SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2020

or

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to ____

Commission File Number 001-12002

ACADIA REALTY TRUST

(Exact name of registrant in its charter)

MARYLAND (State or other jurisdiction of incorporation or organization)

411 THEODORE FREMD AVENUE, SUITE 300, RYE, NY

(Address of principal executive offices)

23-2715194 (I.R.S. Employer Identification No.) 10580

(Zip Code)

(914) 288-8100

(Registrant's telephone number, including area code)

Title of class of registered securities	Trading symbol	Name of exchange on which registered
Common shares of beneficial interest, par value	AKR	The New York Stock Exchange
\$0.001 per share		-

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

$\mathbf{YES}\boxtimes \mathbf{NO} \square$

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files).

 $\mathbf{YES} \boxtimes \mathbf{NO} \square$

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

Large Accelerated Filer	X	Accelerated Filer	Emerging Growth Company	
Non-accelerated Filer		Smaller Reporting Company		

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

Indicate by checkmark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act) Yes 🗆 No 🗵

As of August 3, 2020 there were 86,264,641 common shares of beneficial interest, par value \$0.001 per share ("Common Shares"), outstanding.

ACADIA REALTY TRUST AND SUBSIDIARIES FORM 10-Q INDEX

Item No. Description

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SPECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements contained in this Quarterly Report on Form 10-Q (this "Report") may contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"). Forwardlooking statements, which are based on certain assumptions and describe our future plans, strategies and expectations are generally identifiable by use of the words "may," "will," "should," "expect," "anticipate," "estimate," "believe," "intend" or "project," or the negative thereof, or other variations thereon or comparable terminology. Forward-looking statements involve known and unknown risks, uncertainties and other factors that could cause our actual results and financial performance to be materially different from future results and financial performance expressed or implied by such forward-looking statements, including, but not limited to: (i) economic, political and social uncertainty surrounding the COVID-19 Pandemic (the "COVID-19 Pandemic"), including (a) the effectiveness or lack of effectiveness of governmental relief in providing assistance to large and small businesses, including the Company's tenants, that have suffered significant declines in revenues as a result of mandatory business shut-downs, "shelter-in-place" or "stay-at-home" orders and social distancing practices, as well as individuals adversely impacted by the COVID-19 Pandemic, (b) the duration of any such orders or other formal recommendations for social distancing and the speed and extent to which revenues of the Company's retail tenants recover following the lifting of any such orders or recommendations, (c) the potential impact of any such events on the obligations of the Company's tenants to make rent and other payments or honor other commitments under existing leases, (d) to the extent we were seeking to sell properties in the near term, significantly greater uncertainty regarding our ability to do so at attractive prices, (e) the potential adverse impact on returns from development and redevelopment projects, and (f) the broader impact of the severe economic contraction and increase in unemployment that has occurred in the short term and negative consequences that will occur if these trends are not quickly reversed; (ii) the ability and willingness of the Company's tenants (in particular its major tenants) and other third parties to satisfy their obligations under their respective contractual arrangements with the Company; (iii) macroeconomic conditions, such as a disruption of or lack of access to the capital markets; (iv) the Company's success in implementing its business strategy and its ability to identify, underwrite, finance, consummate and integrate diversifying acquisitions and investments; (v) changes in general economic conditions or economic conditions in the markets in which the Company may, from time to time, compete, and their effect on the Company's revenues, earnings and funding sources; (vi) increases in the Company's borrowing costs as a result of changes in interest rates and other factors, including the potential phasing out of the London Interbank Offered Rate after 2021; (vii) the Company's ability to pay down, refinance, restructure or extend its indebtedness as it becomes due; (viii) the Company's investments in joint ventures and unconsolidated entities, including its lack of sole decision-making authority and its reliance on its joint venture partners' financial condition; (ix) the Company's ability to obtain the financial results expected from its development and redevelopment projects; (x) the ability and willingness of the Company's tenants to renew their leases with the Company upon expiration, the Company's ability to re-lease its properties on the same or better terms in the event of nonrenewal or in the event the Company exercises its right to replace an existing tenant, and obligations the Company may incur in connection with the replacement of an existing tenant; (xi) the Company's liability for environmental matters; (xii) damage to the Company's properties from catastrophic weather and other natural events, and the physical effects of climate change; (xiii) uninsured losses; (xiv) the Company's ability and willingness to maintain its qualification as a REIT in light of economic, market, legal, tax and other considerations; (xv) information technology security breaches, including increased cybersecurity risks relating to the use of remote technology during the COVID-19 Pandemic; and (xvi) the loss of key executives.

The factors described above are not exhaustive and additional factors could adversely affect the Company's future results and financial performance, including the risk factors discussed under the section captioned "Risk Factors" in the Company's Annual Report on Form 10-K for the year ended December 31, 2019, and other periodic or current reports the Company files with the SEC, including those set forth under the headings "Item 1A. Risk Factors" and "Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations" in this Report. These risks and uncertainties should be considered in evaluating any forward-looking statements contained or incorporated by reference herein. Any forward-looking statements speak only as of the date hereof. The Company expressly disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statements or therein to reflect any change in the Company's expectations with regard thereto or change in the events, conditions or circumstances on which such forward-looking statements are based.

SPECIAL NOTE REGARDING CERTAIN REFERENCES

All references to "Notes" throughout the document refer to the footnotes to the consolidated financial statements of the registrant referenced in Part I, <u>Item</u> <u>1. Financial Statements</u>.

PART I – FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS.

ACADIA REALTY TRUST AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(dollars in thousands, except per share amounts)	June 30, 2020		December 31, 2019
ASSETS	(Unaudited)		
Investments in real estate, at cost			
Operating real estate, net	\$ 3,368,557	\$	3,355,913
Real estate under development	 264,684	_	253,402
Net investments in real estate	3,633,241		3,609,315
Notes receivable, net	134,692		114,943
Investments in and advances to unconsolidated affiliates	250,825		305,097
Other assets, net	196,741		190,658
Cash and cash equivalents	34,273		15,845
Restricted cash	14,074		14,165
Rents receivable	64,902		59,091
Total assets	\$ 4,328,748	\$	4,309,114
LIABILITIES			
Mortgage and other notes payable, net	\$ 1,161,577	\$	1,170,076
Unsecured notes payable, net	472,507		477,320
Unsecured line of credit	177,400		60,800
Accounts payable and other liabilities	408,266		371,516
Dividends and distributions payable	147		27,075
Distributions in excess of income from, and investments in, unconsolidated affiliates	15,520		15,362
Total liabilities	 2,235,417		2,122,149
Commitments and contingencies		_	
EQUITY			
Acadia Shareholders' Equity			
Common shares, \$0.001 par value, authorized 200,000,000 shares, issued and outstanding			
86,264,641 and 87,050,465 shares, respectively	86		87
Additional paid-in capital	1,693,006		1,706,357
Accumulated other comprehensive loss	(90,209)		(31,175)
Distributions in excess of accumulated earnings	(147,291)		(132,961)
Total Acadia shareholders' equity	 1,455,592		1,542,308
Noncontrolling interests	637,739		644,657
Total equity	 2,093,331	-	2,186,965
Total liabilities and equity	\$ 4,328,748	\$	4,309,114

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

CONSOLIDATED STATEMENTS OF OPERATIONS

	Th	ree Months	Ende	Six Months Ended June 30,					
(in thousands except per share amounts)		2020		2019		2020		2019	
Revenues									
Rental income	\$	62,639	\$	69,109	\$	133,096	\$	142,299	
Other		1,134		1,120		2,097		1,917	
Total revenues		63,773		70,229		135,193		144,216	
Operating expenses									
Depreciation and amortization		33,793		30,304		67,170		60,637	
General and administrative		8,720		9,034		17,790		17,357	
Real estate taxes		10,697		9,852		21,144		19,455	
Property operating		16,806		12,553		30,126		24,087	
Impairment charges		_		1,400		51,549		1,400	
Total operating expenses		70,016		63,143		187,779		122,936	
Gain on disposition of properties		485		_		485		2,014	
Operating (loss) income		(5,758)		7,086		(52,101)		23,294	
Equity in (losses) earnings of unconsolidated affiliates		(786)		3,559		469		5,830	
Interest income		2,095		4,142		5,024		6,412	
Realized and unrealized holding gains on investments and other		87,811				87,281		_	
Interest expense		(18,319)		(19,759)		(36,621)		(37,618)	
Income (loss) from continuing operations before income taxes		65,043		(4,972)		4,052		(2,082)	
Income tax (provision) benefit		(137)		(265)		815		(219)	
Net income (loss)		64,906		(5,237)		4,867		(2,301)	
Net (income) loss attributable to noncontrolling interests		(45,496)		14,317		6,129		23,578	
Net income attributable to Acadia	\$	19,410	\$	9,080	\$	10,996	\$	21,277	
Basic and diluted earnings per share	\$	0.22	\$	0.11	\$	0.12	\$	0.26	

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

	Th	ree Months	Ende	d June 30,	Six Months Ended June 30,				
(in thousands)		2020		2019		2020		2019	
Net income (loss)	\$	64,906	\$	(5,237)	\$	4,867	\$	(2,301)	
Other comprehensive loss:									
Unrealized loss on valuation of swap agreements		(8,621)		(22,652)		(83,395)		(35,958)	
Reclassification of realized interest on swap agreements		3,115		(535)		4,092		(1,086)	
Other comprehensive loss		(5,506)		(23,187)		(79,303)		(37,044)	
Comprehensive income (loss)		59,400		(28,424)		(74,436)		(39,345)	
Comprehensive (income) loss attributable to noncontrolling interests		(44,484)		18,955		26,398		30,536	
Comprehensive income (loss) attributable to Acadia	\$	14,916	\$	(9,469)	\$	(48,038)	\$	(8,809)	

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

CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY Three Months Ended June 30, 2020 and 2019

					umulated		stributions		Total				
(in thousands, except per share	Common	Share		Additional Paid-in	Other prehensive		Excess of cumulated		Common areholders'	Not	ncontrolling		Total
amounts)	Shares	Amount		Capital	me (Loss)		Earnings	01	Equity		Interests		Equity
Balance at April 1, 2020	85,990	\$ 86	\$	1,686,794	\$ (85,715)	\$	(166,701)	\$	1,434,464	\$	577,096	\$	2,011,560
Conversion of OP Units to Common													
Shares by limited partners of the	200			4.070					4.072		(4.072)		
Operating Partnership	260	_		4,072	_		_		4,072		(4,072) 588		588
Acquisition of noncontrolling interest Issuance of Common Shares	—	_			_		_						
Dividends/distributions declared (\$0 per	_	_		(34)	_		_		(34)				(34)
Common Share/OP Unit)	_	_		_	_				_		(123)		(123)
Employee and trustee stock compensation,													
net	15	—		175	—		—		175		2,142		2,317
Noncontrolling interest distributions		—									(1,418)		(1,418)
Noncontrolling interest contributions	_	—		—			—		—		21,041		21,041
Comprehensive (loss) income	—	—		—	(4,494)		19,410		14,916		44,484		59,400
Reallocation of noncontrolling interests				1,999	 				1,999		(1,999)		
Balance at June 30, 2020	86,265	<u>\$86</u>	\$	1,693,006	\$ (90,209)	\$	(147,291)	\$	1,455,592	\$	637,739	\$	2,093,331
Balance at April 1, 2019	82,708	\$ 83	\$	1,577,503	\$ (11,021)	\$	(100,634)	\$	1,465,931	\$	640,421	\$	2,106,352
Conversion of OP Units to Common Shares by limited partners of the													
Operating Partnership	33	_		557			_		557		(557)		_
Issuance of Common Shares	1,697	1		47,280			_		47,281		—		47,281
Dividends/distributions declared (\$0.28													
per Common Share/OP Unit)	—	_		_	_		(23,670)		(23,670)		(1,776)		(25,446)
Employee and trustee stock compensation,													
net	15	—		153					153		1,835		1,988
Noncontrolling interest distributions	-	-		-	—		-		-		(1,645)		(1,645)
Noncontrolling interest contributions	—	—		—									
Comprehensive (loss) income	-	-		_	(18,549)		9,080		(9,469)		(18,955)		(28,424)
Reallocation of noncontrolling interests			-	413	 	-		-	413	-	(413)	-	
Balance at June 30, 2019	84,453	<u>\$ 84</u>	\$	1,625,906	\$ (29,570)	\$	(115,224)	\$	1,481,196	\$	618,910	\$	2,100,106

CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY Six Months Ended June 30, 2020 and 2019

				Acadia Sl	narehol	ders								
(in thousands, except per share amounts)	Common Shares	Share Amount	1	Additional Paid-in Capital	(Comj	umulated Other prehensive me (Loss)	in Ac	stributions Excess of cumulated Earnings		Total Common areholders' Equity		ncontrolling Interests		Total Equity
Balance at January 1, 2020	87,050	\$ 87	\$	1,706,357	\$	(31,175)	\$	(132,961)	\$	1,542,308	\$	644,657	\$	2,186,965
Cumulative effect of change in accounting	07,000	ψ	Ψ	1,700,007	Ψ	(01,170)	Ψ	(102,001)	Ψ	1,042,000	Ψ	044,007	Ψ	2,100,000
principle (Note 1)	_	_				_		(389)		(389)		(11)		(400)
Acquisition of noncontrolling interest	_	_		_		_		`_´				588		588
Conversion of OP Units to Common														
Shares by limited partners of the														
Operating Partnership	408	—		6,544		—		—		6,544		(6,544)		—
Repurchase of Common Shares	(1,219)	(1)		(22,385)		—				(22,386)				(22,386)
Dividends/distributions declared (\$0.29								(04007)		(24.027)		(1.050)		(26.000)
per Common Share/OP Unit)						_		(24,937)		(24,937)		(1,972)		(26,909)
Employee and trustee stock compensation,	26			346						346		5,790		6,136
net Noncontrolling interest distributions	20			540		_		_		540		(4,536)		(4,536)
Noncontrolling interest contributions		_				_				_		28,309		28,309
Comprehensive (loss) income						(59,034)		10,996		(48,038)		(26,398)		(74,436)
Reallocation of noncontrolling interests		_		2,144		(33,034)		10,550		2,144		(20,330)		(74,430)
Balance at June 30, 2020	86,265	\$ 86	¢	1.693.006	¢	(90,209)	¢	(147,291)	¢	1,455,592	¢	637,739	¢	2,093,331
Dalance at June 30, 2020	00,203	<u>\$ 00</u>	φ	1,033,000	φ	(30,203)	φ	(147,231)	φ	1,433,332	φ	037,733	φ	2,033,331
Balance at January 1, 2019	81,557	\$ 82	¢	1,548,603	\$	516	\$	(89,696)	\$	1,459,505	\$	622,442	¢	2,081,947
Conversion of OP Units to Common	01,557	ə 02	Ф	1,540,005	э	510	æ	(09,090)	Þ	1,459,505	æ	022,442	ф	2,001,947
Shares by limited partners of the														
Operating Partnership	208			3,510		_		_		3,510		(3,510)		
Issuance of Common Shares	2,667	2		75,113		_		_		75,115		(0,010)		75,115
Dividends/distributions declared (\$0.56	,			-, -						-, -				-, -
per Common Share/OP Unit)	_	_		_		_		(46,805)		(46,805)		(3,557)		(50,362)
Employee and trustee stock compensation,														
net	21	_		247		_		_		247		5,195		5,442
Noncontrolling interest distributions	_	—		_		_						(4,882)		(4,882)
Noncontrolling interest contributions	_	_		_		_		_		_		32,191		32,191
Comprehensive (loss) income	_	_		—		(30,086)		21,277		(8,809)		(30,536)		(39,345)
Reallocation of noncontrolling interests				(1,567)						(1,567)		1,567		
Balance at June 30, 2019	84,453	<u>\$ 84</u>	\$	1,625,906	\$	(29,570)	\$	(115,224)	\$	1,481,196	\$	618,910	\$	2,100,106
			_						_					

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

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Six Months Ended June 30,							
(in thousands)		2020	2019					
CASH FLOWS FROM OPERATING ACTIVITIES								
Net income (loss)	\$	4,867	\$	(2,301)				
Adjustments to reconcile net income (loss) to net cash provided by operating activities:								
Depreciation and amortization		67,170		60,637				
Unrealized holding gain on investments		(64,937)						
Distributions of operating income from unconsolidated affiliates		2,206		5,378				
Equity in earnings and gains of unconsolidated affiliates		(469)		(5,830)				
Stock compensation expense		6,136		5,442				
Amortization of financing costs		2,920		3,903				
Impairment charge		51,549		1,400				
Gain on disposition of properties		(485)		(2,014)				
Credit loss reserves		16,175						
Other, net		(2,780)		(6,979)				
Changes in assets and liabilities:		())		(-)				
Other liabilities		(6,684)		(8,499)				
Prepaid expenses and other assets		(4,213)		8,583				
Rents receivable		(25,177)		742				
Accounts payable and accrued expenses		12,222		1,767				
Net cash provided by operating activities		58,500		62,229				
CASH FLOWS FROM INVESTING ACTIVITIES		50,500		02,225				
Acquisition of real estate		(21 200)		(120 716)				
•		(21,208)		(138,716)				
Development, construction and property improvement costs		(20,533)		(55,872)				
(Issuance) redemption of notes receivable		(59,000)		15,250				
Proceeds from the disposition of properties, net Investments in and advances to unconsolidated affiliates and other		13,925		12,252				
		(3,270)		(99,592)				
Return of capital from unconsolidated affiliates and other		7,151		36,423				
Return (payment) of deposits for properties under contract		187		568				
Payment of deferred leasing costs		(4,885)		(3,831				
Change in control of previously unconsolidated affiliate		950						
Net cash used in investing activities		(86,683)		(233,518)				
CASH FLOWS FROM FINANCING ACTIVITIES								
Principal payments on mortgage and other notes		(14,360)		(122,492)				
Principal payments on unsecured debt		(69,930)		(200,900)				
Proceeds received on mortgage and other notes		3,340		131,459				
Proceeds from unsecured debt		181,700		327,300				
Payments of finance lease obligations		(833)		(1,500)				
Repurchase of Common Shares		(22,386)		—				
Proceeds from the sale of Common Shares, net		—		75,115				
Capital contributions from noncontrolling interests		28,309		32,191				
Distributions to noncontrolling interests		(8,178)		(8,424				
Dividends paid to Common Shareholders		(50,182)		(45,994)				
Deferred financing and other costs		(960)		(4,147)				
Net cash provided by financing activities		46,520		182,608				
Increase in cash and restricted cash		18,337		11,319				
Cash of \$15,845 and \$21,268 and restricted cash of \$14,165 and \$13,580, respectively, beginning of								
period		30,010		34,848				
Cash of \$34,273 and \$27,765 and restricted cash of \$14,074 and \$12,527, respectively, end of period	\$	48,347	\$	46,167				



CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

	Six Months Ended June 30,							
(in thousands)		2020		2019				
Supplemental disclosure of cash flow information								
Cash paid during the period for interest, net of capitalized interest of \$4,656 and \$5,326 respectively	\$	26,558	\$	35,385				
Cash paid for income taxes, net of refunds	\$	219	\$	258				
Supplemental disclosure of non-cash investing and financing activities								
Assumption of accounts payable and accrued expenses through acquisition of real estate	\$	116	\$	1,796				
Right-of-use assets, finance leases (removed) obtained in exchange for finance lease liabilities	\$	(70,427)	\$	16,349				
Right-of-use assets, finance leases obtained in exchange for assets under capital lease	\$		\$	76,965				
Right-of-use assets, operating leases obtained in exchange for operating lease liabilities	\$	31,523	\$	57,165				
Capital lease obligation exchanged for finance lease liability	\$		\$	71,111				
Other liabilities exchanged for operating lease liabilities	\$		\$	946				
Right of use assets, operating leases obtained (removed) in exchange for finance lease liabilities	\$	(1,432)	\$					
Assumption of debt through investments in unconsolidated affiliates	\$		\$	4,688				
Change in control of previously unconsolidated (consolidated) investment								
Increase in real estate	\$	(135,190)	\$					
Decrease in investments in and advances to unconsolidated affiliates		96,816		—				
Change in other assets and liabilities		1,238		—				
Acquisition of noncontrolling interest asset		(588)						
Decrease in notes receivable		38,674						
Increase in cash and restricted cash upon change of control	\$	950	\$					

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

1. Organization, Basis of Presentation and Summary of Significant Accounting Policies

Organization

Acadia Realty Trust (collectively with its subsidiaries, the "Company") is a fully-integrated equity real estate investment trust ("REIT") focused on the ownership, acquisition, development, and management of retail properties located primarily in high-barrier-to-entry, supply-constrained, densely-populated metropolitan areas in the United States.

All of the Company's assets are held by, and all of its operations are conducted through, Acadia Realty Limited Partnership (the "Operating Partnership") and entities in which the Operating Partnership owns an interest. As of June 30, 2020 and December 31, 2019, the Company controlled approximately 95% of the Operating Partnership as the sole general partner and is entitled to share, in proportion to its percentage interest, in the cash distributions and profits and losses of the Operating Partnership. The limited partners primarily represent entities or individuals that contributed their interests in certain properties or entities to the Operating Partnership in exchange for common or preferred units of limited partnership interest ("Common OP Units" or "Preferred OP Units") and employees who have been awarded restricted Common OP Units ("LTIP Units") as long-term incentive compensation (<u>Note 13</u>). Limited partners holding Common OP and LTIP Units are generally entitled to exchange their units on a one-for-one basis for common shares of beneficial interest of the Company ("Common Shares"). This structure is referred to as an umbrella partnership REIT or "UPREIT."

As of June 30, 2020, the Company has ownership interests in 131 properties within its core portfolio, which consist of those properties either 100% owned, or partially owned through joint venture interests, by the Operating Partnership, or subsidiaries thereof, not including those properties owned through its funds ("Core Portfolio"). The Company also has ownership interests in 56 properties within its opportunity funds, Acadia Strategic Opportunity Fund II, LLC ("Fund II"), Acadia Strategic Opportunity Fund III LLC ("Fund III"), Acadia Strategic Opportunity Fund V LLC ("Fund V" and, collectively with Fund II, Fund III and Fund IV, the "Funds"). The 187 Core Portfolio and Fund properties primarily consist of street and urban retail, and suburban shopping centers. In addition, the Company, together with the investors in the Funds, invested in operating companies through Acadia Mervyn Investors I, LLC ("Mervyns I," which was liquidated in 2018) and Acadia Mervyn Investors II, LLC ("Mervyns II"), all on a non-recourse basis. The Company consolidates the Funds as it has (i) the power to direct the activities that most significantly impact the Funds' economic performance, (ii) is obligated to absorb the Funds' losses and (iii) has the right to receive benefits from the Funds that could potentially be significant.

The Operating Partnership is the sole general partner or managing member of the Funds and Mervyns II and earns fees or priority distributions for asset management, property management, construction, development, leasing, and legal services. Cash flows from the Funds and Mervyns II are distributed prorata to their respective partners and members (including the Operating Partnership) until each receives a certain cumulative return ("Preferred Return") and the return of all capital contributions. Thereafter, remaining cash flow is distributed 20% to the Operating Partnership ("Promote") and 80% to the partners or members (including the Operating Partnership). All transactions between the Funds and the Operating Partnership have been eliminated in consolidation.

The following table summarizes the general terms and Operating Partnership's equity interests in the Funds and Mervyns II (dollars in millions):

Entity	Formation Date	Operating Partnership Share of Capital	Call of Ju	pital led as ıne 30, 20 (b)	Unfunde Commitme (b, c)		Equity Interest Held By Operating Partnership (a)	Preferred Return	Distri	Total ibutions as ne 30, 2020 (b)
Fund II and Mervyns II (c)	6/2004	28.33%	\$	362.1	\$	_	28.33%	8%	\$	146.6
Fund III	5/2007	24.54%		440.3		9.7	24.54%	6%		568.8
Fund IV	5/2012	23.12%		457.1	7.	2.9	23.12%	6%		193.1
Fund V	8/2016	20.10%		213.3	30	6.7	20.10%	6%		16.7

(a) Amount represents the current economic ownership at June 30, 2020, which could differ from the stated legal ownership based upon the cumulative preferred returns of the respective Fund.

(b) Represents the total for the Funds, including the Operating Partnership and noncontrolling interests' shares.

(c) During April 2018, a distribution of \$15.0 million was made to the Fund II investors, including \$4.3 million to the Operating Partnership. This amount was recontributed to Fund II during April 2020.



Basis of Presentation

Segments

At June 30, 2020, the Company had three reportable operating segments: Core Portfolio, Funds and Structured Financing. The Company's chief operating decision maker may review operational and financial data on a property-level basis and does not differentiate properties on a geographical basis for purposes of allocating resources or capital.

Principles of Consolidation

The interim consolidated financial statements include the consolidated accounts of the Company and its investments in partnerships and limited liability companies in which the Company has control in accordance with Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Topic 810 "Consolidation" ("ASC Topic 810"). The ownership interests of other investors in these entities are recorded as noncontrolling interests. All significant intercompany balances and transactions have been eliminated in consolidation. Investments in entities for which the Company has the ability to exercise significant influence over, but does not have financial or operating control, are accounted for using the equity method of accounting. Accordingly, the Company's share of the earnings (or losses) of these entities are included in consolidated net income or loss.

