

VENTAS INC
Form 10-Q
July 26, 2013

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

FORM 10-Q

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES
EXCHANGE ACT OF 1934 FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2013

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: 1-10989

Ventas, Inc.
(Exact Name of Registrant as Specified in Its Charter)

Delaware 61-1055020
(State or Other Jurisdiction of (I.R.S. Employer
Incorporation or Organization) Identification No.)

353 N. Clark Street, Suite 3300
Chicago, Illinois
(Address of Principal Executive Offices)

60654
(Zip Code)
(877) 483-6827
(Registrant's Telephone Number, Including Area Code)

Not Applicable
(Former Name, Former Address and Former Fiscal Year, if Changed Since Last Report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes No

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

Large accelerated filer Accelerated filer Non-accelerated filer (Do not check if a Smaller reporting company
smaller reporting company)

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

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

Class of Common Stock: Outstanding at July 24, 2013:

Common Stock, \$0.25 par value

293,228,456

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PART I—FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

VENTAS, INC.

CONSOLIDATED BALANCE SHEETS

(In thousands, except per share amounts)

	June 30, 2013 (Unaudited)	December 31, 2012 (Audited)
Assets		
Real estate investments:		
Land and improvements	\$1,783,664	\$1,772,417
Buildings and improvements	17,238,843	16,920,821
Construction in progress	99,947	70,665
Acquired lease intangibles	990,548	981,704
	20,113,002	19,745,607
Accumulated depreciation and amortization	(2,977,154)	(2,634,075)
Net real estate property	17,135,848	17,111,532
Secured loans receivable and investments, net	470,441	635,002
Investments in unconsolidated entities	93,155	95,409
Net real estate investments	17,699,444	17,841,943
Cash and cash equivalents	62,421	67,908
Escrow deposits and restricted cash	94,492	105,913
Deferred financing costs, net	50,821	42,551
Other assets	889,404	921,685
Total assets	\$18,796,582	\$18,980,000
Liabilities and equity		
Liabilities:		
Senior notes payable and other debt	\$8,420,073	\$8,413,646
Accrued interest	50,860	47,565
Accounts payable and other liabilities	887,314	995,156
Deferred income taxes	247,591	259,715
Total liabilities	9,605,838	9,716,082
Redeemable OP unitholder and noncontrolling interests	184,217	174,555
Commitments and contingencies		
Equity:		
Ventas stockholders' equity:		
Preferred stock, \$1.00 par value; 10,000 shares authorized, unissued	—	—
Common stock, \$0.25 par value; 600,000 shares authorized, 296,940 and 295,565 shares issued at June 30, 2013 and December 31, 2012, respectively	74,248	73,904
Capital in excess of par value	9,996,095	9,920,962
Accumulated other comprehensive income	19,752	23,354
Retained earnings (deficit)	(943,384)	(777,927)
Treasury stock, 3,698 and 3,699 shares at June 30, 2013 and December 31, 2012, respectively	(221,129)	(221,165)
Total Ventas stockholders' equity	8,925,582	9,019,128
Noncontrolling interest	80,945	70,235
Total equity	9,006,527	9,089,363
Total liabilities and equity	\$18,796,582	\$18,980,000

See accompanying notes.

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VENTAS, INC.
CONSOLIDATED STATEMENTS OF INCOME
(Unaudited)
(In thousands, except per share amounts)

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2013	2012	2013	2012
Revenues:				
Rental income:				
Triple-net leased	\$214,239	\$204,561	\$427,760	\$407,798
Medical office buildings	110,946	89,110	222,092	153,075
	325,185	293,671	649,852	560,873
Resident fees and services	341,594	303,437	680,764	588,630
Medical office building and other services revenue	3,537	6,639	7,185	12,247
Income from loans and investments	14,733	8,152	30,836	16,188
Interest and other income	797	65	1,835	112
Total revenues	685,846	611,964	1,370,472	1,178,050
Expenses:				
Interest	83,046	72,767	162,452	140,678
Depreciation and amortization	172,706	187,367	351,495	347,563
Property-level operating expenses:				
Senior living	231,337	207,031	462,245	402,165
Medical office buildings	38,401	29,621	74,942	50,324
	269,738	236,652	537,187	452,489
Medical office building services costs	1,667	3,839	3,306	6,827
General, administrative and professional fees	27,327	26,423	56,101	48,621
(Gain) loss on extinguishment of debt, net	(720)) 9,989	(720)) 39,533
Merger-related expenses and deal costs	6,667	36,668	10,929	44,649
Other	4,385	1,510	8,972	3,086
Total expenses	564,816	575,215	1,129,722	1,083,446
Income before income/loss from unconsolidated entities, income taxes, discontinued operations and noncontrolling interest	121,030	36,749	240,750	94,604
(Loss) income from unconsolidated entities	(506)) 514	423	831
Income tax benefit (expense)	12,064	5,179	10,320	(6,159)
Income from continuing operations	132,588	42,442	251,493	89,276
Discontinued operations	(18,055)) 31,294	(23,862)) 74,552
Net income	114,533	73,736	227,631	163,828
Net (loss) income attributable to noncontrolling interest	(47)) (289)) 858	(823)
Net income attributable to common stockholders	\$114,580	\$74,025	\$226,773	\$164,651
Earnings per common share:				
Basic:				
Income from continuing operations attributable to common stockholders	\$0.45	\$0.15	\$0.86	\$0.31
Discontinued operations	(0.06)) 0.11	(0.08)) 0.26
Net income attributable to common stockholders	\$0.39	\$0.26	\$0.78	\$0.57
Diluted:				
Income from continuing operations attributable to common stockholders	\$0.45	\$0.14	\$0.85	\$0.30
Discontinued operations	(0.06)) 0.11	(0.08)) 0.26

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Net income attributable to common stockholders	\$0.39	\$0.25	\$0.77	\$0.56
Weighted average shares used in computing earnings per common share:				
Basic	292,635	290,170	292,049	289,281
Diluted	295,123	292,592	294,584	291,711
Dividends declared per common share	\$0.67	\$0.62	\$1.34	\$1.24
See accompanying notes.				

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VENTAS, INC.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Unaudited)

(In thousands)

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2013	2012	2013	2012
Net income	\$114,533	\$73,736	\$227,631	\$163,828
Other comprehensive income (loss):				
Foreign currency translation	(2,722)	(1,607)	(4,813)	342
Change in unrealized gain on marketable debt securities	(868)	(403)	(807)	(711)
Other	1,514	(512)	2,018	(289)
Total other comprehensive loss	(2,076)	(2,522)	(3,602)	(658)
Comprehensive income	112,457	71,214	224,029	163,170
Comprehensive (loss) income attributable to noncontrolling interest	(47)	(289)	858	(823)
Comprehensive income attributable to common stockholders	\$112,504	\$71,503	\$223,171	\$163,993

See accompanying notes.

VENTAS, INC.

