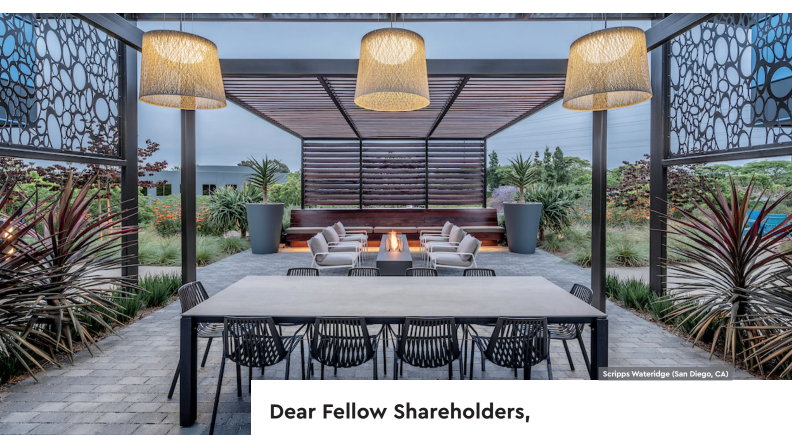


2019 **Annual Report**





TICKER: PEAK

enterprise value: $\$25B^{(1)}$

NUMBER OF PROPERTIES: 665

DEVELOPMENT PIPELINE: \$1.3B

2019 TSR: 29%

INVESTMENT GRADE: BBB+/Baa1

LEVERAGE: $5.6X^{(2)}$

On October 30, 2019, we announced our new name, Healthpeak Properties, and related rebranding. Healthpeak Properties was chosen as it encompasses who we are as a company and where our focus lies. "Health" communicates the sector in which we invest, and "PEAK" is consistent with our goal of being one of the premier REITs in the United States and connotes our focus, stability and high-quality.

The name change represents the culmination of our successful efforts to reposition our strategy, team, portfolio and balance sheet. To provide some perspective, over the last three and a half years we sold, transitioned or spun-off over \$14 billion of non-core assets, raised over \$2.0 billion of new equity, paid down \$5 billion of near-term debt, reinvested \$5 billion into new investments in quality real estate, put in place a new leadership team, and refreshed our Board.

Today, we believe Healthpeak provides investors with a highly differentiated investment opportunity. We have a focused and disciplined investment approach, a strong balance sheet and a diversified high-quality portfolio of properties balanced across the three primary private-pay healthcare businesses of life science, medical office and senior housing.

We continue to seek to have roughly one-third of our assets in each of our three core business lines, and in 2019 we moved closer to our target as we increased our life science concentration from 25% at the beginning of the year to 31% at year-end. This is a result of strategic life science acquisitions in our core markets and continued deliveries from our \$1 billion plus development pipeline. In our medical office segment, we added new projects to our development program with HCA Healthcare ("HCA") and redeveloped certain of our older, but irreplaceable, on-campus assets. And, in senior housing we continued to improve our portfolio through the sale of \$1.4 billion of non-core assets and reinvestment of \$1.4 billion into newer assets with higher price points and/or in higher barrier markets and top operators.

⁽¹⁾ As of 12/31/2019

Represents 4Q-2019 Net Debt to Adjusted EBITDAre



Capital markets were supportive in 2019 leading us to increase our credit line capacity to \$2.5 billion, launch a new \$1.0 billion commercial paper program and issue \$2.1 billion of new senior notes. We improved our debt maturity schedule and raised \$1.4 billion of new equity at premiums to our net asset value. We are optimistic about the future and have ample investment opportunities, but we will continue to be highly disciplined in our investment approach.

Healthpeak's Investment Thesis

At Healthpeak, we believe in the power of clarity. That a simple strategy, unwavering focus and deliberate actions enable consistent delivery on our vision. We are focused on owning high-quality real estate and creating long-term value for our stakeholders. Our investment thesis is supported by the following five fundamental principles:



HEALTHPEAK'S TRANSFORMATION

	Q3-16		Q4-19
MOB and Life Science	29%		60%(1)
Private Pay	78%		97%
Balance sheet (leverage)	6.1x	5.6x	
Mezzanine loan investments	\$719M	\$	0
International investments	\$850M	\$	0
Tenant concentration (top 3)	54%	_	24%(2)

- (1) As a percentage of Portfolio Income. Portfolio Income represents 4Q19 Cash NOI plus interest income plus our pro-rata share of Cash NOI from unconsolidated joint ventures and is pro-forma to reflect the pending acquisition of The Post and certain other previously announced transactions. Portfolio Income is further adjusted to reflect acquisitions and dispositions as if they occurred on the first day of the quarter. Please see page 11 for a reconciliation for pro-forma Portfolio Income.
- As a percentage of Portfolio Income, pro-forma to reflect the 2019 Brookdale Transaction which closed on 01/31/20, the Senior Housing Joint Venture and certain other previously announced transactions. Portfolio Income is further adjusted to reflect acquisitions, dispositions and operator transitions as if they occurred on the first day of the quarter. Please see page 11 for 2019 Brookdale Transaction and Senior Housing Joint Venture defined.



Focused, Simple and Clear Strategy

Healthpeak's strategy is predicated on the following four cornerstones:

1



Focused on owning a high-quality, diversified private-pay healthcare portfolio in the three core business lines of life science, medical office and senior housing. We expect growth in each of these three business lines will be driven by the powerful demographic growth for US healthcare as a result of aging baby boomers.

2



Maintain a **low cost of capital** and **strong credit ratings**. We aim to keep a BBB+/Baa1 balance sheet that can successfully sustain itself through the inevitable industry cycles.

3



Partner with leading operators, health systems and tenants. We pride ourselves on having a positive reputation in the industry, resulting in Healthpeak being a partner of choice.

4



Maintain a people-first culture that attracts, develops and retains top-tier talent.

High-Quality Real Estate Portfolio Positioned for Growth



Healthcare represents a significant part of our economy, with healthcare spending accounting for 18% of the United States GDP. Actuaries at the Centers for Medicare & Medicaid Services project that national health expenditures will continue to grow at an annualized rate of 5.5% through 2027, pushing healthcare spending to nearly 20% of GDP by 2027.

Within healthcare, there are multiple avenues to invest including life science, medical office, senior housing, skilled nursing, hospitals, high yielding mezzanine debt and international healthcare. At Healthpeak, we choose to operate in the three private pay businesses while avoiding the bumpy ride of government reimbursement. Our real estate portfolio is well-balanced across our business lines with 29% of our pro-forma Portfolio Income derived from medical office, 31% from life science and 34% from senior housing, including 11% from our Continuing Care Retirement Communities ("CCRCs").

Life Science



Our 10 million⁽¹⁾ square foot life science portfolio represents 31% of our overall Portfolio Income as of December 31, 2019. In 2019, we continued implementing our strategy of increasing density in our three core markets of San Francisco, Boston and San Diego.

In San Francisco, we continue to maintain a successful development portfolio, delivering Phase III of The Cove at Oyster Point in the second quarter of 2019. All 324,000 square feet were fully leased upon delivery. In the fourth quarter of 2019 we also signed a significant lease with Janssen BioPharma, Inc., part of the Johnson & Johnson Family of Companies, for 61% of Phase II of The Shore at Sierra Point, which is currently under construction.

In Boston, we leveraged our relationships to expand our portfolio to over 1.8 million square feet. We acquired 35 CambridgePark Drive for \$333 million, a newly built life science property in West Cambridge adjacent to Healthpeak's property at 87 CambridgePark Drive and future development opportunity at 101 CambridgePark Drive. Combined, Healthpeak has assembled approximately 440,000 square feet of contiguous space across this Class A West Cambridge campus.

We also acquired the \$228 million Hartwell Innovation Campus, a four-property life science campus with 280,000 square feet in the Boston suburb of Lexington, through our relationship with King Street Properties. The location of the campus is compelling, adjacent to Lincoln Labs, the 2 million square foot government funded research park affiliated with MIT, and five minutes from Healthpeak's Hayden Research Campus.

And finally, in early 2020 we announced the acquisition of The Post, a \$320 million Class A life science campus, located near our Hayden Research Campus in Boston. The 426,000 square foot campus is 100% leased to four biotech and innovation tenants with an 11-year weighted average lease term.

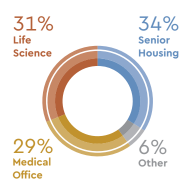
In San Diego, we launched our Boardwalk development project in Torrey Pines. Totaling approximately 190,000 square feet, the Class A campus will combine three adjacent Healthpeak holdings, including two land sites, with new ground-up development surrounding our existing property which will be redeveloped.

Class A life science real estate continues to experience unprecedented demand. The cluster strategy we have employed, which utilizes a combination of stabilized and development properties in the same local markets, allows our tenants the flexibility to move within our portfolio as their needs change and creates leasing synergy by minimizing vacancy periods.

(1) Pro-forma to reflect the pending acquisition of The Post, which was announced in the first quarter of 2020, and our active development pipeline (including 101 CambridgePark Drive).



(As of December 31, 2019)



Portfolio income represents 4Q19 Cash NOI plus interest income plus our pro-rata share of Cash NOI from unconsolidated joint ventures. Portfolio Income is pro-forma to reflect the pending acquisition of The Post, the Brookdale Transaction which closed on 01/31/20, the Senior Housing Joint Venture and certain other previously announced transactions. Pro-forma Portfolio Income is further adjusted to reflect acquisitions and dispositions as if they occurred on the first day of the quarter. Please see page 11 for a reconciliation for pro-forma Portfolio Income.

A: Life Science: Slightly more volatile, but has tremendous new demand, especially in the three primary markets of San Francisco, Boston and San Diego

B: Medical Office: Lower growth and steadier business, which creates reliable and consistent same-store Cash NOI growth

C: Senior Housing: An operating business with expected upside as the senior population grows and life spans increase

A+B+C

We believe the blend of the three, all benefiting from the same baby boomer demographic, but operating on different cycles, is a winning combination that will produce consistent earnings and the opportunity for dividend growth.

Medical Office



Our primarily on-campus medical office portfolio consists of over 21 million square feet and was 92% occupied as of December 31, 2019. Our portfolio is geographically diverse and has significant density in many of the major markets across the United States including Dallas, Houston, Seattle, Denver and Nashville.

The on-campus nature of our portfolio provides Healthpeak with a competitive advantage as it results in a higher percentage of specialty physician tenants with services such as orthopedic, cardiovascular and oncology. We believe this advantage ultimately leads to higher occupancy and tenant retention rates. Additionally, it may avoid the likely continued growth in competition from new delivery settings, such as urgent care centers and retail clinics.

Relationships also remain a significant driver of success in our medical office segment. Our portfolio is 95% affiliated with leading healthcare institutions, including HCA, Healthpeak's largest hospital affiliation.

We continue to build our relationship with HCA through the exclusive development program we put in place in 2018. In 2019, we added seven on-campus projects with an aggregate spend of approximately \$166 million and a blended overall stabilized yield on cost in the 7–7.5% range. This mutually beneficial program provides Healthpeak with a flow of accretive growth opportunities and provides HCA the ability to expand its outpatient capacity in core markets. We expect a visible pipeline of approximately \$100 million of new medical office development per year with HCA.











Senior Housing



Over the last three years, we have completely restructured our senior housing business, with an almost entirely new team and operating platform, as well as a vastly improved portfolio. To provide perspective on the transformation, over this period we disposed of \$4.6 billion of non-core senior housing assets and acquired \$1.5 billion of high-quality assets, which reduced the age of our portfolio and improved our geographic footprint to higher-growth and higher-price point markets. We also established or expanded our relationships with top-tier operators and further diversified our operator mix.

Healthpeak's senior housing portfolio of approximately 27,000⁽¹⁾ units is now well-diversified by market and across the core product offerings of independent living, assisted living and memory care. Our portfolio includes triple-net ("NNN") and senior housing operating portfolio ("SHOP") structures, as well as a large portfolio of attractive CCRCs.

In 2019, the following transactions were key contributors to our restructuring and repositioning efforts:

- We acquired full control of a unique and differentiated CCRC portfolio, while expanding our relationship with Life Care Services, the largest operator in the CCRC industry.
- We grew with several operators
 Healthpeak has targeted for growth,
 including our acquisitions with
 Oakmont Senior Living and Discovery
 Senior Living two regionally
 focused, best-in-class companies
 who excel at both development and
 operations. Additionally, we signed
 agreements with both of these
 operators that provide us with a
 flow of high quality senior housing
 purchase options over the next 3-4

years.

- We sold \$1.4 billion of non-core assets and also completed a series of transactions that reduced our Brookdale Senior Living concentration of Portfolio Income to under 6%⁽²⁾.
- We solidified our triple-net lease portfolio through sales, lease amendments and restructurings.
- We completed our exit from the UK, selling our remaining 49% interest.
- And finally, we continued to make excellent progress building out our senior housing asset management systems and team.

As a result of the actions taken in each of our core segments, Healthpeak ended 2019 with a much-improved and more-focused portfolio that we expect over time to generate stable cash flows, consistent earnings and the opportunities for dividend growth.

BENEFITS OF CCRCs

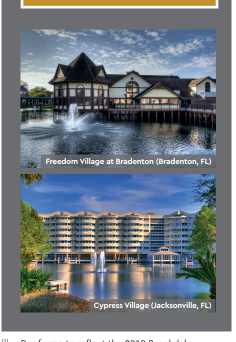
Campuses include over 700 acres of land

Scale allows the properties to offer considerable amenities and significant expansion opportunities

Significant scale of a CCRC creates barriers to entry, so there has been ZERO new CCRC supply within 10-miles of these properties in the past 10 years

Residents typically enter CCRCs around age 80, which positions these assets to capture the earliest wave of aging Baby Boomers

Very low resident turnover rate, with average length of stay of 8 to 10 years



- Pro-forma to reflect the 2019 Brookdale Transaction which closed on 1/31/20, the Senior Housing Joint Venture and certain other previously announced transactions.
- As a percentage of Portfolio Income. Portfolio Income represents 4Q19 Cash NOI plus interest income plus our pro-rata share of Cash NOI from unconsolidated joint ventures and is proforma to reflect the pending acquisition of The Post and certain other previously announced transactions. Portfolio Income is further adjusted to reflect acquisitions and dispositions as if they occurred on the first day of the quarter. Please see page 11 for a reconciliation for pro-forma Portfolio Income.

Strong Balance Sheet and Credit Profile



We further improved our balance sheet during 2019 and successfully capitalized on attractive opportunities in both the debt and equity markets.

We were able to refinance and upsize our line of credit to \$2.5 billion and institute a \$1.0 billion commercial paper program, both of which improved our cost of capital. We also took the opportunity to repay \$1.7 billion of senior notes with a weighted average interest rate and maturity of 3.4% and two years, respectively, and issue \$2.1 billion of new senior notes with a weighted average interest rate and maturity of 3.2% and nine years, respectively. Accordingly, we significantly improved our debt maturity profile to a weighted average maturity of 6.9 years and have no material maturities until 2023. We expect to maintain our leverage ratio in the mid to high 5s.

In the equity market, we capitalized on our strong share price and issued or sold \$837 million under our ATM program and an additional \$547 million in public equity offerings to be used primarily for acquisitions and developments.

Our efforts to strengthen our balance sheet were recognized by ratings agencies as evidenced by our upgrade to Baa1 (stable) from Moody's in January and BBB+ (stable) by Fitch in October. We are now rated Baa1/BBB+ (stable) by all three of the major rating agencies.

Talented Workforce



At Healthpeak, we believe that companies with the strongest teams will vastly outperform over time. We have worked hard over the last three years to attract and retain a strong and experienced team of employees and members of our Board.

Starting with our executive leadership team, in order to support the successful execution of our strategy and vision, we announced key leadership promotions this year. Scott Brinker, in addition to his role as Chief Investment Officer, was promoted to President. Mr. Brinker assumed full operational oversight of Healthpeak's business segments while continuing to be responsible for enterprise-wide investments and portfolio management. Jeff Miller was promoted to Executive Vice President of senior housing, which expands his role to include oversight and execution of the senior housing business while he continues to advance our operational excellence in senior housing. Lisa Alonso was promoted to Executive Vice President and Chief Human Resources Officer. Ms. Alonso will take on additional leadership responsibilities and oversight while working to ensure Healthpeak remains an employer of choice that focuses on fostering a people first culture.

Moving on to our Board of Directors, in 2019 we further strengthened our Board through the appointment of independent Director Sara Grootwassink Lewis, Founder and CEO of Lewis Corporate Advisors. Ms. Lewis brings more than 20 years of corporate finance and capital markets experience and has served on several public company boards, including Sun Life Financial and Weyerhaeuser Company. With the addition of Ms. Lewis, our Board has expanded to eight directors with an average tenure of approximately five years.

Board Highlights

AVERAGE AGE

61 vears

AVERAGE TENURE

5 vears

FEMALE DIRECTORS

50%

INDEPENDENT DIRECTORS

7/8

And finally, when it comes to our employees, we believe Healthpeak's people-first culture attracts top talent and creates a strong environment that fosters innovation, collaboration and diversity. We pride ourselves on promoting an engaged, collaborative and fun workplace, while providing professional development opportunities and training. Our diversity initiative is aligned with our search for top talent, as we seek to source employees from 100% of talent pool, rather than a selective subset.

Commitment to ESG / Sustainability

Environmental sustainability and sound social and governance practices are top priorities for Healthpeak. We remain committed to our decade-long focus on environmental, social and governance ("ESG") initiatives, and have been frequently recognized by prominent ESG reporting organizations as an industry leader in these efforts.

Our 2019 highlights reflect the hard work and emphasis our team places on ESG initiatives:

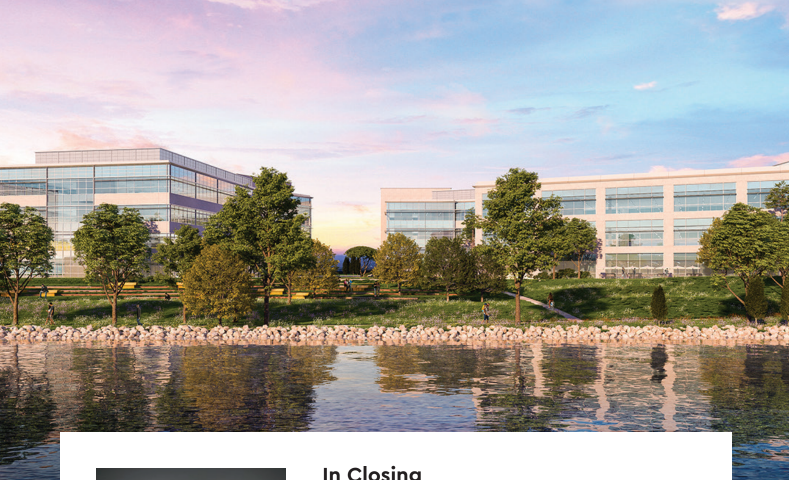
- Corporate Responsibility Magazine: Named to the 2019 100 Best Corporate Citizens List.
- Investors' Business Daily: Named to the inaugural Top 50 ESG Companies.
- Ethical Boardroom: Received the Corporate Governance Award for North American REITs.
- CDP: Named to the Leadership Band for the seventh consecutive year, with a score of A- (top 10%).
- Dow Jones / RobecoSAM: Named a constituent in the North America Dow Jones Sustainability Index (DJSI) for the seventh consecutive year and became a constituent in the Dow Jones Global 1200 ESG Index for the first time.
- S&P Global: Named to the Sustainability Yearbook for the fifth consecutive year.
- GRESB: Received the Green Star designation (excellence in sustainability implementation and transparency) for the eighth consecutive year.
- MSCI: Scored 'AA' ESG rating (Leader).
- · Nareit: Received the Dividends Through Diversity & Inclusion Recognition Award for leading diversity and inclusion practices among REITs.
- FTSE4Good: Named to the FTSE4Good index for the eighth consecutive year.

ISS ESG QUALITYSCORE - REPRESENTS LOWEST RISK



Environmental







In Closing

2019 represented a milestone year for Healthpeak Properties. We carried out several important transactions that ultimately completed our restructuring and repositioning initiatives and culminated in our name change.

Thank you to our employees and Board of Directors whose hard work, commitment and dedication were the driving forces to the successes we achieved this past year.

And to our stakeholders, thank you for your continued support. As we look ahead we will continue to capture value from our current portfolio, grow through acquisitions in our core segments, keep our portfolio fresh through our development and redevelopment pipelines, maintain a conservative balance sheet and continue our decade-long focus on our ESG efforts.

Tom Herzog

Chief Executive Officer Healthpeak Properties, Inc.

Reconciliation

Q4-2019 PORTFOLIO INCOME

	SENIOR HOUSING	LIFE SCIENCE	MEDICAL OFFICE	OTHER
Portfolio Income ⁽¹⁾	\$84,463,710	\$84,713,592	\$91,531,246	\$36,560,330
Senior housing asset sales and transitions ⁽²⁾	(2,666,925)			
Reclassification of CCRCs from Other to				
Senior Housing	13,340,390			(13,340,390)
Other pro-forma adjustments(3)	2,103,162	6,041,165	(6,421,256)	(6,670,485)
Pro-forma Portfolio Income	\$97,240,337	\$90,754,757	\$85,109,990	\$16,549,455

TOTAL
\$297,268,878
(2,666,925)
0
(4,947,415)
\$289,654,538

- Portfolio Income is presented by business line. Senior Housing includes triple-net Portfolio Income of approximately \$40 million and SHOP Portfolio Income of approximately \$45 million.
- (2) Includes pro-forma adjustments to reflect asset sales and asset transitions from senior housing triple-net to SHOP in connection with the Brookdale Transaction, the Senior Housing Joint Venture, and certain other previously announced sales and transitions.
- Pro-forma to reflect the sale of our U.K. holdings, the pending acquisition of The Post, and certain other previously announced sales. Pro-forma Portfolio Income is further adjusted to reflect acquisitions, dispositions and operator transitions as if they occurred on the first day of the quarter and is presented at our share.

TRANSACTIONS DEFINED:

2019 Brookdale Transaction represents a series of transactions between Brookdale and Healthpeak, including, but not limited to: (i) Healthpeak's acquisitions of Brookdale's interest in 13 CCRCs which were transitioned to LCS, (ii) Brookdale's acquisition of 18 triple-net properties from Healthpeak, and (iii) restructuring the remaining 24 triple-net properties operated by Brookdale into a single master lease.

Senior Housing Joint Venture represents the \$790 million joint venture with a sovereign wealth fund in which Healthpeak sold a 46.5% interest in a 19-property senior housing operating portfolio managed by Brookdale to a sovereign wealth fund.



UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K (Mark One) ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934. For the fiscal year ended December 31, 2019 TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from Commission file number 001-08895 Healthpeak Properties, Inc. (Exact name of registrant as specified in its charter) Maryland 33-0091377 (State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification No.) 1920 Main Street, Suite 1200 Irvine, CA 92614 (Address of principal executive offices) (Zip Code) Registrant's telephone number, including area code (949) 407-0700 Securities registered pursuant to Section 12(b) of the Act: Name of each exchange on which registered Title of each class Tue din a er mele e l/e)

Title of each cla	33	rrading symbol	(S) OII WINCII	registered
Common Stock	(PEAK	New York Sto	ock Exchange
Indicate by check mark if the	registrant is a well-kr	nown seasoned issue	r, as defined in Rule 405 of the Se	ecurities Act. Yes ⊠ No □
Indicate by check mark if the I	egistrant is not requi	red to file reports pu	rsuant to Section 13 or Section 15	(d) of the Act. Yes \square No \boxtimes
Indicate by check mark whet Exchange Act of 1934 during the pr and (2) has been subject to such fili	eceding 12 months (or for such shorter p	9	
Indicate by check mark whet pursuant to Rule 405 of Regulation registrant was required to submit s	S-T (§232.405 of this	chapter) during the p	ically every Interactive Data File r preceding 12 months (or for such	
Indicate by check mark whet reporting company or an emerging reporting company" and "emerging	growth company. Se	ee the definitions of '		·
Large accelerate	ed filer	\boxtimes	Accelerated filer	

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

П

Smaller reporting company

Emerging growth company

Indicate by check mark whether the registrant is a shell company (as defined by Rule 12b-2 of the Act.) Yes □ No ⊠

State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity, as of the last business day of the registrant's most recently completed second fiscal quarter: \$13.2 billion.

As of February 10, 2020 there were 505,411,840 shares of common stock outstanding.

Non-accelerated filer

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the definitive Proxy Statement for the registrant's 2020 Annual Meeting of Stockholders have been incorporated by reference into Part III of this Report.

Healthpeak Properties, Inc.

Form 10-K For the Fiscal Year Ended December 31, 2019

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Part III

All references in this report to "Healthpeak," the "Company," "we," "us" or "our" mean Healthpeak Properties, Inc., together with its consolidated subsidiaries. Unless the context suggests otherwise, references to "Healthpeak Properties, Inc." mean the parent company without its subsidiaries.

Cautionary Language Regarding Forward-Looking Statements

Statements in this Annual Report on Form 10-K that are not historical factual statements are "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Forward-looking statements include, among other things, statements regarding our and our officers' intent, belief or expectation as identified by the use of words such as "may," "will," "project," "expect," "believe," "intend," "anticipate," "seek," "target," "forecast," "plan," "potential," "estimate," "could," "would," "should" and other comparable and derivative terms or the negatives thereof. Forward-looking statements reflect our current expectations and views about future events and are subject to risks and uncertainties that could significantly affect our future financial condition and results of operations. While forward-looking statements reflect our good faith belief and assumptions we believe to be reasonable based upon current information, we can give no assurance that our expectations or forecasts will be attained. Further, we cannot guarantee the accuracy of any such forward-looking statement contained in this Annual Report, and such forward-looking statements are subject to known and unknown risks and uncertainties that are difficult to predict. As more fully set forth under "Item 1A, Risk Factors" in this report, these risks and uncertainties include, among other things:

- operational risks associated with third party management contracts, including the additional regulation and liabilities of our RIDEA lease structures;
- the ability of our existing and future tenants, operators and borrowers to conduct their respective businesses in a manner sufficient to maintain or increase their revenues and manage their expenses in order to generate sufficient income to make rent and loan payments to us and our ability to recover investments made, if applicable, in their operations;
- the financial condition of our existing and future tenants, operators, and borrowers, including potential bankruptcies and downturns in their businesses, and their legal and regulatory proceedings, which may result in uncertainties regarding our ability to continue to realize the full benefit of such tenants' and operators' leases and borrowers' loans;
- our concentration in the healthcare property sector, particularly in senior housing, life sciences and medical office buildings, which makes our profitability more vulnerable to a downturn in a specific sector than if we were investing in multiple industries;
- the effect on us and our tenants and operators of legislation, executive orders and other legal requirements, including compliance with the Americans with Disabilities Act, fire, safety and health regulations, environmental laws, the Affordable Care Act, licensure, certification and inspection requirements, and laws addressing entitlement programs and related services, including Medicare and Medicaid, which may result in future reductions in reimbursements or fines for noncompliance;
- our ability to identify replacement tenants and operators and the potential renovation costs and regulatory approvals associated therewith;
- the risks associated with property development and redevelopment, including costs above original estimates, project delays and lower occupancy rates and rents than expected;
- the potential impact of uninsured or underinsured losses;
- the risks associated with our investments in joint ventures and unconsolidated entities, including our lack of sole decision making authority and our reliance on our partners' financial condition and continued cooperation;
- competition for the acquisition and financing of suitable healthcare properties as well as competition for tenants and operators, including with respect to new leases and mortgages and the renewal or rollover of existing leases;
- our, or our counterparties', ability to fulfill obligations, such as financing conditions and/or regulatory approval requirements, required to successfully consummate acquisitions, dispositions, transitions, developments, redevelopments, joint venture transactions, or other transactions;
- our ability to achieve the benefits of acquisitions or other investments within expected time frames or at all, or within expected cost projections;
- the potential impact on us and our tenants, operators and borrowers from current and future litigation matters, including the possibility of larger than expected litigation costs, adverse results, and related developments;

CAUTIONARY LANGUAGE REGARDING FORWARD-LOOKING STATEMENTS

- changes in federal, state or local laws and regulations, including those affecting the healthcare industry that affect our costs of compliance or increase the costs, or otherwise affect the operations, of our tenants and operators;
- our ability to foreclose on collateral securing our real estate-related loans;
- volatility or uncertainty in the capital markets, the availability and cost of capital as impacted by interest rates, changes in our credit ratings, and the value of our common stock, and other conditions that may adversely impact our ability to fund our obligations or consummate transactions, or reduce the earnings from potential transactions;
- changes in global, national and local economic and other conditions;
- our ability to manage our indebtedness level and changes in the terms of such indebtedness;
- competition for skilled management and other key personnel;
- our reliance on information technology systems and the potential impact of system failures, disruptions or breaches; and
- our ability to maintain our qualification as a real estate investment trust ("REIT").

Except as required by law, we do not undertake, and hereby disclaim, any obligation to update any forward-looking statements, which speak only as of the date on which they are made.

Part I

Item 1. Business

General Overview

Healthpeak Properties, Inc. is a Standard & Poor's ("S&P") 500 company that acquires, develops, owns, leases, and manages healthcare real estate across the United States ("U.S."). We are a Maryland corporation and qualify as a self-administered REIT. We are headquartered in Irvine, California, with additional offices in Nashville and San Francisco. At December 31, 2019, we had 204 full-time employees.

On October 30, 2019, we changed our name from HCP, Inc. to Healthpeak Properties, Inc. Our common shares began trading on the New York Stock Exchange under the new name and ticker symbol, "PEAK", on November 5, 2019.

We invest in a diversified portfolio of high-quality healthcare properties across our three core asset classes of senior housing, life science, and medical office real estate. Our senior housing properties are either operated under triple-net leases in our senior housing triple-net segment or through RIDEA structures in our senior housing operating portfolio ("SHOP") segment. Under the life science and medical office segments, we invest through the acquisition, development, and management of life science buildings and medical office buildings. We have other non-reportable segments that are comprised primarily of our unconsolidated joint ventures, hospital properties, and debt investments.

At December 31, 2019, our consolidated portfolio of investments consisted of interests in 617 properties. We also owned interests in 48 properties owned by our unconsolidated joint ventures at December 31, 2019. The following table summarizes information for our reportable segments for the year ended December 31, 2019 (dollars in thousands):

SEGMENT	TOTAL PORTFOLIO ADJUSTED NOI(1)	PERCENTAGE OF TOTAL PORTFOLIO ADJUSTED NOI ⁽¹⁾	
Senior housing triple-net	\$ 197,601	18%	90
SHOP	162,330	15%	115
Life science	311,192	29%	134
Medical office	364,115	33%	267
Other non-reportable ⁽²⁾	51,873	5%	11
Totals	\$1,087,111	100%	617

⁽¹⁾ Total Portfolio metrics include results of operations from disposed properties and properties that transitioned segments through the disposition or transition date. Adjusted NOI excludes our share of income (loss) from unconsolidated joint ventures. See "Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations—Results of Operations—Non-GAAP Financial Measures" for additional information regarding Adjusted NOI and see Note 15 to the Consolidated Financial Statements for a reconciliation of Adjusted NOI by segment to net income (loss).

For a description of our significant activities during 2019, see "Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations—2019 Transaction Overview" in this report.

Business Strategy

We invest in and manage our real estate portfolio for the long-term to maximize benefit to our stockholders and support the growth of our dividends. Our strategy consists of four core elements:

- (i) Our *real* estate: Our portfolio is grounded in high-quality properties in desirable locations. We focus on three purposely selected private pay asset classes, senior housing, life science, and medical office, to provide stability through inevitable market cycles.
- (ii) Our *financials*: We maintain a strong investment-grade balance sheet with ample liquidity as well as long-term fixed-rate debt financing with staggered maturities to reduce our exposure to interest-rate volatility and refinancing risk.
- (iii) Our partnerships: We work with leading healthcare companies, operators, and service providers and are responsive to their space and capital needs. We provide high-quality management services to encourage tenants to renew, expand, and relocate into our properties, which drives increased occupancy, rental rates, and property values.
- (iv) Our platform: We have a people-first culture that we believe attracts, develops, and retains top talent. We continually strive to create and maintain an industry-leading platform with systems and tools that allow us to effectively and efficiently manage our assets and investment activity.

⁽²⁾ Adjusted NOI for Other non-reportable segments excludes our share of earnings from unconsolidated joint ventures, which is recorded in equity income (loss) from unconsolidated joint ventures in our consolidated statements of operations.

Internal Growth Strategies

We believe our real estate portfolio holds the potential for increased future cash flows as it is well-maintained and in desirable locations. Our strategy for maximizing the benefits from these opportunities is to: (i) work with new or existing tenants and operators to address their space and capital needs and (ii) provide high-quality property management services in order to motivate tenants to renew, expand, or relocate into our properties.

We expect to continue our internal growth as a result of our ability to:

- Build and maintain long-term leasing and management relationships with quality tenants and operators. In choosing locations for our properties, we focus on the physical environment, adjacency to established businesses (e.g., hospital systems) and educational centers, proximity to sources of business growth, and other local demographic factors.
- Replace tenants and operators at the best available market terms and lowest possible transaction costs. We believe we are
 well-positioned to attract new tenants and operators and achieve attractive rental rates and operating cash flow as a result of
 the location, design, and maintenance of our properties, together with our reputation for high-quality building services and
 responsiveness to tenants, and our ability to offer space alternatives within our portfolio.
- Extend and modify terms of existing leases prior to expiration. We structure lease extensions, early renewals, or modifications, which reduce the cost associated with lease downtime or the re-investment risk resulting from the exercise of tenants' purchase options, while securing the tenancy and relationship of our high quality tenants and operators on a long-term basis.

Investment Strategies

The delivery of healthcare services requires real estate and, as a result, tenants and operators depend on real estate, in part, to maintain and grow their businesses. We believe the healthcare real estate market provides investment opportunities due to the: (i) compelling long-term demographics driving the demand for healthcare services; (ii) specialized nature of healthcare real estate investing; and (iii) ongoing consolidation of the fragmented healthcare real estate sector.

While we emphasize healthcare real estate ownership, we may also provide real estate secured financing to, or invest in equity or debt securities of, healthcare operators or other entities engaged in healthcare real estate ownership. We may also acquire all or substantially all of the securities or assets of other REITs, operating companies, or similar entities where such investments would be consistent with our investment strategies. We may co-invest alongside institutional or development investors through partnerships or limited liability companies.

We monitor, but do not limit, our investments based on the percentage of our total assets that may be invested in any one property type, investment vehicle, or geographic location, the number of properties that may be leased to a single tenant or operator, or loans that may be made to a single borrower. In allocating capital, we target opportunities with the most attractive risk/reward profile for our portfolio as a whole. We may take additional measures to mitigate risk, including diversifying our investments (by sector, geography, tenant, or operator), structuring transactions as master leases, requiring tenant or operator insurance and indemnifications, and/or obtaining credit enhancements in the form of guarantees, letters of credit, or security deposits.

We believe we are well-positioned to achieve external growth through acquisitions, financing, and development. Other factors that contribute to our competitive position include:

- our reputation gained through over 30 years of successful operations and the strength of our existing portfolio of properties;
- our relationships with leading healthcare operators and systems, investment banks and other market intermediaries, corporations, private equity firms, not-for-profit organizations, and public institutions seeking to monetize existing assets or develop new facilities;
- our relationships with institutional buyers and sellers of high-quality healthcare real estate;
- our track record and reputation for executing acquisitions responsively and efficiently, which provides confidence to domestic and foreign institutions and private investors who seek to sell healthcare real estate in our market areas;
- our relationships with nationally recognized financial institutions that provide capital to the healthcare and real estate industries; and
- our control of sites (including assets under contract with radius restrictions).

Financing Strategies

Our REIT qualification requires us to distribute at least 90% of our REIT taxable income (excluding net capital gains); therefore, we do not retain a significant amount of capital. As a result, we regularly access the public equity and debt markets to raise the funds necessary to finance acquisitions and debt investments, develop and redevelop properties, and refinance maturing debt.

We may finance acquisitions and other investments through the following vehicles:

- cash flow from operations;
- sale or exchange of ownership interests in properties or other investments;
- borrowings under our credit facility or commercial paper program;
- issuance of additional debt, including unsecured notes, term loans, and mortgage debt; and/or
- issuance of common stock or preferred stock or its equivalent.

We maintain a disciplined balance sheet by actively managing our debt to equity levels and maintaining multiple sources of liquidity. Our debt obligations are primarily long-term fixed rate with staggered maturities.

We finance our investments based on our evaluation of available sources of funding. For short-term purposes, we may utilize our revolving line of credit facility or commercial paper program, arrange for other short-term borrowings from banks or other sources, or issue equity securities pursuant to our at-the-market equity offering program. We arrange for longer-term financing by offering debt and equity securities, placing mortgage debt, and obtaining capital from institutional lenders and joint venture partners.

Segments

Senior Housing (Triple-Net and Senior Housing Operating Portfolio, or Shop)

Our senior housing properties are owned either through triple-net leases with third party tenant-operators or through so-called RIDEA structures, which is permitted by the Housing and Economic Recovery Act of 2008, and includes most of the provisions previously proposed in the REIT Investment Diversification and Empowerment Act of 2007 (commonly referred to as "RIDEA"). Our senior housing properties include independent living facilities ("ILFs"), assisted living facilities ("ALFs"), memory care facilities ("MCFs"), and continuing care retirement communities ("CCRCs"), which cater to different segments of the elderly population based upon their personal needs. The services provided by our third party tenant-operators under triple-net leases or by our third-party manager-operators under a RIDEA structure at our properties are primarily paid for by the residents directly or through private insurance and are less reliant on government reimbursement programs such as Medicare and Medicaid.

Our triple-net leases are typically long-term agreements with third party tenant-operators. Under triple-net leases, our tenant-operators are typically responsible for the ongoing expenses of the property, including real estate taxes, insurance, and maintenance, in addition to paying rent and utilities. Additionally, operational risks and liabilities are the responsibility of our tenant-operator, including with respect to any employment matters, compliance with healthcare and other laws and liabilities relating to personal injury-tort matters, resident-patient quality of care claims, and governmental reimbursement matters.

A RIDEA structure allows us, through a taxable REIT subsidiary ("TRS"), to receive cash flow from the operations of a healthcare facility (as compared to only receiving contractual rent from a third-party tenant-operator under a triple-net lease structure) in compliance with REIT tax requirements. The criteria for operating a healthcare facility through a RIDEA structure require us to lease the facility to an affiliate TRS under a triple-net lease, and for such affiliate TRS to engage an independent qualifying management company (also known as an eligible independent contractor or third-party operator) to manage and operate the day-to-day business of the facility in exchange for a management fee. As a result, under a RIDEA structure, we are required to rely on a third-party operator to hire and train all facility employees, enter into many third-party contracts for the benefit of the facility, including resident/patient agreements, comply with laws, including but not limited to healthcare laws, and provide resident care. We are substantially limited in our ability to control or influence day-to-day operations under a RIDEA structure, and thus rely on the third-party tenant-operator to manage and operate the business.

Unlike our triple-net leased properties, through our TRS, we bear all operational risks and liabilities associated with the operation of these properties, with limited exceptions, such as a third-party operator's gross negligence or willful misconduct. These operational risks and liabilities include those relating to any employment matters of our operator, compliance with healthcare and other laws and liabilities relating to personal injury-tort matters, resident-patient quality of care claims, and any governmental reimbursement matters, even though we have limited ability to control or influence our third-party operators' management of these risks.

We view RIDEA as an important structure for senior housing properties that present attractive valuation entry points and/or growth profiles, and this structure has become the preferred structure (as opposed to triple-net leases) among most high-quality operators in the senior housing industry. Many of the management agreements we have in RIDEA structures have terms ranging from 5 to 15 years, with mutual renewal options. The base management fees are typically 4.5% to 5.0% of gross revenues (as defined in the respective management agreements) generated by the RIDEA properties. In addition, there are sometimes incentive management fees payable to our third-party operators if operating results of the RIDEA properties exceed pre-established thresholds. Conversely, there are sometimes provisions in the management agreements that reduce management fees payable to our third-party operators if operating results do not meet certain pre-established thresholds.

Our senior housing property types under both triple-net leases and RIDEA structures are further described below:

- Independent Living Facilities. ILFs are designed to meet the needs of seniors who choose to live in an environment surrounded socially by their peers with services such as housekeeping, meals, and activities. Additionally, the programs and services may include transportation, social activities, exercise and fitness programs, beauty or barber shop access, hobby and craft activities, community excursions, meals in a dining room setting, and other activities sought by residents. These residents generally do not need assistance with activities of daily living ("ADL"). However, in some of our facilities, residents have the option to contract for these services.
- Assisted Living Facilities. ALFs are licensed care facilities that provide personal care services, support and housing for those who need help with ADL, such as bathing, eating, dressing and medication management, yet require limited medical care. These facilities are often in apartment-like buildings with private residences ranging from single rooms to large apartments. Certain ALFs may have a dedicated portion of a facility that offers higher levels of personal assistance for residents requiring memory care as a result of Alzheimer's disease or other forms of dementia. Levels of personal assistance are based in part on local regulations.
- Memory Care Facilities. MCFs address the unique challenges of residents with Alzheimer's disease or other forms of dementia.
 Residents may live in semi-private apartments or private rooms and have structured activities delivered by staff members trained specifically on how to care for residents with memory impairment. These facilities offer programs that provide comfort and care in a secure environment.
- Continuing Care Retirement Communities. CCRCs offer several levels of service, including independent living, assisted living, and skilled nursing home care. CCRCs are different from other housing and care options for seniors because they usually provide written agreements or long-term contracts between residents and the communities (frequently lasting the term of the resident's lifetime), which offer a continuum of housing, services and healthcare on one campus or site. CCRCs are appealing as they allow residents to "age in place." CCRCs typically require the individual to be in relatively good health and independent upon entry.

The following table provides information about our senior housing triple-net tenant concentration for the year ended December 31, 2019:

	PERCENTAGE OF	PERCENTAGE OF
TENANT	SEGMENT REVENUES	TOTAL REVENUES
Brookdale Senior Living, Inc. ("Brookdale") ⁽¹⁾	38%	4%

⁽¹⁾ Excludes facilities operated by Brookdale in our SHOP segment, as discussed below. Percentages of segment and total revenues include partial-year revenue earned from senior housing triple-net facilities that were sold or transitioned during 2019. Accordingly, the percentages of segment and total revenues are expected to decrease in 2020 (see Note 3 to the Consolidated Financial Statements).

As third-party operators manage our RIDEA properties in exchange for the receipt of a management fee, we are not directly exposed to the credit risk of these operators in the same manner or to the same extent as our triple-net tenants.

Life Science

These properties contain laboratory and office space primarily for biotechnology, medical device and pharmaceutical companies, scientific research institutions, government agencies, and other organizations involved in the life science industry. While these properties have characteristics similar to commercial office buildings, they generally contain more advanced electrical, mechanical, heating, ventilating, and air conditioning systems. The facilities generally have specialty equipment including emergency generators, fume hoods, lab bench tops, and related amenities. In many instances, life science tenants make significant investments to improve their leased space, in addition to landlord improvements, to accommodate biology, chemistry, or medical device research initiatives.

Life science properties are primarily configured in business park or campus settings and include multiple buildings. The business park and campus settings allow us the opportunity to provide flexible, contiguous/adjacent expansion to accommodate the growth of existing tenants. Our properties are located in well-established geographical markets known for scientific research and drug discovery, including San Francisco (57%) and San Diego (25%), California, and Boston, Massachusetts (12%) (based on square feet). At December 31, 2019, 87% of our life science properties were triple-net leased (based on leased square feet).

The following table provides information about our life science tenant concentration for the year ended December 31, 2019:

TENANTS	SEGMENT REVENUES	
Amgen, Inc.	12%	3%

Medical Office

Medical office buildings ("MOBs") typically contain physicians' offices and examination rooms, and may also include pharmacies, hospital ancillary service space, and outpatient services such as diagnostic centers, rehabilitation clinics, and day-surgery operating rooms. While these facilities are similar to commercial office buildings, they require additional plumbing, electrical, and mechanical systems to accommodate multiple exam rooms that may require sinks in every room and special equipment such as x-ray machines. In addition, MOBs are often built to accommodate higher structural loads for certain equipment and may contain vaults or other specialized construction. Our MOBs are typically multi-tenant properties leased to healthcare providers (hospitals and physician practices), with approximately 84% of our MOBs located on hospital campuses and 95% affiliated with hospital systems (based on square feet). Occasionally, we invest in MOBs located on hospital campuses subject to ground leases. At December 31, 2019, approximately 58% of our MOBs were net leased (based on leased square feet) with the remaining leased under gross or modified gross leases.

The following table provides information about our medical office tenant concentration for the year ended December 31, 2019:

	PERCENTAGE OF	PERCENTAGE OF
TENANT	SEGMENT REVENUES	TOTAL REVENUES
HCA Healthcare, Inc. (HCA)	23%	6%

Other Non-reportable Segments.

At December 31, 2019, we had interests in 11 hospitals and 10 debt investments. Additionally, we had interests in 43 senior housing facilities, 3 MOBs, and 2 post-acute/skilled nursing facilities ("SNFs") owned and operated by our unconsolidated joint ventures. Services provided by our tenants and operators in hospitals are paid for by private sources, third-party payors (e.g., insurance and HMOs) or through Medicare and Medicaid programs. Our hospital property types include acute care, long-term acute care, and specialty and rehabilitation hospitals. SNFs offer restorative, rehabilitative, and custodial nursing care for people following a hospital stay or not requiring the more extensive and complex treatment available at hospitals. All of our hospitals are triple-net leased.

Competition

Investing in real estate serving the healthcare industry is highly competitive. We face competition from other REITs, investment companies, pension funds, private equity investors, sovereign funds, healthcare operators, lenders, developers, and other institutional investors, some of whom may have greater flexibility (e.g., non-REIT competitors), greater resources, and lower costs of capital than we do. Increased competition makes it more challenging for us to identify and successfully capitalize on opportunities that meet our objectives. Our ability to compete may also be impacted by global, national, and local economic trends, availability of investment alternatives, availability and cost of capital, construction and renovation costs, existing laws and regulations, new legislation, and population trends.

Income from our investments depends on our tenants' and operators' ability to compete with other companies on multiple levels, including: (i) the quality of care provided, (ii) reputation, (iii) success of product or drug development, (iv) the physical appearance of a facility, (v) price and range of services offered, (vi) alternatives for healthcare delivery, (vii) the supply of competing properties, (viii) physicians, (ix) staff, (x) referral sources, (xi) location, (xii) the size and demographics of the population in surrounding areas, and (xiii) the financial condition of our tenants and operators. For a discussion of the risks associated with competitive conditions affecting our business, see "Item 1A, Risk Factors" in this report.

Government Regulation, Licensing and Enforcement

Overview

Our healthcare facility operators (which include our TRS entities when we use a RIDEA structure) and tenants are typically subject to extensive and complex federal, state, and local healthcare laws and regulations relating to quality of care, licensure and certificate of need, government reimbursement, fraud and abuse practices, and similar laws governing the operation of healthcare facilities, and we expect the healthcare industry, in general, will continue to face increased regulation and pressure in the areas of fraud, waste and abuse, cost control, healthcare management, and provision of services, among others. These regulations are wide ranging and

can subject our tenants and operators to civil, criminal, and administrative sanctions. Affected tenants and operators may find it increasingly difficult to comply with this complex and evolving regulatory environment because of a relative lack of guidance in many areas as certain of our healthcare properties are subject to oversight from several government agencies, and the laws may vary from one jurisdiction to another. Changes in laws, regulations, reimbursement enforcement activity, and regulatory non-compliance by our tenants and operators can all have a significant effect on their operations and financial condition, which in turn may adversely impact us, as detailed below and set forth under "Item 1A, Risk Factors" in this report.

The following is a discussion of certain laws and regulations generally applicable to our operators, and in certain cases, to us.

Fraud and Abuse Enforcement

There are various extremely complex U.S. federal and state laws and regulations governing healthcare providers' relationships and arrangements and prohibiting fraudulent and abusive practices by such providers. These laws include: (i) U.S. federal and state false claims acts, which, among other things, prohibit providers from filing false claims or making false statements to receive payment from Medicare, Medicaid, or other U.S. federal or state healthcare programs; (ii) U.S. federal and state anti-kickback and fee-splitting statutes, including the Medicare and Medicaid anti-kickback statute, which prohibit or restrict the payment or receipt of remuneration to induce referrals or recommendations of healthcare items or services; (iii) U.S. federal and state physician self-referral laws (commonly referred to as the "Stark Law"), which generally prohibit referrals by physicians to entities with which the physician or an immediate family member has a financial relationship; and (iv) the federal Civil Monetary Penalties Law, which prohibits, among other things, the knowing presentation of a false or fraudulent claim for certain healthcare services. Violations of U.S. healthcare fraud and abuse laws carry civil, criminal, and administrative sanctions, including punitive sanctions, monetary penalties, imprisonment, denial of Medicare and Medicaid reimbursement, and potential exclusion from Medicare, Medicaid or other federal or state healthcare programs. These laws are enforced by a variety of federal, state, and local agencies and in the U.S. can also be enforced by private litigants through, among other things, federal and state false claims acts, which allow private litigants to bring qui tam or "whistleblower" actions. Many of our tenants and operators are subject to these laws, and may become the subject of governmental enforcement actions or whistleblower actions if they fail to comply with applicable laws. Additionally, as of November 2019, the licensed operators of our U.S. long-term care facilities that participate in government reimbursement programs are required to have compliance and ethics programs that meet the requirements of federal laws and regulations relating to the Social Security Act. Consistent with RIDEA, such responsibilities are delegated to our operating partners and we have developed a program to periodically monitor compliance with such obligations.

Laws and Regulations Governing Privacy and Security

There are various U.S. federal and state privacy laws and regulations, including the privacy and security rules contained in the Health Insurance Portability and Accountability Act of 1996 (commonly referred to as "HIPAA"), which provide for the privacy and security of personal health information. An increasing focus of the U. S. Federal Trade Commission's ("FTC's") consumer protection regulation is the impact of technological change on protection of consumer privacy. The FTC, as well as state attorneys general, have taken enforcement action against companies that do not abide by their representations to consumers regarding electronic security and privacy. To the extent we or our affiliated operating entities are a covered entity or business associate under HIPAA and the Health Information Technology for Economic and Clinical Health Act (the "HITECH Act"), compliance with those requirements would require us to, among other things, conduct a risk analysis, implement a risk management plan, implement policies and procedures, and conduct employee training. In most cases, we are dependent on our tenants and management companies to fulfill our compliance obligations, and we have developed a program to periodically monitor compliance with such obligations. Because of the far reaching nature of these laws, there can be no assurance we would not be required to alter one or more of our systems and data security procedures to be in compliance with these laws. Our failure to protect health information could subject us to civil or criminal liability and adverse publicity, and could harm our business and impair our ability to attract new customers and residents. We may be required to notify individuals, as well as government agencies and the media, if we experience a data breach.

Reimbursement

Sources of revenue for some of our tenants and operators include, among others, governmental healthcare programs, such as the federal Medicare programs and state Medicaid programs, and non-governmental third-party payors, such as insurance carriers and HMOs. As federal and state governments focus on healthcare reform initiatives, and as the federal government and many states face significant current and future budget deficits, efforts to reduce costs by these payors will likely continue, which may result in reduced or slower growth in reimbursement for certain services provided by some of our tenants and operators. Additionally, new and evolving payor and provider programs in the U.S., including but not limited to Medicare Advantage, Dual Eligible, Accountable Care Organizations, and Bundled Payments could adversely impact our tenants' and operators' liquidity, financial condition, or results of operations.

Healthcare Licensure and Certificate of Need

Certain healthcare facilities in our portfolio are subject to extensive national, federal, state, and local licensure, certification, and inspection laws and regulations. A healthcare facility's failure to comply with these laws and regulations could result in a revocation, suspension, restriction, or non-renewal of the facility's license and loss of a certificate of need, which could adversely affect the facility's operations and ability to bill for items and services provided at the facility. In addition, various licenses and permits are required to handle controlled substances (including narcotics), operate pharmacies, handle radioactive materials, and operate equipment. Many states in the U.S. require certain healthcare providers to obtain a certificate of need, which requires prior approval for the construction, expansion, or closure of certain healthcare facilities. The approval process related to state certificate of need laws may impact the ability of some of our tenants and operators to expand or change their businesses.

Product Approvals

While our life science tenants include some well-established companies, other tenants are less established and, in some cases, may not yet have a product approved by the Food and Drug Administration, or other regulatory authorities, for commercial sale. Creating a new pharmaceutical product or medical device requires substantial investments of time and capital, in part because of the extensive regulation of the healthcare industry. It also entails considerable risk of failure in demonstrating that the product is safe and effective and in gaining regulatory approval and market acceptance.

Senior Housing Entrance Fee Communities

Certain of our senior housing facilities, primarily the CCRCs in our unconsolidated joint ventures, are operated as entrance fee communities. Generally, an entrance fee is an upfront fee or consideration paid by a resident, a portion of which may be refundable, in exchange for some form of long-term benefit, typically consisting of a right to receive certain personal or health care services. Some of the entrance fee communities are subject to significant state regulatory oversight, including, for example, oversight of each facility's financial condition, establishment and monitoring of reserve requirements and other financial restrictions, the right of residents to cancel their contracts within a specified period of time, the right of residents to receive a refund of their entrance fees, lien rights in favor of the residents, restrictions on change of ownership, and similar matters.

Americans with Disabilities Act ("ADA")

Our properties must comply with the ADA and any similar state or local laws to the extent that such properties are "public accommodations" as defined in those statutes. The ADA may require removal of barriers to access by persons with disabilities in certain public areas of our properties where such removal is readily achievable. To date, we have not received any notices of noncompliance with the ADA that have caused us to incur substantial capital expenditures to address ADA concerns. Should barriers to access by persons with disabilities be discovered at any of our properties, we may be directly or indirectly responsible for additional costs that may be required to make facilities ADA-compliant. Noncompliance with the ADA could result in the imposition of fines or an award of damages to private litigants. The obligation to make readily achievable accommodations pursuant to the ADA is an ongoing one, and we continue to assess our properties and make modifications as appropriate in this respect.

Environmental Matters

A wide variety of federal, state, and local environmental and occupational health and safety laws and regulations affect healthcare facility operations. These complex federal and state statutes, and their enforcement, involve a myriad of regulations, many of which involve strict liability on the part of the potential offender. Some of these federal and state statutes may directly impact us. Under various federal, state, and local environmental laws, ordinances, and regulations, an owner of real property or a secured lender, such as us, may be liable for the costs of removal or remediation of hazardous or toxic substances at, under or disposed of in connection with such property, as well as other potential costs relating to hazardous or toxic substances (including government fines and damages for injuries to persons and adjacent property). The cost of any required remediation, removal, fines or personal or property damages and any related liability therefore could exceed or impair the value of the property and/or the assets. In addition, the presence of such substances, or the failure to properly dispose of or remediate such substances, may adversely affect the value of such property and the owner's ability to sell or rent such property or to borrow using such property as collateral which, in turn, could reduce our earnings. For a description of the risks associated with environmental matters, see "Item 1A, Risk Factors" in this report.

Insurance

We obtain various types of insurance to mitigate the impact of property, business interruption, liability, flood, windstorm, earthquake, fire, environmental, and terrorism-related losses. We attempt to obtain appropriate policy terms, conditions, limits, and deductibles considering the relative risk of loss, the cost of such coverage, and current industry practice. There are, however, certain types of extraordinary losses, such as those due to acts of war or other events that may be either uninsurable or not economically insurable. In addition, we have a large number of properties that are exposed to earthquake, flood, and windstorm occurrences which carry higher deductibles.

We maintain property insurance for all of our properties. Tenants under triple-net leases, primarily in our senior housing triple-net segment, are required to provide primary property, business interruption, and liability insurance. We maintain separate general and professional liability insurance for our SHOP facilities. Additionally, our corporate general liability insurance program also extends coverage for all of our properties beyond the aforementioned. We periodically review whether we or our RIDEA operators will bear responsibility for maintaining the required insurance coverage for the applicable SHOP properties, but the costs of such insurance are facility expenses paid from the revenues of those properties, regardless of who maintains the insurance.

We also maintain directors and officers liability insurance which provides protection for claims against our directors and officers arising from their responsibilities as directors and officers. Such insurance also extends to us in certain situations.

Sustainability

We believe that sustainability initiatives are a vital part of corporate responsibility, which supports our primary goal of increasing stockholder value through profitable growth. We continue to advance our commitment to sustainability, with a focus on achieving goals in each of the environmental, social, and governance ("ESG") dimensions of sustainability.

Our environmental management programs strive to capture cost efficiencies that ultimately benefit our investors, tenants, operators, employees, and other stakeholders, while providing a positive impact on the communities in which we operate. Our social responsibility committee leads our local philanthropic and volunteer activities, and our transparent corporate governance initiatives incorporate sustainability as a critical component in achieving our business objectives and properly managing risks.

Our 2019 ESG and sustainability achievements include being recognized by the CDP 2019 Climate Change Program. We completed CDP's annual investor survey, received a score of A- for our disclosure and were named to the Leadership Band for the seventh consecutive year. CDP collects and publishes the environmental data on behalf of more than 525 investors. We were also named a constituent in the FTSE4Good Index and achieved the Green Star designation from the Global Real Estate Sustainability Benchmark (GRESB) for the eighth consecutive year. We were named a constituent in the North America Dow Jones Sustainability Index ("DJSI") for the seventh consecutive year. The list is compiled according to the results of RobecoSAM's annual Corporate Sustainability Assessment, which also determines constituency for the DJSI series. In addition, we were named to the Bloomberg Gender-Equality Index, Investors' Business Daily's Top 50 ESG Companies list, and Corporate Responsibility Magazine's 100 Best Corporate Citizens list. We also won Ethical Boardroom's Corporate Governance Award for North American REITs and NAREIT's Diversity and Inclusion Recognition Award. For additional information regarding our ESG initiatives and our approach to climate change, please visit our website at www.healthpeak.com/corporate-responsibility.

Available Information

Our website address is www.healthpeak.com. Our Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and any amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act are available on our website, free of charge, as soon as reasonably practicable after we electronically file such materials with, or furnish them to, the U.S. Securities and Exchange Commission ("SEC"). Additionally, the SEC maintains a website that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC, including us, at www.sec.gov. References to our website throughout this Annual Report on Form 10-K are provided for convenience only and the content on our website does not constitute a part of this Annual Report on Form 10-K.

Item 1A. Risk Factors

The section below discusses the most significant risk factors that may materially adversely affect our business, results of operations and financial condition.

As set forth below, we believe that the risks we face generally fall into the following categories:

- · risks related to our business and operations;
- risks related to our capital structure and market conditions;
- · risks related to other events; and
- risks related to tax, including REIT-related risks.

Risks Related to Our Business and Operations

We assume operational risks with respect to our SHOP properties managed in RIDEA structures that could have a material adverse effect on our business, results of operations and financial condition.

RIDEA permits REITs, such as us, to own or partially own qualified healthcare properties in a structure through which we can participate directly in the cash flow of the properties' operations (as compared to receiving only contractual rent payments under a triple-net lease) in compliance with REIT requirements. The criteria for operating a qualified healthcare property in a RIDEA structure requires us to lease the property to an affiliate TRS and for such affiliate TRS to engage an independent qualifying management company, or operator (also known as an eligible independent contractor) to manage and operate the day-to-day business of the property. The operator performs its services in exchange for a management fee. As a result, under a RIDEA structure, we are required to rely on our operator to manage and operate the property, including hiring and training all employees, entering into all third-party contracts for the benefit of the property, including resident/patient agreements, complying with laws, including but not limited to healthcare laws, and providing resident care.

We have limited rights to direct or influence the business or operations of these properties. However, as the owner of the property under a RIDEA structure, our TRS, and hence we, are ultimately responsible for all operational risks and other liabilities of the property, other than those arising out of certain actions by our operator, such as gross negligence or willful misconduct. Operational risks include, and our resulting revenues therefore depend on, among other things: (i) occupancy rates; (ii) the entrance fees and rental rates charged to residents; (iii) Medicare and Medicaid reimbursement rates, to the extent applicable; (iv) our operators' reputations and ability to attract and retain residents; (v) general economic conditions and market factors that impact seniors; (vi) competition from other senior housing providers; (vii) compliance with federal, state, local and industry-regulated licensure, certification and inspection laws, regulations and standards; (viii) litigation involving our properties or residents/patients; (ix) the availability and cost of general and professional liability insurance coverage; and (x) the ability to control operating expenses. Although we are permitted under a RIDEA structure to have certain general oversight approval rights (e.g., budgets, material contracts, etc.) and the right to review operational and financial reporting information, our operators are ultimately in control of the day-to-day business of the property. As a result, we have limited rights to direct or influence the business or operations of our properties in the SHOP segment and we depend on our operators to operate these properties in a manner that complies with applicable law, minimizes legal risk and maximizes the value of our investment. The failure by our operators to adequately manage these risks could have a material adverse effect on our business, results of operations and financial condition.

When we use a RIDEA structure, our TRS is generally required to be the holder of the applicable healthcare license and is the entity that is enrolled in government healthcare programs (e.g., Medicare, Medicaid), where applicable. As the holder of a healthcare license, our TRS and we (through our ownership interest in our TRS) are subject to various regulatory laws. Most states regulate and inspect healthcare property operations, patient care, construction and the safety of the physical environment. However, we are required under RIDEA to rely on our operators to oversee and direct these aspects of the properties' operations to ensure compliance with these applicable laws and regulations. If one or more of our healthcare properties fails to comply with applicable laws, our TRS would be responsible (except in limited circumstances, such as the gross negligence or willful misconduct of our operators, where we would have a contractual claim against them), which could subject our TRS to penalties including loss or suspension of licenses and certificates of need, certification or accreditation, exclusion from government healthcare programs (i.e., Medicare, Medicaid), administrative sanctions and civil monetary penalties. Some states also reserve the right to sanction affiliates of a licensee when they take administrative action against the licensee. Additionally, when we receive individually identifiable health information relating to residents of our healthcare properties, we are subject to federal and state data privacy and security laws and rules, and could be subject to liability in the event of an audit, complaint, cybersecurity attack or data breach. Furthermore, our TRS has exposure to professional liability claims that could arise out of resident claims, such as quality of care, and the associated litigation costs.

Rents received from the TRS in a RIDEA structure are treated as qualifying rents from real property for REIT tax purposes only if (i) they are paid pursuant to a lease of a "qualified healthcare property" and (ii) the operator qualifies as an "eligible independent contractor," as defined in the Internal Revenue Code of 1986, as amended (the "Code"). If either of these requirements are not satisfied, then the rents will not be qualifying rents.

Decreases in our tenants', operators' or borrowers' revenues, or increases in their expenses, could affect their ability to meet their financial and other contractual obligations to us.

Our leases consist of triple-net leases, in which we lease our properties directly to tenants and operators, as well as RIDEA leases, in which we lease our properties to an affiliate TRS that enters into a management agreement with an eligible independent contractor, or operator, to manage and oversee the day-to-day business and operations of the properties. We are also a direct or indirect lender to various tenants and operators and separately provide loans to certain third parties. We have very limited control over the success or failure of our tenants', operators' and borrowers' businesses, regardless of the structure of our relationship with them. Any of our triple-net tenants or operators under a RIDEA structure may experience a downturn in their business that materially weakens their financial condition. As a result, they may fail to make payments or perform their obligations when due. Although we generally have arrangements and other agreements that give us the right under specified circumstances to terminate a lease, evict a tenant or terminate our operator, or demand immediate repayment of outstanding loan amounts or other obligations to us, we may not be able to enforce such rights or we may determine not to do so if we believe that enforcement of our rights would be more detrimental to our business than seeking alternative approaches.

Our senior housing tenants and our SHOP segment under a RIDEA structure primarily depend on private sources for their revenues and the ability of their patients and residents to pay fees. Costs associated with independent and assisted living services are not generally reimbursable under governmental reimbursement programs such as Medicare and Medicaid. Accordingly, our tenants and operators of our SHOP segments depend on attracting seniors with appropriate levels of income and assets, which may be affected by many factors, including: (i) prevailing economic and market trends; (ii) consumer confidence; (iii) demographics; (iv) property condition; and (v) social and environmental factors. Consequently, if our tenants or operators on our behalf fail to effectively conduct their operations, or to maintain and improve our properties, it could adversely affect our business reputation as the owner of the properties, as well as the business reputation of our tenants or operators and their ability to attract and retain patients and residents in our properties, which could have a materially adverse effect on our and our tenant's or operator's business, results of operations and financial condition.