The interim consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP") for interim financial information and the rules and regulations of the U.S. Securities and Exchange Commission ("SEC"). Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. Operating results for the interim periods presented are not necessarily indicative of the results that may be expected for the full fiscal year. The information furnished in the accompanying consolidated financial statements reflects all adjustments that, in the opinion of management, are necessary for a fair presentation of the aforementioned consolidated financial statements for the interim periods. Such adjustments consisted of normal recurring items, with the exception of adjustments due to the adoption of the new credit loss standard and impairment.

These interim consolidated financial statements should be read in conjunction with the Company's 2019 Annual Report on Form 10-K, as filed with the SEC on February 21, 2020.

Use of Estimates

GAAP requires the Company's management to make estimates and assumptions that affect the amounts reported in the interim consolidated financial statements and accompanying notes. The most significant assumptions and estimates relate to the valuation of real estate, depreciable lives, revenue recognition and the collectability of notes receivable and rents receivable. Application of these estimates and assumptions requires the exercise of judgment as to future uncertainties and, as a result, actual results could differ from these estimates.

Recently Adopted Accounting Pronouncements

Credit Losses

In June 2016, the FASB issued ASU 2016-13, *Financial Instruments* — *Credit Losses*. ASU 2016-13 introduced a new model for estimating credit losses for certain types of financial instruments, including loans receivable, held-to-maturity debt securities, and net investments in direct financing leases, amongst other financial instruments. ASU 2016-13 also modified the impairment model for available-for-sale debt securities and expands the disclosure requirements regarding an entity's assumptions, models, and methods for estimating the allowance for losses.

In May 2019, the FASB issued ASU 2019-05, *Financial Instruments — Credit Losses (Topic 326)* which provided relief to certain entities adopting ASU 2016-13. The amendments accomplish those objectives by providing entities with an option to irrevocably elect the fair value option in Subtopic 825-10, applied on an instrument-by-instrument basis for eligible instruments, that are within the scope of Subtopic 326-20, upon adoption of Topic 326. The fair value option election does not apply to held-to-maturity debt securities, therefore, the Company did not elect to apply this option.

ASU 2016-13, and its related ASUs have been adopted by the Company effective January 1, 2020. Retrospective adjustments were applied through a cumulative-effect adjustment to retained earnings. Upon implementation of ASU 2016-13 and other related guidance, the Company recorded loan loss reserves related to its Structured Financing portfolio (<u>Note 3</u>) of \$0.4 million with a cumulative effect adjustment to distributions in excess of accumulated earnings. The Company recorded credit loss reserves of \$0.5 million during the six months ended June 30, 2020. Effective January 1, 2020, the Company has implemented a new methodology for computing credit losses for its Structured Financing



portfolio under ASC 326 (as further described in <u>Note 3</u>), however, the Company has not made any changes to its accounting policies for accounting for credit losses for its receivables arising from operating leases.

In November 2018, the FASB issued ASU 2018-19, *Codification Improvements to Topic 326, Financial Instruments — Credit Losses.* This ASU modifies ASU 2016-13. The amendment clarifies that receivables arising from operating leases are not within the scope of Subtopic 326-20, *Financial Instruments – Credit Losses – Measure at Amortized Cost.* Instead, impairment of receivables arising from operating leases should be accounted for in accordance with Topic 842, *Leases.* ASU 2018-19 was adopted by the Company effective January 1, 2020. The Company already accounted for its lease receivables utilizing the guidance of ASC 842 and did not make any adjustments related to the implementation of ASU 2018-19.

Other Guidance

In January 2017, the Financial Accounting Standards Board issued ASU 2017-01, *Business Combinations—Clarifying the Definition of a Business*. ASU 2017-01 clarifies that to be considered a business, the elements must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create output. The new standard illustrates the circumstances under which real estate with in-place leases would be considered a business and provides guidance for the identification of assets and liabilities in purchase accounting. As previously disclosed, ASU 2017-01 has been adopted by the Company effective January 1, 2018. Subsequent to the adoption of ASU 2017-01, the Company has elected to account for any previously-held interests in equity-method investments that are consolidated in asset acquisitions by following the existing guidance for business combinations thereby remeasuring the previously-held equity interest to fair value and recognizing a gain or loss on change in control.

In April 2019, the FASB issued ASU 2019-04, *Codification Improvements to Topic 326, Financial Instruments — Credit Losses, Topic 815, Derivatives and Hedging, and Topic 825, Financial Instruments, which provides updates and clarifications to three previously-issued ASUs: 2016-01 Financial Instruments — Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities; 2016-13 Financial Instruments — Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments, described above; and 2017-12 Derivatives and Hedging (Topic 815): Targeted Improvements to Accounting for Hedging Activities, which the Company early adopted effective January 1, 2018. The updates related to ASU 2019-04 were adopted by the Company effective January 1, 2020 with no material impact on the Company's consolidated financial statements.*

In August 2018, the FASB issued ASU 2018-13, *Disclosure Framework* — *Changes to the Disclosure Requirements for Fair Value Measurement* which removes, modifies, and adds certain disclosure requirements related to fair value measurements in ASC 820. This guidance was adopted on January 1, 2020 and did not have a material impact on the consolidated financial statements.

In March 2020, the FASB issued ASU 2020-03, *Codification Improvements to Financial Instruments*. The amendments in this Update represent changes to clarify or improve the Codification, were adopted effective January 1, 2020 and did not have a material effect on the Company's consolidated financial statements.

In March 2020, the FASB issued ASU 2020-04, *Reference Rate Reform (Topic 848)—Facilitation of the Effects of Reference Rate Reform on Financial Reporting.* The amendments in this Update apply only to contracts, hedging relationships, and other transactions that reference LIBOR or another reference rate expected to be discontinued because of reference rate reform. Effective in the first quarter of 2020, the Company has elected to apply the hedge accounting expedients related to probability and the assessments of effectiveness for future LIBOR-indexed cash flows to assume that the index upon which future hedged transactions will be based matches the index on the corresponding derivatives. Application of these expedients preserves the presentation of derivatives consistent with past presentation and does not have a material impact on the consolidated financial statements.

Recently Issued Accounting Pronouncements

In December 2019, the FASB issued ASU 2019-12, *Income Taxes (Topic 740) Simplifying the Accounting for Income Taxes.* The amendments in this Update provide guidance for interim period and intra period tax accounting; provide tax accounting guidance for foreign subsidiaries; require that an entity recognize a franchise (or similar) tax that is partially based on income as an income-based tax and account for any incremental amount incurred as a non-income-based tax; as well as other changes to tax accounting. This ASU is effective for fiscal years beginning after December 15, 2020. As a REIT, the Company usually does not have significant income taxes. Accordingly, the implementation of this guidance is not expected to have a material effect on the Company's consolidated financial statements.

In January 2020, the FASB issued ASU 2020-01 Investments—Equity securities (Topic 321), Investments—Equity Method and Joint Ventures (Topic 323), and Derivatives and Hedging (Topic 815)—Clarifying the Interactions Between Topic 321, Topic 323, and Topic 815. The amendments in this Update affect all entities that apply the guidance in Topics 321, 323, and 815 and (i) elect to apply the measurement

alternative or (ii) enter into a forward contract or purchase an option to purchase securities that, upon settlement of the forward contract or exercise of the purchased option, would be accounted for under the equity method of accounting. This ASU is effective for fiscal years beginning after December 15, 2020. Currently, the Company does not apply the measurement alternative and does not have any such forward contracts or purchase options. As a result, the implementation of this guidance is not expected to have a material effect on the Company's consolidated financial statements.

On April 8, 2020, the FASB issued a Q&A allowing for reporting entities to make an accounting policy election to account for lease concessions related to the effects of COVID-19 consistent with how those concessions would be accounted for under Topic 842, which is as though the enforceable rights and obligations for those concessions existed regardless of whether those enforceable rights and obligations for the concessions explicitly exist in the contract. This election is available for concessions that result in the total cash flows required by the modified contract being substantially the same or less than total cash flows required by the original contract. Effective April 1, 2020, the Company has made the accounting policy election noted above. The Company entered into concession agreements both as lessor and lessee during the three months ended June 30, 2020 (Note 11). The Company expects that it will grant further concessions during subsequent periods.

2. Real Estate

The Company's consolidated real estate is comprised of the following (in thousands):

	June 30, 2020	D	December 31, 2019
Land	\$ 771,797	\$	756,297
Buildings and improvements	2,822,282		2,740,479
Tenant improvements	182,913		173,686
Construction in progress	6,498		13,617
Right-of-use assets - finance leases (<u>Note 11</u>)	25,086		102,055
Right-of-use assets - operating leases (<u>Note 11</u>), net	88,964		60,006
Total	 3,897,540		3,846,140
Less: Accumulated depreciation and amortization	(528,983)		(490,227)
Operating real estate, net	 3,368,557		3,355,913
Real estate under development	264,684		253,402
Net investments in real estate	\$ 3,633,241	\$	3,609,315

Acquisitions and Conversions

During the six months ended June 30, 2020 and the year ended December 31, 2019, the Company acquired the following consolidated retail properties (dollars in thousands):

Property and Location	Percent Acquired	Date of Acquisition	F	Purchase Price
2020 Acquisitions and Conversions				
Core				
Soho Acquisitions - 37 Greene Street - New York, NY	100%	Jan 9, 2020	\$	15,689
917 W. Armitage - Chicago, IL	100%	Feb 13, 2020		3,515
Town Center - Wilmington, DE (Conversion) (<u>Note 4</u>)	100%	Apr 1, 2020		138,939
Subtotal Core				158,143
<u>Fund IV</u>				
230-240 W. Broughton Street - Savannah, GA	100%	May 26, 2020		13,219
102 E. Broughton Street - Savannah, GA	100%	May 26, 2020		790
Subtotal Fund IV				14,009
Total 2020 Acquisitions and Conversions			\$	172,152
2019 Acquisitions				
Core				
Soho Acquisitions - 41, 45, 47, 51 and 53 Greene Street - New York, NY	100%	Mar 15, 2019		
		Mar 27, 2019		
		May 29, 2019		
		Jul 30, 2019		
		Nov 8, 2019	\$	87,006
849, 907 and 912 W. Armitage - Chicago, IL	100%	Sep 11, 2019		
	1000/	Dec 11, 2019		10,738
8436-8452 Melrose Place - Los Angeles, CA	100%	Oct 25, 2019		48,691
Subtotal Core				146,435
Fund V	1000/	N 6 2010		26.644
Palm Coast Landing - Palm Coast, FL	100%	May 6, 2019		36,644
Lincoln Commons - Lincoln, RI	100%	Jun 21, 2019		54,299
Landstown Commons - Virginia Beach, VA	100%	Aug 2, 2019		86,961
Subtotal Fund V			<u></u>	177,904
Total 2019 Acquisitions			\$	324,339

The 2020 Acquisitions and Conversions and 2019 Acquisitions were considered asset acquisitions based on accounting guidance effective as of January 1, 2018. For the six months ended June 30, 2020 and the year ended December 31, 2019, the Company capitalized \$1.3 million and \$2.6 million, respectively, of acquisition costs. No debt was assumed in any of the 2020 Acquisitions and Conversions or 2019 Acquisitions.

Purchase Price Allocations

The purchase prices for the 2020 Acquisitions and Conversions and 2019 Acquisitions were allocated to the acquired assets and assumed liabilities based on their estimated fair values at the dates of acquisition. The following table summarizes the allocation of the purchase price of properties acquired during the six months ended June 30, 2020 and the year ended December 31, 2019 (in thousands):

	 onths Ended June 30, 2020	Year Ended December 31, 2019
Net Assets Acquired	-	
Land	\$ 25,440	\$ 78,263
Buildings and improvements	123,459	221,185
Net working capital	4,761	—
Acquisition-related intangible assets (<u>Note 6</u>)	23,061	34,972
Right-of-use asset - Operating lease (<u>Note 11</u>)	234	—
Acquisition-related intangible liabilities (<u>Note 6</u>)	(4,569)	(10,081)
Lease liability - Operating lease (<u>Note 11</u>)	(234)	_
Net assets acquired	\$ 172,152	\$ 324,339
Consideration		
Cash	\$ 21,208	\$ 319,673
Conversion of note receivable	38,674	
Conversion of accrued interest	1,995	_
Liabilities assumed	116	4,666
Existing interest in previously unconsolidated investment	109,571	_
Acquisition of noncontrolling interests	588	_
Total consideration	\$ 172,152	\$ 324,339

Dispositions

During the six months ended June 30, 2020 and the year ended December 31, 2019, the Company disposed of the following consolidated properties (in thousands):

Property and Location	Owner	Date Sold	Sa	le Price	n (Loss) n Sale
2020 Dispositions	0 1111	Dute Sold			
Colonie Plaza - Albany, NY	Fund IV	Apr 13, 2020	\$	15,250	\$ 485
Total 2020 Dispositions		•	\$	15,250	\$ 485
2019 Dispositions					
3104 M Street - Washington, DC (<u>Note 4</u>)	Fund III	Jan 24, 2019	\$	10,500	\$ 2,014
210 Bowery - 3 Residential Condos - New York, NY	Fund IV	May 17, 2019			
		Sep 23, 2019			
		Nov 7, 2019		8,826	(242)
JFK Plaza - Waterville, ME	Fund IV	Jul 24, 2019		7,800	2,075
3780-3858 Nostrand Avenue - New York, NY	Fund III	Aug 22, 2019		27,650	2,562
938 W North Avenue - Chicago, IL	Fund IV	Sep 27, 2019		32,000	7,144
Pacesetter Park - Pomona, NY	Core	Oct 28, 2019		22,550	16,771
Total 2019 Dispositions			\$	109,326	\$ 30,324

The aggregate rental revenue, expenses and pre-tax income reported within continuing operations for the aforementioned consolidated properties that were sold during the six months ended June 30, 2020 and year ended December 31, 2019 were as follows (in thousands):

	Thr	ee Months	Ended	June 30,		Six Months E	nded	June 30,
		2020	2019			2020		2019
Revenues	\$	100	\$	3,250	\$	706	\$	6,857
Expenses		(254)		(2,802)		(938)		(5,464)
Gain on disposition of properties		485		—		485		2,014
Net income attributable to noncontrolling interests		(231)		(157)		(172)		(2,258)
Net income attributable to Acadia	\$	100	\$	291	\$	81	\$	1,149

Real Estate Under Development and Construction in Progress

Real estate under development represents the Company's consolidated properties that have not yet been placed into service while undergoing substantial development or construction.

Development activity for the Company's consolidated properties comprised the following during the periods presented (dollars in thousands):

	Decembe	r 31,	2019		Six Mont	hs Ei	020	June 3	0, 2020					
	Number of Properties	(Carrying Value				ansfers In	Ca	pitalized Costs	Tra	nsfers Out	Number of Properties	(Carrying Value
Core		\$	60,863	\$	_	\$	2,021	\$	_		\$	62,884		
Fund II			10,703		33,057		882		6,470			38,172		
Fund III	1		36,240				892		14,045	1		23,087		
Fund IV (a)	2		145,596		_		3,467		8,522	2		140,541		
Total	3	\$	253,402	\$	33,057	\$	7,262	\$	29,037	3	\$	264,684		

(a) Transfers out include an impairment charge of \$6.7 million on 146 Geary Street, a Fund IV project (Note 8).

	January	1,	2019		Year En	ded	December	2019	December 31, 2019			
	Number of Properties	C	Carrying Value		ansfers In	Capitalized Costs		Transfers Out		Number of Properties	C	arrying Value
Core	1	\$	7,759	\$	57,342	\$	5,581	\$	9,819		\$	60,863
Fund II			7,462		_		3,241			_		10,703
Fund III	1		21,242		12,313		2,685			1		36,240
Fund IV	1		83,834		47,689		14,073			2		145,596
Total	3	\$	120,297	\$	117,344	\$	25,580	\$	9,819	3	\$	253,402

The number of properties in the tables above refers to projects comprising the entire property under development; however, certain projects represent a portion of a property. Fund II amounts relate to the City Point Phase III project.

During the six months ended June 30, 2020, the Company:

- placed one Fund III project, Cortlandt Crossing, into service
- placed a portion of Fund II's City Point Phase II into development

During the year ended December 31, 2019, the Company placed 1238 Wisconsin, an unconsolidated Core property (<u>Note 4</u>) and the following consolidated projects into development:

- a portion of City Center (Core) ٠
- a portion of Cortlandt Crossing (Fund III) •
- a portion of 110 University Place (Fund IV, Note 11)
- . its 146 Geary Street property (Fund IV)

During the year ended December 31, 2019, the Company placed one Core development project, 56 E. Walton, into service.

Construction in progress pertains to construction activity at the Company's operating properties that are in service and continue to operate during the construction period.

3. Notes Receivable, Net

The Company's notes receivable, net were generally collateralized either by the underlying properties or the borrowers' ownership interests in the entities that own the properties, and were as follows (dollars in thousands):

	J	une 30,	Dec	ember 31,	June 30, 2020							
Description		2020		2019	Number		Maturity Date	Interest Rate				
Core Portfolio (a, b)	\$	96,794	\$	76,467		6	Apr 2020 - Dec 2027	4.7% - 9%				
Fund II		33,462		33,170		1	Dec 2020	1.75%				
Fund III		5,306		5,306		1	Jul 2020	18.0%				
Total notes receivable		135,562		114,943								
Credit loss reserves		(870)										
Notes receivable, net	\$	134,692	\$	114,943		8						

Includes two notes receivable from OP Unit holders, with balances totaling \$6.5 million at June 30, 2020 and December 31, 2019.

(a) (b) Balance at December 31, 2019 includes \$38.7 million for the Brandywine Note Receivable, which was collateralized by the remaining 24.78% undivided interest in Town Center (<u>Note 4</u>).

During the six months ended June 30, 2020, the Company:

- exchanged its Brandywine Note Receivable of \$38.7 million plus accrued interest of \$2.0 million for the remaining 24.78% undivided interest in Town Center (<u>Note 4</u>);
- recorded credit loss reserves of \$0.4 million upon the adoption of ASC 326 (<u>Note 1</u>);
- increased the balance of a Fund II note receivable by the interest accrued of \$0.3 million;
- made a Core loan for \$54.0 million with an interest rate of 9% structured as a redeemable preferred equity investment in a property at 850 Third Avenue in Brooklyn, New York;
- issued a new Core note for \$5.0 million with an interest rate of 8% collateralized by our partner's 50% share of the LUF Portfolio (<u>Note 4</u>) in Washington, D.C.; and
- recorded additional credit loss reserves of \$0.5 million related to new transactions and recent market volatility.

One Core note aggregating \$21.3 million including accrued interest (exclusive of default interest and other amounts due on the loan) was in default at June 30, 2020 and December 31, 2019. On April 1, 2020, the loan matured and was not repaid. The Company expects to take appropriate actions to recover the amounts due under the loan, and has issued a reservation of rights letter to the borrowers and guarantor, reserving all of its rights and remedies under the applicable loan documents and otherwise. In addition, one Fund III note receivable aggregating \$10.0 million, including accrued interest (exclusive of default interest and other amounts due on the loan) matured on July 1, 2020 and was not repaid. The Company is evaluating its rights and remedies in light of the default. The Company believes that the collateral and/or personal assets of the obligors on each loan is sufficient to cover all indebtedness to which it is owed on the loans.

During the year ended December 31, 2019, the Company:

- redeemed its \$15.3 million Fund IV investment plus accrued interest of \$10.0 million;
- provided seller financing to the buyer in the amount of \$13.5 million with an effective interest rate of 5.1%, collateralized by Pacesetter Park, in connection with the sale of the property (<u>Note 2</u>);
- funded an additional \$4.3 million on a Core note receivable from an OP Unit holder;
- increased the balance of a Fund II note receivable by the interest accrued of \$0.4 million;
- stopped accruing interest on one Fund III loan, due to the estimated market value of the collateral. The note had \$4.7 million of accrued interest at each of December 31, 2018 and December 31, 2019 and was guaranteed by a third party;
- extended the maturity for a Core note receivable to June 20, 2020; and
- modified one Core loan to defer \$0.4 million of interest until maturity. Subsequent to modification, the first mortgage, which aggregated \$20.8 million including accrued interest, was in default as of December 31, 2019.

The Company monitors the credit quality of its notes receivable on an ongoing basis and considers indicators of credit quality such as loan payment activity, the estimated fair value of the underlying collateral, the seniority of the Company's loan in relation to other debt secured by the collateral and the prospects of the borrower.

Earnings from these notes and mortgages receivable are reported within the Company's Structured Financing segment (Note 12).

The Company's estimated reserve for credit losses related to its Structured Financing segment has been computed for its amortized cost basis in the portfolio, including accrued interest (Note 5), factoring historical loss experience in the United Sates for similar loans, as adjusted for current conditions, as well as the Company's expectations related to future economic conditions. Due to the lack of comparability across the Structured Financing portfolio, each loan was evaluated separately. As a result, for non-collateral dependent loans with a total amortized cost of \$91.5 million, inclusive of accrued interest of \$7.2 million, credit loss reserves have been recorded aggregating \$0.9 million at June 30, 2020. For certain loans in this portfolio, aggregating \$54.8 million, inclusive of accrued interest of \$3.5 million, at June 30, 2020, there has been no credit loss reserve established because (i) these loans are collateral-dependent loans, which due to their settlement terms are not expected to be settled in cash but rather by the Company's possession of the real estate collateral; and (ii) at June 30, 2020, the Company believes that the collateral for these three loans was sufficient to cover its investment.

4. Investments in and Advances to Unconsolidated Affiliates

The Company accounts for its investments in and advances to unconsolidated affiliates primarily under the equity method of accounting as it has the ability to exercise significant influence, but does not have financial or operating control over the investment, which is maintained by each of the unaffiliated partners who co-invest with the Company. The Company's investments in and advances to unconsolidated affiliates consist of the following (dollars in thousands):

Portfolio	Property	Ownership Interest June 30, 2020	J	fune 30, 2020	December 31, 2019		
Core:							
	840 N. Michigan (ª)	88.43%	\$	57,531	\$	61,260	
	Renaissance Portfolio	20%		30,619		31,815	
	Gotham Plaza	49%		29,030		29,466	
	Town Center (a, b)	100%		—		97,674	
	Georgetown Portfolio	50%		4,463		4,498	
	1238 Wisconsin Avenue	80%		2,105		1,194	
				123,748		225,907	
Mervyns I & II:	KLA/ABS (¢)	36.7%		65,082		402	
Fund III:							
	Fund III Other Portfolio	94.23%		17		17	
	Self Storage Management (d)	95%		207		207	
				224		224	
Fund IV:							
	Broughton Street Portfolio (e)	100%				12,702	
	Fund IV Other Portfolio	98.57%		13,686		14,733	
	650 Bald Hill Road	90%		13,608		12,450	
				27,294		39,885	
Fund V:	Family Center at Riverdale (a)	89.42%		11,571		13,329	
	Tri-City Plaza	90%		8,102		10,250	
	Frederick County Acquisitions	90%		12,249		15,070	
				31,922		38,649	
Various:	Due from (to) Related Parties			536		(1,902)	
	Other (f)			2,019		1,932	
	Investments in and advances to						
	unconsolidated affiliates		\$	250,825	\$	305,097	
Core:							
	Crossroads (g)	49%	\$	15,520	\$	15,362	
	Distributions in excess of income from,					<u> </u>	
	and investments in, unconsolidated affiliates		\$	15,520	\$	15,362	

Represents a tenancy-in-common interest. During November 2017, March 2018 and April 2020, as discussed below, the Company increased its ownership in and consolidated Town Center. Includes an interest in Albertsons (at fair value at June 30, 2020 and at cost at December 31, 2019, as described below) (<u>Note 8</u>).

(a) (b) (c) (d)

(e) (f)

Represents a variable interest in Albertsons (at fair value at Julie 30, 2020 and at cost at Determiner 51, 2019, as described below) (<u>Nuce 5</u>). Represents a variable interest entity for which the Company was determined not to be the primary beneficiary. During May 2020, as discussed below, the Company increased its ownership in Broughton Street Portfolio. Includes cost-method method investments in Storage Post, Fifth Wall and other investments. Distributions have exceeded the Company's investment; however, the Company recognizes a liability balance as it may be required to return distributions to fund future obligations of (ģ) the entity.

Core Portfolio

Acquisition of Unconsolidated Investments

On January 24, 2019, the Renaissance Portfolio, in which the Company owns a 20% noncontrolling interest, acquired a 7,300 square-foot property, Fund III's 3104 M Street property located in Washington, D.C., for \$10.7 million (<u>Note 2</u>) less the assumption of the outstanding mortgage of \$4.7 million.

On August 8, 2019, the Company invested \$1.8 million in Fifth Wall Ventures Retail Fund, L.P. During the six months ended June 30, 2020, the Company invested another \$0.2 million. The Company's total commitment is \$5.0 million. The Company accounts for its interest at cost less impairment given its ownership is less than five percent, the investment has no readily determinable fair value, and the Company has virtually no influence over the partnership's operating and financial policies. At June 30, 2020, the Company's investment was \$2.0 million.