CONSOLIDATED STATEMENTS OF EQUITY

For the Six Months Ended June 30, 2013 and the Year Ended December 31, 2012

(In thousands, except per share amounts)

	Common Stock Par Value	Capital in Excess of Par Value	Accumulated Other Comprehensive Income	Retained Earnings (Deficit)	Treasury Stock	Total Ventas Stockholders' Equity	Noncontrolling Interest	Total Equity
Balance at January 1, 2012	\$72,240	\$9,593,583	\$22,062	\$(412,181)	\$(747)	\$9,274,957	\$80,987	\$9,355,944
Net income (loss)	—	—	—	362,800	—	362,800	(1,025)	361,775
Other comprehensive income	—	—	1,292	—	—	1,292	—	1,292
Acquisition-related activity	—	(8,571)	—	—	(221,076)	(229,647)	(9,429)	(239,076)
Net change in noncontrolling interest	—	—	—	—	—	—	(5,194)	(5,194)
Dividends to common stockholders—\$2.48 per share	—	—	—	(728,546)	—	(728,546)	—	(728,546)
Issuance of common stock	1,495	340,974	—	—	—	342,469	—	342,469
Issuance of common stock for stock plans	128	22,126	—	—	2,841	25,095	—	25,095
Change in redeemable noncontrolling interest	—	(17,317)	—	—	—	(17,317)	4,896	(12,421)
Adjust redeemable OP unitholder interests to current fair value	—	(19,819)	—	—	—	(19,819)	—	(19,819)
Purchase of OP units	3	(1,651)	—	—	324	(1,324)	—	(1,324)
Grant of restricted stock, net of forfeitures	38	11,637	—	—	(2,507)	9,168	—	9,168
Balance at December 31, 2012	73,904	9,920,962	23,354	(777,927)	(221,165)	9,019,128	70,235	9,089,363
Net income	—	—	—	226,773	—	226,773	858	227,631
Other comprehensive loss	—	—	(3,602)	—	—	(3,602)	—	(3,602)
Acquisition-related activity	—	(762)	—	—	—	(762)	12,717	11,955

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Net change in noncontrolling interest	—	—	—	—	—	—	(3,952)	(3,952)
Dividends to common stockholders—\$1.34 per share	—	—	—	(392,230)	—	(392,230)	—	(392,230)
Issuance of common stock	282	82,102	—	—	—	82,384	—	82,384
Issuance of common stock for stock plans	14	3,528	—	—	5,466	9,008	—	9,008
Change in redeemable noncontrolling interest	—	(8,578)	—	—	—	(8,578)	1,087	(7,491)
Adjust redeemable OP unitholder interests to current fair value	—	(10,707)	—	—	—	(10,707)	—	(10,707)
Purchase of OP units	—	(30)	—	—	—	(30)	—	(30)
Grant of restricted stock, net of forfeitures	48	9,580	—	—	(5,430)	4,198	—	4,198
Balance at June 30, 2013	\$74,248	\$9,996,095	\$19,752	\$(943,384)	\$(221,129)	\$8,925,582	\$80,945	\$9,006,527

See accompanying notes.

VENTAS, INC.
CONSOLIDATED STATEMENTS OF CASH FLOWS
(Unaudited)
(In thousands)

	For the Six Months Ended June 30,	
	2013	2012
Cash flows from operating activities:		
Net income	\$227,631	\$163,828
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization (including amounts in discontinued operations)	380,932	366,405
Amortization of deferred revenue and lease intangibles, net	(7,003)	(8,829)
Other non-cash amortization	(9,401)	(21,185)
Stock-based compensation	10,800	11,086
Straight-lining of rental income, net	(14,330)	(10,470)
(Gain) loss on extinguishment of debt, net	(873)	39,533
Gain on real estate dispositions, net (including amounts in discontinued operations)	(2,195)	(78,791)
(Gain) loss on real estate loan investments	(1,099)	559
Gain on sale of marketable debt securities	(856)	—
Income tax (benefit) expense (including amounts in discontinued operations)	(10,320)	6,138
Loss (income) from unconsolidated entities	818	(831)
Gain on re-measurement of equity interest upon acquisition, net	(1,241)	—
Other	3,872	5,990
Changes in operating assets and liabilities:		
(Increase) decrease in other assets	(16,415)	861
Increase in accrued interest	3,315	10,259
Decrease in accounts payable and other liabilities	(55,947)	(23,745)
Net cash provided by operating activities	507,688	460,808
Cash flows from investing activities:		
Net investment in real estate property	(283,622)	(899,404)
Purchase of noncontrolling interest	(6,124)	(3,934)
Investment in loans receivable and other	(32,332)	(27,260)
Proceeds from real estate disposals	24,290	8,847
Proceeds from loans receivable	218,043	33,223
Proceeds from sale or maturity of marketable securities	5,493	—
Funds held in escrow for future development expenditures	11,816	—
Development project expenditures	(48,284)	(60,561)
Capital expenditures	(32,459)	(23,812)
Other	(411)	(2,150)
Net cash used in investing activities	(143,590)	(975,051)
Cash flows from financing activities:		
Net change in borrowings under revolving credit facility	(280,926)	(88,654)
Proceeds from debt	918,455	1,269,315
Repayment of debt	(685,518)	(645,722)
Payment of deferred financing costs	(12,997)	(2,980)
Issuance of common stock, net	82,384	342,469
Cash distribution to common stockholders	(392,230)	(361,957)
Cash distribution to redeemable OP unitholders	(2,313)	(2,241)
Contributions from noncontrolling interest	2,094	—
Purchases of redeemable OP units	(208)	(611)

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Distributions to noncontrolling interest	(5,045) (2,907)
Other	6,808	14,509	
Net cash (used in) provided by financing activities	(369,496) 521,221	
Net (decrease) increase in cash and cash equivalents	(5,398) 6,978	
Effect of foreign currency translation on cash and cash equivalents	(89) 18	
Cash and cash equivalents at beginning of period	67,908	45,807	
Cash and cash equivalents at end of period	\$62,421	\$52,803	
See accompanying notes.			

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VENTAS, INC.
CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)
(Unaudited)
(In thousands)

	For the Six Months Ended June 30,	
	2013	2012
Supplemental schedule of non-cash activities:		
Assets and liabilities assumed from acquisitions:		
Real estate investments	\$90,020	\$364,883
Utilization of funds held for an Internal Revenue Code Section 1031 exchange	—	(134,003)
Other assets acquired	2,562	81,509
Debt assumed	68,602	250,363
Other liabilities	10,493	26,639
Deferred income tax liability	1,794	5,895
Noncontrolling interests	11,693	25,166
Equity issued	—	4,326
Debt transferred on the sale of assets	—	14,535
See accompanying notes.		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1—DESCRIPTION OF BUSINESS

Ventas, Inc. (together with its subsidiaries, unless otherwise indicated or except where the context otherwise requires, “we,” “us” or “our”), an S&P 500 company, is a real estate investment trust (“REIT”) with a highly diversified portfolio of seniors housing and healthcare properties throughout the United States and Canada. As of June 30, 2013, we owned more than 1,400 properties, including seniors housing communities, skilled nursing and other facilities, medical office buildings (“MOBs”), and hospitals, in 46 states, the District of Columbia and two Canadian provinces, and we had four new projects under development. Our company is currently headquartered in Chicago, Illinois.

We primarily acquire and own seniors housing and healthcare properties and lease them to unaffiliated tenants or operate them through independent third-party managers. As of June 30, 2013, we leased a total of 889 properties (excluding MOBs and properties classified as held for sale) to various healthcare operating companies under “triple-net” or “absolute-net” leases that obligate the tenants to pay all property-related expenses, including maintenance, utilities, repairs, taxes, insurance and capital expenditures, with Brookdale Senior Living Inc. (together with its subsidiaries, “Brookdale Senior Living”) and Kindred Healthcare, Inc. (together with its subsidiaries, “Kindred”) accounting for 148 properties (excluding six properties included in investments in unconsolidated entities) and 143 properties, respectively. As of June 30, 2013, we also engaged independent operators, such as Atria Senior Living, Inc. (“Atria”) and Sunrise Senior Living, LLC (together with its subsidiaries, “Sunrise”), to manage a total of 229 of our seniors housing communities pursuant to long-term management agreements.

Through our Lillibridge Healthcare Services, Inc. (“Lillibridge”) subsidiary and our ownership interest in PMB Real Estate Services LLC (“PMBRES”), we also provide MOB management, leasing, marketing, facility development and advisory services to highly rated hospitals and health systems throughout the United States. In addition, from time to time, we make secured and unsecured loans and other investments relating to seniors housing and healthcare operators or properties.