Our senior housing tenants and our SHOP segment under a RIDEA structure also rely on reimbursements from governmental programs for a portion of the revenues from certain properties. Changes in reimbursement policies and other governmental regulation, such as potential changes to, or repeal of, the Patient Protection and Affordable Care Act, along with the Health Care and Education Reconciliation Act of 2010 (the "Affordable Care Act"), that may result from actions by Congress or executive orders, may result in reductions in our tenants' revenues or in our revenues from our RIDEA structures, operations and cash flows and affect our tenants' ability to meet their obligations to us or our financial performance through a RIDEA structure. In addition, failure to comply with reimbursement regulations or other laws applicable to healthcare providers could result in penalties, fines, litigation costs, lost revenue or other consequences, which could adversely impact our tenants' ability to make contractual rent payments to us under a triple-net lease or our cash flows from operations under a RIDEA structure. For a further discussion of the legislation and regulation that are applicable to us and our tenants, operators and borrowers, see "-The requirements of, or changes to, government reimbursement programs such as Medicare or Medicaid, may adversely affect our tenants', operators' and borrowers' ability to meet their financial and other contractual obligations to us."

Revenues of our senior housing tenants and our SHOP segment under a RIDEA structure are also dependent on a number of other factors, including licensed bed capacity, occupancy, the healthcare needs of residents, the rate of reimbursement, the income and assets of seniors in the regions in which we own properties, and social and environmental factors. For example, due to generally increased vulnerability to illness, a severe flu season, an epidemic or any other widespread illness could result in early move-outs or delayed move-ins during quarantine periods, which would reduce our operators' revenues. Additionally, new and evolving payor and provider programs in the United States, including but not limited to Medicare Advantage, Dual Eligible, Accountable Care Organizations, Bundled Payments and other value-based reimbursement arrangements, have resulted in reduced reimbursement rates, average length of stay and average daily census, particularly for higher acuity patients. If our tenants fail to maintain revenues sufficient to meet their financial obligations to us, our business, results of operations and financial condition would be materially adversely affected. Similarly, if our operators under a RIDEA structure underperform, our business, results of operations and financial condition would also be materially adversely affected.

Increased competition, operating costs and market changes have resulted and may further result in lower net revenues for some of our tenants, operators and borrowers and may affect their ability to meet their financial and other contractual obligations to us.

The healthcare industry is highly competitive. The occupancy levels at, and rental income from, our properties are dependent on our ability and the ability of our tenants, operators and borrowers to compete with other tenants and operators on a number of different levels, including the quality of care provided, reputation, the physical appearance of a property, price, the range of services

offered, family preference, alternatives for healthcare delivery, the supply of competing properties, physicians, staff, referral sources, location, and the size and demographics of the population in the surrounding area. In addition, our tenants, operators and borrowers face an increasingly competitive labor market for skilled management personnel and nurses. An inability to attract and retain skilled management personnel and nurses and other trained personnel could negatively impact the ability of our tenants, operators and borrowers to meet their obligations to us. A shortage of nurses or other trained personnel, union activities or general inflationary pressures on wages may force tenants, operators and borrowers to enhance pay and benefits packages to compete effectively for skilled personnel, or to use more expensive contract personnel, but they be unable to offset these added costs by increasing the rates charged to residents. Any increase in labor costs and other property operating expenses or any failure by our tenants, operators or borrowers to attract and retain qualified personnel could adversely affect our cash flow and have a materially adverse effect on our business, results of operations and financial condition.

Our tenants, operators and borrowers also compete with numerous other companies providing similar healthcare services or alternatives such as home health agencies, life care at home, community-based service programs, retirement communities and convalescent centers. This competition, which is due, in part, to over-development in some segments in which we invest, has caused the occupancy rate of newly constructed buildings to slow and the monthly rate that many newly built and previously existing properties were able to obtain for their services to decrease. Our tenants, operators and borrowers may be unable to achieve occupancy and rate levels, and to manage their expenses, in a way that will enable them to meet all of their obligations to us. Further, many competing companies may have resources and attributes that are superior to those of our tenants, operators and borrowers. Our tenants, operators and borrowers may encounter increased competition that could limit their ability to maintain or attract residents or expand their businesses or to manage their expenses, which could materially adversely affect their ability to meet their financial and other contractual obligations to us, potentially decreasing our revenues, impairing our assets and/or increasing collection and dispute costs.

The financial deterioration, insolvency or bankruptcy of one or more of our major tenants, operators or borrowers could have a material adverse effect on our business, results of operations and financial condition.

A downturn in any of our tenants', operators' or borrowers' businesses could ultimately lead to voluntary or involuntary bankruptcy or similar insolvency proceedings, including but not limited to assignment for the benefit of creditors, liquidation, or winding-up. Bankruptcy and insolvency laws afford certain rights to a defaulting tenant, operator or borrower that has filed for bankruptcy or reorganization that may render certain of our remedies unenforceable or, at the least, delay our ability to pursue such remedies and realize any related recoveries. For example, we cannot evict a tenant or operator solely because of its bankruptcy filing.

A debtor has the right to assume, or to assume and assign to a third party, or to reject its executory contracts and unexpired leases in a bankruptcy proceeding. If a debtor were to reject its leases with us, obligations under such rejected leases would cease. The claim against the rejecting debtor would be an unsecured claim, which would be limited by the statutory cap set forth in the U.S. Bankruptcy Code. This statutory cap may be substantially less than the remaining rent actually owed under the lease. In addition, a debtor may also assert in bankruptcy proceedings that leases should be re-characterized as financing agreements, which could result in our being deemed a lender instead of a landlord. A lender's rights and remedies, as compared to a landlord's, generally are materially less favorable, and our rights as a lender may be subordinated to other creditors' rights.

Furthermore, the automatic stay provisions of the U.S. Bankruptcy Code would preclude us from enforcing our remedies unless we first obtain relief from the court having jurisdiction over the bankruptcy case. This would effectively limit or delay our ability to collect unpaid rent or interest payments, and we may ultimately not receive any payment at all. In addition, we would likely be required to fund certain expenses and obligations (e.g., real estate taxes, insurance, debt costs and maintenance expenses) to preserve the value of our properties, avoid the imposition of liens on our properties or transition our properties to a new tenant or operator. Additionally, we lease many of our properties to healthcare providers who provide long-term custodial care to the elderly. Evicting operators for failure to pay rent while the property is occupied typically involves specific procedural or regulatory requirements and may not be successful. Even if eviction is possible, we may determine not to do so due to reputational or other risks. Bankruptcy or insolvency proceedings typically also result in increased costs to the operator, significant management distraction and performance declines.

If we are unable to transition affected properties, they would likely experience prolonged operational disruption, leading to lower occupancy rates and further depressed revenues. Publicity about the operator's financial condition and insolvency proceeds may also negatively impact their and our reputations, decreasing customer demand and revenues. Any or all of these risks could have a material adverse effect on our revenues, results of operations and cash flows. These risks would be magnified where we lease multiple properties to a single operator under a master lease, as an operator failure or default under a master lease would expose us to these risks across multiple properties.

We depend on investments in the healthcare property sector, making our profitability more vulnerable to a downturn or slowdown in that specific sector than if we were investing in multiple industries.

We concentrate our investments in the healthcare property sector. As a result, we are subject to risks inherent to investments in a single industry. A downturn or slowdown in the healthcare property sector would have a greater adverse impact on our business than if we had investments in multiple industries. Specifically, such a downturn or slowdown could negatively impact the ability of our tenants, operators and borrowers to meet their obligations to us, as well as the ability to maintain rental and occupancy rates, which could have a material adverse effect on our business, financial condition and results of operations. In addition, a downturn or slowdown in the healthcare property sector could adversely affect the value of our properties and our ability to sell properties at prices or on terms acceptable or favorable to us.

In addition, we are exposed to the risks inherent in concentrating our investments in real estate. Our real estate investments are relatively illiquid due to several factors including, but not limited to: (i) restrictions on our ability to sell properties under applicable REIT tax laws; (ii) other tax-related considerations; (iii) regulatory hurdles; and (iv) market conditions. Our ability to quickly sell or transition any of our properties in response to changes in the performance of our properties or economic and other conditions is limited. We may be unable to recognize full value for any property that we seek to sell for liquidity reasons. Our inability to timely respond to investment performance changes could have a material adverse effect on our financial condition and results of operations.

Tenants and operators that fail to comply with federal, state, local and international laws and regulations, including licensure, certification and inspection requirements, may cease to operate or be unable to meet their financial and other contractual obligations to us.

Our tenants, operators and borrowers are subject to or impacted by extensive, frequently changing federal, state, local and international laws and regulations. These laws and regulations include, among others: (i) laws protecting consumers against deceptive practices; (ii) laws relating to the operation of our properties and how our tenants and operators conduct their business, such as fire, health and safety, data security and privacy laws; (iii) federal and state laws affecting hospitals, clinics and other healthcare communities that participate in both Medicare and Medicaid that specify reimbursement rates, pricing, reimbursement procedures and limitations, quality of services and care, background checks, food service and physical plants, and similar foreign laws regulating the healthcare industry; resident rights laws (including abuse and neglect laws) and fraud laws; (iv) anti-kickback and physician referral laws; (v) the ADA and similar state and local laws; and (vi) safety and health standards set by the Occupational Safety and Health Administration or similar foreign agencies. Certain of our properties may also require a license, registration and/or certificate of need to operate.

Our tenants', operators' or borrowers' failure to comply with any of these laws, regulations or requirements could result in: (i) loss of accreditation, denial of reimbursement; (ii) imposition of fines, suspension or decertification from government healthcare programs; (iii) civil liability; and (iv) in certain instances, criminal penalties, loss of license or closure of the property and/or the incurrence of considerable costs arising from an investigation or regulatory action, which may have an adverse effect on properties that we own and lease to a third party tenant, that we own and operate through a RIDEA structure or on which we hold a mortgage, and therefore may materially adversely impact us. See "Item 1-Business-Government Regulation, Licensing and Enforcement-Healthcare Licensure and Certificate of Need."

We may have difficulty identifying and securing replacement tenants or operators, and we may be required to incur substantial renovation or tenant improvement costs to make our properties suitable for them.

Our tenants may not renew existing leases, and our operators may not renew their management agreements beyond their current terms. If we or our tenants or operators terminate or do not renew the leases or management agreements for our properties, we would attempt to reposition those properties with another tenant or operator. We may also voluntarily change operators for a variety of reasons. For example, we transitioned a significant number of properties managed by Brookdale to other operators as part of our strategic plan to reduce our Brookdale concentration. Healthcare properties are typically highly customized. The improvements generally required to conform a property to healthcare use, such as upgrading electrical, gas and plumbing infrastructure, are costly and at times tenant-specific and are typically subject to regulatory requirements. A new or replacement tenant or operator may require different features in a property, depending on that tenant's or operator's particular business. In addition, infrastructure improvements for life science properties typically are significantly more costly than improvements to other property types due to the highly specialized nature of the properties and the greater lease square footage often required by life science tenants. We may be unable to recover part or all of these higher costs. Therefore, if a current tenant or operator is unable to pay rent and/or vacates a property, we may incur substantial expenditures to modify a property and experience delays before we are able to secure another tenant or operator or to accommodate multiple tenants or operators. These expenditures or renovations and delays may have a material adverse effect on our business, results of operations and financial condition.

Additionally, we may fail to identify suitable replacements or enter into leases, management agreements or other arrangements with new tenants or operators on a timely basis or on terms as favorable to us as our current leases, if at all. Furthermore, during transition periods to new tenants or operators, we anticipate that the attention of existing tenants or operators will be diverted from the performance of the properties, which would cause the financial and operational performance at these properties to decline. For example, the Brookdale properties we intended to sell or transition performed significantly worse during the transition period than our senior housing properties as a whole. Following a decline in performance, we may not be able to rehabilitate the property to previous performance levels, which would adversely impact our results of operations. We also may be required to fund certain expenses and obligations, such as real estate taxes, debt costs and maintenance expenses, to preserve the value of, and avoid the imposition of liens on, our properties while they are being repositioned. In addition, we may incur certain obligations and liabilities, including obligations to indemnify the replacement tenant or operator, which could have a material adverse effect on our business, results of operations and financial condition.

We face additional risks associated with property development and redevelopment that can render a project less profitable or not profitable at all and, under certain circumstances, prevent completion of development or redevelopment activities once undertaken.

Property development and redevelopment is a significant component of our growth strategy. At December 31, 2019, our active development and redevelopment pipeline was approximately \$1.4 billion with remaining costs to complete of approximately \$758 million. Large-scale, ground-up, healthcare property development presents additional risks for us, including risks that:

- a development opportunity may be abandoned after expending significant resources resulting in the loss of deposits or failure to recover expenses already incurred;
- the development and construction costs of a project may exceed original estimates due to increased interest rates and higher costs relating to materials, transportation, labor, leasing, negligent construction or construction defects, damage, vandalism or accidents, among others, which could make the completion of the development project less profitable;
- the project may not be completed on schedule as a result of a variety of factors that are beyond our control, including natural disasters, labor conditions, material shortages, regulatory hurdles, including the ability to obtain necessary zoning or land use permits, civil unrest and acts of war or terrorism, which result in increases in construction costs and debt service expenses or provide tenants or operators with the right to terminate pre-construction leases; and
- demand for the new project may decrease prior to completion, due to competition or other developments, and occupancy rates and rents at a newly completed property may not meet expected levels and could be insufficient to make the property profitable.

Any of the foregoing risks could result in not achieving our expected return on investment and have a material adverse effect on our business, results of operations and financial condition.

Changes within the life science industry may adversely impact our revenues and results of operations.

For the year ended December 31, 2019, properties in our life science segment accounted for approximately 22% of our total revenues. Our life science investments could be adversely affected if the life science industry is impacted by an economic, financial, or banking crisis or if the life science industry migrates from the U.S. to other countries or to areas outside of primary life science markets in South San Francisco, California, San Diego, California, and greater Boston, Massachusetts. Our ability to negotiate contractual rent escalations on future leases and to achieve increases in rental rates will depend upon market conditions and the demand for life science properties at the time the leases are negotiated and the increases are proposed. If economic, financial or industry conditions adversely affect our life science tenants, we may not be able to lease or re-lease our properties in a timely manner or at favorable rates, which would negatively impact our revenues and results of operations. For example, some of our properties may be better suited for a particular life science industry client tenant and could require modification before we are able to re-lease vacant space to another life science industry client tenant, which may delay the re-leasing process and result in unrecovered costs. Additionally, some of our life science properties may not be suitable for lease to traditional office client tenants without significant expenditures on renovations, which could delay an attempt to reposition the property for rent to non-life science tenants. Because infrastructure improvements for life science properties typically are significantly more costly than improvements to other property types due to the highly specialized nature of the properties, and life science tenants typically require greater lease square footage relative to medical office tenants, repositioning efforts would have a disproportionate adverse effect on our life science segment performance. See "-We may have difficulty identifying and securing replacement tenants or operators, and we may be required to incur substantial renovation or tenant improvement costs to make our properties suitable for them."

It is common for businesses in the life science industry to undergo mergers or consolidations. Future mergers or consolidations of life science entities could reduce the amount of rentable square footage requirements of our client tenants and prospective client tenants, which may adversely impact our revenues from lease payments and results of operations.

Our tenants in the life science industry face high levels of regulation, funding requirements, expense and uncertainty.

Life science tenants, particularly those involved in developing and marketing pharmaceutical products, are subject to certain unique risks, including the following:

- some of our tenants require significant funding for the research, development, clinical testing, manufacture and commercialization of their products and technologies, as well as to fund their obligations, including rent payments due to us, and our tenants' ability to raise capital depends on the viability of their products and technologies, their financial and operating condition and outlook, and the overall financial, banking and economic environment. If venture capital firms, private investors, the public markets, companies in the life science industry, the government or other sources of funding are difficult to obtain or unavailable to support our tenants' activities, including as a result of general economic conditions, adverse market conditions or government shutdowns that limit our tenants' ability to raise capital, a tenant's business would be adversely affected or fail;
- the research, development, clinical testing, manufacture and marketing of some of our tenants' products require federal, state and foreign regulatory approvals which may be costly or difficult to obtain, may take several years and be subject to delay, may not be obtained at all, require validation through clinical trials and the use of substantial resources, and may often be unpredictable;
- even after a life science tenant gains regulatory approval and market acceptance, the product may still present significant regulatory
 and liability risks, including, among others, the possible later discovery of safety concerns and other defects and potential loss of
 approvals, competition from new products and the expiration of patent protection for the product;
- our tenants with marketable products may be adversely affected by healthcare reform and the reimbursement policies of government or private healthcare payors;
- · our tenants with marketable products may be unable to successfully manufacture their drugs economically;
- our tenants depend on the commercial success of certain products, which may be reliant on the efficacy of the product, as well as
 acceptance among doctors and patients; negative publicity or negative results or safety signals from the clinical trials of competitors
 may reduce demand or prompt regulatory actions; and
- our tenants may be unable to adapt to the rapid technological advances in the industry and to adequately protect their intellectual property under patent, copyright or trade secret laws and defend against third-party claims of intellectual property violations.

If our tenants' businesses are adversely affected, they may fail to make their rent payments to us, which could have a material adverse effect on our business, results of operations and financial condition.

The hospitals on whose campuses our MOBs are located and their affiliated healthcare systems could fail to remain competitive or financially viable, which could adversely impact their ability to attract physicians and physician groups to our MOBs and our other properties that serve the healthcare industry.

Our MOBs and other properties that serve the healthcare industry depend on the competitiveness and financial viability of the hospitals on whose campuses our MOBs are located and their affiliated healthcare systems in order to attract physicians and other healthcare-related users. The viability of these hospitals, in turn, depends on factors such as: (i) the quality and mix of healthcare services provided; (ii) competition for patients and physicians; (iii) demographic trends in the surrounding community; (iv) market position; and (v) growth potential, as well as the ability of the affiliated healthcare systems to provide economies of scale and access to capital. If a hospital whose campus is located on or near one of our MOBs is unable to meet its financial obligations, and if an affiliated healthcare system is unable to support that hospital, the hospital may not be able to compete successfully or could be forced to close or relocate, which could adversely impact its ability to attract physicians and other healthcare-related users. Because we rely on our proximity to and affiliations with these hospitals to create tenant demand for space in our MOBs, their inability to remain competitive or financially viable, or to attract physicians and physician groups, could adversely affect our MOB operations and have a material adverse effect on us.

In addition, changes to or replacement of the Affordable Care Act and related regulations could result in significant changes to the scope of insurance coverage and reimbursement policies, which could put negative pressure on the operations and revenues of our MOBs.

We may be unable to maintain or expand our relationships with our existing and future hospital and health system clients.

The success of our medical office portfolio depends, to a large extent, on past, current and future relationships with hospitals and their affiliated health systems. We invest significant amounts of time in developing relationships with both new and existing clients. If we fail to maintain these relationships, including through a lack of responsiveness, failure to adapt to the current market or employment of individuals with inadequate experience, our reputation and relationships will be harmed and we may lose business to competitors. If our relationships with hospitals and their affiliated health systems deteriorate, it could have a material adverse effect on us.

Economic and other conditions that negatively affect geographic areas from which a greater percentage of our revenue is recognized could have a material adverse effect on our business, results of operations and financial condition.

For the year ended December 31, 2019, we derived 28% of our revenue from properties located in California, which is also where a large portion of our life science portfolio is located. As a result, we are subject to increased exposure to adverse conditions affecting California, including: (i) downturns in local economies; (ii) changes in local real estate conditions, including increases in real estate taxes; (iii) increased competition; (iv) decreased demand; (v) changes in state-specific legislation; and (vi) local climate events and natural disasters, such as earthquakes, windstorms, flooding, wildfires and mudslides. These risks could significantly disrupt our businesses in the region, harm our ability to compete effectively, result in increased costs, and divert management attention, any or all of which could have a material adverse effect on our business, results of operations and financial condition.

In addition, if significant changes in the climate occur in areas where we own property, this could result in physical damage to or a decrease in demand for properties located in these areas or affected by these conditions. If changes in the climate have material effects, such as property destruction, or occur for extended periods, this could have a material adverse effect on business, results of operations and financial condition. In addition, changes in federal, state and local legislation and regulation on climate change could require increased capital expenditures to improve the energy efficiency of our existing properties and could also cause increased costs for our new developments without a corresponding increase in revenue.

Uninsured or underinsured losses could result in a significant loss of capital invested in a property, lower than expected future revenues, and unanticipated expense.

We maintain and regularly review the comprehensive insurance coverage on our properties with terms, conditions, limits and deductibles that we believe are adequate and appropriate given the relative risk and costs of such coverage. However, a large number of our properties are located in areas exposed to earthquake, windstorm, flood and other natural disasters. In particular, a significant portion of our life science development projects and approximately 80% of our existing life science portfolio (based on gross asset value) is concentrated in California, which is known to be subject to earthquakes, wildfires and other natural disasters. While we purchase insurance coverage for earthquake, fire, windstorm, flood and other natural disasters that we believe is adequate in light of current industry practice and analyses prepared by outside consultants, such insurance may not fully cover such losses. These losses can result in decreased anticipated revenues from a property and the loss of all or a portion of the capital we have invested in a property. Following these events, we may remain liable for any mortgage debt or other financial obligations related to the property.

Furthermore, the insurance market for natural disasters exposures can be volatile, and we may be unable to purchase the limits and terms we desire on a commercially reasonable basis. In addition, there are certain exposures for which we do not purchase insurance because we do not believe it is economically feasible to do so or there is no viable insurance market. We maintain earthquake insurance for our properties that are located in the vicinity of active earthquake zones in amounts and with deductibles we believe are commercially reasonable. Because of our significant concentration in the seismically active regions of South San Francisco, California and San Diego, California, a damaging earthquake in these areas could significantly impact multiple properties, which may amount to a significant portion of our life science portfolio. As a result, aggregate deductible amounts may be material, and our insurance coverage may be materially insufficient to cover our losses, either of which would adversely affect our business, financial condition, results of operations and cash flows.

If one of our properties experiences a loss that is uninsured or that exceeds policy coverage limits, we could lose our investment in the damaged property as well as the anticipated future cash flows from such property. If the damaged property is subject to recourse indebtedness, we could continue to be liable for the indebtedness even if the property is irreparably damaged.

In addition, even if damage to our properties is covered by insurance, a disruption of business caused by a casualty event may result in loss of revenues for us. Any business interruption insurance may not fully compensate the lender or us for such loss of revenue.

Our use of joint ventures may limit our flexibility with jointly owned investments.

We have and may continue to develop and/or acquire properties in joint ventures with other persons or entities when circumstances warrant the use of these structures. Our participation in joint ventures is subject to risks that may not be present with other methods of ownership, including:

- our joint venture partners could have investment and financing goals that are not consistent with our objectives, including the timing, terms and strategies for any investments, and what levels of debt to incur or carry;
- we could experience an impasse on certain decisions because we do not have sole decision-making authority, which could require us to expend additional resources on resolving such impasses or potential disputes, including litigation or arbitration;
- our joint venture partners may have competing interests in our markets that could create conflicts of interest;

- our ability to transfer our interest in a joint venture to a third party may be restricted and the market for our interest may be limited and/or valued lower than fair market value;
- our joint venture partners may be structured differently than us for tax purposes, and this could create conflicts of interest and risks to our REIT status; and
- our joint venture partners might become insolvent, fail to fund their share of required capital contributions or fail to fulfill their
 obligations as a joint venture partner, which may require us to infuse our own capital into the venture on behalf of the partner despite
 other competing uses for such capital.

With respect to our joint ventures, we are limited in our ability to control or influence operations, and in our ability to exit or transfer our interest in the joint venture to a third party. As a result, we may not receive full value for our ownership interest if we tried to sell it to a third party.

In addition, in some instances, we and/or our joint venture partner will have the right to cause us to sell our interest, or acquire our partner's interest, at a time when we otherwise would not have initiated such a transaction. Our ability to acquire our partner's interest will be limited if we do not have sufficient cash, available borrowing capacity or other capital resources. This would require us to sell our interest in the joint venture when we would otherwise prefer to retain it. Any of the foregoing risks could have a material adverse effect on our business, results of operations and financial condition.

We have now, and may have in the future, contingent rent provisions and/or rent escalators based on the Consumer Price Index, which could hinder our profitability and growth.

We derive a significant portion of our revenues from leasing properties pursuant to leases that generally provide for fixed rental rates, subject to annual escalations. Under certain leases, a portion of the tenant's rental payment to us is based on the property's revenues (i.e., contingent rent). If, as a result of weak economic conditions or other factors, the property's revenue declines, our rental revenues would decrease and our results of operations could be materially adversely affected. Additionally, some of our leases provide that annual rent escalates based on changes in the Consumer Price Index or other thresholds (i.e., contingent rent escalators). If the Consumer Price Index does not increase or other applicable thresholds are not met, rental rates may not increase and our growth and profitability may be hindered. Furthermore, if strong economic conditions result in significant increases in the Consumer Price Index, but the escalations under our leases with contingent rent escalators are capped, our growth and profitability also may be limited.

Competition may make it difficult to identify and purchase, or develop, suitable healthcare properties to grow our investment portfolio, to finance acquisitions on favorable terms, or to retain or attract tenants and operators.

We face significant competition from other REITs, investment companies, private equity and hedge fund investors, sovereign funds, healthcare operators, lenders, developers and other institutional investors, some of whom may have greater resources and lower costs of capital than we do. Increased competition makes it more challenging for us to identify and successfully capitalize on opportunities that meet our business goals and could improve the bargaining power of property owners seeking to sell, thereby impeding our investment, acquisition and development activities. Similarly, our properties face competition for tenants and operators from other properties in the same market, which may affect our ability to attract and retain tenants and operators, or may reduce the rents we are able to charge. If we cannot capitalize on our development pipeline, identify and purchase a sufficient quantity of healthcare properties at favorable prices, finance acquisitions on commercially favorable terms, or attract and retain profitable tenants and operators, our business, results of operations and financial condition may be materially adversely affected.

From time to time we have made, and we may seek to make, one or more material acquisitions, which may involve the expenditure of significant funds.

We regularly review potential transactions in order to maximize stockholder value. Our review process may require significant management attention and a potential transaction could be abandoned or rejected by us or the other parties involved after we expend significant resources and time. In addition, future acquisitions may require the issuance of securities, the incurrence of debt, assumption of contingent liabilities or incurrence of significant expenditures, each of which could have a material adverse effect on our business, financial condition or results of operations. In addition, the financing required for acquisitions may not be available on commercially favorable terms or at all.

From time to time, we may acquire other companies, and if we are unable to successfully integrate these operations, our business, results of operations and financial condition may be materially adversely affected.

Acquisitions require the integration of companies that have previously operated independently. Successful integration of acquired companies depends primarily on our ability to consolidate operations, systems, procedures, properties and personnel, and to eliminate redundancies and reduce costs. We may encounter difficulties in these integrations. Potential difficulties associated with acquisitions

include: (i) our ability to effectively monitor and manage our expanded portfolio of properties; (ii) the loss of key employees; (iii) the disruption of our ongoing business or that of the acquired entity; (iv) possible inconsistencies in standards, controls, procedures and policies; and (v) the assumption of unexpected liabilities, including:

- liabilities relating to the cleanup or remediation of undisclosed environmental conditions;
- unasserted claims of vendors, residents, patients or other persons dealing with the seller;
- liabilities, claims and litigation, whether or not incurred in the ordinary course of business, relating to periods prior to our acquisition;
- · claims for indemnification by general partners, directors, officers and others indemnified by the seller;
- claims for return of government reimbursement payments; and
- liabilities for taxes relating to periods prior to our acquisition.

In addition, acquired companies and their properties may fail to perform as expected, including in respect of estimated cost savings. Inaccurate assumptions regarding future rental or occupancy rates could result in overly optimistic estimates of future revenues. Similarly, we may underestimate future operating expenses or the costs necessary to bring properties up to standards established for their intended use or for property improvements.

If we have difficulties with any of these areas, or if we later discover additional liabilities or experience unforeseen costs relating to our acquired companies, we may not achieve the anticipated economic benefits from our acquisitions, and this may have a material adverse effect on our business, results of operations and financial condition.

Our tenants, operators and borrowers face litigation and may experience rising liability and insurance costs.

In some states, advocacy groups have been created to monitor the quality of care at healthcare properties, and these groups have brought litigation against the tenants and operators of such properties. Also, in several instances, private litigation by patients, residents or "whistleblowers" has sought, and sometimes resulted in, large damage awards. See "-The requirements of, or changes to, governmental reimbursement programs such as Medicare or Medicaid, may adversely affect our tenants', operators' and borrowers' ability to meet their financial and other contractual obligations to us." The effect of this litigation and other potential litigation may materially increase the costs incurred by our tenants, operators and borrowers for monitoring and reporting quality of care compliance, which under a RIDEA structure would be borne by us. In addition, their cost of liability and medical malpractice insurance can be significant and may increase or not be available at a reasonable cost. Cost increases could cause our tenants and borrowers to be unable to make their lease or mortgage payments or fail to purchase the appropriate liability and malpractice insurance, or cause our borrowers to be unable to meet their obligations to us, potentially decreasing our revenues and increasing our collection and litigation costs. Furthermore, with respect to our senior housing properties operated in RIDEA structures, we directly bear the costs of any such increases in litigation, monitoring, reporting and insurance due to our direct exposure to the cash flows of such properties.

In addition, as a result of our ownership of healthcare properties, we may be named as a defendant in lawsuits arising from the alleged actions of our tenants or operators. With respect to our triple-net leases, our tenants generally have agreed to indemnify us for various claims, litigation and liabilities in connection with their leasing and operation of our triple-net leased properties. With respect to our RIDEA structured properties, we are responsible for these claims, litigation and liabilities, with limited indemnification rights against our operator typically based on the gross negligence or willful misconduct by the operator. Although our leases provide us with certain information rights with respect to our tenants, one or more of our tenants may be or become party to pending litigation or investigation to which we are unaware or do not have a right to participate or evaluate. In such cases, we would be unable to determine the potential impact of such litigation or investigation on our tenants or our business or results. Moreover, negative publicity of any of our operators' or tenants' litigation, other legal proceedings or investigations may also negatively impact their and our reputation, resulting in lower customer demand and revenues, which could have a material adverse effect on our financial condition, results of operations and cash flow.

Required regulatory approvals can delay or prohibit transfers of our healthcare properties.

Transfers of healthcare properties to successor tenants or operators are typically subject to regulatory approvals or ratifications, including, but not limited to, change of ownership approvals and Medicare and Medicaid provider arrangements that are not required for transfers of other types of commercial operations and other types of real estate. The replacement of any tenant or operator could be delayed by the regulatory approval process of any federal, state or local government agency necessary for the transfer of the property or the replacement of the operator licensed to manage the property, during which time the property may experience performance declines. If we are unable to find a suitable replacement tenant or operator upon favorable terms, or at all, we may take possession of a property, which could expose us to successor liability, require us to indemnify subsequent operators to whom we transfer the operating rights and licenses, or require us to spend substantial time and funds to preserve the value of the property and adapt the property to other uses, all of which could have a material adverse effect of our business, results of operations and financial condition.

Compliance with the Americans with Disabilities Act and fire, safety and other regulations may require us to make expenditures that adversely affect our cash flows.

Our properties must comply with applicable ADA and any similar state and local laws. This may require removal of barriers to access by persons with disabilities in public areas of our properties. Noncompliance could result in the incurrence of additional costs associated with bringing the properties into compliance, the imposition of fines or an award of damages to private litigants in individual lawsuits or as part of a class action. While the tenants to whom we lease our properties are obligated to comply with the ADA and similar state and local provisions, and typically under tenant leases are obligated to cover costs associated with compliance, if required changes involve greater expenditures than anticipated, or if the changes must be made on a more accelerated basis than anticipated, the ability of these tenants to cover costs could be adversely affected. As a result, we could be required to expend funds to comply with the provisions of the ADA and similar state and local laws on behalf of tenants, which could adversely affect our results of operations and financial condition. Additionally, with respect to our SHOP properties under RIDEA structures, we are ultimately responsible for such litigation and compliance costs.

In addition, we are required to operate our properties in compliance with fire and safety regulations, building codes and other land use regulations. New and revised regulations and codes may be adopted by governmental agencies and bodies and become applicable to our properties. For example, new safety laws for senior housing properties were adopted following the particularly damaging 2018 hurricane season. Compliance could require substantial capital expenditures, and may restrict our ability to renovate our properties. These expenditures and restrictions could have a material adverse effect on our financial condition and cash flows.

The requirements of, or changes to, governmental reimbursement programs such as Medicare or Medicaid, may adversely affect our tenants', operators' and borrowers' ability to meet their financial and other contractual obligations to us.

Certain of our tenants, operators and borrowers are affected, directly or indirectly, by a complex set of federal, state and local laws and regulations pertaining to governmental reimbursement programs. These laws and regulations are subject to frequent and substantial changes that are sometimes applied retroactively. See "Item 1-Business-Government Regulation, Licensing and Enforcement." For example, to the extent that our tenants, operators or borrowers receive a significant portion of their revenues from governmental payors, primarily Medicare and Medicaid, they are generally subject to, among other things:

- · statutory and regulatory changes;
- · retroactive rate adjustments;
- · recovery of program overpayments or set-offs;
- federal, state and local litigation and enforcement actions;
- · administrative proceedings;
- · policy interpretations;
- payment or other delays by fiscal intermediaries or carriers;
- government funding restrictions (at a program level or with respect to specific properties);
- interruption or delays in payments due to any ongoing governmental investigations and audits at such properties; and
- reputational harm of publicly disclosed enforcement actions, audits or investigations related to billing and reimbursements.

The failure to comply with the extensive laws, regulations and other requirements applicable to their business and the operation of our properties could result in, among other challenges: (i) becoming ineligible to receive reimbursement from governmental reimbursement programs; (ii) becoming subject to prepayment reviews or claims for overpayments; (iii) bans on admissions of new patients or residents; (iv) civil or criminal penalties; and (v) significant operational changes, including requirements to increase staffing or the scope of care given to residents. These laws and regulations are enforced by a variety of federal, state and local agencies and can also be enforced by private litigants through, among other things, federal and state false claims acts, which allow private litigants to bring qui tam or "whistleblower" actions.

We are unable to predict future changes to or interpretations of federal, state and local statutes and regulations, including the Medicare and Medicaid statutes and regulations, or the intensity of enforcement efforts with respect to such statutes and regulations. Any changes in the regulatory framework or the intensity or extent of governmental or private enforcement actions could have a material adverse effect on our tenants and operators. If, in turn, such tenants or operators fail to make contractual rent payments to us or, with respect to our SHOP segment, cash flows are adversely affected, it could have a material adverse effect on us.

Sometimes, governmental payors freeze or reduce payments to healthcare providers, or provide annual reimbursement rate increases that are smaller than expected, due to budgetary and other pressures. In addition, the federal government periodically makes changes in the statutes and regulations relating to Medicare and Medicaid reimbursement that may impact state reimbursement programs, particularly Medicaid reimbursement. We cannot make any assessment as to the ultimate timing or the effect that any future changes

may have on our tenants', operators' and borrowers' costs of doing business and on the amount of reimbursement by government and other third-party payors. The failure of any of our tenants, operators or borrowers to comply with these laws and regulations, and significant limits on the scope of services reimbursed, reductions in reimbursement rates and fees, or increases in provider or similar types of taxes, could materially adversely affect their ability to meet their financial and contractual obligations to us.

Furthermore, executive orders and legislation may amend or repeal the Affordable Care Act and related regulations in whole or in part. We also anticipate that Congress, state legislatures, and third-party payors may continue to review and assess alternative healthcare delivery and payment systems and may propose and adopt legislation or policy changes or implementations effecting additional fundamental changes in the healthcare system. For example, the Department of Health and Human Services has focused on tying Medicare payments to quality or value through alternative payment models, which generally aim to make providers attentive to the total costs of treatments. Medicare no longer reimburses hospitals for care related to certain preventable adverse events and imposes payment reductions on hospitals for preventable readmissions. These punitive approaches could be expanded to additional types of providers in the future. Additionally, the Centers for Medicare and Medicaid Services recently finalized a new patient driven payment model used to calculate reimbursement rates for patients in skilled nursing properties. While we cannot quantify or predict the likely impact of these changes on the revenues and profitability of our tenants, operators and borrowers, these provisions could result in decreases in payments to our operators and tenants or increase our operators' and tenants' costs. If any such changes significantly and adversely affect our tenants' profitability, they could in turn negatively affect our tenants' ability and willingness to comply with the terms of their leases with us and/or renew their leases with us upon expiration, which could impact our business, prospects, financial condition or results of operations.

Legislation to address federal government operations and administration decisions affecting the Centers for Medicare and Medicaid Services could have a material adverse effect on our tenants', operators' and borrowers' liquidity, financial condition or results of operations.

Congressional consideration of legislation pertaining to the federal debt ceiling, the Affordable Care Act, tax reform and entitlement programs, including reimbursement rates for physicians, could have a material adverse effect on our tenants', operators' and borrowers' liquidity, financial condition or results of operations. In particular, reduced funding for entitlement programs such as Medicare and Medicaid would result in increased costs and fees for programs such as Medicare Advantage Plans and additional reductions in reimbursements to providers. Amendments to or repeal of the Affordable Care Act in whole or in part and decisions by the Centers for Medicare and Medicaid Services could impact the delivery of services and benefits under Medicare, Medicaid or Medicare Advantage Plans and could affect our tenants and operators and the manner in which they are reimbursed by such programs. Such changes could have a material adverse effect on our tenants', operators' and borrowers' liquidity, financial condition or results of operations, which could adversely affect their ability to satisfy their obligations to us and could have a material adverse effect on us.

We may be unable to successfully foreclose on the collateral securing our real estate-related loans, and even if we are successful in our foreclosure efforts, we may be unable to successfully operate, occupy or reposition the underlying real estate, which may adversely affect our ability to recover our investments.

If a tenant or operator defaults under one of our mortgages or mezzanine loans, we may have to foreclose on the loan or protect our interest by acquiring title to the collateral and thereafter making substantial improvements or repairs in order to maximize the property's investment potential. In some cases, the collateral consists of the equity interests in an entity that directly or indirectly owns the applicable real property or interests in operating properties and, accordingly, we may not have full recourse to assets of that entity, or that entity may have incurred unexpected liabilities. Tenants, operators or borrowers may contest enforcement of foreclosure or other remedies, seek bankruptcy protection against our exercise of enforcement or other remedies and/or bring claims for lender liability in response to actions to enforce mortgage obligations. Foreclosure-related costs, high loan-to-value ratios or declines in the value of the property may prevent us from realizing an amount equal to our mortgage or mezzanine loan upon foreclosure, and we may be required to record a valuation allowance for such losses. Even if we are able to successfully foreclose on the collateral securing our real estate-related loans, we may inherit properties for which we may be unable to expeditiously secure tenants or operators, if at all, or we may acquire equity interests that we are unable to immediately resell due to limitations under the securities laws, either of which would adversely affect our ability to fully recover our investment.

Risks Related to Our Capital Structure and Market Conditions

Changes or increases in interest rates could result in a decrease in our stock price and increased interest costs on new debt and existing variable rate debt, which could materially adversely impact our ability to refinance existing debt, sell properties and conduct acquisition, investment and development activities.

An increase in interest rates could reduce the amount investors are willing to pay for our common stock. Because REIT stocks are often perceived as high-yield investments, investors may perceive less relative benefit to owning REIT stocks as interest rates and the yield on government treasuries and other bonds increase.

Additionally, we have existing debt obligations that are variable rate obligations with interest and related payments that vary with the movement of certain indices. If interest rates increase, so would our interest costs for any variable rate debt and for new debt. This increased cost would make the financing of any acquisition and development activity more costly. In addition, an increase in interest rates could decrease the amount third parties are willing to pay for our properties, thereby limiting our ability to reposition our portfolio promptly in response to changes in economic or other conditions.

Rising interest rates could limit our ability to refinance existing debt when it matures, or cause us to pay higher interest rates upon refinancing and increase interest expense on refinanced indebtedness. If prevailing interest rates are higher than the interest rates of our senior notes at their maturity, we will incur additional interest expense upon any replacement debt.

We manage a portion of our exposure to interest rate risk by accessing debt with staggered maturities and through the use of derivative instruments, primarily interest rate swap agreements. However, no amount of hedging activity can fully insulate us from the risks associated with changes in interest rates. Swap agreements involve risk, including that counterparties may fail to honor their obligations under these arrangements, that these arrangements may not be effective in reducing our exposure to interest rate changes, that the amount of income we earn from hedging transactions may be limited by federal tax provisions governing REITs and that these arrangements may cause us to pay higher interest rates on our debt obligations than would otherwise be the case. Failure to hedge effectively against interest rate risk could adversely affect our results of operations and financial condition.

Cash available for distribution to stockholders may be insufficient to make dividend distributions at expected levels and are made at the discretion of our Board of Directors.

If cash available for distribution generated by our properties decreases as a result of our announced dispositions or otherwise, we may be unable to make dividend distributions at expected levels. Our inability to make expected distributions would likely result in a decrease in the market price of our common stock. All distributions are made at the discretion of our Board of Directors in accordance with Maryland law and depend on: (i) our earnings; (ii) our financial condition; (iii) debt and equity capital available to us; (iv) our expectations for future capital requirements and operating performance; (v) restrictive covenants in our financial or other contractual arrangements, including those in our credit facility agreement; (vi) maintenance of our REIT qualification; (vii) restrictions under Maryland law; and (viii) other factors as our Board of Directors may deem relevant from time to time. Additionally, our ability to make distributions will be adversely affected if any of the risks described herein, or other significant adverse events, occur.

We rely on external sources of capital to fund future capital needs, and if access to such capital is unavailable on acceptable terms or at all, it could have a material adverse effect on our ability to meet commitments as they become due or make future investments necessary to grow our business.

We may not be able to fund all future capital needs, including capital expenditures, debt maturities and other commitments, from cash retained from operations and dispositions. If we are unable to obtain enough internal capital, we may need to rely on external sources of capital (including debt and equity financing) to fulfill our capital requirements. Our access to capital depends upon a number of factors, some of which we have little or no control over, including but not limited to:

- general availability of capital, including less favorable terms, rising interest rates and increased borrowing costs;
- the market price of the shares of our equity securities and the credit ratings of our debt and any preferred securities we may issue;
- the market's perception of our growth potential and our current and potential future earnings and cash distributions;
- our degree of financial leverage and operational flexibility;
- the financial integrity of our lenders, which might impair their ability to meet their commitments to us or their willingness to make additional loans to us, and our inability to replace the financing commitment of any such lender on favorable terms, or at all;
- the stability of the market value of our properties;
- the financial performance and general market perception of our tenants and operators;
- changes in the credit ratings on U.S. government debt securities or default or delay in payment by the United States of its obligations;
- issues facing the healthcare industry, including, but not limited to, healthcare reform and changes in government reimbursement policies; and
- the performance of the national and global economies generally.

If access to capital is unavailable on acceptable terms or at all, it could have material adverse impact on our ability to fund operations, repay or refinance our debt obligations, fund dividend payments, acquire properties and make the investments needed to grow our business.

Adverse changes in our credit ratings could impair our ability to obtain additional debt and equity financing on favorable terms, if at all, and negatively impact the market price of our securities, including our common stock.

Our credit ratings can affect the amount and type of capital we can access, as well as the terms of any financing we may obtain. The credit ratings of our senior unsecured debt are based on, among other things, our operating performance, liquidity and leverage ratios, overall financial position, level of indebtedness and pending or future changes in the regulatory framework applicable to our operators and our industry. We may be unable to maintain our current credit ratings, and in the event that our current credit ratings deteriorate, we would likely incur higher borrowing costs, which would make it more difficult or expensive to obtain additional financing or refinance existing obligations and commitments. Also, a downgrade in our credit ratings would trigger additional costs or other potentially negative consequences under our current and future credit facilities and debt instruments.

Our level of indebtedness may increase and materially adversely affect our future operations.

Our outstanding indebtedness as of December 31, 2019 was approximately \$6.4 billion. We may incur additional indebtedness, including in connection with the development or acquisition of properties, which may be substantial. Any significant additional indebtedness would likely negatively affect the credit ratings of our debt and require us to dedicate a substantial portion of our cash flow to interest and principal payments due on our indebtedness. Greater demands on our cash resources may reduce funds available to us to pay dividends, conduct development activities, make capital expenditures and acquisitions or carry out other aspects of our business strategy. Increased indebtedness can also make us more vulnerable to general adverse economic and industry conditions and create competitive disadvantages for us compared to other companies with relatively lower debt levels. Increased future debt service obligations may limit our operational flexibility, including our ability to finance or refinance our properties, contribute properties to joint ventures or sell properties as needed.

Covenants in our debt instruments limit our operational flexibility, and breaches of these covenants could materially adversely affect our business, results of operations and financial condition.

The terms of our current secured and unsecured debt instruments and other indebtedness that we may incur, require or will require us to comply with a number of customary financial and other covenants, such as maintaining leverage ratios, minimum tangible net worth requirements, REIT status and certain levels of debt service coverage. Our continued ability to incur additional debt and to conduct business in general is subject to compliance with these financial and other covenants, which limit our operational flexibility. For example, mortgages on our properties contain customary covenants such as those that limit or restrict our ability, without the consent of the lender, to further encumber or sell the applicable properties, or to replace the applicable tenant or operator. Breaches of certain covenants may result in defaults under the mortgages on our properties and cross-defaults under certain of our other indebtedness, even if we satisfy our payment obligations to the respective obligee. Covenants that limit our operational flexibility as well as defaults resulting from the breach of any of these covenants could materially adversely affect our business, results of operations and financial condition.

Volatility, disruption or uncertainty in the financial markets may impair our ability to raise capital, obtain new financing or refinance existing obligations and fund real estate and development activities.

We may be affected by general market and economic conditions. Increased or prolonged market disruption, volatility or uncertainty could materially adversely impact our ability to raise capital, obtain new financing or refinance our existing obligations as they mature and fund real estate and development activities. Market volatility could also lead to significant uncertainty in the valuation of our investments and those of our joint ventures, which may result in a substantial decrease in the value of our properties and those of our joint ventures. As a result, we may be unable to recover the carrying amount of such investments and the associated goodwill, if any, which may require us to recognize impairment charges in earnings.

Risks Related to Other Events

We rely on information technology in our operations, and any material failure, inadequacy, interruption or security failure of that technology could harm our business.

We rely on information technology networks and systems, including the Internet, to process, transmit and store electronic information, and to manage or support a variety of business processes, including financial transactions and records, and maintaining personal identifying information and tenant and lease data. We purchase some of our information technology from vendors, on whom our systems depend. We rely on commercially available systems, software, tools and monitoring to provide security for the processing, transmission and storage of confidential tenant and customer data, including individually identifiable information relating to financial accounts. Although we have taken steps to protect the security of our information systems and the data maintained in those systems, it is possible that our safety and security measures will not prevent the systems' improper functioning or damage, or the improper access or disclosure of personally identifiable information such as in the event of cyber-attacks. The risk of security breaches has

generally increased as the number, intensity and sophistication of attacks and intrusions have increased. In addition, the pace and unpredictability of cyber threats generally quickly renders long-term implementation plans designed to address cybersecurity risks obsolete. Because our operators also rely on information technology networks, systems and software, we may be exposed to cyber-attacks on our operators.

Security breaches of our or our operators' networks and systems, including those caused by physical or electronic break-ins, computer viruses, malware, worms, attacks by hackers or foreign governments, disruptions from unauthorized access and tampering, including through social engineering such as phishing attacks, coordinated denial-of-service attacks and similar breaches, could result in, among other things, system disruptions, shutdowns, unauthorized access to or disclosure of confidential information, misappropriation of our or our business partners' proprietary or confidential information, breach of our legal, regulatory or contractual obligations, inability to access or rely upon critical business records or systems or other delays in our operations. In some cases, it may be difficult to anticipate or immediately detect such incidents and the damage they cause. We may be required to expend significant financial resources to protect against or to remediate such security breaches. In addition, our technology infrastructure and information systems are vulnerable to damage or interruption from natural disasters, power loss and telecommunications failures. Any failure to maintain proper function, security and availability of our and our operators' information systems and the data maintained in those systems could interrupt our operations, damage our reputation, subject us to liability claims or regulatory penalties, harm our business relationships or increase our security and insurance costs, which could have a material adverse effect on our business, financial condition and results of operations.

We are subject to certain provisions of Maryland law and our charter relating to business combinations which may prevent a transaction that may otherwise be in the interest of our stockholders.

The Maryland Business Combination Act (the "MBCA") provides that unless exempted, a Maryland corporation may not engage in business combinations, including a merger, consolidation, share exchange or, in circumstances specified in the statute, an asset transfer or issuance or reclassification of equity securities with an "interested stockholder" or an affiliate of an interested stockholder for five years after the most recent date on which the interested stockholder became an interested stockholder, and thereafter unless specified criteria are met. An interested stockholder is generally a person owning or controlling, directly or indirectly, 10% or more of the voting power of the outstanding voting stock of a Maryland corporation. Unless our Board of Directors takes action to exempt us, generally or with respect to certain transactions, from the MBCA, it will be applicable to business combinations between us and other persons.

In addition to the restrictions on business combinations contained in the MBCA, our charter also contains restrictions on business combinations. Our charter requires that, except in certain circumstances, "business combinations," including a merger or consolidation, and certain asset transfers and issuances of securities, with a "related person," including a beneficial owner of 10% or more of our outstanding voting stock, be approved by the affirmative vote of the holders of at least 90% of our outstanding voting stock.

The restrictions on business combinations provided under Maryland law and contained in our charter may delay, defer or prevent a change of control or other transaction even if such transaction involves a premium price for our common stock or our stockholders believe that such transaction is otherwise in their best interests.

Unfavorable resolution of litigation matters and disputes could have a material adverse effect on our financial condition.

From time to time, we are involved in legal proceedings, lawsuits and other claims. We may also be named as defendants in lawsuits arising out of our alleged actions or the alleged actions of our tenants and operators for which such tenants and operators have agreed to indemnify, defend and hold us harmless. An unfavorable resolution of any such litigation may have a material adverse effect on our business, results of operations and financial condition. Regardless of the outcome, litigation or other legal proceedings may result in substantial costs, disruption of our normal business operations, and the diversion of management attention. We may be unable to prevail in, or achieve a favorable settlement of, any pending or future legal action against us. See "Item 3-Legal Proceedings" of this Annual Report on Form 10-K.

The loss or limited availability of our key personnel could disrupt our operations and have a material adverse effect on our business, results of operations, financial condition, and the value of our common stock.

We depend on the efforts of our executive officers for the success of our business, and competition for these individuals is intense. Although they are covered by our Executive Severance Plan and Change in Control Plan, which provide many of the benefits typically found in executive employment agreements, none of our executive officers have employment agreements with us. The loss or limited availability of the services of any of our executive officers, or our inability to recruit and retain qualified personnel, could, at least temporarily, have a material adverse effect on our business, results of operations and financial condition and the value of our common stock.

Environmental compliance costs and liabilities associated with our real estate-related investments may be substantial and may materially impair the value of those investments.

Federal, state and local laws, ordinances and regulations may require us, as a current or previous owner of real estate, to investigate and clean up certain hazardous or toxic substances or petroleum released at a property. We may be held liable to a governmental entity or to third parties for property damage and for investigation and cleanup costs incurred by the third parties in connection with the contamination. The costs of cleanup and remediation could be substantial. In addition, some environmental laws create a lien on the contaminated site in favor of the government for damages and the costs it incurs in connection with the contamination.

Although we currently carry environmental insurance on our properties in an amount that we believe is commercially reasonable and generally require our tenants and operators to indemnify us for environmental liabilities they cause, such liabilities could exceed the amount of our insurance, the financial ability of the tenant or operator to indemnify us or the value of the contaminated property. As the owner of a site, we may also be held liable to third parties for damages and injuries resulting from environmental contamination emanating from the site. We may also experience environmental liabilities arising from conditions not known to us. The cost of defending against these claims, complying with environmental regulatory requirements, conducting remediation of any contaminated property, or paying personal injury or other claims or fines could be substantial and could have a materially adverse effect on our business, results of operations and financial condition.

In addition, the presence of contamination or the failure to remediate contamination may materially adversely affect our ability to use, sell or lease the property or to borrow using the property as collateral.

Risks Related to Tax, including REIT-Related Risks

Loss of our tax status as a REIT would substantially reduce our available funds and would have materially adverse consequences for us and the value of our common stock.

Qualification as a REIT involves the application of numerous highly technical and complex provisions of the Internal Revenue Code of 1986, as amended (the "Code"), for which there are limited judicial and administrative interpretations, as well as the determination of various factual matters and circumstances not entirely within our control. We intend to continue to operate in a manner that enables us to qualify as a REIT. However, our qualification and taxation as a REIT depend upon our ability to meet, through actual annual operating results, asset diversification, distribution levels and diversity of stock ownership, the various qualification tests imposed under the Code.

For example, to qualify as a REIT, at least 95% of our gross income in any year must be derived from qualifying sources, and we must make distributions to our stockholders aggregating annually to at least 90% of our REIT taxable income, excluding net capital gains. Rents we receive from a TRS in a RIDEA structure are treated as qualifying rents from real property for REIT tax purposes only if (i) they are paid pursuant to a lease of a "qualified healthcare property," and (ii) the operator qualifies as an "eligible independent contractor," as defined in the Code. If either of these requirements are not satisfied, then the rents will not be qualifying rents. Furthermore, new legislation, regulations, administrative interpretations or court decisions could change the tax laws or interpretations of the tax laws regarding qualification as a REIT, or the federal income tax consequences of that qualification, in a manner that is materially adverse to our stockholders. Accordingly, there is no assurance that we have operated or will continue to operate in a manner so as to qualify or remain qualified as a REIT.

If we lose our REIT status, we will face serious tax consequences that will substantially reduce the funds available to make payments of principal and interest on the debt securities we issue and to make distributions to stockholders. If we fail to qualify as a REIT:

- we will not be allowed a deduction for distributions to stockholders in computing our taxable income;
- we will be subject to corporate-level income tax on our taxable income at regular corporate rates;
- we will be subject to increased state and local income taxes; and
- unless we are entitled to relief under relevant statutory provisions, we will be disqualified from taxation as a REIT for the four taxable years following the year during which we fail to qualify as a REIT.

As a result of all these factors, our failure to qualify as a REIT could also impair our ability to expand our business and raise capital and could materially adversely affect the value of our common stock.

Further changes to U.S. federal income tax laws could materially and adversely affect us and our stockholders.

The present federal income tax treatment of REITs may be modified, possibly with retroactive effect, by legislative, judicial or administrative action at any time, which could affect the federal income tax treatment of an investment in us. The federal income tax rules dealing with U.S. federal income taxation and REITs are constantly under review by persons involved in the legislative process, the U.S. Internal Revenue Service (the "IRS") and the U.S. Treasury Department, which results in statutory changes as well as frequent

revisions to regulations and interpretations. We cannot predict how changes in the tax laws might affect our investors or us. Revisions in federal tax laws and interpretations thereof could significantly and negatively affect our ability to qualify as a REIT, as well as the tax considerations relevant to an investment in us, or could cause us to change our investments and commitments.

We could have potential deferred and contingent tax liabilities from corporate acquisitions that could limit, delay or impede future sales of our properties.

If, during the five-year period beginning on the date we acquire certain companies, we recognize a gain on the disposition of any property acquired, then, to the extent of the excess of (i) the fair market value of such property as of the acquisition date over (ii) our adjusted income tax basis in such property as of that date, we will be required to pay a corporate-level federal income tax on this gain at the highest regular corporate rate. There can be no assurance that these triggering dispositions will not occur, and these requirements could limit, delay or impede future sales of our properties.

In addition, the IRS may assert liabilities against us for corporate income taxes for taxable years prior to the time that we acquire certain companies, in which case we will owe these taxes plus interest and penalties, if any.

There are uncertainties relating to the calculation of non-REIT tax earnings and profits ("E&P") in certain acquisitions, which may require us to distribute E&P.

In order to remain qualified as a REIT, we are required to distribute to our stockholders all of the accumulated non-REIT E&P of certain companies that we acquire, prior to the close of the first taxable year in which the acquisition occurs. Failure to make such E&P distributions would result in our disqualification as a REIT. The determination of the amount to be distributed in such E&P distributions is a complex factual and legal determination. We may have less than complete information at the time we undertake our analysis, or we may interpret the applicable law differently from the IRS. We currently believe that we have satisfied the requirements relating to such E&P distributions. There are, however, substantial uncertainties relating to the determination of E&P, including the possibility that the IRS could successfully assert that the taxable income of the companies acquired should be increased, which would increase our non-REIT E&P. Moreover, an audit of the acquired company following our acquisition could result in an increase in accumulated non-REIT E&P, which could require us to pay an additional taxable distribution to our then-existing stockholders, if we qualify under rules for curing this type of default, or could result in our disqualification as a REIT.

Thus, we might fail to satisfy the requirement that we distribute all of our non-REIT E&P by the close of the first taxable year in which the acquisition occurs. Moreover, although there are procedures available to cure a failure to distribute all of our E&P, we cannot now determine whether we will be able to take advantage of these procedures or the economic impact on us of doing so.

Our charter contains ownership limits with respect to our common stock and other classes of capital stock.

Our charter contains restrictions on the ownership and transfer of our common stock and preferred stock that are intended to assist us in preserving our qualification as a REIT. Under our charter, subject to certain exceptions, no person or entity may own, actually or constructively, more than 9.8% (by value or by number of shares, whichever is more restrictive) of the outstanding shares of our common stock or any class or series of our preferred stock.

Additionally, our charter has a 9.9% ownership limitation on the direct or indirect ownership of our voting shares, which may include common stock or other classes of capital stock. Our Board of Directors, in its sole discretion, may exempt a proposed transferee from either ownership limit. The ownership limits may delay, defer or prevent a transaction or a change of control that might involve a premium price for our common stock or might otherwise be in the best interests of our stockholders.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

We are organized to invest in income-producing healthcare-related facilities. In evaluating potential investments, we consider a multitude of factors, including:

- · location, construction quality, age, condition, and design of the property;
- geographic area, proximity to other healthcare facilities, type of property, and demographic profile, including new competitive supply;
- whether the expected risk-adjusted return exceeds the incremental cost of capital;
- whether the rent or operating income provides a competitive market return to our investors;
- · duration, rental rates, tenant and operator quality, and other attributes of in-place leases, including master lease structures and coverage;
- current and anticipated cash flow and its adequacy to meet our operational needs;
- availability of security such as letters of credit, security deposits and guarantees;
- potential for capital appreciation;
- expertise and reputation of the tenant or operator;
- occupancy and demand for similar healthcare facilities in the same or nearby communities;
- · availability of qualified operators or property managers and whether we can manage the property;
- potential alternative uses of the facilities;
- the regulatory and reimbursement environment in which the properties operate;
- tax laws related to REITs;
- · prospects for liquidity through financing or refinancing; and
- our access to and cost of capital.

Property and Direct Financing Lease Investments

The following table summarizes our consolidated property and direct financing lease ("DFL") investments as of and for the year ended December 31, 2019 (square feet and dollars in thousands):

FACILITY LOCATION	NUMBER OF FACILITIES	CAPACITY	GR	OSS ASSET VALUE ⁽¹⁾	REAL ESTATE REVENUES ⁽²⁾	_	PERATING EXPENSES
Senior housing triple-net—real estate:		(Units)					
Florida	11	1,418	\$	209,109	\$ 24,594	\$	_
Texas	13	1,323		181,729	19,610		_
California	11	1,023		161,785	21,481		(3,183)
Oregon	10	954		73,488	12,542		(121)
Washington	8	562		98,167	11,336		(95)
Other (17 States)	37	3,343		244,049	87,918		(1,123)
	90	8,623		968,327	177,481		(4,522)
Senior housing—DFLs ⁽³⁾ :							
Other (12 States)	_	_		_	21,960		(43)
Total senior housing triple-net	90	8,623	\$	968,327	\$199,441	\$	(4,565)
SHOP:		(Units)					
California	17	1,781	\$	701,938	\$ 90,339	\$	(67,559)
Florida	22	2,696		554,188	117,753		(100,904)
Virginia	10	1,319		290,313	34,901		(26,324)
New Jersey	8	825		216,576	50,672		(37,249)
Maryland	9	853		155,345	53,097		(42,842)
Texas	8	1,132		159,755	130,773		(92,266)
Other (19 States)	41	4,570		648,990	247,636		(198,569)
Total SHOP	115	13,176	\$	2,727,105	\$725,171	\$	(565,713)

FACILITY LOCATION	NUMBER OF FACILITIES	CAPACITY	GI	ROSS ASSET VALUE ⁽¹⁾		L ESTATE VENUES ⁽²⁾		RATING PENSES
Life science:		(Sq. Ft.)						
California	118	6,836	\$	4,439,853	\$	382,986	\$	(90,496)
Other (3 States)	16	1,439		1,086,917		57,798		(16,976)
Total life science	134	8,275	\$	5,526,770	\$	440,784	\$ (107,472)
Medical office:		(Sq. Ft.)						
Texas	66	7,123	\$	1,278,337	\$	182,228	\$	(65,412)
California	18	1,011		357,815		41,295		(12,881)
South Carolina	17	1,046		336,193		24,269		(4,648)
Pennsylvania	4	1,058		336,121		28,159		(13,325)
Colorado	17	1,231		269,429		40,780		(16,138)
Other (28 States)	145	9,243		1,802,855		254,799		(89,134)
Total medical office	267	20,712	\$	4,380,750	\$	571,530	\$ (201,538)
Other—Hospital ⁽⁴⁾ :		(Beds)						
California	1	84	\$	88,800	\$	13,845	\$	(1)
Texas	3	212		55,719		6,790		(73)
Other (6 States)	7	946		142,110		29,006		(8)
	11	1,242	\$	286,629	\$	49,641	\$	(82)
Other—SNF ⁽⁵⁾ :		(Beds)						
Virginia	_	_		_		972		_
Total other non-reportable segments	11	1,242	\$	286,629	\$	50,613	\$	(82)
Total properties	617		\$	13,889,581	\$1	.,987,539	\$ (879,370)

⁽¹⁾ Represents gross real estate and the carrying value of DFLs. Gross real estate represents the carrying amount of real estate after adding back accumulated depreciation and amortization. Excludes real estate held for sale with an aggregate gross asset value of \$719 million.

⁽²⁾ Represent the combined amount of rental and related revenues, resident fees and services, and income from DFLs.

⁽³⁾ Represents income from DFLs that were transitioned or sold in 2019.

⁽⁴⁾ Includes leased properties that are classified as DFLs.

⁽⁵⁾ Represents revenues generated from a real estate asset that was sold in October 2019.

Occupancy and Annual Rent Trends

The following table summarizes occupancy and average annual rent trends for our consolidated property and DFL investments for the years ended December 31 (average occupied square feet in thousands):

	2019	2018	2017	2016	2015
Senior housing triple-net:					
Average annual rent per unit ⁽¹⁾	\$17,373	\$16,449	\$15,352	\$14,604	\$14,544
Average capacity (available units)	11,565	16,914	21,536	28,455	28,777
SHOP:					
Average occupancy percentage	83%	85%	87%	88%	87%
Average annual rent per unit ⁽¹⁾	\$49,784	\$48,433	\$41,133	\$42,851	\$41,435
Average capacity (available units)	14,633	11,248	12,758	16,028	12,704
Life science:					
Average occupancy percentage	97%	95%	96%	98%	97%
Average annual rent per square foot ⁽¹⁾	\$ 57	\$ 54	\$ 52	\$ 48	\$ 46
Average occupied square feet	7,288	7,078	6,841	7,332	7,179
Medical office:					
Average occupancy percentage	92%	93%	92%	92%	92%
Average annual rent per square foot ⁽¹⁾	\$ 29	\$ 29	\$ 28	\$ 28	\$ 28
Average occupied square feet	19,069	18,655	17,950	16,973	15,844
Other non-reportable segments:					
Average annual rent per bed – Hospital ⁽¹⁾	\$39,113	\$39,246	\$38,017	\$39,076	\$39,834
Average capacity (available beds) - Hospital	1,304	1,300	1,337	1,478	1,487
Average annual rent per unit – U.K. ⁽¹⁾⁽²⁾	_	_	9,097	9,200	10,048
Average capacity (available units) – U.K. ⁽²⁾		_	3,188	3,190	2,515
Average annual rent per bed – SNF ⁽¹⁾	_	10,504	10,298	10,803	8,292
Average capacity (available beds) - SNF	_	120	120	426	1,047

⁽¹⁾ Average annual rent is presented as a ratio of real estate revenues (comprised of rental and related revenues, resident fees and services, and income from DFLs) divided by the average capacity or average occupied square feet of the facilities. Average annual rent for leased properties (including DFLs) excludes termination fees and non-cash revenue adjustments (i.e., straight-line rents, amortization of market lease intangibles, DFL non-cash interest, and the impact of deferred community fee income).