On May 2, 2019, the Company acquired a ground lease interest at 1238 Wisconsin Avenue in Washington, D.C. ("1238 Wisconsin"). Prior to the fourth quarter of 2019, the Company had a controlling interest, and therefore consolidated the property within the Company's financial statements. During December 2019, the Company entered into an operating agreement in order to admit a co-investor and property manager, who was also appointed the development manager under a separate agreement. As a result of these transactions and the significant participation rights of the co-investor, the Company de-consolidated 1238 Wisconsin and accounted for its interest under the equity method of accounting effective October 1, 2019 as it does not control but exercises significant influence over the investment. No gain or loss was recognized as the Company's investment approximated fair value at the time of de-consolidation.

Brandywine Portfolio, Market Square and Town Center

The Company owns an interest in an approximately one million square foot retail portfolio (the "Brandywine Portfolio" joint venture) located in Wilmington, Delaware, which includes two properties referred to as "Market Square" and "Town Center." Prior to the second quarter of 2016, the Company had a controlling interest in the Brandywine Portfolio, and it was therefore consolidated within the Company's financial statements. During April 2016, the arrangement with the partners of the Brandywine Portfolio was modified to change the legal ownership from a partnership to a tenancy-incommon interest, as well as to provide certain participating rights to the outside partners. As a result of these modifications, the Company de-consolidated the Brandywine Portfolio had consistent ownership interests before and after the modification and the underlying net assets were unchanged, the Company reflected the change from consolidation to equity method based upon its historical cost. The Brandywine Portfolio and Market Square ventures do not include the property held by Acadia Brandywine Holdings, LLC ("Brandywine Holdings"), an entity in which the Company has a 22.22% interest and which is consolidated by the Company.

Additionally, in April 2016, the Company repaid the outstanding balance of \$140.0 million of non-recourse debt collateralized by the Brandywine Portfolio and provided a note receivable collateralized by the partners' tenancy-in-common interest in the Brandywine Portfolio for their proportionate share of the repayment. On May 1, 2017, the Company exchanged \$16.0 million of the \$153.4 million notes receivable (the "Brandywine Notes Receivable") (Note 3) plus accrued interest of \$0.3 million for one of the partner's 38.89% tenancy-in-common interests in Market Square. The Company already had a 22.22% interest in Market Square and continued to apply the equity method of accounting for its aggregate 61.11% noncontrolling interest in Market Square and its 22.22% interest in Town Center through November 16, 2017. The incremental investment in Market Square was recorded at \$16.3 million and the excess of this amount over the venture's book value associated with this interest, or \$9.8 million, was being amortized over the remaining depreciable lives of the venture's assets through November 16, 2017. On November 16, 2017, the Company exchanged an additional \$16.0 million of Brandywine Notes Receivable plus accrued interest of \$0.6 million for the remaining 38.89% interest in Market Square, thereby obtaining a 100% controlling interest in the property. The exchange was deemed to be a business combination and as a result, the property was consolidated and a gain on change of control of \$5.6 million was recorded (<u>Note 2</u>).

On November 16, 2017, the Company exchanged \$60.7 million of the Brandywine Notes Receivable plus accrued interest of \$0.9 million for one of the partner's 38.89% tenancy-in-common interests in Town Center. The incremental investment in Town Center was recorded at \$61.6 million and the excess of this amount over the venture's book value associated with this interest, or \$34.5 million, is being amortized over the remaining depreciable lives of the venture's assets. The Company previously had a 22.22% interest in Town Center which then became 61.11% following the November 2017 transaction.

On March 28, 2018, the Company exchanged \$22.0 million of its Brandywine Notes Receivable plus accrued interest of \$0.3 million for one of the partner's 14.11% tenancy-in-common interests in Town Center. The incremental investment in Town Center was recorded at \$ 22.3 million and the excess of this amount over the venture's book value associated with this interest, or \$12.7 million, is being amortized over the remaining depreciable lives of the venture's assets. The Company continued to apply the equity method of accounting for its aggregate 75.22% noncontrolling interest in Town Center after the March 2018 transaction.

On April 1, 2020, the Company exchanged the remaining \$38.7 million of Brandywine Notes Receivable (<u>Note 3) plus accrued interest of \$2.0 million for</u> the remaining 24.78% interest in Town Center, thereby obtaining a 100% controlling interest in the property. The property was then consolidated (Note 2) and the Company recorded the remaining interest in the property investment at cost.

Fund Investments

Acquisitions of Unconsolidated Investments

On March 19, 2019, Fund V obtained an 99.35% interest in a joint venture which in turn obtained a 90% undivided interest in the property and invested in a 428,000 square-foot property located in Riverdale, Utah referred to as "Family Center at Riverdale" for \$48.5 million. The property is held by the venture as a tenancy in common. The Company accounts for its interest in the Family Center at Riverdale under the equity method of accounting as it does not control but exercises significant influence over the investment.

On April 30, 2019, Fund V acquired a 90% interest in a venture which invested in a 300,000 square-foot property located in Vernon, Connecticut referred to as "Tri-City Plaza" for \$36.7 million. The Company accounts for its interest in Tri-City Plaza under the equity method of accounting as it does not control but exercises significant influence over the investment.

On August 21, 2019, Fund V acquired a 90% interest in a venture which invested in a 225,000 square foot property and a 300,000 square foot property, both located in Frederick County, Maryland collectively referred to as the "Frederick County Acquisitions" for \$21.8 million and \$33.1 million, respectively. The Company accounts for its interest in the Frederick County Acquisitions under the equity method of accounting as it does not control but exercises significant influence over the investment.

Broughton Street Portfolio

During 2014, Fund IV acquired 50% interests in two joint ventures referred to as "BSP I" and "BSP II" with the same venture partner to acquire and operate a total of 23 properties in Savannah, Georgia referred to as the "Broughton Street Portfolio." Since that time, as described below, the ventures have sold eight of the properties and terminated the master leases on two of the properties. In October 2018, the venture partner relinquished its interest in BSP I resulting in Fund IV becoming the 100% owner of the BSP I venture, which holds 11 consolidated properties (<u>Note 2</u>). Fund IV accounted for this transaction as an asset purchase at fair value whereby its existing preferred and common interests were deemed consideration for the properties and no gain or loss was recognized.

On May 26, 2020, pursuant to the buy-sell provisions of the operating agreement of the Broughton Street Portfolio, Fund IV acquired all of the third-party equity of BSP II, which underlies two properties within the Broughton Street Portfolio, for \$1.2 million plus closing costs of \$0.1 million. These two BSP II properties were consolidated during the second quarter of 2020.

Storage Post

On June 29, 2019, Fund III's Storage Post venture, which is a cost-method investment with no carrying value, distributed \$1.6 million of which the Operating Partnership's share was \$0.4 million.

Albertsons

During 2006, as part of a series of investments with a consortium of other investors known as the "RCP Venture", Mervyns II acquired an indirect interest in Albertsons Companies, Inc. a private chain of grocery stores ("Albertsons") through two 36.67% owned entities (KLA A Investments, LLC and ABS Opportunities, LLC, "KLA/ABS"). Its investment (the "Investment in Albertsons") has been accounted for under the cost method as Mervyns II has no influence over operating and financial policies of KLA/ABS. Subsequent to the initial investment in 2006, Mervyns II received distributions from its Investment in Albertsons in excess of its initial contribution, which has been recognized in earnings. During the second quarter of 2020, Mervyns II realized a gain of approximately \$23.2 million from its Investment in Albertsons. The realized gains resulted from the issuance and distribution of proceeds from a preferred equity investment and a sale of a portion of its investment in an initial public offering of Albertsons, both of which occurred in June 2020. Following these transactions, Mervyns II has retained an effective indirect ownership of approximately 4.1 million shares (approximately 1% interest) through its Investment in Albertsons, which it has accounted for at fair value following the initial public offering given the readily determinable fair value, resulting in an unrealized gain of approximately \$64.9 million. The Company has reflected both the realized and unrealized gain as Realized and unrealized holding gains on investments and other within its consolidated statements of operations for the three and six months ended June 30, 2020. From inception through June 30, 2020, Mervyns II has earned approximately \$110.0 million in distributions related to its Investment in Albertsons. The Company has an effective ownership interest of 28.3% in Mervyns II.

Fees from Unconsolidated Affiliates

The Company earned property management, construction, development, legal and leasing fees from its investments in unconsolidated partnerships totaling \$0.1 million each for the three months ended June 30, 2020 and 2019, respectively, and \$0.2 million each for the six months ended June 30, 2020 and 2019, which is included in other revenues in the consolidated financial statements.

In addition, the Company paid to certain unaffiliated partners of its joint ventures, \$0.4 million and \$0.3 million for the three months ended June 30, 2020 and 2019, respectively, and \$1.4 million and \$0.6 million for six months ended June 30, 2020 and 2019, respectively, for leasing commissions, development, management, construction and overhead fees.

Summarized Financial Information of Unconsolidated Affiliates

The following combined and condensed Balance Sheets and Statements of operations, in each period, summarize the financial information of the Company's investments in unconsolidated affiliates (in thousands):

	June 30, 2020	Dee	cember 31, 2019
Combined and Condensed Balance Sheets			
Assets:			
Rental property, net	\$ 572,901	\$	656,265
Real estate under development	10,006		1,341
Other assets	 71,321		85,540
Total assets	\$ 654,228	\$	743,146
Liabilities and partners' equity:			
Mortgage notes payable	\$ 510,043	\$	502,036
Other liabilities	82,036		77,785
Partners' equity	62,149		163,325
Total liabilities and partners' equity	\$ 654,228	\$	743,146
Company's share of accumulated equity	\$ 107,759	\$	186,864
Basis differential	56,203		100,962
Deferred fees, net of portion related to the Company's interest	3,499		1,270
Amounts receivable/payable by the Company	536		(1,902)
Investments in and advances to unconsolidated affiliates, net of Company's share of distributions in excess of income from and investments in			
unconsolidated affiliates	167,997		287,194
Cost method investments	67,308		2,541
Company's share of distributions in excess of income from and investments in unconsolidated affiliates	15,520		15,362
Investments in and advances to unconsolidated affiliates	\$ 250,825	\$	305,097

	Th	ree Months	Ende	ed June 30,		Six Months E	Ended June 30,			
		2020		2019		2020		2019		
Combined and Condensed Statements of Income										
Total revenues	\$	19,057	\$	22,740	\$	43,169	\$	42,713		
Operating and other expenses		(8,736)		(5,236)		(16,871)		(10,342)		
Interest expense		(5,014)		(5,639)		(10,503)		(10,415)		
Depreciation and amortization		(6,610)		(5,795)		(13,706)		(10,587)		
Net (loss) income attributable to unconsolidated affiliates	\$	(1,303)	\$	6,070	\$	2,089	\$	11,369		
					_		_			
Company's share of equity in net (loss) income of unconsolidated affiliates	\$	(464)	\$	4,282	\$	1,486	\$	7,277		
Basis differential amortization		(322)		(723)		(1,017)		(1,447)		
Company's equity in (loss) earnings of unconsolidated affiliates	\$	(786)	\$	3,559	\$	469	\$	5,830		

5. Other Assets, Net and Accounts Payable and Other Liabilities

Other assets, net and accounts payable and other liabilities are comprised of the following for the periods presented:

(in thousands)	June 30, 2020	Ι	December 31, 2019
Other Assets, Net:	 		
Lease intangibles, net (<u>Note 6</u>)	\$ 119,251	\$	116,820
Deferred charges, net (a)	30,979		28,746
Prepaid expenses	15,677		18,873
Accrued interest receivable	10,680		9,872
Other receivables	9,816		3,996
Due from seller	3,682		3,682
Income taxes receivable	2,701		1,755
Deposits	1,711		1,853
Corporate assets, net	1,321		1,565
Deferred tax assets	913		913
Derivative financial instruments (<u>Note 8</u>)	10		2,583
	\$ 196,741	\$	190,658
(a) Deferred Charges, Net:			
Deferred leasing and other costs	\$ 54,011	\$	49,081
Deferred financing costs related to line of credit	10,319		10,051
	64,330		59,132
Accumulated amortization	(33,351)		(30,386)
Deferred charges, net	\$ 30,979	\$	28,746
Accounts Payable and Other Liabilities:			
Derivative financial instruments (<u>Note 8</u>)	\$ 109,040	\$	39,061
Lease liability - operating leases, net (Note 11)	87,921		56,762
Lease intangibles, net (<u>Note 6</u>)	81,819		82,926
Accounts payable and accrued expenses	79,253		68,838
Deferred income	31,199		33,682
Tenant security deposits, escrow and other	12,864		12,590
Lease liability - finance leases, net (<u>Note 11</u>)	6,170		77,657
	\$ 408,266	\$	371,516

6. Lease Intangibles

Upon acquisitions of real estate (<u>Note 2</u>), the Company assesses the fair value of acquired assets (including land, buildings and improvements, and identified intangibles such as above- and below-market leases, including below-market options and acquired in-place leases) and assumed liabilities. The lease intangibles are amortized over the remaining terms of the respective leases, including option periods where applicable.

Intangible assets and liabilities are included in other assets and other liabilities (<u>Note 5</u>) on the consolidated balance sheet and summarized as follows (in thousands):

		June	e 30, 2020			December 31, 2019						
	s Carrying Amount	Accumulated Amortization		Net Carrying Amount		Gross Carrying Amount		Accumulated Amortization			t Carrying Amount	
Amortizable Intangible Assets												
In-place lease intangible assets	\$ 268,335	\$	(154,313)	\$	114,022	\$	249,961	\$	(137,108)	\$	112,853	
Above-market rent	19,188		(13,959)		5,229		17,227		(13,260)		3,967	
	\$ 287,523	\$	(168,272)	\$	119,251	\$	267,188	\$	(150,368)	\$	116,820	
Amortizable Intangible Liabilities												
Below-market rent	\$ (165,085)	\$	83,757	\$	(81,328)	\$	(160,721)	\$	78,315	\$	(82,406)	
Above-market ground lease	(671)		180		(491)		(671)		151		(520)	
	\$ (165,756)	\$	83,937	\$	(81,819)	\$	(161,392)	\$	78,466	\$	(82,926)	

During the six months ended June 30, 2020, the Company acquired in-place lease intangible assets of \$21.0 million, above-market rents of \$2.0 million and below-market rents of \$4.6 million with weighted-average useful lives of 4.9, 5.8 and 20.2 years, respectively.

During the year ended December 31, 2019, the Company acquired in-place lease intangible assets of \$36.1 million, above-market rents of \$0.6 million, and below-market rents of \$10.4 million with weighted-average useful lives of 7.9, 6.7, and 21.7 years, respectively.

Amortization of in-place lease intangible assets is recorded in depreciation and amortization expense and amortization of above-market rent and belowmarket rent is recorded as a reduction to and increase to rental income, respectively, in the consolidated statements of operations. Amortization of abovemarket ground leases are recorded as a reduction to rent expense in the consolidated statements of operations.

The scheduled amortization of acquired lease intangible assets and assumed liabilities as of June 30, 2020 is as follows (in thousands):

Years Ending December 31,	1	Increase in Lease venues	crease to ortization	 ıction of Expense	(Expense) ncome
2020 (Remainder)	\$	3,610	\$ (15,678)	 29	\$ (12,039)
2021		7,001	(25,517)	58	(18,458)
2022		6,302	(18,705)	58	(12,345)
2023		6,011	(13,923)	58	(7,854)
2024		5,692	(8,677)	58	(2,927)
Thereafter		47,483	(31,522)	230	16,191
Total	\$	76,099	\$ (114,022)	\$ 491	\$ (37,432)



7. Debt

A summary of the Company's consolidated indebtedness is as follows (dollars in thousands):

	Interest	Rate at			Carrying	g Value at		
	June 30, 2020	December 31, 2019	Maturity Date at June 30, 2020		June 30, 2020	De	cember 31, 2019	
Mortgages Payable								
Core Fixed Rate	3.88%-6.00%	3.88%-6.00%	Feb 2024 - Apr 2035	\$	175,149	\$	176,176	
Core Variable Rate - Swapped (a)	3.41%-4.54%	3.41%-4.54%	Jan 2023 - Nov 2028		81,035		81,559	
Total Core Mortgages Payable					256,184		257,735	
Fund II Fixed Rate (b)	4.75%	4.75%	May 2022		200,000		200,000	
Fund II Variable Rate	LIBOR+3.00%	LIBOR+3.00%	March 2022		25,397		24,225	
Fund II Variable Rate - Swapped (a)	2.88%	2.88%	Nov 2021		18,941		19,073	
Total Fund II Mortgages Payable					244,338		243,298	
Fund III Variable Rate	LIBOR+2.75%-LIBOR+3.10%	LIBOR+2.75%-LIBOR+3.10%	Jan 2021 - Jun 2021		75,722		74,554	
Fund IV Fixed Rate	3.40%-4.50%	3.40%-4.50%	Oct 2025 - Jun 2026		8,189	_	8,189	
Fund IV Variable Rate	LIBOR+1.60%-LIBOR+3.40%	LIBOR+1.60%-LIBOR+3.40%	Sep 2020 - Aug 2021		180,855		157,015	
Fund IV Variable Rate - Swapped (a)	3.48%-4.61%	3.48%-4.61%	Mar 2021 - Dec 2022		67,244		102,699	
Total Fund IV Mortgages Payable					256,288		267,903	
Fund V Variable Rate	LIBOR+1.50%-LIBOR+2.20%	LIBOR+1.50%-LIBOR+2.20%	Feb 2021 - Dec 2024		1,447	_	1,387	
Fund V Variable Rate - Swapped (a)	2.95%-4.78%	2.95%-4.78%	Feb 2021 - Dec 2024		334,505		334,626	
Total Fund V Mortgage Payable					335,952	_	336,013	
Net unamortized debt issuance costs					(7,506)		(10,078)	
Unamortized premium					599		651	
Total Mortgages Payable				\$	1,161,577	\$	1,170,076	
Unsecured Notes Payable								
Core Term Loans	—	<u> </u>	Mar 2023	\$	_	\$	—	
Core Variable Rate Unsecured								
Term Loans - Swapped (a)	2.49%-5.02%	2.49%-5.02%	Mar 2023		350,000		350,000	
Total Core Unsecured Notes Payable					350,000		350,000	
Fund II Unsecured Notes Payable	LIBOR+1.65%	LIBOR+1.65%	Sep 2020		40,000		40,000	
Fund IV Term Loan/Subscription Facility	LIBOR+1.65%-LIBOR+2.00%	LIBOR+1.65%-LIBOR+2.00%	Dec 2020 - June 2021		79,225		87,625	
Fund V Subscription Facility	LIBOR+1.60%		May 2021		3,570	_		
Net unamortized debt issuance costs					(288)		(305)	
Total Unsecured Notes Payable				\$	472,507	\$	477,320	
Unsecured Line of Credit								
Core Unsecured Line of Credit -Swapped	2.49%-5.02%	2.49%-5.02%	Mar 2022					
(a)				\$	177,400	\$	60,800	
				•		•		
Total Debt - Fixed Rate (c)				\$	1,412,465	\$	1,403,324	
Total Debt - Variable Rate (b,d)					406,214		314,604	
Total Debt					1,818,679		1,717,928	
Net unamortized debt issuance costs					(7,794)		(10,383)	
Unamortized premium				-	599	-	651	
Total Indebtedness				\$	1,811,484	\$	1,708,196	

At June 30, 2020, the stated rates ranged from LIBOR + 1.50% to LIBOR +1.90% for Core variable-rate debt; LIBOR + 1.39% for Fund II variable-rate debt; LIBOR + 2.75% to LIBOR + 3.10% for Fund III variable-rate debt; LIBOR + 1.75% to LIBOR + 2.25% for Fund IV variable-rate debt; LIBOR + 1.50% to LIBOR + 2.20% for Fund V variable-rate debt; LIBOR + 1.25% for Core variable-rate unsecured term loans; and LIBOR + 1.35% for Core variable-rate unsecured lines of credit. Includes \$1,029.1 million and \$948.8 million, respectively, of variable-rate debt that has been fixed with interest rate swap agreements as of the periods presented. Fixed-rate debt at December 31, 2019 includes \$70.2 million of Core swaps that may be used to hedge debt instruments of the Funds. Includes \$144.5 million and \$143.3 million, respectively, of variable-rate debt that is subject to interest cap agreements. (a)

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(b)

(c) (d)

Credit Facility

On February 20, 2018, the Company entered into a \$500.0 million senior unsecured credit facility (the "Credit Facility"), comprised of a \$150.0 million senior unsecured revolving credit facility (the "Revolver") which bears interest at LIBOR + 1.40%, and a \$350.0 million senior unsecured term loan (the "Term Loan") which bears interest at LIBOR + 1.30%.

On October 8, 2019, the Company modified the Credit Facility, which provided for a \$100.0 million increase in the Revolver. This amendment resulted in borrowing capacity of up to \$600.0 million in principal amount, which includes a \$250.0 million revolving credit facility maturing on March 31, 2022, subject to an extension option, and a \$350.0 million Term Loan expiring on March 31, 2023. In addition, the amendment provides for revisions to the accordion feature, which allows for one or more increases in the revolving credit facility or term loan facility, for a maximum aggregate principal amount not to exceed \$750.0 million.

Mortgages Payable

During the six months ended June 30, 2020, the Company:

- Extended the maturity dates of the Fund V Subscription line and five Fund mortgages, which had aggregate outstanding balances of \$304.8 million at June 30, 2020;
- modified one Fund IV loan's holdback terms in its \$23.8 million mortgage, which has \$18.9 million outstanding and drew an additional \$1.0 million at closing;
- negotiated mortgage interest payment deferrals in relation to the COVID-19 Pandemic for three months on one Core loan and seven Fund loans
 aggregating \$1.7 million;
- entered into two swap agreements each with notional values of \$50.0 million, which are not effective until April 2022 and April 2023 (Note 8);
- repaid one Fund IV mortgage of \$11.6 million in connection with the sale of Colonie Plaza (Note 2); and
- made scheduled principal payments of \$2.7 million.

During the year ended December 31, 2019 the Company:

- obtained one new Fund II construction loan, three new Fund IV mortgages and five new Fund V mortgages totaling \$258.9 million with a weighted-average interest rate of LIBOR + 1.70% collateralized by nine properties and maturing in 2022 through 2024;
- refinanced three mortgages with existing balances totaling \$69.0 million at a weighted-average rate of LIBOR + 2.08% and maturities ranging from May 2019 to January 2021 with new mortgages totaling \$71.8 million with a weighted-average rate of LIBOR + 1.86% and maturities ranging from April 2022 through December 2024;
- transferred a Fund III mortgage with a balance of \$4.7 million and an interest rate of Prime + 0.5% which was assumed by the purchasing venture in a property sale (<u>Note 2</u>). The Company repaid one Fund III loan in the amount of \$9.8 million and two Fund IV loans in the aggregate amount of \$18.4 million in connection with the sale of the properties. The Company also repaid a Fund IV loan in full, which had a balance of \$38.2 million and an interest rate of LIBOR + 2.35%. The Company also made scheduled principal payments of \$5.9 million;
- modified three loans with prior borrowing capacity totaling \$135.9 million at a weighted-average rate of LIBOR + 3.65% and maturities ranging from November 2019 through January 2020 by obtaining new commitments totaling \$125.3 million with a weighted-average rate of LIBOR + 2.96% and maturities ranging from December 2020 through May 2021; and
- entered into interest rate swap contracts to effectively fix the variable portion of the interest rates of all nine new obligations and two of the refinanced obligations with a notional value of \$283.6 million at a weighted-average interest rate of 1.78%.

At June 30, 2020 and December 31, 2019, the Company's mortgages were collateralized by 43 and 44 properties, respectively, and the related tenant leases. Certain loans are cross-collateralized and contain cross-default provisions. The loan agreements contain customary representations, covenants and events of default. Certain loan agreements require the Company to comply with affirmative and negative covenants, including the maintenance of debt service coverage and leverage ratios. The Company is not in default of its loan agreements, except as noted below. A portion of the Company's variable-rate mortgage debt has been effectively fixed through certain cash flow hedge transactions (<u>Note 8</u>).