NOTE 2—ACCOUNTING POLICIES

The accompanying Consolidated Financial Statements have been prepared in accordance with U.S. generally accepted accounting principles (“GAAP”) for interim financial information set forth in the Accounting Standards Codification (“ASC”), as published by the Financial Accounting Standards Board (“FASB”), and with the Securities and Exchange Commission (“SEC”) instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair statement of results for the interim period have been included. Operating results for the three and six months ended June 30, 2013 are not necessarily indicative of the results that may be expected for the year ending December 31, 2013. The accompanying Consolidated Financial Statements and related notes should be read in conjunction with the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2012, filed with the SEC on February 19, 2013. Certain prior period amounts have been reclassified to conform to the current period presentation.

Principles of Consolidation

The accompanying Consolidated Financial Statements include our accounts and the accounts of our wholly owned subsidiaries and the joint venture entities over which we exercise control. All intercompany transactions and balances have been eliminated in consolidation, and our net earnings are reduced by the portion of net earnings attributable to noncontrolling interests.

GAAP requires us to identify entities for which control is achieved through means other than voting rights and to determine which business enterprise is the primary beneficiary of variable interest entities (“VIEs”). A VIE is broadly defined as an entity with one or more of the following characteristics: (a) the total equity investment at risk is insufficient to finance the entity’s activities without additional subordinated financial support; (b) as a group, the holders of the equity investment at risk lack (i) the ability to make decisions about the entity’s activities through voting or similar rights, (ii) the obligation to absorb the expected losses of the entity, or (iii) the right to receive the expected residual returns of the entity; or (c) the equity investors have voting rights that are not proportional to their economic interests, and substantially all of the entity’s activities either involve, or are conducted on behalf of, an investor that has disproportionately few voting rights. We consolidate our investment in a VIE when we are determined to be its

primary beneficiary. We may change our original assessment of a VIE upon subsequent events such as modifications of contractual arrangements that affect the characteristics or adequacy of the entity's equity investments at risk and the disposition of all or a portion of an interest held by the primary beneficiary.

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We identify the primary beneficiary of a VIE as the enterprise that has both: (i) the power to direct the activities of the VIE that most significantly impact the entity's economic performance; and (ii) the obligation to absorb losses or the right to receive benefits of the VIE that could be significant to the entity. We perform this analysis on an ongoing basis. At June 30, 2013, we consolidated all VIEs for which we qualify as the primary beneficiary.

As it relates to investments in joint ventures, GAAP may preclude consolidation by the sole general partner in certain circumstances based on the type of rights held by the limited partner(s). We assess limited partners' rights and their impact on the presumption of control of the limited partnership by the sole general partner when an investor becomes the sole general partner, and we reassess if there is a change to the terms or in the exercisability of the rights of the limited partners, the sole general partner increases or decreases its ownership of limited partnership interests, or there is an increase or decrease in the number of outstanding limited partnership interests. We also apply this guidance to managing member interests in limited liability companies.

Redeemable OP Unitholder and Noncontrolling Interests

Through our acquisition of Nationwide Health Properties, Inc. ("NHP") in July 2011, we own a majority interest in NHP/PMB L.P. ("NHP/PMB"), a limited partnership formed in 2008 to acquire properties from entities affiliated with Pacific Medical Buildings LLC. We consolidate NHP/PMB, as our wholly owned subsidiary is the general partner and exercises control of the partnership. As of June 30, 2013, third party investors owned 2,252,590 Class A limited partnership units in NHP/PMB ("OP Units"), which represented 27.0% of the total units then outstanding, and we owned 6,104,969 Class B limited partnership units in NHP/PMB, representing the remaining 73.0%. At any time following the first anniversary of their issuance date, the OP Units may be redeemed at the election of the holder for cash or, at our option, 0.7866 shares of our common stock per unit, subject to adjustment in certain circumstances. We are party by assumption to a registration rights agreement with the holders of the OP Units that requires us, subject to the terms and conditions set forth therein, to file and maintain a registration statement relating to the issuance of shares of our common stock upon redemption of OP Units.

Because redemption rights are beyond our control, we classify the redeemable OP unitholder interests outside of permanent equity on our Consolidated Balance Sheets. We reflect the redeemable OP unitholder interests at the greater of cost or fair value. As of June 30, 2013 and December 31, 2012, the fair value of the redeemable OP unitholder interests was \$123.1 million and \$114.9 million, respectively. We recognize changes in fair value through capital in excess of par value, net of cash distributions paid and purchases by us of any OP Units. Our diluted earnings per share ("EPS") includes the effect of any potential shares outstanding from redemption of the OP Units.

Subsequent to June 30, 2013, 59,144 OP units and 32,197 Class B limited partnership units in NHP/PMB were issued in connection with the contribution of an MOB to NHP/PMB.

Certain noncontrolling interests of other consolidated joint ventures were also classified as redeemable at June 30, 2013 and December 31, 2012. Accordingly, we record the carrying amount of these noncontrolling interests at the greater of (i) their initial carrying amount, increased or decreased for the noncontrolling interest's share of net income or loss and distributions, or (ii) the redemption value. With respect to these joint ventures, because our joint venture partner has certain redemption rights that are beyond our control, we classify the redeemable noncontrolling interests outside of permanent equity on our Consolidated Balance Sheets. We recognize changes in carrying value of redeemable noncontrolling interests through capital in excess of par value.

Noncontrolling Interests

Other than redeemable noncontrolling interests described above, we present the portion of any equity that we do not own in entities that we control (and thus consolidate) as noncontrolling interests and classify those interests as a component of consolidated equity, separate from total Ventas stockholders' equity, on our Consolidated Balance Sheets. For earnings of consolidated joint ventures with pro rata distribution allocations, net income or loss is allocated between the partners in the joint venture based on their respective stated ownership percentages. In other instances, net income or loss is allocated between the partners in the joint venture based on the hypothetical liquidation at book value method (the "HLBV method"). We account for purchases or sales of equity interests that do not result in a change of control as equity transactions, through capital in excess of par value.

Fair Values of Financial Instruments

Fair value is a market-based measurement, not an entity-specific measurement, and we determine fair value based on the assumptions that we expect market participants would use in pricing the asset or liability. As a basis for

considering market participant assumptions in fair value measurements, GAAP establishes a fair value hierarchy that distinguishes between market participant assumptions based on market data obtained from sources independent of the reporting entity (observable inputs that

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are classified within levels one and two of the hierarchy) and the reporting entity's own assumptions about market participant assumptions (unobservable inputs classified within level three of the hierarchy).

Level one inputs utilize unadjusted quoted prices for identical assets or liabilities in active markets that we have the ability to access. Level two inputs are inputs other than quoted prices included in level one that are directly or indirectly observable for the asset or liability. Level two inputs may include quoted prices for similar assets and liabilities in active markets, as well as other inputs for the asset or liability, such as interest rates, foreign exchange rates and yield curves, that are observable at commonly quoted intervals. Level three inputs are unobservable inputs for the asset or liability, which are typically based on our own assumptions, as there is little, if any, related market activity. If the determination of the fair value measurement is based on inputs from different levels of the hierarchy, the level within which the entire fair value measurement falls is the lowest level input that is significant to the fair value measurement in its entirety. If the volume and level of market activity for an asset or liability has decreased significantly relative to the normal market activity for such asset or liability (or similar assets or liabilities), then transactions or quoted prices may not accurately reflect fair value. In addition, if there is evidence that a transaction for an asset or liability is not orderly, little, if any, weight is placed on that transaction price as an indicator of fair value. Our 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.

We use the following methods and assumptions in estimating the fair value of our financial instruments.

Cash and cash equivalents - The carrying amount of unrestricted cash and cash equivalents reported on our Consolidated Balance Sheets approximates fair value due to the short maturity of these instruments.