Our previous investments in the U.K. were deconsolidated in June 2018. We then sold our remaining unconsolidated investments in the U.K. in December 2019 (see Note 4 to the Consolidated Financial Statements).

Tenant Lease Expirations

The following table shows tenant lease expirations, including those related to DFLs, for the next 10 years and thereafter at our consolidated properties, assuming that none of the tenants exercise any of their renewal or purchase options, unless otherwise noted below, and excludes properties in our SHOP segment and assets held for sale as of and for the year ended December 31, 2019 (dollars and square feet in thousands):

						EXPIRA	TION YEAR	₹				
SEGMENT	TOTAL	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	THEREAFTER
Senior housing triple-net:												
Properties	63		5 3	_	8	1	1	6	1	11	7	20
Base rent ⁽²⁾	\$ 102,946	\$ 7,68	4 \$ 1,861	\$ —	\$ 20,047	\$ 1,533	\$ 1,932	\$ 4,397	\$ 5,377	\$ 16,941	\$ 6,994	\$36,180
% of segment base rent	100		7 2	_	19	1	2	4	5	16	7	37
Life science:												
Square feet	7,940	52	530	761	768	476	1,190	524	781	460	1,110	820
Base rent ⁽²⁾	\$ 372,783	\$ 22,23	\$ 29,177	\$ 31,751	\$ 44,557	\$ 28,217	\$ 49,707	\$ 24,574	\$ 38,770	\$ 21,498	\$ 58,171	\$ 24,131
% of segment base rent	100		5 8	9	12	8	13	7	10	6	16	5
Medical office:												
Square feet	18,967	3,04	2,079	2,132	1,615	1,543	3,510	935	629	1,544	524	1,416
Base rent ⁽²⁾	\$ 451,725	\$ 81,27	5 \$ 54,448	\$ 54,672	\$ 42,534	\$ 43,023	\$ 62,066	\$ 24,317	\$ 15,444	\$ 32,097	\$12,746	\$ 29,102
% of segment base rent	100	1	3 12	12	9	10	14	5	3	7	3	7
Other non-reportable segments												
Properties	11		1 —	3	_	6	_	_	_	_	_	1
Base rent ⁽²⁾	\$ 49,394	\$ 8,30	1 \$ —	\$ 12,374	\$ —	\$ 23,260	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 5,459
% of segment base rent	100	1	7 —	25	_	47	_	_	_	_	_	11
Total:												
Base rent ⁽²⁾	\$ 976,848	\$ 119,49	1 \$ 85,486	\$ 98,797	\$ 107,138	\$ 96,033	\$ 113,705	\$ 53,288	\$ 59,591	\$ 70,536	\$77,911	\$ 94,872
% of total base rent	100	1:	2 9	10	11	10	12	5	6	7	8	10

⁽¹⁾ Includes month-to-month leases.

See the "Tenant Purchase Options" section of Note 6 to the Consolidated Financial Statements for additional information on leases subject to purchase options. See Schedule III: Real Estate and Accumulated Depreciation, included in this report, which information is incorporated by reference in this Item 2.

Item 3. Legal Proceedings

Except as described below, we are not aware of any legal proceedings or claims that we believe could have, individually or taken together, a material adverse effect on our financial condition, results of operations, or cash flows.

See "Legal Proceedings" section of Note 11 to the Consolidated Financial Statements for information regarding legal proceedings, which information is incorporated by reference in this Item 3.

Item 4. Mine Safety Disclosures

None.

The most recent month's (or subsequent month's, if acquired in the most recent month) base rent, including additional rent floors and cash income from DFLs, annualized for 12 months. Base rent does not include tenant recoveries, additional rents in excess of floors, and non-cash revenue adjustments (i.e., straight-line rents, amortization of market lease intangibles, DFL non-cash interest and deferred revenues).

Part II

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Our common stock is listed on the New York Stock Exchange under the symbol "PEAK."

At January 31, 2020, we had 8,504 stockholders of record, and there were 200,205 beneficial holders of our common stock.

Dividends (Distributions)

It has been our policy to declare quarterly dividends to common stockholders so as to comply with applicable provisions of the Code governing REITs. All distributions are made at the discretion of our Board of Directors in accordance with Maryland law. Distributions with respect to our common stock can be characterized for federal income tax purposes as ordinary dividends, capital gains, nondividend distributions or a combination thereof. The following table shows the characterization of our annual common stock distributions per share:

	YEAR EI	EMBER 31,	
	2019	2018	2017
Ordinary dividends ⁽¹⁾	\$0.7633	\$0.9578	\$1.4800
Capital gains	0.2714	0.5222	_
Nondividend distributions	0.4453	_	_
	\$1.4800	\$1.4800	\$1.4800

⁽¹⁾ For the year ended December 31, 2019 all \$0.7633 of ordinary dividends qualified as business income for purposes of Code Section 199A. For the year ended December 31, 2018 the amount includes \$0.9414 of qualified business income for purposes of Code Section 199A and \$0.0164 of qualified dividend income for purposes of Code Section 1(h)(11).

On January 30, 2020, we announced that our Board of Directors declared a quarterly common stock cash dividend of \$0.37 per share. The common stock dividend will be paid on February 28, 2020 to stockholders of record as of the close of business on February 18, 2020.

Issuer Purchases of Equity Securities

The table below sets forth the information with respect to purchases of our common stock made by or on our behalf during the quarter ended December 31, 2019.

			MAXIMUM NUMBER
		TOTAL NUMBER	(OR APPROXIMATE
		OF SHARES	DOLLAR VALUE)
	AVERAGE	PURCHASED AS	OF SHARES THAT MAY
TOTAL NUMBER	PRICE	PART OF PUBLICLY	YET BE PURCHASED
OF SHARES	PAID PER	ANNOUNCED PLANS	UNDER THE PLANS
PURCHASED ⁽¹⁾	SHARE	OR PROGRAMS	OR PROGRAMS
682	\$35.88	_	_
2,452	35.78	_	_
_	_	_	_
3 134	\$35.80	_	
	OF SHARES PURCHASED ⁽¹⁾ 682	TOTAL NUMBER OF SHARES PURCHASED(1) \$10 PER SHARE \$435.88 \$2,452 \$35.78	TOTAL NUMBER OF SHARES PURCHASED AS PART OF PUBLICLY ANNOUNCED PLANS SHARE SHARE 2,452 35.78 — —

⁽¹⁾ Represents restricted shares withheld under our equity incentive plans to offset tax withholding obligations that occur upon vesting of restricted shares. The value of the shares withheld is based on the closing price of our common stock on the last trading day prior to the date the relevant transaction occurred.

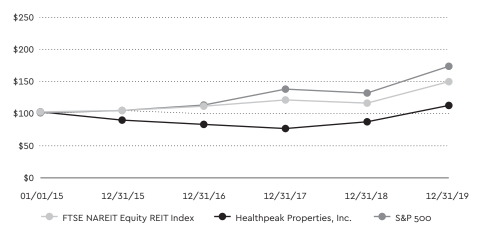
MAVIMUM NUMBER

Performance Graph

The graph and table below compare the cumulative total return of Healthpeak, the S&P 500 Index and the Equity REIT Index of NAREIT, from January 1, 2015 to December 31, 2019. Total cumulative return is based on a \$100 investment in Healthpeak common stock and in each of the indices at the close of trading on December 31, 2014 and assumes quarterly reinvestment of dividends before consideration of income taxes. Stockholder returns over the indicated periods should not be considered indicative of future stock prices or stockholder returns.

COMPARISON OF FIVE-YEAR CUMULATIVE TOTAL RETURN AMONG S&P 500, EQUITY REITS AND HEALTHPEAK PROPERTIES, INC. RATE OF RETURN TREND COMPARISON JANUARY 1, 2015-DECEMBER 31, 2019 (JANUARY 1, 2015 = \$100)

Performance Graph Total Stockholder Return



	DECEMBER 31,					
	2015	2016	2017	2018	2019	
FTSE NAREIT Equity REIT Index	\$102.83	\$111.70	\$121.39	\$116.48	\$149.86	
S&P 500	101.37	113.49	138.26	132.19	173.80	
Healthpeak Properties, Inc.	91.96	83.34	76.89	87.41	112.85	

Item 6. Selected Financial Data

Set forth below is our selected financial data as of and for each of the years in the five-year period ended December 31 (dollars in thousands, except per share data):

	YEAR ENDED DECEMBER 31,							
	2019	2018	2017	2016	2015			
Statement of operations data:								
Total revenues	\$ 1,997,383	\$ 1,846,689	\$ 1,848,378	\$ 2,129,294	\$ 1,940,489			
Income (loss) from continuing operations	60,061	1,073,474	422,634	374,171	152,668			
Net income (loss) applicable to common shares	43,987	1,058,424	413,013	626,549	(560,552)			
Basic earnings per common share:								
Continuing operations	0.09	2.25	0.88	0.77	0.30			
Discontinued operations	_	_	_	0.57	(1.51)			
Net income (loss) applicable to common shares	0.09	2.25	0.88	1.34	(1.21)			
Diluted earnings per common share:								
Continuing operations	0.09	2.24	0.88	0.77	0.30			
Discontinued operations	_	_	_	0.57	(1.51)			
Net income (loss) applicable to common shares	0.09	2.24	0.88	1.34	(1.21)			
Balance sheet data:								
Total assets	14,032,891	12,718,553	14,088,461	15,759,265	21,449,849			
Debt obligations ⁽¹⁾	6,351,613	5,567,908	7,880,466	9,189,495	11,069,003			
Total equity	6,667,474	6,512,591	5,594,938	5,941,308	9,746,317			
Other data:								
Dividends paid	720,123	696,913	694,955	979,542	1,046,638			
Dividends paid per common share ⁽²⁾	1.480	1.480	1.480	2.095	2.260			
Funds from operations ("NAREIT FFO")(3)	780,307	780,189	661,113	1,119,153	(10,841)			
Diluted NAREIT FFO per common share ⁽³⁾	1.59	1.66	1.41	2.39	(0.02)			
FFO as Adjusted ⁽³⁾	864,352	857,233	918,402	1,282,390	1,470,167			
Diluted FFO as Adjusted per common share ⁽³⁾	1.76	1.82	1.95	2.74	3.16			
Funds available for distribution ("FAD") ⁽³⁾	745,820	746,397	803,720	1,215,696	1,261,849			

⁽¹⁾ Includes bank line of credit, commercial paper, term loans, senior unsecured notes, mortgage debt and other debt. Excludes mortgage debt on assets held for sale.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

The information set forth in this Item 7 is intended to provide readers with an understanding of our financial condition, changes in financial condition and results of operations. We will discuss and provide our analysis in the following order:

- 2019 Transaction Overview
- Dividends
- Results of Operations
- Liquidity and Capital Resources
- Contractual Obligations
- Off-Balance Sheet Arrangements
- Inflation
- Non-GAAP Financial Measure Reconciliations
- Critical Accounting Policies
- Recent Accounting Pronouncements

⁽²⁾ Represents cash dividends. Additionally, in October 2016 we issued \$6.17 per common share of stock dividends related to the spin-off of Quality Care Properties, Inc.

⁽³⁾ For a more detailed discussion and reconciliation of NAREIT FFO, FFO as Adjusted and FAD, see "Results of Operations" and "Non-GAAP Financial Measure Reconciliations" in Item 7 of this report.

2019 Transaction Overview

Master Transaction and Cooperation Agreement with Brookdale

In October 2019, Healthpeak and Brookdale Senior Living Inc. ("Brookdale") entered into a Master Transactions and Cooperation Agreement (the "2019 MTCA"), which includes a series of transactions related to its jointly owned 15-campus continuing care retirement community ("CCRC") portfolio (the "CCRC JV") and the portfolio of 43 senior housing properties that Brookdale triple-net leases from us.

In connection with the 2019 MTCA, Healthpeak and Brookdale, and certain of their respective subsidiaries, agreed to the following related to the CCRC JV:

- Healthpeak, which owns a 49% interest in the CCRC JV, agreed to purchase Brookdale's 51% interest in 13 of the 15 communities in the CCRC JV based on a valuation of \$1.06 billion (the "CCRC Acquisition");
- The management agreements related to the CCRC Acquisition communities will be terminated, with management transitioned (under new management agreements) from Brookdale to Life Care Services LLC ("LCS") simultaneous with closing the CCRC Acquisition;
- We will pay a \$100 million management termination fee to Brookdale upon closing the CCRC Acquisition; and
- The remaining two CCRCs will be jointly marketed for sale to third parties.

In addition, pursuant to the 2019 MTCA, Healthpeak and Brookdale agreed to the following transactions related to properties that Brookdale triple-net leases from us:

- Brookdale will acquire 18 of the properties (the "Brookdale Acquisition Assets") from us for cash proceeds of \$385 million;
- We will terminate the triple-net lease related to one property and transition it to a RIDEA structure with LCS as the manager;
- The remaining 24 properties will be restructured into a single master lease with 2.4% annual rent escalators and a maturity date of December 31, 2027 (the "2019 Amended Master Lease");
- A portion of annual rent (amount in excess of 6.5% of sales proceeds) related to 14 of the 18 Brookdale Acquisition Assets will be
 reallocated to the remaining properties under the 2019 Amended Master Lease;
- Upon sale of the Brookdale Acquisition Assets, Brookdale will pay down \$20 million of future rent under the 2019 Amended Master Lease; and
- We will provide up to \$35 million of capital investment in the 2019 Amended Master Lease properties over a five-year term, which will increase rent by 7% of the amount spent, per annum.

With the exception of the capital investment to be made over the next five years and the sale of the two CCRCs to be marketed to third parties, each of the above transactions, including payment of the \$100 million management termination fee, closed on January 31, 2020.

Discovery Portfolio Acquisition

• In April 2019, we acquired a portfolio of nine senior housing properties, with a total of 1,242 units, for \$445 million. The properties are located across Florida, Georgia, and Texas and are operated by Discovery Senior Living, LLC.

Oakmont Portfolio Acquisitions

- In May 2019, we acquired three newly-built, senior housing communities in California for \$113 million. The portfolio is operated by Oakmont Senior Living LLC ("Oakmont") and includes 132 assisted living units and 68 memory care units with an average occupancy of 96% at closing.
- In July 2019, we acquired five additional senior housing communities in California for \$284 million. The portfolio is operated by Oakmont and includes 430 units. The properties are located in the Los Angeles, San Jose, and San Francisco markets.

Sierra Point Towers Acquisition

• In June 2019, we completed the acquisition of two life science buildings in South San Francisco, California adjacent to our The Shore at Sierra Point development, for \$245 million.

Hartwell Innovation Campus Acquisition

In July 2019, we acquired a life science campus in the suburban Boston submarket of Lexington, Massachusetts, for \$228 million.
 The 277,000 square foot campus, comprised of four buildings, is 100% leased to seven biopharmaceutical and medical diagnostics tenants.

Cambridge Acquisitions

- In January and February 2019, we acquired a life science facility for \$71 million and development rights at an adjacent undeveloped land parcel for consideration of up to \$27 million. The existing facility and land parcel are located in Cambridge, Massachusetts.
- In December 2019, we acquired one life science building, adjacent to our existing properties in Cambridge, Massachusetts, for \$333 million.

Sovereign Wealth Fund Senior Housing Joint Venture

• In December 2019, we formed a new joint venture with a sovereign wealth fund ("SWF SH JV") that owns 19 SHOP assets operated by Brookdale. We own 53.5% of the joint venture and contributed all 19 assets with a fair value of \$790 million. The joint venture partner owns the other 46.5% and purchased its interest for cash of \$367 million.

United Kingdom Joint Venture

• In December 2019, we sold our remaining 49% interest in our United Kingdom investments (the "U.K. JV") for proceeds of £70 million (\$91 million), net of debt assumed. We no longer own any real estate in the United Kingdom.

Other Real Estate and Loan Transactions

- In May 2019, we acquired one medical office building ("MOB") in Kansas for \$15 million.
- In June 2019, we acquired the outstanding equity interests of, and began consolidating, a senior housing joint venture structure (which owned one senior housing facility), in which we previously held an unconsolidated equity investment, for \$24 million.
- In July 2019, we acquired a \$16 million, Class A two-story building in the Sorrento Mesa submarket of San Diego. The 56,000 square foot property is located on our Directors Place life science campus and is adjacent to our future development site.
- In September 2019, we sold 13 senior housing facilities under DFLs for \$274 million.
- During the year ended December 31, 2019, we transitioned 35 senior housing triple-net assets, including a 14-property DFL portfolio, to a RIDEA structure, with Sunrise Senior Living, LLC ("Sunrise") as the operator. Those 35 assets generated revenue of \$67 million during the year ended 2018. We expect to transition two additional senior housing triple-net assets to a RIDEA structure with Sunrise in 2020.
- During the year ended December 31, 2019, we sold 18 SHOP assets for \$181 million, 2 senior housing triple-net assets for \$26 million, 10 MOBs for \$23 million, 1 life science asset for \$7 million, 1 undeveloped life science land parcel for \$35 million, and 2 facilities from the other non-reportable segment for \$20 million.
- In January 2020, we sold six SHOP assets for \$36 million.
- In January 2020, we entered into definitive agreements to acquire a life science campus in Waltham, Massachusetts, for \$320 million. We made a \$20 million nonrefundable deposit upon completing due diligence and expect to close the transaction in the second quarter of 2020.

Financing Activities

- In February 2019, we terminated our previous at-the-market equity program established in February 2018 (the "2018 ATM Program") and established a new at-the-market program (the "2019 ATM Program") pursuant to which shares of our common stock having an aggregate gross sales price of up to \$1.0 billion may be sold (i) by Healthpeak through a consortium of banks acting as sales agents or directly to the banks acting as principals or (ii) by a consortium of banks acting as forward sellers on behalf of any forward purchasers pursuant to a forward sale agreement.
- During the year ended December 31, 2019, we directly issued or settled previous forward sales agreements for 26.7 million shares, resulting in net proceeds of \$782 million. Total net proceeds were comprised of: (i) \$422 million of net proceeds from the settlement of 15.3 million shares under a 2018 forward sales agreement at a weighted average net price of \$27.66 per share, after commissions, (ii) \$171 million of net proceeds from the settlement of 5.5 million shares under ATM forward sales agreements at a weighted average net price of \$30.91 per share, after commissions, and (iii) \$189 million of net proceeds from the direct issuance of 5.9 million shares on the ATM at a weighted average net price of \$31.84 per share, after commissions.
- An aggregate of 30.4 million shares of our common stock, sold at an initial weighted average net price of \$33.05 per share, after commissions, remain available for issuance under forward sales agreements as of December 31, 2019.
- In May 2019, we entered into a new \$2.5 billion unsecured revolving line of credit facility (the "Revolving Facility") maturing on May 23, 2023. The Revolving Facility contains two, six-month extension options, subject to certain customary conditions. Borrowings under the Revolving Facility accrue interest at LIBOR plus a margin that depends on our credit ratings (0.825% as of December 31, 2019). We pay a facility fee on the entire revolving commitment that depends on our credit ratings (0.15% as of December 31, 2019).

- In May 2019, we entered into a new \$250 million unsecured term loan facility (the "2019 Term Loan" and, together with the Revolving Facility, the "Facilities"), and borrowed the full \$250 million capacity in June 2019. The 2019 Term Loan matures on May 23, 2024 and accrues interest at LIBOR plus a margin that depends on our credit ratings (0.90% as of December 31, 2019). The Facilities include a feature that allows us to increase the borrowing capacity by an aggregate amount of up to \$750 million, subject to securing additional commitments.
- In July 2019, we completed a public offering of \$650 million aggregate principal amount of 3.25% senior unsecured notes due 2026 (the "2026 Notes") and \$650 million aggregate principal amount of 3.50% senior unsecured notes due 2029 (the "2029 Notes" and, together with the 2026 Notes, the "Notes"). The proceeds were used to: (i) redeem all of our \$800 million, 2.63% senior unsecured notes due February 2020 (the "2020 Notes"), (ii) repurchase \$250 million aggregate principal amount of our 4.25% senior notes due 2023 (the "2023 Notes"), and (iii) repurchase \$250 million aggregate principal amount of our 4.00% senior notes due 2022 (the "2022 Notes").
- In September 2019, we established an unsecured commercial paper program (the "Commercial Paper Program") under which we may issue, from time to time, unsecured short-term debt securities with a maximum aggregate face or principal amount outstanding at any one time not exceeding \$1.0 billion.
- In November 2019, we completed a public offering of \$750 million aggregate principal amount of 3.00% senior unsecured notes due 2030 (the "2030 Notes"). The proceeds were used to repurchase the remaining \$350 million aggregate principal amount of our 2022 Notes.

Developments

- As part of the previously-announced development program with HCA, during the year ended December 31, 2019, we commenced the development of seven MOBs, six of which will be on-campus, with an aggregate estimated cost of approximately \$166 million.
- At December 31, 2019, we had eight life science development projects in process with an aggregate total estimated cost of approximately \$1.1 billion.

Dividends

Quarterly cash dividends paid during 2019 aggregated to \$1.48 per share. On January 30, 2020, our Board of Directors declared a quarterly cash dividend of \$0.37 per common share. The dividend will be paid on February 28, 2020 to stockholders of record as of the close of business on February 18, 2020.

Results of Operations

We evaluate our business and allocate resources among our reportable business segments: (i) senior housing triple-net, (ii) SHOP, (iii) life science, and (iv) medical office. Our senior housing facilities are managed utilizing triple-net leases and RIDEA structures. Under the life science and medical office segments, we invest through the acquisition and development of life science facilities and MOBs, which generally require a greater level of property management. We have other non-reportable segments that are comprised primarily of our debt investments, hospital properties, and unconsolidated joint ventures. We evaluate performance based upon: (i) property net operating income from continuing operations ("NOI") and (ii) Adjusted NOI (cash NOI) in each segment. The accounting policies of the segments are the same as those described in the summary of significant accounting policies (see Note 2 to the Consolidated Financial Statements).

Non-GAAP Financial Measures

NET OPERATING INCOME

NOI and Adjusted NOI are non-U.S. generally accepted accounting principles ("GAAP") supplemental financial measures used to evaluate the operating performance of real estate. NOI is defined as real estate revenues (inclusive of rental and related revenues, resident fees and services, and income from direct financing leases), less property level operating expenses (which exclude transition costs); NOI excludes all other financial statement amounts included in net income (loss) as presented in Note 15 to the Consolidated Financial Statements. Management believes NOI provides relevant and useful information because it reflects only income and operating expense items that are incurred at the property level and presents them on an unlevered basis. Adjusted NOI is calculated as NOI after eliminating the effects of straight-line rents, DFL non-cash interest, amortization of market lease intangibles, termination fees, actuarial reserves for insurance claims that have been incurred but not reported, and the impact of deferred community fee income and expense. Adjusted NOI is oftentimes referred to as "Cash NOI." NOI and Adjusted NOI exclude our share of income (loss) generated by unconsolidated joint ventures, which is recognized in equity income (loss) from unconsolidated joint ventures in the consolidated statements of operations. We use NOI and Adjusted NOI to make decisions about resource allocations, to assess and compare property

level performance, and to evaluate our same property portfolio ("SPP"), as described below. We believe that net income (loss) is the most directly comparable GAAP measure to NOI and Adjusted NOI. NOI and Adjusted NOI should not be viewed as alternative measures of operating performance to net income (loss) as defined by GAAP since they do not reflect various excluded items. Further, our definitions of NOI and Adjusted NOI may not be comparable to the definitions used by other REITs or real estate companies, as they may use different methodologies for calculating NOI and Adjusted NOI. For a reconciliation of NOI and Adjusted NOI to net income (loss) by segment, refer to Note 15 to the Consolidated Financial Statements.

Operating expenses generally relate to leased medical office and life science properties and SHOP facilities. We generally recover all or a portion of our leased medical office and life science property expenses through tenant recoveries. We present expenses as operating or general and administrative based on the underlying nature of the expense.

SAME PROPERTY PORTFOLIO

SPP NOI and Adjusted (Cash) NOI information allows us to evaluate the performance of our property portfolio under a consistent population by eliminating changes in the composition of our consolidated portfolio of properties. SPP NOI excludes certain non-property specific operating expenses that are allocated to each operating segment on a consolidated basis.

Properties are included in SPP once they are stabilized for the full period in both comparison periods. Newly acquired operating assets are generally considered stabilized at the earlier of lease-up (typically when the tenant(s) control(s) the physical use of at least 80% of the space) or 12 months from the acquisition date. Newly completed developments and redevelopments are considered stabilized at the earlier of lease-up or 24 months from the date the property is placed in service. Properties that experience a change in reporting structure, such as a transition from a triple-net lease to a RIDEA reporting structure, are considered stabilized after 12 months in operations under a consistent reporting structure. A property is removed from SPP when it is classified as held for sale, sold, placed into redevelopment, experiences a casualty event that significantly impacts operations, or a change in reporting structure has been agreed to (such as triple-net to SHOP).

For a reconciliation of SPP to total portfolio Adjusted NOI and other relevant disclosures by segment, refer to our Segment Analysis below.

FUNDS FROM OPERATIONS ("FFO")

FFO encompasses NAREIT FFO and FFO as Adjusted, each of which is described in detail below. We believe FFO applicable to common shares, diluted FFO applicable to common shares, and diluted FFO per common share are important supplemental non-GAAP measures of operating performance for a REIT. Because the historical cost accounting convention used for real estate assets utilizes straight-line depreciation (except on land), such accounting presentation implies that the value of real estate assets diminishes predictably over time. Since real estate values instead have historically risen and fallen with market conditions, presentations of operating results for a REIT that use historical cost accounting for depreciation could be less informative. The term FFO was designed by the REIT industry to address this issue.

NAREIT FFO. FFO, as defined by the National Association of Real Estate Investment Trusts ("NAREIT"), is net income (loss) applicable to common shares (computed in accordance with GAAP), excluding gains or losses from sales of depreciable property, including any current and deferred taxes directly associated with sales of depreciable property, impairments of, or related to, depreciable real estate, plus real estate and other real estate-related depreciation and amortization, and adjustments to compute our share of NAREIT FFO and FFO as Adjusted (see below) from joint ventures. Adjustments for joint ventures are calculated to reflect our pro-rata share of both our consolidated and unconsolidated joint ventures. We reflect our share of NAREIT FFO for unconsolidated joint ventures by applying our actual ownership percentage for the period to the applicable reconciling items on an entity by entity basis. For consolidated joint ventures in which we do not own 100%, we reflect our share of the equity by adjusting our NAREIT FFO to remove the third party ownership share of the applicable reconciling items based on actual ownership percentage for the applicable periods. Our pro-rata share information is prepared on a basis consistent with the comparable consolidated amounts, is intended to reflect our proportionate economic interest in the operating results of properties in our portfolio and is calculated by applying our actual ownership percentage for the period. We do not control the unconsolidated joint ventures, and the pro-rata presentations of reconciling items included in NAREIT FFO do not represent our legal claim to such items. The joint venture members or partners are entitled to profit or loss allocations and distributions of cash flows according to the joint venture agreements, which provide for such allocations generally according to their invested capital.

The presentation of pro-rata information has limitations, which include, but are not limited to, the following: (i) the amounts shown on the individual line items were derived by applying our overall economic ownership interest percentage determined when applying the equity method of accounting and do not necessarily represent our legal claim to the assets and liabilities, or the revenues and expenses and (ii) other companies in our industry may calculate their pro-rata interest differently, limiting the usefulness as a comparative measure. Because of these limitations, the pro-rata financial information should not be considered independently or as a substitute for our financial statements as reported under GAAP. We compensate for these limitations by relying primarily on our GAAP financial statements, using the pro-rata financial information as a supplement.

NAREIT FFO does not represent cash generated from operating activities in accordance with GAAP, is not necessarily indicative of cash available to fund cash needs and should not be considered an alternative to net income (loss). We compute NAREIT FFO in accordance with the current NAREIT definition; however, other REITs may report NAREIT FFO differently or have a different interpretation of the current NAREIT definition from ours.

FFO as Adjusted. In addition, we present NAREIT FFO on an adjusted basis before the impact of non-comparable items including, but not limited to, transaction-related items, impairments (recoveries) of non-depreciable assets, losses (gains) from the sale of nondepreciable assets, severance and related charges, prepayment costs (benefits) associated with early retirement or payment of debt, litigation costs (recoveries), casualty-related charges (recoveries), foreign currency remeasurement losses (gains), and changes in tax legislation ("FFO as Adjusted"). Transaction-related items include transaction expenses and gains/charges incurred as a result of mergers and acquisitions and lease amendment or termination activities. Prepayment costs (benefits) associated with early retirement of debt include the write-off of unamortized deferred financing fees, or additional costs, expenses, discounts, make-whole payments, penalties or premiums incurred as a result of early retirement or payment of debt. Management believes that FFO as Adjusted provides a meaningful supplemental measurement of our FFO run-rate and is frequently used by analysts, investors, and other interested parties in the evaluation of our performance as a REIT. At the same time that NAREIT created and defined its FFO measure for the REIT industry, it also recognized that "management of each of its member companies has the responsibility and authority to publish financial information that it regards as useful to the financial community." We believe stockholders, potential investors, and financial analysts who review our operating performance are best served by an FFO run-rate earnings measure that includes certain other adjustments to net income (loss), in addition to adjustments made to arrive at the NAREIT defined measure of FFO. FFO as Adjusted is used by management in analyzing our business and the performance of our properties and we believe it is important that stockholders, potential investors, and financial analysts understand this measure used by management. We use FFO as Adjusted to: (i) evaluate our performance in comparison with expected results and results of previous periods, relative to resource allocation decisions, (ii) evaluate the performance of our management, (iii) budget and forecast future results to assist in the allocation of resources, (iv) assess our performance as compared with similar real estate companies and the industry in general, and (v) evaluate how a specific potential investment will impact our future results. Other REITs or real estate companies may use different methodologies for calculating an adjusted FFO measure, and accordingly, our FFO as Adjusted may not be comparable to those reported by other REITs. For a reconciliation of net income (loss) to NAREIT FFO and FFO as Adjusted and other relevant disclosure, refer to "Non-GAAP Financial Measures Reconciliations" below.

FUNDS AVAILABLE FOR DISTRIBUTION ("FAD")

FAD is defined as FFO as Adjusted after excluding the impact of the following: (i) amortization of deferred compensation expense, (ii) amortization of deferred financing costs, net, (iii) straight-line rents, (iv) deferred income taxes, (v) amortization of acquired market lease intangibles, net, (vi) non-cash interest related to DFLs and lease incentive amortization (reduction of straight-line rents), (vii) actuarial reserves for insurance claims that have been incurred but not reported, and (viii) deferred revenues, excluding amounts amortized into rental income that are associated with tenant funded improvements owned/recognized by us and up-front cash payments made by tenants to reduce their contractual rents. Also, FAD: (i) is computed after deducting recurring capital expenditures, including second generation leasing costs and second generation tenant and capital improvements and (ii) includes lease restructure payments and adjustments to compute our share of FAD from our unconsolidated joint ventures and those related to CCRC non-refundable entrance fees. Certain prior period amounts in the "Non-GAAP Financial Measures Reconciliation" below for FAD have been reclassified to conform to the current period presentation. More specifically, recurring capital expenditures, including second generation leasing costs and second generation tenant and capital improvements ("FAD capital expenditures") excludes our share from unconsolidated joint ventures (reported in "other FAD adjustments"). Adjustments for joint ventures are calculated to reflect our pro-rata share of both our consolidated and unconsolidated joint ventures. We reflect our share of FAD for unconsolidated joint ventures by applying our actual ownership percentage for the period to the applicable reconciling items on an entity by entity basis. We reflect our share for consolidated joint ventures in which we do not own 100% of the equity by adjusting our FAD to remove the third party ownership share of the applicable reconciling items based on actual ownership percentage for the applicable periods (reported in "other FAD adjustments"). See FFO for further disclosure regarding our use of pro-rata share information and its limitations. Other REITs or real estate companies may use different methodologies for calculating FAD, and accordingly, our FAD may not be comparable to those reported by other REITs. Although our FAD computation may not be comparable to that of other REITs, management believes FAD provides a meaningful supplemental measure of our performance and is frequently used by analysts, investors, and other interested parties in the evaluation of our performance as a REIT. We believe FAD is an alternative run-rate earnings measure that improves the understanding of our operating results among investors and makes comparisons with: (i) expected results, (ii) results of previous periods, and (iii) results among REITs more meaningful. FAD does not represent cash generated from operating activities determined in accordance with GAAP and is not necessarily indicative of cash available to fund cash needs as it excludes the following items which generally flow through our cash flows from operating activities: (i) adjustments for changes in working capital or the actual timing of the payment of income or expense items that are accrued in the period, (ii) transaction-related costs, (iii) litigation settlement expenses, (iv) severance-related expenses, and (v) actual cash receipts from interest income recognized on loans receivable (in contrast to our FAD adjustment to exclude non-cash interest and depreciation related to our investments in direct financing leases). Furthermore, FAD is adjusted for recurring capital expenditures, which are generally not considered when determining cash flows from operations

or liquidity. FAD is a non-GAAP supplemental financial measure and should not be considered as an alternative to net income (loss) determined in accordance with GAAP. For a reconciliation of net income (loss) to FAD and other relevant disclosure, refer to "Non-GAAP Financial Measures Reconciliations" below.

Comparison of the Year Ended December 31, 2019 to the Year Ended December 31, 2018 and the Year Ended December 31, 2018 to the Year Ended December 31, 2017

Overview⁽¹⁾

2019 AND 2018

The following table summarizes results for the years ended December 31, 2019 and 2018 (dollars in thousands):

	YEAR ENDED DECEMBER 31,	
	2019 2018	CHANGE
Net income (loss) applicable to common shares	\$ 43,987 \$1,058,424	\$(1,014,437)
NAREIT FFO	780,307 780,189	118
FFO as Adjusted	864,352 857,233	7,119
FAD	745.820 746.397	(577)

⁽¹⁾ For the reconciliation of non-GAAP financial measures, see "Non-GAAP Financial Measure Reconciliations" below.

Net income (loss) applicable to common shares ("net income (loss)") decreased primarily as a result of the following:

- a reduction in NOI as a result of asset sales during 2018 and 2019;
- a larger net gain on sales of real estate during 2018 compared to 2019, primarily related to the sale of our Shoreline Technology Center life science campus in November 2018;
- increased depreciation and amortization expense as a result of: (i) assets acquired during 2018 and 2019, (ii) development and redevelopment projects placed into operations during 2018 and 2019, and (iii) the conversion of 14 senior housing triple-net assets from a DFL to a RIDEA structure in 2019, partially offset by decreased depreciation and amortization from asset sales during 2018 and 2019;
- an increase in loss on debt extinguishments, resulting from redemptions and repurchases of senior unsecured notes in 2019; and
- increased impairment charges on real estate asset recognized during 2019 compared to 2018.

The decrease in net income (loss) was partially offset by:

- increased NOI from: (i) annual rent escalations, (ii) 2018 and 2019 acquisitions, and (iii) development and redevelopment projects placed in service during 2018 and 2019;
- a reduction in interest expense as a result of debt repayments during 2018 and 2019; and
- an increase in other income, primarily resulting from: (i) a gain on deconsolidation of 19 SHOP assets in 2019, and (ii) a loss on consolidation of seven care homes in the U.K. during the first quarter of 2018, partially offset by a gain on consolidation related to the acquisition of the outstanding equity interests in three life science joint ventures in November 2018.

NAREIT FFO increased primarily as a result of the aforementioned events impacting net income (loss), except for the following, which are excluded from NAREIT FFO:

- gains on sales of real estate, including related tax impacts;
- depreciation and amortization expense;
- impairments charges on real estate assets; and
- gains and losses on change in control.

FFO as Adjusted decreased primarily as a result of the aforementioned events impacting NAREIT FFO, except for losses on debt extinguishment, which are excluded from FFO as Adjusted.

FAD decreased primarily as a result of the aforementioned events impacting FFO as Adjusted, except for the impact of straight-line rents, which is excluded from FAD. The decrease in FAD was also partially due to increased FAD capital expenditures during 2019.

2018 AND 2017

The following table summarizes results for the years ended December 31, 2018 and 2017 (dollars in thousands):

	YEAR ENDED DE	YEAR ENDED DECEMBER 31,				
	2018	2017	CHANGE			
Net income (loss) applicable to common shares	\$1,058,424	\$413,013	\$645,411			
NAREIT FFO	780,189	661,113	119,076			
FFO as Adjusted	857,233	918,402	(61,169)			
FAD	746.397	803.720	(57.323)			

Net income (loss) applicable to common shares ("net income (loss)") increased primarily as a result of the following:

- a larger net gain on sales of real estate during 2018 compared to 2017, primarily related to the sale of our Shoreline Technology Center life science campus in November 2018;
- increased NOI from: (i) annual rent escalations, (ii) 2017 and 2018 acquisitions, and (iii) development and redevelopment projects placed in service during 2017 and 2018;
- a gain on consolidation related to the acquisition of the outstanding equity interests in three life science joint ventures in November 2018;
- impairments of our mezzanine loan facility to Tandem Health Care (the "Tandem Mezzanine Loan") in 2017;
- a net charge to NOI from the November 2017 transactions with Brookdale (the "2017 Brookdale Transactions")(See Note 3 to the Consolidated Financial Statements);
- a reduction in interest expense as a result of debt repayments, primarily in the second and third quarters of 2017 and throughout 2018, partially offset by an increased average balance under our Revolving Facility during 2018;
- higher income tax expense in 2017 related to the impact of new tax rate legislation, partially offset by tax benefits from higher sales volume during 2017;
- a reduction in litigation-related costs from securities class action litigation, and a one-time legal settlement in 2017;
- a reduction in loss on debt extinguishment related to repurchases of our senior unsecured notes in July 2018 compared to July 2017; and
- casualty-related charges incurred due to hurricanes in the third quarter of 2017.

The increase in net income (loss) was partially offset by:

- a reduction in NOI in our senior housing triple-net segment, primarily as a result of the sale of senior housing triple-net assets and the
 transition of senior housing triple-net assets to SHOP during 2017 and 2018;
- a reduction in NOI in our SHOP segment, primarily as a result of occupancy declines and higher labor costs;
- a loss on consolidation of seven care homes in the U.K. during the first quarter of 2018;
- a reduction in income related to the gain on sale of our £138.5 million par value Four Seasons Health Care's senior notes (the "Four Seasons Notes") during 2017;
- increased impairment charges on real estate asset recognized during 2018 compared to 2017;
- a reduction in income as a result of: (i) asset sales during 2017 and 2018 and (ii) selling interests into the U.K. JV and a joint venture with Morgan Stanley Real Estate Investments ("MSREI MOB JV")(see Note 4 to the Consolidated Financial Statements);
- a reduction in interest income due to the: (i) payoff of our HC-One mezzanine loan (the "HC-One Facility") in June 2017 and (ii) sale of our Tandem Mezzanine Loan in March 2018;
- increased depreciation and amortization expense as a result of: (i) assets acquired during 2017 and 2018 and (ii) development and redevelopment projects placed into operations during 2017 and 2018, primarily in our life science and medical office segments, partially offset by decreased depreciation and amortization from asset sales during 2017 and 2018;
- a reduction in equity income from unconsolidated joint ventures as a result of the sale of our equity method investment in RIDEA II in June 2018, partially offset by additional equity income from the U.K. JV; and
- an increase in severance and related charges during 2018 primarily related to the departure of our former Executive Chairman compared to severance and related charges primarily related to the departure of our former Chief Accounting Officer ("CAO") in 2017.

NAREIT FFO increased primarily as a result of the aforementioned events impacting net income (loss), except for the following, which are excluded from NAREIT FFO:

- gains on sales of real estate, including related tax impacts;
- depreciation and amortization expense;
- impairments of facilities within our senior housing triple-net and SHOP segments; and
- net gain on consolidation.

FFO as Adjusted decreased primarily as a result of the aforementioned events impacting NAREIT FFO, except for the following, which are excluded from FFO as Adjusted:

- the net charge to NOI from the 2017 Brookdale Transactions;
- the impact of tax rate legislation during the fourth quarter of 2017;
- · severance and related charges;
- losses on debt extinguishments;
- · litigation-related costs;
- casualty-related charges;
- the gain on sale of our Four Seasons Notes during the first quarter of 2017; and
- the impairments of our Tandem Mezzanine Loan in 2017 and an undeveloped life science land parcel in 2018.

FAD decreased primarily as a result of the aforementioned events impacting FFO as Adjusted, except for the impact of straight-line rents, which is excluded from FAD. The decrease in FAD was partially offset by lower FAD capital expenditures.

Segment Analysis

The following tables provide selected operating information for our SPP and total property portfolio for each of our reportable segments. For the year ended December 31, 2019, our SPP consists of 411 properties representing properties acquired or placed in service and stabilized on or prior to January 1, 2018 and that remained in operations under a consistent reporting structure through December 31, 2019. For the year ended December 31, 2018, our SPP consisted of 522 properties acquired or placed in service and stabilized on or prior to January 1, 2017 and that remained in operations under a consistent reporting structure through December 31, 2018. Our total consolidated property portfolio consisted of 617, 645 and 744 properties at December 31, 2019, 2018 and 2017, respectively.

Senior Housing Triple-Net

2019 AND 2018

The following table summarizes results at and for the years ended December 31, 2019 and 2018 (dollars in thousands except per unit data):

		SPP		TOT	O ⁽¹⁾	
	2019	2018	CHANGE	2019	2018	CHANGE
Real estate revenues ⁽²⁾	\$90,212	\$85,799	\$ 4,413	\$ 199,441	\$ 276,091	\$(76,650)
Operating expenses	(170)	(181)	11	(4,565)	(3,618)	(947)
NOI	90,042	85,618	4,424	194,876	272,473	(77,597)
Adjustments to NOI	(1,126)	1,180	(2,306)	2,725	2,127	598
Adjusted NOI	\$88,916	\$86,798	\$ 2,118	197,601	274,600	(76,999)
Less: non-SPP adjusted NOI				(108,685)	(187,802)	79,117
SPP adjusted NOI				\$ 88,916	\$ 86,798	\$ 2,118
SPP Adjusted NOI % change			2.4%			
Property count ⁽³⁾	59	59		90	146	
Average capacity (units) ⁽⁴⁾	5,340	5,340		11,565	16,914	
Average annual rent per unit	\$16,684	\$16,287		\$ 17,373	\$ 16,449	

⁽¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date.

SPP NOI and Adjusted NOI increased primarily as a result of annual rent escalations.

Total Portfolio NOI and Adjusted NOI decreased primarily as a result of the following Non-SPP impacts:

- the transfer of 22 and 41 senior housing triple-net facilities to our SHOP segment during 2018 and 2019, respectively, and
- senior housing triple-net facilities sold during 2018 and 2019.

The decrease in Total Portfolio NOI and Adjusted NOI is partially offset by the aforementioned increases to SPP.

2018 AND 2017

The following table summarizes results at and for the years ended December 31, 2018 and 2017 (dollars in thousands except per unit data):

		SPP		тот	IO ⁽¹⁾	
	2018	2017	CHANGE	2018	2017	CHANGE
Real estate revenues ⁽²⁾	\$245,737	\$239,273	\$ 6,464	\$276,091	\$313,547	\$(37,456)
Operating expenses	(377)	(371)	(6)	(3,618)	(3,819)	201
NOI	245,360	238,902	6,458	272,473	309,728	(37,255)
Adjustments to NOI	4,274	5,899	(1,625)	2,127	17,098	(14,971)
Adjusted NOI	\$249,634	\$244,801	\$ 4,833	274,600	326,826	(52,226)
Less: non-SPP adjusted NOI				(24,966)	(82,025)	57,059
SPP adjusted NOI				\$249,634	\$244,801	\$ 4,833
SPP Adjusted NOI % change			2.0%			
Property count ⁽³⁾	146	146		146	181	
Average capacity (units) ⁽⁴⁾	15,002	15,000		16,914	21,536	
Average annual rent per unit	\$ 16,665	\$ 16,345		\$ 16,449	\$ 15,352	

⁽¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date.

⁽²⁾ Represents rental and related revenues and income from DFLs.

⁽⁵⁾ From our 2018 presentation of SPP, we removed 15 senior housing triple-net properties that were sold, 45 senior housing triple-net properties that were transitioned or we agreed to transition to our SHOP segment, and 27 senior housing triple-net properties that were classified as held for sale.

⁽⁴⁾ Represents average capacity as reported by the respective tenants or operators for the 12-month period and a quarter in arrears from the periods presented.

⁽²⁾ Represents rental and related revenues and income from DFLs.

⁽⁵⁾ From our 2017 presentation of SPP, we removed 11 senior housing triple-net properties that were sold and 22 senior housing triple-net properties that were transitioned to our SHOP segment.

⁽⁴⁾ Represents average capacity as reported by the respective tenants or operators for the 12-month period and a quarter in arrears from the periods presented.

SPP NOI and Adjusted NOI increased primarily as a result of annual rent escalations. The increase in Adjusted NOI was partially offset by rent reductions under the 2017 Brookdale Transactions.

Total Portfolio NOI and Adjusted NOI decreased primarily as a result of the following Non-SPP impacts:

- · decreased NOI from senior housing triple-net facilities sold during 2017 and 2018; and
- decreased NOI from the transfer of 25 and 22 senior housing triple-net facilities to our SHOP segment during 2017 and 2018, respectively.

The decrease in Total Portfolio NOI and Adjusted NOI is partially offset by the aforementioned increases to SPP. The decrease in Total Portfolio NOI was further offset by the net charge of triple-net lease terminations from the 2017 Brookdale Transactions.

Senior Housing Operating Portfolio

2019 AND 2018

The following table summarizes results at and for the years ended December 31, 2019 and 2018 (dollars in thousands, except per unit data):

		SPP		TOTAL PORTFOLIO(1)				
	2019	2018	CHANGE	2019	2019 2018			
Resident fees and services	\$119,874	\$117,159	\$ 2,715	\$ 725,171	\$ 547,976	\$ 177,195		
Operating expenses	(87,637)	(86,308)	(1,329)	(565,713)	(414,312)	(151,401)		
NOI	32,237	30,851	1,386	159,458	133,664	25,794		
Adjustments to NOI	122	1,835	(1,713)	2,872	2,875	(3)		
Adjusted NOI	\$ 32,359	\$ 32,686	\$ (327)	162,330	136,539	25,791		
Less: non-SPP adjusted NOI				(129,971)	(103,853)	(26,118)		
SPP adjusted NOI				\$ 32,359	\$ 32,686	\$ (327)		
SPP Adjusted NOI % change			(1.0)%					
Property count ⁽²⁾	21	21		115	93			
Average occupancy	87.6%	87.3%		83.2%	84.5%			
Average capacity (units)(3)	2,442	2,436		14,633	11,248			
Average annual rent per unit	\$ 49,138	\$ 47,951		\$ 49,784	\$ 48,433			

⁽¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date.

SPP Adjusted NOI decreased primarily as a result of the following:

- higher labor costs and
- a temporary decline in performance of facilities that transitioned between operators within the SHOP segment, partially offset by
- · increased community fees received and
- increased occupancy and rates for resident fees and services

SPP NOI increased primarily as a result of the aforementioned impacts to SPP Adjusted NOI and a non-cash increase to our IBNR ("Incurred But Not Reported") insurance liability estimate during the fourth quarter of 2018 in conjunction with the transition of certain insurance policies to a new plan.

Total Portfolio NOI and Adjusted NOI increased primarily as a result of the following Non-SPP impacts:

- increased NOI from: (i) 2019 acquisitions and (ii) the transfer of 22 and 41 senior housing triple-net assets to our SHOP segment during 2018 and 2019, respectively, partially offset by
- lost NOI from: (i) assets sold in 2018 and 2019 and (ii) the deconsolidation of 16 assets in 2019 upon formation of the Sovereign Wealth Fund Senior Housing Joint Venture.

⁽²⁾ From our 2018 presentation of SPP, we removed 16 SHOP properties that were deconsolidated, 3 SHOP properties that were sold, 1 SHOP property that was placed into redevelopment and 8 SHOP properties that were classified as held for sale.

⁽⁵⁾ Represents average capacity as reported by the respective tenants or operators for the 12-month period and a quarter in arrears from the periods presented.

2018 AND 2017

The following table summarizes results at and for the years ended December 31, 2018 and 2017 (dollars in thousands, except per unit data):

		SPP		TOTAL PORTFOLIO(1)			
	2018	2017	CHANGE	2018	2017	CHANGE	
Resident fees and services	\$ 262,887	\$ 256,471	\$ 6,416	\$ 547,976	\$ 525,473	\$ 22,503	
Operating expenses	(182,511)	(183,384)	873	(414,312)	(396,491)	(17,821)	
NOI	80,376	73,087	7,289	133,664	128,982	4,682	
Adjustments to NOI	2,174	12,759	(10,585)	2,875	33,227	(30,352)	
Adjusted NOI	\$ 82,550	\$ 85,846	\$ (3,296)	136,539	162,209	(25,670)	
Less: non-SPP adjusted NOI				(53,989)	(76,363)	22,374	
SPP adjusted NOI				\$ 82,550	\$ 85,846	\$ (3,296)	
SPP Adjusted NOI % change			(3.8)%				
Property count ⁽²⁾	46	46		93	102		
Average occupancy	87.6%	88.6%		84.5%	86.6%		
Average capacity (units) ⁽³⁾	6,072	6,058		11,248	12,758		
Average annual rent per unit	\$ 43,219	\$ 42,387		\$ 48,433	\$ 41,133		

⁽¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date.

SPP Adjusted NOI decreased primarily as a result of the following:

- occupancy declines and higher labor costs; partially offset by
- increased rates for resident fees and services.

SPP NOI increased primarily as a result of the net charge for management fee terminations from the 2017 Brookdale Transactions, partially offset by the aforementioned decreases to SPP Adjusted NOI.

Total Portfolio Adjusted NOI decreased primarily as a result of the aforementioned impacts to SPP and the following Non-SPP impacts:

- decreased NOI from our partial sale of RIDEA II in the first quarter of 2017; and
- decreased NOI from SHOP assets sold in 2017 and 2018; partially offset by
- increased NOI from the transfer of 25 and 22 senior housing triple-net assets to our SHOP segment during 2017 and 2018, respectively.

Total Portfolio NOI increased primarily a result of the net charge for management fee terminations from the 2017 Brookdale Transactions, partially offset by the aforementioned decreases to Total Portfolio Adjusted NOI.

⁽²⁾ From our 2017 presentation of SPP, we removed nine properties that were sold, eight SHOP properties that were placed into redevelopment and three SHOP properties that were classified as held for sale.

⁽⁵⁾ Represents average capacity as reported by the respective tenants or operators for the 12-month period and a quarter in arrears from the periods presented.

Life Science

2019 AND 2018

The following table summarizes results at and for the years ended December 31, 2019 and 2018 (dollars and sq. ft. in thousands, except per sq. ft. data):

			SPP		тот	AL PORTFOLIC	O ⁽¹⁾
		2019 2018		CHANGE	2019	2018	CHANGE
Rental and related revenues	\$293,	400	\$276,996	\$16,404	\$ 440,784	\$395,064	\$ 45,720
Operating expenses	(69,	422)	(65,017)	(4,405)	(107,472)	(91,742)	(15,730)
NOI	223,	978	211,979	11,999	333,312	303,322	29,990
Adjustments to NOI	(1,	948)	(2,835)	887	(22,120)	(9,589)	(12,531)
Adjusted NOI	\$222,	030	\$209,144	\$12,886	311,192	293,733	17,459
Less: non-SPP adjusted NOI					(89,162)	(84,589)	(4,573)
SPP adjusted NOI					\$ 222,030	\$209,144	\$ 12,886
SPP Adjusted NOI % change				6.2%			
Property count ⁽²⁾		93	93		134	124	
Average occupancy	9	96.2%	94.9%		96.7%	95.0%	
Average occupied square feet	5,	415	5,345		7,288	7,078	
Average annual total revenues per occupied square foot	\$	54	\$ 51		\$ 57	\$ 54	
Average annual base rent per occupied square foot	\$	43	\$ 41		\$ 45	\$ 44	

⁽¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date.

SPP NOI and Adjusted NOI increased primarily as a result of the following:

- · new leasing activity;
- mark-to-market lease renewals;
- increased occupancy; and
- specific to Adjusted NOI, annual rent escalations.

- increased NOI from: (i) increased occupancy in former development and redevelopment facilities placed into service in 2018 and 2019 and (ii) acquisitions in 2019; and
- lost NOI from: (i) facilities sold in 2018 and 2019 and (ii) the placement of facilities into redevelopment in 2019.

⁽²⁾ From our 2018 presentation of SPP, we removed one life science facility that was sold, two life science facilities that were placed into redevelopment, and one life science facility related to a casualty event.

2018 AND 2017

The following table summarizes results at and for the years ended December 31, 2018 and 2017 (dollars and sq. ft. in thousands, except per sq. ft. data):

		SPP		тот	O ⁽¹⁾	
	2018	2017	CHANGE	2018	2017	CHANGE
Rental and related revenues	\$265,120	\$258,781	\$ 6,339	\$395,064	\$358,816	\$ 36,248
Operating expenses	(58,752)	(56,431)	(2,321)	(91,742)	(78,001)	(13,741)
NOI	206,368	202,350	4,018	303,322	280,815	22,507
Adjustments to NOI	596	1,636	(1,040)	(9,589)	(4,517)	(5,072)
Adjusted NOI	\$206,964	\$203,986	\$ 2,978	293,733	276,298	17,435
Less: non-SPP adjusted NOI				(86,769)	(72,312)	(14,457)
SPP adjusted NOI				\$206,964	\$203,986	\$ 2,978
SPP Adjusted NOI % change			1.5%			
Property count ⁽²⁾	94	94		124	131	
Average occupancy	94.8%	95.5%		95.0%	96.2%	
Average occupied square feet	5,166	5,195		7,078	6,841	
Average annual total revenues per occupied square foot	\$ 51	\$ 50		\$ 54	\$ 52	
Average annual base rent per occupied square foot	\$ 41	\$ 40		\$ 44	\$ 42	

¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date.

SPP NOI and Adjusted NOI increased primarily as a result of the following:

- new leasing activity; and
- specific to Adjusted NOI, annual rent escalations; partially offset by
- a mark-to-market rent decrease on a 147,000 square foot lease in South San Francisco.

- increased NOI from: (i) increased occupancy in portions of a development placed into operations in 2017 and 2018 and (ii) acquisitions in 2017; partially offset by
- decreased NOI from: (i) sales of life science facilities in 2017 and 2018 and (ii) the placement of life science facilities into redevelopment in 2017 and 2018.

⁽²⁾ From our 2017 presentation of SPP, we removed 12 life science facilities that were sold and 3 life science facilities that were placed into redevelopment.

Medical Office

2019 AND 2018

The following table summarizes results at and for the years ended December 31, 2019 and 2018 (dollars and sq. ft. in thousands, except per sq. ft. data):

		SPP		тот	AL PORTFOLIO	(1)
	2019	2019 2018		2019	2018	CHANGE
Rental and related revenues	\$ 478,185	\$ 467,169	\$11,016	\$ 571,530	\$ 547,375	\$24,155
Operating expenses	(162,901)	(159,748)	(3,153)	(201,538)	(195,100)	(6,438)
NOI	315,284	307,421	7,863	369,992	352,275	17,717
Adjustments to NOI	(4,443)	(5,681)	1,238	(5,877)	(6,690)	813
Adjusted NOI	\$ 310,841	\$ 301,740	\$ 9,101	364,115	345,585	18,530
Less: non-SPP adjusted NOI				(53,274)	(43,845)	(9,429)
SPP adjusted NOI				\$ 310,841	\$ 301,740	\$ 9,101
SPP Adjusted NOI % change			3.0%			
Property count ⁽²⁾	227	227		267	269	
Average occupancy	92.9%	93.1%		92.1%	92.5%	
Average occupied square feet	16,372	16,368		19,069	18,655	
Average annual total revenues per occupied square foot	\$ 29	\$ 28		\$ 29	\$ 29	
Average annual base rent per occupied square foot	\$ 24	\$ 24		\$ 25	\$ 24	

⁽¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date

SPP NOI and Adjusted NOI increased primarily as a result of the following:

- mark-to-market lease renewals;
- increased percentage-based rents; and
- specific to adjusted NOI, annual rent escalations.

- NOI from our 2018 and 2019 acquisitions; and
- increased occupancy in former development and redevelopment properties placed into service; partially offset by
- lost NOI from dispositions during 2018 and 2019.

⁽²⁾ From our 2018 presentation of SPP, we removed seven MOBs that were sold, two MOBs that were placed into redevelopment, two MOBs that were classified as held for sale, and one MOB that we intend to demolish.

2018 AND 2017

The following table summarizes results at and for the years ended December 31, 2018 and 2017 (dollars and sq. ft. in thousands, except per sq. ft. data):

		SPP		тот	AL PORTFOLIC) ⁽¹⁾
	2018	2017	CHANGE	2018	2017	CHANGE
Rental and related revenues	\$ 460,298	\$ 450,562	\$ 9,736	\$ 547,375	\$ 512,385	\$ 34,990
Operating expenses	(158,116)	(155,725)	(2,391)	(195,100)	(187,688)	(7,412)
NOI	302,182	294,837	7,345	352,275	324,697	27,578
Adjustments to NOI	(4,099)	(3,732)	(367)	(6,690)	(5,405)	(1,285)
Adjusted NOI	\$ 298,083	\$ 291,105	\$ 6,978	345,585	319,292	26,293
Less: non-SPP adjusted NOI				(47,502)	(28,187)	(19,315)
SPP adjusted NOI				\$ 298,083	\$ 291,105	\$ 6,978
SPP Adjusted NOI % change			2.4%			
Property count ⁽²⁾	223	223		269	256	
Average occupancy	92.9%	93.2%		92.5%	92.4%	
Average occupied square feet	16,266	16,358		18,655	17,950	
Average annual total revenues per occupied square foot	\$ 28	\$ 27		\$ 29	\$ 28	
Average annual base rent per occupied square foot	\$ 24	\$ 23		\$ 24	\$ 24	

⁽¹⁾ Total Portfolio includes results of operations from disposed properties and properties that transitioned segments through the disposition or transition date.

SPP NOI and Adjusted NOI increased primarily as a result of the following:

- mark-to-market lease renewals;
- increased percentage-based rents; and
- specific to adjusted NOI, annual rent escalations.

- NOI from our 2017 and 2018 acquisitions and
- increased occupancy in former development and redevelopment properties placed into service in 2017 and 2018, partially offset by
- lost NOI from dispositions during 2017 and 2018.

⁽²⁾ From our 2017 presentation of SPP, we removed four MOBs that were sold and three MOBs that were placed into redevelopment.

Other Income and Expense Items

The following table summarizes results for the years ended December 31, 2019, 2018 and 2017 (in thousands):

	YEAR E	NDED DECEN	2019 VS.	2018 VS.	
	2019	2018	2017	2018	2017
Interest income	\$ 9,844	\$ 10,406	\$ 56,237	\$ (562)	\$ (45,831)
Interest expense	225,619	266,343	307,716	(40,724)	(41,373)
Depreciation and amortization	659,989	549,499	534,726	110,490	14,773
General and administrative	92,966	96,702	88,772	(3,736)	7,930
Transaction costs	8,743	10,772	7,963	(2,029)	2,809
Impairments (recoveries), net	225,937	55,260	166,384	170,677	(111,124)
Gain (loss) on sales of real estate, net	22,900	925,985	356,641	(903,085)	569,344
Loss on debt extinguishments	(58,364)	(44,162)	(54,227)	(14,202)	10,065
Other income (expense), net	182,129	13,316	31,420	168,813	(18,104)
Income tax benefit (expense)	17,262	17,854	1,333	(592)	16,521
Equity income (loss) from unconsolidated joint ventures	(8,625)	(2,594)	10,901	(6,031)	(13,495)
Noncontrolling interests' share in earnings	(14,531)	(12,381)	(8,465)	(2,150)	(3,916)

Interest income. The decrease in interest income for the year ended December 31, 2018 was primarily the result of: (i) the sale of our Tandem Mezzanine Loan during the first quarter of 2018, (ii) the payoff of our HC-One Facility in June 2017, and (iii) the conversion of the U.K. Bridge Loan into real estate during the first quarter of 2018.

Interest expense. The decrease in interest expense for the year ended December 31, 2019 was primarily the result of senior unsecured notes repurchases and redemptions during 2018.

The decrease in interest expense for the year ended December 31, 2018 was primarily the result of senior unsecured notes repurchases during 2017 and 2018, partially offset by an increased average balance under our Revolving Facility during 2018.

Depreciation and amortization. The increase in depreciation and amortization expense for the year ended December 31, 2019 was primarily as a result of: (i) assets acquired during 2018 and 2019, (ii) development and redevelopment projects placed into operations during 2018 and 2019 (primarily in our life science and medical office segments), and (iii) the conversion of 14 senior housing triple-net assets from a DFL to a RIDEA structure in 2019, partially offset by dispositions of real estate throughout 2018 and 2019.

The increase in depreciation and amortization expense for the year ended December 31, 2018 was primarily as a result of: (i) assets acquired during 2017 and 2018 (primarily in our life science and medical office segments) and (ii) development and redevelopment projects placed into operations during 2017 and 2018 (primarily in our life science and medical office segments), partially offset by dispositions of real estate throughout 2017 and 2018.

General and administrative expenses. The decrease in general and administrative expenses for the year ended December 31, 2019 was primarily as a result of decreased severance and related charges, driven by the departure of our former Executive Chairman in March 2018, partially offset by higher compensation costs in 2019.

The increase in general and administrative expenses for the year ended December 31, 2018 was primarily as a result of increased severance and related charges, primarily resulting from the departure of our former Executive Chairman in March 2018, which exceeded severance and related charges in 2017, primarily related to the departure of our former CAO in the third quarter of 2017.

Impairments (recoveries), net. Impairments (recoveries), net increased for the year ended December 31, 2019 as a result of committing to a formal plan to sell certain assets as part of a broader initiative to improve our portfolio quality and therefore, classifying those assets as held for sale. While some properties that are classified as held for sale are expected to result in a gain recognized upon disposition, others had a carrying value that exceeded the expected sale proceeds less costs to sell, resulting in an impairment charge during the respective period. The impairment charges recognized in each period vary depending on facts and circumstances related to each asset and are impacted by negotiations with potential buyers, current operations of the assets, market conditions, and other factors.

Impairments (recoveries), net decreased for the year ended December 31, 2018, primarily as a result of the \$144 million impairment charge recognized in 2017 related to our Tandem Mezzanine Loan (see Note 7 to the Consolidated Financial Statements).

Gain (loss) on sales of real estate, net. During the year ended December 31, 2019, we sold: (i) our remaining interest in the U.K. JV, (ii) 18 SHOP facilities, (iii) 2 senior housing triple-net facilities, (iv) 10 MOBs, (v) 1 life science asset, (vi) 1 undeveloped life science land parcel, and (vii) two facilities from the other non-reportable segment, and recognized total net gain on sales of \$23 million.

During the year ended December 31, 2018, we sold: (i) our remaining interest in RIDEA II, (ii) a 51% interest in our U.K. Portfolio, (iii) 31 SHOP facilities, (iv) 16 life science assets, (v) 13 senior housing triple-net facilities, and (vi) four MOBs and recognized total net gain on sales of \$926 million.

During the year ended December 31, 2017, we sold: (i) 68 senior housing triple-net facilities, (ii) five life science facilities, (iii) five SHOP facilities, (iv) four MOBs, and (v) a 40% interest in RIDEA II, and recognized total net gain on sales of \$357 million.