The mortgage loan collateralized by the property held by Brandywine Holdings in the Core Portfolio, was in default and subject to litigation at June 30, 2020 and December 31, 2019. The loan was originated in June 2006 and had an original principal amount of \$26.3 million and a scheduled maturity of July 1, 2016. By maturity, the loan was in default. The loan bears interest at a stated rate of approximately 6% and is subject to additional default interest of 5%. In April 2017, the successor to the original lender, Wilmington – 5190 Brandywine Parkway, LLC (the

"Successor Lender"), initiated lawsuits against Brandywine Holdings in Delaware Superior Court and Delaware Court of Chancery, for among other things, judgment on the note (the "Note Complaint") and foreclosure on the property. In a contemporaneously filed action in Delaware Superior Court (the "Guaranty Complaint"), the Successor Lender initiated a lawsuit against the Operating Partnership as guarantor of certain guaranteed obligations of Brandywine Holdings set forth in a non-recourse carve-out guaranty executed by the Operating Partnership. The Guaranty Complaint alleges that the Operating Partnership is liable for the original principal, accrued interest, default interest, late charges as well as fees, costs and protective advances, under the Brandywine Loan, which the Successor Lender alleges totaled approximately \$33.0 million as of November 9, 2017 (exclusive of accruing interest, default interest, late charges, and fees and costs). In August 2019, the Delaware Superior Court heard arguments on the parties' cross-motions for summary judgment regarding both the Guaranty Complaint and the Note Complaint. On February 7, 2020, the Delaware Superior Court granted in part the Successor Lender's motion, and denied Brandywine Holdings' and the Operating Partnership's cross-motion, for summary judgment, finding that each of Brandywine Holdings and the Operating Partnership have recourse liability under the Brandywine Loan and requesting the parties to contact the Court regarding a hearing of any additional outstanding issues. On June 24, 2020, the Successor Lender filed a motion to (i) amend the Note Complaint and Guaranty Complaint in order to increase the alleged balance under the Brandywine Loan to \$46.8 million as of March 31, 2020, plus default interest of \$0.3 million and additional attorneys' fees of \$0.2 million from April 1, 2020 to April 23, 2020, minus suspense funds of \$1.5 million, and (ii) for entry of judgment in the foregoing amounts. Brandywine Holdings and the Operating Partnership opposed the motion. By Final Order and Judgment, entered July 27, 2020, the Delaware Superior Court denied the Successor Lender's motion, and entered judgment against Brandywine Holdings and the Operating Partnership, jointly and severally, in the amount of \$33.2 million, plus accruing interest and default interest in the total amount of \$8,017 per diem from and after November 10, 2017 through the date of entry of judgment, less \$1.3 million in "suspense funds" (consisting of unapplied property collections minus unapplied fees (including attorneys' fees), costs, and protective advances made on Defendants' behalf), together with post judgment interest, accruing after the entry of judgment, at the contract rate of interest agreed to by the parties. In connection with the Final Order and Judgment, during the three months ended June 30, 2020, the Company recorded an additional \$6.8 million related primarily to legal and other costs of which the Company's proportionate share was \$1.5 million.

During the third quarter of 2019, the company recognized income of \$5.0 million related to Fund II's New Market Tax Credit transaction ("NMTC") involving its City Point project. NMTCs were created to encourage economic development in low income communities and provided for a 39% tax credit on certain qualifying invested equity/loans. In 2012, the NMTCs were transferred to a group of investors ("Investors") in exchange for \$5.2 million. The NMTCs were subject to recapture under various circumstances, including redemption of the loan/investment prior to a requisite seven-year hold period, and recognition of income was deferred. Upon the expiration of the seven-year period and no further obligations, the Company recognized income of \$5.0 million during the three months ended September 30, 2019, of which the Company's proportionate share was \$1.4 million, which is included in Other income in the consolidated statements of operations for the year ended December 31, 2019.

Unsecured Notes Payable

Unsecured notes payable for which total availability was \$157.3 million and \$152.5 million at June 30, 2020 and December 31, 2019, respectively, are comprised of the following:

- The outstanding balance of the Core term loans was \$350.0 million at June 30, 2020 and December 31, 2019. The Company previously entered into swap agreements fixing the rates of the remaining Core term loan balance.
- Fund II has a \$40.0 million term loan secured by the real estate assets of City Point Phase II and guaranteed by the Operating Partnership. The outstanding balance of the Fund II term loan was \$40.0 million at each of June 30, 2020 and December 31, 2019. There was no availability at each of June 30, 2020 and December 31, 2019.
- Fund IV has a \$79.2 million bridge facility and a \$15.0 million subscription line. The bridge facility is guaranteed by the Operating partnership up to \$50.8 million. The outstanding balance and total available credit of the Fund IV bridge facility was \$79.2 million and \$0.0 million, respectively at each of June 30, 2020 and at December 31, 2019. The outstanding balance and total available credit of the Fund IV subscription line was \$0.0 million and \$10.9 million, respectively at June 30, 2020, reflecting letters of credit of \$4.1 million. The outstanding balance and total availability at December 31, 2019 was \$8.4 million and \$2.5 million, respectively, reflecting letters of credit of \$4.1 million.
- Fund V has a \$150.0 million subscription line collateralized by Fund V's unfunded capital commitments, and, to the extent of Acadia's capital commitments, is guaranteed by the Operating Partnership. The outstanding balance and total available credit of the Fund V subscription line was \$3.6 million and \$146.4 million, respectively at June 30, 2020. The outstanding balance and total available credit of the Fund V subscription line was \$0.0 million and \$150.0 million at December 31, 2019, respectively.



On July 1, 2020, the Company obtained an additional \$30.0 million term loan (Note 15).

Unsecured Revolving Line of Credit

The Company had a total of \$62.1 million and \$173.6 million available under its \$250.0 million Core Revolver, reflecting borrowings of \$177.4 million and \$60.8 million and letters of credit of \$10.5 million and \$15.6 million at June 30, 2020 and December 31, 2019, respectively. At each of June 30, 2020 and December 31, 2019, all of the Core unsecured revolving line of credit was swapped to a fixed rate.

Scheduled Debt Principal Payments

The scheduled principal repayments, without regard to available extension options (described further below), of the Company's consolidated indebtedness, as of June 30, 2020 are as follows (in thousands):

Year Ending December 31,

2020 (Remainder)	\$ 144,83
2021	373,20
2022	475,21
2023	415,50
2024	212,01
Thereafter	197,90
	1,818,67
Unamortized premium	59
Net unamortized debt issuance costs	(7,79
Total indebtedness	\$ 1,811,48

The table above does not reflect available extension options (subject to customary conditions) on consolidated debt of \$115.4 million contractually due in 2020, \$231.4 million contractually due in 2021, \$414.5 million contractually due in 2022 and \$41.5 million contractually due in 2023; all for which the Company has available options to extend by up to 12 months and for some an additional 12 months thereafter. However, there can be no assurance that the Company will be able to successfully execute any or all of its available extension options.

See <u>Note 4</u> for information about liabilities of the Company's unconsolidated affiliates.

8. Financial Instruments and Fair Value Measurements

The fair value of an asset is defined as the exit price, which is the amount that would either be received when an asset is sold or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The guidance establishes a three-tier fair value hierarchy based on the inputs used in measuring fair value. These tiers are: Level 1, for which quoted market prices for identical instruments are available in active markets, such as money market funds, equity securities, and U.S. Treasury securities; Level 2, for which there are inputs other than quoted prices included within Level 1 that are observable for the instrument, such as certain derivative instruments including interest rate caps and interest rate swaps; and Level 3, for financial instruments or other assets/liabilities that do not fall into Level 1 or Level 2 and for which little or no market data exists, therefore requiring the Company to develop its own assumptions.

Items Measured at Fair Value on a Recurring Basis

The methods and assumptions described below were used to estimate the fair value of each class of financial instrument. For significant Level 3 items, the Company has also provided the unobservable inputs along with their weighted-average ranges.

Money Market Funds — The Company has money market funds, which are included in Cash and cash equivalents in the consolidated financial statements, are comprised of government securities and/or U.S. Treasury bills. These funds were classified as Level 1 as we used quoted prices from active markets to determine their fair values.

Equity Investments – The Company's Investment in Albertsons became publicly traded during 2020 (<u>Note 4</u>). Upon Albertsons' IPO, this investment has a readily determinable market value (traded on an exchange) and is being accounted for as a Level 1 investment.

Derivative Assets — The Company has derivative assets, which are included in Other assets, net in the consolidated financial statements, and are comprised of interest rate swaps and caps. The derivative instruments were measured at fair value using readily observable market inputs, such as quotations on interest rates, and were classified as Level 2 as these instruments are custom, over-the-counter contracts with various bank counterparties that are not traded in an active market. See "Derivative Financial Instruments," below.

Derivative Liabilities — The Company has derivative liabilities, which are included in Accounts payable and other liabilities in the consolidated financial statements, and are comprised of interest rate swaps. These derivative instruments were measured at fair value using readily observable market inputs, such as quotations on interest rates, and were classified as Level 2 because they are custom, over-the-counter contracts with various bank counterparties that are not traded in an active market. See "Derivative Financial Instruments," below.

The Company did not have any transfers into or out of Level 1, Level 2, and Level 3 measurements during the six months ended June 30, 2020 or 2019.

The following table presents the Company's fair value hierarchy for those assets and liabilities measured at fair value on a recurring basis (in thousands):

		June 30, 2020						December 31, 2019					
	Level 1	Level 2		Level 3		Level 1		Level 2		Level 3			
<u>Assets</u>													
Money market funds	\$ —	\$		\$		\$		\$ -	- \$	_			
Derivative financial instruments	—		10				—	2,58	3	_			
Investment in Albertsons (Note 4)	64,937	\$		\$		\$		\$ -	- \$	_			
<u>Liabilities</u>													
Derivative financial instruments	_		109,040					39,06	1	_			

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

Items Measured at Fair Value on a Nonrecurring Basis (Including Impairment Charges)

During March of 2020, the Company was impacted by the COVID-19 Pandemic (<u>Note 11</u>), which caused the Company to re-evaluate its holding periods and forecasted operating income at certain properties. As a result, several impairments were recorded at Fund assets. Impairment charges for the periods presented are as follows (in thousands):

						Impairme	nt Cl	narge
Property and Location	Owner	Triggering Event	Level 3 Inputs	Effective Date				cadia's Share
2020 Impairment Charges								
Cortlandt Crossing, Mohegan Lake, NY	Fund III	Reduced holding period, reduced projected operating income	Projections of: holding period, net operating income, cap rate, incremental costs	3/31/2020	\$	27,402	\$	6,726
654 Broadway, New York, NY	Fund III	Reduced holding period	Projections of: holding period, net operating income, cap rate, incremental costs	3/31/2020		6,398		1,570
146 Geary Street, San Francisco, CA	Fund IV	Reduced holding period, reduced projected operating income	Projections of: holding period, net operating income, cap rate, incremental costs	3/31/2020		6,718		1,553
801 Madison Avenue, New York, NY	Fund IV	Reduced holding period, reduced projected operating income	Projections of: holding period, net operating income, cap rate, incremental costs	3/31/2020		11,031		2,551
Total 2020 Impairment Charges					\$	51,549	\$	12,400
2019 Impairment Charges	-				<i>.</i>	22.4	<i>~</i>	
210 Bowery residential units	Fund IV	Reduced selling price	Contract sales price	9/30/2019	\$	321	\$	74
210 Bowery residential units	Fund IV	Reduced selling price	Offering price	6/30/2019	¢	1,400	¢	321
Total 2019 Impairment Charges					\$	1,721	\$	395
		3	32					

Derivative Financial Instruments

The Company had the following interest rate swaps and caps for the periods presented (dollars in thousands):

				Strik	e Rate			Fair V	/alue	
Derivative Instrument	egate Notional Amount	Effective Date	Maturity Date	Low		High	Balance Sheet Location	 June 30, 2020	De	ecember 31, 2019
Core	 								_	
Interest Rate Swaps	\$ 522,800	Dec 2012- Apr 2023	Jan 2021- Apr 2033	1.24%	—	3.77%	Other Liabilities (a)	\$ (89,962)	\$	(33,750)
Interest Rate Swaps	39,235	Jan 2016	Jul 2020	1.29%		1.29%	Other Assets	_		456
	\$ 562,035							\$ (89,962)	\$	(33,294)
Fund II										
Interest Rate Swap	\$ 18,941	Oct 2014	Nov 2021	2.88%	—		Other Liabilities	\$ (349)	\$	(139)
Interest Rate Cap	 45,000	Mar 2019	Mar 2022	3.50%	—	3.50%	Other Assets	 9		1
	\$ 63,941							\$ (340)	\$	(138)
Fund III										
Interest Rate Cap	\$ 39,470	Jan 2020	Jan 2021	3.00%	_	3.00%	Other Assets	\$ 	\$	
Fund IV										
Interest Rate Swaps	_	_	_	_		_	Other Assets	_	\$	22
Interest Rate Swaps	67,244	Mar 2017 - Dec 2019	Apr 2022 - Dec 2022	1.48%	—	4.00%	Other Liabilities	(2,335)		(812)
Interest Rate Caps	90,600	July 2019 - Dec 2019	Dec 2020 - July 2021	3.00%	—	3.50%	Other Assets	1		—
	\$ 157,844		• j - •					\$ (2,334)	\$	(790)
Fund V										
Interest Rate Swaps		_	_			_	Other Assets	_	\$	2,104
Interest Rate Swaps	334,505	Jan 2018- Nov 2019	Feb 2021- Oct 2024	1.25%	—	2.88%		(16,394)	Ť	(4,360)
	\$ 334,505							\$ (16,394)	\$	(2,256)
Total asset derivatives								\$ 10	\$	2,583
Total liability derivatives								\$ (109,040)	\$	(39,061)

(a) Includes two swaps with an aggregate fair value of (\$27.0) million and (\$11.8) million at June 30, 2020 and December 31, 2019, respectively, which were acquired during July 2018 with a notional value of \$125.0 million and are not effective until July 2020. Includes one swap with an aggregate value of (\$3.2) million at June 30, 2020, which was acquired during February 2020 with a notional value of \$50.0 million and is not effective until April 2023. Includes one swap with an aggregate fair value of (\$2.9) million at June 30, 2020, which was acquired during February 2020 with a notional value of \$50.0 million and is not effective until April 2023.

All of the Company's derivative instruments have been designated as cash flow hedges and hedge the future cash outflows on variable-rate debt (<u>Note 7</u>). It is estimated that approximately \$20.2 million included in accumulated other comprehensive (loss) income related to derivatives will be reclassified to interest expense within the next twelve months. As of June 30, 2020 and December 31, 2019, no derivatives were designated as fair value hedges or hedges of net investments in foreign operations. Additionally, the Company does not use derivatives for trading or speculative purposes and currently does not have any derivatives that are not designated hedges.

Risk Management Objective of Using Derivatives

The Company is exposed to certain risks arising from both its business operations and economic conditions. The Company manages economic risks, including interest rate, liquidity and credit risk, primarily by managing the amount, sources and duration of its debt funding and, from time to time, through the use of derivative financial instruments. The Company enters into derivative financial instruments to manage exposures that result in the receipt or payment of future known and uncertain cash amounts, the values of which are determined by interest rates. The Company's derivative financial instruments are used to manage differences in the amount, timing and duration of the Company's known or expected cash receipts and its known or expected cash payments principally related to the Company's investments and borrowings.

The Company is exposed to credit risk in the event of non-performance by the counterparties to the swaps if the derivative position has a positive balance. The Company believes it mitigates its credit risk by entering into swaps with major financial institutions. The Company continually monitors and actively manages interest costs on its variable-rate debt portfolio and may enter into additional interest rate swap positions or other derivative interest rate instruments based on market conditions.

Credit Risk-Related Contingent Features

The Company has agreements with each of its swap counterparties that contain a provision whereby if the Company defaults on certain of its unsecured indebtedness, the Company could also be declared in default on its swaps, resulting in an acceleration of payment under the swaps.

Other Financial Instruments

The Company's other financial instruments had the following carrying values and fair values as of the dates shown (dollars in thousands, inclusive of amounts attributable to noncontrolling interests where applicable):

			June 3	0, 20)20	Decembe	r 31,	2019		
	Level	Carrying Amount		00			Estimated air Value	Carrying Amount		estimated air Value
Notes Receivable (a)	3	\$	135,562	\$	136,003	\$ 114,943	\$	113,422		
Mortgage and Other Notes Payable (a)	3		1,168,484		1,151,567	1,179,503		1,191,281		
Investment in non-traded equity securities (b)	3		2,019		1,654	1,778		57,964		
Unsecured notes payable and Unsecured line of credit (c)	2		650,195		631,555	538,425		539,362		

(a) The Company determined the estimated fair value of these financial instruments using a discounted cash flow model with rates that take into account the credit of the borrower or tenant, where applicable, and interest rate risk. The Company also considered the value of the underlying collateral, taking into account the quality of the collateral, the credit quality of the borrower, the time until maturity and the current market interest rate environment.

(b) Represents the Operating Partnership's cost-method investment in Fifth Wall (<u>Note 4</u>). Fair value as of December 31, 2019 also represents Mervyns II's cost-method investment in Albertsons' supermarkets, which is carried at fair value at June 30, 2020 and, therefore, is no longer reflected in the table above.

(c) The Company determined the estimated fair value of the unsecured notes payable and unsecured line of credit using quoted market prices in an open market with limited trading volume where available. In cases where there was no trading volume, the Company determined the estimated fair value using a discounted cash flow model using a rate that reflects the average yield of similar market participants.

The Company's cash and cash equivalents, restricted cash, accounts receivable, accounts payable and certain financial instruments included in other assets and other liabilities had fair values that approximated their carrying values due to their short maturity profiles at June 30, 2020.

9. Commitments and Contingencies

The Company is involved in various matters of litigation arising out of, or incident to, its business, including the litigation described in <u>Note 7</u>. While the Company is unable to predict with certainty the outcome of any particular matter, management does not expect, when such litigation is resolved, that the Company's resulting exposure to loss contingencies, if any, will have a material adverse effect on its consolidated financial position.

Commitments and Guaranties

In conjunction with the development and expansion of various properties, the Company has entered into agreements with general contractors for the construction or development of properties aggregating approximately \$35.8 million and \$41.1 million as of June 30, 2020 and December 31, 2019, respectively.

At June 30, 2020 and December 31, 2019, the Company had letters of credit outstanding of \$14.6 million and \$19.8 million, respectively. The Company has not recorded any obligation associated with these letters of credit. The majority of the letters of credit are collateral for existing indebtedness and other obligations of the Company.



10. Shareholders' Equity, Noncontrolling Interests and Other Comprehensive Loss

Common Shares and Units

In addition to the share repurchase activity discussed below, the Company completed the following transactions in its common shares during the six months ended June 30, 2020:

- The Company withheld 2,075 Restricted Shares to pay the employees' statutory minimum income taxes due on the value of the portion of their Restricted Shares that vested.
- The Company recognized Common Share and Common OP Unit-based compensation expense totaling \$4.2 million and \$3.7 million in connection with Restricted Shares and Units (<u>Note 13</u>) for the six months ended June 30, 2020 and 2019, respectively.

In addition to the ATM Program activity discussed below, the Company completed the following transactions in its common shares during the year ended December 31, 2019:

- The Company withheld 2,468 Restricted Shares to pay the employees' statutory minimum income taxes due on the value of the portion of their Restricted Shares that vested.
- The Company recognized Common Share and Common OP Unit-based compensation expense totaling \$8.8 million in connection with Restricted Shares and Units (<u>Note 13</u>).

ATM Program

The Company has an at-the-market equity issuance program ("ATM Program") which provides the Company an efficient and low-cost vehicle for raising public equity to fund its capital needs. The Company entered into its current \$250.0 million ATM Program (which replaced its prior program) in the second quarter of 2019 and also added an optional "forward purchase" component. The Company has not issued any shares on a forward basis during the six months ended June 30, 2020 or for the year ended December 31, 2019. During the year ended December 31, 2019, the Company sold 5,164,055 Common Shares under its ATM Program for gross proceeds of \$147.7 million, or \$145.5 million net of issuance costs, at a weighted-average gross price per share of \$28.61. During the six months ended June 30, 2020, the Company did not sell any Common Shares under its ATM Program.

Share Repurchase Program

During 2018, the Company's board of trustees (the "Board") approved a new share repurchase program, which authorizes management, at its discretion, to repurchase up to \$200.0 million of its outstanding Common Shares. The program does not obligate the Company to repurchase any specific number of Common Shares and may be discontinued or extended at any time. The Company did not repurchase any shares during the year ended December 31, 2019. During the six months ended June 30, 2020, the Company repurchased 1,219,065 Common Shares for \$22.4 million, inclusive of \$0.1 million of fees at a weighted average price per share of \$18.29, under the share repurchase program, under which \$122.6 million remains available as of June 30, 2020.

Dividends and Distributions

The following table sets forth the distributions declared and/or paid during the periods presented:

 Amount Per Share	Record Date	Payment Date
\$ 0.28	December 31, 2018	January 15, 2019
\$ 0.28	March 29, 2019	April 15, 2019
\$ 0.28	June 28, 2019	July 15, 2019
\$ 0.28	September 30, 2019	October 15, 2019
\$ 0.29	December 31, 2019	January 15, 2020
\$ 0.29	March 31, 2020	April 15, 2020
\$ \$ \$ \$ \$	\$ 0.28 \$ 0.28 \$ 0.28 \$ 0.28 \$ 0.28 \$ 0.28 \$ 0.29	\$ 0.28 December 31, 2018 \$ 0.28 March 29, 2019 \$ 0.28 June 28, 2019 \$ 0.28 September 30, 2019 \$ 0.29 December 31, 2019



The Company's Board voted to suspend the distributions on the Common Shares and Common OP Units for the quarters ending June 30, 2020 and September 30, 2020; however, distributions of \$0.1 million were payable to preferred unit holders at June 30, 2020. The Board has not made any decisions regarding its dividend policy beyond the third quarter of 2020 and will closely monitor the Company's financial performance and economic outlook and assess when to reinitiate an appropriate dividend to maintain compliance with its REIT taxable income requirements.

Accumulated Other Comprehensive Loss

The following tables set forth the activity in accumulated other comprehensive loss for three and six months ended June 30, 2020 and 2019 (in thousands):

	on	s or Losses Derivative struments
Balance at April 1, 2020	\$	(85,715)
Other comprehensive loss before reclassifications - swap agreements		(8,621)
Reclassification of realized interest on swap agreements		3,115
Net current period other comprehensive loss		(5,506)
Net current period other comprehensive loss attributable to noncontrolling interests		1,012
Balance at June 30, 2020	\$	(90,209)
Balance at April 1, 2019	\$	(11,021)
Other comprehensive loss before reclassifications - swap agreements		(22,652)
Reclassification of realized interest on swap agreements		(535)
Net current period other comprehensive loss		(23,187)
Net current period other comprehensive loss attributable to noncontrolling		
interests		4,638
Balance at June 30, 2019	\$	(29,570)

	on l	s or Losses Derivative truments
Balance at January 1, 2020	\$	(31,175)
Other comprehensive loss before reclassifications - swap agreements		(83,395)
Reclassification of realized interest on swap agreements		4,092
Net current period other comprehensive loss		(79,303)
Net current period other comprehensive loss attributable to noncontrolling		
interests		20,269
Balance at June 30, 2020	\$	(90,209)
Balance at January 1, 2019	\$	516
Other comprehensive loss before reclassifications - swap agreements		(35,958)
Reclassification of realized interest on swap agreements		(1,086)
Net current period other comprehensive loss		(37,044)
Net current period other comprehensive loss attributable to noncontrolling		
interests		6,958
Balance at June 30, 2019	\$	(29,570)

Noncontrolling Interests

The following tables summarize the change in the noncontrolling interests for the three and six months ended June 30, 2020 and 2019 (dollars in thousands):

	lı C	ncontrolling nterests in Operating rtnership (a)	II Part	ncontrolling nterests in tially-Owned ffiliates (^b)	Total
Balance at April 1, 2020	\$	93,382	\$	483,714	\$ 577,096
Distributions declared of \$0.00 per Common OP Unit		(123)		—	(123)
Net income for the three months ended June 30, 2020		1,259		44,237	45,496
Conversion of 259,712 Common OP Units to Common Shares by limited partners of the					
Operating Partnership		(4,072)			(4,072)
Other comprehensive loss - unrealized loss on valuation of swap agreements		(310)		(1,869)	(2,179)
Reclassification of realized interest expense on swap agreements		42		1,125	1,167
Noncontrolling interest gain		—		588	588
Noncontrolling interest contributions		_		21,041	21,041
Noncontrolling interest distributions				(1,418)	(1,418)
Employee Long-term Incentive Plan Unit Awards		2,142			2,142
Reallocation of noncontrolling interests (c)		(1,999)			(1,999)
Balance at June 30, 2020	\$	90,321	\$	547,418	\$ 637,739
Balance at April 1, 2019	\$	105,044	\$	535,377	\$ 640,421
Distributions declared of \$0.28 per Common OP Unit		(1,776)			(1,776)
Net income (loss) for the three months ended June 30, 2019		722		(15,039)	(14,317)
Conversion of 33,289 Common OP Units to Common Shares by limited partners of the					
Operating Partnership		(557)			(557)
Other comprehensive income - unrealized loss on valuation of swap agreements		(1,127)		(3,464)	(4,591)
Reclassification of realized interest expense on swap agreements		(23)		(24)	(47)
Noncontrolling interest contributions		_			
Noncontrolling interest distributions		_		(1,645)	(1,645)
Employee Long-term Incentive Plan Unit Awards		1,835		_	1,835
Reallocation of noncontrolling interests (c)		(413)			(413)
Balance at June 30, 2019	\$	103,705	\$	515,205	\$ 618,910

	Int Oj	controlling terests in perating nership ^(a)	l Par	ncontrolling Interests in Itially-Owned Iffiliates ^(b)	Total
Balance at January 1, 2020	\$	97,670	\$	546,987	\$ 644,657
Distributions declared of \$0.29 per Common OP Unit		(1,972)		—	(1,972)
Net income (loss) for the six months ended June 30, 2020		923		(7,052)	(6,129)
Conversion of 407,594 Common OP Units to Common Shares by limited partners of the					
Operating Partnership		(6,544)		—	(6,544)
Other comprehensive loss - unrealized loss on valuation of swap agreements		(3,451)		(18,257)	(21,708)
Cumulative effect of change in accounting principle (<u>Note 1</u>)		—		(11)	(11)
Noncontrolling interest gain				588	588
Reclassification of realized interest expense on swap agreements		49		1,390	1,439
Noncontrolling interest contributions				28,309	28,309
Noncontrolling interest distributions				(4,536)	(4,536)
Employee Long-term Incentive Plan Unit Awards		5,790			5,790
Reallocation of noncontrolling interests (c)		(2,144)		_	(2,144)
Balance at June 30, 2020	\$	90,321	\$	547,418	\$ 637,739
Balance at January 1, 2019	\$	104,223	\$	518,219	\$ 622,442
Distributions declared of \$0.56 per Common OP Unit		(3,557)		—	(3,557)
Net income (loss) for the six months ended June 30, 2019		1,653		(25,231)	(23,578)
Conversion of 207,818 Common OP Units to Common Shares by limited partners of the					
Operating Partnership		(3,510)		_	(3,510)
Other comprehensive income - unrealized loss on valuation of swap agreements		(1,822)		(5,068)	(6,890)
Reclassification of realized interest expense on swap agreements		(44)		(24)	(68)
Noncontrolling interest contributions		—		32,191	32,191
Noncontrolling interest distributions		_		(4,882)	(4,882)
Employee Long-term Incentive Plan Unit Awards		5,195		_	5,195
Reallocation of noncontrolling interests (c)		1,567			1,567
Balance at June 30, 2019	\$	103,705	\$	515,205	\$ 618,910

(a) Noncontrolling interests in the Operating Partnership are comprised of (i) the limited partners' 3,101,958 and 3,320,325 Common OP Units at June 30, 2020 and June 30, 2019; (ii) 188 Series A Preferred OP Units at June 30, 2020 and June 30, 2019; (iii) 126,593 and 136,593 Series C Preferred OP Units at June 30, 2020 and June 30, 2019; and (iv) 2,886,207 and 2,715,679 LTIP units at June 30, 2020 and June 30, 2019, respectively, as discussed in Share Incentive Plan (Note 13). Distributions declared for Preferred OP Units are reflected in net income (loss) in the table above.