Loans receivable - We estimate the fair value of loans receivable using level two and level three inputs: we discount future cash flows using current interest rates at which similar loans with the same maturities and same terms would be made to borrowers with similar credit ratings. Additionally, we determine the valuation allowance for losses, if any, on loans receivable using level three inputs.

Marketable debt securities - Whenever possible, we estimate the fair value of marketable debt securities using level two inputs: we observe quoted prices for similar assets or liabilities in active markets that we have the ability to access. In other cases, we estimate the fair value of marketable debt securities using level three inputs: we consider credit spreads, underlying asset performance and quality, default rates and any other applicable criteria.

Derivative instruments - With the assistance of a third party, we estimate the fair value of derivative instruments, including interest rate caps, interest rate swaps, and foreign currency forward contracts, using level two inputs: for interest rate caps, we observe forward yield curves and other relevant information; for interest rate swaps, we observe alternative financing rates derived from market-based financing rates, forward yield curves and discount rates; and for foreign currency forward contracts, we estimate the future values of the two currency tranches using forward exchange rates that are based on traded forward points and calculate a present value of the net amount using a discount factor based on observable traded interest rates.

Senior notes payable and other debt - We estimate the fair value of senior notes payable and other debt using level two inputs: we discount the future cash flows using current interest rates at which we could obtain similar borrowings.

Redeemable OP unitholder interests - We estimate the fair value of the OP Units using level two inputs: we base fair value on the closing price of our common stock, as units may be redeemed at the election of the holder for cash or, at our option, 0.7866 shares of our common stock per unit, subject to adjustment in certain circumstances.

Revenue Recognition

Triple-Net Leased Properties and MOB Operations

Certain of our triple-net leases, including a majority of the leases we acquired in connection with the NHP acquisition, and most of our MOB leases provide for periodic and determinable increases in base rent. We recognize base rental revenues under these leases on a straight-line basis over the applicable lease term when collectability is reasonably assured. Recognizing rental income on a straight-line basis generally results in recognized revenues during the first half of a lease term exceeding the cash amounts contractually due from our tenants, creating a straight-line rent receivable that is included in other assets on our Consolidated Balance Sheets. At June 30, 2013 and December 31, 2012, this cumulative excess (net of allowances) totaled \$134.7 million and \$120.3 million, respectively.

Four of our five master lease agreements with Kindred (the "Kindred Master Leases") and certain of our other leases provide for periodic increases in base rent only if certain revenue parameters or other substantive contingencies are

met. We recognize the increased rental revenue under these leases as the related parameters or contingencies are met, rather than on a straight-line basis over the applicable lease term.

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Senior Living Operations

We recognize resident fees and services, other than move-in fees, monthly as services are provided. We recognize move-in fees on a straight-line basis over the average resident stay. Our lease agreements with residents generally have a term of 12 months to 18 months and are cancelable by the resident upon 30 days' notice.

Other

We recognize interest income from loans and investments, including discounts and premiums, using the effective interest method when collectibility is reasonably assured. We apply the effective interest method on a loan-by-loan basis and recognize discounts and premiums as yield adjustments over the related loan term. We recognize interest income on an impaired loan to the extent our estimate of the fair value of the collateral is sufficient to support the balance of the loan, other receivables and all related accrued interest. When the balance of the loan, other receivables and all related accrued interest is equal to our estimate of the fair value of the collateral, we recognize interest income on a cash basis. We provide a reserve against an impaired loan to the extent our total investment in the loan exceeds our estimate of the fair value of the loan collateral.

We recognize income from rent, lease termination fees, development services, management advisory services, and all other income when all of the following criteria are met in accordance with SEC Staff Accounting Bulletin 104: (i) the applicable agreement has been fully executed and delivered; (ii) services have been rendered; (iii) the amount is fixed or determinable; and (iv) collectibility is reasonably assured.

Allowances

We assess the collectibility of our rent receivables, including straight-line rent receivables, and we defer recognition of revenue if collectibility is not reasonably assured. We base our assessment of the collectibility of rent receivables (other than straight-line rent receivables) on several factors, including, among other things, payment history, the financial strength of the tenant and any guarantors, the value of the underlying collateral, if any, and current economic conditions. If our evaluation of these factors indicates it is probable that we will be unable to recover the full value of the receivable, we provide a reserve against the portion of the receivable that we estimate may not be recovered. We base our assessment of the collectibility of straight-line rent receivables on several factors, including, among other things, the financial strength of the tenant and any guarantors, the historical operations and operating trends of the property, the historical payment pattern of the tenant, and the type of property. If our evaluation of these factors indicates it is probable that we will be unable to receive the rent payments due in the future, we defer recognition of the straight-line rental revenue and, in certain circumstances, provide a reserve against the previously recognized straight-line rent receivable asset for the portion, up to its full value, that we estimate may not be recovered. If we change our assumptions or estimates regarding the collectibility of future rent payments required by a lease, we may adjust our reserve to increase or reduce the rental revenue recognized and/or to increase or reduce the reserve against the previously recognized straight-line rent receivable asset.

Recently Issued or Adopted Accounting Standards

In January 2013, the FASB issued Accounting Standards Update 2013-02, Reporting of Amounts Reclassified Out of Accumulated Comprehensive Income ("ASU 2013-02"), which requires an entity to report the effect of significant reclassifications out of accumulated other comprehensive income on the respective line items in net income if the amount being reclassified is required under GAAP to be reclassified in its entirety to net income. For other amounts that are not required under GAAP to be reclassified in their entirety to net income within the same reporting period, an entity is required to cross-reference other disclosures that provide additional detail about the reclassified amounts. We adopted the provisions of ASU 2013-02 on January 1, 2013, and the adoption of this update did not have a significant impact on our consolidated financial statements or disclosures.

NOTE 3—CONCENTRATION OF CREDIT RISK

As of June 30, 2013, Atria, Sunrise, Brookdale Senior Living and Kindred managed or operated approximately 19.0%, 14.6%, 10.3% and 3.5%, respectively, of our real estate investments based on their gross book value (excluding properties classified as held for sale as of June 30, 2013). Seniors housing communities constituted approximately 62.0% of our real estate portfolio based on gross book value as of June 30, 2013, and skilled nursing and other facilities, MOBs and hospitals collectively comprised the remaining 38.0% (excluding properties classified as held for sale as of June 30, 2013). Our properties were located in 46 states, the District of Columbia and two Canadian provinces as of June 30, 2013, with properties in two states (California and New York) accounting for more than 10%

of our total revenues and properties in one state (California) accounting for more than 10% of our total net operating income (“NOI,” which is defined as total revenues, excluding interest and other income, less property-level operating expenses and medical office building services costs) (in each case excluding amounts in discontinued operations) for the three months then ended.

Triple-Net Leased Properties

For the three months ended June 30, 2013 and 2012, approximately 8.2% and 10.5%, respectively, of our total revenues and 13.6% and 17.3%, respectively, of our total NOI (in each case excluding amounts in discontinued operations) were derived from our lease agreements with Kindred. For the same periods, approximately 5.7% and 6.4%, respectively, of our total revenues and 9.5% and 10.6%, respectively, of our total NOI (in each case excluding amounts in discontinued operations) were derived from our lease agreements with Brookdale Senior Living. Each of the Kindred Master Leases and our leases with Brookdale Senior Living is a triple-net lease that obligates the tenant to pay all property-related expenses, including maintenance, utilities, repairs, taxes, insurance and capital expenditures, and to comply with the terms of the mortgage financing documents, if any, affecting the properties. In addition, each of these leases has guaranty and cross-default provisions tied to other leases with the same tenant, as well as bundled lease renewals.