Loss on debt extinguishments. During the year ended December 31, 2019, we repurchased or redeemed \$1.65 billion of our senior unsecured notes and recognized an aggregate loss on debt extinguishment of \$58 million.

During the year ended December 31, 2018, we repurchased \$700 million of our 5.375% senior notes due 2021 and recognized a \$44 million loss on debt extinguishment.

During the year ended December 31, 2017, we repurchased \$500 million of our 5.375% senior notes due 2021 and recognized a \$54 million loss on debt extinguishment.

Other income (expense), net. The increase in other income (expense), net for the year ended December 31, 2019 was primarily as a result of (i) a gain on deconsolidation recognized in 2019 related to a senior housing joint venture with a sovereign wealth fund (see Note 4 to the Consolidated Financial Statements) and (ii) a loss on consolidation of seven U.K. care homes in March 2018 (see Note 18 to the Consolidated Financial Statements). The increase in other income (expense), net was partially offset by a gain on consolidation related to the acquisition of the outstanding equity interests in three life science joint ventures in November 2018.

The decrease in other income (expense), net for the year ended December 31, 2018 was primarily as a result of: (i) a loss on consolidation of seven U.K. care homes in March 2018 (see Note 18 to the Consolidated Financial Statements) and (ii) a gain on sale of our Four Seasons Notes in March 2017. The decrease in other income (expense), net was partially offset by: (i) a gain on consolidation related to the acquisition of the outstanding equity interests in three life science joint ventures in November 2018, (ii) casualty-related charges due to hurricanes incurred in the third quarter of 2017, and (iii) decreased litigation costs in 2018.

Income tax benefit (expense). The increase in income tax benefit for the year ended December 31, 2018, compared to the year ended December 31, 2017, was primarily the result of: (i) a \$17 million income tax expense related to the impact of tax rate legislation during the fourth quarter of 2017 and (ii) a \$6 million income tax benefit related to our share of operating losses from our RIDEA joint ventures and U.K. real estate investments during 2018, partially offset by a \$6 million benefit from the partial sale of RIDEA II in 2017.

Equity income (loss) from unconsolidated joint ventures. The decrease in equity income from unconsolidated joint ventures for the year ended December 31, 2019 was primarily the result of an impairment charge recognized related to one asset classified as held-for-sale in the CCRC JV (see Note 8 to the Consolidated Financial Statements) and the sale of our equity method investment in RIDEA II in June 2018, partially offset by additional equity income from our investment in the U.K. JV.

The decrease in equity income from unconsolidated joint ventures for the year ended December 31, 2018 was primarily the result of the sale of our equity method investment in RIDEA II in June 2018, partially offset by additional equity income from our investment in the U.K. JV.

Liquidity and Capital Resources

We anticipate that our cash flow from operations, available cash balances and cash from our various financing activities will be adequate for at least the next 12 months for purposes of: (i) funding recurring operating expenses; (ii) meeting debt service requirements; and (iii) satisfying our distributions to our stockholders and non-controlling interest members. Distributions were made using a combination of cash flows from operations, funds available under our revolving line of credit, proceeds from the sale of properties, and other sources of cash available to us.

Our principal investing liquidity needs for the next 12 months are to:

- fund capital expenditures, including tenant improvements and leasing costs and
- fund future acquisition, transactional and development activities.

We anticipate satisfying these future investing needs using one or more of the following:

- cash flow from operations;
- sale or exchange of ownership interests in properties or other investments;
- borrowings under our Facilities and Commercial Paper Program;
- issuance of additional debt, including unsecured notes, term loans, and mortgage debt; and/or
- issuance of common or preferred stock or its equivalent.

Access to capital markets impacts our cost of capital and ability to refinance maturing indebtedness, as well as our ability to fund future acquisitions and development through the issuance of additional securities or secured debt. Credit ratings impact our ability to access capital and directly impact our cost of capital as well. For example, our Revolving Facility and 2019 Term Loan accrue interest at a rate per annum equal to LIBOR plus a margin that depends upon the credit ratings of our senior unsecured long-term debt. We also pay a facility fee on the entire revolving commitment that depends upon our credit ratings. As of February 10, 2020, we had long-term credit ratings of Baa1 from Moody's and BBB+ from S&P Global and Fitch, and short-term credit ratings of P-2, A-2 and F2 from Moody's, S&P Global, and Fitch, respectively.

Cash Flow Summary

The following summary discussion of our cash flows is based on the Consolidated Statements of Cash Flows and is not meant to be an all-inclusive discussion of the changes in our cash flows for the periods presented below. The following table sets forth changes in cash flows (in thousands):

	YEAR ENDED DECEMBER 31,					
	2019	2018	2017			
Net cash provided by (used in) operating activities	\$ 846,073	\$ 848,709	\$ 847,041			
Net cash provided by (used in) investing activities	(1,448,778)	1,829,279	1,246,257			
Net cash provided by (used in) financing activities	647,271	(2,620,536)	(2,148,461)			

OPERATING CASH FLOWS

Operating cash flow decreased \$3 million between the years ended December 31, 2019 and 2018 primarily as the result of: (i) dispositions during 2018 and 2019 and (ii) occupancy declines and higher labor costs within our SHOP segment. The decrease in operating cash flow is partially offset by: (i) 2018 and 2019 acquisitions, (ii) annual rent increases, (iii) developments and redevelopments placed in service during 2018 and 2019, and (iv) decreased interest paid as a result of debt repayments during 2018 and 2019. Our cash flow from operations is dependent upon the occupancy levels of our buildings, rental rates on leases, our tenants' performance on their lease obligations, the level of operating expenses, and other factors.

Operating cash flow increased \$2 million between the years ended December 31, 2018 and 2017 primarily as the result of: (i) 2017 and 2018 acquisitions, (ii) annual rent increases, (iii) developments and redevelopments placed in service during 2017 and 2018, and (iv) decreased interest paid as a result of debt repayments during 2017 and 2018. The increase in operating cash flow is partially offset by: (i) dispositions during 2017 and 2018, (ii) the partial sale and deconsolidation of the U.K. JV in 2018, (iii) the partial sale and deconsolidation of RIDEA II during the first quarter of 2017, (iv) occupancy declines and higher labor costs within our SHOP segment, (v) decreased interest received as a result of loan repayments during 2017, and (vi) decreased distributions of earnings from our unconsolidated joint ventures.

INVESTING CASH FLOWS

The following are significant investing activities for the year ended December 31, 2019:

- received net proceeds of \$976 million primarily from: (i) sales of real estate assets (including real estate assets under DFLs), (ii) the sale of our investment in the U.K. JV, and (iii) the sale of a 46.5% interest in 19 previously consolidated SHOP assets; and
- made investments of \$2.4 billion primarily related to the (i) acquisition, development, and redevelopment of real estate and (ii) funding of loan investments.

The following are significant investing activities for the year ended December 31, 2018:

- received net proceeds of \$2.9 billion primarily from: (i) sales of real estate assets, (ii) the sale of RIDEA II, (iii) the sale of the Tandem Mezzanine Loan, and (iv) the U.K. JV transaction; and
- made investments of \$1.1 billion primarily related to the acquisition, development, and redevelopment of real estate.

The following are significant investing activities for the year ended December 31, 2017:

- received net proceeds of \$1.8 billion from sales of real estate, including the sale and recapitalization of RIDEA II;
- received net proceeds of \$559 million primarily from: (i) the sale of our Four Seasons Notes, (ii) the repayment of our HC-One Facility, and (iii) a DFL repayment; and
- made investments of \$1.1 billion primarily for the acquisition and development of real estate.

FINANCING CASH FLOWS

The following are significant financing activities for the year ended December 31, 2019:

- made net borrowings of \$573 million primarily under our bank line of credit, commercial paper, term loan, senior unsecured notes (including debt extinguishment costs);
- paid cash dividends on common stock of \$720 million; and
- issued common stock of \$796 million.

The following are significant financing activities for the year ended December 31, 2018:

- repaid \$2.4 billion of debt under our: (i) bank line of credit, (ii) term loan, (iii) senior unsecured notes (including debt extinguishment costs) and (iv) mortgage debt;
- paid cash dividends on common stock of \$697 million;
- paid \$83 million for distributions to and purchases of noncontrolling interests, primarily related to our acquisition of Brookdale's noncontrolling interest in RIDEA I;
- raised net proceeds of \$218 million from the issuances of common stock, primarily from our at-the-market equity program; and
- received proceeds of \$300 million for issuances of noncontrolling interests, primarily related to the MSREI MOB JV.

The following are significant financing activities for the year ended December 31, 2017:

- repaid \$1.4 billion of debt under our: (i) term loans, (ii) senior unsecured notes (including debt extinguishment costs) and (iii) mortgage debt, partially offset by net borrowings under our bank line of credit; and
- paid cash dividends on common stock of \$695 million.

Debt

BANK LINE OF CREDIT, TERM LOANS AND COMMERCIAL PAPER PROGRAM

In May 2019, we entered into the Revolving Facility, a new \$2.5 billion unsecured revolving line of credit facility maturing on May 23, 2023. The Revolving Facility contains two, six-month extension options, subject to certain customary conditions. Additionally, in May 2019, we entered into the 2019 Term Loan, a new \$250 million unsecured term loan facility and we borrowed the full \$250 million capacity in June 2019. The 2019 Term Loan matures on May 23, 2024. The Facilities include a feature that allows us to increase the borrowing capacity by an aggregate amount of up to \$750 million, subject to securing additional commitments.

In September 2019, we established the Commercial Paper Program. Under the terms of the Commercial Paper Program, we may issue, from time to time, unsecured short-term debt securities with varying maturities. Amounts available under the Commercial Paper Program may be borrowed, repaid and re-borrowed from time to time, with the maximum aggregate face or principal amount outstanding at any one time not to exceed \$1.0 billion. Amounts borrowed under the Commercial Paper Program will be sold on terms that are customary for the U.S. commercial paper market and will be at least equal in right of payment with all of our other unsecured and unsubordinated indebtedness. We intend to use the Revolving Facility as a liquidity backstop for the repayment of unsecured short term debt securities issued under the Commercial Paper Program.

SENIOR UNSECURED NOTES

On July 5, 2019, we completed a public offering of \$650 million aggregate principal amount of 3.25% senior unsecured notes due 2026 and \$650 million aggregate principal amount of 3.50% senior unsecured notes due 2029.

Using the net proceeds from the Notes offering in July 2019, we: (i) redeemed all of our \$800 million 2020 Notes, (ii) repurchased \$250 million aggregate principal amount of our 2023 Notes, and (iii) repurchased \$250 million aggregate principal amount of our 2022 Notes.

On November 21, 2019, we completed a public offering of \$750 million aggregate principal amount of 3.00% senior unsecured notes due 2030 (the "2030 Notes").

Using a portion of the net proceeds from the 2030 Notes offering, we repurchased the remaining \$350 million aggregate principal amount of our 2022 Notes.

See Note 10 to the Consolidated Financial Statements for additional information about our outstanding debt.

See "2019 Transaction Overview" for further information regarding our significant financing activities during the year ended December 31, 2019.

Approximately 96%, 98% and 84% of our consolidated debt, inclusive of \$42 million, \$43 million and \$44 million of variable rate debt swapped to fixed through interest rate swaps, was fixed rate debt as of December 31, 2019, 2018 and 2017, respectively. At December 31, 2019, our fixed rate debt and variable rate debt had weighted average interest rates of 3.92% and 2.78%, respectively. At December 31, 2018, our fixed rate debt and variable rate debt had weighted average interest rates of 4.04% and 2.15%, respectively. At December 31, 2017, our fixed rate debt and variable rate debt had weighted average interest rates of 4.19% and 2.56%, respectively. For a more detailed discussion of our interest rate risk, see "Quantitative and Qualitative Disclosures About Market Risk" in Item 3 below.

Equity

At December 31, 2019, we had 505 million shares of common stock outstanding, equity totaled \$6.7 billion, and our equity securities had a market value of \$17.7 billion.

At December 31, 2019, non-managing members held an aggregate of five million units in seven limited liability companies ("DownREITs") for which we are the managing member. The DownREIT units are exchangeable for an amount of cash approximating the then-current market value of shares of our common stock or, at our option, shares of our common stock (subject to certain adjustments, such as stock splits and reclassifications). At December 31, 2019, the DownREIT units were convertible into seven million shares of our common stock.

AT-THE-MARKET PROGRAM

In February 2019, we terminated our 2018 ATM Program and concurrently established our 2019 ATM Program. In addition to the issuance and sale of shares of our common stock, we may also enter into one or more forward sales agreements with sales agents for the sale of our shares of common stock under our 2019 ATM Program.

During the year ended December 31, 2019, the Company directly issued 5.9 million shares of common stock at a weighted average net price of \$31.84 per share, after commissions, resulting in net proceeds of \$189 million.

Additionally, during the year ended December 31, 2019, the Company settled 5.5 million shares under forward contracts at a weighted average net price of \$30.91 per share, after commissions, resulting in net proceeds of \$171 million.

At December 31, 2019, we had 14.8 million shares outstanding under forward contracts under the 2019 ATM Program, with a weighted average net price of \$31.56 per share, after commissions.

At December 31, 2019, approximately \$163 million of our common stock remained available for sale under the 2019 ATM Program, after giving effect to equity issued directly and pursuant to forward sale contracts as described in Note 12 to the Consolidated Financial Statements. Actual future sales of our common stock will depend upon a variety of factors, including but not limited to market conditions, the trading price of our common stock, and our capital needs. We have no obligation to sell any of the remaining shares under our 2019 ATM Program.

See Note 12 to the Consolidated Financial Statements for additional information about our 2019 ATM Program, including with respect to equity sales during the year ended December 31, 2019.

NOVEMBER 2019 FORWARD EQUITY OFFERING

In November 2019, we entered into a forward equity sales agreement to sell an aggregate of 15.6 million shares of our common stock (including shares sold through the exercise of underwriters' options) at an initial net price of \$34.46 per share, after underwriting discounts and commissions. The agreement has a one year term that expires on November 4, 2020 during which time we may settle the forward sales agreement by delivery of physical shares of common stock to the forward seller or, at our election, by settling in cash or net shares. The forward sale price that we expect to receive upon settlement of the agreement will be the initial net price of \$34.46 per share, subject to adjustments for: (i) accrued interest, (ii) the forward purchasers' stock borrowing costs, and (iii) certain fixed price reductions during the term of the agreement. At December 31, 2019, all shares remained outstanding under the forward sales agreement.

DECEMBER 2018 FORWARD EQUITY OFFERING

In December 2018, we entered into a forward equity sales agreement to sell an aggregate of 15.3 million shares of our common stock (including shares sold through the exercise of underwriters' options) at an initial net price of \$28.60 per share, after underwriting discounts and commissions. Contemporaneously, the agreement had a one year term that expired on December 13, 2019 during which time we could settle the forward sales agreement by delivery of physical shares of common stock to the forward seller or, at our election, settle in cash or net shares. During the year ended December 31, 2019, we settled all 15.3 million shares under the forward sales agreement at a weighted average net price of \$27.66 per share resulting in net proceeds of \$422 million. At December 31, 2019, no shares remained outstanding under the forward sales agreement.

An aggregate of 30.4 million shares of our common stock, sold at an initial weighted average net price of \$33.05 per share, after commissions, remain available for issuance under forward sales agreements as of December 31, 2019.

Shelf Registration

In May 2018, we filed a prospectus with the SEC as part of a registration statement on Form S-3, using an automatic shelf registration process. This shelf registration statement expires in May 2021 and at or prior to such time, we expect to file a new shelf registration statement. Under the "shelf" process, we may sell any combination of the securities described in the prospectus through one or more offerings. The securities described in the prospectus include common stock, preferred stock, depositary shares, debt securities and warrants.

Contractual Obligations

The following table summarizes our material contractual payment obligations and commitments at December 31, 2019 (in thousands):

	TOTAL ⁽¹⁾	2020	2021-2022	2023-2024	MORE THAN FIVE YEARS
Bank line of credit	\$ —	\$ —	\$ —	\$ —	\$ —
Commercial paper	93,000	93,000	_	_	_
Term loan	250,000	_	_	250,000	_
Senior unsecured notes	5,700,000	_	300,000	1,700,000	3,700,000
Mortgage debt ⁽²⁾	264,244	4,132	15,707	8,316	236,089
Construction loan commitments ⁽³⁾	25,050	25,050	_	_	_
Lease and other contractual commitments ⁽⁴⁾	123,957	96,042	27,915	_	_
Development commitments ⁽⁵⁾	237,295	213,082	24,213	_	_
Ground and other operating leases	505,352	7,992	16,569	15,929	464,862
Interest ⁽⁶⁾	1,825,021	234,885	468,642	413,753	707,741
Total	\$9,023,919	\$674,183	\$853,046	\$2,387,998	\$5,108,692

- (1) Excludes \$85 million of life care bonds and demand notes that have no scheduled maturities and are classified as other debt in our consolidated balance sheets
- (2) Excludes mortgage debt on assets held for sale and mortgage debt from unconsolidated joint ventures.
- (3) Represents commitments to finance development projects.
- (4) Represents our commitments, as lessor, under signed leases and contracts for operating properties and includes allowances for tenant improvements and leasing commissions. Excludes allowances for tenant improvements related to developments in progress for which we have executed an agreement with a general contractor to complete the tenant improvements (recognized in the "Development commitments" line).
- (S) Represents construction and other commitments for developments in progress and includes allowances for tenant improvements of \$88 million that we have provided as a lessor.
- (6) Interest on variable-rate debt is calculated using rates in effect at December 31, 2019.

Off-Balance Sheet Arrangements

We own interests in certain unconsolidated joint ventures as described in Note 8 to the Consolidated Financial Statements. Except in limited circumstances, our risk of loss is limited to our investment in the joint venture and any outstanding loans receivable. In addition, we have certain properties which serve as collateral for debt that is owed by a previous owner of certain of our facilities, as described under Note 11 to the Consolidated Financial Statements. Our risk of loss for these certain properties is limited to the outstanding debt balance plus penalties, if any. We have no other material off-balance sheet arrangements that we expect would materially affect our liquidity and capital resources except those described above under "Contractual Obligations".

Inflation

Our leases often provide for either fixed increases in base rents or indexed escalators, based on the Consumer Price Index or other measures, and/or additional rent based on increases in the tenants' operating revenues. Most of our MOB leases require the tenant to pay a share of property operating costs such as real estate taxes, insurance and utilities. Substantially all of our senior housing triple-net, life science, and remaining other leases require the tenant or operator to pay all of the property operating costs or reimburse us for all such costs. We believe that inflationary increases in expenses will be offset, in part, by the tenant or operator expense reimbursements and contractual rent increases described above.

Non-GAAP Financial Measure Reconciliations

Funds From Operations and Funds Available for Distribution

The following is a reconciliation from net income (loss) applicable to common shares, the most directly comparable financial measure calculated and presented in accordance with GAAP, to NAREIT FFO, FFO as Adjusted and FAD (in thousands, except per share data):

	YEAR ENDED DECEMBER 31,							
	2019	2018	2017	2016	2015			
Net income (loss) applicable to common shares	\$ 43,987	\$1,058,424	\$ 413,013	\$ 626,549	\$ (560,552)			
Real estate related depreciation and amortization	659,989	549,499	534,726	572,998	510,785			
Healthpeak's share of real estate related depreciation and amortization from unconsolidated joint ventures	60,303	63,967	60,058	49,043	48,188			
Noncontrolling interests' share of real estate related depreciation and amortization	(20,054)	(11,795)	(15,069)	(21,001)	(14,506)			
Other real estate-related depreciation and amortization	6,155	6,977	9,364	11,919	22,223			
Loss (gain) on sales of real estate, net	(22,900)	(925,985)	(356,641)	(164,698)	(6,377)			
Healthpeak's share of loss (gain) on sales of real estate, net, from unconsolidated joint ventures	(2,118)	_	(1,430)	(16,332)	(15,003)			
Noncontrolling interests' share of gain (loss) on sales of real estate, net	335	_	_	224	1,453			
Loss (gain) upon change of control, net ⁽¹⁾	(166,707)	(9,154)	_	_	_			
Taxes associated with real estate dispositions ⁽²⁾	_	3,913	(5,498)	60,451	_			
Impairments (recoveries) of depreciable real estate, net ⁽³⁾	221,317	44,343	22,590	_	2,948			
NAREIT FFO applicable to common shares	780,307	780,189	661,113	1,119,153	(10,841)			
Distributions on dilutive convertible units and other	6,592	_	_	8,732	_			
Diluted NAREIT FFO applicable to common shares	\$ 786,899	\$ 780,189	\$ 661,113	\$1,127,885	\$ (10,841)			
Weighted average shares outstanding – diluted NAREIT FFO	494,335	470,719	468,935	471,566	462,795			
Impact of adjustments to NAREIT FFO:								
Transaction-related items ⁽⁴⁾	\$ 15,347	\$ 11,029	\$ 62,576	\$ 96,586	\$ 32,932			
Other impairments (recoveries) and losses (gains), net(5)	10,147	7,619	92,900	_	1,446,800			
Severance and related charges ⁽⁶⁾	5,063	13,906	5,000	16,965	6,713			
Loss on debt extinguishments ⁽⁷⁾	58,364	44,162	54,227	46,020	_			
Litigation costs (recoveries) ⁽⁸⁾	(520)	363	15,637	3,081	_			
Casualty-related charges (recoveries), net ⁽⁹⁾	(4,106)	_	10,964	_	_			
Foreign currency remeasurement losses (gains)	(250)	(35)	(1,043)	585	(5,437)			
Tax rate legislation impact ⁽¹⁰⁾	_	_	17,028	_	_			
Total adjustments	\$ 84,045	\$ 77,044	\$ 257,289	\$ 163,237	\$1,481,008			
FFO as Adjusted applicable to common shares	\$ 864,352	\$ 857,233	\$ 918,402	\$1,282,390	\$1,470,167			
Distributions on dilutive convertible units and other	6,396	(198)	6,657	12,849	13,597			
Diluted FFO as Adjusted applicable to common shares	\$ 870,748	\$ 857,035	\$ 925,059	\$1,295,239	\$1,483,764			
Weighted average shares outstanding – diluted FFO as Adjusted	494,335	470,719	473,620	473,340	469,064			
FFO as Adjusted applicable to common shares	\$ 864,352	\$ 857,233	\$ 918,402	\$1,282,390	\$1,470,167			
Amortization of deferred compensation ⁽¹¹⁾	14,790	14,714	13,510	15,581	23,233			
Amortization of deferred financing costs	10,863	12,612	14,569	20,014	20,222			
Straight-line rents	(28,451)	(23,138)	(23,933)	(27,560)	(38,415)			
FAD capital expenditures	(108,844)	(106,193)	(113,471)	(88,953)	(82,072)			
Lease restructure payments	1,153	1,195	1,470	16,604	22,657			
CCRC entrance fees ⁽¹²⁾	18,856	17,880	21,385	21,287	27,895			
Deferred income taxes ⁽¹³⁾	(18,972)	(18,744)	(15,490)	(13,692)	(15,281)			
Other FAD adjustments ⁽¹⁴⁾	(7,927)	(9,162)	(12,722)	(9,975)	(166,557)			
FAD applicable to common shares	745,820	746,397	803,720	1,215,696	1,261,849			
Distributions on dilutive convertible units and other	6,591			13,088	14,230			
Diluted FAD applicable to common shares	\$ 752,411	\$ 746,397	\$ 803,720	\$1,228,784	\$1,276,079			
Weighted average shares outstanding – diluted FAD	494,335	470,719	468,935	473,340	469,064			

	YEAR ENDED DECEMBER 31,							
		2019	201	8	2017	201	6	2015
Diluted earnings per common share	\$	0.09	\$ 2.24	\$	0.88	\$ 1.34	\$	(1.21)
Depreciation and amortization		1.43	1.30		1.25	1.30		1.22
Loss (gain) on sales of real estate, net		(0.04)	(1.96)	(0.76)	(0.38	()	(0.04)
Loss (gain) upon change of control, net ⁽¹⁾		(0.34)	(0.02)	_	_		_
Taxes associated with real estate dispositions ⁽²⁾		_	0.01		(0.01)	0.13		_
Impairments (recoveries) of depreciable real estate, net ⁽³⁾		0.45	0.09		0.05	_		0.01
Diluted NAREIT FFO per common share	\$	1.59	\$ 1.66	\$	1.41	\$ 2.39	\$	(0.02)
Transaction-related items ⁽⁴⁾		0.03	0.02		0.13	0.20		0.07
Other impairments (recoveries) and losses (gains), net(5)		0.02	0.02		0.20	_		3.11
Severance and related charges ⁽⁶⁾		0.01	0.03		0.01	0.04		0.01
Loss on debt extinguishments ⁽⁷⁾		0.12	0.09		0.11	0.10	1	_
Litigation costs (recoveries) ⁽⁸⁾		_	_		0.03	0.01		_
Casualty-related charges (recoveries), net ⁽⁹⁾		(0.01)	_		0.02	_		_
Foreign currency remeasurement losses (gains)		_	_		_	_		(0.01)
Tax rate legislation impact ⁽¹⁰⁾		_	_		0.04	_		_
Diluted FFO as Adjusted per common share	\$	1.76	\$ 1.82	\$	1.95	\$ 2.74	\$	3.16

- For the year ended December 31, 2019, primarily relates to the gain related to the deconsolidation of 19 previously consolidated SHOP assets that were contributed into a new unconsolidated senior housing joint venture with a sovereign wealth fund. For the year ended December 31, 2019, also includes the gain related to the acquisition of the outstanding equity interests in a previously unconsolidated senior housing joint venture. For the year ended December 31, 2018, represents the gain related to the acquisition of our partner's interests in four previously unconsolidated life science assets, partially offset by the loss on consolidation of seven U.K. care homes.
- For the year ended December 31, 2016, represents income tax expense associated with the state built-in gain tax payable upon the disposition of specific real estate assets, of which \$49 million relates to the HCR ManorCare, Inc. ("HCRMC") real estate portfolio that we spun-off in 2016.
- (5) For the year ended December 31, 2019, includes a \$6 million impairment charge related to depreciable real estate held by the CCRC JV, which we recognized in equity income (loss) from unconsolidated joint ventures in the consolidated statements of operations.
- (4) For the year ended December 31, 2017, includes \$55 million of net non-cash charges related to the right to terminate certain triple-net leases and management agreements in conjunction with the 2017 Brookdale Transactions. For the year ended December 31, 2016, primarily relates to the spin-off of Quality Care Properties, Inc.
- (5) For the year ended December 31, 2019, represents the impairment of 13 senior housing triple-net facilities under DFLs recognized as a result of entering into sales agreements. For the year ended December 31, 2018, primarily relates to the impairment of an undeveloped life science land parcel classified as held for sale, partially offset by an impairment recovery upon the sale of a mezzanine loan investment in March 2018. For the year ended December 31, 2017, relates to \$144 million of impairments on our Tandem Mezzanine Loan, net of a \$51 million impairment recovery upon the sale of our Four Seasons Notes. For the year ended December 31, 2015, include impairment charges of: (i) \$1.3 billion related to our HCRMC DFL investments, (ii) \$112 million related to our Four Seasons Notes and (iii) \$46 million related to our equity investment in HCRMC, partially offset by an impairment recovery of \$6 million related to a loan payoff.
- (6) For the year ended December 31, 2018, primarily relates to the departure of our former Executive Chairman and corporate restructuring activities. For the year ended December 31, 2017, primarily relates to the departure of our former CAO. For the year ended December 31, 2016, primarily relates to the departure of our former President and Chief Executive Officer. For the year ended December 31, 2015, relates to the departure of our former Chief Investment Officer.
- (7) For all periods presented, represents the premium associated with the prepayment of senior unsecured notes and mortgage debt.
- (8) For all periods presented, relates to costs from securities class action litigation and a legal settlement. See Note 11 to the Consolidated Financial Statements for additional information.
- (9) For the year ended December 31, 2019, represents incremental insurance proceeds related to hurricanes in 2017, net of evacuation costs related to hurricanes in 2019.
- (10) Represents the remeasurement of deferred tax assets and liabilities as a result of the Tax Cuts and Jobs Act that was signed into legislation on December 22, 2017.
- (11) Excludes amounts related to the acceleration of deferred compensation for restricted stock units that vested upon the departure of certain former employees, which have already been excluded from FFO as Adjusted in severance and related charges.
- (12) Represents our 49% share of our CCRC JV's non-refundable entrance fees collected in excess of amortization.
- (13) Excludes \$17 million of deferred tax expenses, which is included in tax rate legislation impact for the year ended December 31, 2017. Additionally, the year ended December 31, 2017, excludes \$1 million of deferred tax benefit from the casualty-related charges, which is included in casualty-related charges (recoveries), net.
- ⁽¹⁴⁾ Primarily includes our share of FAD capital expenditures from unconsolidated joint ventures, partially offset by noncontrolling interests' share of FAD capital expenditures from consolidated joint ventures. Our equity investment in HCRMC was accounted for using the equity method, which required an elimination of DFL income that was proportional to our ownership in HCRMC. Further, our share of earnings from HCRMC (equity income) increased for the corresponding elimination of related lease expense recognized at the HCRMC entity level, which we presented as a non-cash joint venture FAD adjustment. Beginning in January 2016, as a result of placing our equity investment in HCRMC on a cash basis method of accounting, we no longer eliminated our proportional ownership share of income from DFLs to equity income (loss) from unconsolidated joint ventures.

Critical Accounting Policies

The preparation of financial statements in conformity with U.S. GAAP requires our management to use judgment in the application of accounting policies, including making estimates and assumptions. We base estimates on the best information available to us at the time, our experience and on various other assumptions believed to be reasonable under the circumstances. These estimates affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting periods. If our judgment or interpretation of the facts and circumstances relating to various transactions or other matters had been different, it is possible that different accounting would have been applied, resulting in a different presentation of our consolidated financial statements. From time to time, we re-evaluate our estimates and assumptions. In the event estimates or assumptions prove to be different from actual results, adjustments are made in subsequent periods to reflect more current estimates and assumptions about matters that are inherently uncertain. For a more detailed discussion of our significant accounting policies, see Note 2 to the Consolidated Financial Statements. Below is a discussion of accounting policies that we consider critical in that they may require complex judgment in their application or require estimates about matters that are inherently uncertain.

Principles of Consolidation

The consolidated financial statements include the accounts of Healthpeak Properties, Inc., our wholly-owned subsidiaries, and joint ventures that we control, through voting rights or other means. We consolidate investments in variable interest entities ("VIEs") when we are the primary beneficiary of the VIE. A variable interest holder is considered to be the primary beneficiary of a VIE if it has the power to direct the activities that most significantly impact the entity's economic performance and has the obligation to absorb losses of, or the right to receive benefits from, the entity that could potentially be significant to the VIE.

We make judgments about which entities are VIEs based on an assessment of whether: (i) the equity investment at risk is insufficient to finance that entity's activities without additional subordinated financial support, (ii) substantially all of an entity's activities either involve or are conducted on behalf of an investor that has disproportionately few voting rights, or (iii) the equity investors as a group lack any of the following: (a) the power through voting or similar rights to direct the activities of an entity that most significantly impact the entity's economic performance, (b) the obligation to absorb the expected losses of an entity, or (c) the right to receive the expected residual returns of an entity. Criterion (iii) above is generally applied to limited partnerships and similarly structured entities by assessing whether a simple majority of the limited partners hold substantive rights to participate in the significant decisions of the entity or have the ability to remove the decision maker or liquidate the entity without cause. If neither of those criteria are met, the entity is a VIE.

We continually assess whether events have occurred that require us to reconsider the initial determination of whether an entity is a VIE. Such events include, but are not limited to: (i) a change to the contractual arrangements of the entity or in the ability of a party to exercise its participation or kick-out rights, (ii) a change to the capitalization structure of the entity, or (iii) acquisitions or sales of interests that constitute a change in control. When a reconsideration event occurs, we reassess whether the entity is a VIE.

We also make judgments with respect to our level of influence or control over an entity and whether we are (or are not) the primary beneficiary of a VIE. Consideration of various factors includes, but is not limited to:

- which activities most significantly impact the entity's economic performance, and our ability to direct those activities;
- our form of ownership interest;
- our representation on the entity's governing body;
- · the size and seniority of our investment;
- our ability to manage our ownership interest relative to other interest holders; and
- our ability and the rights of other investors to participate in policy making decisions, replace the manager, and/or liquidate the
 entity, if applicable.

Our ability to correctly assess our influence or control over an entity when determining the primary beneficiary of a VIE affects the presentation of these entities in our consolidated financial statements. When we perform a reassessment of the primary beneficiary at a date other than at inception of the VIE, our assumptions may be different and may result in the identification of a different primary beneficiary.

If we determine that we are the primary beneficiary of a VIE, our consolidated financial statements include the operating results of the VIE rather than the results of our variable interest in the VIE. We require VIEs to provide us timely financial information and review the internal controls of VIEs to determine if we can rely on the financial information it provides. If a VIE has deficiencies in its internal controls over financial reporting, or does not provide us with timely financial information, it may adversely impact the quality and/or timing of our financial reporting and our internal controls over financial reporting.

Revenue Recognition

LEASE CLASSIFICATION

At the inception of a new lease arrangement, including new leases that arise from amendments, we assess the terms and conditions to determine the proper lease classification. For leases entered into prior to January 1, 2019, a lease arrangement is classified as an operating lease if none of the following criteria are met: (i) transfer of ownership to the lessee prior to or shortly after the end of the lease term, (ii) the lessee has a bargain purchase option during or at the end of the lease term, (iii) the lease term is equal to 75% or more of the underlying property's economic life, or (iv) the present value of future minimum lease payments (excluding executory costs) is equal to 90% or more of the estimated fair value of the leased asset. If one of the four criteria is met and the minimum lease payments are determined to be reasonably predictable and collectible, the lease arrangement is generally accounted for as a DFL.

Concurrent with our adoption of Accounting Standards Update ("ASU") No. 2016–02, Leases ("ASU 2016–02") on January 1, 2019, we began classifying a lease entered into subsequent to adoption as an operating lease if none of the following criteria are met: (i) transfer of ownership to the lease by the end of the lease term, (ii) lessee has a purchase option during or at the end of the lease term that it is reasonably certain to exercise, (iii) the lease term is for the major part of the remaining economic life of the underlying asset, (iv) the present value of future minimum lease payments is equal to substantially all of the fair value of the underlying asset, or (v) the underlying asset is of such a specialized nature that it is expected to have no alternative use to us at the end of the lease term.

If the assumptions utilized in the above classification assessments were different, our lease classification for accounting purposes may have been different; thus the timing and amount of our revenue recognized would have been impacted, which may be material to our consolidated financial statements.

RENTAL AND RELATED REVENUES

We recognize rental revenue for operating leases on a straight-line basis over the lease term when collectibility of all minimum lease payments is probable and the tenant has taken possession or controls the physical use of a leased asset. If the lease provides for tenant improvements, we determine whether the tenant improvements are owned by the tenant or us. When we are the owner of the tenant improvements, the tenant is not considered to have taken physical possession or have control of the leased asset until the tenant improvements are substantially complete. When the tenant is the owner of the tenant improvements, any tenant improvement allowance funded is treated as a lease incentive and amortized as a reduction of revenue over the lease term. The determination of ownership of a tenant improvement is subject to significant judgment. If our assessment of the owner of the tenant improvements was different, the timing and amount of our revenue recognized would be impacted.

Certain leases provide for additional rents that are contingent upon a percentage of the facility's revenue in excess of specified base amounts or other thresholds. Such revenue is recognized when actual results reported by the tenant, or estimates of tenant results, exceed the base amount or other thresholds. The recognition of additional rents requires us to make estimates of amounts owed and, to a certain extent, is dependent on the accuracy of the facility results reported to us. Our estimates may differ from actual results, which could be material to our consolidated financial statements.

RESIDENT FEES AND SERVICES

Resident fee revenue is recorded when services are rendered and includes resident room and care charges, community fees and other resident charges. Residency agreements are generally for a term of 30 days to one year, with resident fees billed monthly, in advance. Revenue for certain care related services is recognized as services are provided and is billed monthly in arrears.

Certain of our CCRCs are operated as entrance fee communities, which typically require a resident to pay an upfront entrance fee that includes both a refundable portion and non-refundable portion. When we receive a nonrefundable entrance fee, it is recognized as deferred revenue and amortized into revenue over the estimated stay of the resident.

Credit Losses

We continuously assess the collectibility of operating lease straight-line rent receivables. If it is no longer probable that substantially all future minimum lease payments will be received, the straight-line rent receivable balance is written off and recognized as a decrease in revenue in that period. We monitor the liquidity and creditworthiness of our tenants and operators on a continuous basis. This evaluation considers industry and economic conditions, property performance, credit enhancements, and other factors. We exercise judgment in this assessment and consider payment history and current credit status in developing these estimates. These estimates may differ from actual results, which could be material to our consolidated financial statements.

Loans receivable and DFLs (collectively, "Finance Receivables"), are reviewed and assigned an internal rating of Performing, Watch List, or Workout. Finance Receivables that are deemed Performing meet all present contractual obligations, and collection and timing of all amounts owed is reasonably assured. Watch List Finance Receivables are defined as Finance Receivables that do not meet the definition of Performing or Workout. Workout Finance Receivables are defined as Finance Receivables in which we have determined, based on current information and events, that: (i) it is probable we will be unable to collect all amounts due according to the contractual terms of the agreement, (ii) the tenant, operator, or borrower is delinquent on making payments under the contractual terms of the agreement, and (iii) we have commenced action or anticipate pursuing action in the near term to seek recovery of our investment.

Finance Receivables are placed on nonaccrual status when management determines that the collectibility of contractual amounts is not reasonably assured (the asset will have an internal rating of either Watch List or Workout). Further, we perform a credit analysis to support the tenant's, operator's, borrower's, and/or guarantor's repayment capacity and the underlying collateral values. We use the cash basis method of accounting for Finance Receivables placed on nonaccrual status unless one of the following conditions exist whereby we utilize the cost recovery method of accounting: (i) if we determine that it is probable that we will only recover the recorded investment in the Finance Receivable, net of associated allowances or charge-offs (if any) or (ii) we cannot reasonably estimate the amount of an impaired Finance Receivable. For cash basis method of accounting we apply payments received, excluding principal paydowns, to interest income so long as that amount does not exceed the amount that would have been earned under the original contractual terms. For cost recovery method of accounting any payment received is applied to reduce the recorded investment. Generally, we return a Finance Receivable to accrual status when all delinquent payments become current under the terms of the loan or lease agreements and collectibility of the remaining contractual loan or lease payments is reasonably assured.

Prior to the adoption of ASU No. 2016–13, Measurement of Credit Losses on Financial Instruments ("ASU 2016–13") on January 1, 2020, allowances were established for Finance Receivables on an individual basis utilizing an estimate of probable losses, if they were determined to be impaired. Finance Receivables are impaired when it is was deemed probable that we would be unable to collect all amounts due in accordance with the contractual terms of the loan or lease. An allowance was based upon our assessment of the lessee's or borrower's overall financial condition, economic resources, payment record, the prospects for support from any financially responsible guarantors and, if appropriate, the net realizable value of any collateral. These estimates considered all available evidence, including the expected future cash flows discounted at the Finance Receivable's effective interest rate, fair value of collateral, general economic conditions and trends, historical and industry loss experience, and other relevant factors, as appropriate. If a Finance Receivable was deemed partially or wholly uncollectible, the uncollectible balance was charged off against the allowance in the period in which the uncollectible determination has been made.

Subsequent to adopting ASU 2016–13 on January 1, 2020, we began using a loss model that relies on future expected credit losses, rather than incurred losses, as was required under historical U.S. GAAP. Under the new model, we are required to recognize future credit losses expected to be incurred over the life of a financing receivable at inception of that instrument. The model emphasized historical experience and future market expectations to determine a loss to be recognized at inception. However, the model continues to be applied on an individual basis and rely on counter-party specific information to ensure the most accurate estimate is recognized.

Real Estate

We make estimates as part of our process for allocating a purchase price to the various identifiable assets and liabilities of an acquisition based upon the relative fair value of each asset or liability. The most significant components of our allocations are typically buildings as-if-vacant, land, and in-place leases. In the case of allocating fair value to buildings and intangibles, our fair value estimates will affect the amount of depreciation and amortization we record over the estimated useful life of each asset acquired. In the case of allocating fair value to in-place leases, we make our best estimates based on our evaluation of the specific characteristics of each tenant's lease. Factors considered include estimates of carrying costs during hypothetical expected lease-up periods, market conditions, and costs to execute similar leases. Our assumptions affect the amount of future revenue and/or depreciation and amortization expense that we will recognize over the remaining useful life for the acquired in-place leases.

Certain of our acquisitions involve the assumption of contract liabilities. We typically estimate the fair value of contract liabilities by applying a reasonable profit margin to the total discounted estimated future costs associated with servicing the contract. We consider a variety of market and contract-specific conditions when making assumptions that impact the estimated fair value of the contract liability.

A variety of costs are incurred in the development and leasing of properties. After determination is made to capitalize a cost, it is allocated to the specific component of a project that is benefited. Determination of when a development project is substantially complete and capitalization must cease involves a degree of judgment. The costs of land and buildings under development include specifically identifiable costs. The capitalized costs include pre-construction costs essential to the development of the property, development costs, construction costs, interest costs, real estate taxes, and other costs incurred during the period of development. We consider a construction project to be considered substantially complete and available for occupancy and cease capitalization of costs upon the completion of the related tenant improvements.

Assets Held for Sale

The Company classifies a real estate property as held for sale when: (i) management has approved the disposal, (ii) the property is available for sale in its present condition, (iii) an active program to locate a buyer has been initiated, (iv) it is probable that the property will be disposed of within one year, (v) the property is being marketed at a reasonable price relative to its fair value, and (vi) it is unlikely that the disposal plan will significantly change or be withdrawn. If an asset is classified as held for sale, it is reported at the lower of its carrying value or fair value less costs to sell and no longer depreciated.

Impairment of Long-Lived Assets

We assess the carrying value of our real estate assets and related intangibles ("real estate assets") when events or changes in circumstances indicate that the carrying value may not be recoverable. Recoverability of real estate assets is measured by comparing the carrying amount of the real estate assets to the respective estimated future undiscounted cash flows. The expected future undiscounted cash flows reflect external market factors and are probability-weighted to reflect multiple possible cash-flow scenarios, including selling the assets at various points in the future. Additionally, the estimated future undiscounted cash flows are calculated utilizing the lowest level of identifiable cash flows that are largely independent of the cash flows of other assets and liabilities. In order to review our real estate assets for recoverability, we make assumptions regarding external market conditions (including capitalization rates and growth rates), forecasted cash flows and sales prices, and our intent with respect to holding or disposing of the asset. If our analysis indicates that the carrying value of the real estate assets is not recoverable on an undiscounted cash flow basis, we recognize an impairment charge for the amount by which the carrying value exceeds the fair value of the real estate asset.

Determining the fair value of real estate assets, including assets classified as held-for-sale, involves significant judgment and generally utilizes market capitalization rates, comparable market transactions, estimated per-unit or per square foot prices, negotiations with prospective buyers, and forecasted cash flows (lease revenue rates, expense rates, growth rates, etc.). Our ability to accurately predict future operating results and resulting cash flows, and estimate fair values, impacts the timing and recognition of impairments. While we believe our assumptions are reasonable, changes in these assumptions may have a material impact on our consolidated financial statements.

Investments in Unconsolidated Joint Ventures

The initial carrying value of investments in unconsolidated joint ventures is based on the amount paid to purchase the joint venture interest or the carrying value of the assets prior to the sale or contribution of the interests to the joint venture. We evaluate our equity method investments for impairment by first reviewing for indicators of impairment based on the performance of the underlying real estate assets held by the joint venture. If an equity-method investment shows indicators of impairment, we compare the fair value of the investment to the carrying value. If we determine there is a decline in the fair value of our investment in an unconsolidated joint venture below its carrying value and it is other-than-temporary, an impairment charge is recorded. The determination of the fair value of investments in unconsolidated joint ventures and as to whether a deficiency in fair value is other-than-temporary involves significant judgment. Our estimates consider all available evidence including, as appropriate, the present value of the expected future cash flows, discounted at market rates, general economic conditions and trends, severity and duration of a fair value deficiency, and other relevant factors. Capitalization rates, discount rates, and credit spreads utilized in our valuation models are based on rates we believe to be within a reasonable range of current market rates for the respective investments. While we believe our assumptions are reasonable, changes in these assumptions may have a material impact on our consolidated financial statements.

Income Taxes

As part of the process of preparing our consolidated financial statements, significant management judgment is required to evaluate our compliance with REIT requirements. Our determinations are based on interpretation of tax laws and our conclusions may have an impact on the income tax expense recognized. Adjustments to income tax expense may be required as a result of: (i) audits conducted by federal, state, and local tax authorities, (ii) our ability to qualify as a REIT, (iii) the potential for built-in gain recognition, and (iv) changes in tax laws. Adjustments required in any given period are included within the income tax provision.

Recent Accounting Pronouncements

See Note 2 to the Consolidated Financial Statements for the impact of new accounting standards.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

We are exposed to various market risks, including the potential loss arising from adverse changes in interest rates. We use derivative and other financial instruments in the normal course of business to mitigate interest rate. We do not use derivative financial instruments for speculative or trading purposes. Derivatives are recorded on the consolidated balance sheets at fair value (see Note 21 to the Consolidated Financial Statements).

To illustrate the effect of movements in the interest rate markets, we performed a market sensitivity analysis on our hedging instruments. We applied various basis point spreads to the underlying interest rate curves of the derivative portfolio in order to determine the change in fair value. Assuming a one percentage point change in the underlying interest rate curve, the estimated change in fair value of each of the underlying derivative instruments would not be material.

Interest Rate Risk

At December 31, 2019, our exposure to interest rate risk is primarily on our variable rate debt. At December 31, 2019, \$42 million of our variable-rate debt was hedged by interest rate swap transactions. The interest rate swaps are designated as cash flow hedges, with the objective of managing the exposure to interest rate risk by converting the interest rates on our variable-rate debt to fixed interest rates.

Interest rate fluctuations will generally not affect our future earnings or cash flows on our fixed rate debt and assets until their maturity or earlier prepayment and refinancing. If interest rates have risen at the time we seek to refinance our fixed rate debt, whether at maturity or otherwise, our future earnings and cash flows could be adversely affected by additional borrowing costs. Conversely, lower interest rates at the time of refinancing may reduce our overall borrowing costs. However, interest rate changes will affect the fair value of our fixed rate instruments. At December 31, 2019, a one percentage point increase or decrease in interest rates would change the fair value of our fixed rate debt by approximately \$365 million and \$401 million, respectively, and would not materially impact earnings or cash flows. Additionally, a one percentage point increase or decrease in interest rates would change the fair value of our fixed rate debt investments by approximately \$2 million and less than \$7 million, respectively, and would not materially impact earnings or cash flows. Conversely, changes in interest rates on variable rate debt and investments would change our future earnings and cash flows, but not materially impact the fair value of those instruments. Assuming a one percentage point change in the interest rate related to our variable-rate debt and variable-rate investments, and assuming no other changes in the outstanding balance at December 31, 2019, our annual interest expense and interest income would increase by approximately \$3 million and \$1 million, respectively.

Market Risk

We have investments in marketable debt securities classified as held-to-maturity because we have the positive intent and ability to hold the securities to maturity. Held-to-maturity securities are recorded at amortized cost and adjusted for the amortization of premiums and discounts through maturity. We consider a variety of factors in evaluating an other-than-temporary decline in value, such as: the length of time and the extent to which the market value has been less than our current adjusted carrying value; the issuer's financial condition, capital strength and near-term prospects; any recent events specific to that issuer and economic conditions of its industry; and our investment horizon in relationship to an anticipated near-term recovery in the market value, if any. At December 31, 2019, both the fair value and carrying value of marketable debt securities was \$20 million.

Item 8. Financial Statements and Supplementary Data Healthpeak Properties, Inc.

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Report of Independent Registered Public Accounting Firm

To the stockholders and the Board of Directors of Healthpeak Properties, Inc.

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheets of Healthpeak Properties, Inc. and subsidiaries (formerly HCP, Inc.) (the "Company") as of December 31, 2019 and 2018, the related consolidated statements of operations, comprehensive income (loss), equity, and cash flows, for each of the three years in the period ended December 31, 2019, and the related notes and the schedules listed in the Index at Item 15 (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2019 and 2018, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2019, in conformity with accounting principles generally accepted in the United States of America.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of December 31, 2019, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 12, 2020, expressed an unqualified opinion on the Company's internal control over financial reporting.

Change in Accounting Principle

As discussed in Note 2, Summary of Significant Accounting Policies-Recent Accounting Pronouncements, to the financial statements, the Company has changed its method of derecognizing real estate from partial sales effective January 1, 2018 due to the adoption of Accounting Standards Update No. 2017–05, Clarifying the Scope of Asset Derecognition Guidance and Accounting for Partial Sales of Nonfinancial Assets on a modified retrospective basis.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Critical Audit Matters

The critical audit matters communicated below are matters arising from the current-period audit of the financial statements that were communicated or required to be communicated to the audit committee and that (1) relate to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the financial statements, taken as a whole, and we are not, by communicating the critical audit matters below, providing separate opinions on the critical audit matters or on the accounts or disclosures to which they relate.

MASTER TRANSACTIONS AND COOPERATION AGREEMENT WITH BROOKDALE - REFER TO NOTES 2, 3, 8, AND 18 TO THE FINANCIAL STATEMENTS

Critical Audit Matter Description

The Company consolidates investments in variable interest entities ("VIEs") when the Company is the primary beneficiary of the VIE. The Company makes judgments about which entities are VIEs, and continually assesses whether events have occurred that require management to reconsider the initial determination of whether an entity is a VIE. Additionally, the Company makes judgments regarding the level of influence or control over the VIE in determining the primary beneficiary, an evaluation performed continuously.

In October 2019, the Company and Brookdale Senior Living Inc. ("Brookdale") entered into a Master Transactions and Cooperation Agreement (the "2019 MTCA"), which includes a series of transactions, including that related to its jointly owned 15-campus continuing care retirement community portfolio (the "CCRC JV"). In connection with the 2019 MTCA, the Company, which owned a 49% interest in the CCRC JV, agreed to purchase Brookdale's 51% interest in 13 of the 15 communities in the CCRC JV. The Company completed the acquisition of the 13 communities in the CCRC JV simultaneously with other transactions that were part of the 2019 MTCA on January 31, 2020. Determining that the Company would not consolidate the 13 communities in the CCRC JV upon entering into the 2019 MTCA in the fourth quarter of 2019 required significant judgment by management.

The determination of whether the Company should consolidate the CCRC JV requires a continuous assessment, and specific transactions or events that affect whether the Company holds a controlling financial interest requires significant judgement. Given the judgments necessary to evaluate whether entering into the 2019 MTCA during the fourth quarter of 2019 changed the Company's previous primary beneficiary and consolidation conclusions, performing audit procedures to evaluate the accounting for these transactions upon execution of the 2019 MTCA involved especially complex and subjective auditor judgment.

How the Critical Audit Matter Was Addressed in the Audit

Our audit procedures related to the Company's accounting determination upon signing the 2019 MTCA to acquire the 13 communities in the CCRC JV included the following, among others:

- We tested the effectiveness of the controls in place to identify transactions requiring evaluation and assessed the application of the consolidation principles of the real estate ventures based on accounting principles generally accepted in the United States.
- We evaluated the Company's accounting conclusion relating to the rights acquired and obligations assumed upon execution of the 2019 MTCA concerning the impending acquisition of the 13 communities in the CCRC JV that contained terms leading to subjective judgments by:
 - Reading the 2019 MTCA and the existing CCRC JV agreements and evaluating the structure and terms of the agreements
 to determine if the Company's acquisition of the 13 communities in the CCRC JV should be recorded upon execution of the
 2019 MTCA.
 - Evaluating the judgments made in following areas, among others: 1) whether the 2019 MTCA qualifies as a reconsideration event, 2) whether the 2019 MTCA resulted in control rights shifting upon execution but before anticipated closing of the acquisition in a future period, including an evaluation of forward starting rights (such as call options and put options conveyed pursuant to contracts in existence as of the balance sheet date) upon execution, and 3) whether certain potential rights upon the resolution of a contingency are substantive.
- We utilized professionals in our firm having expertise in accounting for consolidations to assist in our evaluation of the Company's conclusion not to consolidate the 13 communities in the CCRC JV upon signing the 2019 MTCA.

IMPAIRMENTS - REAL ESTATE - REFER TO NOTES 2 AND 5 TO THE FINANCIAL STATEMENTS

Critical Audit Matter Description

The Company's evaluation of impairment of real estate involves an assessment of the carrying value of real estate assets and related intangibles ("real estate assets") when events or changes in circumstances indicate that the carrying value may not be recoverable. If a real estate asset is classified as held for sale, the long-lived asset shall be measured at the lower of its carrying amount or fair value less cost to sell. If a real estate asset's carrying amount is not recoverable, the real estate asset shall be measured at the lower of its carrying amount or fair value.

The determination of the fair value of real estate assets involves significant judgment. The fair value of the impaired assets was based on forecasted sales prices, which are considered to be Level 3 measurements within the fair value hierarchy. Forecasted sales prices were determined using a direct capitalization model or a market approach (comparable sales model), which rely on certain assumptions by the Company, including: (i) property hold periods (ii) market capitalization rates, (iii) market prices per unit, and (iv) forecasted cash flow streams (lease revenue rates, expense rates, growth rates, etc.). There are inherent uncertainties in these assumptions.

Given the Company's evaluation of the forecasted sales price of real estate assets requires management to make significant estimates and assumptions related to property hold periods, market capitalization rates, market prices per unit, and forecasted cash flow streams, performing audit procedures to evaluate the reasonableness of management's forecasted sales price required a high degree of auditor judgment and an increased extent of effort.

How the Critical Audit Matter Was Addressed in the Audit

Our audit procedures related to the forecasted sales price for certain real estate assets included the following, among others:

- We tested the effectiveness of controls over impairment of real estate, including those over the determination of the forecasted sales price for real estate assets.
- We evaluated the forecasted sales prices for a sample of real estate assets, which may have included estimates of property hold periods, market capitalization rates, market prices per unit, and/or forecasted cash flow streams used in the determination of fair value for each selected real estate asset by (1) evaluating the source information and assumptions used by management and (2) testing the mathematical accuracy of the direct capitalization model.
- We performed a retrospective review of impairment charges and real estate assets that were classified as held for sale to evaluate the changing facts and circumstances that led to the timing and recognition of impairment and/or change in classification during the period and how such compared to the facts that were considered in previous periods.

/s/ DELOITTE & TOUCHE LLP

Los Angeles, California February 12, 2020 We have served as the Company's auditor since 2010.

HEALTHPEAK PROPERTIES, INC. CONSOLIDATED BALANCE SHEETS

(In thousands, except share and per share data)

	DECEM	BER 31,
	2019	2018
ASSETS		
Real estate:		
Buildings and improvements	\$11,120,039	\$10,877,248
Development costs and construction in progress	692,336	537,643
Land	1,992,602	1,637,506
Accumulated depreciation and amortization	(2,771,922)	(2,842,947)
Net real estate	11,033,055	10,209,450
Net investment in direct financing leases	84,604	713,818
Loans receivable, net	190,579	62,998
Investments in and advances to unconsolidated joint ventures	825,515	540,088
Accounts receivable, net of allowance of \$4,565 and \$5,127	59,417	48,171
Cash and cash equivalents	144,232	110,790
Restricted cash	40,425	29,056
Intangible assets, net	331,693	305,079
Assets held for sale, net	504,394	108,086
Right-of-use asset, net	172,486	_
Other assets, net	646,491	591,017
Total assets	\$14,032,891	\$12,718,553
LIABILITIES AND EQUITY		
Bank line of credit and commercial paper	\$ 93,000	\$ 80,103
Term loan	248,942	_
Senior unsecured notes	5,647,993	5,258,550
Mortgage debt	276,907	138,470
Other debt	84,771	90,785
Intangible liabilities, net	74,991	54,663
Liabilities of assets held for sale, net	36,369	1,125
Lease liability	156,611	_
Accounts payable and accrued liabilities	456,153	391,583
Deferred revenue	289,680	190,683
Total liabilities	7,365,417	6,205,962
Commitments and contingencies		
Common stock, \$1.00 par value: 750,000,000 shares authorized; 505,221,643 and 477,496,499 shares issued and outstanding	505,222	477,496
Additional paid-in capital	9,183,892	8,398,847
Cumulative dividends in excess of earnings	(3,601,199)	(2,927,196)
Accumulated other comprehensive income (loss)	(2,857)	(4,708)
Total stockholders' equity	6,085,058	5,944,439
Joint venture partners	378,061	391,401
Non-managing member unitholders	204,355	176,751
Total noncontrolling interests	582,416	568,152
Total equity	6,667,474	6,512,591
Total liabilities and equity	\$14,032,891	\$12,718,553

HEALTHPEAK PROPERTIES, INC. CONSOLIDATED STATEMENTS OF OPERATIONS

(In thousands, except per share data)

	YEAR	ENDED DECEM	BER 31,
	201	9 2018	2017
Revenues:			
Rental and related revenues	\$1,222,078	\$1,237,236	\$1,213,649
Resident fees and services	727,980	544,773	524,275
Income from direct financing leases	37,481	54,274	54,217
Interest income	9,844	10,406	56,237
Total revenues	1,997,383	1,846,689	1,848,378
Costs and expenses:			
Interest expense	225,619	266,343	307,716
Depreciation and amortization	659,989	549,499	534,726
Operating	879,370	705,038	666,251
General and administrative	92,966	96,702	88,772
Transaction costs	8,743	10,772	7,963
Impairments (recoveries), net	225,937	55,260	166,384
Total costs and expenses	2,092,624	1,683,614	1,771,812
Other income (expense):			
Gain (loss) on sales of real estate, net	22,900	925,985	356,641
Loss on debt extinguishments	(58,364	(44,162)	(54,227)
Other income (expense), net	182,129	13,316	31,420
Total other income (expense), net	146,665	895,139	333,834
Income (loss) before income taxes and equity income (loss) from unconsolidated joint ventures	51,424	1,058,214	410,400
Income tax benefit (expense)	17,262	17,854	1,333
Equity income (loss) from unconsolidated joint ventures	(8,625) (2,594)	10,901
Net income (loss)	60,061	1,073,474	422,634
Noncontrolling interests' share in earnings	(14,531) (12,381)	(8,465)
Net income (loss) attributable to Healthpeak Properties, Inc.	45,530	1,061,093	414,169
Participating securities' share in earnings	(1,543) (2,669)	(1,156)
Net income (loss) applicable to common shares	\$ 43,987	\$1,058,424	\$ 413,013
Earnings per common share:			
Basic	\$ 0.09	\$ 2.25	\$ 0.88
Diluted	\$ 0.09	,	
Weighted average shares outstanding:			
Basic	486,255	470,551	468,759
Diluted	489,335	475,387	468,935

HEALTHPEAK PROPERTIES, INC.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

(In thousands)

	YEAR ENDED DECEMBER 31,		
	2019	2018	2017
Net income (loss)	\$ 60,061	\$1,073,474	\$422,634
Other comprehensive income (loss):			
Net unrealized gains (losses) on derivatives	758	6,025	(11,107)
Reclassification adjustment realized in net income (loss)	1,023	18,088	799
Change in Supplemental Executive Retirement Plan obligation and other	(590)	561	64
Foreign currency translation adjustment	660	(5,358)	15,862
Total other comprehensive income (loss)	1,851	19,316	5,618
Total comprehensive income (loss)	61,912	1,092,790	428,252
Total comprehensive income (loss) attributable to noncontrolling interests	(14,531)	(12,381)	(8,465)
Total comprehensive income (loss) attributable to Healthpeak Properties, Inc.	\$ 47,381	\$1,080,409	\$419,787

HEALTHPEAK PROPERTIES, INC.
CONSOLIDATED STATEMENTS OF EQUITY
(In thousands, except per share data)

	COMMO	COMMON STOCK	ADDITIONAL	CUMULATIVE DIVIDENDS	ACCUMULATED OTHER	TOTAL	L COMPANY OF THE PARTY OF THE P	ŀ
	SHARES	AMOUNT	CAPITAL	OF EARNINGS	INCOME (LOSS)	EQUITY	INTERESTS	EQUITY
January 1, 2017	468,081	\$468,081	\$8,198,890	\$(3,089,734)	\$(29,642)	\$5,547,595	\$393,713	\$5,941,308
Net income (loss)	I	1		414,169	I	414,169	8,465	422,634
Other comprehensive income (loss)	1	1	1	I	5,618	5,618	I	5,618
Issuance of common stock, net	1,402	1,402	25,951	1	I	27,353	I	27,353
Conversion of DownREIT units to common stock	78	78	2,411	I	I	2,489	(2,489)	I
Repurchase of common stock	(157)	(157)	(4,628)	1	I	(4,785)	I	(4,785)
Exercise of stock options	32	32	736	I	I	768	I	768
Amortization of deferred compensation	I	1	14,258	1	I	14,258	I	14,258
Common dividends (\$1.480 per share)	I	Ι	1	(694,955)	I	(694,955)	I	(694,955)
Distributions to noncontrolling interests	I	I		I	1	l	(26,129)	(26,129)
Issuances of noncontrolling interests	I	Ι	1	I	I	I	1,615	1,615
Deconsolidation of noncontrolling interests	1	1	1	1	1	I	(58,062)	(58,062)
Purchase of noncontrolling interests	I	I	(11,505)	I	I	(11,505)	(23,180)	(34,685)
December 31, 2017	469,436	\$469,436	\$8,226,113	\$(3,370,520)	\$(24,024)	\$5,301,005	\$293,933	\$5,594,938
Impact of adoption of ASU No. 2017–05 ⁽¹⁾	I	1	1	79,144	Ι	79,144	I	79,144
January 1, 2018	769,436	\$469,436	\$8,226,113	\$(3,291,376)	\$(24,024)	\$5,380,149	\$293,933	\$5,674,082
Net income (loss)		I		1,061,093	1	1,061,093	12,381	1,073,474
Other comprehensive income (loss)	1	1	1	1	19,316	19,316	I	19,316
Issuance of common stock, net	8,078	8,078	207,101	I	I	215,179	I	215,179
Conversion of DownREIT units to common stock	3	3	133	1	1	136	(136)	I
Repurchase of common stock	(141)	(141)	(3,291)	I	I	(3,432)	I	(3,432)
Exercise of stock options	120	120	2,357	1	1	2,477	I	2,477
Amortization of deferred compensation	I	I	16,563	1	I	16,563	1	16,563
Common dividends (\$1.480 per share)		I		(696,913)	I	(696,913)		(696,913)
Distributions to noncontrolling interests	I	I	I	1	I	1	(18,415)	(18,415)
Issuances of noncontrolling interests		I		1	I	l	299,666	299,666
Purchase of noncontrolling interests	I	1	(50,129)	Ι	I	(50,129)	(19,277)	(904'69)
December 31, 2018	964'224	964'224\$	\$8,398,847	\$(2,927,196)	\$ (4,708)	\$5,944,439	\$568,152	\$6,512,591
Impact of adoption of ASU No. 2016–02 ^(a)	I	1	1	290	1	290	1	590

				CUMULATIVE	ACCUMULATED			
	СОММО	COMMON STOCK	ADDITIONAL PAID-IN	DIVIDENDS IN EXCESS	OTHER COMPREHENSIVE	TOTAL STOCKHOLDERS'	TOTAL STOCKHOLDERS' NONCONTROLLING	TOTAL
	SHARES	AMOUNT	CAPITAL	OF EARNINGS	INCOME (LOSS)	EQUITY	INTERESTS	_
January 1, 2019	964'224	\$477,496	\$8,398,847	\$(2,926,606)	(4,708)	\$5,945,029	\$568,152	\$6,513,181
Net income (loss)	Ι	1	Ι	45,530	I	45,530	14,531	60,061
Other comprehensive income (loss)		I	1	I	1,851	1,851	I	1,851
Issuance of common stock, net	27,523	27,523	763,525			791,048	1	791,048
Conversion of DownREIT units to common stock	213	213	4,932	I	I	5,145	(5,145)	1
Repurchase of common stock	(162)	(162)	(4,881)			(5,043)	1	(5,043)
Exercise of stock options	152	152	4,386	I	I	4,538	I	4,538
Amortization of deferred compensation	Ι	1	18,162	1	I	18,162	I	18,162
Common dividends (\$1.480 per share)	I	I	I	(720,123)	I	(720,123)	I	(720,123)
Distributions to noncontrolling interests	I	1	1		I	1	(28,301)	(28,301)
Issuances of noncontrolling interests	I	I	I	I	I	I	33,318	33,318
Purchase of noncontrolling interests	I	1	(1,079)	1	1	(1,079)	(139)	(1,218)
December 31, 2019	505,222	\$505,222	\$9,183,892	\$(3,601,199)	\$ (2,857)	\$6,085,058	\$582,416	\$6,667,474

On January 1, 2018, the Company adopted Accounting Standards Update ("ASU") No. 2017–05, Clarifying the Scope of Asset Derecognition Guidance and Accounting for Partial Sales of Nonfinancial Assets ("ASU 2017–05"), and recognized the cumulative-effect of adoption to beginning retained earnings. Refer to Note 2 for a detailed impact of adoption.