(b) Noncontrolling interests in partially-owned affiliates comprise third-party interests in Funds II, III, IV and V, and Mervyns II, and six other subsidiaries.

(c) Adjustment reflects the difference between the fair value of the consideration received or paid and the book value of the Common Shares, Common OP Units, Preferred OP Units, and LTIP Units involving changes in ownership.

Preferred OP Units

There were no issuances of Preferred OP Units during the six months ended June 30, 2020 or the year ended December 31, 2019.

In 1999, the Operating Partnership issued 1,580 Series A Preferred OP Units in connection with the acquisition of a property, which have a stated value of \$1,000 per unit, and are entitled to a preferred quarterly distribution of the greater of (i) \$22.50 (9% annually) per Series A Preferred OP Unit or (ii) the quarterly distribution attributable to a Series A Preferred OP Unit if such unit was converted into a Common OP Unit. Through June 30, 2020, 1,392 Series A Preferred OP Units were converted into 185,600 Common OP Units and then into Common Shares. The 188 remaining Series A Preferred OP Units are currently convertible into Common OP Units based on the stated value divided by \$7.50. Either the Company or the holders can currently call for the conversion of the Series A Preferred OP Units at the lesser of \$7.50 or the market price of the Common Shares as of the conversion date.

During 2016, the Operating Partnership issued 442,478 Common OP Units and 141,593 Series C Preferred OP Units to a third party to acquire Gotham Plaza (Note 4). The Series C Preferred OP Units have a value of \$100.00 per unit and are entitled to a preferred quarterly distribution of \$0.9375 per unit and are convertible into Common OP Units at a rate based on the share price at the time of conversion. If the share price is below \$28.80 on the conversion date, each Series C Preferred OP Unit will be convertible into 3.4722 Common OP Units. If the share price is between \$28.80 and \$35.20 on the conversion date, each Series C Preferred OP Unit will be convertible into a number of Common OP Units equal to \$100.00 divided by the closing share price. If the share price is above \$35.20 on the conversion date, each Series C Preferred OP Units have a mandatory conversion date of December 31, 2025, at which time all units that have not been converted will automatically be converted into Common OP Units based on the same calculations. Through June 30, 2020, 15,000 Series C Preferred OP Units were converted into 51,887 Common OP Units and then into Common Shares.

11. Leases

As Lessor

The Company is engaged in the operation of shopping centers and other retail properties that are either owned or, with respect to certain shopping centers, operated under long-term ground leases (see below) that expire at various dates through June 20, 2066, with renewal options (see below). Space in the shopping centers is leased to tenants pursuant to agreements that provide for terms ranging generally from one month to sixty years and generally provide for additional rents based on certain operating expenses as well as tenants' sales volumes. During the three months ended June 30, 2020 and 2019, the Company earned \$12.8 million and \$13.2 million, respectively, and during the six months ended June 30, 2020 and 2019, the Company earned \$27.3 million and \$26.6 million, respectively in variable lease revenues, primarily for real estate taxes and common area maintenance charges, which are included in rental income in the consolidated statements of operations.

As Lessee

During the three months ended June 30, 2020, the Company:

- entered into one new office lease as lessee for which the rent commencement date is anticipated in the third quarter of 2020;
- modified its 991 Madison master lease by converting the 49-year fixed term to a 15-year term. As a result of the modification, the lease was reclassified from a finance lease to an operating lease during the second quarter of 2020;
- consolidated one property within the BSP II portfolio, 102 E. Broughton, (<u>Note 2</u>, <u>Note 4</u>), which was subject to a ground lease classified as an operating lease, during the second quarter of 2020; and
- renewed one ground lease for Branch Plaza, an operating lease, for 22 years.

During the year ended December 31, 2019, the Company:

- recorded right-of-use assets and corresponding lease liabilities as lessee of \$11.9 million and \$12.8 million, respectively, for nine existing operating leases (for ground, office and equipment leases) and \$82.6 million and \$76.6 million, respectively, for four finance leases related to ground rentals including an existing capital lease which represented \$77.0 million and \$71.1 million, respectively, upon implementation of ASC Topic 842;
- recorded three new finance leases effective January 1, 2019 upon the implementation of ASC 842. An assessment of triggering events whereby
 the Company's cumulative leasehold investment made it reasonably certain that the Company would exercise its purchase options;
- entered into a prepaid master lease on December 9, 2019 comprised of an operating lease component related to the land and a finance lease component related to the building. The property is referred to as "565 Broadway" within the Core Portfolio. The Company recorded a Right-ofuse-asset-operating-lease of \$4.9 million and a Right-of-use-asset-finance lease of \$19.4 million; and
- entered into a ground lease on May 1, 2019 which is an operating lease. The property is referred to as "110 University Place" and is within the Fund IV portfolio. The Company recorded a Right of use asset–operating lease and a corresponding Lease liability–operating-lease of \$45.3 million.



The Company recorded the following assets and liabilities in connection with acquisitions of leasehold interests:

	Six Months June 3 2020	60,	 Year Ended December 31, 2019
Amounts recorded upon acquisition of leasehold interests:			
Right of use asset - operating lease	\$	—	\$ 50,147
Right of use asset - finance lease		_	19,422
Other Assets		—	_
Leasehold improvements		—	13,354
Lease intangibles (<u>Note 6</u>)		—	1,760
Lease liability - operating lease		—	(45,293)
Acquisition-related intangible liabilities (<u>Note 6</u>)		—	(359)
Cash paid upon acquisition of leasehold interests	\$	_	\$ 39,031

]	Three Months	Ended June 30,	9	Six Months E	nded J	une 30,
		2020	2019		2020		2019
Lease Cost							
Finance lease cost:							
Amortization of right-of-use assets	\$	487	542	\$	1,144	\$	1,038
Interest on lease liabilities		599	934		1,449		1,777
Subtotal		1,086	1,476		2,593		2,815
Operating lease cost		1,725	1,107		3,119		1,643
Variable lease cost		6	25		22		57
Total lease cost	\$	2,817	\$ 2,608	\$	5,734	\$	4,515
Other Information							

Weighted-average remaining lease term - finance leases (years)	33.7	45.4
Weighted-average remaining lease term - operating leases (years)	26.9	33.8
Weighted-average discount rate - finance leases	6.2%	4.5%
Weighted-average discount rate - operating leases	5.4%	5.8%

Right-of-use assets are included in Operating real estate (<u>Note 2</u>) in the consolidated balance sheet. Lease liabilities are included in Accounts payable and other liabilities in the consolidated balance sheet (<u>Note 5</u>). Operating lease cost comprises amortization of right-of-use assets for operating properties (related to ground rents) or amortization of right-of-use assets for office and corporate assets and is included in Property operating expense or General and administrative expense, respectively, in the consolidated statements of operations. Finance lease cost comprises amortization of right-of-use assets for certain ground leases, which is included in Property operating expense, as well as interest on lease liabilities, which is included in Interest expense in the consolidated statements of operations.

Lease Obligations

The scheduled future minimum (i) rental revenues from rental properties under the terms of non-cancelable tenant leases greater than one year (assuming no new or renegotiated leases or option extensions for such premises) and (ii) rental payments under the terms of all non-cancelable operating and finance leases in which the Company is the lessee, principally for office space, land and equipment, as of June 30, 2020, are summarized as follows (in thousands):

Year Ending December 31,	Minimum Rental Revenues ^(a)		num Rental yments (b)
2020 (Remainder)	\$ 104,368	\$	3,213
2021	212,996		8,289
2022	194,004		7,498
2023	170,353		7,494
2024	145,120		7,654
Thereafter	590,198		170,432
Total	\$ 1,417,039	\$	204,580

(a) Amount represents contractual lease maturities at June 30, 2020. During the end of March 2020, numerous tenants were forced to suspend operations by government mandate as a result of the COVID-19 Pandemic. The Company has negotiated payment agreements with its tenants which resulted in rent concessions or deferral of rents billed for the second quarter 2020.
 (b) Minimum rental payments include \$110.6 million of interest related to leases.

During the three and six months ended June 30, 2020 and 2019, no single tenant or property collectively comprised more than 10% of the Company's consolidated total revenues.

COVID-19 Pandemic Impacts

Beginning in March 2020, the pandemic outbreak of a novel strain of coronavirus (the "COVID-19 Pandemic") has adversely affected economic activity and significantly decreased consumer activity, both on a global and domestic level. The COVID-19 Pandemic and government responses created disruption in global supply chains and adversely impacting many industries, including the domestic retail sectors in which the Company's tenants operate. The COVID-19 Pandemic could continue to have a material adverse impact on economic and market conditions and trigger a period of global economic slowdown. Under governmental restrictions and guidance, certain retailers were considered "essential businesses" and were permitted to remain fully operating during the COVID-19 Pandemic, while other "non-essential businesses" were ordered to decrease or close operations for an indeterminate period of time to protect their employees and customers from the spread of the virus. These disruptions, which continue to a lesser extent as of the date of this Report, have impacted the collectability of rent from the Company's affected tenants. The Company cannot estimate with reasonable certainty which currently operating tenants will remain open or if and when non-operating retailers will re-open for business as the COVID-19 Pandemic progresses.

- Tenant Operating Status As of June 30, 2020, approximately 74% (compared to 38% at April 30) of the Company's consolidated and unconsolidated annualized base rents ("ABR") are derived from stores which were open or partially open for business. While the Company considers disruptions related to the COVID-19 Pandemic to be temporary, if the disruptions continue, they may have a material, adverse effect on the Company's revenues, results of operations, financial condition, and liquidity for the year ending December 31, 2020.
- *Rent Collections* As of June 30, 2020, collections and negotiated concessions of April, May and June 2020 rents are approximately 83% (compared to 50% at April 30) of billed rents for the Core Portfolio. As of June 30, 2020, collections of April, May and June 2020 rents are approximately 62% for the Fund Portfolio. Collections of rents billed in March 2020 were not significantly impacted by the COVID-19 Pandemic. Rent concession agreements (discussed below) are still being negotiated for a portion of remaining uncollected rents.

- *Rent Concession Agreements* During the quarter ended June 30, 2020, the Company executed 98 rent concession arrangements with tenants comprised of 92 agreements for rent deferral and 6 agreements for rent forgiveness. Of these deferral agreements, 91 were accounted for as if no changes to the contract were made and therefore there were no changes to the current or future recognition of revenue and \$3.0 million of deferred receivables are included in Accounts receivable in the consolidated balance sheet. The impact of the rent forgiveness agreements was a reduction in Rental income of \$0.8 million in the consolidated statements of operations for the three and six months ended June 30, 2020. In addition, as lessee, the Company has deferred lease payments on certain office space aggregating \$0.1 million through December 2021, which has been recorded in accounts payable and accrued expenses in the consolidated balance sheet at June 30, 2020.
- Collection Reserves The Company reassessed its reserves for collection losses with respect to its billed receivables and straight-line rents receivable and recorded aggregate charges of \$15.9 million, of which the Company's share was \$12.9 million, during the six months ended June 30, 2020 related to estimated future losses associated with the effects of the COVID-19 Pandemic.
- *Occupancy* At June 30, 2020, the Company's pro rata Core and Fund leased occupancy rates were 93.3% and 91.1%, respectively, compared to 93.9% and 93.2%, respectively, at March 31, 2020 reflecting primarily anticipated lease expirations and space recaptures.
- Bankruptcy Risk Through June 30, 2020 there have been numerous bankruptcies of national retailers, some of which are tenants of the Company. Of these bankruptcies, the Core Portfolio has 11 stores, with ABR attributable to Acadia totaling \$2.0 million, or 1.4% of Core ABR, and the Fund Portfolio has 17 stores, with ABR attributable to Acadia totaling \$0.4 million, or 1.8% of Fund ABR, for which it is possible that these leases may be rejected in future bankruptcy proceedings.
- On March 27, 2020, President Trump signed into law the "Coronavirus Aid, Relief, and Economic Security (CARES) Act." The CARES
 Act, among other things, includes provisions relating to refundable payroll tax credits, deferment of employer side social security payments, net
 operating loss carryback periods, alternative minimum tax credit refunds, modifications to the net interest deduction limitations, increased
 limitations on qualified charitable contributions, and technical corrections to tax depreciation methods for qualified improvement property. It also
 appropriated funds for the SBA Paycheck Protection Program loans that are forgivable in certain situations to promote continued employment, as
 well as Economic Injury Disaster Loans to provide liquidity to small businesses harmed by the COVID-19 Pandemic. Management has not yet
 determined the impact that the CARES Act will have on the Company and ultimately on its financial condition, results of operations, or liquidity
 for 2020.

See <u>Note 15</u> for updates to some of these results through July 31, 2020.

12. Segment Reporting

The Company has three reportable segments: Core Portfolio, Funds and Structured Financing. The Company's Core Portfolio consists primarily of highquality retail properties located primarily in high-barrier-to-entry, densely-populated metropolitan areas with a long-term investment horizon. The Company's Funds hold primarily retail real estate in which the Company co-invests with high-quality institutional investors. The Company's Structured Financing segment consists of earnings and expenses related to notes and mortgages receivable which are held within the Core Portfolio or the Funds (<u>Note</u> <u>3</u>). Fees earned by the Company as the general partner or managing member of the Funds are eliminated in the Company's consolidated financial statements and are not presented in the Company's segments.

The following tables set forth certain segment information for the Company (in thousands):

	For the Three Months Ended June 30, 2020									
	Р	Core ortfolio		Funds	Structured Financing		Unallocated		Total	
Revenues	\$	38,602	\$	25,171	\$ —	• \$		\$	63,773	
Depreciation and amortization		(18,150)		(15,643)			—		(33,793)	
Property operating expenses, other operating and real estate taxes		(17,961)		(9,542)			—		(27,503)	
General and administrative expenses				_			(8,720)		(8,720)	
Impairment charge		—		_					—	
Gain on disposition of properties				485			—		485	
Operating income (loss)		2,491		471		. –	(8,720)		(5,758)	
Interest income		—		—	2,095		—		2,095	
Realized and unrealized holding gains on investments and other		_		87,751	60		_		87,811	
Equity in earnings (losses) of unconsolidated affiliates		(1,070)		284					(786)	
Interest expense		(8,602)		(9,717)			_		(18,319)	
Income tax provision							(137)		(137)	
Net (loss) income		(7,181)		78,789	2,155		(8,857)		64,906	
Net loss (income) attributable to noncontrolling interests		5,068		(50,564)			_		(45,496)	
Net (loss) income attributable to Acadia	\$	(2,113)	\$	28,225	\$ 2,155	\$	(8,857)	\$	19,410	

	For the Three Months Ended June 30, 2019										
		Core ortfolio		Funds	Structu Financ		Una	llocated		Total	
Revenues	\$	43,212	\$	27,017	\$	_	\$	_	\$	70,229	
Depreciation and amortization		(15,092)		(15,212)		—				(30,304)	
Property operating expenses, other operating and real estate taxes		(12,217)		(10,188)		—		_		(22,405)	
General and administrative expenses		—		—		_		(9,034)		(9,034)	
Impairment charge		—		(1,400)		—		—		(1,400)	
Operating income		15,903		217				(9,034)		7,086	
Interest and other income		327		1,586	2	2,229		_		4,142	
Equity in earnings of unconsolidated affiliates		3,254		305		_		—		3,559	
Interest expense		(6,839)		(12,920)						(19,759)	
Income tax provision		_		_		—		(265)		(265)	
Net income (loss)		12,645	_	(10,812)	2	2,229		(9,299)	_	(5,237)	
Net loss attributable to noncontrolling interests		425		13,892				_		14,317	
Net income attributable to Acadia	\$	13,070	\$	3,080	\$ 2	2,229	\$	(9,299)	\$	9,080	



	As of or for the Six Months Ended June 30, 2020									
		Core			S	tructured				
	P	Portfolio		Funds	F	inancing	Un	allocated		Total
Revenues	\$	78,535	\$	56,658	\$	_	\$	_	\$	135,193
Depreciation and amortization		(35,207)		(31,963)				—		(67,170)
Property operating expenses, other operating and real estate taxes		(29,775)		(21,495)				—		(51,270)
General and administrative expenses		—		—				(17,790)		(17,790)
Impairment charges		_		(51,549)				—		(51,549)
Gain on disposition of properties				485						485
Operating income (loss)		13,553		(47,864)		_		(17,790)		(52,101)
Interest income		_		—		5,024		—		5,024
Realized and unrealized holding gains on investments and other		—		87,751		(470)		—		87,281
Equity in earnings (losses) of unconsolidated affiliates		572		(103)		—		—		469
Interest expense		(16,852)		(19,769)				—		(36,621)
Income tax benefit				—		—		815		815
Net (loss) income		(2,727)		20,015		4,554		(16,975)		4,867
Net loss (income) attributable to noncontrolling interests		6,284		(155)				_		6,129
Net income attributable to Acadia (a)	\$	3,557	\$	19,860	\$	4,554	\$	(16,975)	\$	10,996
			_							
Real estate at cost (b)	\$	2,362,334	\$	1,799,890	\$		\$	—	\$	4,162,224
Total assets ^(b)	\$	2,323,986	\$	1,870,070	\$	134,692	\$		\$	4,328,748
Cash paid for acquisition of real estate	\$	19,963	\$	1,245	\$		\$	_	\$	21,208
Cash paid for development and property improvement costs	\$	6,443	\$	14,090	\$	_	\$		\$	20,533

	As of or for the Six Months Ended June 30, 2019									
		Core			S	tructured				
		Portfolio		Funds	Financing		Un	allocated		Total
Revenues	\$	89,899	\$	54,317	\$	—	\$	—	\$	144,216
Depreciation and amortization		(30,770)		(29,867)		—		_		(60,637)
Property operating expenses, other operating and real estate taxes		(24,211)		(19,331)		_		—		(43,542)
General and administrative expenses		—		—		—		(17,357)		(17,357)
Impairment charge		—		(1,400)		—		—		(1,400)
Gain on disposition of properties				2,014						2,014
Operating income		34,918		5,733		_		(17,357)		23,294
Interest and other income		327		1,586		4,499		_		6,412
Equity in earnings of unconsolidated affiliates		5,524		306		—		—		5,830
Interest expense		(13,532)		(24,086)		—		—		(37,618)
Income tax provision						_		(219)		(219)
Net income (loss)		27,237		(16,461)		4,499		(17,576)		(2,301)
Net loss attributable to noncontrolling interests		385		23,193		_		—		23,578
Net income attributable to Acadia (a)	\$	27,622	\$	6,732	\$	4,499	\$	(17,576)	\$	21,277
	_				_					
Real estate at cost ^(b)	\$	2,154,630	\$	1,784,895	\$		\$		\$	3,939,525
Total assets (b)	\$	2,267,022	\$	1,848,238	\$	94,662	\$		\$	4,209,922
Cash paid for acquisition of real estate	\$	49,402	\$	89,314	\$		\$		\$	138,716
Cash paid for development and property improvement costs	\$	26,876	\$	28,996	\$		\$		\$	55,872

- (a) Net income attributable to Acadia for the Core segment includes \$1.0 million, and \$1.2 million associated with one property, Town Center, for the six months ended June 30, 2020 and 2019, respectively. These amounts include the results of three entities, including the unconsolidated Town Center venture and the consolidated Brandywine Holdings and Brandywine Maintenance Corp., which on a combined basis constitute the operating results of the shopping center. In April 2020, the Town Center venture was consolidated (<u>Note 4</u>).
 (b) Real estate at cost and total assets for the Funds segment include \$604.8 million and \$603.3 million, or \$176.0 million and \$174.7 million net of non-controlling interests, related to
- (b) Real estate at cost and total assets for the Funds segment include \$604.8 million and \$603.3 million, or \$176.0 million and \$174.7 million net of non-controlling interests, related to Fund II's City Point property at June 30, 2020 and December 31, 2019, respectively.

13. Share Incentive and Other Compensation

Share Incentive Plan

On March 23, 2020, the Company's Board of Trustees approved the 2020 Share Incentive Plan (the "2020 Plan"), which increased the aggregate number of Common Shares authorized for issuance by 2,650,000 shares. The 2020 Plan authorizes the Company to issue options, Restricted Shares, LTIP Units and other securities (collectively "Awards") to, among others, the Company's officers, trustees and employees. At June 30, 2020 a total of 2,746,367 shares remained available to be issued under the 2020 Plan.

Restricted Shares and LTIP Units

During the six months ended June 30, 2020, and the year ended December 31, 2019, the Company issued 396,149 and 330,718 LTIP Units and 13,766 and 8,041 restricted share units ("Restricted Share Units"), respectively, to employees of the Company pursuant to the Share Incentive Plan. These awards were measured at their fair value on the grant date, incorporating the following factors:

- A portion of these annual equity awards is granted in performance-based Restricted Share Units or LTIP Units that may be earned based on the Company's attainment of specified relative total shareholder returns ("Relative TSR") hurdles.
- In the event the Relative TSR percentile falls between the 25th percentile and the 50th percentile, the Relative TSR vesting percentage is determined using a straight-line linear interpolation between 50% and 100% and in the event that the Relative TSR percentile falls between the 50th percentile and 75th percentile, the Relative TSR vesting percentage is determined using a straight-line linear interpolation between 100% and 200%.
- Two-thirds (2/3) of the performance-based LTIP Units will vest based on the Company's total shareholder return ("TSR") for the three-year forward-looking performance period relative to the constituents of the SNL U.S. REIT Retail Shopping Center Index and one-third (1/3) on the Company's TSR for the three-year forward-looking performance period as compared to the constituents of the SNL U.S. REIT Retail Index (both on a non-weighted basis).
- If the Company's performance fails to achieve the aforementioned hurdles at the culmination of the three-year performance period, all performance-based shares will be forfeited. Any earned performance-based shares vest 60% at the end of the performance period, with the remaining 40% of shares vesting ratably over the next two years.

For valuation of the 2020 and 2019 Performance Shares, a Monte Carlo simulation was used to estimate the fair values based on probability of satisfying the market conditions and the projected share prices at the time of payments, discounted to the valuation dates over the three-year performance periods. The assumptions include volatility (21.0% and 19.6%) and risk-free interest rates of (1.4% and 2.5%) for 2020 and 2019, respectively. The total value of the 2020 and 2019 Performance Shares will be expensed over the vesting period regardless of the Company's performance.

The total value of the above Restricted Share Units and LTIP Units as of the grant date was \$10.4 million during the six months ended June 30, 2020 and \$11.1 million during the year ended December 31, 2019. Total long-term incentive compensation expense, including the expense related to the Share Incentive Plan, was \$2.1 million and \$1.8 million for the three months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million and \$3.7 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six months ended June 30, 2020 and 2019 and \$4.2 million for the six mo

In addition, members of the Board have been issued shares and units under the Share Incentive Plan. During the six months ended June 30, 2020, the Company issued 42,680 LTIP Units and 53,058 Restricted Shares to Trustees of the Company in connection with Trustee fees. Vesting with respect to 17,492 of the LTIP Units and 19,474 of the Restricted Shares will be on the first anniversary of the date of issuance and 25,188 of the LTIP Units and 33,584 of the Restricted Shares vest over three years with 33% vesting on each of the next three anniversaries of the issuance date. The Restricted Shares do not carry voting rights or other rights of Common Shares until vesting and may not be transferred, assigned or pledged until the recipients have a vested non-forfeitable right to such shares. Dividends are not paid currently on unvested Restricted Shares, but are paid cumulatively from the issuance date through the applicable vesting date of such Restricted Shares. Total trustee fee expense, including the expense related to the Share Incentive Plan, was \$0.7 million for each of the six months ended June 30, 2020 and 2019.