The properties we lease to Kindred and Brookdale Senior Living account for a meaningful portion of our total revenues and NOI and, therefore, our financial condition and results of operations could be weakened and our ability to service our indebtedness and to make distributions to our stockholders could be limited if either Kindred or Brookdale Senior Living becomes unable or unwilling to satisfy its obligations to us or to renew its leases with us upon expiration of the terms thereof. We cannot assure you that either Kindred or Brookdale Senior Living will have sufficient assets, income and access to financing to enable it to satisfy its respective obligations to us, and any inability or unwillingness by Kindred or Brookdale Senior Living to do so could have a material adverse effect on our business, financial condition, results of operations and liquidity, our ability to service our indebtedness and other obligations and our ability to make distributions to our stockholders, as required for us to continue to qualify as a REIT (a “Material Adverse Effect”). We also cannot assure you that either Kindred or Brookdale Senior Living will elect to renew its respective leases with us upon expiration of their terms or that we will be able to reposition any properties that are not renewed on a timely basis or on the same or better economic terms, if at all.

Senior Living Operations

As of June 30, 2013, Atria and Sunrise, collectively, provided comprehensive property management and accounting services with respect to 227 of our seniors housing communities, for which we pay annual management fees pursuant to long-term management agreements.

As managers, Atria and Sunrise do not lease our properties, and, therefore, we are not directly exposed to their credit risk in the same manner or to the same extent as our triple-net tenants. However, we rely on our managers’ personnel, expertise, technical resources and information systems, proprietary information, good faith and judgment to manage our seniors housing communities efficiently and effectively. We also rely on our managers to set resident fees and otherwise operate those properties in compliance with the terms of our management agreements. Although we have various rights as the property owner under our management agreements, including various rights to terminate and exercise remedies under the agreements as provided therein, Atria’s or Sunrise’s inability or unwillingness to satisfy its obligations under those agreements, to efficiently and effectively manage our properties or to provide timely and accurate accounting information with respect thereto could have a Material Adverse Effect on us. In addition, significant changes in Atria’s or Sunrise’s senior management or any adverse developments in their businesses and affairs or financial condition could have a Material Adverse Effect on us.

Our 34% ownership interest in Atria entitles us to certain rights and minority protections regarding material transactions affecting Atria, as well as the right to appoint two directors to the Atria Board of Directors.

Brookdale Senior Living, Kindred, Atria and Sunrise Information

Each of Brookdale Senior Living and Kindred is subject to the reporting requirements of the SEC and is required to file with the SEC annual reports containing audited financial information and quarterly reports containing unaudited financial information. The information related to Brookdale Senior Living and Kindred contained or referred to in this Quarterly Report on Form 10-Q has been derived from SEC filings made by Brookdale Senior Living or Kindred, as the case may be, or other publicly available information, or was provided to us by Brookdale Senior Living or Kindred, and we have not verified this information through an independent investigation or otherwise. We have no reason to believe that this information is inaccurate in any material respect, but we cannot provide any assurance of its accuracy. We are providing this data for informational purposes only, and you are encouraged to obtain Brookdale Senior Living’s and Kindred’s publicly available filings, which can be found on the SEC’s website at www.sec.gov.

Neither Atria nor Sunrise is currently subject to the reporting requirements of the SEC. The information related to Atria and Sunrise contained or referred to within this Quarterly Report on Form 10-Q has been derived from publicly available information or was provided to us by Atria or Sunrise, as the case may be, and we have not verified this information through an independent investigation or otherwise. We have no reason to believe that this information is inaccurate in any material respect, but we cannot provide any assurance of its accuracy.

NOTE 4—ACQUISITIONS AND DISPOSITIONS

2013 Activity

Triple-Net Leased Properties

During the six months ended June 30, 2013, we acquired one seniors housing community for approximately \$60.5 million through a joint venture. Additionally, during the six months ended June 30, 2013, we sold six seniors housing communities and eight skilled nursing facilities for aggregate consideration of \$21.1 million, including lease termination fees of \$0.3 million, and recognized a net gain on the sales of these assets of \$1.9 million.

Senior Living Operations

During the six months ended June 30, 2013, we acquired 15 seniors housing communities, eight of which we were previously the tenant under a capital lease (see “Note 9—Senior Notes Payable and Other Debt”), for approximately \$384.0 million. Additionally, during the six months ended June 30, 2013, we sold one seniors housing community for consideration of \$1.6 million and recognized no gain or loss from the sale of this asset.

MOB Operations

During the six months ended June 30, 2013, we acquired the controlling interests in two MOBs, which we previously accounted for as an equity method investment, for approximately \$57.1 million (see “Note 6—Investments in Unconsolidated Entities”). Additionally, during the six months ended June 30, 2013, we sold two MOBs for aggregate consideration of \$1.8 million and recognized a net gain on the sales of these assets of \$0.5 million.

2012 Activity

Triple-Net Leased Properties

During the six months ended June 30, 2012, we acquired seven seniors housing communities for approximately \$98.1 million. Additionally, during the six months ended June 30, 2012, we sold 22 seniors housing communities (including ten properties pursuant to the exercise of tenant purchase options) and one skilled nursing facility for aggregate consideration of \$244.0 million, including fees of \$4.8 million, and recognized a net gain on the sales of these assets of \$83.8 million. We deposited a majority of the proceeds from the sale of 21 seniors housing communities in an Internal Revenue Code of 1986, as amended (the “Code”), Section 1031 exchange escrow account with a qualified intermediary, and we used approximately \$134.5 million of these proceeds for certain of our seniors housing communities and MOB acquisitions during 2012. As of December 31, 2012, no proceeds remained in the Section 1031 exchange escrow account related to these sales.

Senior Living Operations

During the six months ended June 30, 2012, we acquired 17 seniors housing communities for approximately \$390.0 million. In June 2012, we declined to exercise our renewal option with respect to the operating leases (in which we were the lessee) for two seniors housing communities we acquired as part of our 2011 acquisition of the real estate assets of Atria Senior Living Group, Inc., which leases expired on June 30, 2012.

MOB Operations

During the six months ended June 30, 2012, we acquired 72 MOBs and other real estate assets, including certain assets owned through joint ventures, for approximately \$790 million, primarily through our acquisition of Cogdell Spencer Inc. in April 2012.

Discontinued Operations

We present separately, as discontinued operations in all periods presented, the results of operations for all assets classified as held for sale as of June 30, 2013, and all assets disposed of and all operating leases (under which we were the lessee) not renewed during the period from January 1, 2012 through June 30, 2013. Set forth below is a summary of our results of operations for properties within discontinued operations for the three and six months ended June 30, 2013 and 2012. As of June 30, 2013, we classified 13 properties as assets held for sale, included within other assets on our Consolidated Balance Sheets. For the six months ended June 30, 2013, we recognized impairments of \$23.9 million, representing our estimated aggregate loss on the expected sales of these assets. These charges are primarily recorded as a component of depreciation and amortization in the table below.

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2013	2012	2013	2012
	(In thousands)			
Revenues:				
Rental income	\$2,116	\$8,564	\$4,431	\$18,360
Resident fees and services	141	2,655	759	5,266
Interest and other income	—	3,002	—	4,824
	2,257	14,221	5,190	28,450
Expenses:				
Interest	650	3,498	1,573	7,237
Depreciation and amortization	21,284	14,402	29,438	18,842
Property-level operating expenses	220	2,633	884	5,108
General, administrative and professional fees	—	289	—	292
Gain on extinguishment of debt, net	(153) —	(153) —
Other	29	650	(495) 1,230
	22,030	21,472	31,247	32,709
Loss before income taxes and gain on real estate dispositions, net	(19,773) (7,251) (26,057) (4,259
Income tax (expense) benefit	—	(13) —	20
Gain on real estate dispositions, net	1,718	38,558	2,195	78,791
Discontinued operations	\$(18,055) \$31,294	\$(23,862) \$74,552

NOTE 5—LOANS RECEIVABLE AND INVESTMENTS

As of June 30, 2013 and December 31, 2012, we had \$514.5 million and \$697.1 million, respectively, of net loans receivable and investments relating to seniors housing and healthcare operators or properties.