On January 1, 2019, the Company adopted a series of ASUs related to accounting for leases, and recognized the cumulative-effect of adoption to beginning retained earnings. Refer to Note 2 for a detailed impact of adoption.

HEALTHPEAK PROPERTIES, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands)

	YEAR	ENDED DECEM	BER 31,
	201	9 2018	2017
Cash flows from operating activities:			
Net income (loss)	\$ 60,061	\$ 1,073,474	\$ 422,634
Adjustments to reconcile net income (loss) to net cash provided by operating activities:			
Depreciation and amortization of real estate, in-place lease and other intangibles	659,989	549,499	534,726
Amortization of deferred compensation	18,162	16,563	14,258
Amortization of deferred financing costs	10,863	12,612	14,569
Straight-line rents	(22,479	(23,138)	(23,933)
Equity loss (income) from unconsolidated joint ventures	8,625	2,594	(10,901)
Distributions of earnings from unconsolidated joint ventures	20,114	22,467	44,142
Non-cash lease and management fee termination loss (income), net	_	_	54,641
Deferred income tax expense (benefit)	(18,253	(18,525)	(5,523)
Impairments (recoveries), net	225,937		166,384
Loss on extinguishment of debt	58,364		54,227
Loss (gain) on sales of real estate, net	(22,900		(356,641)
Loss (gain) on consolidation, net	(168,023		_
Casualty-related loss (recoveries), net	(3,706		12,053
Loss (gain) on sale of marketable securities	_		(50,895)
Other non-cash items	(2,569		(2,735)
Decrease (increase) in accounts receivable and other assets, net	(49,771		(24,782)
Increase (decrease) in accounts payable, accrued liabilities and deferred revenue	71,659		4,817
Net cash provided by (used in) operating activities	846,073		847,041
Cash flows from investing activities:	040,070	040,707	047,041
Acquisitions of real estate	(1,604,285	(426,080)	(560,753)
Development, redevelopment, and other major improvements of real estate	(626,904		(373,479)
Leasing costs, tenant improvements, and recurring capital expenditures	(108,844		(115,260)
Proceeds from sales of real estate, net	230,455		1,314,325
Contributions to unconsolidated joint ventures	(14,956		(46,334)
Distributions in excess of earnings from unconsolidated joint ventures	27,072		37,023
Proceeds from insurance recovery	9,359		37,023
Proceeds from the RIDEA II transaction, net	7,007	335,709	462,242
Proceeds from the U.K. JV transaction, net	89,868		402,242
			_
Proceeds from the Sovereign Wealth Fund Senior Housing JV transaction, net	354,774		EE9.740
Proceeds from sales/principal repayments on debt investments and direct financing leases	274,150		558,769
Investments in loans receivable, direct financing leases and other	(79,467		(30,276)
Net cash provided by (used in) investing activities	(1,448,778	1,829,279	1,246,257
Cash flows from financing activities:	7 (07 700	1 007 000	10//100
Borrowings under bank line of credit and commercial paper	7,607,788		1,244,189
Repayments under bank line of credit and commercial paper	(7,597,047		(1,150,596)
Issuance and borrowings of debt, excluding bank line of credit and commercial paper	2,047,069		5,395
Repayments and repurchase of debt, excluding bank line of credit and commercial paper	(1,654,142		(1,468,446)
Borrowings under term loan	250,000		
Payments for debt extinguishment and deferred financing costs	(80,616		(51,415)
Issuance of common stock and exercise of options	795,586		28,121
Repurchase of common stock	(5,043		(4,785)
Dividends paid on common stock	(720,123		(694,955)
Issuance of noncontrolling interests	33,318		1,615
Distributions to and purchase of noncontrolling interests	(29,519		(57,584)
Net cash provided by (used in) financing activities	647,271		(2,148,461)
Effect of foreign exchanges on cash, cash equivalents and restricted cash	245	191	376
Net increase (decrease) in cash, cash equivalents and restricted cash	44,811	57,643	(54,787)
Cash, cash equivalents and restricted cash, beginning of year	139,846	82,203	136,990
Cash, cash equivalents and restricted cash, end of year	\$ 184,657	\$ 139,846	\$ 82,203

Notes to the Consolidated Financial Statements

NOTE 1. Business

OVERVIEW

Healthpeak Properties, Inc. (formerly HCP, Inc.), a Standard & Poor's 500 company, is a Maryland corporation that is organized to qualify as a real estate investment trust ("REIT") which, together with its consolidated entities (collectively, "Healthpeak" or the "Company"), invests primarily in real estate serving the healthcare industry in the United States ("U.S."). Healthpeak™ acquires, develops, leases, owns, and manages healthcare real estate. The Company's diverse portfolio is comprised of investments in the following reportable healthcare segments: (i) senior housing triple-net, (ii) senior housing operating portfolio ("SHOP"), (iii) life science, and (iv) medical office.

On October 30, 2019, the Company changed its name from HCP, Inc. to Healthpeak Properties, Inc. Common shares of the Company began trading on the New York Stock Exchange under the new name and a new ticker symbol, "PEAK", on November 5, 2019.

NOTE 2. Summary of Significant Accounting Policies

USE OF ESTIMATES

Management is required to make estimates and assumptions in the preparation of financial statements in conformity with U.S. generally accepted accounting principles ("GAAP"). These estimates and assumptions affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from management's estimates.

PRINCIPLES OF CONSOLIDATION

The consolidated financial statements include the accounts of Healthpeak Properties, Inc., its wholly-owned subsidiaries, joint ventures and variable interest entities that it controls through voting rights or other means. Intercompany transactions and balances have been eliminated upon consolidation.

The Company is required to continually evaluate its variable interest entity ("VIE") relationships and consolidate these entities when it is determined to be the primary beneficiary of their operations. A VIE is broadly defined as an entity where either: (i) the equity investment at risk is insufficient to finance that entity's activities without additional subordinated financial support, (ii) substantially all of an entity's activities either involve or are conducted on behalf of an investor that has disproportionately few voting rights, or (iii) the equity investors as a group lack any of the following: (a) the power through voting or similar rights to direct the activities of an entity that most significantly impact the entity's economic performance, (b) the obligation to absorb the expected losses of an entity, or (c) the right to receive the expected residual returns of an entity. Criterion (iii) above is generally applied to limited partnerships and similarly structured entities by assessing whether a simple majority of the limited partners hold substantive rights to participate in the significant decisions of the entity or have the ability to remove the decision maker or liquidate the entity without cause. If neither of those criteria are met, the entity is a VIE.

The designation of an entity as a VIE is reassessed upon certain events, including, but not limited to: (i) a change to the contractual arrangements of the entity or in the ability of a party to exercise its participation or kick-out rights, (ii) a change to the capitalization structure of the entity, or (iii) acquisitions or sales of interests that constitute a change in control.

A variable interest holder is considered to be the primary beneficiary of a VIE if it has the power to direct the activities of a VIE that most significantly impact the entity's economic performance and has the obligation to absorb losses of, or the right to receive benefits from, the entity that could potentially be significant to the VIE. The Company qualitatively assesses whether it is (or is not) the primary beneficiary of a VIE. Consideration of various factors include, but is not limited to, its form of ownership interest, its representation on the VIE's governing body, the size and seniority of its investment, its ability and the rights of other investors to participate in policy making decisions, its ability to manage its ownership interest relative to the other interest holders, and its ability to replace the VIE manager and/or liquidate the entity.

For its investments in joint ventures that are not considered to be VIEs, the Company evaluates the type of ownership rights held by the limited partner(s) that may preclude consolidation by the majority interest holder. The assessment of limited partners' rights and their impact on the control of a joint venture should be made at inception of the joint venture and continually reassessed.

REVENUE RECOGNITION

Lease Classification

At the inception of a new lease arrangement, including new leases that arise from amendments, the Company assesses the terms and conditions to determine the proper lease classification. For leases entered into prior to January 1, 2019, a lease arrangement is classified as an operating lease if none of the following criteria are met: (i) transfer of ownership to the lessee prior to or shortly after the end of

the lease term, (ii) lessee has a bargain purchase option during or at the end of the lease term, (iii) the lease term is equal to 75% or more of the underlying property's economic life, or (iv) the present value of future minimum lease payments (excluding executory costs) is equal to 90% or more of the excess fair value (over retained tax credits) of the leased property. If one of the four criteria is met and the minimum lease payments are determined to be reasonably predictable and collectible, the lease arrangement is generally accounted for as a direct financing lease ("DFL").

Concurrent with the Company's adoption of Accounting Standards Update ("ASU") No. 2016–02, Leases ("ASU 2016–02") on January 1, 2019, the Company began classifying a lease entered into subsequent to adoption as an operating lease if none of the following criteria are met: (i) transfer of ownership to the lessee by the end of the lease term, (ii) lessee has a purchase option during or at the end of the lease term that it is reasonably certain to exercise, (iii) the lease term is for the major part of the remaining economic life of the underlying asset, (iv) the present value of future minimum lease payments is equal to substantially all of the fair value of the underlying asset, or (v) the underlying asset is of such a specialized nature that it is expected to have no alternative use to the Company at the end of the lease term.

Rental and Related Revenues

The Company commences recognition of rental revenue for operating lease arrangements when the tenant has taken possession or controls the physical use of a leased asset. The tenant is not considered to have taken physical possession or have control of the leased asset until the Company-owned tenant improvements are substantially complete. If a lease arrangement provides for tenant improvements, the Company determines whether the tenant improvements are owned by the tenant or the Company. When the Company is the owner of the tenant improvements, any tenant improvements funded by the tenant are treated as lease payments which are deferred and amortized into income over the lease term. When the tenant is the owner of the tenant improvements, any tenant improvement allowance that is funded by the Company is treated as a lease incentive and amortized as a reduction of revenue over the lease term. Ownership of tenant improvements is determined based on various factors including, but not limited to, the following criteria:

- lease stipulations of how and on what a tenant improvement allowance may be spent;
- which party to the arrangement retains legal title to the tenant improvements upon lease expiration;
- whether the tenant improvements are unique to the tenant or general purpose in nature;
- if the tenant improvements are expected to have significant residual value at the end of the lease term;
- the responsible party for construction cost overruns; and
- which party constructs or directs the construction of the improvements.

Certain leases provide for additional rents that are contingent upon a percentage of the facility's revenue in excess of specified base amounts or other thresholds. Such revenue is recognized when actual results reported by the tenant or estimates of tenant results, exceed the base amount or other thresholds, and only after any contingency has been removed (when the related thresholds are achieved). This may result in the recognition of rental revenue in periods subsequent to when such payments are received.

Tenant recoveries subject to operating leases generally relate to the reimbursement of real estate taxes, insurance, and repairs and maintenance expense, and are recognized as both revenue (in rental and related revenues) and expense (in operating expenses) in the period the expense is incurred as the Company is the party paying the service provider.

For operating leases with minimum scheduled rent increases, the Company recognizes income on a straight line basis over the lease term when collectibility of future minimum lease payments is probable. Recognizing rental income on a straight line basis results in a difference in the timing of revenue amounts from what is contractually due from tenants. If the Company determines that collectibility of future minimum lease payments is not probable, the straight-line rent receivable balance is written off and recognized as a decrease in revenue in that period and future revenue recognition is limited to amounts contractually owed and paid.

Resident Fees and Services

Resident fee revenue is recorded when services are rendered and includes resident room and care charges, community fees and other resident charges. Residency agreements for SHOP facilities are generally for a term of 30 days to one year, with resident fees billed monthly, in advance. Revenue for certain care related services is recognized as services are provided and is billed monthly in arrears.

Certain of the Company's continuing care retirement communities ("CCRCs") are operated as entrance fee communities, which typically require a resident to pay an upfront entrance fee that includes both a refundable portion and non-refundable portion. When the Company receives a nonrefundable entrance fee, it is recognized as deferred revenue and amortized into revenue over the estimated stay of the resident.

Income from Direct Financing Leases

The Company utilizes the direct finance method of accounting to record DFL income. For a lease accounted for as a DFL, the net investment in the DFL represents receivables for the sum of future minimum lease payments and the estimated residual value of the leased property, less the unamortized unearned income. Unearned income is deferred and amortized to income over the lease term to provide a constant yield when collectibility of the lease payments is reasonably assured.

Interest Income

Loans receivable are classified as held-for-investment based on management's intent and ability to hold the loans for the foreseeable future or to maturity. Loans held-for-investment are carried at amortized cost and reduced by a valuation allowance for estimated credit losses, as necessary. The Company recognizes interest income on loans, including the amortization of discounts and premiums, loan fees paid and received, using the interest method. The interest method is applied on a loan-by-loan basis when collectibility of the future payments is reasonably assured. Premiums and discounts are recognized as yield adjustments over the term of the related loans.

Gain (loss) on sales of real estate, net

The Company recognizes a gain (loss) on sale of real estate when the criteria for an asset to be derecognized are met, which include when: (i) a contract exists, (ii) the buyer obtains control of the asset, and (iii) it is probable that the Company will receive substantially all of the consideration to which it is entitled. These criteria are generally satisfied at the time of sale.

CREDIT LOSSES

The Company evaluates the liquidity and creditworthiness of its tenants, operators, and borrowers on a monthly and quarterly basis. The Company's evaluation considers industry and economic conditions, individual and portfolio property performance, credit enhancements, liquidity, and other factors. The Company's tenants, operators, and borrowers furnish property, portfolio, and guarantor/operator-level financial statements, among other information, on a monthly or quarterly basis; the Company utilizes this financial information to calculate the lease or debt service coverages that it uses as a primary credit quality indicator. Lease and debt service coverage information is evaluated together with other property, portfolio, and operator performance information, including revenue, expense, net operating income, occupancy, rental rate, reimbursement trends, capital expenditures, and EBITDA (defined as earnings before interest, tax, and depreciation and amortization), along with other liquidity measures. The Company evaluates, on a monthly basis or immediately upon a significant change in circumstance, its tenants', operators', and borrowers' ability to service their obligations with the Company.

If it is no longer probable that substantially all future minimum lease payments under operating leases will be received, the straight-line rent receivable balance is written off and recognized as a decrease in revenue in that period.

In connection with the Company's quarterly review process or upon the occurrence of a significant event, loans receivable and DFLs (collectively, "Finance Receivables"), are reviewed and assigned an internal rating of Performing, Watch List, or Workout. Finance Receivables that are deemed Performing meet all present contractual obligations, and collection and timing, of all amounts owed is reasonably assured. Watch List Finance Receivables are defined as Finance Receivables that do not meet the definition of Performing or Workout. Workout Finance Receivables are defined as Finance Receivables in which the Company has determined, based on current information and events, that: (i) it is probable it will be unable to collect all amounts due according to the contractual terms of the agreement, (ii) the tenant, operator, or borrower is delinquent on making payments under the contractual terms of the agreement, and (iii) the Company has commenced action or anticipates pursuing action in the near term to seek recovery of its investment.

Finance Receivables are placed on nonaccrual status when management determines that the collectibility of contractual amounts is not reasonably assured (the asset will have an internal rating of either Watch List or Workout). Further, the Company performs a credit analysis to support the tenant's, operator's, borrower's, and/or guarantor's repayment capacity and the underlying collateral values. The Company uses the cash basis method of accounting for Finance Receivables placed on nonaccrual status unless one of the following conditions exist whereby it utilizes the cost recovery method of accounting if: (i) the Company determines that it is probable that it will only recover the recorded investment in the Finance Receivable, net of associated allowances or charge-offs (if any), or (ii) the Company cannot reasonably estimate the amount of an impaired Finance Receivable. For cash basis method of accounting, the Company applies payments received, excluding principal paydowns, to interest income so long as that amount does not exceed the amount that would have been earned under the original contractual terms. For cost recovery method of accounting, any payment received is applied to reduce the recorded investment. Generally, the Company returns a Finance Receivable to accrual status when all delinquent payments become current under the terms of the loan or lease agreements and collectibility of the remaining contractual loan or lease payments is reasonably assured.

Prior to the adoption of ASU No. 2016–13, Measurement of Credit Losses on Financial Instruments ("ASU 2016–13") on January 1, 2020, allowances were established for Finance Receivables on an individual basis utilizing an estimate of probable losses, if they were determined to be impaired. Finance Receivables were impaired when it was deemed probable that the Company would be unable to collect all amounts due in accordance with the contractual terms of the Finance Receivable. An allowance was based upon the Company's assessment of the borrower's overall financial condition, economic resources, payment record, the prospects for support from any financially responsible guarantors and, if appropriate, the net realizable value of any collateral. These estimates considered all available evidence, including the expected future cash flows discounted at the Finance Receivable's effective interest rate, fair value of collateral, general economic conditions and trends, historical and industry loss experience, and other relevant factors, as appropriate. If a Finance Receivable was deemed partially or wholly uncollectible, the uncollectible balance was charged off against the allowance in the period in which the uncollectible determination was made.

Subsequent to adopting ASU 2016–13 on January 1, 2020, the Company began using a loss model that relies on future expected credit losses, rather than incurred losses, as was required under historical U.S. GAAP. Under the new model, the Company is required to recognize future credit losses expected to be incurred over the life of a Financing Receivable at inception of that instrument. The model emphasizes historical experience and future market expectations to determine a loss to be recognized at inception. However, the model continues to be applied on an individual basis and to rely on counter-party specific information to ensure the most accurate estimate is recognized.

REAL ESTATE

The Company's real estate acquisitions are generally classified as asset acquisitions for which the Company records identifiable assets acquired, liabilities assumed, and any associated noncontrolling interests at cost on a relative fair value basis. In addition, for such asset acquisitions, no goodwill is recognized, third party transaction costs are capitalized and any associated contingent consideration is generally recorded when the amount of consideration is reasonably estimable and probable of being paid.

The Company assesses fair value based on available market information, such as capitalization and discount rates, comparable sale transactions, and relevant per square foot or unit cost information. A real estate asset's fair value may be determined utilizing cash flow projections that incorporate such market information. Estimates of future cash flows are based on a number of factors including historical operating results, known and anticipated trends, as well as market and economic conditions. The fair value of tangible assets of an acquired property is based on the value of the property as if it is vacant.

The Company recognizes acquired "above and below market" leases at their relative fair value (for asset acquisitions) using discount rates which reflect the risks associated with the leases acquired. The fair value is based on the present value of the difference between (i) the contractual amounts paid pursuant to each in-place lease and (ii) management's estimate of fair market lease rates for each in-place lease, measured over a period equal to the remaining term of the lease for above market leases and the initial term plus the extended term for any leases with renewal options that are reasonably certain to be exercised. Other intangible assets acquired include amounts for in-place lease values that are based on an evaluation of the specific characteristics of each property and the acquired tenant lease(s). Factors considered include estimates of carrying costs during hypothetical expected lease-up periods, market conditions, and costs to execute similar leases. In estimating carrying costs, the Company includes estimates of lost rents at market rates during the hypothetical expected lease-up periods, which are dependent on local market conditions and expected trends. In estimating costs to execute similar leases, the Company considers leasing commissions, legal, and other related costs.

Certain of the Company's acquisitions involve the assumption of contract liabilities. The Company typically estimates the fair value of contract liabilities by applying a reasonable profit margin to the total discounted estimated future costs associated with servicing the contract. A variety of market and contract-specific conditions are considered when making assumptions that impact the estimated fair value of the contract liability.

The Company capitalizes direct construction and development costs, including predevelopment costs, interest, property taxes, insurance, and other costs directly related and essential to the development or construction of a real estate asset. The Company capitalizes construction and development costs while substantive activities are ongoing to prepare an asset for its intended use. The Company considers a construction project as substantially complete and held available for occupancy upon the completion of Company-owned tenant improvements, but no later than one year from cessation of significant construction activity. Costs incurred after a project is substantially complete and ready for its intended use, or after development activities have ceased, are expensed as incurred. For redevelopment of existing operating properties, the Company capitalizes the cost for the construction and improvement incurred in connection with the redevelopment.

Costs previously capitalized related to abandoned developments/redevelopments are charged to earnings. Expenditures for repairs and maintenance are expensed as incurred. The Company considers costs incurred in conjunction with re-leasing properties, including tenant improvements and lease commissions, to represent the acquisition of productive assets and such costs are reflected as investing activities in the Company's consolidated statement of cash flows.

The Company computes depreciation on properties using the straight-line method over the assets' estimated useful lives. Depreciation is discontinued when a property is identified as held for sale. Buildings and improvements are depreciated over useful lives ranging up to 60 years. Above and below market lease intangibles are amortized to revenue over the remaining noncancellable lease terms and renewal periods that are reasonably certain to be exercised, if any. In-place lease intangibles are amortized to expense over the remaining noncancellable lease term and renewal periods that are reasonably certain to be exercised, if any.

Concurrent with the Company's adoption of ASU 2016–02 on January 1, 2019, the Company elected to recognize expense associated with short-term leases (those with a noncancellable lease term of 12 months or less) under which the Company is the lessee on a straight-line basis and not recognize those leases on its consolidated balance sheets.

For leases other than short-term operating leases under which the Company is the lessee, such as ground leases and corporate office leases, the Company recognizes a right-of-use asset and related lease liability on its consolidated balance sheet at inception of the lease. The lease liability is calculated as the sum of: (i) the present value of minimum lease payments at lease commencement (discounted using the Company's secured incremental borrowing rate) and (ii) the present value of amounts probable of being paid under any residual value guarantees. The right-of-use asset is calculated as the lease liability, adjusted for the following: (i) any lease payments made to the lessor at or before the commencement date, minus any lease incentives received and (ii) any initial direct costs incurred by the Company.

IMPAIRMENT OF LONG-LIVED ASSETS AND GOODWILL

The Company assesses the carrying value of real estate assets and related intangibles ("real estate assets") when events or changes in circumstances indicate that the carrying value may not be recoverable. The Company tests its real estate assets for impairment by comparing the sum of the expected future undiscounted cash flows to the carrying value of the real estate assets. The expected future undiscounted cash flows reflect external market factors and are probability-weighted to reflect multiple possible cash-flow scenarios, including selling the assets at various points in the future. Further, the analysis considers the impact, if any, of master lease agreements on cash flows, which are calculated utilizing the lowest level of identifiable cash flows that are largely independent of the cash flows of other assets and liabilities. If the carrying value exceeds the expected future undiscounted cash flows, an impairment loss will be recognized to the extent that the carrying value of the real estate assets exceeds their fair value.

Determining the fair value of real estate assets, including assets classified as held-for-sale, involves significant judgment and generally utilizes market capitalization rates, comparable market transactions, estimated per unit or per square foot prices, negotiations with prospective buyers, and forecasted cash flows (lease revenue rates, expense rates, growth rates, etc.).

When testing goodwill for impairment, if the Company concludes that it is more likely than not that the fair value of a reporting unit is less than its carrying value, the Company recognizes an impairment loss for the amount by which the carrying value, including goodwill, exceeds the reporting unit's fair value.

ASSETS HELD FOR SALE AND DISCONTINUED OPERATIONS

The Company classifies a real estate property as held for sale when: (i) management has approved the disposal, (ii) the property is available for sale in its present condition, (iii) an active program to locate a buyer has been initiated, (iv) it is probable that the property will be disposed of within one year, (v) the property is being marketed at a reasonable price relative to its fair value, and (vi) it is unlikely that the disposal plan will significantly change or be withdrawn. If an asset is classified as held for sale, it is reported at the lower of its carrying value or fair value less costs to sell and no longer depreciated.

A discontinued operation represents: (i) a component of an entity or group of components that has been disposed of or is classified as held for sale in a single transaction and represents a strategic shift that has or will have a major effect on the Company's operations and financial results or (ii) an acquired business that is classified as held for sale on the date of acquisition. Examples of a strategic shift may include disposing of: (i) a separate major line of business, (ii) a separate major geographic area of operations, or (iii) other major parts of the Company.

INVESTMENTS IN UNCONSOLIDATED JOINT VENTURES

Investments in entities the Company does not consolidate, but over which the Company has the ability to exercise significant influence over operating and financial policies, are reported under the equity method of accounting. Under the equity method of accounting, the Company's share of the investee's earnings or losses is included in equity income (loss) from unconsolidated joint ventures within the Company's consolidated statements of operations.

The initial carrying value of investments in unconsolidated joint ventures is based on the amount paid to purchase the joint venture interest, the fair value of assets contributed to the joint venture, or the fair value of the assets prior to the sale of interests in the joint venture. To the extent that the Company's cost basis is different from the basis reflected at the joint venture level, the basis difference is generally amortized over the lives of the related assets and liabilities, and such amortization is included in the Company's share of equity in earnings of the joint venture. The Company evaluates its equity method investments for impairment based on a comparison of the fair value of the equity method investment to its carrying value. When the Company determines a decline in fair value below carrying value of an investment in an unconsolidated joint venture is other-than-temporary, an impairment is recorded. The Company recognizes gains on the sale of interests in joint ventures to the extent the economic substance of the transaction is a sale.

The Company's fair values of its equity method investments are determined based on discounted cash flow models that include all estimated cash inflows and outflows over a specified holding period and, where applicable, any estimated debt premiums or discounts. Capitalization rates, discount rates, and credit spreads utilized in these valuation models are based on assumptions that the Company believes to be within a reasonable range of current market rates for the respective investments.

SHARE-BASED COMPENSATION

Compensation expense for share-based awards granted to employees with graded vesting schedules is generally recognized on a straight-line basis over the vesting period. Forfeitures of share-based awards are recognized as they occur.

CASH AND CASH EQUIVALENTS AND RESTRICTED CASH

Cash and cash equivalents consist of cash on hand and short-term investments with original maturities of three months or less when purchased. Restricted cash primarily consists of amounts held by mortgage lenders to provide for: (i) real estate tax expenditures, (ii) tenant improvements, and (iii) capital expenditures, as well as security deposits and net proceeds from property sales that were executed as tax-deferred dispositions.

DERIVATIVES AND HEDGING

During its normal course of business, the Company uses certain types of derivative instruments for the purpose of managing interest rate and foreign currency risk. To qualify for hedge accounting, derivative instruments used for risk management purposes must effectively reduce the risk exposure that they are designed to hedge. In addition, at inception of a qualifying cash flow hedging relationship, the underlying transaction or transactions, must be, and are expected to remain, probable of occurring in accordance with the Company's related assertions.

The Company recognizes all derivative instruments, including embedded derivatives that are required to be bifurcated, as assets or liabilities to the consolidated balance sheets at fair value. Changes in fair value of derivative instruments that are not designated in hedging relationships or that do not meet the criteria of hedge accounting are recognized in earnings. For derivative instruments designated in qualifying cash flow hedging relationships, changes in fair value related to the effective portion of the derivative instruments are recognized in accumulated other comprehensive income (loss), whereas changes in fair value of the ineffective portion are recognized in earnings.

If it is determined that a derivative instrument ceases to be highly effective as a hedge, or that it is probable the underlying forecasted transaction will not occur, the Company discontinues its cash flow hedge accounting prospectively and records the appropriate adjustment to earnings based on the current fair value of the derivative instrument. For net investment hedge accounting, upon sale or liquidation of the hedged investment, the cumulative balance of the remeasurement value is reclassified to earnings.

INCOME TAXES

Healthpeak Properties, Inc. has elected REIT status and believes it has always operated so as to continue to qualify as a REIT under Sections 856 to 860 of the Internal Revenue Code of 1986, as amended (the "Code"). Accordingly, Healthpeak Properties, Inc. will generally not be subject to U.S. federal income tax, provided that it continues to qualify as a REIT and makes distributions to stockholders equal to or in excess of its taxable income. In addition, the Company has formed several consolidated subsidiaries that have elected REIT status. Healthpeak Properties, Inc. and its consolidated REIT subsidiaries are each subject to the REIT qualification requirements under the Code. If any REIT fails to qualify as a REIT in any taxable year, it will be subject to federal income taxes at regular corporate rates and may be ineligible to qualify as a REIT for four subsequent tax years.

Healthpeak Properties, Inc. and its consolidated REIT subsidiaries are subject to state, local, and/or foreign income taxes in some jurisdictions. In certain circumstances each REIT may also be subject to federal excise taxes on undistributed income. In addition, certain activities that the Company undertakes may be conducted by entities that have elected to be treated as taxable REIT subsidiaries ("TRSs"). TRSs are subject to federal, state, and local income taxes. The Company recognizes tax penalties relating to unrecognized tax benefits as additional income tax expense. Interest relating to unrecognized tax benefits is recognized as interest expense.

CAPITAL RAISING ISSUANCE COSTS

Costs incurred in connection with the issuance of common shares are recorded as a reduction of additional paid-in capital. Debt issuance costs related to debt instruments, excluding line of credit arrangements and commercial paper, are deferred, recorded as a reduction of the related debt liability, and amortized to interest expense over the remaining term of the related debt liability utilizing the effective interest method. Debt issuance costs related to line of credit arrangements and commercial paper are deferred, included in other assets, and amortized to interest expense on a straight-line basis over the remaining term of the related line of credit arrangement. Commercial paper are unsecured short-term debt securities with varying maturities. A line of credit serves as a liquidity backstop for repayment of commercial paper borrowings.

Penalties incurred to extinguish debt and any remaining unamortized debt issuance costs, discounts, and premiums are recognized as income or expense in the consolidated statements of operations at the time of extinguishment.

SEGMENT REPORTING

The Company's reportable segments, based on how it evaluates its business and allocates resources, are as follows: (i) senior housing triple-net, (ii) SHOP, (iii) life science, and (iv) medical office. During the first quarter of 2019, as a result of a change in how operating results are reported to the Company's chief operating decision makers for the purpose of evaluating performance and allocating resources, two facilities were reclassified from other non-reportable segments to the medical office segment. Accordingly, all prior period segment information has been recast to conform to the current period presentation.

NONCONTROLLING INTERESTS

Arrangements with noncontrolling interest holders are assessed for appropriate balance sheet classification based on the redemption and other rights held by the noncontrolling interest holder. Net income (loss) attributable to a noncontrolling interest is included in net income (loss) on the consolidated statements of operations and, upon a gain or loss of control, the interest purchased or sold, and any interest retained, is recorded at fair value with any gain or loss recognized in earnings. The Company accounts for purchases or sales of equity interests that do not result in a change in control as equity transactions.

The Company consolidates non-managing member limited liability companies ("DownREITs") because it exercises control, and the noncontrolling interests in these entities are carried at cost. The non-managing member limited liability company ("LLC") units ("DownREIT units") are exchangeable for an amount of cash approximating the then-current market value of shares of the Company's common stock or, at the Company's option, shares of the Company's common stock (subject to certain adjustments, such as stock splits and reclassifications). Upon exchange of DownREIT units for the Company's common stock, the carrying amount of the DownREIT units is reclassified to stockholders' equity.

FOREIGN CURRENCY TRANSLATION AND TRANSACTIONS

Assets and liabilities denominated in foreign currencies that are translated into U.S. dollars use exchange rates in effect at the end of the period, and revenues and expenses denominated in foreign currencies that are translated into U.S. dollars use average rates of exchange in effect during the related period. Gains or losses resulting from translation are included in accumulated other comprehensive income (loss). Gains or losses resulting from foreign currency transactions are translated into U.S. dollars at the rates of exchange prevailing at the dates of the transactions. The effects of transaction gains or losses are included in other income (expense), net in the consolidated statements of operations.

FAIR VALUE MEASUREMENT

The Company measures and discloses the fair value of nonfinancial and financial assets and liabilities utilizing a hierarchy of valuation techniques based on whether the inputs to a fair value measurement are considered to be observable or unobservable in a marketplace. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect the Company's market assumptions. This hierarchy requires the use of observable market data when available. These inputs have created the following fair value hierarchy:

- Level 1—quoted prices for identical instruments in active markets;
- Level 2—quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which significant inputs and significant value drivers are observable in active markets; and
- Level 3—fair value measurements derived from valuation techniques in which one or more significant inputs or significant value drivers are unobservable.

The Company measures fair value using a set of standardized procedures that are outlined herein for all assets and liabilities that are required to be measured at fair value. When available, the Company utilizes quoted market prices to determine fair value and classifies such items in Level 1. In instances where a market price is available, but the instrument is in an inactive or over-the-counter market, the Company consistently applies the dealer (market maker) pricing estimate and classifies the asset or liability in Level 2.

If quoted market prices or inputs are not available, fair value measurements are based on valuation models that utilize current market or independently sourced market inputs, such as interest rates, option volatilities, credit spreads, and/or market capitalization rates. Items valued using such internally-generated valuation techniques are classified according to the lowest level input that is significant to the fair value measurement. As a result, the asset or liability could be classified in either Level 2 or Level 3 even though there may be some significant inputs that are readily observable. Internal fair value models and techniques used by the Company include discounted cash flow models. The Company also considers its counterparty's and own credit risk for derivative instruments and other liabilities measured at fair value. The Company has elected the mid-market pricing expedient when determining fair value.

EARNINGS PER SHARE

Basic earnings per common share is computed by dividing net income (loss) applicable to common shares by the weighted average number of shares of common stock outstanding during the period. The Company accounts for unvested share-based payment awards that contain non-forfeitable dividend rights or dividend equivalents (whether paid or unpaid) as participating securities, which are included in the computation of earnings per share pursuant to the two-class method. Diluted earnings per common share is calculated by including the effect of dilutive securities, such as the impact of forward equity sales agreements using the treasury stock method and common shares issuable from the assumed conversion of DownREIT units, stock options, certain performance restricted stock units, and unvested restricted stock units.

RECENT ACCOUNTING PRONOUNCEMENTS

Adopted

Revenue Recognition. Between May 2014 and February 2017, the Financial Accounting Standards Board ("FASB") issued four ASUs changing the requirements for recognizing and reporting revenue (together, herein referred to as the "Revenue ASUs"): (i) ASU No. 2014–09, Revenue from Contracts with Customers ("ASU 2014–09"), (ii) ASU No. 2016–08, Principal versus Agent Considerations (Reporting Revenue Gross versus Net) ("ASU 2016–08"), (iii) ASU No. 2016–12, Narrow-Scope Improvements and Practical Expedients ("ASU 2016–12"), and (iv) ASU No. 2017–05, Clarifying the Scope of Asset Derecognition Guidance and Accounting for Partial Sales of Nonfinancial Assets ("ASU 2017–05"). ASU 2014–09 provides guidance for revenue recognition to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. ASU 2016–08 is intended to improve the operability and understandability of the implementation guidance on principal versus agent considerations. ASU 2016–12 provides practical expedients and improvements on the previously narrow scope of ASU 2014–09. ASU 2017–05 clarifies the scope of the FASB's guidance on nonfinancial asset derecognition and aligns the accounting for partial sales of nonfinancial assets and in-substance nonfinancial assets with the guidance in ASU 2014–09. The Company adopted the Revenue ASUs effective January 1, 2018 and utilized a modified retrospective adoption approach, resulting in a cumulative-effect adjustment to equity of \$79 million as of January 1, 2018. Under the Revenue ASUs, the Company also elected to utilize a practical expedient which allowed the Company to only reassess contracts that were not completed as of the adoption date, rather than all historical contracts.

As the timing and recognition of the majority of the Company's revenue is the same whether accounted for under the Revenue ASUs or lease accounting guidance (see discussion below), the impact of the Revenue ASUs, upon and subsequent to adoption, is generally limited to the following:

- · Prior to the adoption of the Revenue ASUs, the Company recognized a gain on sale of real estate using the full accrual method when collectibility of the sales price was reasonably assured, the Company was not obligated to perform additional activities that may be considered significant, the initial investment from the buyer was sufficient, and other profit recognition criteria had been satisfied. The Company deferred all or a portion of a gain on sale of real estate if the requirements for gain recognition were not met at the time of sale. Subsequent to adopting the Revenue ASUs on January 1, 2018, the Company began recognizing a gain on sale of real estate upon transferring control of the asset to the purchaser, which is generally satisfied at the time of sale. In conjunction with its adoption of the Revenue ASUs, the Company reassessed its historical partial sale of real estate transactions to determine which transactions, if any, were not completed contracts (i.e., the transaction did not qualify for sale treatment under previous guidance). The Company concluded that it had one such material transaction, its partial sale of RIDEA II in the first quarter of 2017 (which was not a completed sale under historical guidance as of the Company's adoption date due to a minor obligation related to the interest sold). In accordance with the Revenue ASUs, the Company recorded its retained 40% equity investment at fair value as of the sale date. As a result, the Company recorded an adjustment to equity as of January 1, 2018 (under the modified retrospective transition approach) representing a step-up in the fair value of its equity investment in RIDEA II of \$107 million (to a carrying value of \$121 million as of January 1, 2018) and a \$30 million impairment charge to decrease the carrying value to the sales price of the investment (see Note 4). The Company completed the sale of its equity investment in June 2018 and no longer holds an economic interest in RIDEA II.
- The Company generally expects that the Revenue ASUs will result in certain transactions qualifying as sales of real estate at an earlier date than under historical accounting guidance.

Leases. In February 2016, the FASB issued ASU No. 2016–02, Leases ("ASU 2016–02"). ASU 2016–02 (codified under Accounting Standards Codification ("ASC") 842, Leases) amends the previous accounting for leases to: (i) require lessees to put most leases on their balance sheets (not required for short-term leases with lease terms of 12 months or less), but continue recognizing expenses on their income statements in a manner similar to requirements under prior accounting guidance, (ii) eliminate real estate specific lease provisions, and (iii) modify the classification criteria and accounting for sales-type leases for lessors. Additionally, ASU 2016–02 provides a practical expedient, which the Company elected, that allows an entity to not reassess the following upon adoption (must be elected as a group): (i) whether an expired or existing contract contains a lease arrangement, (ii) lease classification related to expired or existing lease arrangements, or (iii) whether costs incurred on expired or existing leases qualify as initial direct costs.

As a result of adopting ASU 2016–02 on January 1, 2019 using the modified retrospective transition approach, the Company recognized a cumulative-effect adjustment to equity of \$1 million as of January 1, 2019. Under ASU 2016–02, the Company began capitalizing fewer costs related to the drafting and negotiation of its lease agreements. Additionally, the Company began recognizing all of its significant operating leases for which it is the lessee, including corporate office leases, equipment leases, and ground leases, on its consolidated balance sheets as a lease liability and corresponding right-of-use asset. As such, the Company recognized a lease liability of \$153 million and right-of-use asset of \$166 million on January 1, 2019. The aggregate lease liability is calculated as the present value of minimum lease payments, discounted using a rate that approximates the Company's secured incremental borrowing rate, adjusted for the noncancelable term of each lease. The right-of-use asset is calculated as the aggregate lease liability, adjusted for the existing accrued straight-line rent liability balance of \$20 million and net unamortized above/below market ground lease intangible assets of \$33 million.

Under ASU 2016–02, a practical expedient was offered to lessees to make a policy election, which the Company elected, to not separate lease and nonlease components, but rather account for the combined components as a single lease component under ASC 842. In July 2018, the FASB issued ASU No. 2018–11, Leases – Targeted Improvements ("ASU 2018–11"), which provides lessors with a similar option to elect a practical expedient allowing them to not separate lease and nonlease components in a contract for the purpose of revenue recognition and disclosure. This practical expedient is limited to circumstances in which: (i) the timing and pattern of transfer are the same for the nonlease component and the related lease component and (ii) the lease component, if accounted for separately, would be classified as an operating lease. This practical expedient causes an entity to assess whether a contract is predominantly lease or service based and recognize the entire contract under the relevant accounting guidance (i.e., predominantly lease-based would be accounted for under ASU 2016–02 and predominantly service-based would be accounted for under the Revenue ASUs). The Company elected this practical expedient as well and, as a result, beginning January 1, 2019, the Company recognizes revenue from its senior housing triple-net, medical office, and life science segments under ASC 842 and revenue from its SHOP segment under the Revenue ASUs (codified under ASC 606, Revenue from Contracts with Customers).

In December 2018, the FASB issued ASU No. 2018–20, Narrow Scope Improvements for Lessors ("ASU 2018–20"), which requires that a lessor: (i) exclude certain lessor costs paid directly by a lessee to third parties on behalf of the lessor from a lessor's measurement of variable lease revenue and associated expense (i.e., no gross up of revenue and expense for these costs,) and (ii) include lessor costs that are paid by the lessor and reimbursed by the lessee in the measurement of variable lease revenue and the associated expense (i.e., gross up revenue and expense for these costs). This is consistent with the Company's historical presentation and did not require a change on January 1, 2019.

Other. Effective January 1, 2019, the Company adopted ASU No. 2017–12, Targeted Improvements to Accounting for Hedging Activities ("ASU 2017–12"). The amendments in ASU 2017–12 expand and refine hedge accounting for both nonfinancial and financial risk components and align the recognition and presentation of the effects of the hedging instrument and the hedged item in the financial statements. For cash flow and net investment hedges existing at the date of adoption, the Company adopted the amendments in ASU 2017–12 using the modified retrospective approach. For amendments impacting presentation and disclosure, the Company adopted ASU 2017–12 using a prospective approach. The adoption of ASU 2017–12 did not have a material impact to the Company's consolidated financial position, results of operations, cash flows, or disclosures.

Not Yet Adopted

Credit Losses. In June 2016, the FASB issued ASU 2016-13. ASU 2016-13 is intended to improve financial reporting by requiring timelier recognition of credit losses on loans and other financial instruments held by financial institutions and other organizations. The amendments in ASU 2016-13 eliminate the "probable" initial threshold for recognition of credit losses in current accounting guidance and, instead, reflect an entity's current estimate of all expected credit losses over the life of the financial instrument. Previously, when credit losses were measured under current accounting guidance, an entity generally only considered past events and current conditions in measuring the incurred loss. The amendments in ASU 2016-13 broaden the information that an entity must consider in developing its expected credit loss estimate for assets measured either collectively or individually. The use of forecasted information incorporates more timely information in the estimate of expected credit loss. ASU 2016-13 is effective for fiscal years, and interim periods within, beginning after December 15, 2019. Early adoption is permitted for fiscal years, and interim periods within, beginning after December 15, 2018. A reporting entity is required to apply the amendments in ASU 2016-13 using a modified retrospective approach by recording a cumulative-effect adjustment to equity as of the beginning of the fiscal year of adoption. A prospective transition approach is required for debt securities for which an other-than-temporary impairment had been recognized before the effective date. Upon adoption of ASU 2016-13, the Company is required to reassess its financing receivables, including DFLs and loans receivable, and expects that application of ASU 2016-13 may result in the Company recognizing credit losses at an earlier date than would otherwise be recognized under current accounting guidance. The Company is evaluating the impact of the adoption of ASU 2016-13 on January 1, 2020 to its consolidated financial position and results of operations.

NOTE 3. Master Transactions and Cooperation Agreement with Brookdale

2019 MASTER TRANSACTIONS AND COOPERATION AGREEMENT WITH BROOKDALE

In October 2019, the Company and Brookdale Senior Living Inc. ("Brookdale") entered into a Master Transactions and Cooperation Agreement (the "2019 MTCA"), which includes a series of transactions related to its jointly owned 15-campus continuing care retirement community ("CCRC") portfolio (the "CCRC JV") and the portfolio of 43 senior housing properties Brookdale triple-net leases from the Company.

In connection with the 2019 MTCA, the Company and Brookdale, and certain of their respective subsidiaries, agreed to the following related to the CCRC JV:

- The Company, which owns a 49% interest in the CCRC JV, agreed to purchase Brookdale's 51% interest in 13 of the 15 communities in the CCRC JV based on a valuation of \$1.06 billion (the "CCRC Acquisition");
- The management agreements related to the CCRC Acquisition communities will be terminated, with management transitioned (under new management agreements) from Brookdale to Life Care Services LLC ("LCS") simultaneous with closing the CCRC Acquisition;

- The Company will pay a \$100 million management termination fee to Brookdale upon closing the CCRC Acquisition; and
- The remaining two CCRCs will be jointly marketed for sale to third parties.

In addition, pursuant to the 2019 MTCA, the Company and Brookdale agreed to the following transactions related to properties Brookdale triple-net leases from the Company:

- Brookdale will acquire 18 of the properties from the Company (the "Brookdale Acquisition Assets") for cash proceeds of \$385 million;
- The Company will terminate the triple-net lease related to one property and transition it to a RIDEA structure with LCS as the manager;
- The remaining 24 properties will be restructured into a single master lease with 2.4% annual rent escalators and a maturity date of December 31, 2027 (the "2019 Amended Master Lease");
- A portion of annual rent (amount in excess of 6.5% of sales proceeds) related to 14 of the 18 Brookdale Acquisition Assets will be
 reallocated to the remaining properties under the 2019 Amended Master Lease;
- Upon sale of the Brookdale Acquisition Assets, Brookdale will pay down \$20 million of future rent under the 2019 Amended Master Lease; and
- The Company will provide up to \$35 million of capital investment in the 2019 Amended Master Lease properties over a five-year term, which will increase rent by 7% of the amount spent, per annum.

With the exception of the capital investment to be made over the next five years and the sale of the two CCRCs that are being marketed to third parties, each of the above transactions, including payment of the \$100 million management termination fee, closed on January 31, 2020. The Company expects to recognize a management termination fee expense, gain on sales of real estate, and gain on consolidation during the first quarter of 2020 related to the 2019 MTCA transactions.

As discussed in Note 2, certain events require the Company to reconsider whether an entity is a VIE (as defined in Note 2). Additionally, the Company is required to continually reassess whether it is the primary beneficiary of a VIE. The Company considered whether entering into the 2019 MTCA during the fourth quarter of 2019: (i) constituted a reconsideration event as it relates to the CCRC JV or (ii) changed the Company's previous primary beneficiary and consolidation conclusions and, in both cases, concluded that it did not. As a result, the above transactions had no impact to the Company's consolidated financial statements during the year ended December 31, 2019.

2017 MTCA WITH BROOKDALE

In November 2017, the Company and Brookdale entered into a Master Transactions and Cooperation Agreement (the "2017 MTCA") to provide the Company with the ability to significantly reduce its concentration of assets leased to and/or managed by Brookdale. In connection with the overall transaction pursuant to the 2017 MTCA, the Company and Brookdale, and certain of their respective subsidiaries, agreed to the following:

- The Company, which owned 90% of the interests in its RIDEA I and RIDEA III joint ventures with Brookdale at the time the 2017 MTCA was executed, agreed to purchase Brookdale's 10% noncontrolling interest in each joint venture. At the time the 2017 MTCA was executed, these joint ventures collectively owned and operated 58 independent living, assisted living, memory care, and/or skilled nursing facilities (the "RIDEA Facilities"). The Company completed its acquisitions of the RIDEA III noncontrolling interest for \$32 million in December 2017 and the RIDEA I noncontrolling interest for \$63 million in March 2018;
- The Company received the right to sell, or transition to other operators, 32 of the 78 total assets under an Amended and Restated
 Master Lease and Security Agreement (the "2017 Amended Master Lease") with Brookdale and 36 of the RIDEA Facilities (and
 terminate related management agreements with an affiliate of Brookdale without penalty), certain of which were sold during 2018
 and 2019 and are included in the disposition transactions discussed in Note 4;
- The Company provided an aggregate \$5 million annual reduction in rent on three assets, effective January 1, 2018; and
- Brookdale agreed to purchase two of the assets under the 2017 Amended Master Lease for \$35 million and four of the RIDEA Facilities for \$240 million, all of which were sold in 2018 and are included in the 2018 disposition transactions discussed in Note 4.

During 2018, the Company terminated the previous management agreements or leases with Brookdale on 37 assets contemplated under the 2017 MTCA and completed the transition of 20 SHOP assets and 17 senior housing triple-net assets to other managers.

FAIR VALUE MEASUREMENT TECHNIQUES AND QUANTITATIVE INFORMATION

During the fourth quarter of 2017, the Company performed a fair value assessment of each of the 2017 MTCA components that provided measurable economic benefit or detriment to the Company. Each fair value calculation was based on an income or market approach and relied on historical and forecasted EBITDAR (defined as earnings before interest, taxes, depreciation, amortization and rent) and revenue, as well as market data, including, but not limited to, a discount rate of 12%, a management fee rate of 5% of revenue, EBITDAR growth rates ranging from zero to 3%, and real estate capitalization rates ranging from 6% to 7%. All assumptions were supported by independent market data and considered to be Level 2 measurements within the fair value hierarchy.

As a result of the assessment, the Company recognized a \$20 million net reduction of rental and related revenues related to the right to terminate leases for 32 triple-net assets and the write-off of unamortized lease intangible assets related to those same 32 triple-net assets during the year ended December 31, 2017. Additionally, the Company recognized \$35 million of operating expenses related to the right to terminate management agreements for 36 SHOP assets during the year ended December 31, 2017.

NOTE 4. Real Estate Transactions

2019 REAL ESTATE INVESTMENTS

Cambridge Acquisition

During the first quarter of 2019, the Company acquired a life science facility for \$71 million and development rights at an adjacent undeveloped land parcel for consideration of up to \$27 million. The existing facility and land parcel are located in Cambridge, Massachusetts.

Discovery Portfolio Acquisition

In April 2019, the Company acquired a portfolio of nine senior housing properties for \$445 million. The properties are located across Florida, Georgia, and Texas and are operated by Discovery Senior Living, LLC.

Oakmont Portfolio Acquisitions

In May 2019, the Company acquired three senior housing communities in California for \$113 million and in July 2019, the Company acquired an additional five senior housing communities for \$284 million. Both portfolios were acquired from and continue to be operated by Oakmont Senior Living LLC ("Oakmont"). Each portfolio was contributed to a DownREIT joint venture in which the sellers received non-controlling interests in lieu of cash for a portion of the sales price. The Company consolidates each DownREIT joint venture.

As part of the May and July 2019 Oakmont transactions, the Company assumed \$50 million and \$112 million, respectively, of secured mortgage debt, both of which were recorded at their relative fair values through asset acquisition accounting.

Sierra Point Towers Acquisition

In June 2019, the Company acquired two life science buildings in South San Francisco, California adjacent to the Company's The Shore at Sierra Point development, for \$245 million.

Vintage Park JV Interest Purchase

In June 2019, the Company acquired the outstanding equity interests of a senior housing joint venture structure (which owned one senior housing facility), in which the Company previously held an unconsolidated equity investment, for \$24 million. Subsequent to acquisition, the Company owned 100% of the equity. Upon consolidating the facility at acquisition, the Company derecognized the existing investment in the joint venture structure, marked the real estate to fair value (using a relative fair value allocation), and recognized a gain on consolidation of \$12 million, net of a tax impact of \$1 million. The gain on consolidation is recognized within other income (expense), net and the tax impact is recognized within income tax benefit (expense).

Hartwell Innovation Campus Acquisition

In July 2019, the Company acquired a life science campus in the suburban Boston submarket of Lexington, Massachusetts, for \$228 million. The campus is comprised of four buildings.

West Cambridge Acquisition

In December 2019, the Company acquired one life science building, adjacent to the Company's existing properties in Cambridge, Massachusetts, for \$333 million.

Sovereign Wealth Fund Senior Housing Joint Venture

In December 2019, the Company formed a new joint venture (the "SWF SH JV") with a sovereign wealth fund that owns 19 SHOP assets operated by Brookdale. The Company owns 53.5% of the SWF SH JV and contributed all 19 assets with a fair value of \$790 million. The SWF SH JV partner owns the other 46.5% and purchased its interest for \$367 million. Upon formation of the SWF SH JV, the Company recognized its retained equity method investment at fair value, deconsolidated the 19 assets, and recognized a gain on deconsolidation of \$161 million recorded in other income (expense), net.

Other Real Estate Acquisitions

During the year ended December 31, 2019, the Company acquired one medical office building ("MOB") in Kansas for \$15 million, one MOB in Texas for \$9 million, and one life science building in the Sorrento Mesa submarket of San Diego, California for \$16 million.

The Post Acquisition

In January 2020, the Company entered into definitive agreements to acquire a life science campus in Waltham, Massachusetts, for \$320 million. The Company made a \$20 million nonrefundable deposit upon completing due diligence and expects to close the transaction in the second quarter of 2020.

2018 REAL ESTATE INVESTMENTS

MSREI MOB JV

In August 2018, the Company and Morgan Stanley Real Estate Investment ("MSREI") formed a joint venture (the "MSREI JV") to own a portfolio of MOBs for which the Company is a 51% owner and consolidates. To form the joint venture, MSREI contributed cash of \$298 million and the Company contributed nine wholly-owned MOBs (the "Contributed Assets"). The Contributed Assets are primarily located in Texas and Florida and were valued at approximately \$320 million at the time of contribution. The MSREI JV used substantially all of the cash contributed by MSREI to acquire an additional portfolio of 16 MOBs in Greenville, South Carolina (the "Greenville Portfolio") for \$285 million. Concurrent with acquiring the additional MOBs, the MSREI JV entered into 10-year leases with the anchor tenants in the Greenville Portfolio.

The Contributed Assets are accounted for at historical depreciated cost by the Company, as the assets continue to be consolidated. The Greenville Portfolio was accounted for as an asset acquisition, which required the Company to record the individual components of the acquisition at their relative fair values. As a result, the Company recorded net real estate of \$276 million and net intangible assets of \$20 million during the year ended December 31, 2018 related to the Greenville Portfolio. Additionally, the Company recognized a noncontrolling interest of \$298 million related to the interest owned by MSREI. Refer to Note 18 for a discussion of the Company's consolidation of the MSREI JV.

Life Science JV Interest Purchase

In November 2018, the Company acquired the outstanding equity interests in three life science joint ventures (which owned four buildings) for \$92 million, bringing the Company's equity ownership to 100% for all three joint ventures. As the Company began consolidating the assets upon acquisition, it derecognized the existing investment in the joint ventures, marked the real estate to fair value (using a relative fair value allocation), and recognized a gain on consolidation of \$50 million within other income (expense), net.

Other Real Estate Acquisitions

During the year ended December 31, 2018, the Company acquired development rights on a land parcel in the Boston suburb of Lexington, Massachusetts for \$21 million. The Company commenced a life science development on the land in 2018.

Construction, Tenant, and Other Capital Improvements

The following table summarizes the Company's expenditures for construction, tenant and other capital improvements (in thousands):

	YEAR EN	IDED DECEI	MBER 31,
SEGMENT	2019	2018	2017
Senior housing triple-net	\$ 6,662	\$ 11,311	\$ 32,343
SHOP	90,874	53,389	49,473
Life science	499,956	396,431	240,901
Medical office	146,016	144,694	148,926
Other	450	1,361	135
	\$743,958	\$607,186	\$471,778

As part of the development program with HCA Healthcare, Inc., during the year ended December 31, 2019, the Company commenced development on seven MOBs, six of which will be on-campus.

HELD FOR SALE

At December 31, 2019, 27 senior housing triple-net facilities (inclusive of 18 facilities being sold to Brookdale under the 2019 MTCA – see Note 3), 28 SHOP facilities, and 2 MOBs were classified as held for sale, with an aggregate carrying value of \$504 million, primarily comprised of real estate assets of \$476 million, net of accumulated depreciation of \$243 million. Liabilities of assets held for sale were primarily comprised of mortgage debt of \$32 million and other liabilities of \$4 million at December 31, 2019.

At December 31, 2018, one undeveloped life science land parcel and nine SHOP facilities were classified as held for sale, with an aggregate carrying value of \$108 million, primarily comprised of real estate assets of \$101 million, net of accumulated depreciation of \$30 million. Liabilities of assets held for sale were primarily comprised of intangible liabilities and other liabilities at December 31, 2018.

2019 DISPOSITIONS OF REAL ESTATE

During the quarter ended March 31, 2019, the Company sold nine SHOP assets for \$68 million, two senior housing triple-net assets for \$26 million, and one undeveloped life science land parcel for \$35 million, resulting in total gain on sales of \$8 million.

During the quarter ended June 30, 2019, the Company sold one SHOP asset for \$14 million, five MOBs for \$15 million, and one life science asset for \$7 million, resulting in total gain on sales of \$11 million.

During the quarter ended September 30, 2019, the Company sold one MOB for \$3 million and one SHOP asset for \$7 million, resulting in no material gain or loss on sales.

During the quarter ended December 31, 2019, the Company sold seven SHOP assets for \$92 million, four MOBs for \$5 million, and two facilities from the other non-reportable segment for \$20 million, resulting in total gain on sales of \$11 million.

In January 2020, the Company sold six SHOP assets for \$36 million.

2018 DISPOSITIONS OF REAL ESTATE

Shoreline Technology Center

In November 2018, the Company sold its Shoreline Technology Center life science campus located in Mountain View, California for \$1.0 billion and recognized a gain on sale of \$726 million.

Brookdale MTCA Dispositions

As discussed in Note 3, during the fourth quarter of 2018, the Company sold 19 assets (11 senior housing triple-net assets and 8 SHOP assets) to a third-party for \$377 million and recognized a gain on sale of \$40 million. Refer to Note 3 for further detail on the Brookdale transactions.

RIDEA II Sale Transaction

In January 2017, the Company completed the contribution of its ownership interest in RIDEA II to an unconsolidated joint venture owned by Healthpeak and an investor group led by Columbia Pacific Advisors, LLC ("CPA") (the "Healthpeak/CPA JV"). Also in January 2017, RIDEA II was recapitalized with \$602 million of debt, of which \$360 million was provided by a third-party and \$242 million was provided by the Company. In return for both transaction elements, the Company received combined proceeds of \$480 million from the Healthpeak/CPA JV and \$242 million in loans receivable and retained an approximately 40% ownership interest in RIDEA II. This transaction resulted in the Company deconsolidating the net assets of RIDEA II and recognizing a net gain on sale of \$99 million. Refer to Note 2 for the impact of adopting the Revenue ASUs on January 1, 2018 to the Company's partial sale of RIDEA II in the first quarter of 2017.

In June 2018, the Company sold its remaining 40% ownership interest in RIDEA II to an investor group led by CPA for \$91 million. Additionally, CPA refinanced the Company's \$242 million of loans receivable from RIDEA II, resulting in total proceeds of \$332 million. The Company no longer holds an economic interest in RIDEA II.

U.K. Portfolio

In June 2018, the Company entered into a joint venture with an institutional investor (the "U.K. JV") through which the Company sold a 51% interest in substantially all United Kingdom ("U.K.") assets previously owned by the Company (the "U.K. Portfolio") based on a total value of £382 million (\$507 million). The Company retained a 49% noncontrolling interest in the U.K. JV and received gross proceeds of \$402 million, including proceeds from the refinancing of the Company's previously held intercompany loans. Upon closing the U.K. JV, the Company deconsolidated the U.K. Portfolio, recognized its retained noncontrolling interest investment at fair value (\$105 million) and recognized a gain on sale of \$11 million, net of \$17 million of cumulative foreign currency translation reclassified from other comprehensive income recorded in gain (loss) on sales of real estate, net (see Note 21 for the reclassification impact of the Company's hedge of its net investment in the U.K.). The U.K. JV provides numerous mechanisms by which the joint venture partner can acquire the Company's remaining interest in the U.K. JV. The fair value of the Company's retained noncontrolling interest investment was based on Level 2 measurements within the fair value hierarchy. Additionally, in August 2018, the Company sold its remaining £11 million U.K. development loan at par.

In December 2019, the Company sold its remaining 49% interest in the U.K. JV (see Note 8).

2018 Other Dispositions

During the quarter ended March 31, 2018, the Company sold two SHOP assets for \$35 million, resulting in total gain on sales of \$21 million (includes asset sales to Brookdale as discussed in Note 3 above).

During the quarter ended June 30, 2018, the Company sold eight SHOP assets for \$268 million and two senior housing triple-net assets for \$35 million, resulting in total gain on sales of \$25 million (includes asset sales to Brookdale as discussed in Note 3 above).

During the quarter ended September 30, 2018, the Company sold 4 life science assets for \$269 million, 11 SHOP assets for \$76 million and 2 MOBs for \$21 million, resulting in total gain on sales of \$95 million.

During the quarter ended December 31, 2018, the Company sold two SHOP facilities for \$15 million, two MOBs for \$4 million, and one undeveloped land parcel for \$3 million, resulting in no material gain or loss on sales.

2017 Dispositions

In January 2017, the Company sold four life science facilities in Salt Lake City, Utah for \$76 million, resulting in a net gain on sale of \$45 million.

In March 2017, the Company sold 64 senior housing triple-net assets, previously under triple-net leases with Brookdale, for \$1.125 billion to affiliates of Blackstone Real Estate Partners VIII, L.P., resulting in a net gain on sale of \$170 million.

Additionally, during the year ended December 31, 2017, the Company sold the following: (i) a life science land parcel for \$27 million, (ii) one life science building for \$5 million, (iii) four senior housing triple-net facilities for \$27 million, (iv) five SHOP facilities for \$43 million, and (v) four MOBs for \$15 million, and recorded a net gain on sale of \$41 million.

NOTE 5. Impairments

REAL ESTATE

During the year ended December 31, 2019, the Company recognized an aggregate impairment charge of \$194 million in conjunction with classifying 8 senior housing triple-net assets, 27 SHOP assets, 3 MOBs, and 1 other non-reportable asset as held for sale and writing their aggregate carrying value of \$416 million down to their aggregate fair value less estimated costs to sell of \$223 million.

During the year ended December 31, 2019, the Company also recognized an impairment charge of \$4 million related to one MOB that it intends to demolish.

Additionally, during the year ended December 31, 2019, the Company determined the carrying value of two MOBs and one SHOP asset that were candidates for potential future sale was no longer recoverable due to the Company's shortened intended hold period under the held-for-use impairment model. Accordingly, the Company wrote-down the carrying amount of these three assets to their respective fair value, which resulted in an aggregate impairment charge of \$18 million.

The fair value of the impaired assets was based on forecasted sales prices, which are considered to be Level 3 measurements within the fair value hierarchy. Forecasted sales prices were determined using a direct capitalization model or a market approach (comparable sales model), which rely on certain assumptions by management, including: (i) market capitalization rates, (ii) comparable market transactions, (iii) estimated prices per unit or per square foot, (iv) negotiations with perspective buyers, and (v) forecasted cash flow streams (lease revenue rates, expense rates, growth rates, etc.). There are inherent uncertainties in making these assumptions. For the Company's impairment calculations during the year ended December 31, 2019, the Company estimated the fair value of each asset using either (i) market capitalization rates ranging from 4.97% to 8.27%, with a weighted average rate of 6.22%, or (ii) prices per unit ranging from \$24,000 to \$125,000, with a weighted average price of \$73,000.

During 2018, in conjunction with classifying the assets as held for sale, the Company determined that 17 underperforming SHOP assets and an undeveloped life science land parcel were impaired. Additionally, the Company determined that three additional underperforming SHOP assets that were candidates for potential future sale were impaired under the held-for-use impairment model. Accordingly, the Company recognized total impairment charges of \$52 million during 2018 to write-down the carrying value of the assets to their respective fair values (less an estimate of costs to sell for assets classified as held for sale). The fair value of the assets was based on contracted or forecasted sales prices and expected future cash flows, which are considered to be Level 2 measurements within the fair value hierarchy.

During 2017, the Company determined the carrying value of 11 underperforming senior housing triple-net assets that were candidates for potential future sale was no longer recoverable due to the Company's shortened intended hold period under the held-for-use impairment model. Accordingly, the Company wrote-down the carrying amount of these 11 assets to their respective fair values, which resulted in an aggregate impairment charge of \$23 million. The fair value of the assets was based on forecasted sales prices which are considered to be Level 2 measurements within the fair value hierarchy.

CASUALTY-RELATED

During the year ended December 31, 2019, the Company recognized a \$5 million casualty-related gain, net of deferred tax impacts, as a result of insurance proceeds received for property damage and other associated costs related to hurricanes in 2017. The gain is recorded in other income (expense), net.