In 2009, the Company adopted the Long-Term Investment Alignment Program (the "Program") pursuant to which the Company may grant awards to employees, entitling them to receive up to 25% of any potential future payments of Promote to the Operating Partnership from Funds III, IV and V. The Company has granted such awards to employees representing 25% of the potential Promote payments from Fund III to the Operating Partnership, 22.8% of the potential Promote payments from Fund IV to the Operating Partnership and 4.3% of the potential Promote payments from Fund V to the Operating Partnership. Payments to senior executives under the Program require further Board approval at the time any potential payments are due pursuant to these grants. Compensation relating to these awards will be recognized in each reporting period in which Board approval is granted.

As payments to other employees are not subject to further Board approval, compensation relating to these awards will be recorded based on the estimated fair value at each reporting period in accordance with ASC Topic 718, *Compensation– Stock Compensation*. The awards in connection with Fund IV and Fund V were determined to have no intrinsic value as of June 30, 2020 or December 31, 2019.

No compensation expense was recognized for the six months ended June 30, 2020 or the year ended December 31, 2019 related to the Program in connection with Fund III, Fund IV or Fund V.

A summary of the status of the Company's unvested Restricted Shares and LTIP Units is presented below:

Unvested Restricted Shares and LTIP Units	Common Restricted Shares	Weighted Grant-Date Fair Value	LTIP Units	Weighted Grant-Date Fair Value
Unvested at January 1, 2019	38,455	22.44	891,886	26.87
Granted	25,359	28.56	348,726	32.78
Vested	(21,424)	27.12	(290,753)	29.30
Forfeited	—	—	(15,679)	31.49
Unvested at December 31, 2019	42,390	23.73	934,180	28.24
Granted	66,824	13.70	440,829	19.64
Vested	(19,264)	27.72	(250,241)	30.44
Forfeited	_	—	(3,879)	24.67
Unvested at June 30, 2020	89,950	\$ 15.42	1,120,889	\$ 24.38

The weighted-average grant date fair value for Restricted Shares and LTIP Units granted for the six months ended June 30, 2020 and the year ended December 31, 2019 were \$18.86 and \$32.50, respectively. As of June 30, 2020, there was \$19.7 million of total unrecognized compensation cost related to unvested share-based compensation arrangements granted under the Share Incentive Plan. That cost is expected to be recognized over a weighted-average period of 1.6 years. The total fair value of Restricted Shares that vested for the six months ended June 30, 2020 and the year ended December 31, 2019, was \$0.5 million and \$0.6 million, respectively. The total fair value of LTIP Units that vested (LTIP units vest primarily during the first quarter) during the six months ended June 30, 2020 and the year ended December 31, 2019, was \$7.6 million and \$8.5 million, respectively.

Other Plans

On a combined basis, the Company incurred a total of \$0.2 million related to the following employee benefit plans for the six months ended June 30, 2020.

Employee Share Purchase Plan

The Acadia Realty Trust Employee Share Purchase Plan (the "Purchase Plan"), allows eligible employees of the Company to purchase Common Shares through payroll deductions. The Purchase Plan provides for employees to purchase Common Shares on a quarterly basis at a 15% discount to the closing price of the Company's Common Shares on either the first day or the last day of the quarter, whichever is lower. A participant may not purchase more the \$25,000 in Common Shares per year. Compensation expense will be recognized by the Company to the extent of the above discount to the closing price of the Common Shares with respect to the applicable quarter. A total of 1,581 and 1,352 Common Shares were purchased by employees under the Purchase Plan for the six months ended June 30, 2020 and 2019, respectively.



Deferred Share Plan

During 2006, the Company adopted a Trustee Deferral and Distribution Election, under which the participating Trustees earn deferred compensation.

Employee 401(k) Plan

The Company maintains a 401(k) plan for employees under which the Company currently matches 50% of a plan participant's contribution up to 6% of the employee's annual salary. A plan participant may contribute up to a maximum of 15% of their compensation, up to \$19,500, for the year ending December 31, 2020.

14. Earnings Per Common Share

Basic earnings per Common Share is computed by dividing net income attributable to Common Shareholders by the weighted-average Common Shares outstanding (<u>Note 10</u>). During the periods presented, the Company had unvested LTIP Units which provide for non-forfeitable rights to dividend equivalent payments. Accordingly, these unvested LTIP Units are considered participating securities and are included in the computation of basic earnings per Common Share pursuant to the two-class method.

Diluted earnings per Common Share reflects the potential dilution of the conversion of obligations and the assumed exercises of securities including the effects of Restricted Share Units issued under the Company's Share Incentive Plans (<u>Note 13</u>). The effect of such shares is excluded from the calculation of earnings per share when anti-dilutive as indicated in the table below.

The effect of the conversion of Common OP Units is not reflected in the computation of basic and diluted earnings per share, as they are exchangeable for Common Shares on a one-for-one basis. The income allocable to such units is allocated on this same basis and reflected as noncontrolling interests in the accompanying consolidated financial statements. As such, the assumed conversion of these units would have no net impact on the determination of diluted earnings per share.

	T	hree Months 1	End	ed June 30,		Six Months E	nded	l June 30,
(dollars in thousands)		2020		2019		2020		2019
Numerator:		_				_		
Net income attributable to Acadia	\$	19,410	\$	9,080	\$	10,996	\$	21,277
Less: net income attributable to participating securities		(244)		(27)		(233)		(99)
Income from continuing operations net of income attributable to participating		_						
securities	\$	19,166	\$	9,053	\$	10,763	\$	21,178
Denominator:								
Weighted average shares for basic earnings per share		86,179,950		83,703,886		86,575,751		82,872,977
Effect of dilutive securities:								
Employee unvested restricted shares								
Denominator for diluted earnings per share		86,179,950		83,703,886		86,575,751		82,872,977
Basic and diluted earnings per Common Share from continuing operations								
attributable to Acadia	\$	0.22	\$	0.11	\$	0.12	\$	0.26
		_				_		
Anti-Dilutive Shares Excluded from Denominator:								
Series A Preferred OP Units		188		188		188		188
Series A Preferred OP Units - Common share equivalent		25,067		25,067		25,067		25,067
					_	li i		
Series C Preferred OP Units		126,593		136,593		126,593		136,593
Series C Preferred OP Units - Common share equivalent		439,556		474,278		439,556		474,278
Restricted shares		76,433	_	40,821	_	76,433	_	40,821
			_					



15. Subsequent Events

COVID-19 Pandemic Update

The information provided about the impact of the COVID-19 Pandemic in <u>Note 11</u> is updated for activity subsequent to June 30, 2020 as follows:

- *Tenant Operating Status* As of July 31, 2020, approximately 88% (Compared to 74% at June 30) of the Company's consolidated and unconsolidated ABR are derived from stores which were open or partially open for business. While the Company considers disruptions related to the COVID-19 Pandemic to be temporary, if the disruptions continue, they may have a material, adverse effect on the Company's revenues, results of operations, financial condition, and liquidity for the year ending December 31, 2020.
- *Rent Collections* As of July 31, 2020, collections and negotiated concessions of April, May and June 2020 rents are approximately 86% (compared to 83% at June 30) of billed rents for the Core Portfolio. As of July 31, 2020, collections of April, May and June 2020 rents are approximately 62% for the Fund Portfolio. In addition, collections of July 2020 rents are approximately 74% of billed rents for the Core Portfolio and 73% for the Fund Portfolio, without regard to negotiated concessions.
- *Rent Concession Agreements* During July 2020, the Company executed 18 rent concession arrangements with tenants comprised of 10 agreements for rent deferral and 8 agreements for rent forgiveness aggregating approximately \$0.6 million related to the COVID-19 Pandemic. The Company is currently determining how it will account for these agreements. At June 30, 2020, the Company had executed 98 rent concession agreements (Note 11).
- Bankruptcy Risk Subsequent to June 30, 2020, there have been additional bankruptcies of national retailers, some of which are tenants of the Company. As of July 31, for all bankruptcies announced during 2020, the Core Portfolio has 16 stores with ABR attributable to Acadia totaling \$4.7 million, or 3.3% of Core ABR, and the Fund Portfolio has 24 stores with ABR attributable to Acadia totaling \$0.5 million, or 2.5% of Fund ABR, for which these leases may be rejected in future bankruptcy proceedings.

Financing Activity

On July 1, 2020, the Company obtained a \$30.0 million unsecured Term Loan, with an accordion option to increase up to \$90.0 million, from Truist Bank maturing on June 30, 2021 at LIBOR plus 2.55% with a LIBOR floor of 0.75%.



ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

OVERVIEW

As of June 30, 2020, we own or have an ownership interest in 187 properties held through our Core Portfolio and Funds. Our Core Portfolio consists of those properties either 100% owned, or partially owned through joint venture interests, by the Operating Partnership or its subsidiaries, not including those properties owned through our Funds. These properties primarily consist of street and urban retail, and dense suburban shopping centers. Our Funds are investment vehicles through which our Operating Partnership and outside institutional investors invest in primarily opportunistic and value-add retail real estate. Currently, we have active investments in four Funds. A summary of our wholly-owned and partially-owned retail properties and their physical occupancies (including tenants who may have been forced to close their businesses as a result of the COVID-19 Pandemic, as discussed under "Significant Developments" below) at June 30, 2020 is as follows:

	Number of P	roperties	Operating	Properties
	Development or Redevelopment	Operating	GLA	Occupancy
Core Portfolio:				
Chicago Metro	—	39	741,365	87.3%
New York Metro	—	27	345,954	93.0%
Los Angeles Metro	—	1	14,000	100.0%
San Francisco Metro	1	1	148,832	100.0%
Washington DC Metro	1	28	322,595	77.8%
Boston Metro	—	3	55,276	100.0%
Suburban	3	27	4,015,847	92.7%
Total Core Portfolio	5	126	5,643,869	91.4%
Acadia Share of Total Core Portfolio	5	126	5,198,149	92.6%
Fund Portfolio:				
Fund II		1	469,518	65.9%
Fund III	1	3	135,382	79.1%
Fund IV	3	34	2,321,323	88.4%
Fund V		14	4,384,709	89.2%
Total Fund Portfolio	4	52	7,310,932	87.2%
Acadia Share of Total Fund Portfolio	4	52	1,527,101	87.2%
Total Core and Funds	9	178	12,954,801	89.1%
Acadia Share of Total Core and Funds	9	178	6,725,250	91.4%

The majority of our operating income is derived from rental revenues from operating properties, including expense recoveries from tenants, offset by operating and overhead expenses.

Our primary business objective is to acquire and manage commercial retail properties that will provide cash for distributions to shareholders while also creating the potential for capital appreciation to enhance investor returns. We focus on the following fundamentals to achieve this objective:

- Own and operate a Core Portfolio of high-quality retail properties located primarily in high-barrier-to-entry, densely-populated metropolitan areas and create value through accretive development and re-tenanting activities coupled with the acquisition of high-quality assets that have the long-term potential to outperform the asset class as part of our Core asset recycling and acquisition initiative.
- Generate additional external growth through an opportunistic yet disciplined acquisition program within our Funds. We target transactions with high inherent opportunity for the creation of additional value through:
 - value-add investments in street retail properties, located in established and "next generation" submarkets, with re-tenanting or repositioning opportunities,
 - · opportunistic acquisitions of well-located real-estate anchored by distressed retailers, and
 - other opportunistic acquisitions which may include high-yield acquisitions and purchases of distressed debt.

Some of these investments historically have also included, and may in the future include, joint ventures with private equity investors for the purpose of making investments in operating retailers with significant embedded value in their real estate assets.

• Maintain a strong and flexible balance sheet through conservative financial practices while ensuring access to sufficient capital to fund future growth.

SIGNIFICANT DEVELOPMENTS DURING THE SIX MONTHS ENDED JUNE 30, 2020

Special Note Regarding the COVID-19 Pandemic

During the first quarter of 2020, a novel strain of coronavirus, COVID-19, spread to the United States and numerous other countries worldwide (the "COVID-19 Pandemic"). In order to protect citizens and slow the spread of COVID-19, a majority of state governments in the United States instituted restrictions on travel, implemented "shelter-in-place" or "stay-at-home" orders and social distancing practices, and mandated shutdowns of certain "non-essential" businesses for an indeterminate period of time. As a result, a majority of the Company's retail tenants were forced to temporarily close their businesses during all or a portion of the second quarter of 2020. While most tenants have since reopened, the tenant closures created concern regarding the Company's ability to fully collect rents billed during the second quarter of 2020 and possibly thereafter from non-operating tenants, many of which have already requested rent concessions from the Company. In addition, the COVID-19 Pandemic has had a significant adverse impact on economic and market conditions resulting in a decline in the Company's share price, disruption of or lack of access to the capital markets and depressed real estate values, among others. The Company notes the following as a result of the COVID-19 Pandemic:

- Effective March 20, 2020, the Company closed its offices and its employees successfully transitioned to working from their homes. Effective June 29, 2020 the Company has reopened its main office and has put robust protocols in place for protecting its employees against the spread of the COVID-19 virus.
- On March 31, 2020, the Company issued a press release relaying that certain major development and construction projects have been placed on hold and withdrawing its 2020 guidance.
- The Company reviewed its assets for impairment at March 31, 2020 and determined that it would take an aggregate non-cash impairment charge of \$51.5 million, of which \$12.4 million was the Company's pro-rata share, as a result of changes in estimated holding periods, estimated net operating income and cap rates at selected properties due to circumstances stemming from the COVID-19 Pandemic (<u>Note 8</u>). The Company reviewed its assets for impairment at June 30, 2020 and did not believe that additional impairment charges were required for the quarter ended June 30, 2020.
- As of July 31, 2020, approximately 88% (Compared to 74% at June 30) of the Company's consolidated and unconsolidated ABR are derived from stores which were open or partially open for business.
- As of July 31, 2020, collections and negotiated concessions of April, May and June 2020 rents are approximately 86% (compared to 83% at June 30) of billed rents for the Core Portfolio. As of July 31, 2020, collections of April, May and June 2020 rents are approximately 62% for the Fund Portfolio. In addition, collections of July 2020 rents are approximately 74% of billed rents for the Core Portfolio and 73% for the Fund Portfolio, without regard to negotiated concessions.
- The Company has negotiated rent concessions, substantially in the form of deferrals, with select tenants. Through June 30, 2020, the Company has deferred rents aggregating \$3.0 million and abated rents of \$0.8 million (<u>Note 11</u>). Subsequent to June 30, 2020 and through July 31, 2020 the company has entered into 18 additional agreements, primarily for deferrals of rent (<u>Note 15</u>).
- The Company has also negotiated payment deferrals of \$0.1 million associated with some of its leased office space (<u>Note 11</u>) and interest payment deferrals of \$1.7 million as of June 30, 2020 associated with some of its Fund mortgage debt (<u>Note 7</u>). In addition, the Company has negotiated deferrals for certain real estate taxes.
- The Company reviewed the collectability of its rents receivable and straight-line rents and has recorded credit loss reserves of approximately \$15.9 million, of which \$12.9 million was the Company's share, (<u>Note 11</u>, <u>Note 3</u>) during the six months ended June 30, 2020 primarily related to projected tenant defaults stemming from business closures attributable to the COVID-19 Pandemic.
- The Company continues to have active discussions with existing and potential new tenants for new and renewed leases. However, the uncertainty relating to the COVID-19 Pandemic has slowed the pace of leasing activity and could result in higher vacancy than the Company otherwise would have experienced, a longer amount of time to fill vacancies and potentially lower rental rates. As of June 30, 2020, approximately 1.6% and 2.0% of the Company's Core and Fund portfolio rents, respectively, was subject to leases scheduled to expire in 2020 and 10.6% and 9.3% was subject to leases scheduled to expire in 2021.
- Given the impact of the COVID-19 Pandemic on the markets where our properties are located, we anticipate a reduction in our disposition and
 acquisition activity during the third quarter and potentially for the remainder of 2020.



- The Company has numerous long-dated interest rate cash flow hedges (<u>Note 7</u>, <u>Note 8</u>) in place to effectively fix the interest rates on its variablerate debt. In periods when interest rates fall below the effective rates of the underlying debt agreements, the Company is required to make payments for its swaps that are charged to interest expense. The fair value of the interest rate swaps at June 30, 2020 was a liability of \$109.0 million, which represents the present value of expected payments over the weighted-average remaining term of the swaps, which was 7.6 years.
- The Company has reviewed its debt covenants with no significant new compliance issues noted as of June 30, 2020. However, potential reductions in the collections of rent during the remainder of 2020 may impact future debt compliance at various properties.
- We have suspended distributions on the Common Shares and Common OP Units for the second and third quarters of 2020 (<u>Note 10</u>). Our Board has not made any decisions regarding our dividend policy beyond the third quarter of 2020 and will closely monitor our financial performance and economic outlook in order to assess when to reinitiate an appropriate dividend to maintain compliance with REIT taxable income requirements.

While the Company currently considers the disruptions associated with the COVID-19 Pandemic to be temporary, if such disruptions continue or have a more severe impact than anticipated, they may have a material adverse effect on the Company's revenues, results of operations, financial condition, and liquidity for the year ending December 31, 2020.

Investments

During the six months ended June 30, 2020, we invested in two properties aggregating \$19.2 million, inclusive of transaction costs, within our Core portfolio as follows:

- On January 9, we acquired a fully-occupied retail condominium, 37 Greene Street, located in the SoHo section of New York City, for \$15.7 million.
- On February 13, we acquired a fully-occupied, mixed-use building in Chicago, Illinois, for \$3.5 million.

On April 1, as described further below, in a non-cash transaction, we converted a note receivable into the remaining venture partner's interest in Town Center. We consolidated the previously unconsolidated investment (<u>Note 4</u>).

During June, Mervyns II liquidated a portion of its Investment in Albertsons (<u>Note 4</u>), which had an initial public offering. Mervyns II recognized realized gains on the sale of those shares in addition to the appreciation in the fair value of its remaining shares of Albertsons. Unrealized holding gains, distributions and other for the three and six months ended June 30, 2020 includes Mervyns II's \$64.9 million share of unrealized holding gains and its \$22.8 million share of realized distributions related to its Investment in Albertsons, of which the Company's aggregate share is \$25.1 million.

During the six months ended June 30, 2020, we did not make any investments within our Fund portfolio. However, Fund IV obtained the venture partner's interest in two of its Broughton Street properties for \$1.3 million (<u>Note 4</u>) and now consolidates those properties.

Dispositions of Real Estate

During the six months ended June 30, 2020, we did not make any dispositions in our Core Portfolio; however, a Fund IV property was sold in April 2020 (Note 2) for \$15.3 million resulting in a gain of \$0.4 million of which the Company's share was \$0.1 million.

Financing Activity

During the six months ended June 30, 2020, we (<u>Note 7</u>) extended Fund debt aggregating \$200.0 million at Fund II, \$36.3 million at Fund III, \$65.0 million at Fund IV and \$3.5 million at Fund V pursuant to existing available extension options.

Structured Financing Investments

During the six months ended June 30, 2020, we entered into two new Structured Financing investments (Note 3) as follows:

- On January 17, the Company loaned \$54.0 million to an entity that owns an interest in 850 Third Avenue, in Brooklyn, New York.
- On February 6, the Company loaned \$5.0 million to one of the Company's venture partners.

In addition, on April 1, 2020, the Company converted its \$38.7 million note receivable plus accrued interest of \$2.0 million (<u>Note 3</u>) to a controlling interest in Town Center in Wilmington, Delaware as described above.

Equity Repurchases

The Company repurchased 1,219,065 Common Shares for \$22.4 million, inclusive of \$0.1 million of fees at a weighted average price per share of \$18.29, under the share repurchase program, under which \$122.6 million remains available as of June 30, 2020 (Note 10).

RESULTS OF OPERATIONS

See <u>Note 12</u> in the Notes to Consolidated Financial Statements for an overview of our three reportable segments.

Comparison of Results for the Three Months Ended June 30, 2020 to the Three Months Ended June 30, 2019

The results of operations by reportable segment for the three months ended June 30, 2020 compared to the three months ended June 30, 2019 are summarized in the table below (in millions, totals may not add due to rounding):

		Three Mon June 3				Three Mon June 30				Increase ((Decrease)	
	Core	Funds	SF	Total	Core	Funds	SF	Total	Core	Funds	SF	Total
Revenues	\$ 38.6	\$ 25.2	\$ —	\$ 63.8	\$ 43.2	\$ 27.0	\$ —	\$ 70.2	\$ (4.6)	\$ (1.8)	\$ —	\$ (6.4)
Depreciation and amortization	(18.2)	(15.6)	—	(33.8)	(15.1)	(15.2)		(30.3)	3.1	0.4		3.5
Property operating expenses, other operating and real estate taxes	(18.0)	(9.5)	_	(27.5)	(12.2)	(10.2)		(22.5)	5.8	(0.7)	_	5.0
General and administrative expenses	_		_	(8.7)	_			(9.1)		_	_	(0.4)
Impairment charge	_	_	_		_	(1.4)	_	(1.4)	_	(1.4)	_	(1.4)
Gain on disposition of properties	—	0.5	_	0.5		_			—	0.5	_	0.5
Operating income	2.5	0.5		(5.8)	15.9	0.2		7.1	(13.4)	0.3		(12.9)
Interest and other income	_		2.1	2.1	0.3	1.6	2.2	4.1	(0.3)	(1.6)	(0.1)	(2.0)
Realized and unrealized holding gains on investments and other	_	87.8	0.1	87.8	_	_	_	_	_	87.8	(0.1)	(87.8)
Equity in earnings (losses) of unconsolidated												
affiliates	(1.1)	0.3		(0.8)	3.3	0.3		3.6	(4.4)	_		(4.4)
Interest expense	(8.6)	(9.7)	—	(18.3)	(6.8)	(12.9)	—	(19.8)	1.8	(3.2)	—	(1.5)
Income tax benefit (provision)				(0.1)				(0.3)				0.2
Net income (loss)	(7.2)	78.8	2.2	64.9	12.6	(10.8)	2.2	(5.2)	(19.8)	89.6	_	70.1
Net loss (income) attributable to noncontrolling interests	5.1	(50.6)	_	(45.5)	0.4	13.9	_	14.3	4.7	(64.5)	_	(59.8)
Net income attributable to Acadia	<u>\$ (2.1</u>)	\$ 28.2	\$ 2.2	\$ 19.4	\$ 13.1	\$ 3.1	\$ 2.2	\$ 9.1	<u>\$ (15.2</u>)	\$ 25.1	\$	\$ 10.3

Core Portfolio

The results of operations for our Core Portfolio segment are depicted in the table above under the headings labeled "Core." Segment net income attributable to Acadia for our Core Portfolio decreased \$15.2 million for the three months ended June 30, 2020 compared to the prior year period as a result of the changes further described below.

Revenues for our Core Portfolio decreased \$4.6 million for the three months ended June 30, 2020 compared to the prior year period primarily due to (i) a \$6.7 million increase in credit loss reserves (comprised of \$4.7 million and \$2.0 million of billed rent and straight-line rent, respectively) in 2020 primarily related to the COVID-19 Pandemic (Note 11); (ii) \$1.5 million from termination income received in 2019; and (iii) \$1.4 million from tenant bankruptcies in 2020. These decreases were offset by increases of \$3.1 million related to the consolidation of Town Center in 2020 (Note 4) and additional rents of \$2.4 million from Core property acquisitions during 2019 and 2020 (Note 2).

Depreciation and amortization for our Core Portfolio increased \$3.1 million for the three months ended June 30, 2020 compared to the prior year period primarily due to \$2.0 million from the consolidation of Town Center and \$1.3 million from Core property acquisitions in 2019 and 2020.

Property operating expenses, other operating and real estate taxes for our Core Portfolio increased \$5.8 million for the three months ended June 30, 2020 compared to the prior year period primarily due to \$6.8 million from interest and related charges for Brandywine Holdings litigation (<u>Note 7</u>). This increase was offset by an overall decrease in operating expenses across the portfolio related to the COVID-19 Pandemic.

Equity in earnings of unconsolidated affiliates for our Core Portfolio decreased \$4.4 million for the three months ended June 30, 2020 compared to the prior year period, primarily due to \$2.5 million from the consolidation of Town Center in 2020 as well as a \$1.9 million increase in credit loss reserves at unconsolidated properties related to the COVID-19 Pandemic (<u>Note 11</u>).

Interest expense for our Core Portfolio increased \$1.8 million for the three months ended June 30, 2020 compared to the prior year period primarily due to higher average outstanding borrowings in 2020.

Net loss (income) attributable to noncontrolling interests for our Core Portfolio increased \$4.7 million for the three months ended June 30, 2020 compared to the prior year period based on the noncontrolling interests' share of the variances discussed above.

Funds

The results of operations for our Funds segment are depicted in the table above under the headings labeled "Funds." Segment net income attributable to Acadia for the Funds increased \$25.1 million for the three months ended June 30, 2020 compared to the prior year period as a result of the changes described below.

Revenues for the Funds decreased \$1.8 million for the three months ended June 30, 2020 compared to the prior year period primarily due to (i) a \$4.0 million increase in credit loss reserves (comprised of \$2.8 million and \$1.2 million of billed rent and straight-line rent, respectively) in 2020 primarily related to the COVID-19 Pandemic (Note 11); (ii) \$1.6 million from Fund property dispositions; and (iii) \$1.3 million from the temporary closure of the Market Hall at City Point during the quarantine. These decreases were offset by \$4.0 million from Fund property acquisitions in 2019 (Note 2).