In December 2012, we made a secured loan in the aggregate principal amount of \$375.0 million, bearing interest at a fixed rate of 8.0% per annum and maturing in 2017, and in March 2013, we sold a pari passu portion of the loan receivable to a third party, at par. In July 2013, we sold a senior secured portion of our interest in the loan to an institutional holder, at par, for \$66.4 million, which will accrue interest at a fixed rate of 4.5%. Our remaining interest in the loan totals \$183 million principal amount and bears interest at a fixed rate of 9.4%.

Also in December 2012, we made a secured loan in the aggregate principal amount of \$50.0 million, bearing interest at a fixed rate of 12.0% per annum and maturing in 2017, and in May 2013, we sold a \$25.0 million pari passu portion of the loan receivable to a third party, at par.

Under the terms of each loan agreement, we act as the administrative agent for the loan and will continue to receive the stated interest rate on our remaining loan receivable balance. No gain or loss was recognized from these transactions.

During the six months ended June 30, 2013, we received aggregate proceeds of \$68.4 million in final repayment of four secured loans receivable and one unsecured loan receivable.

In May 2013, we acquired an interest in a government-sponsored pooled loan investment that matures in 2023 for \$21.0 million. The investment is a marketable debt security classified as available-for-sale and included within secured loans receivable and investments, net on our Consolidated Balance Sheets. As of June 30, 2013, the investment had an amortized cost basis and fair value of \$21.1 million.

NOTE 6—INVESTMENTS IN UNCONSOLIDATED ENTITIES

We report investments in unconsolidated entities over whose operating and financial policies we have the ability to exercise significant influence under the equity method of accounting. We are not required to consolidate these entities because our joint venture partners have significant participating rights, nor are these entities considered VIEs, as they are controlled by equity holders with sufficient capital. At June 30, 2013 and December 31, 2012, we owned interests (ranging from 5% to 25%) in 53 properties and 55 properties, respectively, that were accounted for under the equity method of accounting, and we owned a 34% interest in Atria.

With the exception of our interest in Atria, we serve as the managing member of each unconsolidated entity and provide various services in exchange for fees and reimbursements. Total management fees earned in connection with these entities were \$1.1 million and \$1.9 million for the three months ended June 30, 2013 and 2012, respectively, and \$2.6 million and \$3.7 million for the six months ended June 30, 2013 and 2012, respectively.

In March 2013, we acquired the 95% controlling interests owned by our joint venture partner in two MOBs for aggregate consideration of approximately \$55.2 million. Prior to this acquisition, our equity method investment in these joint ventures was approximately \$0.2 million. In connection with our acquisition of the controlling interests, we determined the fair value of our previously held equity interest at the acquisition date to be approximately \$1.5 million and thus recognized a net gain of \$1.3 million, which is included in income from unconsolidated entities in our Consolidated Statements of Income. Operations relating to these properties are now consolidated in our Consolidated Statements of Income.

NOTE 7—INTANGIBLES

The following is a summary of our intangibles as of June 30, 2013 and December 31, 2012:

	June 30, 2013		December 31, 2012	
	Balance	Remaining Weighted Average Amortization Period in Years	Balance	Remaining Weighted Average Amortization Period in Years
(Dollars in thousands)				
Intangible assets:				
Above market lease intangibles	\$214,812	9.3	\$215,367	9.5
In-place and other lease intangibles	775,736	24.0	766,337	23.3
Other intangibles	32,811	8.6	33,378	8.6
Accumulated amortization	(408,429)	N/A	(352,692)	N/A
Goodwill	457,266	N/A	490,452	N/A
Net intangible assets	\$1,072,196	19.8	\$1,152,842	19.3
Intangible liabilities:				
Below market lease intangibles	\$429,573	15.1	\$429,907	15.3
Other lease intangibles	28,543	15.9	28,966	15.8
Accumulated amortization	(98,614)	N/A	(78,560)	N/A
Purchase option intangibles	36,048	N/A	36,048	N/A
Net intangible liabilities	\$395,550	15.2	\$416,361	15.3

N/A—Not Applicable.

Above market lease intangibles and in-place and other lease intangibles are included in acquired lease intangibles within real estate investments on our Consolidated Balance Sheets. Other intangibles (including non-compete agreements and trade names/trademarks) and goodwill are included in other assets on our Consolidated Balance Sheets. Below market lease intangibles, other lease intangibles and purchase option intangibles are included in

accounts payable and other liabilities on our Consolidated Balance Sheets.

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NOTE 8—OTHER ASSETS

The following is a summary of our other assets as of June 30, 2013 and December 31, 2012:

	June 30, 2013	December 31, 2012
	(In thousands)	
Straight-line rent receivables, net	\$134,675	\$120,325
Unsecured loans receivable, net	44,105	62,118
Goodwill and other intangibles, net	479,356	515,429
Assets held for sale	113,193	111,556
Other	118,075	112,257
Total other assets	\$889,404	\$921,685

NOTE 9—SENIOR NOTES PAYABLE AND OTHER DEBT

The following is a summary of our senior notes payable and other debt as of June 30, 2013 and December 31, 2012:

	June 30, 2013	December 31, 2012
	(In thousands)	
Unsecured revolving credit facility	\$259,616	\$540,727
6.25% Senior Notes due 2013	—	269,850
Unsecured term loan due 2015 (1)	123,306	130,336
3.125% Senior Notes due 2015	400,000	400,000
6% Senior Notes due 2015	234,420	234,420
Unsecured term loan due 2017 (1)	375,000	375,000
Unsecured term loan due 2018	180,000	180,000
2.00% Senior Notes due 2018	700,000	700,000
4.00% Senior Notes due 2019	600,000	600,000
2.700% Senior Notes due 2020	500,000	—
4.750% Senior Notes due 2021	700,000	700,000
4.25% Senior Notes due 2022	600,000	600,000
3.25% Senior Notes due 2022	500,000	500,000
6.90% Senior Notes due 2037	52,400	52,400
6.59% Senior Notes due 2038	22,973	22,973
5.45% Senior Notes due 2043	258,750	—
Mortgage loans and other (2)	2,856,244	2,880,609
Total	8,362,709	8,186,315
Capital lease obligations	—	142,412
Unamortized fair value adjustment	82,648	111,623
Unamortized discounts	(25,284)	(26,704)
Senior notes payable and other debt	\$8,420,073	\$8,413,646

These amounts represent in aggregate the approximate \$500.0 million of borrowings outstanding under our (1) unsecured term loan facility. Certain amounts included in the 2015 tranche are in the form of Canadian dollar borrowings.

(2) In July 2013, we repaid in full approximately \$126.2 million of the mortgage loans outstanding as of June 30, 2013.

As of June 30, 2013, our indebtedness had the following maturities:

	Principal Amount Due at Maturity (In thousands)	Unsecured Revolving Credit Facility (1)	Scheduled Periodic Amortization	Total Maturities(1)
2013 (2)	\$184,866	\$—	\$26,383	\$211,249
2014 (3)	294,206	—	48,735	342,941
2015	1,053,864	259,616	39,672	1,353,152
2016	410,917	—	32,541	443,458
2017	922,715	—	20,391	943,106
Thereafter (4)	4,910,132	—	158,671	5,068,803
Total maturities	\$7,776,700	\$259,616	\$326,393	\$8,362,709

(1) As of June 30, 2013, we had \$62.4 million of unrestricted cash and cash equivalents, for \$197.2 million of net borrowings outstanding under our unsecured revolving credit facility. Borrowings under our unsecured revolving credit facility mature on October 16, 2015, but may be extended for an additional period of one year at our option, subject to the satisfaction of certain conditions.

(2) In July 2013, we repaid in full approximately \$108.1 million of the mortgage loans outstanding as of June 30, 2013.