As a result of Hurricane Harvey and Hurricane Irma during the year ended December 31, 2017, the Company recorded an estimated \$13 million of casualty-related losses, net of a small insurance recovery. The losses are comprised of \$8 million of property damage and \$5 million of other associated costs, including storm preparation, clean up, relocation, and other costs. Of the total \$13 million casualty losses incurred, \$12 million was recorded in other income (expense), net, and \$1 million was recorded in equity income (loss) from unconsolidated joint ventures as it relates to casualty losses for properties owned by certain of our unconsolidated joint ventures. In addition, the Company recorded a \$1 million deferred tax benefit associated with the casualty-related losses.

OTHER

See Note 7 for information on the impairment charge related to the mezzanine loan facility to certain affiliates of Tandem Health Care (together with its affiliates, "Tandem) and the impairment recovery related to Four Seasons Notes (as defined below). See Note 8 for information on the impairment charge related to an asset classified as held-for-sale within the CCRC JV. See Note 6 for information on the impairment charge related to the write-down of a DFL portfolio to its fair value.

NOTE 6. Leases

LEASE INCOME

The following table summarizes the Company's lease income (dollars in thousands):

	YEAR E	NDED DECEM	BER 31,
	2019	2018	2017
Fixed income from operating leases	\$984,942	\$1,013,757	\$944,796
Variable income from operating leases	237,136	223,479	268,853
Interest income from direct financing leases	37,481	54,274	54,217

DIRECT FINANCING LEASES

Net investment in DFLs consists of the following (dollars in thousands):

	DECEMBER 31, 2019
Present value of minimum lease payments receivable	\$ 19,138
Present value of estimated residual value	84,604
Less deferred selling profits	(19,138)
Net investment in direct financing leases before allowance	84,604
Allowance for direct financing lease losses	_
Net investment in direct financing leases	\$ 84,604
Properties subject to direct financing leases	2

	DECEMBER 31, 2018
Minimum lease payments receivable	\$1,013,976
Estimated residual value	507,484
Less unearned income	(807,642)
Net investment in direct financing leases	\$ 713,818
Properties subject to direct financing leases	29

Direct Financing Lease Internal Ratings

The following table summarizes the Company's internal ratings for DFLs at December 31, 2019 (dollars in thousands):

	CARRYING	PERCENTAGE OF		NTERNAL RATINGS	
SEGMENT	AMOUNT	DFL PORTFOLIO	PERFORMING DFLS	WATCH LIST DFLS	WORKOUT DFLS
Other non-reportable segments	\$84,604	100	\$84,604		
	\$84,604	100	\$84,604	\$-	\$-

Direct Financing Lease Conversion

During the first quarter of 2019, the Company converted a DFL portfolio of 14 senior housing triple-net properties, previously on "Watch List" status, to a RIDEA structure, requiring the Company to recognize net assets equal to the lower of the net assets' fair value or the carrying value of the net investment in the DFL. As a result, the Company derecognized the \$351 million carrying value of the net investment in DFL related to the 14 properties and recognized a combination of net real estate (\$331 million) and net intangibles assets (\$20 million) for the same aggregate amount, with no gain or loss recognized. As a result of the transaction, the 14 properties were transitioned from the senior housing triple-net segment to the SHOP segment during the first quarter of 2019.

Direct Financing Lease Sale

During the second quarter of 2019, the Company entered into agreements to sell 13 senior housing facilities under DFLs (the "DFL Sale Portfolio") for \$274 million. Upon entering into the agreements, the Company recognized an allowance for DFL losses and related impairment charge of \$10 million to write-down the carrying value of the DFL Sale Portfolio to its fair value. The fair value of the DFL Sale Portfolio was based upon the agreed on sale price, less estimated costs to sell, which is considered to be a Level 2 measurement within the fair value hierarchy. In conjunction with the entering into agreements to sell the DFL Sale Portfolio, the Company placed the portfolio on nonaccrual status and began recognizing income equal to the amount of cash received.

The Company completed the sale of the DFL Sale Portfolio in September 2019.

The following table summarizes the activity of the DFL Sale Portfolio during the periods presented (dollars in thousands):

	YEAR END	YEAR ENDED DECEMBER 31,		
	2019	2018	2017	
Income from DFLs	\$17,287	\$23,616	\$23,820	
Cash payments received	16,005	19,633	19,494	

Direct Financing Lease Receivable Maturities

The following table summarizes future minimum lease payments contractually due under DFLs at December 31, 2019 (in thousands):

YEAR	AMOUNT
2020	\$ 9,553
2021	8,409
2022	1,176
2023	_
2024	_
Thereafter	_
Undiscounted minimum lease payments receivable	19,138
Less: imputed interest	_
Present value of minimum lease payments receivable	\$19,138

The following table summarizes future minimum lease payments contractually due under DFLs at December 31, 2018 (in thousands):

YEAR	AMOUNT
2019	\$ 114,970
2020	63,308
2021	63,687
2022	58,135
2023	58,570
Thereafter	655,306
	\$1,013,976

Residual Value Risk

Quarterly, the Company reviews the estimated unguaranteed residual value of assets under DFLs to determine if there have been any material changes compared to the prior quarter. As needed, the Company and/or the related tenants will invest necessary funds to maintain the residual value of each asset.

OPERATING LEASES

Future Minimum Rents

The following table summarizes future minimum lease payments to be received, excluding operating expense reimbursements, from tenants under non-cancelable operating leases as of December 31, 2019 (in thousands):

YEAR	AMOUNT
2020	\$ 998,376
2021	968,622
2022	904,799
2023	822,259
2024	708,871
Thereafter	2,522,333
	\$6,925,260

The following table summarizes future minimum lease payments to be received, excluding operating expense reimbursements, from tenants under non-cancelable operating leases as of December 31, 2018 (in thousands):

YEAR	AMOUNT
2019	\$ 971,417
2020	928,102
2021	853,451
2022	751,972
2023	675,537
Thereafter	2,320,847 \$6,501,326
	\$6,501,326

Tenant Purchase Options

Certain leases, including DFLs, contain purchase options whereby the tenant may elect to acquire the underlying real estate. Annualized base rent from leases subject to purchase options, summarized by the year the purchase options are exercisable, are as follows (dollars in thousands):

YEAR		NUMBER OF PROPERTIES
2020	\$17,219	10
2021	27,947	7
2022	10,924	3
2023	_	_
2024	2,924	1
Thereafter	25,022	19
	\$84,036	40

⁽¹⁾ Represents the most recent month's base rent including additional rent floors and cash income from DFLs annualized for 12 months. Base rent does not include tenant recoveries, additional rents in excess of floors, and non-cash revenue adjustments (i.e., straight-line rents, amortization of market lease intangibles, DFL non-cash interest and deferred revenues).

During the fourth quarter of 2019, the Company's tenant exercised its option to acquire from the Company an acute care hospital and adjacent land parcel located in Irvine, California for \$226 million. The sale is scheduled to close during the first half of 2021. The annualized base rent associated with the assets covered by this purchase option is included in the table above for 2021.

LEASE COSTS

The following tables provide information regarding the Company's leases to which it is the lessee, such as corporate offices and ground leases (dollars in thousands):

	YEAR EN	ENDED DECEMBER 31,			
LEASE EXPENSE INFORMATION:	2019	2018	2017		
Total lease expense ⁽¹⁾	\$16,238	\$14,783	\$13,674		

Lease expense related to corporate assets is included in general and administrative expenses and lease expense related to ground leases is included within operating expenses in the Company's consolidated statements of operations.

	YEAR EN	YEAR ENDED DECEMBER 31,		
SUPPLEMENTAL CASH FLOW INFORMATION:	2019	2018	2017	
Cash paid for amounts included in the measurement of lease liability:				
Operating cash flows for operating leases	\$12,727	\$11,655	\$10,745	
ROU asset obtained in exchange for new lease liability:				
Operating leases	\$ 5,733	\$ —	\$ —	

WEIGHTED AVERAGE LEASE TERM AND DISCOUNT RATE:	DECEMBER 31, 2019
Weighted average remaining lease term (years):	
Operating leases	51
Weighted average discount rate:	
Operating leases	4.36%

The following table summarizes future minimum lease payments under non-cancelable ground and other operating leases included in the Company's lease liability as of December 31, 2019 (in thousands):

YEAR	Δ	MOUNT
2020	\$	9,407
2021		9,208
2022		9,045
2023		8,985
2024		7,139
Thereafter	4	51,790
Undiscounted minimum lease payments included in the lease liability	4	95,574
Less: imputed interest	(3	38,963)
Present value of lease liability	\$ 1	56,611

The following table summarizes future minimum lease obligations under non-cancelable ground and other operating leases as of December 31, 2018 (in thousands):

YEAR	AMOUNT
2019	\$ 5,597
2020	5,687
2021	5,776
2022	5,862
2023	5,983
Thereafter	466,130
	\$495,035

DEPRECIATION EXPENSE

While the Company leases the majority of its property, plant, and equipment to various tenants under operating leases and DFLs, in certain situations, the Company owns and operates certain property, plant, and equipment for general corporate purposes. Corporate assets are recorded within other assets, net within the Company's consolidated balance sheets and depreciation expense for those assets is recorded in general and administrative expenses in the Company's consolidated statements of operations. Included within other assets, net as of December 31, 2019 and December 31, 2018 is \$4 million and \$2 million, respectively, of accumulated depreciation related to corporate assets. Included within general and administrative expenses for the year ended December 31, 2019, 2018, and 2017 is \$2 million, \$4 million and \$1 million, respectively, of depreciation expense related to corporate assets.

NOTE 7. Loans Receivable

The following table summarizes the Company's loans receivable (in thousands):

	DECEMBER 31,					
	2019			2018		
	REAL ESTATE SECURED	OTHER SECURED	TOTAL	REAL ESTATE SECURED	OTHER SECURED	
Mezzanine	\$ —	\$27,752	\$ 27,752	* —	\$21,013	\$21,013
Participating development loans and other ⁽¹⁾	161,964	_	161,964	42,037	_	42,037
Unamortized discounts, fees, and costs	_	863	863	_	(52)	(52)
	\$161,964	\$28,615	\$190,579	\$42,037	\$20,961	\$62,998

⁽¹⁾ At December 31, 2019, the Company had \$25 million remaining of commitments to fund \$174 million of senior housing development projects. At December 31, 2018, the Company had \$73 million remaining of commitments to fund a \$115 million senior housing development project.

Loans Receivable Internal Ratings

The following table summarizes the Company's internal ratings for loans receivable at December 31, 2019 (dollars in thousands):

		PERCENTAGE	INTERNAL RATINGS			
	CARRYING		PERFORMING			
INVESTMENT TYPE	AMOUNT	PORTFOLIO	LOANS	LOANS	LOANS	
Real estate secured	\$161,964	85	\$161,964	\$-	\$-	
Other secured	28,615	15	28,615		_	
	\$190,579	100	\$190,579	\$-	\$-	

REAL ESTATE SECURED LOANS

The following table summarizes the Company's loans receivable secured by real estate at December 31, 2019 (dollars in thousands):

FINAL MATURITY DATE	NUMBER OF LOANS	PAYMENT TERMS	PRINCIPAL AMOUNT ⁽¹⁾	CARRYING AMOUNT
2021	1	Monthly interest-only payments, accrues interest at 7.5% and secured by a senior housing facility under development in Texas	\$ 2,250	\$ 2,250
2021	1	Monthly interest-only payments, accrues interest at 7.5% and secured by a senior housing facility under development in Florida	8,290	8,290
2022	1	Monthly interest-only payments, accrues interest at 6.5% and secured by a senior housing facility under development in Washington $^{(2)}$	102,412	102,412
2022	1	Monthly interest-only payments, accrues interest at 5.75% and secured by a senior housing facility in Illinois	4,200	4,200
2026	1	Monthly interest-only payments, accrues interest at the greater of 2% or LIBOR, plus 4.25% and secured by a senior housing facility in Florida	44,812	44,812
	5		\$161,964	\$161,964

⁽¹⁾ Represents future contractual principal payments to be received on loans receivable secured by real estate.

During the year ended December 31, 2019, the Company recognized \$6 million in interest income related to loans secured by real estate.

SHOP Seller Financing

In December 2019, the Company sold two SHOP facilities in Florida for \$56 million and provided the buyer with initial financing of \$45 million. The remainder of the sales price was received in cash at the time of sale. Additionally, the Company has agreed to provide up to \$10 million of redevelopment funding (80% of the estimated cost of redevelopment), none of which has been funded as of December 31, 2019. The initial and redevelopment financings are secured by the buyer's equity ownership in the property.

Four Seasons Health Care

In March 2017, pursuant to a shift in the Company's investment strategy, the Company sold its £138.5 million par value Four Seasons senior notes (the "Four Seasons Notes") for £83 million (\$101 million). The disposition of the Four Seasons Notes generated a £42 million (\$51 million) gain on sale, recognized in other income (expense), net.

OTHER SECURED LOANS

Tandem Health Care Loan

From July 2012 through May 2015, the Company funded, in aggregate, \$257 million under a collateralized mezzanine loan facility (the "Mezzanine Loan") to certain affiliates of Tandem.

During the year ended December 31, 2017, the Company recognized aggregate impairment charges of \$144 million related to the Mezzanine Loan, which reduced the carrying value to \$105 million as of December 31, 2017. The aggregate impairment charges were the result of a variety of factors, including, but not limited to, poor operating results of the underlying real estate assets, market and industry data that reflected a declining trend in admissions and a continuing shift away from higher-rate Medicare plans in the post-acute/skilled nursing sector, bids from prospective purchasers of the Mezzanine Loan, and eventually entering into an agreement with the borrower for a discounted repayment of the Mezzanine Loan. The calculations of the fair value were primarily based on an income approach and relied on forecasted EBITDAR and market data, including, but not limited to, sales price per unit/bed, rent coverage ratios, and real estate capitalization rates. All valuation inputs were considered to be Level 2 measurements within the fair value hierarchy.

⁽²⁾ Contains a participation feature that allows the Company to participate in up to 20% of the appreciation of the asset through the time the loan is refinanced or repaid.

In March 2018, the Company sold the Mezzanine Loan to a third party for approximately \$112 million, which resulted in an impairment recovery, net of transaction costs and fees, of \$3 million included in other income (expense), net. The Company holds no further economic interest in the operations of Tandem.

Beginning in the first quarter of 2017, the Company elected to recognize interest income on a cash basis. During the years ended December 31, 2018 and 2017, the Company recognized interest income of zero and \$23 million, respectively, and received cash payments of zero and \$25 million, respectively, from Tandem.

U.K. Bridge Loan

In 2016, the Company provided a £105 million (\$131 million at closing) bridge loan (the "U.K. Bridge Loan") to Maria Mallaband Care Group Ltd. ("MMCG") to fund the acquisition of a portfolio of seven care homes in the U.K. Under the U.K. Bridge Loan, the Company retained a three-year call option to acquire those seven care homes at a future date for £105 million, subject to certain conditions precedent being met. In March 2018, upon resolution of all conditions precedent, the Company began the process of exercising its call option to acquire the seven care homes and concluded that it should consolidate the real estate. As a result, the Company derecognized the outstanding loan receivable of £105 million and recognized a £29 million (\$41 million) loss on consolidation. Refer to Note 18 for further discussion regarding impact of consolidating the seven care homes during the first quarter of 2018.

In June 2018, the Company completed the process of exercising the above-mentioned call option. The seven care homes acquired through the call option were included in the U.K. JV transaction (see Note 4).

NOTE 8. Investments in and Advances to Unconsolidated Joint Ventures

The Company owns interests in the following entities that are accounted for under the equity method (dollars in thousands):

			CARRYING	MOUNT
			DECEMI	BER 31,
ENTITY ⁽¹⁾	PROPERTY COUNT	OWNERSHIP %	2019	2018
SWF SH JV ⁽²⁾	19	54	\$428,258	\$ -
CCRC JV ⁽³⁾	15	49	325,830	365,764
U.K. JV ⁽⁴⁾	_	49	_	101,735
MBK JV	4	50	33,415	35,435
Other SHOP JVs ⁽⁵⁾	5	41-90	26,876	25,493
Medical Office JVs ⁽⁶⁾	3	20-67	9,845	10,160
K&Y JVs ⁽⁷⁾	2	80	1,215	1,430
Advances to unconsolidated joint ventures, net			76	71
			\$825,515	\$540,088

- (1) These entities are not consolidated because the Company does not control, through voting rights or other means, the joint ventures.
- (2) In December 2019, the Company formed the SWF SH JV with a sovereign wealth fund. See Note 4 for discussion of the formation of the SWF SH JV.
- (3) See Note 3 for discussion of the 2019 MTCA with Brookdale, including the pending acquisition of Brookdale's interest in the CCRC JV.
- (4) See Note 4 for discussion of the formation of the U.K. JV in 2018 and subsequent sale of the Company's equity method investment in 2019.
- In June 2019, the Company acquired the outstanding equity interests in, and began consolidating, the Vintage Park JV (see Note 4). Remaining unconsolidated SHOP joint ventures (and the Company's ownership percentage) include: (i) Waldwick JV (85%); (ii) Otay Ranch JV (90%); (iii) MBK Development JV (50%); (iv) Discovery Naples JV (41%); and (v) Discovery Sarasota JV (47%). The Company's investments in the Discovery Naples JV and the Discovery Sarasota JV are preferred equity investments earning a 10% per annum fixed-rate return.
- (6) Includes three unconsolidated medical office joint ventures (and the Company's ownership percentage): (i) Ventures IV (20%); (ii) Ventures III (30%); and (iii) Suburban Properties, LLC (67%).
- (7) At December 31, 2019, includes one unconsolidated joint venture. In October 2019, the Company sold its interest in one of the K&Y joint ventures for \$4 million. In January 2020, the Company sold its interest in the remaining K&Y joint venture for \$12 million. At December 31, 2018, includes three unconsolidated joint ventures.

The following tables summarize combined financial information for the Company's unconsolidated joint ventures (in thousands):

	DECEM	BER 31,
	2019	2018
Real estate, net	\$2,278,743	\$2,128,147
Other assets, net	511,014	479,935
Total assets	\$2,789,757	\$2,608,082
Mortgage and other debt	\$ 552,824	\$ 827,622
Accounts payable and other	591,498	655,177
Other partners' capital	756,359	515,791
Healthpeak Properties, Inc.'s capital	889,076	609,492
Total liabilities and partners' capital	\$2,789,757	\$2,608,082

	YEAR ENDED DECEMBER 31,		
	2019	2018	2017
Total revenues	\$ 523,684	\$ 642,724	\$ 810,216
Total operating expense	(381,257)	(492,784)	(643,452)
Net income (loss)	(50,872)	(43,704)	(42,408)
Healthpeak Properties, Inc.'s share in earnings (losses)	(8,625)	(2,594)	10,901
Fees earned by Healthpeak Properties, Inc.	169	125	133
Distributions received by Healthpeak Properties, Inc.	47,186	48,939	81,165

At December 31, 2019 and 2018, the aggregate unamortized basis difference of the Company's investments in unconsolidated joint ventures of \$64 million and \$69 million, respectively, is primarily attributable to the difference between the amount for which the Company purchased its interest in the entity and the historical carrying value of the net assets of the entity. The difference is being amortized over the remaining useful life of the related assets and included in equity income (loss) from unconsolidated joint ventures.

CCRC JV. During 2019, the CCRC JV classified one property that Brookdale and the Company committed to sell to a third-party as held for sale in the joint venture's stand-alone financial statements. In conjunction with classifying the property as held for sale, the CCRC JV recognized an impairment charge of \$12 million to reflect the write-down of the property's previous carrying value to the estimated selling price, less costs to sell. The Company recognized its 49% share of the impairment charge (\$6 million) through equity income (loss) from unconsolidated joint ventures during the year ended December 31, 2019.

Additionally, in October 2019, the Company agreed to acquire Brookdale's 51% interest in 13 of the 15 communities held by the CCRC JV, which the Company completed in January 2020. Refer to Note 3 for a detailed discussion of the 2019 MTCA with Brookdale.

U.K. JV. In December 2019, the Company sold its remaining 49% interest in the U.K. JV for proceeds of £70 million (\$91 million) and recognized a loss on sale of \$7 million (based on exchange rates at the time the transaction was completed), including \$1 million of loss in accumulated other comprehensive income (loss) that was reclassified to gain (loss) on sale of real estate. As of December 31, 2019, the Company no longer owned real estate in the U.K.

NOTE 9. Intangibles

Intangible assets primarily consist of lease-up intangibles and above market tenant lease intangibles. The following table summarizes the Company's intangible lease assets (in thousands):

	DECEMBER 31,
INTANGIBLE LEASE ASSETS	2019 2018
Gross intangible lease assets	\$ 615,538 \$ 556,114
Accumulated depreciation and amortization	(283,845) (251,035)
Intangible assets, net	\$ 331,693 \$ 305,079

Intangible liabilities primarily consist of below market lease intangibles. The following table summarizes the Company's intangible lease liabilities (in thousands):

		BER 31,
INTANGIBLE LEASE LIABILITIES	2019	2018
Gross intangible lease liabilities	\$113,213	\$ 94,444
Accumulated depreciation and amortization	(38,222)	(39,781)
Intangible liabilities, net	\$ 74,991	\$ 54,663

The following table sets forth amortization related to intangible assets, net and intangible liabilities, net (in thousands):

	YEAR END	MBER 31,	
	2019	2018	2017
Depreciation and amortization expense related to amortization of lease-up intangibles	\$148,509	\$67,350	\$76,732
Rental and related revenues related to amortization of net below market lease liabilities	6,471	5,253	2,030

During the year ended December 31, 2019, in conjunction with the Company's acquisitions of real estate (see Note 4), the Company acquired intangible assets of \$157 million and intangible liabilities of \$33 million. The intangible assets and intangible liabilities acquired have a weighted average amortization period of 3 years and 8 years, respectively.

On January 1, 2019, in conjunction with the adoption of ASU 2016–12 (see Note 2), the Company reclassified \$39 million of intangible assets, net and \$6 million of intangible liabilities, net related to above and below market ground leases to right-of-use asset, net.

The following table summarizes the estimated annual amortization for each of the five succeeding fiscal years and thereafter (in thousands):

	RENTAL AND RELATED REVENUES ⁽¹⁾	
2020	\$ 8,876	\$103,988
2021	8,034	51,516
2022	8,349	44,922
2023	7,783	39,020
2024	7,145	22,880
Thereafter	25,270	59,833
	\$65,457	\$322,159

⁽¹⁾ The amortization of net below market lease intangibles is recorded as an increase to rental and related revenues.

NOTE 10. Debt

BANK LINE OF CREDIT AND TERM LOANS

On May 23, 2019, the Company executed a \$2.5 billion unsecured revolving line of credit facility (the "Revolving Facility"), which matures on May 23, 2023 and contains two, six month extension options, subject to certain customary conditions. Borrowings under the Revolving Facility accrue interest at LIBOR plus a margin that depends on credit ratings of the Company's senior unsecured long-term debt. The Company pays a facility fee on the entire revolving commitment that depends on its credit ratings. Based on those credit ratings at December 31, 2019, the margin on the Revolving Facility was 0.825% and the facility fee was 0.15%.

In conjunction with the Company's exit from the U.K. in December 2019 (see Note 8), the Company paid down £55 million (\$72 million) under the Revolving Facility. At December 31, 2019, the Company had no balance outstanding under the Revolving Facility.

In May 2019, the Company also entered into a new \$250 million unsecured term loan facility, which the Company fully drew down on June 20, 2019 (the "2019 Term Loan" and, together with the Revolving Facility, the "Facilities"). The 2019 Term Loan matures on May 23, 2024. Based on the Company's credit ratings at December 31, 2019, the 2019 Term Loan accrues interest at a rate of LIBOR plus 0.90%, with a weighted average effective interest rate of 2.79%.

The Facilities include a feature that allows the Company to increase the borrowing capacity by an aggregate amount of up to \$750 million, subject to securing additional commitments. The Facilities also contain certain financial restrictions and other customary requirements, including cross-default provisions to other indebtedness. Among other things, these covenants, using terms defined in the agreements: (i) limit the ratio of Enterprise Total Indebtedness to Enterprise Gross Asset Value to 60%; (ii) limit the ratio of Enterprise

⁽²⁾ The amortization of lease-up intangibles is recorded to depreciation and amortization expense.

Secured Debt to Enterprise Gross Asset Value to 40%; (iii) limit the ratio of Enterprise Unsecured Debt to Enterprise Unencumbered Asset Value to 60%; (iv) require a minimum Fixed Charge Coverage ratio of 1.5 times; and (v) require a minimum Consolidated Tangible Net Worth of \$7.0 billion. At December 31, 2019, the Company believes it was in compliance with each of these restrictions and requirements of the Facilities.

On July 3, 2018, the Company exercised its one-time right under a previously-drawn term loan to repay the outstanding GBP balance and re-borrow in USD with all other key terms unchanged, which resulted in repayment of a £169 million balance and re-borrowing of \$224 million. In November 2018, the Company repaid the \$224 million unsecured term loan, bringing the total term loan balance to zero at December 31, 2018.

COMMERCIAL PAPER PROGRAM

In September 2019, the Company established an unsecured commercial paper program (the "Commercial Paper Program"). Under the terms of the Commercial Paper Program, the Company may issue, from time to time, unsecured short-term debt securities with varying maturities. Amounts available under the Commercial Paper Program may be borrowed, repaid, and re-borrowed from time to time, with the maximum aggregate face or principal amount outstanding at any one time not exceeding \$1.0 billion. Amounts borrowed under the Commercial Paper Program will be sold on terms that are customary for the U.S. commercial paper market and will be at least equal in right of payment with all of the Company's other unsecured and unsubordinated indebtedness. The Company intends to use its Revolving Facility as a liquidity backstop for the repayment of unsecured short term debt securities issued under the Commercial Paper Program.

As of December 31, 2019, the Company had \$93 million of notes outstanding under the Commercial Paper Program, with original maturities of one month and a weighted average interest rate of 2.04%.

SENIOR UNSECURED NOTES

At December 31, 2019, the Company had senior unsecured notes outstanding with an aggregate principal balance of \$5.7 billion. The senior unsecured notes contain certain covenants including limitations on debt, maintenance of unencumbered assets, cross-acceleration provisions, and other customary terms. The Company believes it was in compliance with these covenants at December 31, 2019.

The following table summarizes the Company's senior unsecured notes issuances during the year ended December 31, 2019 (dollars in thousands):

DATE	AMOUNT	COUPON RATE	MATURITY DATE
November 21, 2019	\$750,000	3.000%	2030
July 5, 2019	\$650,000	3.250%	2026
July 5, 2019	\$650,000	3.500%	2029

There were no senior unsecured notes issuances for the years ended December 31, 2018 and 2017.

The following table summarizes the Company's senior unsecured notes payoffs for the periods presented (dollars in thousands):

DATE	AMOUNT	COUPON RATE	MATURITY DATE
Year ended December 31, 2019:			
November 21, 2019 ⁽¹⁾	\$350,000	4.000%	2022
July 22, 2019 ⁽²⁾	\$800,000	2.625%	2020
July 8, 2019 ⁽²⁾	\$250,000	4.000%	2022
July 8, 2019 ⁽²⁾	\$250,000	4.250%	2023
Year ended December 31, 2018:			
November 8, 2018	\$450,000	3.750%	2019
July 16, 2018 ⁽³⁾	\$700,000	5.375%	2021
Year ended December 31, 2017:			
July 27, 2017 ⁽⁴⁾	\$500,000	5.375%	2021
May 1, 2017	\$250,000	5.625%	2017

⁽¹⁾ The Company recognized a \$22 million loss on debt extinguishment related to the repurchase of senior notes.

⁽²⁾ Upon completing the redemption of the 2.625% senior unsecured notes due February 2020 and repurchasing a portion of the 4.250% senior unsecured notes due 2023 and the 4.000% senior unsecured notes due 2022, the Company recognized a \$35 million loss on debt extinguishment.

⁽⁵⁾ The Company recognized a \$44 million loss on debt extinguishment related to the repurchase of senior notes.

⁽⁴⁾ The Company recognized a \$54 million loss on debt extinguishment related to the repurchase of senior notes.

MORTGAGE DEBT

At December 31, 2019, the Company had \$264 million in aggregate principal of mortgage debt outstanding (excluding mortgage debt on assets held for sale), which is secured by 17 healthcare facilities with an aggregate carrying value of \$511 million.

Mortgage debt generally requires monthly principal and interest payments, is collateralized by real estate assets, and is generally non-recourse. Mortgage debt typically restricts transfer of the encumbered assets, prohibits additional liens, restricts prepayment, requires payment of real estate taxes, requires maintenance of the assets in good condition, requires insurance on the assets, and includes conditions to obtain lender consent to enter into or terminate material leases. Some of the mortgage debt may require tenants or operators to maintain compliance with the applicable leases or operating agreements of such real estate assets.

In May 2019, upon acquiring three senior housing assets from Oakmont, the Company assumed \$50 million of secured mortgage debt maturing in 2028 and having a weighted average interest rate of 4.83%. In July 2019, upon acquiring five senior housing assets from Oakmont, the Company assumed an additional \$112 million of secured mortgage debt with maturity dates ranging from 2027 to 2033 and a weighted average interest rate of 4.89% (see Note 4).

DEBT MATURITIES

The following table summarizes the Company's stated debt maturities and scheduled principal repayments at December 31, 2019 (dollars in thousands):

	BANK LINE	IE COMMERCIAL	TERM	SENIOR UNSECURED NOTES(1)		MORTGAGE DEBT ⁽²⁾		
YEAR	OF CREDIT	PAPER	LOAN	AMOUNT	INTEREST RATE	AMOUNT	INTEREST RATE	TOTAL(3)
2020	\$-	\$93,000	\$ -	\$ -	-%	\$ 4,132	5.08%	\$ 97,132
2021	_	_	_	_	-%	11,821	5.26%	11,821
2022	_	_	_	300,000	3.37%	3,886	-%	303,886
2023	_	_	_	550,000	4.37%	4,069	-%	554,069
2024	_	_	250,000	1,150,000	4.17%	4,247	-%	1,404,247
Thereafter	_	_	_	3,700,000	3.86%	236,089	4.09%	3,936,089
	_	93,000	250,000	5,700,000		264,244		6,307,244
(Discounts), premium and debt								
costs, net			(1,058)	(52,007)		12,663		(40,402)
	_	93,000	248,942	5,647,993		276,907		6,266,842
Debt on assets held for sale ⁽⁴⁾	_	_	_	_		32,289		32,289
	\$-	\$93,000	\$248,942	\$5,647,993		\$309,196		\$6,299,131

- (1) Effective interest rates on the senior notes range from 3.14% to 6.87% with a weighted average effective interest rate of 3.94% and a weighted average maturity of seven years
- (2) Excluding mortgage debt on assets held for sale, effective interest rates on the mortgage debt range from 2.22% to 5.91% with a weighted average effective interest rate of 4.09% and a weighted average maturity of 13 years.
- (5) Excludes \$85 million of other debt that has no scheduled maturities. Other debt represents (i) \$52 million of non-interest bearing life care bonds and occupancy fee deposits at certain of the Company's senior housing facilities and (ii) \$33 million of on-demand notes from the CCRC JV which bear interest at a rate of 3.6%.
- (4) Represents mortgage debt on assets held for sale with interest rates that ranged from 3.45% to 6.80% and matures in 2026, 2028, and 2044.

NOTE 11. Commitments and Contingencies

LEGAL PROCEEDINGS

From time to time, the Company is a party to, or has a significant relationship to, legal proceedings, lawsuits, and other claims. Except as described below, the Company is not aware of any legal proceedings or claims that it believes may have, individually or taken together, a material adverse effect on the Company's financial condition, results of operations, or cash flows. The Company's policy is to expense legal costs as they are incurred.

Class Action. On May 9, 2016, a purported stockholder of the Company filed a putative class action complaint, Boynton Beach Firefighters' Pension Fund v. HCP, Inc., et al., Case No. 3:16-cv-01106-JJH, in the U.S. District Court for the Northern District of Ohio against the Company, certain of its officers, HCR ManorCare, Inc. ("HCRMC"), and certain of its officers, asserting violations of the federal securities laws. The suit asserts claims under sections 10(b) and 20(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and alleges that the Company made certain false or misleading statements relating to the value of and risks concerning its investment in HCRMC by allegedly failing to disclose that HCRMC had engaged in billing fraud, as alleged by the U.S. Department of Justice ("DoJ") in a suit against HCRMC arising from the False Claims Act that the DoJ voluntarily dismissed with prejudice. The plaintiff in the class action suit demands compensatory damages (in an unspecified amount), costs and expenses

(including attorneys' fees and expert fees), and equitable, injunctive, or other relief as the Court deems just and proper. On November 28, 2017, the Court appointed Societe Generale Securities GmbH (SGSS Germany) and the City of Birmingham Retirement and Relief Systems (Birmingham) as Co-Lead Plaintiffs in the class action. The motion to dismiss was fully briefed on May 21, 2018 and oral arguments were held on October 23, 2018. Subsequently, on December 6, 2018, HCRMC and its officers were voluntarily dismissed from the class action lawsuit without prejudice to such claims being refiled. On November 22, 2019, the Court granted the motion to dismiss. On December 20, 2019, Co-Lead plaintiffs filed a motion to amend the Court's judgment. Defendants' opposition brief is due on February 18, 2020, and Co-Lead Plaintiffs' reply brief is due on March 19, 2020. The Company believes the suit to be without merit and intends to vigorously defend against it.

Derivative Actions. On June 16, 2016 and July 5, 2016, purported stockholders of the Company filed two derivative actions, Subodh v. HCR ManorCare Inc., et al., Case No. 30–2016–00858497-CU-PT-CXC and Stearns v. HCR ManorCare, Inc., et al., Case No. 30–2016–00861646-CU-MC-CJC, in the Superior Court of California, County of Orange, against certain of the Company's current and former directors and officers and HCRMC. The Company is named as a nominal defendant. As both derivative actions contained substantially the same allegations, they have been consolidated into a single action (the "California derivative action"). The consolidated action alleges that the defendants engaged in various acts of wrongdoing, including, among other things, breaching fiduciary duties by publicly making false or misleading statements of fact regarding HCRMC's finances and prospects, and failing to maintain adequate internal controls. On April 18, 2017, the Court approved the parties' stipulation to stay the case pending disposition of the motion to dismiss the class action litigation.

On April 10, 2017, a purported stockholder of the Company filed a derivative action, *Weldon v. Martin et al.*, Case No. 3:17-cv-755, in federal court in the Northern District of Ohio, Western Division, against certain of the Company's current and former directors and officers and HCRMC. The Company is named as a nominal defendant. The *Weldon* complaint asserts similar claims to those asserted in the California derivative action. In addition, the complaint asserts a claim under Section 14(a) of the Exchange Act, alleging that the Company made false statements in its 2016 proxy statement by not disclosing that the Company's performance issues in 2015 were the direct result of alleged billing fraud at HCRMC. On April 18, 2017, the Court re-assigned and transferred this action to the judge presiding over the related federal securities class action. On July 11, 2017, the Court approved a stipulation by the parties to stay the case pending disposition of the motion to dismiss the class action.

On July 21, 2017, a purported stockholder of the Company filed another derivative action, Kelley v. HCR ManorCare, Inc., et al., Case No. 8:17-cv-01259, in federal court in the Central District of California, against certain of the Company's current and former directors and officers and HCRMC. The Company is named as a nominal defendant. The Kelley complaint asserts similar claims to those asserted in Weldon and in the California derivative action. Like Weldon, the Kelley complaint also additionally alleges that the Company made false statements in its 2016 proxy statement, and asserts a claim for a violation of Section 14(a) of the Exchange Act. On November 28, 2017, the federal court in the Central District of California granted Defendants' motion to transfer the action to the Northern District of Ohio (i.e., the court where the class action and other federal derivative action are pending). The Court in the Northern District of Ohio is currently considering whether to consolidate the Weldon and Kelley actions, appointment of lead plaintiffs and counsel, and whether the stay in Weldon should continue as to either or both actions.

The Company's Board of Directors received letters dated August 17, 2016, April 19, 2017, and April 20, 2017 from private law firms acting on behalf of clients who are purported stockholders of the Company, each asserting allegations similar to those made in the California derivative action matters discussed above. Each letter demands that the Board of Directors take action to assert the Company's rights. The Board of Directors completed its evaluation and rejected the demand letters in December of 2017. One of the law firms has more recently requested that the Board of Directors reconsider its determination after a final ruling on the motion to dismiss in the class action litigation.

The Company believes that the plaintiffs lack standing or the lawsuits and demands are without merit, but cannot predict the outcome of these proceedings or reasonably estimate any potential loss at this time. Accordingly, no loss contingency has been recorded for these matters as of December 31, 2019, as the likelihood of loss is not considered probable or estimable.

DOWNREIT LLCs

In connection with the formation of certain DownREIT LLCs, members may contribute appreciated real estate to a DownREIT LLC in exchange for DownREIT units. These contributions are generally tax-deferred, so that the pre-contribution gain related to the property is not taxed to the member. However, if a contributed property is later sold by the DownREIT LLC, the unamortized pre-contribution gain that exists at the date of sale is specifically allocated and taxed to the contributing members. In many of the DownREITs, the Company has entered into indemnification agreements with those members who contributed appreciated property into the DownREIT LLC. Under these indemnification agreements, if any of the appreciated real estate contributed by the members is sold by the DownREIT LLC in a taxable transaction within a specified number of years, the Company will reimburse the affected members for the federal and state income taxes associated with the pre-contribution gain that is specially allocated to the affected member under the Code ("makewhole payments"). These make-whole payments include a tax gross-up provision. These indemnification agreements have expiration terms that range through 2039 on a total of 27 properties.

COMMITMENTS

The following table summarizes the Company's material commitments, excluding debt service obligations (see Note 10) and obligations as the lessee under operating leases (see Note 6), at December 31, 2019 (in thousands):

	AMOUNT
Construction loan commitments ⁽¹⁾	\$ 25,050
Lease and other contractual commitments ⁽²⁾	123,957
Development commitments ⁽³⁾	237,295
Total	\$386,302

- (1) Represents commitments to finance development projects.
- Represents the Company's commitments, as lessor, under signed leases and contracts for operating properties and includes allowances for tenant improvements and leasing commissions. Excludes allowances for tenant improvements related to developments in progress for which the Company has executed an agreement with a general contractor to complete the tenant improvements (recognized in the "Development commitments" line).
- (5) Represents construction and other commitments for developments in progress and includes allowances for tenant improvements of \$88 million that the Company has provided as a lessor.

CREDIT ENHANCEMENT GUARANTEE

At December 31, 2019, certain of the Company's senior housing facilities serve as collateral for \$64 million of debt (maturing May 1, 2025) that is owed by a previous owner of the facilities. This indebtedness is guaranteed by the previous owner who has an investment grade credit rating. These senior housing facilities, which were converted to a RIDEA structure during the first quarter of 2019 (see Note 6), had a carrying value of \$334 million as of December 31, 2019.

ENVIRONMENTAL COSTS

Various environmental laws govern certain aspects of the ongoing management and operation of our facilities, including those related to presence of asbestos-containing materials. The presence of, or the failure to manage and/or remediate, such materials may adversely affect the occupancy and performance of the Company's facilities. The Company monitors its properties for the presence of such hazardous or toxic substances and is not aware of any environmental liability with respect to the properties that would have a material adverse effect on the Company's business, financial condition, or results of operations. The Company carries environmental insurance and believes that the policy terms, conditions, limitations, and deductibles are adequate and appropriate under the circumstances, given the relative risk of loss, the cost of such coverage, and current industry practice.

GENERAL UNINSURED LOSSES

The Company obtains various types of insurance to mitigate the impact of property, business interruption, liability, workers' compensation, flood, windstorm, earthquake, environmental, cyber, and terrorism related losses. The Company attempts to obtain appropriate policy terms, conditions, limits, and deductibles considering the relative risk of loss, the cost of such coverage, and current industry practice. There are, however, certain types of extraordinary losses, such as those due to acts of war or other events that may be either uninsurable or not economically insurable. In addition, the Company has a large number of properties that are exposed to earthquake, flood, and windstorm occurrences for which the related insurances carry high deductibles and have limits.

NOTE 12. Equity

DIVIDENDS

On January 30, 2020, the Company announced that its Board of Directors declared a quarterly cash dividend of \$0.37 per share. The common stock cash dividend will be paid on February 28, 2020 to stockholders of record as of the close of business on February 18, 2020.

During the years ended December 31, 2019, 2018, and 2017, the Company declared and paid common stock cash dividends of \$1.480 per share.

AT-THE-MARKET EQUITY OFFERING PROGRAM

In June 2015, the Company established an at-the-market equity offering program ("ATM Program") to sell shares of its common stock from time to time through a consortium of banks acting as sales agents or directly to the banks acting as principals. In May 2018, the Company renewed its ATM Program (the "2018 ATM Program"). During the year ended December 31, 2018, the Company issued 5.4 million shares of common stock at a weighted average net price of \$28.27 per share, resulting in net proceeds of \$154 million.

In February 2019, the Company terminated the 2018 ATM Program and established a new ATM Program (the "2019 ATM Program") pursuant to which shares of common stock having an aggregate gross sales price of up to \$1.0 billion may be sold (i) by the Company through a consortium of banks acting as sales agents or directly to the banks acting as principals or (ii) by a consortium of banks acting as forward sellers on behalf of any forward purchasers pursuant to a forward sale agreement. The use of a forward sale agreement allows the Company to lock in a share price on the sale of shares at the time the agreement is effective, but defer receiving the proceeds from the sale of shares until a later date.

ATM Direct Issuances

During the year ended December 31, 2019, the Company issued 5.9 million shares of common stock at a weighted average net price of \$31.84 per share, after commissions, resulting in net proceeds of \$189 million.

ATM Forward Contracts

During the year ended December 31, 2019, the Company utilized the forward provisions under the 2019 ATM Program to allow for the sale of up to an aggregate of 20.3 million shares of its common stock, at an initial weighted average net price of \$31.44 per share, after commissions

During the year ended December 31, 2019, the Company settled 5.5 million shares at a weighted average net price of \$30.91 per share, after commissions, resulting in net proceeds of \$171 million. At December 31, 2019, 14.8 million shares remained outstanding under forward contracts under the 2019 ATM Program, with an initial weighted average net price of \$31.56 per share, after commissions.

At December 31, 2019, approximately \$163 million of the Company's common stock remained available for sale under the 2019 ATM Program.

Subsequent to December 31, 2019, the Company utilized the forward provisions under the 2019 ATM Program to allow for the sale of up to an additional 2.0 million shares of its common stock, at an initial weighted average net price of \$35.23 per share, after commissions.

Each forward sale has a one year term. At any time during the term, the Company may settle the forward sale by delivery of physical shares of common stock to the forward seller or, at the Company's election, in cash or net shares. The forward sale price that the Company expects to receive upon settlement of outstanding forward contracts will be the initial forward price established upon the effective date, subject to adjustments for: (i) accrued interest, (ii) the forward purchasers' stock borrowing costs, and (iii) certain fixed price reductions during the term of the agreement.

FORWARD EQUITY OFFERINGS

November 2019 Offering. In November 2019, the Company entered into a forward equity sales agreement (the "2019 forward equity sales agreement") to sell an aggregate of 15.6 million shares of its common stock (including shares sold through the exercise of underwriters' options) at an initial net price of \$34.46 per share, after underwriting discounts and commissions. The 2019 forward equity sales agreement has a one year term that expires on November 4, 2020 during which time the Company may settle the 2019 forward equity sales agreement by delivery of physical shares of common stock to the forward seller or, at the Company's election, by settling in cash or net shares. The forward sale price that the Company expects to receive upon settlement of the 2019 forward equity sales agreement will be the initial net price of \$34.46 per share, subject to adjustments for: (i) accrued interest, (ii) the forward purchasers' stock borrowing costs, and (iii) certain fixed price reductions during the term of the agreement. During the year ended December 31, 2019, no shares were settled under the 2019 forward equity sales agreement. Therefore, at December 31, 2019, all shares remained outstanding under the 2019 forward equity sales agreement.

December 2018 Offering. In December 2018, the Company entered into a forward equity sales agreement (the "2018 forward equity sales agreement") to sell an aggregate of 15.3 million shares of its common stock (including shares sold through the exercise of underwriters' options) at an initial net price of \$28.60 per share, after underwriting discounts and commissions. Contemporaneously, the 2018 forward equity sales agreement had a one year term that expired on December 13, 2019 during which time the Company could settle the forward sales agreement by delivery of physical shares of common stock to the forward seller or, at the Company's election, settle in cash or net shares. During the year ended December 31, 2019, the Company settled all 15.3 million shares under the 2018 forward equity sales agreement at a weighted average net price of \$27.66 per share resulting in net proceeds of \$422 million. Therefore, at December 31, 2019, no shares remained outstanding under the 2018 forward equity sales agreement.

In December 2018, contemporaneous with the forward equity offering discussed above, the Company completed an offering of two million shares of common stock at a net price of \$28.60 per share, resulting in net proceeds of \$57 million.

The following table summarizes the Company's other common stock activities (shares in thousands):

	YEAR END	ED DECEM	IBER 31,
	2019	2018	2017
Dividend Reinvestment and Stock Purchase Plan	336	237	983
Conversion of DownREIT units	213	3	78
Exercise of stock options	152	120	32
Vesting of restricted stock units	468	401	419
Repurchase of common stock	162	141	157

ACCUMULATED OTHER COMPREHENSIVE LOSS

The following table summarizes the Company's accumulated other comprehensive income (loss) (in thousands):

	DECEM	BER 31,
	2019	2018
Cumulative foreign currency translation adjustment ⁽¹⁾	\$(1,023)	\$(1,683)
Unrealized gains (losses) on derivatives, net	1,314	(467)
Supplemental Executive Retirement plan minimum liability and other	(3,148)	(2,558)
Total accumulated other comprehensive income (loss)	\$(2,857)	\$(4,708)

See Notes 4, 8, and 21 for a discussion of the U.K. JV transaction.

NONCONTROLLING INTERESTS

At December 31, 2019, there were five million DownREIT units (seven million shares of Healthpeak common stock are issuable upon conversion) outstanding in seven DownREIT LLCs, all of which the Company is the managing member of. At December 31, 2019, the carrying and market values of the five million DownREIT units were \$204 million and \$257 million, respectively.

See Notes 3 and 4 for transactions involving noncontrolling interests.

NOTE 13. Earnings Per Common Share

Basic income (loss) per common share ("EPS") is computed based on the weighted average number of common shares outstanding. Diluted income (loss) per common share is computed based on the weighted average number of common shares outstanding plus the impact of forward equity sales agreements using the treasury stock method and common shares issuable from the assumed conversion of DownREIT units, stock options, certain performance restricted stock units, and unvested restricted stock units. Only those instruments having a dilutive impact on the Company's basic income (loss) per share are included in diluted income (loss) per share during the periods presented.

Restricted stock and certain performance restricted stock units are considered participating securities, because dividend payments are not forfeited even if the underlying award does not vest, and require use of the two-class method when computing basic and diluted earnings per share.

During the year ended December 31, 2019, the Company utilized the forward sale provisions under the 2019 ATM Program to sell up to an aggregate of 20.3 million shares of common stock with a one year term. During the year ended December 31, 2019, the Company settled 5.5 million shares under forward contracts under the 2019 ATM Program, leaving 14.8 million shares outstanding thereunder.

Additionally, in November 2019, the Company entered into the 2019 forward equity sales agreement to sell an aggregate of 15.6 million shares of its common stock by November 4, 2020. At December 31, 2019, all 15.6 million shares remained outstanding thereunder.

Additionally, in December 2018, the Company entered into forward equity sales agreement to sell an aggregate of 15.3 million shares of its common stock by December 13, 2019. During the year ended December 31, 2019, the Company settled all 15.3 million shares under the December 2018 forward sales agreement.

The Company expects to settle the remaining forward sales with shares of common stock prior to their respective expiration dates. See Note 12 for further details.

The Company considered the potential dilution resulting from the forward agreements to the calculation of earnings per share. At inception, the agreements do not have an effect on the computation of basic EPS as no shares are delivered until settlement. However, the Company uses the treasury stock method to determine the dilution, if any, resulting from the forward sales agreements during the period of time prior to settlement. The aggregate effect on the Company's diluted weighted-average common shares for the year ended December 31, 2019, was 2.8 million weighted-average incremental shares from the forward equity sales agreements.

The following table illustrates the computation of basic and diluted earnings per share (in thousands, except per share amounts):

	YEAR E	BER 31,	
	2019	2018	2017
Numerator			
Net income (loss)	\$ 60,061	\$1,073,474	\$422,634
Noncontrolling interests' share in earnings	(14,531)	(12,381)	(8,465)
Net income (loss) attributable to Healthpeak Properties, Inc.	45,530	1,061,093	414,169
Less: Participating securities' share in earnings	(1,543)	(2,669)	(1,156)
Net income (loss) applicable to common shares	\$ 43,987	\$1,058,424	\$413,013
Numerator - Dilutive			
Net income (loss) applicable to common shares	\$ 43,987	\$1,058,424	\$413,013
Add: distributions on dilutive convertible units and other	_	6,919	_
Dilutive net income (loss) available to common shares	\$ 43,987	\$1,065,343	\$413,013
Denominator			
Basic weighted average shares outstanding	486,255	470,551	468,759
Dilutive potential common shares – equity awards	309	168	176
Dilutive potential common shares – forward equity agreements ⁽¹⁾	2,771	_	_
Dilutive potential common shares – DownREIT conversions	_	4,668	
Diluted weighted average common shares	489,335	475,387	468,935
Earnings per common share			
Basic	\$ 0.09	\$ 2.25	\$ 0.88
Diluted	\$ 0.09	\$ 2.24	\$ 0.88

Represents the current dilutive impact of 30 million shares of common stock under forward sales agreements that have not been settled as of December 31, 2019. Based on the forward price of each agreement as of December 31, 2019, issuance of all 30 million shares would result in approximately \$1.00 billion of net proceeds.

For the years ended December 31, 2019, 2018, and 2017, 7 million, 2 million, and 7 million shares, respectively, issuable upon conversion of DownREIT units were not included because they are anti-dilutive. Additionally, for the years ended December 31, 2019 and 2018, 28 million and 15 million shares of common stock, respectively, issuable pursuant to the settlement of forward equity sales agreements were not included because they are anti-dilutive (see discussion above). For all periods presented in the above table, approximately 1 million shares of common stock subject to outstanding equity awards (restricted stock units and stock options) were not included because they are anti-dilutive.

NOTE 14. Compensation Plans

STOCK BASED COMPENSATION

On May 11, 2006, the Company's stockholders approved the 2006 Performance Incentive Plan, which was amended and restated in 2009 ("the 2006 Plan"). On May 1, 2014, the Company's stockholders approved the 2014 Performance Incentive Plan ("the 2014 Plan") (collectively, the "Plans"). Following the adoption of the 2014 Plan, no new awards will be issued under the 2006 Plan. The Plans provide for the granting of stock-based compensation, including stock options, restricted stock, and restricted stock units to officers, employees, and directors in connection with their employment with or services provided to the Company. The maximum number of shares reserved for awards under the 2014 Plan is 33 million shares, and, as of December 31, 2019, 28 million of the reserved shares under the 2014 Plan are available for future awards, of which 19 million shares may be issued as restricted stock or restricted stock units.

Total share-based compensation expense recognized during the years ended December 31, 2019, 2018, and 2017 was \$18 million, \$15 million, and \$14 million, respectively. The year ended December 31, 2019 includes a \$1 million charge recognized in general and administrative expenses primarily resulting from accelerated vesting of restricted stock units related to the departure of the Company's former Executive Vice President - Senior Housing. The year ended December 31, 2018 includes a \$2 million charge recognized in general and administrative expenses primarily resulting from accelerated vesting of restricted stock units related to the departure of the Company's Executive Chairman. The year ended December 31, 2017 includes a \$1 million charge recognized in general and administrative expenses related to the accelerated vesting of restricted stock units primarily resulting from the departure of the Company's former Chief Accounting Officer. As of December 31, 2019, there was \$26 million of future expense related to unvested share-based compensation arrangements granted under the Company's incentive plans, which is expected to be recognized over a weighted average period of two years associated with future employee service.

STOCK OPTIONS

There have been no grants of stock options since 2014. Stock options outstanding and exercisable were 0.6 million at December 31, 2019 and 0.8 million at December 31, 2018. Proceeds received from stock options exercised under the Plans for the years ended December 31, 2019, 2018, and 2017 were \$5 million, \$2 million, and \$1 million, respectively. Compensation expense related to stock options was immaterial for all periods presented.

RESTRICTED STOCK AWARDS

Under the Plans, restricted stock awards, including restricted stock units and performance stock units are granted subject to certain restrictions. Conditions of vesting are determined at the time of grant. Restrictions on certain awards generally lapse, as provided in the Plans or in the applicable award agreement, upon retirement, a change in control or other specified events. The fair market value of restricted stock awards, both time vesting and those subject to specific performance criteria, are expensed over the period of vesting. Restricted stock units, which vest based solely upon passage of time generally vest over a period of three to six years. The fair value of restricted stock units is determined based on the closing market price of the Company's shares on the grant date. Performance stock units, which are restricted stock awards that vest dependent upon attainment of various levels of performance that equal or exceed targeted levels, generally vest in their entirety at the end of a three year performance period. The number of shares that ultimately vest can vary from 0% to 200% of target depending on the level of achievement of the performance criteria. The fair value of performance stock units is determined based on the Monte Carlo valuation model. The compensation expense recognized for all restricted stock awards is net of actual forfeitures.

Upon vesting of restricted stock awards, the participant is required to pay the related tax withholding obligation. Participants can generally elect to have the Company reduce the number of common stock shares delivered to pay the employee tax withholding obligation. The value of the shares withheld is dependent on the closing market price of the Company's common stock on the trading date prior to the relevant transaction occurring. During the years ended December 31, 2019, 2018, and 2017, the Company withheld 162,000, 141,000, and 157,000 shares, respectively, to offset tax withholding obligations with respect to the vesting of the restricted stock and performance restricted stock unit awards.

Holders of restricted stock awards, including restricted stock units and performance stock units, are generally entitled to receive dividends equal to the amount that would be paid on an equivalent number of shares of common stock.

The following table summarizes restricted stock award activity, including performance stock units, for the year ended December 31, 2019 (units in thousands):

	RESTRICTED STOCK UNITS	GRANT DATE
Unvested at January 1, 2019	1,698	\$ 27.13
Granted	652	32.33
Vested	(468)	27.52
Forfeited	(182)	31.37
Unvested at December 31, 2019	1,700	28.56

At December 31, 2019, the weighted average remaining vesting period of restricted stock and performance based units was two years. The total fair value (at vesting) of restricted stock and performance based units which vested for the years ended December 31, 2019, 2018, and 2017 was \$14 million, \$10 million, and \$15 million, respectively.

NOTE 15. Segment Disclosures

The Company evaluates its business and allocates resources based on its reportable business segments: (i) senior housing triple-net, (ii) SHOP, (iii) life science, and (iv) medical office. The Company has non-reportable segments that are comprised primarily of the Company's unconsolidated joint ventures, hospital properties, and debt investments. The accounting policies of the segments are the same as those described under Summary of Significant Accounting Policies (see Note 2).

During the first quarter of 2019, as a result of a change in how operating results are reported to the chief operating decision makers for the purpose of evaluating performance and allocating resources, the Company reclassified operating results related to two facilities from its other non-reportable segment to its medical office segment. Accordingly, all prior period segment information has been recast to conform to current period presentation.

During the years ended December 31, 2019, 2018, and 2017, 41, 22, and 25 senior housing triple-net facilities, respectively, were transferred to the Company's SHOP segment as a result of terminating the triple-net leases and transitioning the assets to a RIDEA structure. When an asset is transferred from one segment to another, the results associated with that asset are included in the original segment until the date of transfer. Results generated after the transfer date are included in the new segment.

The Company evaluates performance based on: property NOI and Adjusted NOI. NOI is defined as real estate revenues (inclusive of rental and related revenues, resident fees and services, and income from direct financing leases), less property level operating expenses (which exclude transition costs); NOI excludes all other financial statement amounts included in net income (loss). Adjusted NOI is calculated as NOI after eliminating the effects of straight-line rents, DFL non-cash interest, amortization of market lease intangibles, termination fees, actuarial reserves for insurance claims that have been incurred but not reported, and the impact of deferred community fee income and expense.

NOI and Adjusted NOI exclude the Company's share of income (loss) from unconsolidated joint ventures, which is recognized as equity income (loss) from unconsolidated joint ventures in the consolidated statements of operations.

Non-segment assets consist of assets in the Company's other non-reportable segments and corporate non-segment assets. Corporate non-segment assets consist primarily of corporate assets, including cash and cash equivalents, restricted cash, accounts receivable, net, marketable equity securities, and real estate assets and liabilities held for sale. See Note 19 for other information regarding concentrations of credit risk.

The following tables summarize information for the reportable segments (in thousands):

For the year ended December 31, 2019:

	SENIOR HOUSING TRIPLE-NET	SHOP	LIFE SCIENCE	MEDICAL OFFICE	OTHER NON- REPORTABLE	CORPORATE NON-SEGMENT	TOTAL
Real estate revenues ⁽¹⁾	\$199,441	\$ 725,171	\$ 440,784	\$ 571,530	\$50,613	\$ —	\$1,987,539
Operating expenses	(4,565)	(565,713)	(107,472)	(201,538)	(82)		(879,370)
NOI	194,876	159,458	333,312	369,992	50,531	_	1,108,169
Adjustments to NOI ⁽²⁾	2,725	2,872	(22,120)	(5,877)	1,342	_	(21,058)
Adjusted NOI	197,601	162,330	311,192	364,115	51,873	_	1,087,111
Addback adjustments	(2,725)	(2,872)	22,120	5,877	(1,342)	_	21,058
Interest income	_	_	_	_	9,844	_	9,844
Interest expense	(1,003)	(7,519)	(277)	(434)	_	(216,386)	(225,619)
Depreciation and amortization	(55,361)	(214,590)	(168,339)	(214,669)	(7,030)	_	(659,989)
General and administrative	_	_	_	_	_	(92,966)	(92,966)
Transaction costs	_	_	_	_	_	(8,743)	(8,743)
Recoveries (impairments), net	(43,859)	(164,369)	_	(17,332)	(377)	_	(225,937)
Gain (loss) on sales of real estate, net	3,557	19,384	3,651	3,139	(6,831)	_	22,900
Loss on debt extinguishment	_	_	_	_	_	(58,364)	(58,364)
Other income (expense), net	_	160,886	_	_	8,137	13,106	182,129
Income tax benefit (expense)	_	_	_	_	_	17,262	17,262
Equity income (loss) from unconsolidated joint ventures	_	_	_	_	(8,625)	_	(8,625)
Net income (loss)	\$ 98,210	\$ (46,750)	\$ 168,347	\$ 140,696	\$45,649	\$(346,091)	\$ 60,061

Represents rental and related revenues, resident fees and services, and income from DFLs.

Represents straight-line rents, DFL non-cash interest, amortization of market lease intangibles, net, actuarial reserves for insurance claims that have been incurred but not reported, deferral of community fees, net, and termination fees.

For the year ended December 31, 2018:

	SENIOR HOUSING TRIPLE-NET	SHOP	LIFE SCIENCE	MEDICAL OFFICE	OTHER NON- REPORTABLE	CORPORATE NON-SEGMENT	TOTAL
Real estate revenues ⁽¹⁾	\$276,091	\$ 547,976	\$ 395,064	\$ 547,375	\$ 69,777	\$ —	\$1,836,283
Operating expenses	(3,618)	(414,312)	(91,742)	(195,100)	(266)		(705,038)
NOI	272,473	133,664	303,322	352,275	69,511	_	1,131,245
Adjustments to NOI ⁽²⁾	2,127	2,875	(9,589)	(6,690)	(627)	_	(11,904)
Adjusted NOI	274,600	136,539	293,733	345,585	68,884	_	1,119,341
Addback adjustments	(2,127)	(2,875)	9,589	6,690	627	_	11,904
Interest income	_	_	_	_	10,406	_	10,406
Interest expense	(2,404)	(2,725)	(316)	(474)	(1,469)	(258,955)	(266,343)
Depreciation and amortization	(79,605)	(104,405)	(140,480)	(200,430)	(24,579)	_	(549,499)
General and administrative	_	_	_	_	_	(96,702)	(96,702)
Transaction costs	_	_	_	_	_	(10,772)	(10,772)
Recoveries (impairments), net	_	(44,343)	(7,639)	_	(3,278)	_	(55,260)
Gain (loss) on sales of real estate, net	641	93,977	806,184	4,428	20,755	_	925,985
Loss on debt extinguishment	_	_	_	_	_	(44,162)	(44,162)
Other income (expense), net	_	_	_	_	9,605	3,711	13,316
Income tax benefit (expense)	_	_	_	_	_	17,854	17,854
Equity income (loss) from unconsolidated joint ventures	_	_	_	_	(2,594)	_	(2,594)
Net income (loss)	\$191,105	\$ 76,168	\$ 961,071	\$ 155,799	\$ 78,357	\$(389,026)	\$1,073,474

Represents rental and related revenues, resident fees and services, and income from DFLs.

For the year ended December 31, 2017:

	SENIOR HOUSING TRIPLE-NET	SHOP	LIFE SCIENCE	MEDICAL OFFICE	OTHER NON- REPORTABLE	CORPORATE NON-SEGMENT	TOTAL
Real estate revenues ⁽¹⁾	\$ 313,547	\$ 525,473	\$ 358,816	\$ 512,385	\$ 81,920	\$ —	\$1,792,141
Operating expenses	(3,819)	(396,491)	(78,001)	(187,688)	(252)	_	(666,251)
NOI	309,728	128,982	280,815	324,697	81,668	_	1,125,890
Adjustments to NOI ⁽²⁾	17,098	33,227	(4,517)	(5,405)	(1,993)	_	38,410
Adjusted NOI	326,826	162,209	276,298	319,292	79,675	_	1,164,300
Addback adjustments	(17,098)	(33,227)	4,517	5,405	1,993	_	(38,410)
Interest income	_	_	_	_	56,237	_	56,237
Interest expense	(2,518)	(7,920)	(373)	(506)	(4,230)	(292,169)	(307,716)
Depreciation and amortization	(103,820)	(103,162)	(128,864)	(176,507)	(22,373)	_	(534,726)
General and administrative	_	_	_	_	_	(88,772)	(88,772)
Transaction costs	_	_	_	_	_	(7,963)	(7,963)
Recoveries (impairments), net	(22,590)	_	_	_	(143,794)	_	(166,384)
Gain (loss) on sales of real estate, net	280,349	17,485	45,916	9,095	3,796	_	356,641
Loss on debt extinguishment	_	_	_	_	_	(54,227)	(54,227)
Other income (expense), net	_	_	_	_	50,895	(19,475)	31,420
Income tax benefit (expense)	_	_	_	_	_	1,333	1,333
Equity income (loss) from unconsolidated joint ventures	_	_	_	_	10,901	_	10,901
Discontinued operations							_
Net income (loss)	\$ 461,149	\$ 35,385	\$ 197,494	\$ 156,779	\$ 33,100	\$(461,273)	\$ 422,634

Represents rental and related revenues, resident fees and services, and income from DFLs.

Represents straight-line rents, DFL non-cash interest, amortization of market lease intangibles, net, actuarial reserves for insurance claims that have been incurred but not reported, deferral of community fees, net, and termination fees.

Represents straight-line rents, DFL non-cash interest, amortization of market lease intangibles, net, actuarial reserves for insurance claims that have been incurred but not reported, deferral of community fees, net, and termination fees.

The following table summarizes the Company's revenues by segment (in thousands):

YEAR ENDED DECEM					BEF	₹ 31,
SEGMENTS		2019		2018		2017
Senior housing triple-net	\$	199,441	\$	276,091	\$	313,547
SHOP		725,171		547,976		525,473
Life science		440,784		395,064		358,816
Medical office		571,530		547,375		512,385
Other non-reportable segments		60,457		80,183		138,157
Total revenues	\$1	L,997,383	\$2	1,846,689	\$1	.,848,378

The following table summarizes the Company's total assets by segment (in thousands):

	DECEM	BER 31,
SEGMENT	2019	2018
Senior housing triple-net	\$ 1,012,443	\$ 2,965,679
SHOP	2,969,871	2,173,795
Life science	5,688,659	4,303,471
Medical office	4,761,357	4,603,794
Reportable segment assets	14,432,330	14,046,739
Accumulated depreciation and amortization	(2,966,987)	(2,997,012)
Net reportable segment assets	11,465,343	11,049,727
Other non-reportable segment assets	1,233,752	847,921
Assets held for sale, net	504,394	108,086
Other non-segment assets	829,402	712,819
Total assets	\$14,032,891	\$12,718,553

See Notes 3 and 4 for significant transactions impacting the Company's segment assets during the periods presented.