Property operating expenses, other operating and real estate taxes for the Funds decreased \$0.7 million for the three months ended June 30, 2020 compared to the prior year period primarily due to an overall decrease in operating expenses across the portfolio related to the COVID-19 Pandemic.

Impairment charge for the Funds decreased \$1.4 million for the three months ended June 30, 2020 compared to the prior year period which related to condo sales at 210 Bowery by Fund IV in the second quarter of 2019.

Interest income for the Funds decreased \$1.6 million for the three months ended June 30, 2020 compared to the prior year period primarily due to an incentive fee earned by Fund III's Storage Post investment in 2019 (Note 4).

Realized and unrealized holding gains on investments and other includes a \$64.9 million mark-to-market adjustment on the Albertson's IPO shares and a \$22.8 million net realized gain on disposition of Albertson's shares during 2020.

Interest expense for the Funds decreased \$3.2 million for the three months ended June 30, 2020 compared to the prior year period due to \$3.4 million from lower average interest rates in 2020 and a \$1.0 million increase related to higher loan cost amortization in 2019. These decreases were offset by \$0.9 million less interest capitalized in 2020.

Net loss attributable to noncontrolling interests for the Funds decreased \$64.5 million for the three months ended June 30, 2020 compared to the prior year period based on the noncontrolling interests' share of the variances discussed above. Net loss attributable to noncontrolling interests in the Funds includes asset management fees earned by the Company of \$4.1 million and \$4.4 million for the three months ended June 30, 2020 and 2019, respectively.

Structured Financing

The results of operations for our Structured Financing segment are depicted in the table above under the headings labeled "SF." Interest income for the Structured Financing portfolio decreased \$0.1 million for the three months ended June 30, 2020 compared to the prior year period primarily due to \$1.3 million from new notes issued in 2020 and 2019 partially offset by \$1.6 million from the conversion of the Brandywine Note to equity in 2020 and the payoff of a Fund IV note in 2019 (<u>Note 3</u>).

Unallocated

The Company does not allocate general and administrative expense and income taxes to its reportable segments. These unallocated amounts are depicted in the table above under the headings labeled "Total."

Comparison of Results for the Six Months Ended June 30, 2020 to the Six Months Ended June 30, 2019

The results of operations by reportable segment for the six months ended June 30, 2020 compared to the six months ended June 30, 2019 are summarized in the table below (in millions, totals may not add due to rounding):

		Six Montl June 30			_	Six Montl June 30			_	Increase	(Decrease)	
	Core	Funds	SF	Total	Core	Funds	SF	Total	Core	Funds	SF	Total
Revenues	\$ 78.5	\$ 56.7	\$ —	\$ 135.2	\$ 89.9	\$ 54.3	\$ —	\$ 144.2	\$ (11.4)	\$ 2.4	\$ —	\$ (9.0)
Depreciation and amortization	(35.2)	(32.0)	—	(67.2)	(30.8)	(29.9)	_	(60.6)	4.4	2.1	_	6.6
Property operating expenses, other												
operating and real estate taxes	(29.8)	(21.5)	—	(51.3)	(24.2)	(19.3)	—	(43.5)	5.6	2.2		7.8
General and administrative expenses		—		(17.8)	—	—	—	(17.4)		—		0.4
Impairment charge		(51.5)	—	(51.5)		(1.4)	—	(1.4)		50.1		50.1
Gain on disposition of properties		0.5		0.5		2.0		2.0		(1.5)		(1.5)
Operating income (loss)	13.6	(47.9)	_	(52.1)	34.9	5.7	_	23.3	(21.3)	(53.6)	_	(75.4)
Interest and other income			5.0	5.0	0.3	1.6	4.5	6.4	(0.3)	(1.6)	0.5	(1.4)
Realized and unrealized holding gains on investments and other		87.8	(0.5)	87.3						87.8	0.5	(87.3)
Equity in earnings (losses) of unconsolidated		07.0	(0.5)	07.5						07.0	0.5	(07.5)
affiliates	0.6	(0.1)	_	0.5	5.5	0.3	_	5.8	(4.9)	(0.4)		(5.3)
Interest expense	(16.9)	(19.8)	_	(36.6)	(13.5)	(24.1)	_	(37.6)	3.4	(4.3)		(1.0)
Income tax benefit (provision)	()	()		0.8	()	()	_	(0.2)	_	()		1.0
Net income (loss)	(2.7)	20.0	4.6	4.9	27.2	(16.5)	4.5	(2.3)	(29.9)	36.5	0.1	7.2
Net loss (income) attributable to noncontrolling interests	6.3	(0.2)		6.1	0.4	23.2		23.6	5.9	(23.4)		(17.5)
Net income (loss) attributable to Acadia	\$ 3.6	\$ 19.9	\$ 4.6	\$ 11.0	\$ 27.6	\$ 6.7	\$ 4.5	\$ 21.3	\$ (24.0)	\$ 13.2	\$ 0.1	\$ (10.3)
Core Portfolio												

The results of operations for our Core Portfolio segment are depicted in the table above under the headings labeled "Core." Segment net income attributable to Acadia for our Core Portfolio decreased \$24.0 million for the six months ended June 30, 2020 compared to the prior year period as a result of the changes further described below.

Revenues for our Core Portfolio decreased \$11.4 million for the six months ended June 30, 2020 compared to the prior year period primarily due to (i) a \$10.0 million increase in credit loss reserves (comprised of \$5.3 million and \$4.7 million of billed rent and straight-line rent, respectively) in 2020 primarily related to the COVID-19 Pandemic (<u>Note 11</u>); and (ii) the write-off of a below-market lease in the prior year period related to a tenant that vacated for \$5.7 million. These decreases were offset by additional rents of \$4.3 million from Core property acquisitions during 2019 and 2020 (<u>Note 2</u>).

Depreciation and amortization for our Core Portfolio increased \$4.4 million for the six months ended June 30, 2020 compared to the prior year period primarily due to \$2.5 million from Core property acquisitions in 2019 and 2020 and \$2.0 million from the consolidation of Town Center.

Property operating expenses, other operating and real estate taxes for our Core Portfolio increased \$5.6 million for the six months ended June 30, 2020 compared to the prior year period primarily due to \$6.8 million from interest and other related charges for Brandywine Holdings litigation (<u>Note 7</u>). This increase was offset by an overall decrease in operating expenses across the portfolio related to the COVID-19 Pandemic.

Equity in earnings of unconsolidated affiliates for our Core Portfolio decreased \$4.9 million for the six months ended June 30, 2020 compared to the prior year period primarily due to \$2.3 million from the consolidation of Town Center in 2020 as well as a \$2.4 million increase in credit loss reserves at unconsolidated properties related to the COVID-19 Pandemic (<u>Note 11</u>).

Interest expense for our Core Portfolio increased \$3.4 million for the six months ended June 30, 2020 compared to the prior year period primarily due to higher average outstanding borrowings in 2020.

Net loss (income) attributable to noncontrolling interests for our Core Portfolio increased \$5.9 million for the six months ended June 30, 2020 compared to the prior year period based on the noncontrolling interests' share of the variances discussed above.

Funds

The results of operations for our Funds segment are depicted in the table above under the headings labeled "Funds." Segment net income attributable to Acadia for the Funds increased \$13.2 million for the six months ended June 30, 2020 compared to the prior year period as a result of the changes described below.

Revenues for the Funds increased \$2.4 million for the six months ended June 30, 2020 compared to the prior year period primarily due to \$8.3 million from Fund property acquisitions in 2019. This increase was partially offset by (i) a \$4.2 million increase in credit loss reserves (comprised of \$2.8 million and \$1.4 million of billed rent and straight-line rent, respectively) in 2020 primarily related to the COVID-19 Pandemic (<u>Note 11</u>); and (ii) \$3.2 million from Fund property dispositions (<u>Note 2</u>).

Depreciation and amortization for the Funds increased \$2.1 million for the six months ended June 30, 2020 compared to the prior year period primarily due to \$5.0 million from Fund property acquisitions in 2019 partially offset by (i) \$1.7 million from tenant bankruptcy write-offs in 2019 and (ii) \$0.5 million from Fund property dispositions.

Property operating expenses, other operating and real estate taxes for the Funds increased \$2.2 million for the six months ended June 30, 2020 compared to the prior year period primarily from Fund property acquisitions in 2019.

Impairment charge for the Funds increased \$50.1 million for the six months ended June 30, 2020 compared to the prior year period (<u>Note 8</u>). Impairment of \$51.5 million for the Funds relates to \$33.8 million for 654 Broadway and Cortlandt Crossing in Fund III and \$17.7 million for 801 Madison and 146 Geary Street in Fund IV during the first quarter of 2020. Charges for 2019 relate to \$1.4 million for residential condos at 210 Bowery in Fund IV.

Gain on disposition of properties for the Funds decreased \$1.5 million for the six months ended June 30, 2020 compared to the prior year period due to the sale of 3104 M Street in Fund III during 2019 compared to the sale of Colonie Plaza in Fund IV during 2020 (<u>Note 2</u>, <u>Note 4</u>).

Interest income for the Funds decreased \$1.6 million for the six months ended June 30, 2020 compared to the prior year period primarily due to an incentive fee earned by Fund III's Storage Post investment during 2019.

Realized and unrealized holding gains on investments and other includes a \$64.9 million mark-to-market adjustment on the Albertson's IPO shares and a \$22.8 million net realized gain on disposition of Albertson's shares during 2020 (<u>Note 4</u>).

Interest expense for the Funds decreased \$4.3 million for the six months ended June 30, 2020 compared to the prior year period due to \$4.3 million from lower average interest rates in 2020 and \$1.1 million from lower loan cost amortization in 2020. These decreases were offset by a \$0.5 million decrease in interest capitalized in 2020 and a \$0.4 million increase related to higher average outstanding borrowings in 2020.

Net loss attributable to noncontrolling interests for the Funds decreased \$23.4 million for the six months ended June 30, 2020 compared to the prior year period based on the noncontrolling interests' share of the variances discussed above. Net loss attributable to noncontrolling interests in the Funds includes asset management fees earned by the Company of \$8.4 million and \$8.9 million for the six months ended June 30, 2020 and 2019, respectively.

Structured Financing

The results of operations for our Structured Financing segment are depicted in the table above under the headings labeled "SF." Interest income for the Structured Financing portfolio increased \$0.5 million for the six months ended June 30, 2020 compared to the prior year period primarily due to \$2.8 million of additional interest income from new notes issued in 2020 and 2019 partially offset by \$2.3 million from the conversion of the Brandywine Note Receivable to equity in 2020 and the payoff of a Fund IV note during 2019 (Note 3).

Unallocated

The Company does not allocate general and administrative expense and income taxes to its reportable segments. These unallocated amounts are depicted in the table above under the headings labeled "Total." Unallocated income tax benefit increased \$1.0 million for the six months ended June 30, 2020 compared to the prior year period due to the newly available carry-back of net operating losses under current Federal rules.

SUPPLEMENTAL FINANCIAL MEASURES

Net Property Operating Income

The following discussion of net property operating income ("NOI") and rent spreads on new and renewal leases includes the activity from both our consolidated and our pro-rata share of unconsolidated properties within our Core Portfolio. Given that the Funds are finite-life investment vehicles, these properties are sold following stabilization. For these reasons, we believe NOI and rent spreads are not meaningful measures for our Fund investments.

NOI represents property revenues less property expenses. We consider NOI and rent spreads on new and renewal leases for our Core Portfolio to be appropriate supplemental disclosures of portfolio operating performance due to their widespread acceptance and use within the REIT investor and analyst communities. NOI and rent spreads on new and renewal leases are presented to assist investors in analyzing our property performance, however, our method of calculating these may be different from methods used by other REITs and, accordingly, may not be comparable to such other REITs.

A reconciliation of consolidated operating income to net operating income - Core Portfolio follows (in thousands):

	Three Months Ended June 30,				Six	Months End	ed June 30,
		2020		2019		2020	2019
Consolidated operating (loss) income (a)	\$	(5,758)	\$	7,086	\$	(52,101)	\$ 23,294
Add back:							
General and administrative		8,720		9,034		17,790	17,357
Depreciation and amortization		33,793		30,304		67,170	60,637
Impairment charge				1,400		51,549	1,400
Less:							
Above/below-market rent, straight-line rent and other adjustments		5,313		(3,331)		3,944	(12,629)
Gain on disposition of properties		(485)		—		(485)	(2,014)
Consolidated NOI		41,583		44,493		87,867	88,045
Noncontrolling interest in consolidated NOI		(11,694)		(12,084)		(25,992)	(25,062)
Less: Operating Partnership's interest in Fund NOI included above		(2,826)		(3,309)		(6,421)	(6,813)
Add: Operating Partnership's share of unconsolidated joint ventures NOI (a)		2,874		6,670		9,220	13,265
NOI - Core Portfolio	\$	29,937	\$	35,770	\$	64,674	\$ 69,435

(a) Does not include the Operating Partnership's share of NOI from unconsolidated joint ventures within the Funds.

Same-Property NOI includes Core Portfolio properties that we owned for both the current and prior periods presented, but excludes those properties which we acquired, sold or expected to sell, and developed during these periods. The following table summarizes Same-Property NOI for our Core Portfolio (in thousands):

	Three Months Ended June 30,				5	Six Months E	nded J	ded June 30,	
		2020		2019		2020		2019	
Core Portfolio NOI	\$	29,937	\$	35,770	\$	64,674	\$	69,435	
Less properties excluded from Same-Property NOI		(3,918)		(3,749)		(7,361)		(5,683)	
Same-Property NOI	\$	26,019	\$	32,021	\$	57,313	\$	63,752	
Percent change from prior year period		(18.7)%				(10.1)%)		
Components of Same-Property NOI:									
Same-Property Revenues	\$	36,988	\$	44,072	\$	80,224	\$	87,706	
Same-Property Operating Expenses		(10,969)		(12,051)		(22,911)		(23,954)	
Same-Property NOI	\$	26,019	\$	32,021	\$	57,313	\$	63,752	



Rent Spreads on Core Portfolio New and Renewal Leases

The following table summarizes rent spreads on both a cash basis and straight-line basis for new and renewal leases based on leases executed within our Core Portfolio for the three and six months ended June 30, 2020. Cash basis represents a comparison of rent most recently paid on the previous lease as compared to the initial rent paid on the new lease. Straight-line basis represents a comparison of rents as adjusted for contractual escalations, abated rent and lease incentives for the same comparable leases.

	T	hree Months I 202		Six	Six Months Ended June 30, 2020				
Core Portfolio New and Renewal Leases	C	ash Basis	Straight- Line Basis	Cash Basis			Straight- Line Basis		
Number of new and renewal leases executed		10		10	_	16		16	
GLA commencing		189,020		189,020		220,633		220,633	
New base rent	\$	12.45	\$	12.64	\$	15.78	\$	16.43	
Expiring base rent	\$	12.75	\$	12.24	\$	16.06	\$	15.50	
Percent growth in base rent		-2.4%		3.3%		-1.7%		6.0%	
Average cost per square foot (a)	\$		\$	_	\$	1.09	\$	1.09	
Weighted average lease term (years)		4.6		4.6		5.1		5.1	

(a) The average cost per square foot includes tenant improvement costs, leasing commissions and tenant allowances.

Funds from Operations

We consider funds from operations ("FFO") as defined by the National Association of Real Estate Investment Trusts ("NAREIT") to be an appropriate supplemental disclosure of operating performance for an equity REIT due to its widespread acceptance and use within the REIT and analyst communities. FFO is presented to assist investors in analyzing our performance. It is helpful as it excludes various items included in net income that are not indicative of the operating performance, such as gains (losses) from sales of depreciated property, depreciation and amortization, and impairment of depreciable real estate. Our method of calculating FFO may be different from methods used by other REITs and, accordingly, may not be comparable to such other REITs. FFO does not represent cash generated from operations as defined by GAAP and is not indicative of cash available to fund all cash needs, including distributions. It should not be considered as an alternative to net income for the purpose of evaluating our performance or to cash flows as a measure of liquidity. Consistent with the NAREIT definition, we define FFO as net income (computed in accordance with GAAP), excluding gains (losses) from sales of depreciable real estate, plus depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. Also consistent with NAREIT's definition of FFO, the Company has elected to include gains and losses incidental to its main business (including those related to its RCP investments such as Albertsons) in FFO. A reconciliation of net income attributable to Acadia to FFO follows (dollars in thousands, except per share amounts):

	Three Months Ended June 30,					ix Months En	nded June 30,		
	2020			2019		2020		2019	
Net income attributable to Acadia	\$	19,410	\$	9,080	\$	10,996	\$	21,277	
Depreciation of real estate and amortization of leasing costs (net of noncontrolling interests' share)		24,390		21,722		48,478		43,721	
Impairment charge (net of noncontrolling interests' share)				321		12,400		43,721 321	
Gain on disposition of properties (net of noncontrolling interests' share)		(111)		—		(111)		(384)	
Income attributable to Common OP Unit holders		1,136		587		674		1,382	
Distributions - Preferred OP Units		123		135		249		270	
Funds from operations attributable to Common Shareholders and Common OP Unit holders	\$	44,948	\$	31,845	\$	72,686	\$	66,587	
Funds From Operations per Share - Diluted									
Basic weighted-average shares outstanding, GAAP earnings		86,179,950		83,703,886		86,575,751	8	2,872,977	
Weighted-average OP Units outstanding		5,003,571		5,123,765		5,096,783	ļ	5,168,698	
Basic weighted-average shares outstanding, FFO		91,183,521		88,827,651		91,672,534	8	3,041,675	
Assumed conversion of Preferred OP Units to common shares		464,623		499,345		464,623		499,345	
Assumed conversion of LTIP units and Restricted Share Units to common shares		_		202,714		_		202,714	
Diluted weighted-average number of Common Shares and Common OP Units outstanding, FFO		91,648,144		89,529,710		92,137,157	8	3,743,734	
Diluted Funds from operations, per Common Share and Common OP Unit	\$	0.49	\$	0.36	\$	0.79	\$	0.75	

LIQUIDITY AND CAPITAL RESOURCES

Uses of Liquidity and Cash Requirements

Our principal uses of liquidity are (i) distributions to our shareholders and OP unit holders, (ii) investments which include the funding of our capital committed to the Funds and property acquisitions and development/re-tenanting activities within our Core Portfolio, (iii) distributions to our Fund investors, (iv) debt service and loan repayments and (v) share repurchases.

Distributions

In order to qualify as a REIT for federal income tax purposes, we must distribute at least 90% of our taxable income to our shareholders. During the six months ended June 30, 2020, we paid dividends and distributions on our Common Shares, Common OP Units and Preferred OP Units totaling \$54.0 million. We have suspended distributions on the Common Shares and Common OP Units for the second and third quarters of 2020. Our Board has not made any decisions regarding our dividend policy beyond the third quarter of 2020 and will closely monitor our financial performance and economic outlook in order to assess when to reinitiate an appropriate dividend to maintain compliance with REIT taxable income requirements.

Investments in Real Estate

During the six months ended June 30, 2020, within our Core portfolio we invested in two properties aggregating \$19.2 million inclusive of transaction costs, as follows:

- On January 9, the Company acquired a retail condominium, 37 Greene Street, located in the SoHo section of New York City, for \$15.7 million (<u>Note 2</u>).
- On February 13, the Company acquired a fully-occupied, mixed-use building in Chicago, Illinois, for \$3.5 million.

On April 1, 2020, we converted a note receivable into the remaining venture partner's interest in Town Center and now consolidate that property.

During the six months ended June 30, 2020, we did not make any new investments within our Fund portfolio. However, Fund IV obtained the venture partner's interest in two of its Broughton Street properties for \$1.3 million (<u>Note 4</u>) and now consolidates those properties.

Capital Commitments

During the six months ended June 30, 2020, we made capital contributions aggregating \$5.3 million to our Funds. At June 30, 2020, our share of the remaining capital commitments to our Funds aggregated \$80.9 million as follows:

- \$2.4 million to Fund III. Fund III was launched in May 2007 with total committed capital of \$450.0 million, of which our original share was \$89.6 million. During 2015, we acquired an additional interest, which had an original capital commitment of \$20.9 million.
- \$16.9 million to Fund IV. Fund IV was launched in May 2012 with total committed capital of \$530.0 million, of which our original share was \$122.5 million.
- \$61.6 million to Fund V. Fund V was launched in August 2016 with total committed capital of \$520.0 million, of which our initial share is \$104.5 million.

During April 2018, a distribution was made to the Fund II investors, including \$4.3 million to the Operating Partnership, which amount was re-contributed to Fund II in April 2020 (Note 1).

Development Activities

During the six months ended June 30, 2020, capitalized costs associated with development activities totaled \$7.3 million (Note 2). At June 30, 2020, we had a total of nine consolidated and one unconsolidated projects under development or redevelopment and the estimated total cost to complete these projects through 2023 was \$129.8 million to \$166.8 million and our estimated share was approximately \$64.3 million to \$79.2 million. Substantially all remaining development and redevelopment costs are discretionary and dependent upon the resumption of tenant interest due to aforementioned disruptions related to the COVID-19 Pandemic.



Debt

A summary of our consolidated debt, which includes the full amount of Fund related obligations and excludes our pro rata share of debt at our unconsolidated subsidiaries, is as follows (in thousands):

	June 30, 2020	D	ecember 31, 2019
Total Debt - Fixed and Effectively Fixed Rate	\$ 1,412,465	\$	1,403,324
Total Debt - Variable Rate	406,214		314,604
	 1,818,679		1,717,928
Net unamortized debt issuance costs	(7,794)		(10,383)
Unamortized premium	599		651
Total Indebtedness	\$ 1,811,484	\$	1,708,196

As of June 30, 2020, our consolidated outstanding mortgage and notes payable aggregated \$1,818.7 million, excluding unamortized premium of \$0.6 million and net unamortized loan costs of \$7.8 million, and were collateralized by 43 properties and related tenant leases. Interest rates on our outstanding indebtedness ranged from 1.43% to 6.00% with maturities that ranged from September 7, 2020 to April 15, 2035. Taking into consideration \$1,029.1 million of notional principal under variable to fixed-rate swap agreements currently in effect, \$1,412.5 million of the portfolio debt, or 77.7%, was fixed at a 3.73% weighted-average interest rate and \$406.2 million, or 22.3% was floating at a 1.96% weighted average interest rate as of June 30, 2020. Our variable-rate debt includes \$144.5 million of debt subject to interest rate caps.

Without regard to available extension options, there is \$141.7 million of debt maturing in 2020 at a weighted-average interest rate of 3.22%; there is \$3.1 million of scheduled principal amortization due in 2020; and our share of scheduled remaining 2020 principal payments and maturities on our unconsolidated debt was \$9.3 million at June 30, 2020. In addition, \$373.2 million of our total consolidated debt and \$8.3 million of our pro-rata share of unconsolidated debt will come due in 2021. As it relates to the aforementioned maturing debt in 2020 and 2021, we have options to extend consolidated debt aggregating \$115.4 million and \$231.4 million, respectively; however, there can be no assurance that the Company will be able to successfully execute any or all of its available extension options. For the remaining indebtedness, we may not have sufficient cash on hand to repay such indebtedness, and, therefore, we expect to refinance at least a portion of this indebtedness or select other alternatives based on market conditions as these loans mature; however, there can be no assurance that we will be able to obtain financing at acceptable terms.

A mortgage loan in the Company's Core Portfolio for \$26.3 million was in default and subject to litigation at June 30, 2020 and December 31, 2019 (<u>Note</u> <u>7</u>).

Share Repurchase Program

During the six months ended June 30, 2020, we repurchased 1,219,065 Common Shares for \$22.4 million, inclusive of \$0.1 million of fees, under the share repurchase program at a weighted average price per share of \$18.29, under which \$122.6 million remains available as of June 30, 2020 (<u>Note 10</u>).

Sources of Liquidity

Our primary sources of capital for funding our liquidity needs include (i) the issuance of both public equity and OP Units, (ii) the issuance of both secured and unsecured debt, (iii) unfunded capital commitments from noncontrolling interests within our Funds, (iv) future sales of existing properties, (v) repayments of structured financing investments, and (vi) cash on hand and future cash flow from operating activities. Our cash on hand in our consolidated subsidiaries at June 30, 2020 totaled \$34.3 million. Our remaining sources of liquidity are described further below.

ATM Program

We have an ATM Program (Note 10) which provides us an efficient and low-cost vehicle for raising public equity to fund our capital needs. Through this program, we have been able to effectively "match-fund" the required equity for our Core Portfolio and Fund acquisitions through the issuance of Common Shares over extended periods employing a price averaging strategy. In addition, from time to time, we have issued and intend to continue to issue, equity in follow-on offerings separate from our ATM Program. Net proceeds raised through our ATM Program and follow-on offerings are primarily used for acquisitions, both for our Core Portfolio and our pro-rata share of Fund acquisitions, and for general corporate purposes. During the six months ended June 30, 2020, the Company did not sell any shares under its ATM Program.

Fund Capital

During the six months ended June 30, 2020, III and IV called capital contributions of \$3.9 million and \$19.0 million, respectively, of which our aggregate share was \$5.3 million. At June 30, 2020, unfunded capital commitments from noncontrolling interests within our Funds III, IV and V were \$7.3 million, \$56.0 million and \$245.1 million, respectively.