(3) In July 2013, we repaid in full approximately \$18.1 million of the mortgage loans outstanding as of June 30, 2013.

Includes \$52.4 million aggregate principal amount of our 6.90% senior notes due 2037 that is subject to repurchase, at the option of the holders, on October 1 in each of the years 2017 and 2027, and \$23.0 million

(4) aggregate principal amount of 6.59% senior notes due 2038 that was or is subject to repurchase, at the option of the holders, on July 7 in each of the years 2013, 2018, 2023 and 2028. The option to require us to repurchase the 6.59% senior notes due 2038 on July 7, 2013 was not exercised by any holder.

Unsecured Revolving Credit Facility and Term Loans

We have \$2.0 billion of aggregate borrowing capacity under our unsecured revolving credit facility, which may be increased to up to \$2.5 billion at our option, subject to the satisfaction of certain conditions, and includes sublimits of (a) up to \$200 million for letters of credit, (b) up to \$200 million for swingline loans, (c) up to \$250 million for loans in certain alternative currencies, and (d) up to 50% of the facility for certain negotiated rate loans. Borrowings under our unsecured revolving credit facility bear interest at a fluctuating rate per annum (based on the applicable LIBOR for Eurocurrency rate loans and the higher of (i) the federal funds rate plus 0.50%, (ii) the administrative agent's prime rate and (iii) the applicable LIBOR plus 1.0% for base rate loans, plus, in each case, a spread based on our senior unsecured long-term debt ratings). We also pay a facility fee ranging from 15 basis points to 45 basis points per annum (based on our senior unsecured long-term debt ratings) on the aggregate revolving commitments under our unsecured revolving credit facility. At June 30, 2013, the applicable spread was 110 basis points for Eurocurrency rate loans and 10 basis points for base rate loans and the facility fee was 17.5 basis points. Borrowings under our unsecured revolving credit facility mature on October 16, 2015, but may be extended for an additional period of one year at our option, subject to the satisfaction of certain conditions.

As of June 30, 2013, we had \$259.6 million of borrowings outstanding, \$14.9 million of letters of credit outstanding and \$1.73 billion of unused borrowing capacity available under our unsecured revolving credit facility.

Senior Notes

In February 2013, we repaid in full, at par, \$269.9 million principal amount then outstanding of our 6.25% senior notes due 2013 upon maturity.

In March 2013, we issued and sold: \$258.8 million aggregate principal amount of 5.45% senior notes due 2043, at a public offering price equal to par, for total proceeds of \$258.8 million before any underwriting discounts and expenses; and \$500.0 million aggregate principal amount of 2.700% senior notes due 2020, at a public offering price equal to 99.942% of par, for total proceeds of \$499.7 million before any underwriting discounts and expenses.

Capital Leases

As of December 31, 2012, we leased eight seniors housing communities pursuant to arrangements that were accounted for as capital leases. In January 2013, we acquired these facilities for aggregate consideration of \$145.0 million, thereby eliminating our capital lease obligation.

NOTE 10—FAIR VALUES OF FINANCIAL INSTRUMENTS

As of June 30, 2013 and December 31, 2012, the carrying amounts and fair values of our financial instruments were as follows:

	June 30, 2013		December 31, 2012	
	Carrying Amount (In thousands)	Fair Value	Carrying Amount	Fair Value
Assets:				
Cash and cash equivalents	\$62,421	\$62,421	\$67,908	\$67,908
Secured loans receivable, net	449,353	449,806	635,002	636,714
Unsecured loans receivable, net	44,105	45,991	62,118	65,146
Marketable debt securities	21,088	21,088	5,400	5,400
Liabilities:				
Senior notes payable and other debt, gross	8,362,709	8,446,639	8,186,315	8,600,450
Derivative instruments and other liabilities	23,675	23,675	45,966	45,966
Redeemable OP unitholder interests	123,075	123,075	114,933	114,933

Fair value estimates are subjective in nature and based upon several important assumptions, including estimates of future cash flows, risks, discount rates and relevant comparable market information associated with each financial instrument. The use of different market assumptions and estimation methodologies may have a material effect on the reported estimated fair value amounts. Accordingly, the estimates presented above are not necessarily indicative of the amounts we would realize in a current market exchange.

NOTE 11—LITIGATION

Proceedings against Tenants, Operators and Managers

From time to time, Kindred, Brookdale Senior Living, Atria, Sunrise and our other tenants, operators and managers are parties to certain legal actions, regulatory investigations and claims arising in the conduct of their business and operations. Even though we generally are not party to these proceedings, the unfavorable resolution of any such actions, investigations or claims could, individually or in the aggregate, materially adversely affect such tenants', operators' or managers' liquidity, financial condition or results of operations and their ability to satisfy their respective obligations to us, which, in turn, could have a Material Adverse Effect on us.

Proceedings Indemnified and Defended by Third Parties

From time to time, we are party to certain legal actions, regulatory investigations and claims for which third parties are contractually obligated to indemnify, defend and hold us harmless. The tenants of our triple-net leased properties and, in some cases, their affiliates are required by the terms of their leases and other agreements with us to indemnify, defend and hold us harmless against certain actions, investigations and claims arising in the course of their business and related to the operations of our triple-net leased properties. In addition, third parties from whom we acquired certain of our assets and, in some cases, their affiliates are required by the terms of the related conveyance documents to indemnify, defend and hold us harmless against certain actions, investigations and claims related to the acquired assets and arising prior to our ownership or related to excluded assets and liabilities. In some cases, a portion of the purchase price consideration is held in escrow for a specified period of time as collateral for these indemnification obligations. We are presently being defended by certain tenants and other obligated third parties in these types of matters. We cannot assure you that our tenants, their affiliates or other obligated third parties will continue to defend us in these matters, that our tenants, their affiliates or other obligated third parties will have sufficient assets, income and access to financing to enable them to satisfy their defense and indemnification obligations to us or that any purchase price consideration held in escrow will be sufficient to satisfy claims for which we are entitled to indemnification. The unfavorable resolution of any such actions, investigations or claims could, individually or in the aggregate, materially adversely affect our tenants' or other obligated third parties' liquidity, financial condition or results of operations and their ability to satisfy their respective obligations to us, which, in turn, could have a Material Adverse Effect on us.

Proceedings Arising in Connection with Senior Living and MOB Operations; Other Litigation

From time to time, we are party to various legal actions, regulatory investigations and claims (some of which may not be insured and some of which may allege large damage amounts) arising in connection with our senior living and MOB operations or otherwise in the course of our business. In limited circumstances, the manager of the applicable seniors housing community or MOB may be contractually obligated to indemnify, defend and hold us harmless against such actions, investigations and claims. It is the opinion of management that, except as otherwise set forth in this Note 11, the disposition of any such actions, investigations and claims that are currently pending will not, individually or in the aggregate, have a Material Adverse Effect on us. However, regardless of their merits, these matters may force us to expend significant financial resources to defend and resolve. We are unable to predict the ultimate outcome of these actions, investigations and claims, and if management's assessment of our liability with respect thereto is incorrect, such actions, investigations and claims could have a Material Adverse Effect on us.

NOTE 12—INCOME TAXES

We have elected to be taxed as a REIT under the applicable provisions of the Code for every year beginning with the year ended December 31, 1999. We have also elected for certain of our subsidiaries to be treated as taxable REIT subsidiaries ("TRS" or "TRS entities"), which are subject to federal and state income taxes. All entities other than the TRS entities are collectively referred to as "the REIT" within this Note 12.

Although the TRS entities have paid minimal cash federal income taxes for the six months ended June 30, 2013, their federal income tax liabilities may increase in future periods as we exhaust net operating loss ("NOL") carryforwards and as our senior living operations reportable business segment grows. Such increases could be significant.