The Company completed the required annual goodwill impairment test during the fourth quarter of 2019, 2018, and 2017, and no impairment was recognized.

At December 31, 2019 goodwill of \$47 million was allocated to segment assets as follows: (i) senior housing triple-net—\$14 million, (ii) SHOP-\$16 million, (iii) medical office-\$13 million, and (iv) other-\$4 million. At December 31, 2018 goodwill of \$47 million was allocated to segment assets as follows: (i) senior housing triple-net—\$21 million, (ii) SHOP—\$9 million, (iii) medical office—\$11 million, and (iv) other—\$6 million. During the year ended December 31, 2019, as a result of transferring 41 senior housing triple-net facilities to the Company's SHOP segment and two facilities from its other non-reportable segments to its medical office segment, the Company reallocated \$7 million of goodwill from the senior housing triple-net segment to the SHOP segment and \$2 million of goodwill from other non-reportable segments to the MOB segment.

NOTE 16. Income Taxes

The Company has elected to be taxed as a REIT under the applicable provisions of the Code for every year beginning with the year ended December 31, 1985. The Company has also elected for certain of its subsidiaries to be treated as TRSs (the "TRS entities") which are subject to federal and state income taxes. All entities other than the TRS entities are collectively referred to as the "REIT" within this Note 16. Certain REIT entities are also subject to state, local and foreign income taxes.

Distributions with respect to our common stock can be characterized for federal income tax purposes as ordinary dividends, capital gains, nondividend distributions or a combination thereof. The following table shows the characterization of our annual common stock distributions per share:

	YEAR ENDED DECEMBER 31,
	2019 2018 2017
Ordinary dividends ⁽¹⁾	\$0.7633 \$0.9578 \$1.4800
Capital gains	0.2714 0.5222 —
Nondividend distributions	0.4453 — —
	\$1.4800 \$1.4800 \$1.4800

For the year ended December 31, 2019 all \$0.7633 of ordinary dividends qualified as business income for purposes of Code Section 199A. For the year ended December 31, 2018 the amount includes \$0.9414 of qualified business income for purposes of Code Section 199A and \$0.0164 of qualified dividend income for purposes of Code Section 1(h)(11).

The TRS entities subject to tax reported losses before income taxes from continuing operations of \$100 million, \$59 million, and \$58 million for the years ended December 31, 2019, 2018, and 2017, respectively. The REIT's losses from continuing operations before income taxes from the U.K. prior to deconsolidation in June 2018 were \$11 million and \$4 million for the years ended December 31, 2018 and 2017, respectively.

The total income tax expense (benefit) from continuing operations consists of the following components (in thousands):

	١	EAR EN	мве	ER 31,	
		2019	2018	3	2017
Current					
Federal	\$	261	\$ (568)	\$	949
State		729	4,003		1,504
Foreign		_	84		1,737
Total current	\$	990	\$ 3,519	\$	4,190
Deferred					
Federal	\$(16,061)	\$(11,905)	\$	2,730
State		(2,191)	(4,589))	(5,889)
Foreign		_	(4,879)		(2,364)
Total deferred	\$(:	18,252)	\$(21,373)	\$	(5,523)
Total income tax expense (benefit)	\$(17,262)	\$(17,854)	\$	(1,333)

On December 22, 2017, the Tax Cuts and Jobs Act was signed into law. As a result of the reduced U.S. federal corporate tax rate, the Company recorded a tax expense of \$17 million, due to a remeasurement of deferred tax assets and liabilities, which is included in total deferred tax expense (benefit) in the table above.

The following table reconciles income tax expense (benefit) from continuing operations at statutory rates to actual income tax expense recorded (in thousands):

	YEAR ENDED DECEMBER 31		
	2019	2018	2017
Tax benefit at U.S. federal statutory income tax rate on income or loss subject to tax	\$(20,923)	\$(17,857)	\$(21,085)
State income tax expense, net of federal tax	(3,845)	(1,313)	(1,222)
Gross receipts and margin taxes	1,430	1,580	1,716
Foreign rate differential	_	301	632
Effect of permanent differences	20	(34)	6
Return to provision adjustments	157	(278)	1,597
Remeasurement of deferred tax assets and liabilities	_	_	17,080
Increase (decrease) in valuation allowance	4,583	(253)	(57)
Change in tax status of TRS	1,316	_	_
Total income tax expense (benefit)	\$(17,262)	\$(17,854)	\$ (1,333)

Deferred income taxes reflect the net effects of temporary differences between the carrying amounts of the assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. The following table summarizes the significant components of the Company's deferred tax assets and liabilities from continuing operations (in thousands):

	DECEMBER 31,		
	2019	2018	2017
Property, primarily differences in depreciation and amortization, the basis of land, and the treatment of interest and certain costs	\$40,466	\$31,034	\$31,691
Net operating loss carryforward	33,771	20,559	10,720
Expense accruals and other	3,258	2,424	229
Valuation allowance	(4,878)	(295)	(548)
Net deferred tax assets	\$72,617	\$53,722	\$42,092

Deferred tax assets and liabilities are included in other assets, net and accounts payable and accrued liabilities, respectively.

At December 31, 2019 the Company had a net operating loss ("NOL") carryforward of \$134 million related to the TRS entities. This amount can be used to offset future taxable income, if any. If unused, \$22 million will begin to expire in 2035. The remainder, totaling \$112 million, may be carried forward indefinitely.

The Company records a valuation allowance against deferred tax assets in certain jurisdictions when it cannot sustain a conclusion that it is more likely than not that it can realize the deferred tax assets during the periods in which these temporary differences become deductible. The deferred tax asset valuation allowance is adequate to reduce the total deferred tax assets to an amount that the Company estimates will "more-likely-than-not" be realized.

The following table summarizes the Company's unrecognized tax benefits (in thousands):

	DECEMBER 31,
	2019 2018 2017
Total unrecognized tax benefits at January 1	\$ - \$- \$-
Gross amount of increases for prior years' tax positions	469 — —
Total unrecognized tax benefits at December 31	\$469 \$- \$-

The Company had unrecognized tax benefits of \$0.5 million at December 31, 2019, that, if recognized, would reduce the annual effective tax rate. The Company accrued no interest or penalties related to the unrecognized tax benefits during 2019. The Company does not expect the unrecognized tax benefits to increase or decrease materially in 2020.

The Company files numerous U.S. federal, state and local income and franchise tax returns. With a few exceptions, the Company is no longer subject to U.S. federal, state, or local tax examinations by taxing authorities for years prior to 2016.

For the years ended December 31, 2019, 2018, and 2017 the tax basis of the Company's net assets was less than the reported amounts by \$1.2 billion, \$1.4 billion, and \$1.7 billion, respectively.

NOTE 17. Supplemental Cash Flow Information

The following table provides supplemental cash flow information (in thousands):

	YEAR ENDED DECEMBER		
	2019	2018	2017
Supplemental cash flow information:			
Interest paid, net of capitalized interest	\$201,784	\$275,690	\$309,111
Income taxes paid (refunded)	1,426	4,480	10,045
Capitalized interest	30,459	21,056	16,937
Supplemental schedule of non-cash investing and financing activities:			
Accrued construction costs	126,006	88,826	67,425
Retained equity method investment from U.K. JV transaction	_	104,922	_
Derecognition of U.K. Bridge Loan receivable	_	147,474	_
Consolidation of net assets related to U.K. Bridge Loan	_	106,457	_
Vesting of restricted stock units and conversion of non-managing member units into common stock	5,614	537	2,908
Net noncash impact from the consolidation of previously unconsolidated joint ventures	17,850	68,293	_
Deconsolidation of noncontrolling interest in connection with RIDEA II transaction	_	_	58,061
Liabilities assumed with real estate acquisitions	172,565	8,457	5,425
Conversion of DFLs to real estate	350,540	_	_
Retained investment in connection with SWF SH JV	427,328	_	_
Seller financing provided on disposition of real estate asset	44,812	_	_

See discussions related to: (i) the Brookdale Transactions in Note 3, (ii) the U.K. JV transaction in Notes 4 and 8, (iii) the U.K. Bridge Loan in Notes 6 and 18, (iv) the conversion of DFLs to real estate in Note 6, and (v) the consolidation of previously unconsolidated joint ventures in Note 4.

The following table summarizes cash, cash equivalents, and restricted cash (in thousands):

	DECEM	BER 31,
	2019	2018
Cash and cash equivalents	\$144,232	\$110,790
Restricted cash	40,425	29,056
Cash, cash equivalents and restricted cash	\$184,657	\$139,846

NOTE 18. Variable Interest Entities

UNCONSOLIDATED VARIABLE INTEREST ENTITIES

At December 31, 2019, the Company had investments in: (i) two properties leased to VIE tenants, (ii) five unconsolidated VIE joint ventures, (iii) marketable debt securities of one VIE, and (iv) one loan to a VIE borrower. The Company determined it is not the primary beneficiary of and therefore does not consolidate these VIEs because it does not have the ability to control the activities that most significantly impact their economic performance. Except for the Company's equity interest in the unconsolidated joint ventures (CCRC OpCo, the development investment, Waldwick JV, and the LLC investment discussed below), it has no formal involvement in these VIEs beyond its investments.

VIE Tenants. The Company leases two properties to a total of one tenant that have also been identified as VIEs ("VIE tenants"). These VIE tenants are "thinly capitalized" entities that rely on the operating cash flows generated from the senior housing facilities to pay operating expenses, including the rent obligations under their leases.

CCRC OpCo. The Company holds a 49% ownership interest in CCRC OpCo, a joint venture entity formed in August 2014 that operates senior housing properties in a RIDEA structure and has been identified as a VIE. The equity members of CCRC OpCo "lack power" because they share certain operating rights with Brookdale, as manager of the CCRCs. The assets of CCRC OpCo primarily consist of the CCRCs that it owns and leases, resident fees receivable, notes receivable, and cash and cash equivalents; its obligations primarily consist of operating lease obligations to CCRC PropCo, debt service payments, capital expenditures, accounts payable, and expense accruals. Assets generated by the CCRC operations (primarily rents from CCRC residents) of CCRC OpCo may only be used to settle its contractual obligations (primarily from debt service payments, capital expenditures, and rental costs and operating expenses incurred to manage such facilities). Refer to Note 3 for a discussion around the impact of the 2019 MTCA on the Company's VIE and consolidation conclusions related to the CCRC JV.

Waldwick Development JV. The Company holds an 85% ownership interest in a development joint venture (the "Waldwick JV"), which has been identified as a VIE as power is shared with a member that does not have a substantive equity investment at risk. The assets of the joint venture primarily consist of an in-progress senior housing facility development project that it owns and cash and cash equivalents; its obligations primarily consist of accounts payable and expense accruals associated with the cost of its development obligations. Any assets generated by the joint venture may only be used to settle its contractual obligations (primarily development expenses and debt service payments).

LLC Investment. The Company holds a limited partner ownership interest in an unconsolidated LLC that has been identified as a VIE. The Company's involvement in the entity is limited to its equity investment as a limited partner and it does not have any substantive participating rights or kick-out rights over the general partner. The assets and liabilities of the entity primarily consist of those associated with its senior housing real estate and development activities. Any assets generated by the entity may only be used to settle its contractual obligations (primarily development expenses and debt service payments).

Development Investments. The Company holds investments (consisting of mezzanine debt and/or preferred equity) in two senior housing development joint ventures. The joint ventures are also capitalized by senior loans from a third party and equity from the third party managing-member, but are considered to be "thinly capitalized" as there is insufficient equity investment at risk.

Debt Securities Investment. The Company holds commercial mortgage-backed securities ("CMBS") issued by Federal Home Loan Mortgage Corporation (commonly referred to as Freddie MAC) through a special purpose entity that has been identified as a VIE because it is "thinly capitalized." The CMBS issued by the VIE are backed by mortgage debt obligations on real estate assets.

Seller Financing Loan. The Company provided seller financing of \$10 million related to its sale of seven senior housing triple-net facilities. The financing was provided in the form of a secured five-year mezzanine loan to a "thinly capitalized" borrower created to acquire the facilities.

The classification of the related assets and liabilities and the maximum loss exposure as a result of the Company's involvement with these VIEs at December 31, 2019 was as follows (in thousands):

VIE TYPE	ASSET/LIABILITY TYPE	MAXIMUM LOSS EXPOSURE AND CARRYING AMOUNT ⁽¹⁾
VIE tenants – operating leases ⁽²⁾	Lease intangibles, net and straight-line rent receivables	497
CCRC OpCo	Investments in unconsolidated joint ventures	164,271
Unconsolidated development joint ventures	Loans receivable, net and Investments in unconsolidated joint ventures	24,171
Loan - seller financing	Loans receivable, net	9,875
CMBS and LLC investment	Marketable debt and LLC investment	34,854

- The Company's maximum loss exposure represents the aggregate carrying amount of such investments (including accrued interest).
- The Company's maximum loss exposure may be mitigated by re-leasing the underlying properties to new tenants upon an event of default.

As of December 31, 2019, the Company had not provided, and is not required to provide, financial support through a liquidity arrangement or otherwise, to its unconsolidated VIEs, including circumstances in which it could be exposed to further losses (e.g., cash shortfalls).

See Notes 4, 5, 6, and 7 for additional descriptions of the nature, purpose, and operating activities of the Company's unconsolidated VIEs and interests therein.

CONSOLIDATED VARIABLE INTEREST ENTITIES

The Company's consolidated total assets and total liabilities at December 31, 2019 and December 31, 2018 include certain assets of VIEs that can only be used to settle the liabilities of the related VIE. The VIE creditors do not have recourse to the Company. Total assets and total liabilities include VIE assets and liabilities as follows (in thousands):

	DECEM	BER 31,
	2019	2018
Assets		
Buildings and improvements	\$3,236,105	\$1,949,582
Development costs and construction in progress	67,285	39,584
Land	526,576	151,746
Accumulated depreciation and amortization	(568,574)	(398,143)
Net real estate	3,261,392	1,742,769
Investments in and advances to unconsolidated joint ventures	_	1,550
Accounts receivable, net	11,986	7,904
Cash and cash equivalents	47,027	23,772
Restricted cash	13,596	3,399
Intangible assets, net	206,840	111,333
Right-of-use asset, net	92,664	_
Other assets, net	52,124	43,149
Total assets	\$3,685,629	\$1,933,876
Liabilities		
Mortgage debt	\$ 218,767	\$ 44,598
Other debt	42,405	_
Intangible liabilities, net	39,545	19,128
Lease liability	90,875	_
Accounts payable and accrued liabilities	80,427	66,736
Deferred revenue	96,985	24,215
Total liabilities	\$ 569,004	\$ 154,677

Ventures V, LLC. The Company holds a 51% ownership interest in and is the managing member of a joint venture entity formed in October 2015 that owns and leases MOBs ("Ventures V"). The Company classifies Ventures V as a VIE due to the non-managing member lacking substantive participation rights in the management of Ventures V or kick-out rights over the managing member. The Company consolidates Ventures V as the primary beneficiary because it has the ability to control the activities that most significantly impact the VIE's economic performance. The assets of Ventures V primarily consist of leased properties (net real estate), rents receivable, and cash and cash equivalents; its obligations primarily consist of capital expenditures for the properties. Assets generated by Ventures V may only be used to settle its contractual obligations (primarily from capital expenditures).

Watertown JV. The Company holds a 95% ownership interest in and is the managing member of joint venture entities formed in November 2017 that own and operate a senior housing property in a RIDEA structure ("Watertown JV"). Watertown PropCo is a VIE as the Company and the non-managing member share in control of the entity, but substantially all of the entity's activities are performed on behalf of the Company. Watertown OpCo is a VIE as the non-managing member, through its equity interest, lacks substantive participation rights in the management of Watertown OpCo or kick-out rights over the managing member. The Company consolidates Watertown PropCo and Watertown OpCo as the primary beneficiary because it has the ability to control the activities that most significantly impact these VIEs' economic performance. The assets of Watertown PropCo primarily consist of a leased property (net real estate), rents receivable, and cash and cash equivalents; its obligations primarily consist of notes payable to a non-VIE consolidated subsidiary of the Company. The assets of Watertown OpCo primarily consist of leasehold interests in a senior housing facility (operating lease), resident fees receivable, and cash and cash equivalents; its obligations primarily consist of lease payments to Watertown PropCo and operating expenses of its senior housing facilities (accounts payable and accrued expenses). Assets generated by the senior housing operations (primarily from senior housing resident rents) of the Watertown structure may only be used to settle its contractual obligations (primarily from the rental costs, operating expenses incurred to manage such facilities, and debt costs).

Life Science JVs. The Company holds a 99% ownership interest in multiple joint venture entities that own and lease life science assets (the "Life Science JVs"). The Life Science JVs are VIEs as the members share in control of the entities, but substantially all of the activities are performed on behalf of the Company. The Company consolidates the Life Science JVs as the primary beneficiary because it has the ability to control the activities that most significantly impact these VIEs' economic performance. The assets of the Life Science JVs primarily consist of leased properties (net real estate), rents receivable, and cash and cash equivalents; their obligations primarily consist of debt service payments and capital expenditures for the properties. Assets generated by the Life Science JVs may only be used to settle their contractual obligations (primarily from capital expenditures).

MSREI MOB JV. The Company holds a 51% ownership interest in, and is the managing member of, a joint venture entity formed in August 2018 that owns and leases MOBs (the "MSREI JV" - see Note 4). The MSREI JV is a VIE due to the non-managing member lacking substantive participation rights in the management of the joint venture or kick-out rights over the managing member. The Company consolidates the MSREI JV as the primary beneficiary because it has the ability to control the activities that most significantly impact the VIE's economic performance. The assets of the MSREI JV primarily consist of leased properties (net real estate), rents receivable, and cash and cash equivalents; its obligations primarily consist of capital expenditures for the properties. Assets generated by the MSREI JV may only be used to settle its contractual obligations (primarily from capital expenditures).

Consolidated Lessees. The Company leases two senior housing properties to a lessee entity under a cash flow lease through which the Company receives monthly rent equal to the residual cash flows of the property. The lessee entity is classified as a VIEs as it is a "thinly capitalized" entity. The Company consolidates the lessee entity as it has the ability to control the activities that most significantly impact the economic performance of the lessee entity. The lessee entity's assets primarily consist of leasehold interests in a senior housing facility (operating leases), resident fees receivable, and cash and cash equivalents; its obligations primarily consist of lease payments to the Company and operating expenses of the senior housing facility (accounts payable and accrued expenses). Assets generated by the senior housing operations (primarily from senior housing resident rents) may only be used to settle its contractual obligations (primarily from the rental costs, operating expenses incurred to manage such facilities and debt costs).

DownREITs. The Company holds a controlling ownership interest in and is the managing member of seven DownREITs. The Company classifies the DownREITs as VIEs due to the non-managing members lacking substantive participation rights in the management of the DownREITs or kick-out rights over the managing member. The Company consolidates the DownREITs as the primary beneficiary because it has the ability to control the activities that most significantly impact these VIEs' economic performance. The assets of the DownREITs primarily consist of leased properties (net real estate), rents receivable, and cash and cash equivalents; their obligations primarily consist of debt service payments and capital expenditures for the properties. Assets generated by the DownREITs (primarily from resident rents) may only be used to settle their contractual obligations (primarily from debt service and capital expenditures).

Other Consolidated Real Estate Partnerships. The Company holds a controlling ownership interest in and is the general partner (or managing member) of multiple partnerships that own and lease real estate assets (the "Partnerships"). The Company classifies the Partnerships as VIEs due to the limited partners (non-managing members) lacking substantive participation rights in the management of the Partnerships or kick-out rights over the general partner (managing member). The Company consolidates the Partnerships as the primary beneficiary because it has the ability to control the activities that most significantly impact these VIEs' economic performance. The assets of the Partnerships primarily consist of leased properties (net real estate), rents receivable, and cash and cash equivalents; their obligations primarily consist of debt service payments and capital expenditures for the properties. Assets generated by the Partnerships (primarily from resident rents) may only be used to settle their contractual obligations (primarily from debt service and capital expenditures).

Other consolidated VIEs. The Company made a loan to an entity that entered into a tax credit structure ("Tax Credit Subsidiary") and a loan to an entity that made an investment in a development joint venture ("Development JV") both of which are considered VIEs. The Company consolidates the Tax Credit Subsidiary and Development JV as the primary beneficiary because it has the ability to control the activities that most significantly impact the VIEs' economic performance. The assets and liabilities of the Tax Credit Subsidiary and Development JV substantially consist of a development in progress, notes receivable, prepaid expenses, notes payable, and accounts payable and accrued liabilities generated from their operating activities. Any assets generated by the operating activities of the Tax Credit Subsidiary and Development JV may only be used to settle their contractual obligations.

Exchange Accommodation Titleholder. During the year ended December 31, 2019, the Company acquired a life science facility (the "acquired property") using a reverse like-kind exchange structure pursuant to Section 1031 of the Code (a "reverse 1031 exchange"). As of December 31, 2019, the Company had not completed the reverse 1031 exchange and as such, the acquired property remained in the possession of an Exchange Accommodation Titleholder ("EAT"). The EAT is classified as a VIE as it is a "thinly capitalized" entity. The Company consolidates the EAT because it is the primary beneficiary as it has the ability to control the activities that most significantly impact the EAT's economic performance. The property held by the EAT is reflected as real estate with a carrying value of \$323 million as of December 31, 2019. The assets of the EAT primarily consist of a leased property (net real estate), rents receivable, and cash and cash equivalents; its obligations primarily consist of capital expenditures for the property. Assets generated by the EAT may only be used to settle its contractual obligations (primarily from capital expenditures).

U.K. Bridge Loan. In 2016, the Company provided a £105 million (\$131 million at closing) bridge loan to MMCG to fund the acquisition of a portfolio of seven care homes in the U.K. MMCG created a special purpose entity to acquire the portfolio and funded it entirely using the Company's bridge loan. As such, the special purpose entity had historically been identified as a VIE because it was "thinly capitalized." The Company retained a three-year call option to acquire all the shares of the special purpose entity, which it could only exercise upon the occurrence of certain events. During the quarter ended March 31, 2018, the Company concluded that the conditions required to exercise the call option had been met and initiated the call option process to acquire the special purpose entity. In conjunction with initiating the process to legally exercise its call option and the satisfaction of required contingencies, the Company concluded that it was the primary beneficiary of the special purpose entity and therefore, should consolidate the entity. As such, during the quarter ended March 31, 2018, the Company derecognized the previously outstanding loan receivable, recognized the special purpose entity's assets and liabilities at their respective fair values, and recognized a £29 million (\$41 million) loss on consolidation, net of a tax benefit of £2 million (\$3 million), to account for the difference between the carrying value of the loan receivable and the fair value of net assets and liabilities assumed. The loss on consolidation was recognized within other income (expense), net and the tax benefit was recognized within income tax benefit (expense). The fair value of net assets and liabilities consolidated during the first quarter of 2018 consisted of £81 million (\$114 million) of net real estate, £4 million (\$5 million) of intangible assets, and £9 million (\$13 million) of net deferred tax liabilities.

In June 2018, the Company completed the exercise of the above-mentioned call option and formally acquired full ownership of the special purpose entity. As such, the Company reconsidered whether the special purpose entity was a VIE and concluded that it was no longer "thinly capitalized" as the previously outstanding bridge loan converted to equity at risk and, therefore, was no longer a VIE. The real estate assets held by the special purpose entity were contributed to the U.K. JV formed by the Company in June 2018 (see Note 4). In December 2019, the Company sold its remaining interest in the U.K. JV (see Note 8).

NOTE 19. Concentration of Credit Risk

Concentrations of credit risk arise when one or more tenants, operators, or obligors related to the Company's investments are engaged in similar business activities or activities in the same geographic region, or have similar economic features that would cause their ability to meet contractual obligations, including those to the Company, to be similarly affected by changes in economic conditions. The Company regularly monitors various segments of its portfolio to assess potential concentrations of credit risks.

To mitigate the credit risk of leasing properties to certain senior housing operators, leases with operators are often combined into portfolios that contain cross-default terms, so that if a tenant of any of the properties in a portfolio defaults on its obligations under its lease, the Company may pursue its remedies under the lease with respect to any of the properties in the portfolio. Certain portfolios also contain terms whereby the net operating profits of the properties are combined for the purpose of securing the funding of rental payments due under each lease.

The following table provides information regarding the Company's concentrations with respect to certain states; the information provided is presented for the gross assets and revenues that are associated with certain real estate assets as percentages of total Company's total assets and revenues:

		GE OF TOTAL NY ASSETS	L PERCENTAGE OF TOTAL COMPANY REVENUES		
STATE		DECEMBER 31, YEAR ENDED DEC			
	201	9 2018	2019	2018	2017
California	33	7 34	28	26	26
Texas	1:	2 16	17	18	17

NOTE 20. Fair Value Measurements

Financial assets and liabilities measured at fair value on a recurring basis in the consolidated balance sheets are immaterial at December 31, 2019.

The table below summarizes the carrying amounts and fair values of the Company's financial instruments (in thousands):

		DECEMBER 31,				
		2019(3)		2018(3)		
	CARRYING VALUE	FAIR VALUE	CARRYING VALUE	FAIR VALUE		
Loans receivable, net ⁽²⁾	\$ 190,579	\$ 190,579	\$ 62,998	\$ 62,998		
Marketable debt securities ⁽²⁾	19,756	19,756	19,202	19,202		
Bank line of credit and commercial paper ⁽²⁾	93,000	93,000	80,103	80,103		
Term loan ⁽²⁾	248,942	248,942	_	_		
Senior unsecured notes ⁽¹⁾	5,647,993	6,076,150	5,258,550	5,302,485		
Mortgage debt ⁽²⁾	276,907	280,373	138,470	136,161		
Other debt ⁽²⁾	84,771	84,771	90,785	90,785		
Interest-rate swap liabilities ⁽²⁾	553	553	1,310	1,310		

⁽¹⁾ Level 1: Fair value calculated based on quoted prices in active markets.

NOTE 21. Derivative Financial Instruments

The following table summarizes the Company's outstanding swap contracts as of December 31, 2019 (dollars in thousands):

DATE ENTERED	MATURITY DATE	HEDGE DESIGNATION	NOTIONAL	PAY RATE	RECEIVE RATE	FAIR VALUE(1)
Interest rate:						
July 2005 ⁽²⁾	July 2020	Cash Flow	\$42,000	3.820%	BMA Swap Index	\$(553)

Derivative liabilities are recorded in accounts payable and accrued liabilities on the consolidated balance sheets.

The Company uses derivative instruments to mitigate the effects of interest rate fluctuations on specific forecasted transactions as well as recognized financial obligations or assets. Utilizing derivative instruments allows the Company to manage the risk of fluctuations in interest rates related to the potential impact these changes could have on future earnings and forecasted cash flows. The Company does not use derivative instruments for speculative or trading purposes. Assuming a one percentage point shift in the underlying interest rate curve, the estimated change in fair value of each of the underlying derivative instruments would not exceed \$1 million.

On June 29, 2018, concurrent with closing the U.K. JV transaction, the Company terminated a cross currency swap contract, which was designated as a hedge of the Company's net investment in the U.K. As such, upon deconsolidation of the U.K. Portfolio, the Company reclassified the \$6 million loss in other comprehensive income related to the cross currency swap through gain (loss) on sales of real estate, net.

Concurrent with the sale of its remaining interest in the U.K. JV (see Note 8), the Company paid-off the remainder of its GBP-denominated borrowings under the Revolving Facility and terminated its previously-designated net investment hedge.

Level 2: Fair value based on (i) for marketable debt securities, guoted prices for similar or identical instruments in active or inactive markets, respectively, or (ii) for loans receivable, net, mortgage debt, and swaps, calculated utilizing standardized pricing models in which significant inputs or value drivers are observable in active markets. For bank line of credit, commercial paper, term loans and other debt, the carrying values are a reasonable estimate of fair value because the borrowings are primarily based on market interest rates and the Company's credit rating.

During the years ended December 31, 2019 and 2018, there were no material transfers of financial assets or liabilities within the fair value hierarchy.

Represents three interest-rate swap contracts, which hedge fluctuations in interest payments on variable-rate secured debt due to overall changes in hedged cash flows.

NOTE 22. Selected Quarterly Financial Data (Unaudited)

The following table summarizes selected quarterly information for the years ended December 31, 2019 and 2018 (in thousands, except per share amounts):

	THREE MONTHS ENDED 2019			
	MARCH 31	JUNE 30	SEPTEMBER 30	DECEMBER 31
Total revenues	\$436,154	\$491,567	\$537,971	\$531,691
Income (loss) before income taxes and equity income from investments in unconsolidated joint ventures	62,395	(10,338)	(40,926)	40,293
Net income (loss)	64,990	(9,980)	(42,308)	47,359
Net income (loss) applicable to Healthpeak Properties, Inc.	61,470	(13,597)	(45,863)	43,520
Dividends paid per common share	0.37	0.37	0.37	0.37
Basic earnings per common share	0.13	(0.03)	(0.09)	0.09
Diluted earnings per common share	0.13	(0.03)	(0.09)	0.09

	THREE MONTHS ENDED 2018			
	MARCH 31	JUNE 30	SEPTEMBER 30	DECEMBER 31
Total revenues	\$479,197	\$469,551	\$456,022	\$441,919
Income (loss) before income taxes and equity income from investments in unconsolidated joint ventures	37,331	88,375	98,908	833,600
Net (loss) income	43,237	92,928	102,926	834,383
Net (loss) income applicable to Healthpeak Properties, Inc.	40,232	89,942	99,371	831,548
Dividends paid per common share	0.37	0.37	0.37	0.37
Basic earnings per common share	0.08	0.19	0.21	1.75
Diluted earnings per common share	0.08	0.19	0.21	1.73

Schedule II: Valuation and Qualifying Accounts

(Dollars in thousands)

ALLOWANCE ACCOUNTS(1)	_	ADDITIO	NS	DEDUCT	TIONS	
YEAR ENDED DECEMBER 31,	BALANCE AT BEGINNING OF YEAR	AMOUNTS CHARGED AGAINST OPERATIONS, NET	ACQUIRED PROPERTIES	UNCOLLECTIBLE ACCOUNTS WRITTEN-OFF	DISPOSITIONS	BALANCE AT END OF YEAR
2019(2)	\$ 2,401	\$ 1,549	\$1,315	\$ —	\$ (700)	\$ 4,565
2018	169,374	4,105	_	(1,887)	(143,795)	27,797
2017	29,518	144,135	_	(2,732)	(1,547)	169,374

Includes allowance for doubtful accounts, straight-line rent reserves, and allowances for loan and direct financing lease losses (see Note 6 to the Consolidated Financial Statements).

In conjunction with adopting ASU 2016-02 (see Note 2 to the Consolidated Financial Statements) on January 1, 2019, the Company wrote-off certain previously reserved tenant receivables (accounts receivable and straight-line rent receivable) through a cumulative effect adjustment to equity. These amounts are included in the end of year balance for 2018, but removed from the beginning of the year balance for 2019.

Schedule III: Real Estate and Accumulated Depreciation

(Dollars in thousands)

			±	VITIAL CO	INITIAL COSTTO COMPANY	COSTS CAPITALIZED	GROSS A AS (GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 2019		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	ACCUMULATED DEPRECIATION(2)	YEAR ACQUIRED/ CONSTRUCTED
Senior housing triple-net	triple-net										
1107	Huntsville	AL	\$ \$	307	\$ 5,813	\$ 262 \$	\$ 307	\$ 5,846	\$ 6,153	\$ (1,820)	2006
0786	Douglas	AZ	I	110	703	I	110	703	813	(402)	2005
0518	Tucson	AZ	I	2,350	24,037	I	2,350	24,037	26,387	(13,020)	2002
0851	Citrus Heights	CA	I	1,180	8,367	I	1,180	8,037	9,217	(3,638)	2006
0787	Dana Point	CA	I	1,960	15,946	I	1,960	15,466	17,426	(5,574)	2005
0791	Fremont	CA	1	2,360	11,672		2,360	11,192	13,552	(4,034)	2005
0788	Granada Hills	CA		2,200	18,257		2,200	17,637	19,837	(6,357)	2005
0226	Murrieta	CA	1	435	5,729		435	5,729	6,164	(3,421)	1997
1165	Northridge	CA	1	6,718	26,309	2,820	6,752	27,889	34,641	(10,049)	2006
0789	Pleasant Hill	Q A	6,270	2,480	21,333		2,480	20,633	23,113	(7,437)	2005
0793	South San Francisco	CA	I	3,000	16,586	I	3,000	16,056	19,056	(5,782)	2005
0792	Ventura	OA	I	2,030	17,379	I	2,030	16,749	18,779	(6,037)	2005
0852	Boca Raton	님	I	4,730	17,532	5,471	4,730	22,391	27,121	(9,179)	2006
2467	Ft Myers	님	I	2,782	21,827	I	2,782	21,827	24,609	(3,223)	2016
1095	Gainesville	님	I	1,221	12,226	175	1,221	12,176	13,397	(3,981)	2006
0490	Jacksonville	귙	I	3,250	25,936	6,170	3,250	32,106	35,356	(14,803)	2002
1096	Jacksonville	님	I	1,587	15,616	176	1,587	15,474	17,061	(5,073)	2006
1017	Palm Harbor	긭	I	1,462	16,774	954	1,462	17,342	18,804	(5,726)	2006
1097	Tallahassee	님	I	1,331	19,039	255	1,331	18,950	20,281	(6,202)	2006
1605	Vero Beach	긥	I	700	16,234	99	700	15,550	16,250	(3,984)	2010
1257	Vero Beach	님	I	2,035	34,993	762	2,035	34,195	36,230	(11,154)	2006
1162	Orland Park	_	1	2,623	23,154	1,732	2,623	24,111	26,734	(8,346)	2006
0546	Cape Elizabeth	ΔE	I	630	3,524	66	630	3,617	4,247	(1,519)	2003
0545	Saco	MΕ	I	80	2,363	155	80	2,518	2,598	(1,054)	2003
0853	St. Louis	Ο	I	2,500	20,343	1	2,500	19,853	22,353	(8,989)	2006
0734	Hillsborough	₹	I	1,042	10,042	796	1,042	10,372	11,414	(3,871)	2005
9620	Las Vegas	ž	I	1,960	5,816	1	1,960	5,426	7,386	(1,956)	2005
1252	Brooklyn	≻Z	I	8,117	23,627	1,413	8,117	23,773	31,890	(7,886)	2006
1256	Brooklyn	ž	I	5,215	39,052	1,593	5,215	39,535	44,750	(13,318)	2006
2089	Newberg	OR	I	1,889	16,855	874	1,889	17,729	19,618	(3,626)	2012
2050	Redmond	OR	I	1,229	21,921	7778	1,229	22,765	23,994	(4,260)	2012
2084	Roseburg	OR		1,042	12,090	145	1,042	12,235	13,277	(2,693)	2012

			_	NITIAL CC	INITIAL COSTTO COMPANY	COSTS CAPITALIZED	BROSS AI	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 019		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
2134	Scappoose	OR		\$ 353	\$ 1,258	\$ 17	\$ 353	\$ 1,275 \$	1,628	\$ (370)	2012
2153	Scappoose	OR	1	971	7,116	162	971	7,278	8,249	(1,858)	2012
2088	Tualatin	OR	1		6,326	396		6,722	6,722	(2,000)	2012
2063	Selinsgrove	PΑ	I	529	9,111	255	529	9,366	9,895	(2,320)	2012
0306	Georgetown	SC	ı	239	3,008	I	239	3,008	3,247	(1,369)	1998
0305	Lancaster	SC	1	84	2,982	1	84	2,982	3,066	(1,274)	1998
0312	Rock Hill	SC	1	203	2,671	I	203	2,671	2,874	(1,195)	1998
1113	Rock Hill	SC	1	969	4,119	359	795	4,111	4,906	(1,567)	2006
0313	Sumter	SC	1	196	2,623	I	196	2,623	2,819	(1,194)	1998
2073	Kingsport	Z	1	1,113	8,625	335	1,113	8,960	10,073	(2,048)	2012
0843	Abilene	×		300	2,830		300	2,710	3,010	(921)	2006
2107	Amarillo	×		1,315	26,838	894	1,315	27,732	29,047	(5,518)	2012
0511	Austin	×	1	2,960	41,645	I	2,960	41,644	44,604	(22,558)	2002
2075	Bedford	×		1,204	26,845	1,704	1,204	28,549	29,753	(6,119)	2012
0844	Burleson	×	1	1,050	5,242	I	1,050	4,902	5,952	(1,665)	2006
0848	Cedar Hill	¥	1	1,070	11,554	I	1,070	11,104	12,174	(3,771)	2006
1106	Houston	×	1	1,008	15,333	183	1,020	14,955	15,975	(4,978)	2006
0845	North Richland Hills	×	I	520	5,117	1	520	4,807	5,327	(1,632)	2006
0846	North Richland Hills	×	I	870	9,259	I	870	8,819	689'6	(3,422)	2006
2162	Portland	×	1	1,233	14,001	3,027	1,233	17,028	18,261	(4,486)	2012
2116	Sherman	×	1	209	3,492	187	209	3,679	3,888	(935)	2012
0847	Waxahachie	×	1	390	3,879	I	390	3,659	4,049	(1,242)	2006
0881	Chesapeake	₹	I	1,090	12,444	I	1,090	11,944	13,034	(3,907)	2006
0225	Woodbridge	\$	I	950	6,983	1,652	950	8,460	9,410	(4,317)	1997
7620	Kirkland	₩	I	1,000	13,403	I	1,000	13,043	14,043	(4,701)	2005
2096	Poulsbo	∀	I	1,801	18,068	231	1,801	18,299	20,100	(3,845)	2012
2102	Richland	W	I	249	5,067	138	249	5,205	5,454	(1,088)	2012
0794	Shoreline	× ∀	I	1,590	10,671	I	1,590	10,261	11,851	(3,699)	2005
0795	Shoreline	₩	I	4,030	26,421	I	4,030	25,651	29,681	(9,186)	2005
2061	Vancouver	W	I	513	4,556	263	513	4,819	5,332	(1,299)	2012
2062	Vancouver	W W		1,498	266'6	211	1,498	10,208	11,706	(2,099)	2012
			\$6,270	\$99,788	\$852,579	\$34,901	\$99,934	\$868,393	\$968,327	\$ (295,000)	

			-	NITIAL CO	INITIAL COST TO COMPANY	COSTS CAPITALIZED	GROSS A AS (GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	ARRIED		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
Senior h	Senior housing operating portfolio	folio									
1974	Sun City	AZ	\$ 	2,640	\$ 33,223	\$ 3,924 \$	2,640	\$ 36,339 \$	38,979	\$ (11,961)	2011
2935	Alameda	O	19,683	6,225	20,194	36	6,225	20,230	26,455	(484)	2019
2911	Beverly Hills	CA	I	9,872	32,590	10,714	9,872	082'07	50,252	(13,574)	1998
2933	Chino Hills	Q V	I	3,720	41,183	269	3,720	40,222	43,942	(6,355)	1998
2953	Concord	CA	32,106	5,386	45,874	6	5,386	45,883	51,269	(707)	2019
2931	Concord	Q V	25,000	6,010	39,615	321	6,010	38,636	44,646	(13,808)	1998
2932	Escondido	CA	14,340	5,090	24,253	204	5,090	23,557	28,647	(8,430)	1998
2937	Fair Oaks	Q V	33,794	3,972	51,073	I	3,972	51,073	55,045	(1,261)	2019
1965	Fresno	CA	I	1,730	31,918	3,539	1,730	34,813	36,543	(11,114)	2011
2959	Huntington Beach	Q V	Ι	12,365	36,509	13	12,365	36,522	48,887	(678)	2019
2593	Irvine	CA	I	8,220	14,104	7,176	8,220	20,740	28,960	(4,254)	2006
2934	Roseville	Q V	Ι	3,844	33,527	59	3,844	33,315	37,159	(5,870)	2014
2952	San Jose	CA	28,761	10,658	34,661	74	10,658	34,735	45,393	(524)	2019
2951	Santa Clarita	CA	34,175	16,896	38,549	38	16,896	38,587	55,483	(642)	2019
2792	Santa Rosa	CA	I	3,582	21,113	2,916	3,627	22,689	26,316	(7,793)	2006
1966	Sun City	O	Ι	2,650	22,709	7,718	2,650	29,570	32,220	(6,653)	2011
2958	Valencia	CA	26,049	12,699	986'67	I	12,699	986'67	62,685	(896)	2019
2936	Whittier	O	Ι	3,355	24,639	42	3,355	24,681	28,036	(588)	2019
2603	Boca Raton	님	I	2,415	17,923	2,256	2,415	19,154	21,569	(5,834)	2006
2602	Boynton Beach	చ	I	1,270	4,773	4,379	1,270	7,378	8,648	(2,152)	2003
3042	Bradenton	님	I	1,720	30,814	72	1,720	30,886	32,606	(872)	2019
2520	Clearwater	교	I	2,250	2,627	2,829	2,250	4,876	7,126	(1,712)	2015
2604	Coconut Creek	긥	I	2,461	16,006	3,343	2,461	17,915	20,376	(5,373)	2006
2601	Delray Beach	႕	I	850	6,637	3,378	850	9,102	9,952	(3,085)	2002
3043	Fort Myers	님	I	1,806	37,410	117	1,806	37,527	39,333	(1,031)	2019
3044	Fort Myers	긥	I	3,177	55,719	92	3,177	55,784	58,961	(1,570)	2019
2517	Ft Lauderdale	긥	I	2,867	43,126	12,824	2,867	54,298	57,165	(7,562)	2015
2522	Lutz	占	I	902	15,169	6,107	902	21,276	22,178	(2,379)	2015
3039	Melbourne	긥	I	2,212	54,579	66	2,212	54,678	26,890	(1,588)	2019
3040	Naples	긥	I	7,444	33,744	26	7,444	33,841	41,285	(1,020)	2019
2523	Orange City	긥	I	912	9,724	1,738	912	11,462	12,374	(2,174)	2015
3041	Palm Beach Gardens	급	I	4,249	33,747	25	4,249	33,802	38,051	(951)	2019
1971	Sarasota	귙	I	3,050	29,516	6'128	3,050	38,313	41,363	(13,100)	2011
2526	Tamarac	긥	I	970	16,037	1,750	970	9,136	10,106	(2,663)	2015
2904	Tampa	교	I	1,994	24,493	774	1,994	25,267	27,261	(999)	2019
3045	Tampa	님		1,419	25,634	26	1,419	25,660	27,079	(746)	2019

			INITIAL C	INITIAL COST TO COMPANY	COSTS CAPITALIZED	GROSS A AS C	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	ARRIED		
CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
Vero Beach		 	\$ 1,048	\$ 17,392	\$ 3,425 \$	1,048	\$ 20,817	21,865	\$ (2,914)	2015
Atlanta	GA	I	3,957	5,378	149	3,957	5,527	6,484	(225)	2019
Lilburn	GA	1	406	17,340	501	406	17,195	18,102	(5,720)	1998
Suwanee	GA	1	3,708	35,882	110	3,708	35,992	39,700	(991)	2019
Olympia Fields	_	1	4,120	29,400	5,289	4,120	33,951	38,071	(11,286)	2011
St. Charles	_	1	1,000	22,747	308	1,000	23,055	24,055	(551)	2019
Wheaton	_		1,599	13,268	351	1,599	13,619	15,218	(385)	2019
Prairie Village	KS	1	2,554	766'9	265	2,554	7,259	9,813	(314)	2019
Plymouth	Δ		2,434	9,027	1,604	2,438	9,831	12,269	(3,215)	2006
Watertown	Δ Σ	I	8,828	29,317	420	8,828	29,737	38,565	(1,744)	2017
Columbia	Δ		1,947	29,201	385	1,947	29,586	31,533	(099)	2019
Ellicott City	Ω	18,492	3,607	31,720	1,879	3,607	33,597	37,204	(3,623)	2016
Frederick	Δ		609	9,158	1,424	609	10,005	10,614	(3,346)	1998
Hanover	Ω	8,610	4,513	25,625	1,523	4,513	27,148	31,661	(2,875)	2016
Laurel	Δ	5,585	3,895	13,331	1,527	3,895	14,858	18,753	(2,131)	2016
North Bethesda	Ω	1	3,798	21,430	352	3,798	21,782	25,580	(597)	2019
Farmington Hills	Σ	I	1,013	12,119	1,042	1,013	12,413	13,426	(4,241)	1998
Plymouth Township	Ξ	1	1,494	16,060	929	1,494	16,716	18,210	(443)	2019
Des Peres	Ο	1	4,361	. 20,664	2,397	4,361	22,443	26,804	(7,175)	1998
Richmond Heights	ΟΣ	1	1,744	24,232	1,192	1,744	24,740	26,484	(8,051)	1998
Mooresville	S	I	2,538	37,617	2,427	2,538	40'044	42,582	(7,991)	2012
Greensboro	S	I	1,272	29,249	2 †††	1,272	29,696	30,968	(924)	2019
Raleigh	S	I	1,191	. 11,532	1,332	1,191	12,276	13,467	(4,002)	1998
Omaha	빌	I	2,864	30,793	273	2,864	31,066	33,930	(783)	2019
Cherry Hill	Z	I	2,420	11,042	2,874	2,420	13,366	15,786	(5,107)	2010
Cresskill	Z	I	4,684	53,927	2,108	4,684	54,942	59,626	(17,854)	1998
Florham Park	Z	I	8,587	30,666	802	8,587	31,471	40,058	(739)	2019
Madison	Z	I	3,157	19,909	669	3,157	19,963	23,120	(9444)	1998
Manahawkin	Z	I	921	9,927	1,544	921	11,005	11,926	(3,937)	2005
Saddle River	Z	1	1,784	15,625	1,180	1,784	16,055	17,839	(5,247)	1998
Voorhees Township	Z	1	006	7,629	1,126	006	8,416	9,316	(3,826)	1998
West Orange	Z	1	5,231	33,395	279	5,231	33,674	38,905	(787)	2019
Albuquerque	ΣΖ	I	767	9,324	1,750	767	10,575	11,342	(4,663)	1996
Dayton	НО	I	848	15,095	198	848	15,293	16,141	(397)	2019
Westlake	ЮН	I	1,908	13,039	181	1,908	13,220	15,128	(369)	2019
Haverford	ΡΑ		16,461	. 108,816	18,471	16,461	121,593	138,054	(41,223)	1998
Arlington	×	l	2,494	12,192	1,138	2,540	12,574	15,114	(4,002)	2006

				INITIAL CO	INITIAL COST TO COMPANY	COSTS CABITALIZED	GROSS AI AS C	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 2019		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
2786	Friendswood		₩	\$ 400	\$ 7,354	\$ \$86	\$ 400	\$ 8,017	\$ 8,417	\$ (3,010)	2002
2529	Grand Prairie	×	1	865	10,650	1,670	865	12,320	13,185	(2,326)	2015
2785	Houston	×	I	835	7,195	992	835	8,187	9,022	(3,856)	1997
3047	Lewisville	X	1	4,228	35,835	903	4,228	36,438	40,666	(1,032)	2019
2510	Temple	×	I	2,354	52,859	2,053	2,354	53,709	56,063	(5,772)	2015
2400	Victoria	X	1	1,032	7,743	2,017	1,032	8,434	9'466	(1,851)	2015
2605	Victoria	×	I	175	4,290	4,812	175	7,647	7,822	(3,769)	1995
2917	Arlington	∀	1	7,278	37,407	4,103	7,278	40,180	47,458	(13,749)	1998
2919	Falls Church	₹	I	2,228	8,887	1,169	2,228	9,638	11,866	(3,356)	1998
3081	Fort Belvoir	∀	1	11,594	99,528	16,735	11,594	112,578	124,172	(38,681)	1998
2582	Fredericksburg	∀	I	2,370	19,725	492	2,370	20,216	22,586	(1,858)	2016
2581	Leesburg	∀	11,725	1,340	17,605	1,395	1,340	19,000	20,340	(1,998)	2016
2514	Richmond	∀		2,981	54,203	6,707	2,981	60,910	63,891	(9,640)	2015
2913	Edmonds	WA	1	1,418	16,502	819	1,418	16,780	18,198	(5,354)	1998
			\$258,320	\$ 315,143	\$2,273,243	\$ 192,882	\$315,238	\$2,411,867	\$2,727,105	\$(415,276)	

			ļ	INITIAL CO	ITIAL COST TO COMPANY	COSTS CAPITALIZED	GROSS AN	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	ARRIED 19		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	ACCUMULATED TOTAL ⁽⁴⁾ DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
Life science	ence										
1483	Brisbane	CA	\$ \$	8,498	\$ 500	\$ 12,714 \$	8,498	\$ 13,214 \$	21,712	₩	2007
1484	Brisbane	CA	I	11,331	689	63,861	11,331	64,550	75,881	I	2007
1485	Brisbane	CA	1	11,331	9009	9,106	11,331	902'6	21,037	1	2007
1486	Brisbane	CA	I	11,331	1	179,627	11,331	179,627	190,958	1	2007
1487	Brisbane	CA	I	8,498		11,621	8,498	11,621	20,119	I	2007
2874	Brisbane	Q O	I	64,186	62,318	266	64,186	63,271	127,457	(1,599)	2019
2875	Brisbane	CA		58,410	56,623	130	58,410	56,743	115,153	(1,510)	2019
1401	Hayward	CA	I	006	7,100	2,065	006	8,311	9,211	(2,347)	2007
1402	Hayward	CA		1,500	6,400	3,682	1,719	779'6	11,363	(5,247)	2007
1403	Hayward	Q V	Ι	1,900	7,100	7,292	1,900	13,259	15,159	(3,868)	2007
1404	Hayward	CA	1	2,200	17,200	1,776	2,200	18,976	21,176	(5,591)	2007
1405	Hayward	CA	I	1,000	3,200	794,7	1,000	10,697	11,697	(8,086)	2007
1549	Hayward	CA	I	1,006	4,259	3,919	1,055	6,063	7,118	(2,723)	2007
1550	Hayward	CA	I	677	2,761	5,837	710	3,057	3,767	(1,735)	2007
1551	Hayward	CA		661	1,995	4,632	663	2,408	3,101	(1,066)	2007
1552	Hayward	CA	I	1,187	7,139	1,889	1,222	7,885	9,107	(3,533)	2007
1553	Hayward	CA	I	1,189	6,465	7,361	1,225	16,229	17,454	(7,563)	2007
1554	Hayward	CA	I	1,246	5,179	3,332	1,283	7,562	8,845	(3,542)	2007
1555	Hayward	CA	I	1,521	13,546	926'9	1,566	20,398	21,964	(6'402)	2007
1556	Hayward	CA	I	1,212	5,120	7,660	1,249	6,791	8,040	(2,659)	2007
1424	La Jolla	CA	I	009'6	25,283	12,511	9,719	34,365	44,084	(10,347)	2007
1425	La Jolla	CA	I	6,200	19,883	1,661	6,276	21,420	27,696	(6,311)	2007
1426	La Jolla	CA	I	7,200	12,412	13,593	7,287	22,680	29,967	(7,827)	2007
1427	La Jolla	CA	I	8,700	16,983	7,128	8,767	22,255	31,022	(9,216)	2007
1949	La Jolla	CA	I	2,686	11,045	843	2,686	11,548	14,234	(3,539)	2011
2229	La Jolla	CA	I	8,753	32,528	9,320	8,777	41,451	50,228	(6,882)	2014
1470	Poway	CA	I	5,826	12,200	970'9	5,826	12,542	18,368	(3,830)	2007
1471	Poway	CA	I	5,978	14,200	4,253	5,978	14,200	20,178	(4,408)	2007
1472	Poway	CA	I	8,654		11,906	8,654	11,906	20,560	(2,098)	2007
1473	Poway	CA	I	11,024	2,405	26,607	11,024	29,012	40,036	(2,212)	2019
1474	Poway	CA	I	5,051		10,501	5,051	10,501	15,552	I	2019
1475	Poway	CA	I	5,655	I	10,192	5,655	10,192	15,847	1	2007
1478	Poway	CA	1	6,700	14,400	6,145	6,700	14,400	21,100	(4,470)	2007
1499	Redwood City	CA	I	3,400	5,500	2,307	3,407	6,907	10,314	(3,304)	2007
1500	Redwood City	CA	I	2,500	4,100	1,220	2,506	4,563	7,069	(1,806)	2007
1501	Redwood City	CA	I	3,600	4,600	1,678	3,607	5,842	6446	(2,062)	2007
1502	Redwood City	CA	I	3,100	5,100	954	3,107	5,801	8,908	(2,376)	2007

		1	INITIAL CO	NITIAL COST TO COMPANY	COSTS CAPITALIZED	SROSS AM	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 019		
0,	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
	CA	\ 		\$ 17,300	\$ 4,169	4,818	\$ 19,817	\$ 24,635	\$ (5,863)	2007
	CA	1	5,400	15,500	8,341	5,418	23,819	29,237	(6,148)	2007
	CA	I	3,000	3,500	826	3,006	4,115	7,121	(2,038)	2007
0	CA	I	9'000	14,300	14,666	6,018	28,340	34,358	(8,162)	2007
	CA	I	1,900	12,800	13,722	1,912	26,510	28,422	(10,668)	2007
O	CA	I	2,700	11,300	12,309	2,712	18,046	20,758	(4,331)	2007
	CA	I	2,700	10,900	10,476	2,712	20,841	23,553	(10,553)	2007
	CA		2,200	12,000	068'6	2,212	17,996	20,208	(4,281)	2007
	CA	I	2,600	9,300	6,120	2,612	14,808	17,420	(3,228)	2007
	CA		3,300	18,000	12,398	3,300	30,398	33,698	(11,493)	2007
	CA	I	3,300	17,900	15,279	3,326	33,153	36,479	(14,297)	2007
	CA		2,603	11,051	3,166	2,603	14,217	16,820	(5,368)	2002
	CA	I	5,269	23,566	27,021	5,669	46,887	52,556	(15,055)	2002
Ü	CA	I	4,630	2,028	9,100	4,630	5,193	9,823	(1,600)	2006
	CA	I	2,040	903	5,189	2,040	4,138	6,178	(878)	2006
	CA	I	3,940	3,184	6,003	4,047	4,917	8,964	(1,730)	2006
	CA	I	2,690	4,579	789	5,830	4,802	10,632	(1,916)	2006
O	CA	I	11,700	31,243	6,087	11,700	33,968	45,668	(9,190)	2007
U	CA	I	2,324		2,977	2,324	2,977	5,301	l	2007
	CA	I	4,200	I	4,432	4,200	4,432	8,632	I	2007
	CA	I	7,000	33,779	1,209	7,000	34,988	41,988	(11,124)	2007
	CA	I	7,179	3,687	4,900	7,336	8,391	15,727	(3,538)	2007
	CA	I	8,400	33,144	9,191	8,400	42,335	50,735	(9,537)	2007
	CA	I	5,200	I	1	5,200	I	5,200	I	2007
	CA	I	7,740	22,654	3,829	7,888	25,104	32,992	(8,138)	2007
0	CA	I	2,581	10,534	4,231	2,581	14,765	17,346	(4,682)	2011
	CA	I	5,879	25,305	3,385	5,879	26,392	32,271	(7,671)	2011
0	CA	I	7,621	3,913	8,541	7,626	11,158	18,784	(3,529)	2007
	CA	I	7,661	9,918	7,418	7,661	17,336	24,997	(206)	2016
0	CA	I	9,207	14,613	6,558	9,207	21,171	30,378	(2,916)	2016
	CA	I	9000'9		1,857	9'000	1,857	7,857	1	2016
Ü	CA	I	2,734	5,195	13,847	2,734	19,042	21,776	I	2017
	CA	I	4,100	12,395	10,929	4,100	23,324	27,424	(1,224)	2017
0	CA	I		I	14,477	1	14,477	14,477	1	2004
	CA	I	10,120	38,351	1,044	10,120	39,395	49,515	(1,673)	2018
	CA	I	6,052	14,122	22	6,052	14,460	20,512	(808)	2018
	CA		7,054	7,794	25	7,054	7,819	14,873	(208)	2019

≚	≚	INITIAL	COS	ITIAL COST TO COMPANY	COSTS CAPITALIZED	GROSS AN	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019 BILLI DINGS AND	ARRIED 19	C A STATE OF A STATE O	VEAD ACCILIDED
CITY STATE DECEMBER 31, 2019 LAND IMPROVEMENTS	DECEMBER 31, 2019 LAND	'	BUILDINGS	AND	ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL(1)	ACCUMULATED DEPRECIATION(2)	YEAR ACQUIRED/ CONSTRUCTED
South San Francisco CA \$ - \$ 7,182 \$ 12,	— \$ 7,182 \$	↔		12,140	\$ 110,011 \$	7,186	\$ 13,393 \$	20,579	\$ (4,572)	2007
South San Francisco CA – 9,000 17			17	17,800	1,498	000'6	18,275	27,275	(5,696)	2007
South San Francisco CA — 18,000 36			38	38,043	5,260	18,000	43,303	61,303	(13,699)	2007
South San Francisco CA — 4,900 — 1			1	18,100	12,533	4,900	30,544	35,444	(6,604)	2007
South San Francisco CA — 8,000 2			2	27,700	12,065	8,000	39,682	47,682	(8,087)	2007
South San Francisco CA — 10,100	- 10,100	10,100		22,521	4,143	10,100	26,425	36,525	(7,898)	2007
South San Francisco CA — 8,000	- 8,000	8,000		28,299	7,923	8,000	36,222	44,222	(10,092)	2007
South San Francisco CA 3,700	- 3,700	3,700		20,800	2,248	3,700	22,845	26,545	(7,797)	2007
South San Francisco CA — 10,700	- 10,700	10,700		23,621	21,011	10,700	42,099	52,799	(6,791)	2007
South San Francisco CA — 7,000	000'2 —	7,000		15,500	9,791	7,000	25,291	32,291	(5,425)	2007
South San Francisco CA — 13,800				42,500	37,058	13,800	79,558	93,358	(25,206)	2008
South San Francisco CA — 14,500 4			7	45,300	36,935	14,500	82,235	96,735	(25,647)	2008
South San Francisco CA — 9,400 2			2	24,800	50,146	004'6	73,376	82,776	(22,442)	2008
South San Francisco CA — 11,900 6			9	88,848	115	11,900	68,963	80,863	(21,400)	2007
South San Francisco CA — 10,000 5			ц)	57,954	700	10,000	58,354	68,354	(18,005)	2007
South San Francisco CA — 9,300 4			7	43,549	∞	9,300	43,557	52,857	(13,521)	2007
South San Francisco CA — 11,000 4.			.47	47,289	91	11,000	47,380	58,380	(14,751)	2007
South San Francisco CA — 13,200 60)9	60,932	2,642	13,200	63,574	76,774	(19,688)	2007
South San Francisco CA — 10,500 3			3	33,776	923	10,500	34,699	45,199	(10,754)	2007
South San Francisco CA — 10,600 34			37	34,083	6	10,600	34,092	44,692	(10,583)	2007
South San Francisco CA — 10,900 2			2	20,900	808'8	10,909	24,072	34,981	(9,029)	2007
South San Francisco CA — 3,600	— 3,600	3,600		100	1,246	3,600	1,346	946'4	(46)	2007
South San Francisco CA — 2,300	- 2,300	2,300		100	291	2,300	391	2,691	(100)	2007
South San Francisco CA — 3,900	— 3,900	3,900		200	204	3,900	704	4,604	(200)	2007
South San Francisco CA — 7,117	- 7,117	7,117		900	5,773	7,117	4,588	11,705	(1,151)	2007
South San Francisco CA — 10,381	- 10,381	10,381		2,300	20,861	10,381	20,813	31,194	(5,054)	2007
South San Francisco CA — 7,403	— 7,403	7,403		700	11,638	7,403	7,987	15,390	(1,862)	2007
South San Francisco CA — 10,100 2			C	24,013	15,810	10,100	36,067	46,167	(8,028)	2007
South San Francisco CA — 32,210				3,110	18,900	32,210	22,010	54,220	I	2007
South San Francisco CA — 5,666			Ξ,	5,773	12,970	5,695	18,645	24,340	(14,055)	2007
South San Francisco CA — 1,204				1,293	2,888	1,210	4,060	5,270	(1,578)	2007
South San Francisco CA 8,648	8,648	8,648			020'96	8,648	04,070	104,718	(15,537)	2016
South San Francisco CA — 7,845	- 7,845	7,845			84,770	7,844	84,771	92,615	(10,799)	2017
South San Francisco CA – 6,708	- 6,708	6,708		I	121,730	6,708	121,730	128,438	(13,100)	2017
South San Francisco CA — 6,708	- 6,708	6,708			107,108	6,708	107,108	113,816	(8,895)	2018
South San Francisco CA — 8,544	8,544	8,544			66'66	8,544	99,902	108,446	(3,683)	2019
South San Francisco CA — 10,120	— 10,120	10,120			119,864	10,120	119,864	129,984	(3,982)	2019

			Z	IITIAL CO	INITIAL COST TO COMPANY	COSTS	GROSS A AS (GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 019		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND SIMPROVEMENTS	SUBSEQUENTTO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL(1)	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
Medical office											
0638	Anchorage	ΑK	\$ \$	1,456	\$ 10,650	\$ 12,384 \$	\$ 1,456	\$ 22,981 \$	24,437	\$ (8,902)	2006
2572	Springdale	AR	1	I	27,714	1		27,714	27,714	(2,748)	2016
0520	Chandler	AZ		3,669	13,503	6,885	3,749	19,077	22,826	(6,360)	2002
2040	Mesa	AZ	1	1	17,314	1,662		18,775	18,775	(3,608)	2012
0468	Oro Valley	AZ	1	1,050	4/174	995	1,084	7,160	8,244	(3,335)	2001
0356	Phoenix	AZ	I	780	3,199	2,807	865	666'7	5,864	(2,609)	1999
0470	Phoenix	AZ	 I	280	877	172	280	1,014	1,294	(427)	2001
1066	Scottsdale	AZ	I	5,115	14,064	4,434	4,839	16,988	21,827	(6,134)	2006
2021	Scottsdale	AZ	1		12,312	4,023		15,826	15,826	(5,317)	2012
2022	Scottsdale	AZ	I	I	9,179	1,890		10,919	10,919	(4,322)	2012
2023	Scottsdale	AZ			6,398	2,079	Ι	8,235	8,235	(2,841)	2012
2024	Scottsdale	AZ	1		9,522	925	32	10,349	10,381	(3,399)	2012
2025	Scottsdale	AZ	1	I	4,102	2,230	1	6,116	6,116	(2,384)	2012
2026	Scottsdale	AZ	I		3,655	2,179		2,648	5,648	(1,624)	2012
2027	Scottsdale	AZ	I	I	7,168	2,508	I	9,452	9,452	(3,156)	2012
2028	Scottsdale	AZ	1		6'929	4,024		10,683	10,683	(3,067)	2012
0453	Tucson	ΑZ	I	215	6,318	1,576	326	7,225	7,551	(4,032)	2000
0556	Tucson	AZ	I	215	3,940	1,678	267	5,138	5,405	(2,038)	2003
1041	Brentwood	CA	I		30,864	3,135	309	32,897	33,206	(11,460)	2006
1200	Encino	CA	I	6,151	10,438	6,340	6,757	14,584	21,341	(5,751)	2006
1038	Fresno	CA	1	3,652	29,113	21,935	3,652	51,048	54,700	(18,753)	2006
0436	Murrieta	CA	I	400	9,266	5,067	749	12,400	13,149	(6,729)	1999
0239	Poway	CA	1	2,700	10,839	4,929	2,965	13,121	16,086	(7,477)	1997
2654	Riverside	OA	I	2,758	806'6	444	2,758	10,315	13,073	(872)	2017
0318	Sacramento	CA	I	2,860	37,566	27,503	2,911	63,526	66,437	(15,815)	1998
2404	Sacramento	CA	I	1,268	5,109	966	1,299	6,045	7,344	(1,242)	2015
0234	San Diego	CA	I	2,848	5,879	1,450	3,009	4,981	2,990	(3,559)	1997
0235	San Diego	OA	I	2,863	8,913	2,913	3,068	7,475	10,543	(5,033)	1997
0236	San Diego	CA	I	4,619	19,370	4,023	4,711	15,996	20,707	(10,428)	1997
0421	San Diego	OA	I	2,910	19,984	16,395	2,964	35,006	37,970	(11,554)	1999
0564	San Jose	CA	I	1,935	1,728	2,922	1,935	3,242	5,177	(1,522)	2003
0565	San Jose	OA	I	1,460	7,672	1,010	1,460	8,201	9,661	(3,462)	2003
0659	Los Gatos	CA	I	1,718	3,124	982	1,758	3,453	5,211	(1,436)	2000
0439	Valencia	OA	1	2,300	796'9	4,243	2,404	9,027	11,431	(4,539)	1999
1211	Valencia	OA	I	1,344	7,507	881	1,383	8,002	9,385	(2,753)	2006
0440	West Hills	CA	I	2,100	11,595	4,725	2,259	12,145	14,404	(6,617)	1999