Asset Sales and Other Transactions

On April 13, 2020, Fund IV sold its Colonie Plaza property for \$15.3 million and repaid the associated mortgage, recognizing a gain on disposition of \$0.5 million, of which the Company's share was \$0.1 million.

During June 2020, Mervyns II recognized \$22.8 million in distributions, of which \$6.7 million was the Company's share, related to its investment in Albertsons, which had an IPO (Note 4).

During the six months ended June 30, 2020 the Company had no Structured Financing redemptions; however, one note receivable for \$38.7 million, was converted to the remaining interest in the collateral on April 1, 2020 and one \$5.3 million Fund note matured on July 1, 2020 but was not repaid. Scheduled maturities of Structured Financing loans include a \$33.5 million loan maturing during the remainder of 2020, which is expected to be converted to an interest in a property (Note 3).

Financing and Debt

As of June 30, 2020, we had \$219.4 million of additional capacity under existing Core and Fund revolving debt facilities. In addition, at that date within our Core and Fund portfolios, we had 81 unleveraged consolidated properties with an aggregate carrying value of approximately \$1.6 billion, although there can be no assurance that we would be able to obtain financing for these properties at favorable terms, if at all. Also, during July 2020, the Company obtained a \$30.0 million term loan with a \$90.0 million accordion feature (<u>Note 15</u>).

HISTORICAL CASH FLOW

The following table compares the historical cash flow for the six months ended June 30, 2020 with the cash flow for the six months ended June 30, 2019 (in millions):

	Six	Mon	ths Ended June	30,	
	2020		2019		Variance
Net cash provided by operating activities	\$ 58.5	\$	62.2	\$	(3.7)
Net cash used in investing activities	(86.7)		(233.5)		146.8
Net cash provided by financing activities	46.5		182.6		(136.1)
Increase in cash and restricted cash	\$ 18.3	\$	11.3	\$	7.0

Operating Activities

Our operating activities provided \$3.7 million less cash during the six months ended June 30, 2020 as compared to the six months ended June 30, 2019, primarily due to a decrease in cash receipts from tenants because of the COVID-19 Pandemic partially offset by the monetization of the Company's Investment in Albertsons.

Investing Activities

During the six months ended June 30, 2020 as compared to the six months ended June 30, 2019, our investing activities used \$146.8 million less cash, primarily due to (i) \$117.1 million less cash used in acquisition and lease of properties, (ii) \$96.3 million less cash used in investments in unconsolidated affiliates, and (iii) \$35.3 million less cash used in development, construction and property improvement costs. These sources of cash were partially offset by (i) \$59.0 million more cash used to issue notes receivable, (ii) \$29.3 million less cash received from return of capital from unconsolidated affiliates and (iii) \$15.3 million less cash received from proceeds of notes receivable.

Financing Activities

Our financing activities provided \$136.1 million less cash during the six months ended June 30, 2020 as compared to the six months ended June 30, 2019, primarily from (i) \$75.1 million less cash received from the sale of Common Shares, (ii) \$34.6 million more cash provided from net borrowings, (iii) \$22.4 million more cash used to repurchase Common Shares, (iv) \$4.2 million more cash used in dividends paid to Common

Shareholders, and (v) \$3.9 million less cash provided from contributions from noncontrolling interests. These sources of cash were partially offset by \$3.2 million less cash used for financing costs.

CONTRACTUAL OBLIGATIONS

The following table summarizes: (i) principal and interest obligations under mortgage and other notes, (ii) rents due under non-cancelable operating and capital leases, which includes ground leases at seven of our properties and the lease for our corporate office and (iii) construction commitments as of June 30, 2020 (in millions):

	Payments Due by Period									
			ess than		1 to 3		3 to 5		ore than	
Contractual Obligations		Total	1	l Year		Years		Years	5	Years
Principal obligations on debt	\$	1,818.7	\$	467.6	\$	937.8	\$	276.8	\$	136.5
Interest obligations on debt		208.2		61.0		76.4		34.9		35.9
Lease obligations		204.6		3.2		15.9		15.1		170.4
Construction commitments (a)		35.8		35.8						—
Total	\$	2,267.3	\$	567.6	\$	1,030.1	\$	326.8	\$	342.8

(a) Includes amounts budgeted for previously-approved development projects at our Core Portfolio and Fund properties. As of June 30, 2020, substantially all remaining development and redevelopment costs, which are discretionary, are temporarily on hold dependent upon the resumption of tenant interest due to aforementioned disruptions related to the COVID-19 Pandemic.

OFF-BALANCE SHEET ARRANGEMENTS

We have the following investments made through joint ventures for the purpose of investing in operating properties. We account for these investments using the equity method of accounting. As such, our financial statements reflect our investment and our share of income and loss from, but not the individual assets and liabilities, of these joint ventures.

See <u>Note 4</u> in the Notes to Consolidated Financial Statements, for a discussion of our unconsolidated investments. The Operating Partnership's pro-rata share of unconsolidated non-recourse debt related to those investments is as follows (dollars in millions):

	Operating P	artnership	June 30,	2020
-	Ownership	Pro-rata Share of	Effective Interest	
Investment	Percentage	Mortgage Debt	Rate (a)	Maturity Date
650 Bald Hill Road	20.8%	\$ 3.2	2.83%	Oct 2020
Eden Square (b)	22.8%	5.4	2.33%	Dec 2020
Promenade at Manassas	22.8%	6.3	1.93%	Dec 2021
3104 M Street	20.0%	0.9	3.75%	Dec 2021
Family Center at Riverdale	18.0%	5.8	1.88%	May 2022
Gotham Plaza	49.0%	9.4	1.78%	Jun 2023
Renaissance Portfolio	20.0%	32.0	1.88%	Aug 2023
Crossroads	49.0%	31.5	3.94%	Oct 2024
Tri-City Plaza	18.1%	7.0	2.08%	Oct 2024
Frederick Crossing	18.1%	4.4	1.93%	Dec 2024
Frederick County Square	18.1%	2.7	2.58%	Jan 2025
840 N. Michigan	88.4%	65.0	4.36%	Feb 2025
Georgetown Portfolio	50.0%	8.0	4.72%	Dec 2027
Total		\$ 181.6		

(a) Effective interest rates incorporate the effect of interest rate swaps and caps that were in effect at June 30, 2020, where applicable.

(b) The debt has one available 12-month extension option.

CRITICAL ACCOUNTING POLICIES

Management's discussion and analysis of financial condition and results of operations is based upon our Consolidated Financial Statements, which have been prepared in accordance with U.S. GAAP. The preparation of these Consolidated Financial Statements requires management to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses. We base our estimates on historical experience and assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions. We believe there have been no material changes to the items that we disclosed as our critical accounting policies under Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations," in our 2019 Annual Report on Form 10-K.

Recently Issued and Adopted Accounting Pronouncements

Reference is made to <u>Note 1</u> for information about recently issued accounting pronouncements.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

Information as of June 30, 2020

Our primary market risk exposure is to changes in interest rates related to our mortgage and other debt. See <u>Note 7</u> in the Notes to Consolidated Financial Statements, for certain quantitative details related to our mortgage and other debt.

Currently, we manage our exposure to fluctuations in interest rates primarily through the use of fixed-rate debt and interest rate swap and cap agreements. As of June 30, 2020, we had total mortgage and other notes payable of \$1,818.7 million, excluding the unamortized premium of \$0.6 million and net unamortized debt issuance costs of \$7.8 million, of which \$1,412.5 million, or 77.7% was fixed-rate, inclusive of debt with rates fixed through the use of derivative financial instruments, and \$406.2 million, or 22.3%, was variable-rate based upon LIBOR or Prime rates plus certain spreads. As of June 30, 2020, we were party to 40 interest rate swaps and four interest rate cap agreements to hedge our exposure to changes in interest rates with respect to \$1,029.1 million and \$144.5 million of LIBOR-based variable-rate debt, respectively.

The following table sets forth information as of June 30, 2020 concerning our long-term debt obligations, including principal cash flows by scheduled maturity (without regard to available extension options) and weighted average interest rates of maturing amounts (dollars in millions):

Core Consolidated Mortgage and Other Debt

Year	 eduled tization	Maturities	Total	Weighted-Average Interest Rate
2020 (Remainder)	\$ 1.5	\$ 26.3	\$ 27.8	6.0%
2021	3.5	_	3.5	—%
2022	3.6	177.4	181.0	1.5%
2023	2.9	367.9	370.8	1.5%
2024	2.6	7.3	9.9	4.7%
Thereafter	13.1	177.4	190.5	3.3%
	\$ 27.2	\$ 756.3	\$ 783.5	

Fund Consolidated Mortgage and Other Debt

				Weighted-Average			
Year	Amortization		Maturities		Total		Interest Rate
2020 (Remainder)	\$	1.6	\$	115.4	\$	117.0	2.6%
2021		3.0		366.8		369.8	2.4%
2022		3.1		291.1		294.2	4.0%
2023		3.8		40.9		44.7	1.7%
2024		2.6		199.5		202.1	2.0%
Thereafter		0.3		7.1		7.4	3.6%
	\$	14.4	\$	1,020.8	\$	1,035.2	

Mortgage Debt in Unconsolidated Partnerships (at our Pro-Rata Share)

Year	Scheduled Amortization		Maturities		Total		Weighted-Average Interest Rate
2020 (Remainder)	\$	0.7	\$	8.6	\$	9.3	2.5%
2021		1.2		7.1		8.3	2.1%
2022		1.2		5.8		7.0	1.9%
2023		1.2		40.6		41.8	1.9%
2024		0.9		39.6		40.5	3.4%
Thereafter		0.8		73.9		74.7	4.3%
	\$	6.0	\$	175.6	\$	181.6	

Without regard to available extension options, in 2020, \$144.8 million of our total consolidated debt and \$9.3 million of our pro-rata share of unconsolidated outstanding debt will become due. In addition, \$373.2 million of our total consolidated debt and \$8.3 million of our pro-rata share of unconsolidated debt will become due in 2021. As it relates to the aforementioned maturing debt in 2020 and 2021, we have options to extend consolidated debt aggregating \$115.4 million and \$231.4 million, respectively; however, there can be no assurance that the Company will be able successfully execute any or all of its available extension options. As we intend on refinancing some or all of such debt at the then-existing market interest rates, which may be greater than the current interest rates, our interest expense would increase by approximately \$5.4 million annually if the interest rate on the refinanced debt increased by 100 basis points. After giving effect to noncontrolling interests, our share of this increase would be \$1.2 million. Interest expense on our variable-rate debt of \$406.2 million, net of variable to fixed-rate swap agreements currently in effect, as of June 30, 2020, would increase \$4.1 million if LIBOR increased by 100 basis points. After giving effect to noncontrolling interests, our share of this increase would be \$0.9 million. We may seek additional variable-rate financing if and when pricing and other commercial and financial terms warrant. As such, we would consider hedging against the interest rate risk related to such additional variable-rate debt through interest rate swaps and protection agreements, or other means.

Based on our outstanding debt balances as of June 30, 2020, the fair value of our total consolidated outstanding debt would decrease by approximately \$14.3 million if interest rates increase by 1%. Conversely, if interest rates decrease by 1%, the fair value of our total outstanding debt would increase by approximately \$32.5 million.

As of June 30, 2020, and December 31, 2019, we had consolidated notes receivable of \$134.7 million and \$114.9 million, respectively. We determined the estimated fair value of our notes receivable by discounting future cash receipts utilizing a discount rate equivalent to the rate at which similar notes receivable would be originated under conditions then existing.

Based on our outstanding notes receivable balances as of June 30, 2020, the fair value of our total outstanding notes receivable would decrease by approximately \$3.0 million if interest rates increase by 1%. Conversely, if interest rates decrease by 1%, the fair value of our total outstanding notes receivable would increase by approximately \$1.2 million.

Summarized Information as of December 31, 2019

As of December 31, 2019, we had total mortgage and other notes payable of \$1,717.9 million, excluding the unamortized premium of \$0.7 million and unamortized debt issuance costs of \$10.4 million, of which \$1,403.3 million, or 81.7% was fixed-rate, inclusive of debt with rates fixed through the use of derivative financial instruments, and \$314.6 million, or 18.3%, was variable-rate based upon LIBOR or Prime rates plus certain spreads. As of December 31, 2019, we were party to 40 interest rate swap and four interest rate cap agreements to hedge our exposure to changes in interest rates with respect to \$948.8 million and \$143.3 million of LIBOR-based variable-rate debt, respectively.

Interest expense on our variable-rate debt of \$314.6 million as of December 31, 2019, would have increased \$3.1 million if LIBOR increased by 100 basis points. Based on our outstanding debt balances as of December 31, 2019, the fair value of our total outstanding debt would have decreased by approximately \$11.5 million if interest rates increased by 1%. Conversely, if interest rates decreased by 1%, the fair value of our total outstanding debt would have increased by approximately \$13.6 million.

Changes in Market Risk Exposures from December 31, 2019 to June 30, 2020

Our interest rate risk exposure from December 31, 2019, to June 30, 2020, has increased on an absolute basis, as the \$314.6 million of variable-rate debt as of December 31, 2019, has increased to \$406.2 million as of June 30, 2020. As a percentage of our overall debt, our interest rate risk exposure has increased as our variable-rate debt accounted for 18.3% of our consolidated debt as of December 31, 2019 compared to 22.3% as of June 30, 2020.



ITEM 4. CONTROLS AND PROCEDURES.

Disclosure Controls and Procedures

Our disclosure controls and procedures include internal controls and other procedures designed to provide reasonable assurance that information required to be disclosed in this and other reports filed under the Exchange Act, is recorded, processed, summarized, and reported within the required time periods specified in the SEC's rules and forms; and that such information is accumulated and communicated to management, including our chief executive officer and chief financial officer, to allow timely decisions regarding required disclosures. It should be noted that no system of controls can provide complete assurance of achieving a company's objectives and that future events may impact the effectiveness of a system of controls. Our chief executive officer and chief financial officer, after conducting an evaluation, together with members of our management, of the effectiveness of the design and operation of our disclosure controls and procedures as of June 30, 2020, have concluded that our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act) were effective as of June 30, 2020, at a reasonable level of assurance.

Changes in Internal Control Over Financial Reporting

There have been no changes in our internal control over financial reporting during our most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

As previously disclosed in our periodic findings, Acadia Brandywine Holdings, LLC ("Brandywine Holdings"), a consolidated entity in which we have a 22.22% interest, is a party to litigation in connection with a mortgage loan collateralized by a Core Portfolio property held by it (the "Brandywine Loan"). The Brandywine Loan was originated in June 2006 and had an original principal amount of \$26.3 million and a scheduled maturity of July 1, 2016. By maturity, the Brandywine Loan was in default. The Brandywine Loan bears interest at a stated rate of approximately 6% and is subject to additional default interest of 5%. In April 2017, the successor to the original lender, Wilmington - 5190 Brandywine Parkway, LLC (the "Successor Lender"), initiated lawsuits against Brandywine Holdings in Delaware Superior Court and Delaware Court of Chancery for, among other things, judgment on the note (the "Note Complaint") and foreclosure on the property. In a contemporaneously filed action in Delaware Superior Court (the "Guaranty Complaint"), the Successor Lender initiated a lawsuit against the Operating Partnership as guarantor of certain guaranteed obligations of Brandywine Holdings set forth in a non-recourse carve-out guaranty executed by the Operating Partnership. The Guaranty Complaint alleges that the Operating Partnership is liable for the original principal, accrued interest, default interest, late charges, as well as fees, costs and protective advances, under the Brandvwine Loan, which the Successor Lender alleges totaled approximately \$33.0 million as of November 9, 2017 (exclusive of accruing interest, default interest, late charges, and fees and costs). In August 2019, the Delaware Superior Court heard arguments on the parties' cross-motions for summary judgment regarding both the Guaranty Complaint and the Note Complaint. On February 7, 2020, the Delaware Superior Court granted in part the Successor Lender's motion and denied Brandywine Holdings' and the Operating Partnership's cross-motion, for summary judgment, finding that each of Brandywine Holdings and the Operating Partnership have recourse liability under the Brandywine Loan and requesting the parties to contact the Court regarding a hearing of any additional outstanding issues. On June 24, 2020, the Successor Lender filed a motion to (i) amend the Note Complaint in order to increase the alleged balance under the Brandywine Loan to \$46.8 million as of March 31, 2020, plus default interest of \$0.3 million and additional attorneys' fees of \$0.2 million from April 1, 2020 to April 23, 2020, minus suspense funds of \$1.5 million and (ii) for entry of judgment in the foregoing amounts. Brandywine Holdings and the Operating Partnership opposed the motion. By Final Order and Judgment, entered July 27, 2020, the Delaware Superior Court, denied the Successor Lender's motion, and entered judgment against Brandywine Holdings and the Operating Partnership, jointly and severally, in the amount of \$33.2 million, plus accruing interest and default interest in the total amount of \$8,017 per diem from and after November 10, 2017 through the date of entry of judgment, less \$1.3 million in "suspense funds" (consisting of unapplied property collections minus unapplied fees (including attorneys' fees), costs, and protective advances made on Defendants' behalf), together with post judgment interest, accruing after the entry of judgment, at the contract rate of interest agreed to by the parties. Brandywine Holdings and the Operating Partnership expect to appeal the Final Order and Judgment.

In addition, from time to time, we are a party to various legal proceedings, claims or regulatory inquiries and investigations arising out of, or incident to, our ordinary course of business. While we are unable to predict with certainty the outcome of any particular matter, management does not expect, when such matters are resolved, that our resulting exposure to loss contingencies, if any, will have a material adverse effect on our consolidated financial position.

ITEM 1A. RISK FACTORS.

Except to the extent additional factual information disclosed elsewhere in this Report relates to such risk factors (including, without limitation, the matters discussed in Part I, "Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations"), there were no material changes to the risk factors disclosed in Part I, "Item 1A. Risk Factors" of our Annual Report on Form 10-K for the year ended December 31, 2019, other than those disclosed below.

Actual or perceived threats associated with epidemics, pandemics or other public health crises, including the COVID-19 Pandemic, could have a material adverse effect on our and our tenants' businesses, financial condition, results of operations, cash flow, liquidity, and ability to access the capital markets and satisfy debt service obligations.

Epidemics, pandemics or other public health crises, including the recent COVID-19 Pandemic, that impact economic and market conditions, particularly in the markets where our properties are located, and preventative measures taken to alleviate their impact, including mandatory business shutdowns, "shelter-in-place" or "stay-at-home" orders issued by local, state or federal authorities, may have a material adverse effect on our and our tenants' businesses, financial condition, results of operations, liquidity, and ability to access capital markets and satisfy debt service obligations.

Our retail tenants depend on in-person interactions with their customers to generate unit-level profitability, and an epidemic, pandemic or other public health crisis may decrease customer willingness to frequent, and mandated "shelter-in-place" or "stay-at-home" orders may continue to prevent customers from frequenting, our tenants' businesses, which may result in their inability to maintain profitability and make timely rental payments to us under their leases. We own properties across the United States, including in some of the states that have been significantly impacted by the COVID-19 Pandemic, such as New York, New Jersey, Massachusetts, Pennsylvania and California. As of July 31, 2020, approximately 88% (based on ABR) of Core Portfolio and Fund Portfolio retail tenants are open or partially open for business. We cannot presently determine when or how many of our remaining tenants will reopen. As of July 31, 2020, we negotiated concession arrangements or received approximately 86% of Core billed rents and recoveries for the second quarter 2020. As of July 31, 2020, we received approximately 62% of Fund billed rents and recoveries for the second quarter 2020, without regard to negotiated concessions. We have negotiated rent concessions, substantially in the form of deferrals, with select tenants. We currently anticipate the above circumstances to negatively impact our revenues for the third quarter 2020 and potentially for the remainder of the year.

Moreover, the ongoing COVID-19 Pandemic and restrictions intended to prevent and mitigate its spread could have additional adverse effects on our business, including with regards to:

- the ability and willingness of our tenants to renew their leases upon expiration, our ability to re-lease the properties on the same or better terms in
 the event of nonrenewal or in the event we exercise our right to replace an existing tenant, and obligations we may incur in connection with the
 replacement of an existing tenant, particularly in light of the adverse impact to the financial health of many retailers that has occurred and
 continues to occur as a result of the COVID-19 Pandemic and the significant uncertainty as to when and the conditions under which potential
 tenants will be able to operate physical retail locations in the future;
- · anticipated returns from development and redevelopment projects, which have been temporarily suspended;
- to the extent we were seeking to sell properties in the near term, significantly greater uncertainty regarding our ability to do so at attractive prices,
- the broader impact of the severe economic contraction due to the COVID-19 Pandemic, the resulting increase in unemployment that has occurred in the short-term and its effect on consumer behavior, and negative consequences that will occur if these trends are not timely reversed;
- macroeconomic conditions, such as a disruption of or lack of access to the capital markets and the adverse impact of the recent significant decline in our share price from prices prior to the spread of the COVID-19 Pandemic;
- our ability to obtain additional indebtedness or pay down, refinance, restructure or extend our indebtedness as it becomes due, and negative
 impact of reductions in rent on financial covenants on corporate and/or property-level debt; and
- potential reduction in our operating effectiveness as employees work remotely or if key personnel become unavailable due to illness or other personal circumstances related to COVID-19, as well as increased cybersecurity risks relating to the use of remote technology.

The COVID-19 Pandemic and restrictions intended to prevent and mitigate its spread have already had a significant adverse impact on economic and market conditions around the world, including the United States and markets where our properties are located, which began during the first



quarter of 2020 and could further trigger a period of sustained global and U.S. economic downturn or recession. While the rapid developments regarding the COVID-19 Pandemic preclude any prediction as to its ultimate adverse impact, the current economic, political and social environment presents material risks and uncertainties with respect to our and our tenants' business, financial condition, results of operations, cash flows, liquidity and ability to access the capital markets and satisfy debt service obligations. Moreover, to the extent any of these risks and uncertainties adversely impact us in the ways described above or otherwise, they may also have the effect of heightening many of the other risks described under the section entitled "Item 1A. Risk Factors" in our most recent annual report on Form 10-K for the year ended December 31, 2019.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS.

Not applicable.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

Not applicable.

ITEM 4. MINE SAFETY DISCLOSURES.

Not applicable.

ITEM 5. OTHER INFORMATION.

Not applicable.

ITEM 6. EXHIBITS.

The following is an index to all exhibits including (i) those filed with this Quarterly Report on Form 10-Q and (ii) those incorporated by reference herein:

Exhibit No.	Description	Method of Filing
31.1	<u>Certification of Chief Executive Officer pursuant to rule 13a-14(a)/15d-14(a) of the</u> <u>Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the</u> <u>Sarbanes-Oxley Act of 2002</u>	Filed herewith
31.2	<u>Certification of Chief Financial Officer pursuant to rule 13a-14(a)/15d-14(a) of the</u> <u>Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the</u> <u>Sarbanes-Oxley Act of 2002</u>	Filed herewith
32.1	<u>Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as</u> <u>adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002</u>	Filed herewith
32.2	<u>Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as</u> <u>adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002</u>	Filed herewith
101.INS	XBRL Instance Document – the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.	Filed herewith
101.SCH	Inline XBRL Taxonomy Extension Schema Document	Filed herewith
101.CAL	Inline XBRL Taxonomy Extension Calculation Document	Filed herewith
101.DEF	Inline XBRL Taxonomy Extension Definitions Document	Filed herewith
101.LAB	Inline XBRL Taxonomy Extension Labels Document	Filed herewith
101.PRE	Inline XBRL Taxonomy Extension Presentation Document	Filed herewith
104	Cover Page Interactive Data File (formatted as inline XBRL and contained in Exhibit 101)	Filed herewith



SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Exchange Act, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereto duly authorized.

ACADIA REALTY TRUST (Registrant)

- By: <u>/s/ Kenneth F. Bernstein</u> Kenneth F. Bernstein Chief Executive Officer, President and Trustee
- By: /s/ John Gottfried John Gottfried Senior Vice President and Chief Financial Officer
- By: /s/ Richard Hartmann Richard Hartmann Senior Vice President and Chief Accounting Officer

Dated: August 7, 2020

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO RULE 13a - 14(a) (SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002)

I, Kenneth F. Bernstein, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of Acadia Realty Trust;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ Kenneth F. Bernstein Kenneth F. Bernstein President and Chief Executive Officer August 7, 2020

CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER PURSUANT TO RULE 13a - 14(a) (SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002)

I, John Gottfried, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of Acadia Realty Trust;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ John Gottfried John Gottfried Senior Vice President and Chief Financial Officer August 7, 2020

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO 18 U.S.C. SECTION 1350

(SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002)

In connection with the Quarterly Report on Form 10-Q of Acadia Realty Trust (the "Company") for the quarter ended June 30, 2020, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Kenneth F. Bernstein, President and Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

/s/ Kenneth F. Bernstein Kenneth F. Bernstein President and Chief Executive Officer August 7, 2020

CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER PURSUANT TO 18 U.S.C. SECTION 1350

(SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002)

In connection with the Quarterly Report on Form 10-Q of Acadia Realty Trust (the "Company") for the quarter ended June 30, 2020, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, John Gottfried, Senior Vice President and Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

/s/ John Gottfried John Gottfried Senior Vice President and Chief Financial Officer August 7, 2020