CITY STATE DECEMBER 31, 2019 Aurora CO \$ — Aurora CO \$ — Aurora CO — — Colorado Springs CO — — Denver CO — — Englewood CO — — Englewood CO — — Englewood CO — — Littleton CO — — Lone Tree CO — — Atlantis FL — — Atlantis FL — — Atlantis FL — — Kissimmee FL — — Kissimmee FL — —	S AT LAND		SUBSEQUENTTO				ACCUMULATED	/ didilioot c
os Springs		IMPROVEMENTS	ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
ood bod bod bod bod bod bod bod bod bod	 ⇔	\$ 8,764	\$ 3,384		\$ 9,362	9,362	\$ (4,027)	2005
o Springs ood ood ds Ranch lle ⁽³⁾ ee ee ee ee ee ee er rrth	_ 210	12,362	7,378	210	18,794	19,004	(5,469)	2006
o Springs ood ood the Ranch lee ee ee ee ee ee ee er hypee ord ood wille	_ 200	8,414	5,818	285	13,512	13,797	(4,545)	2006
ood ood sood sood als Ranch lle(3) and ille(3) and ille(3) and		12,933	11,330	1	20,207	20,207	(6,923)	2006
ood ood sod als Ranch lle(3) wod ville(3) vith	267 —	7,897	1,865	622	8,721	9,343	(3,687)	2006
ood sod sod lle(3) nod ville(3) ee ee ee ee er er rth	1	8,616	9,521	11	16,263	16,274	(7,772)	2005
bod As Ranch Ille ood ille ood ille ood rith obee o		8,449	5,219		11,502	11,502	(4,590)	2005
ds Ranch ds Ranch lle (3) ood ille (3) ee ee ee ee er arth	1	8,040	13,629		19,028	19,028	(6,453)	2005
ats Ranch ee ee ee ee ee ee ee ee er rth		8,472	10,255		16,948	16,948	(5,354)	2005
ee ^{GB} IlleGB AilleBB AilleBB AilleBB Airth Airth	- 1,637	10,063	I	1,637	10,063	11,700	(774)	2017
e e e e e e e e e e e e e e e e e e e		4,562	2,583	257	5,710	5,967	(2,672)	2005
e e e e e e e e e e e e e e e e e e e	1	4,926	2,511	106	6,277	6,383	(2,356)	2005
ood ille ⁽³⁾ ood ee ee ee ee ee ee			21,061		19,853	19,853	(7,586)	2003
r lle ⁽³⁾ ood ee		23,274	4,408	17	25,586	25,603	(9,071)	2000
Ille ⁽³⁾ Aille ⁽³⁾ ee ee ee arth		6,734	30,220		36,843	36,843	(6,438)	2014
nod ville ⁽³⁾ ville ⁽³⁾ eee ee ee er rth		13,388	1,212	00	14,282	14,290	(5,189)	2006
lle ⁽³⁾ ood //ile ⁽³⁾ ee ee ee er orth	_ 236	10,206	004'4	463	12,862	13,325	(5,435)	2002
ood ille ⁽³⁾ irth		2,027	462	5	2,269	2,274	(1,242)	1999
ville ⁽³⁾ ood nee nee orth a		2,000	1,190		2,578	2,578	(1,353)	1999
ville ⁽³⁾ ood nee orth ooth	- 455	2,231	1,025	455	2,863	3,318	(1,215)	2000
ood wille ⁽³⁾ nee nee orth	1	I	782	1	782	782	I	2019
nee nee orth	_ 170	1,134	503	226	1,306	1,532	(577)	2000
nee nee orth			347		347	347		2019
orth	788	174	1,225	788	1,256	2,044	(322)	2000
orth Pobee ⁽³⁾	— 481	347	790	767	778	1,272	(436)	2000
orth Tobee ⁽³⁾		7,574	2,674	1	8,357	8,357	(3,188)	2000
obee(3)	1,507	2,894	1,807	1,507	4,541	6,048	(2,445)	2000
obee ⁽³⁾	1,553	868'9	2,143	1,553	8,697	10,250	(3,395)	2000
obee(3)	- 4,392	11,841	5,688	4,392	14,920	19,312	(5,933)	2000
obee ⁽³⁾	1	13,123	7,994	1	20,815	20,815	(962'4)	2014
obee ⁽³⁾		8,877	3,915	1	12,698	12,698	(2,897)	2014
lobee ⁽³⁾	1	8,566	679		9,172	9,172	(2,999)	2006
lobee ⁽³⁾		29,186	1,367	1	30,553	30,553	(2,711)	2016
	1	18,819	702		19,521	19,521	(1,483)	2016
	1	I	89	1	89	88	I	2019
Orlando FL	- 2,144	5,136	15,562	12,268	8,412	20,680	(5,077)	2003
Pace FL	1	10,309	3,624	26	11,613	11,639	(3,709)	2006

INITIAL COST TO COMPANY ENCUMBRANCES AT BUILDINGS AND STATE DECEMBER 31, 2019 LAND IMPROVEMENTS	INITIAL COS ENCUMBRANCES AT DECEMBER 31, 2019 LAND	INITIAL COS ENCUMBRANCES AT DECEMBER 31, 2019 LAND	NITIAL COST TO COMPAN' BUILDINGS ANI LAND IMPROVEMENT	DST TO COMPAN' BUILDINGS ANI	>100	COSTS CAPITALIZED SUBSEQUENT TO ACQUISITION	GROSS A AS	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019 BUILDINGS AND LAND IMPROVEMENTS TOTAL	CARRIED (019)	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
	Pensacola	N N		LAND	\$ 11.166	\$ 699	LAND	\$ 11.835	11.835	\$ (3.908)	2006
	Plantation	. d		1,091		2	1,091		992'6		2002
	Punta Gorda	F	I		9,379	ı	-	9,379	9,379	(839)	2016
	St. Petersburg	긭	I		13,754	14,642		25,323	25,323	(7,091)	2006
	Tampa	긥	I	1,967	6,618	8,216	2,722	10,872	13,594	(5,355)	2006
	Blue Ridge	GA	I	I	3,231	260	I	3,473	3,473	(1,150)	2006
	Statesboro	GA	1	I	10,234	194		10,428	10,428	(1,249)	2016
	Marion	_	1	66	11,538	2,118	100	13,213	13,313	(4,267)	2006
	Newburgh	Z	I	I	14,019	5,280	I	19,291	19,291	(4,777)	2006
	Kansas City	KS		740	2,173	17	448	2,137	2,585	(460)	2012
	Overland Park	KS	I	I	7,668	1,386	ı	6,054	9,054	(1,989)	2012
	Overland Park	KS	I	872	11,813	27	872	11,840	12,712	(403)	2019
	Wichita	KS	I	530	3,341	713	530	3,617	4,147	(1,433)	2001
	Lexington	≿	1		12,726	2,032	I	14,501	14,501	(5,294)	2006
	Louisville	≿	I	936	8,426	18,384	936	24,203	25,139	(10,700)	2005
	Louisville	≿	1	835	27,627	8,368	878	33,296	34,174	(12,872)	2005
	Louisville	×	1	780	8,582	6,643	851	12,630	13,481	(8,657)	2005
	Louisville	×	1	826	13,814	3,020	832	15,295	16,127	(5,549)	2005
	Louisville	≿	I	2,983	13,171	6,815	2,991	18,508	21,499	(8,608)	2005
	Louisville	≿	I	788	2,414	I	788	2,414	3,202	(898)	2010
	Louisville	≿	I	3,255	28,644	1,770	3,291	29,880	33,171	(6,019)	2010
	Louisville	Κ	I	430	6,125	197	430	6,322	6,752	(1,906)	2010
	Louisville	≿	I	1,519	15,386	3,943	1,648	19,194	20,842	(4,220)	2014
	Louisville	×	1	1,334	12,172	2,293	1,511	14,208	15,719	(3,381)	2014
	Louisville	≿	I	1,644	10,832	5,804	2,041	16,191	18,232	(4,029)	2014
	Haverhill	Ψ	I	800	8,537	2,335	869	9,092	9,961	(3,027)	2007
	Ellicott City	Ω	I	1,115	3,206	3,154	1,222	4,955	6,177	(2,256)	2006
	Towson	Ф	I	I	14,233	4,619		13,549	13,549	(4,159)	2006
	Biddeford	МΕ	I	1,949	12,244	1	1,949	12,244	14,193	(916)	2017
	Minneapolis	ΖΣ	I	117	13,213	5,342	117	17,273	17,390	(9,168)	1997
	Minneapolis	ΖΣ	I	160	10,131	900'5	160	13,891	14,051	(8,084)	1997
	Independence	Θ	I	1	48,025	2,743	I	49,741	49,741	(8,353)	2012
	Lee's Summit ⁽³⁾	Θ				7,557		7,557	7,557		2019
	Flowood	MS	I	1	8,413	1,239	I	8,984	8,984	(2,840)	2006
	Jackson	MS			898'8	231		9,091	9,091	(2,998)	2006
	Jackson	Σ	I	1	7,187	2,270	1	8,379	8,379	(2,725)	2006
	Omaha	Щ	I		16,243	1,589	17	17,457	17,474	(6,176)	2006

ENCUMBRANCES AT
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- 1,341
- 2,071
— 918
1,961
- 815
- 919
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- 2,305
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CHAPTION STATE PARTICIATION AND STREET, AND STREET			_ '	NITIAL CO	INITIAL COST TO COMPANY	CAPITALIZED	GROSS A	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 2019		
SC 4 5 54 6,450 4 6,504 4 6,904 <t< th=""><th></th><th>STATE</th><th></th><th>LAND</th><th>BUILDINGS AND IMPROVEMENTS</th><th>SUBSEQUENTTO ACQUISITION</th><th>LAND</th><th>BUILDINGS AND IMPROVEMENTS</th><th>TOTAL⁽¹⁾</th><th></th><th>YEAR ACQUIRED/ CONSTRUCTED</th></t<>		STATE		LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENTTO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾		YEAR ACQUIRED/ CONSTRUCTED
SC 824 13,645 17 824 13,645 17 824 13,645 14,685 13,645 14,685 14,685 14,685 14,685 14,685 14,685 14,685 15,131 14,685 14,685 14,685 15,131 14,685 15,131 15,1	/ille	SC	 	\$ 534		₩	\$ 534		\$ 6,964		2018
each SC 498 1015 — 498 1015 — 498 1015 — 498 1015 — 498 1015 — 498 1015 — 498 1015 — 25.512 — <th< td=""><td>ille</td><td>SC</td><td>I</td><td>824</td><td>13,645</td><td>17</td><td>824</td><td>13,662</td><td>14,486</td><td></td><td>2018</td></th<>	ille	SC	I	824	13,645	17	824	13,662	14,486		2018
National Color	rs Rest	SC	I	498	1,015	I	498	1,015	1,513	(223)	2018
qbb TN — — — — — 10,332 — 10,332 10,432	Beach ⁽³⁾	SC	1	I	1	25,516	I	25,516	25,516		2018
NYMILE TIX — 256 1,550 2,804 256 3,445 3,699 PIX — 830 9,698 7,328 851 16,900 16,911 PIX — 830 9,698 7,328 8,51 16,900 16,911 PIX — 700 4,558 7,982 700 8,821 16,931 PIX — 700 4,558 7,982 17,592 18,941 15,101 PIX — 965 14,289 5,682 7,082 10,832 10,832 PIX — 965 14,289 5,682 7,082 10,832 10,832 PIX — 960 7,142 9,682 10,832 10,832 10,832 PIX — 1,007 1,314 2,483 2,483 2,704 11,400 PIX — 827 1,242 7,423 2,423 11,400 11,400 11,400 11,400 11,40	(s)poo	Z	1	1		10,332	I	10,332	10,332	1	2019
9 TN 6830 5,036 13,180 851 16,088 16,088 16,088 16,088 16,088 16,088 16,088 16,088 16,088 16,511 15,110 1 N — 500 4,528 5,987 378 15,514 15,110 1 N — 700 4,558 5,987 700 8,828 1,826 1 N — 965 14,289 5,951 3,981 18,511 18,511 1 N — 965 14,289 5,957 9,955 18,532 9,828 1 N — 2,000 7,444 4,418 2,965 15,526 18,635 18,635 1 N — 5,202 7,64 4,418 2,980 11,509 11,509 1 N — 5,425 1,305 11,418 5,428 1,500 1 N — 5,425 1,305 11,428 7,64 5,438 1,608 1 N —	sonville	Z		256	1,530	2,809	256	2,443	3,699		2000
9 TN — 596 9,698 7,037 596 14,514 15,110 9 TN — 317 6,528 5,981 317 8,524 8,574 8,574 8,871 1N — 317 6,528 5,981 317 8,524 8,871 8,871 1N — 965 14,289 5,981 317 965 1,925 1N — 965 14,289 5,981 1,155 1,155 1,155 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,156 1,160	age	Z	1	830	5,036	13,180	851	16,080	16,931	(4,365)	2003
9 1N — 317 6,528 3,981 317 8,574 8,874 8,874 8,891 1N — 700 4,559 5,087 700 8,825 9,525 1N — 2,060 3,418 5,087 700 8,835 10,893 1N — 2,060 3,211 5,087 2,056 13,647 10,893 1N — 2,060 3,211 5,087 2,086 13,516 13,647 1N — 2,080 1,164 4,418 2,980 10,536 13,516 1N — 2,080 1,304 1,436 2,486 1,436 1,436 1N — 2,425 1,530 2,425 1,436 1,436 1,436 1N — 3,428 1,542 1,436 2,426 2,704 1,436 1N — 3,428 1,542 1,436 1,436 1,436 1,436 1,436 <	age	Z	I	596	869'6	7,037	296	14,514	15,110		2003
TN — 700 4,559 5,087 700 8,825 9,525 9,525 9,525 9,525 9,525 9,525 9,525 11,529 11,520 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 11,420 </td <td>age</td> <td>Z</td> <td>I</td> <td>317</td> <td>6,528</td> <td>3,981</td> <td>317</td> <td>8,574</td> <td>8,891</td> <td>(3,709)</td> <td>2003</td>	age	Z	I	317	6,528	3,981	317	8,574	8,891	(3,709)	2003
TN - 955 14,289 5,557 955 11,592 11,592 18,547 TN - 2,005 5,211 5,045 8,838 1,083 10,893 TN - 2,060 5,211 5,054 1,015 1,0893 10,893 TN - 2,980 7,164 4,418 2,980 1,0526 1,516 TN - 2,980 1,364 4,43 5,98 1,078 1,608 TN - 2,66 1,305 1,740 266 2,438 2,704 TN - 2,62 1,362 3,818 2,438 2,704 TN - 2,62 1,362 3,818 2,438 2,704 TN - 2,62 1,342 3,618 3,418 2,438 1,440 TN - 2,425 1,542 1,542 1,542 1,440 2,438 1,440 TN - - -	<u>e</u>	Z	I	700	4,559	5,087	700	8,825	9,525		1994
TN — 2,050 5,211 5,054 2,055 10,893 10,893 TN — 1,007 181 1,135 1,113 965 2,078 TN — 2,980 7,144 4,418 2,980 10,535 13,516 TN — 2,980 1,305 1,740 266 2,438 1,600 TN — 266 1,305 1,740 266 2,438 1,600 TN — 266 1,305 1,740 266 2,438 2,046 TN — 827 7,642 5,308 827 1,409 2,646 TN — 827 1,257 7,041 5,455 11,409 2,1466 27,284 1,609 TN N — 823 1,257 7,041 5,455 11,409 2,1466 27,284 2,148 2,148 2,148 2,148 2,148 2,148 2,148 2,148 2,148	<u>e</u>	Z	I	955	14,289	5,557	955	17,592	18,547	(6,517)	2000
TN 1,007 181 1,155 1,113 946 2,078 TN 2,980 7,1464 4,418 2,980 10,536 13,516 TN 2,980 7,164 4,418 2,980 10,536 13,516 TN 2,646 1,305 1,740 266 2,438 2,704 TN 6,425 12,574 7,041 5,425 11,409 11,409 TN 6,425 12,574 7,041 5,425 11,409 11,409 TN 6,425 12,576 7,041 5,425 11,409 13,818 TN 6,479 4,546 2,704 11,409 11,409 11,409 TN 6,479 4,546 7,041 5,425 11,409 11,409 TN 7 7 4,540 7,94 4,134 1,134 1,1409 TN 7 7 4,560 7,243 7,241 1,1409 1,134 1,1409 TN	<u>e</u>	Z	I	2,050		5,054	2,055	8,838	10,893		2000
TN - 2,980 7,164 4,418 2,980 10,536 13,516 TN - 215 848 4,437 528 1,072 1,600 TN - 226 1,305 1,348 2,428 1,400 TN - 282 1,340 5,428 11,409 11,400 TN - 5,425 15,185 11,400 5,428 11,409 TN - 5,842 15,185 11,400 3,818 2,746 11,409 TN - 5,842 15,425 11,400 3,818 2,748 11,409 TN - 5,842 15,425 11,409 3,818 2,728 11,409 TN - - - - - - - 8,81 1,409 NA - - - - - - - - - - - - - - -	<u>e</u>	Z	I	1,007	181	1,155	1,113	596	2,078		2000
TN 515 848 437 528 1,070 1,600 TN 266 1,305 1,740 266 2,438 2,704 TN 6,425 1,305 1,740 266 2,438 2,704 TN - 5,425 12,577 7,041 5,425 11,409 TN - 5,438 11,436 3,818 2,746 27,284 TN - 3,818 11,430 3,818 2,746 27,284 TN - 1,330 4,165 629 13,43 14,49 TN - 1,330 4,165 629 13,43 14,49 TN - 1,330 4,165 629 13,43 14,49 TN - 1,330 4,165 629 13,40 13,43 TN - 1,41 11,44 11,47 13,43 13,43 TN - 1,484 7,64 7,24 7,24 <	<u>e</u>	Z	ı	2,980	7,164	4,418	2,980	10,536	13,516		2000
TN 266 1,305 1,740 266 2,438 2,704 TN 827 7,642 5,308 827 10,582 11,409 TN 827 12,577 7,041 5,425 10,453 21,878 TN 10 828 11,577 7,041 5,425 11,409 TN 10 828 450 450 450 13,43 TN 10 1,330 5,906 621 1,374 6,537 7,914 TX 10 1,410 4,165 621 1,374 6,104 1,434 TX 10 1,410 4,166 621 1,310 4,794 4,104 TX 10 1,410 11,440 7,79 7,59 1,510 1,510 TX 10 1,617 11,640 7,79 3,42 7,04 1,79 TX 10 1,617 11,617 11,430 1,447 3,42 1,2,33	<u>e</u>	Z	1	515	848	437	528	1,072	1,600		2000
TN 827 7,642 5,308 827 10,582 11,409 11,409 11,403 2,425 10,582 11,403 2,425 10,453 21,845 21,405 21,845 21,845 21,845 21,845 21,845 21,845 21,845 21,845 22,466 27,284 10,845 27,284 10,845 27,284 10,845 27,284 10,423 21,846 27,284 27,284 10,421 11,443 11,443 3,818 23,466 27,284 27,284 10,421 11,443 21,445 27,284 27,284 10,421 11,443 11,443 23,446 27,284 27,214 11,443 21,444 11,443 23,446 27,244 27,214 <t< td=""><td><u>e</u></td><td>Z</td><td>ı</td><td>266</td><td>1,305</td><td>1,740</td><td>266</td><td>2,438</td><td>2,704</td><td></td><td>2000</td></t<>	<u>e</u>	Z	ı	266	1,305	1,740	266	2,438	2,704		2000
TN 5,425 12,577 7,041 5,425 12,677 7,041 5,425 16,453 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,878 21,846 27,284	<u>e</u>	Z		827	7,642	5,308	827	10,582	11,409	(4,095)	2000
TN 3,818 11,430 3,818 23,466 27,284 (C) TN - 583 450 403 583 760 1,343 760 1,343 1,343 1,343 760 1,343 1,343 1,343 760 1,343 85	<u>e</u>	Z	I	5,425		7,041	5,425	16,453	21,878		2000
TN 583 450 403 583 760 1,343 TN — — 85 — 85 — 85 85 TX — — — — 85 — 85 85 TX — 1,310 4,146 620 1,314 4,793 769 1,517 4,794 6,104 6,104 TX — 769 12,355 4,793 769 1,517 1,6128 7,911 TX — 769 1,617 11,640 73 1,617 1,618 6,104 6,104 TX — 324 4,793 769 2,647 354 7,08 7,08 TX — 324 4,477 388 10,421 10,80 10,320 TX — 337 7,975 4,477 388 10,421 10,80 TX — 328 3,648 3,628 3,620 3	<u>e</u>	Z	I	3,818	15,185	11,430	3,818	23,466	27,284		2000
TX	<u>l</u> e	Z	1	583	450	403	583	760	1,343		2000
TX 1,330 5,960 621 1,374 6,537 7,911 TX 1,310 4,145 629 1,310 4,794 6,104 TX 769 12,355 4,793 769 15,519 16,288 K TX 1,617 11,640 7,845 3,945 324 7,788 6,104 TX 1,617 11,617 7,842 3,945 324 7,284 6,104 7,688 TX 1,617 11,617 352 7,945 3,945 324 7,688 10,320 10,742 10,804 10,742 10,804 10,742 10,742 10,742 10,742	lle ⁽³⁾	Z	I	ı	l	82		82	85	J	2019
TX 1,310 4,145 629 1,310 4,146 6,104 6,104 6,104 TX 769 12,355 4,793 769 15,519 16,288 X 76 12,355 4,793 76 15,519 16,288 X 7 4,842 3,945 324 7,688 7,608 X 7 324 4,842 3,945 324 7,688 7,608 X 7 387 7,966 2,647 397 7,688 10,320 X 7 388 7,775 388 10,320 10,320 Nristi 1X 8,181 6,344 717 12,057 4,966 Nristi 1X 1,771 2,084 35,18 3,428 3,428 Nristi 1X 1,771 2,084 3,103 3,428 Nristi 1X 1,644 30 44,309 1,747 10,094 11,841 N		X	I	1,330	2,960	621	1,374	6,537	7,911	(709)	2016
K TX - 769 12,355 4,793 769 15,519 16,288 IX - 1,617 11,640 73 1,617 11,713 13,330 TX - 324 4,842 3,945 324 7,284 7,608 TX - 324 4,842 3,945 324 7,284 7,608 TX - 337 7,966 2,647 388 10,320 10,320 TX - 388 7,975 4,477 4,966 10,809 4,966 10,809 nristi TX - 318 6,344 717 12,057 12,774 nristi TX - 31 1,771 2,084 325 3,103 3,428 TX -		×	I	1,310	4,165	629	1,310	74,794	6,104	(624)	2016
TX 1,617 11,640 73 1,617 11,713 13,330 TX — 324 4,842 3,945 324 7,284 7,608 TX — 397 7,966 2,647 397 9,923 10,320 TX — 388 7,975 4,477 388 10,421 10,809 TX — 188 3,618 4,477 388 4,778 4,966 TX — 117 8,181 6,344 717 12,057 12,774 TX — 312 3,428 3,103 3,428 4,966 TX — 313 1,771 2,084 328 3,103 3,428 TX — — 1,664 6,785 5,468 1,747 10,094 11,841 TX — 18,840 155,659 4,196 18,430 17,972 8,870 (18,800 TX — 18,840 4,806	on	×	1	769	12,355	4,793	769	15,519	16,288		2003
TX 324 4,842 3,945 324 7,284 7,608 TX 397 397 397 9,923 10,320 TX	Park	×	I	1,617	11,640	73	1,617	11,713	13,330		2017
TX 397 7,966 2,647 397 9,923 10,320 TX 388 7,975 4,477 388 10,421 10,809 TX 188 3,618 4,477 4,966 4,966 10,809 TX	a)	X	I	324	4,842	3,945	324	7,284	7,608		2000
TX 388 7,975 4,477 388 10,421 10,809 TX 188 3,618 1,358 188 4,778 4,966 TX - 717 8,181 6,344 717 12,057 12,774 TX - 717 8,181 6,344 717 12,057 12,774 TX - 313 1,771 2,084 325 3,103 3,428 TX - - 31 1,771 2,084 325 3,103 35,839 TX - - - - - 35,839 11,841 TX - 1,664 6,785 5,468 1,747 10,094 11,841 TX - 18,840 155,659 4,196 1,944,309 11,849 (1,849) TX - 18,840 18,840 159,855 178,695 17,972 8,870	(I)	×	I	397	7,966	2,647	397	9,923	10,320		2000
TX 188 3,618 1,358 188 4,778 4,966 TX	a)	ĭ	1	388	7,975	4777	388	10,421	10,809		2006
TX - 717 8,181 6,344 717 12,057 12,774 TX - 328 3,210 4,540 328 5,873 6,201 TX - 313 1,771 2,084 325 3,103 3,428 TX - - - - - 35,839 35,839 35,839 TX - 1,664 6,785 5,468 1,747 10,094 11,841 TX - 15,230 162,970 44,309 24,102 194,387 218,489 TX - 18,840 155,659 4,106 159,855 178,695 TX - 898 4,866 4,009 898 7,972 8,870	a)	×	I	188	3,618	1,358	188	4,778	4,966	(2,131)	2000
s Christi TX — 328 3,210 4,540 328 5,873 6,201 6,201 s. Christi TX — 313 1,771 2,084 325 3,103 3,428 35,839	s Christi	×	I	717	8,181	9,344	717	12,057	12,774		2000
TX — 313 1,771 2,084 325 3,103 3,428 TX — — — — 35,839 11 35,828 35,839 TX — 1,664 6,785 5,468 1,747 10,094 11,841 TX — 15,230 162,970 44,309 24,102 194,387 218,489 TX — 18,840 155,659 4,196 15,8840 159,855 178,695 TX — 898 4,866 4,009 898 7,972 8,870	s Christi	×	I	328	3,210	4,540	328	5,873	6,201	(2,574)	2000
TX — — — 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 35,839 31,841 31,841 31,841 31,841 31,841 318,489 318,489 318,489 318,489 318,695 318,695 318,79 31,870	s Christi	ĭ	I	313	1,771	2,084	325	3,103	3,428		2000
TX 1,664 6,785 5,468 1,747 10,094 11,841 TX — 1,5230 162,970 44,309 24,102 194,387 218,489 TX — 18,840 155,659 4,196 18,840 159,855 178,695 TX — 898 4,866 4,009 898 7,972 8,870	,S ⁽³⁾	¥	1	ı		35,839	11	35,828	35,839		2015
TX — 15,230 162,970 44,309 24,102 194,387 218,489 TX — 18,840 155,659 4,196 18,840 159,855 178,695 TX — 898 4,866 4,009 898 7,972 8,870		ĭ	I	1,664		2,468	1,747	10,094	11,841		2000
TX — 18,840 155,659 4,196 18,840 159,855 178,695 TX — 898 4,866 4,009 898 7,972 8,870		¥	1	15,230	162,970	44,309	24,102	194,387	218,489	(909'29)	2006
TX — 898 4,866 4,009 898 7,972 8,870		×	I	18,840		4,196	18,840	159,855	178,695	(57,671)	2007
	orth	×	1	868	7,866	4,009	898	7,972	8,870		2000

				INITIAL CO	INITIAL COST TO COMPANY	CAPITALIZED	GROSS A	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 2019		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENTTO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL(1)	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
0805	Fort Worth	 <u>×</u> 	₩	 	\$ 2,481	\$ 1,595	\$ 2	\$ 3,562	\$ 3,564	(1,914)	2005
9080	Fort Worth	×	I	I	0/0/9	1,274	5	7,037	7,042	(2,504)	2005
2231	Fort Worth	×	I	902	1	77	976	I	976	(21)	2014
2619	Fort Worth	×		1,180	13,432	19	1,180	13,451	14,631	(764)	2017
2620	Fort Worth	×	1	1,961	14,155	138	1,961	14,293	16,254	(948)	2017
2982	Fort Worth	×		2,720	6,225	50	2,720	6,275	8,995	1	2019
1061	Granbury	×			6,863	1,125	I	7,848	7,848	(2,579)	2006
0430	Houston	×		1,927	33,140	18,670	2,200	660'67	51,299	(22,994)	1999
9440	Houston	×	I	2,200	19,585	21,987	2,945	32,853	35,798	(20,856)	1999
0589	Houston	×		1,676	12,602	7,377	1,706	16,726	18,432	(6,815)	2000
0490	Houston	×	I	257	2,884	1,626	318	3,660	3,978	(1,571)	2000
0702	Houston	×		1	7,414	3,749	7	796'6	9,971	(3,592)	2004
1044	Houston	×	I	1	4,838	3,599	1	6,555	6,555	(2,123)	2006
2542	Houston	×		304	17,764	I	304	17,764	18,068	(2,455)	2015
2543	Houston	×	I	116	6,555		116	6,555	6,671	(1,070)	2015
2544	Houston	×		312	12,094	1	312	12,094	12,406	(1,990)	2015
2545	Houston	×	I	316	13,931		316	13,931	14,247	(1,745)	2015
2546	Houston	×	I	408	18,332	I	408	18,332	18,740	(3,606)	2015
2547	Houston	×	I	470	18,197	I	470	18,197	18,667	(3,032)	2015
2548	Houston	×		313	7,036	I	313	7,036	7,349	(1,501)	2015
2549	Houston	×	I	530	22,711	I	530	22,711	23,241	(2,509)	2015
0290	Irving	×	I	828	6,160	3,499	828	8,926	9,754	(3,981)	2000
0020	Irving	×		1	8,550	4,120	00	11,612	11,620	(5,838)	2006
1207	Irving	×	I	1,955	12,793	2,242	1,986	14,866	16,852	(965'5)	2006
2840	Kingwood	×	I	3,035	28,373	1,378	3,422	29,364	32,786	(3,391)	2016
0591	Lewisville	×	I	561	8,043	2,458	561	908'6	10,367	(960'4)	2000
0144	Longview	×	I	102	2,998	820	102	8,405	8,507	(4,692)	1992
0143	Lufkin	×	1	338	2,383	299	338	2,609	2,947	(1,354)	1992
0568	McKinney	X		541	6,217	3,907	541	9,081	9,622	(3,558)	2003
0569	McKinney	×			929	8,832	1	8,565	8,565	(3,258)	2003
1079	Nassau Bay	×	I	1	8,942	1,787	I	10,113	10,113	(3,703)	2006
0596	N Richland Hills	×	I	812	8,883	3,446	812	11,311	12,123	(4,595)	2000
2048	North Richland Hills	IIs TX	I	1,385	10,213	2,197	1,400	12,111	13,511	(3,649)	2012
2835	Pearland	×	1		4,014	4,800	1	7,363	7,363	(2,489)	2006
2838	Pearland ⁽³⁾	×	1	I	I	19,120	I	19,120	19,120	(2,549)	2014
2440	Plano	×	I	1,700			1,792		15,242	(7,640)	1999
0597	Plano	×	I	1,210	6,588	6,171	1,225	14,322	15,547	(5,627)	2000

i	ì	1	!	NITIAL CC		CAPITALIZED	GROSS A AS C	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 019		
CITY STATE DECEMBER 31, 2019 LA	ENCUMBRANCES AT DECEMBER 31, 2019	ENCUMBRANCES AT DECEMBER 31, 2019	בֿ	LAND	BUILDINGS AND SIMPROVEMENTS	SUBSEQUENT TO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL ⁽¹⁾	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
Plano TX \$ - \$ 1,389	\$ \$	⇔ 	1,3	89	\$ 12,768	\$ 3,490	\$ 1,389	\$ 14,633 \$	16,022	\$ (5,723)	2002
Plano TX — 2,049	I	- 2,0	2,0	64	18,793	2,450	2,162	18,575	20,737	(828)	2006
Plano TX — 3,300	I	- 3,30	3,30	0	I		3,300	I	3,300	l	2006
X	I		_	788	9,020	I	788	9,020	808'6	(630)	2017
San Antonio TX —	X	I			6,193	3,212	87	11,294	11,381	(4,419)	2006
San Antonio TX 2,838		2,838		Ι	669'8	3,885	175	11,515	11,690	(4,668)	2006
San Antonio TX —	 	I			7,309	730	43	7,958	8,001	(2,805)	2010
San Antonio TX —	- XT	I			26,191	2,999		28,750	28,750	(8,781)	2011
Shenandoah ⁽³⁾ TX —	X	I		I	I	28,562	I	28,562	28,562	(2,644)	2016
Sugarland TX — 1	I	1	1	1,078	5,158	3,882	1,170	7,551	8,721	(2,956)	2000
Fexas City TX —	 	I		-	9,519	675	-	10,305	10,305	(3,519)	2000
Victoria TX —	XT	I		125	8,977	411	125	6,388	9,513	(5,378)	1994
rhe Woodlands TX —	I	I		115	5,141	1	115	5,141	5,256	(726)	2015
rhe Woodlands TX —	XT	I		296	18,282		296	18,282	18,578	(2,223)	2015
rhe Woodlands TX —	I	1		374	25,125	1	374	25,125	25,499	(2,723)	2015
Bountiful UT — —	L L	I		666	7,426	1,115	1,019	8,467	987'6	(2,690)	2010
Bountiful UT	I	1	.,	276	5,237	2,048	397	9,464	6,861	(3,246)	1995
Castle Dale UT —	L)	1		20	1,818	163	20	1,918	1,968	(1,099)	1998
Centerville UT —	I	I		300	1,288	255	300	1,373	1,673	(801)	1999
	7'47			П	10,803	209	I	11,278	11,278	(2,085)	2012
Ф	I L	I		530	4,493	226	530	4,639	5,169	(1,961)	2001
	1	I		371	7,073	1,498	389	8,185	8,574	(4,344)	2001
	L)	I			10,975	672	27	11,386	11,413	(1,943)	2012
(3)	I 5	I		I	1	6,833	1	6,833	6,833	1	2019
Orem UT — —	 	I		337	8,744	5,284	306	9,363	699'6	(5,022)	1999
	5 5	I		220	10,732	3,322	220	12,997	13,217	(7,194)	1999
Salt Lake City UT —	l L	 I		180	14,792	2,950	180	16,872	17,052	(9'626)	1999
Salt Lake City UT — 3	I	7	М	3,000	7,541	2,887	3,145	87,76	12,893	(4,476)	2001
Salt Lake City UT —	UT L	I		509	770'7	3,820	209	7,153	7,662	(2,966)	2003
Salt Lake City UT —	1	ı			12,326	738	1	13,043	13,043	(2,437)	2012
Sandy UT —	L	I		867	3,513	1,725	1,343	4,615	5,958	(1,710)	2012
Stansbury UT —	I	I		450	3,201	1,210	529	3,939	4,468	(1,541)	2001
Washington Terrace UT		I			4,573	2,516	17	5,655	5,672	(3,480)	1999
Washington Terrace UT		I		I	2,692	1,726	15	3,682	3,697	(1,976)	1999
West Jordan UT —	L)	I		1	12,021	323	I	12,142	12,142	(2,108)	2012
West Jordan UT 99	UT 66	66		1	1,383	1,621	1	2,875	2,875	(957)	2012

			_ '	NITIAL CO	INITIAL COST TO COMPANY	COSTS CAPITALIZED		GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED 2019		
					BUILDINGS AND	SUB		BUILDINGS AND		ACCUMULATED	YEAR ACQUIRED/
	CITY	STATE	DECEMBER 31, 2019	LAND	IMPROVEMENTS	S ACQUISITION	LAND	IMPROVEMENTS	TOTAL	DEPRECIATION ⁽²⁾	CONSTRUCTED
0495	West Valley City	5	\$ - \$	\$ 410	\$ 8,266	866 \$ 9	\$ 410	\$ 8,255	\$ 8,665	\$ (4,127)	2002
1208	Fairfax	⋠	I	8,396	16,710	0 14,020	8,840	29,002	37,842	(11,531)	2006
2230	Fredericksburg	₹	1	1,101	8,570	0	1,101	8,570	9,671	(1,326)	2014
0572	Reston	₹	I		11,902	2 967		11,905	11,905	(5,196)	2003
8770	Renton	W	1		18,724	4 4,608	I	22,054	22,054	(12,582)	1999
0781	Seattle	W	I		52,703	3 17,690		860'59	860'59	(27,756)	2004
0782	Seattle	W	1		24,382	2 13,823	126	34,710	34,836	(16,929)	2004
0783	Seattle	W W	I		5,625	5 1,931	183	6,791	6,974	(6,113)	2004
0785	Seattle	W	1		7,293	3 6,216	I	13,542	13,542	(8,627)	2004
1385	Seattle	W W	I		45,027	7 10,652		55,232	55,232	(19,610)	2007
2038	Evanston	⋋	1		4,601	1 1,023	1	5,556	5,556	(1,027)	2012
			\$ 269'2\$	697 \$299,527	\$3,174,966	6 \$1,140,578 \$329,365	\$329,365	\$4,051,385 \$4,380,750	\$4,380,750	\$(1,220,050)	

				INITIALCO	INITIAL COST TO COMPANY	CAPITALIZED	GROSS AN	GROSS AMOUNT AT WHICH CARRIED AS OF DECEMBER 31, 2019	CARRIED		
	CITY	STATE	ENCUMBRANCES AT DECEMBER 31, 2019	LAND	BUILDINGS AND IMPROVEMENTS	SUBSEQUENTTO ACQUISITION	LAND	BUILDINGS AND IMPROVEMENTS	TOTAL	ACCUMULATED DEPRECIATION ⁽²⁾	YEAR ACQUIRED/ CONSTRUCTED
Other non-r	Other non-reportable segments	ts									
Other-Hospitals	tals										
0126	Sherwood	AR		\$ 709	\$ 9,604		\$ 200	\$ 665'6 \$	\$ 10,308	(660'9) \$	1989
0113	Glendale	AZ	1	1,565	7,050	20	1,565	7,225	8,790	(4,621)	1988
0423	Irvine	Q O		18,000	70,800	I	18,000	70,800	88,800	(40,800)	1999
0127	Colorado Springs	s CO	1	069	8,338	I	069	8,415	9,105	(5,322)	1989
0887	Atlanta	GA	I	4,300	13,690	I	4,300	11,890	16,190	(7,629)	2007
0112	Overland Park	KS	1	2,316	10,681	24	2,316	10,797	13,113	(7,173)	1988
0886	Dallas	¥	I	1,820	8,508	26	1,820	7,454	9,274	(2,391)	2007
1384	Plano	¥	I	6,290	22,686	5,707	6,290	28,203	34,493	(17,051)	2007
2198	Webster	×	1	2,220	9,602	450	2,220	9,732	11,952	(2,321)	2013
			 \$	\$ 37,910	\$ 160,959	\$ 6,227	\$ 37,910	\$ 164,115	\$ 202,025	\$ (93,407)	
Total			\$276,907	\$1,960,439	\$8,959,509	\$3,324,605 \$1,992,602	\$1,992,602	\$11,812,375 \$13,804,977	\$13,804,977	\$(2,771,922)	

At December 31, 2019, the tax basis of the Company's net real estate assets is less than the reported amounts by \$897 million (unaudited). 3

Buildings and improvements are depreciated over useful lives ranging up to 60 years. 3 3

Assets with no initial cost to the Company represent development projects in process or completed on land that the Company leases from a third party.

A summary of activity for real estate and accumulated depreciation follows (in thousands):

	YEAR I	ENDED DECEME	BER 31,
	2019	2018	2017
Real estate:			
Balances at beginning of year	\$13,052,397	\$13,473,573	\$13,974,760
Acquisition of real estate and development and improvements	2,434,566	1,093,903	995,443
Sales and/or transfers to assets held for sale	(933,575)	(1,052,145)	(589,391)
Deconsolidation of real estate	(769,355)	(325,580)	(825,074)
Impairments	(219,613)	(49,729)	(37,274)
Other ⁽¹⁾	240,557	(87,625)	(44,891)
Balances at end of year	\$13,804,977	\$13,052,397	\$13,473,573
Accumulated depreciation:			
Balances at beginning of year	\$ 2,842,947	\$ 2,741,695	\$ 2,648,930
Depreciation expense	488,111	461,664	436,085
Sales and/or transfers to assets held for sale	(308,955)	(239,231)	(115,195)
Deconsolidation of real estate	(152,036)	(43,525)	(152,572)
Other ⁽¹⁾	(98,145)	(77,656)	(75,553)
Balances at end of year	\$ 2,771,922	\$ 2,842,947	\$ 2,741,695

Represents real estate and accumulated depreciation related to fully depreciated assets, foreign exchange translation, or changes in lease classification.

Schedule IV: Mortgage Loans on Real Estate

(Dollars in thousands)

LOCATION	SEGMENT	INTEREST RATE	MATURITY DATE	PRIOR LIENS	MONTHLY DEBT SERVICE	FACE AMOUNT OF MORTGAGES		PRINCIPAL AMOUNT SUBJECT TO DELINQUENT PRINCIPAL OR INTEREST
Texas	Other	7.5%	04/01/2021	\$-	\$ 15	\$ 2,250	\$ 2,250	\$-
Florida	Other	7.5%	04/01/2021	_	54	8,290	8,290	_
Illinois	Other	5.8%	03/01/2022	_	21	4,200	4,200	_
Washington	Other	6.5%	12/21/2022	_	564	102,412	102,412	_
Florida	Other	> of 2% or Libor, plus 4.25%	01/01/2026	_	241	44,812	44,812	_
				*—	\$895	\$161,964	\$161,964	*—

	YEAR ENDED DECEMBER 31,		4BER 31,
	2019	2018	2017
Reconciliation of mortgage loans			
Balance at beginning of year	\$ 42,037	\$ 188,418	\$196,359
Additions:			
New mortgage loans	59,552	_	_
Draws on existing mortgage loans	60,375	42,398	13,776
Total additions	119,927	42,398	13,776
Deductions:			
Principal repayments and conversions to equity ownership ⁽¹⁾	_	(188,779)	(36,708)
Total deductions	_	(188,779)	(36,708)
Change in balance due to foreign currency translation	_	_	14,991
Balance at end of year	\$161,964	\$ 42,037	\$188,418

 $^{^{} ext{(1)}}$ Includes the conversion of loans into equity ownership in real estate.

Item 9. Changes in and Disagreements with Accountants on **Accounting and Financial Disclosure**

None.

Item 9A. Controls and Procedures

Disclosure Controls and Procedures. We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our reports under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and that such information is accumulated and communicated to our management, including our Principal Executive Officer and Principal Financial Officer, to allow for timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management is required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

As required by Rules 13a-15(b) and 15d-15(b) of the Exchange Act, we carried out an evaluation, under the supervision and with the participation of our management, including our Principal Executive Officer and Principal Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures as of December 31, 2019. Based upon that evaluation, our Principal Executive Officer and Principal Financial Officer concluded that our disclosure controls and procedures were effective, as of December 31, 2019, at the reasonable assurance level.

Management's Annual Report on Internal Control over Financial Reporting. Management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f) and 15d-15(f). Under the supervision and with the participation of our management, including our Principal Executive Officer and Principal Financial Officer, we conducted an evaluation of the effectiveness of our internal control over financial reporting based on the framework in Internal Control—Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on our evaluation under the framework in Internal Control—Integrated Framework (2013), our management concluded that our internal control over financial reporting was effective as of December 31, 2019.

The effectiveness of our internal control over financial reporting as of December 31, 2019 has been audited by Deloitte & Touche LLP, an independent registered public accounting firm, as stated in their report, which is included herein.

Changes in Internal Control Over Financial Reporting. There were no changes in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the fourth quarter of 2019 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Report of Independent Registered Public Accounting Firm

To the Stockholders and the Board of Directors of Healthpeak Properties, Inc.

Opinion on Internal Control over Financial Reporting

We have audited the internal control over financial reporting of Healthpeak Properties, Inc. and subsidiaries (formerly HCP, Inc.) (the "Company") as of December 31, 2019, based on criteria established in Internal Control - Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2019, based on criteria established in Internal Control -Integrated Framework (2013) issued by COSO.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated financial statements as of and for the year ended December 31, 2019, of the Company and our report dated February 12, 2020, expressed an unqualified opinion on those financial statements and included an explanatory paragraph regarding the Company's adoption of Accounting Standards Update 2017-05.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ DELOITTE & TOUCHE LLP

Los Angeles, California February 12, 2020

Item 9B. Other Information

None.

Part III

Item 10. Directors, Executive Officers and Corporate Governance

We have adopted a Code of Business Conduct and Ethics that applies to all of our directors and employees, including our Chief Executive Officer and all senior financial officers, including our principal financial officer, principal accounting officer and controller. We have also adopted a Vendor Code of Business Conduct and Ethics applicable to our vendors and business partners. Current copies of our Code of Business Conduct and Ethics and Vendor Code of Business Conduct and Ethics are posted on our website at www.healthpeak.com/corporate-responsibility/governance. In addition, waivers from, and amendments to, our Code of Business Conduct and Ethics that apply to our directors and executive officers, including our principal executive officer, principal financial officer, principal accounting officer, or persons performing similar functions, will be timely posted in the Investor Relations section of our website at www.healthpeak.com.

We hereby incorporate by reference the information appearing under the captions "Proposal No. 1 Election of Directors," "Our Executive Officers," "Board of Directors and Corporate Governance" and in our definitive proxy statement relating to our 2020 Annual Meeting of Stockholders to be held on April 23, 2020.

Item 11. Executive Compensation

We hereby incorporate by reference the information under the caption "Executive Compensation" in our definitive proxy statement relating to our 2020 Annual Meeting of Stockholders to be held on April 23, 2020.

Item 12. Security Ownership of Certain Beneficial Owners and **Management and Related Stockholder Matters**

We hereby incorporate by reference the information under the captions "Security Ownership of Principal Stockholders, Directors and Management" and "Equity Compensation Plan Information" in our definitive proxy statement relating to our 2020 Annual Meeting of Stockholders to be held on April 23, 2020.

Item 13. Certain Relationships and Related Transactions, and **Director Independence**

We hereby incorporate by reference the information under the caption "Board of Directors and Corporate Governance" in our definitive proxy statement relating to our 2020 Annual Meeting of Stockholders to be held on April 23, 2020.

Item 14. Principal Accounting Fees and Services

We hereby incorporate by reference under the caption "Audit and Non-Audit Fees" in our definitive proxy statement relating to our 2020 Annual Meeting of Stockholders to be held on April 23, 2020.

Part IV

Item 15. Exhibits, Financial Statement Schedules

(a) 1. Financial Statement Schedules

The following Consolidated Financial Statements are included in Part II, Item 8-Financial Statements and Supplementary Data of this Annual Report on Form 10-K.

Report of Independent Registered Public Accounting Firm

Consolidated Balance Sheets - December 31, 2019 and 2018

Consolidated Statements of Operations - for the years ended December 31, 2019, 2018 and 2017

Consolidated Statements of Comprehensive Income (Loss) - for the years ended December 31, 2019, 2018 and 2017

Consolidated Statements of Equity - for the years ended December 31, 2019, 2018 and 2017

Consolidated Statements of Cash Flows - for the years ended December 31, 2019, 2018 and 2017

Notes to Consolidated Financial Statements

(a) 2. Financial Statement Schedules

The following Consolidated Financial Statements are included in Part II, Item 8-Financial Statements and Supplementary Data of this Annual Report on Form 10-K.

Schedule II: Valuation and Qualifying Accounts

Schedule III: Real Estate and Accumulated Depreciation

Schedule IV: Mortgage Loans on Real Estate

(a) 3. Exhibits

EXHIBIT		INCORPORATED BY REFEREN	CE HEREIN
NUMBER	DESCRIPTION	FORM	DATE FILED
3.1	Articles of Restatement of Healthpeak Properties, Inc. (formerly HCP, Inc.) dated June 1, 2012, as supplemented by the Articles Supplementary, dated July 31, 2017, and as amended by the Articles of Amendment, dated October 30, 2019.†		
3.2	Sixth Amended and Restated Bylaws of Healthpeak, Properties, Inc., dated October 30, 2019.	Current Report on Form 8-K (File No. 001–08895)	October 30, 2019
4.1	Indenture, dated as of September 1, 1993, between Healthpeak and The Bank of New York, as Trustee.	Registration Statement on Form S-3/A (Registration No. 333–86654)	May 21, 2002
4.1.1	First Supplemental Indenture dated as of January 24, 2011, to the Indenture, dated as of September 1, 1993, by and between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as Trustee.	Current Report on Form 8-K (File No. 001–08895)	January 24, 2011
4.2	Indenture, dated November 21, 2012, between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001–08895)	November 19, 2012
4.2.2	Second Supplemental Indenture, dated November 12, 2013, between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001–08895)	November 13, 2013
4.2.3	Third Supplemental Indenture dated February 21, 2014, between the Company and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001–08895)	February 24, 2014

EXHIBIT		INCORPORATED BY REFERENCE HEREIN		
	DESCRIPTION	FORM	DATE FILED	
4.2.4	Fourth Supplemental Indenture, dated August 14, 2014, between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001–08895)	August 14, 2014	
4.2.5	Fifth Supplemental Indenture, dated January 21, 2015, between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001–08895)	January 21, 2015	
4.2.6	Sixth Supplemental Indenture, dated May 20, 2015, between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001–08895)	May 20, 2015	
4.2.8	Eighth Supplemental Indenture dated July 5, 2019, between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001–08895)	July 5, 2019	
4.2.9	Ninth Supplemental Indenture dated November 19, 2019, between Healthpeak and The Bank of New York Mellon Trust Company, N.A., as trustee.	Current Report on Form 8-K (File No. 001-08895)	November 21, 2019	
4.3	Form of 6.750% Senior Notes due 2041.	Current Report on Form 8-K (File No. 001–08895)	January 24, 2011	
4.4	Form of 3.15% Senior Notes due 2022.	Current Report on Form 8-K (File No. 001–08895)	July 23, 2012	
4.6	Form of 4.250% Senior Notes due 2023.	Current Report on Form 8-K (File No. 001–08895)	November 13, 2013	
4.7	Form of 4.20% Senior Notes due 2024.	Current Report on Form 8-K (File No. 001–08895)	February 24, 2014	
4.8	Form of 3.875% Senior Notes due 2024.	Current Report on Form 8-K (File No. 001–08895)	August 14, 2014	
4.9	Form of 3.400% Senior Notes due 2025.	Current Report on Form 8-K (File No. 001–08895)	January 21, 2015	
4.10	Form of 4.000% Senior Notes due 2025.	Current Report on Form 8-K (File No. 001–08895)	May 20, 2015	
4.12	Form of 3.250% Senior Notes due 2026.	Current Report on Form 8-K (File No. 001–08895)	July 5, 2019	
4.13	Form of 3.500% Senior Notes due 2029.	Current Report on Form 8-K (File No. 001–08895)	July 5, 2019	
4.14	Form of 3.000% Senior Notes due 2030.	Current Report on Form 8-K (File No. 001–08895)	November 21, 2019	
4.15	Description of Healthpeak Capital Stock [†]			
10.1	Second Amended and Restated Director Deferred Compensation Plan.*	Quarterly Report on Form 10-Q (File No. 001–08895)	November 3, 2009	
10.2	Non-Employee Directors Stock-for-Fees Program.*	Quarterly Report on Form 10-Q (File No. 001–08895)	August 5, 2014	
10.3	Executive Severance Plan.*	Quarterly Report on Form 10-Q (File No. 001–08895)	November 1, 2016	
10.4	Executive Change in Control Severance Plan (as Amended and Restated as of May 6, 2016).*	(File No. 001 08895)	November 1, 2016	
10.5	2006 Performance Incentive Plan, as amended and restated.*	Annex 2 to HCP's Proxy Statement (File No. 001–08895)	March 10, 2009	
10.5.1	Form of Employee 2006 Performance Incentive Plan Nonqualified Stock Option Agreement.*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 1, 2012	
10.6	Amended and Restated Healthpeak Properties, Inc. 2014 Performance Incentive Plan, as amended through October 24, 2019.†*			
10.6.1	Form of 2014 Performance Incentive Plan Non-NEO Restricted Stock Unit Award Agreement (adopted 2014).*	Quarterly Report on Form 10-Q (File No. 001–08895)	August 5, 2014	
10.6.2	Form of 2014 Performance Incentive Plan Non-NEO Option Agreement (adopted 2014).*	Quarterly Report on Form 10-Q (File No. 001–08895)	August 5, 2014	
10.6.3	Form of 2014 Performance Incentive Plan CEO 3-Year LTIP RSU Agreement (adopted 2015).*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 5, 2015	
10.6.4	Form of 2014 Performance Incentive Plan CEO 1-Year LTIP RSU Agreement (adopted 2015).*	Quarterly Report on Form 10-Q (File No. 001-08895)	May 5, 2015	

EXHIBIT		INCORPORATED BY REFERENCE HEREIN	
	DESCRIPTION	FORM	DATE FILED
10.6.5	Form of 2014 Performance Incentive Plan CEO Retentive LTIP RSU Agreement (adopted 2015).*	Quarterly Report on Form 10-Q (File No. 001-08895)	May 5, 2015
10.6.6	Form of 2014 Performance Incentive Plan NEO 3-Year LTIP RSU Agreement (adopted 2015).*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 5, 2015
10.6.7	Form of 2014 Performance Incentive Plan NEO 3-Year LTIP RSU Agreement (adopted 2018).*	Quarterly Report on Form 10-Q (File No. 001-08895)	May 3, 2018
10.6.8	Form of 2014 Performance Incentive Plan NEO 3-Year LTIP RSU Agreement (adopted 2019).*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 2, 2019
10.6.9	Form of 2014 Performance Incentive Plan NEO 1-Year LTIP RSU Agreement (adopted 2015).*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 5, 2015
10.6.10	Form of 2014 Performance Incentive Plan NEO Retentive LTIP RSU Agreement (adopted 2015).*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 5, 2015
10.6.11	Form of 2014 Performance Incentive Plan NEO Retentive LTIP RSU Agreement (adopted 2018).*	Quarterly Report on Form 10-Q (File No. 001-08895)	May 3, 2018
10.6.12	Form of 2014 Performance Incentive Plan NEO Retentive LTIP RSU Agreement (adopted 2019).*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 2, 2019
10.6.13	Form of 2014 Performance Incentive Plan Non-Employee Director RSU Agreement.*	Quarterly Report on Form 10-Q (File No. 001–08895)	May 5, 2015
10.7	Form of Directors and Officers Indemnification Agreement.*	Annual Report on Form 10-K, as amended (File No. 001–08895)	February 12, 2008
10.8	Amended and Restated Dividend Reinvestment and Stock Purchase Plan.	Registration Statement on Form S-3 (Registration No. 333–49746)	November 13, 2000
10.9	Amended and Restated Limited Liability Company Agreement of HCPI/Utah, LLC, dated as of January 20, 1999.	Annual Report on Form 10-K (File No. 001–08895)	March 29, 1999
10.9.1	Amendments No. 1-9 to Amended and Restated Limited Liability Company Agreement of HCPI/Utah, LLC, dated as of January 20, 1999.	Annual Report on Form 10-K (File No. 001–08895)	February 13, 2018
10.9.2	Tax Matters Amendment to Amended and Restated Limited Liability Company Agreement of HCPI/Utah, LLC, effective as of December 31, 2018.	Annual Report on Form 10-K (File No. 001-08895)	February 14, 2019
10.10	Amended and Restated Limited Liability Company Agreement of HCPI/Utah II, LLC, dated as of August 17, 2001, as amended.	Current Report on Form 8-K (File No. 001–08895)	November 9, 2012
10.10.1	Tax Matters Amendment to Amended and Restated Limited Liability Company Agreement of HCPI/Utah II, LLC, effective as of December 31, 2018.	Annual Report on Form 10-K (File No. 001-08895)	February 14, 2019
10.11	Amended and Restated Limited Liability Company Agreement of HCPI/Tennessee, LLC, dated as of October 2, 2003.	Quarterly Report on Form 10-Q (File No. 001–08895)	November 12, 2003
10.11.1	Amendment No. 1 to Amended and Restated Limited Liability Company Agreement of HCPI/Tennessee, LLC, dated as of September 29, 2004.	Quarterly Report on Form 10-Q (File No. 001–08895)	November 8, 2004
10.11.2	Amendment No. 2 to Amended and Restated Limited Liability Company Agreement of HCPI/Tennessee, LLC, dated as of October 27, 2004.	Annual Report on Form 10-K (File No. 001–08895)	March 15, 2005
10.11.3	Amendment No. 3 to Amended and Restated Limited Liability Company Agreement of HCPI/Tennessee, LLC and New Member Joinder Agreement, dated as of October 19, 2005, by and among Healthpeak, HCPI/Tennessee, LLC and A. Daniel Weyland.	Quarterly Report on Form 10-Q (File No. 001-08895)	November 1, 2005
10.11.4	Amendment No. 4 to Amended and Restated Limited Liability Company Agreement of HCPI/Tennessee, LLC, effective as of January 1, 2007.	Annual Report on Form 10-K, as amended (File No. 001–08895)	February 12, 2008
10.11.5	Tax Matters Amendment to Amended and Restated Limited Liability Company Agreement of HCPI/Tennessee, LLC, effective as of December 31, 2018.	Annual Report on Form 10-K (File No. 001–08895)	February 14, 2019
10.12	Amended and Restated Limited Liability Company Agreement of HCP DR MCD, LLC, dated as of February 9, 2007.	Current Report on Form 8-K (File No. 001–08895)	April 20, 2012
10.12.1	Tax Matters Amendment to Amended and Restated Limited Liability Company Agreement of HCP DR MCD, LLC, effective as of December 31, 2018.	Annual Report on Form 10-K (File No. 001–08895)	February 14, 2019
10.13	Amended and Restated Limited Liability Company Agreement of HCP DR California II, LLC, dated as of June 1, 2014.	Quarterly Report on Form 10-Q (File No. 001-08895)	August 5, 2014

EXHIBIT		INCORPORATED BY REFERENCE HEREIN		
	DESCRIPTION	FORM	DATE FILED	
10.13.1	Tax Matters Amendment to Amended and Restated Limited Liability Company Agreement of HCP DR California II, LLC, effective as of December 31, 2018.	Annual Report on Form 10-K (File No. 001–08895)	February 14, 2019	
10.14	Amended and Restated Limited Liability Company Agreement of HCP DR California III, LLC, dated as of May 1, 2019.	Quarterly Report on Form 10-Q (File No. 001–08895)	August 1, 2019	
10.15	Second Amended and Restated Limited Liability Company Agreement of SH DR California IV, LLC, dated as of July 18, 2019.	Quarterly Report on Form 10-Q (File No. 001–08895)	October 31, 2019	
10.16	Amended and Restated Credit Agreement, dated as of May 23, 2019, by and among Healthpeak, as borrower, the lenders referred to therein, and Bank of America, N.A., as administrative agent.	Current Report on Form 8-K (File No. 001–08895)	May 23, 2019	
10.17	At-the-Market Equity Offering Sales Agreement, dated February 26, 2019, among Healthpeak and the sales agents, forward sellers and forward purchasers referred to therein.	Current Report on Form 8-K (File No. 001–08895)	February 26, 2019	
21.1	Subsidiaries of the Company.†			
23.1	Consent of Independent Registered Public Accounting Firm—Deloitte & Touche LLP.†			
31.1	Certification by Thomas M. Herzog, Healthpeak's Principal Executive Officer, Pursuant to Securities Exchange Act Rule 13a-14(a).**			
31.2	Certification by Peter A. Scott, Healthpeak's Principal Financial Officer, Pursuant to Securities Exchange Act Rule 13a-14(a).**			
32.1	Certification by Thomas M. Herzog, Healthpeak's Principal Executive Officer, Pursuant to Securities Exchange Act Rule 13a-14(b) and 18 U.S.C. Section 1350.†			
32.2	Certification by Peter A. Scott, Healthpeak's Principal Financial Officer, Pursuant to Securities Exchange Act Rule 13a-14(b) and 18 U.S.C. Section 1350.†			
101.INS	XBRL Instance Document. [†]			
101.SCH	XBRL Taxonomy Extension Schema Document.†			
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document.†			
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document.†			
101.LAB	XBRL Taxonomy Extension Labels Linkbase Document.†			
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document.†			
104	Cover Page Interactive Data File (embedded within the Inline XBRL document).			

Management Contract or Compensatory Plan or Arrangement.

Item 16. Form 10-K Summary

None.

Filed herewith.

⁺⁺ Furnished herewith.

Signatures

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: February 12, 2020

Healthpeak Properties, Inc. (Registrant)

/s/ THOMAS M. HERZOG

Thomas M. Herzog, Chief Executive Officer (Principal Executive Officer)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

SIGNATURE	TITLE	DATE
/s/ THOMAS M. HERZOG	Chief Executive Officer	F-l10 0000
Thomas M. Herzog	(Principal Executive Officer), Director	February 12, 2020
/s/ PETER A. SCOTT	Executive Vice President and Chief Financial Officer	February 12, 2020
Peter A. Scott	(Principal Financial Officer)	, , , , ,
/s/ SHAWN G. JOHNSTON	Executive Vice President and Chief Accounting Officer	Fabruary 10, 0000
Shawn G. Johnston	(Principal Accounting Officer)	February 12, 2020
/s/ BRIAN G. CARTWRIGHT		
Brian G. Cartwright	Chairman of the Board	February 12, 2020
/s/ CHRISTINE N. GARVEY	Director	February 12, 2020
Christine N. Garvey		,
/s/ R. KENT GRIFFIN, JR.		
R. Kent Griffin, Jr.	Director	February 12, 2020
/s/ DAVID B. HENRY	Director	February 12, 2020
David B. Henry		
/s/ LYDIA H. KENNARD		
Lydia H. Kennard	Director	February 12, 2020
/s/ SARA GROOTWASSINK LEWIS	Director	February 12, 2020
Sara Grootwassink Lewis		
/s/ KATHERINE M. SANDSTROM		- 1
Katherine M. Sandstrom	Director	February 12, 2020

BOARD OF DIRECTORS

BRIAN G. CARTWRIGHT

Chairman of the Board, Healthpeak Properties, Inc. Former General Counsel, U.S. Securities and Exchange Commission

THOMAS M. HERZOG

Chief Executive Officer, Healthpeak Properties, Inc.

CHRISTINE N. GARVEY

Former Global Head of Corporate Real Estate Services, Deutsche Bank AG

R. KENT GRIFFIN, JR.

Managing Director, PHICAS Investors Former President, BioMed Realty Trust, Inc.

DAVID B. HENRY

Former Vice Chairman and Chief Executive Officer, Kimco Realty Corporation

LYDIA H. KENNARD

President and Chief Executive Officer, KDG Construction Consulting

SARA GROOTWASSINK LEWIS

Founder and Chief Executive Officer, Lewis Corporate Advisors, LLC

KATHERINE M. SANDSTROM

Former Senior Managing Director, Heitman, LLC

EXECUTIVE MANAGEMENT

THOMAS M. HERZOG

Chief Executive Officer

SCOTT M. BRINKER

President
Chief Investment Officer

THOMAS M. KLARITCH

Executive Vice President Chief Development Officer Chief Operating Officer

TROY E. MCHENRY

Executive Vice President Chief Legal Officer General Counsel Corporate Secretary

PETER A. SCOTT

Executive Vice President Chief Financial Officer

SHAWN G. JOHNSTON

Executive Vice President Chief Accounting Officer

JEFFREY H. MILLER

Executive Vice President, Senior Housing

LISA A. ALONSO

Executive Vice President Chief Human Resources Officer

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