Our consolidated provision for income taxes for the three months ended June 30, 2013 and 2012 was a benefit of \$12.1 million and \$5.2 million, respectively. Our consolidated provision for income taxes for the six months ended June 30, 2013 and 2012 was a benefit of \$10.3 million and an expense of \$6.2 million, respectively. The income tax benefit for the six months ended June 30, 2013 is due primarily to the release of valuation allowances against certain deferred tax assets of one of our TRS entities. During the period, we determined, based on continued positive operating results, that more likely than not the deferred tax assets would be utilized in their entirety in future periods. The income tax expense for the six months ended June 30, 2012 was due primarily to a valuation allowance recorded against certain deferred tax assets of one of our other TRS entities, as we determined that the corresponding assets did not meet the more likely than not criteria regarding utilization.

Realization of a deferred tax benefit related to NOLs depends in part upon generating sufficient taxable income in future periods. Our NOL carryforwards begin to expire in 2024 with respect to our TRS entities and in 2016 for the REIT.

Each TRS is a tax paying component for purposes of classifying deferred tax assets and liabilities. Net deferred tax liabilities with respect to our TRS entities totaled \$247.7 million and \$257.0 million as of June 30, 2013 and December 31, 2012, respectively, and related primarily to differences between the financial reporting and tax bases of fixed and intangible assets and to NOLs.

Generally, we are subject to audit under the statute of limitations by the Internal Revenue Service for the year ended December 31, 2009 and subsequent years and are subject to audit by state taxing authorities for the year ended December 31, 2008 and subsequent years. We are also subject to audit by the Canada Revenue Agency and provincial authorities generally for periods subsequent to 2007 related to entities acquired or formed in connection with our 2007 acquisition of Sunrise Senior Living Real Estate Investment Trust.

NOTE 13—STOCKHOLDERS' EQUITY

In March 2013, we established an "at-the-market" ("ATM") equity offering program through which we may sell from time to time up to an aggregate of \$750 million of our common stock. Through June 30, 2013, we issued and sold a total of 1,128,700 shares of common stock under the program for aggregate net proceeds of \$82.4 million, \$77.3 million of which occurred in the second quarter of 2013, after sales agent commissions of \$1.3 million. As of June 30, 2013, approximately \$666.3 million of our common stock remained available for sale under our ATM equity offering program.

Accumulated Other Comprehensive Income

The following is a summary of our accumulated other comprehensive income as of June 30, 2013 and December 31, 2012:

	June 30, 2013	December 31, 2012
	(In thousands)	
Foreign currency translation	\$ 18,628	\$ 23,441
Unrealized gain on marketable debt securities	—	807
Other	1,124	(894)
Total accumulated other comprehensive income	\$ 19,752	\$ 23,354

NOTE 14—EARNINGS PER COMMON SHARE

The following table shows the amounts used in computing our basic and diluted earnings per common share:

	For the Three Months Ended		For the Six Months Ended	
	June 30, 2013	2012	June 30, 2013	2012
	(In thousands, except per share amounts)			
Numerator for basic and diluted earnings per share:				
Income from continuing operations attributable to common stockholders	\$ 132,635	\$ 42,731	\$ 250,635	\$ 90,099
Discontinued operations	(18,055)) 31,294	(23,862)) 74,552
Net income attributable to common stockholders	\$ 114,580	\$ 74,025	\$ 226,773	\$ 164,651
Denominator:				
Denominator for basic earnings per share—weighted average shares	292,635	290,170	292,049	289,281
Effect of dilutive securities:				
Stock options	567	499	627	506
Restricted stock awards	148	72	134	68
OP units	1,773	1,851	1,774	1,856
Denominator for diluted earnings per share—adjusted weighted average shares	295,123	292,592	294,584	291,711
Basic earnings per share:				
Income from continuing operations attributable to common stockholders	\$ 0.45	\$ 0.15	\$ 0.86	\$ 0.31
Discontinued operations	(0.06)) 0.11	(0.08)) 0.26
Net income attributable to common stockholders	\$ 0.39	\$ 0.26	\$ 0.78	\$ 0.57
Diluted earnings per share:				
Income from continuing operations attributable to common stockholders	\$ 0.45	\$ 0.14	\$ 0.85	\$ 0.30
Discontinued operations	(0.06)) 0.11	(0.08)) 0.26
Net income attributable to common stockholders	\$ 0.39	\$ 0.25	\$ 0.77	\$ 0.56

NOTE 15—SEGMENT INFORMATION

As of June 30, 2013, we operated through three reportable business segments: triple-net leased properties, senior living operations and MOB operations. Under our triple-net leased properties segment, we acquire and own seniors housing and healthcare properties throughout the United States and lease those properties to healthcare operating companies under “triple-net” or “absolute-net” leases that obligate the tenants to pay all property-related expenses. Under our senior living operations segment, we invest in seniors housing communities throughout the United States and Canada and engage independent

operators, such as Atria and Sunrise, to manage those communities. Under our MOB operations segment, we primarily acquire, own, develop, lease and manage MOBs. Information provided for “all other” includes income from loans and investments and other miscellaneous income and various corporate-level expenses not directly attributable to our three reportable business segments. Assets included in “all other” consist primarily of corporate assets, including cash, restricted cash, deferred financing costs, loans receivable and investments, and miscellaneous accounts receivable.

We evaluate performance of the combined properties in each reportable business segment based on segment profit, which we define as NOI adjusted for income/loss from unconsolidated entities. We define NOI as total revenues, less interest and other income, property-level operating expenses and medical office building services costs. Although we believe that net income, as defined by GAAP, is the most appropriate earnings measurement, we consider segment profit a useful supplement to net income because it allows investors, analysts and our management to measure unlevered property-level operating results and to compare our operating results to the operating results of other real estate companies and between periods on a consistent basis. Segment profit should not be considered as an alternative to net income (determined in accordance with GAAP) as an indicator of our financial performance. In order to facilitate a clear understanding of our historical consolidated operating results, segment profit should be examined in conjunction with net income as presented in our Consolidated Financial Statements and other financial data included elsewhere in this Quarterly Report on Form 10-Q.

Interest expense, depreciation and amortization, general, administrative and professional fees, income tax expense, discontinued operations and other non-property specific revenues and expenses are not allocated to individual reportable business segments for purposes of assessing segment performance. There are no intersegment sales or transfers.

Summary information by reportable business segment is as follows:

For the three months ended June 30, 2013:

	Triple-Net Leased Properties (In thousands)	Senior Living Operations	MOB Operations	All Other	Total
Revenues:					
Rental income	\$214,239	\$—	\$110,946	\$—	\$325,185
Resident fees and services	—	341,594	—	—	341,594
Medical office building and other services revenue	1,115	—	2,159	263	3,537
Income from loans and investments	—	—	—	14,733	14,733
Interest and other income	—	—	—	797	797
Total revenues	\$215,354	\$341,594	\$113,105	\$15,793	\$685,846
Total revenues	\$215,354	\$341,594	\$113,105	\$15,793	\$685,846
Less:					
Interest and other income	—	—	—	797	797
Property-level operating expenses	—	231,337	38,401	—	269,738
Medical office building services costs	—	—	1,667	—	1,667
Segment NOI	215,354	110,257	73,037	14,996	413,644
Income (loss) from unconsolidated entities	183	(541) 43	(191) (506
Segment profit	\$215,537	\$109,716	\$73,080	\$14,805	413,138
Interest and other income					797
Interest expense					(83,046
Depreciation and amortization					(172,706
General, administrative and professional fees					(27,327
Gain on extinguishment of debt					720
Merger-related expenses and deal costs					(6,667
Other					(4,385
Income tax benefit					12,064
Discontinued operations					(18,055
Net income					\$114,533

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For the three months ended June 30, 2012:

	Triple-Net Leased Properties (In thousands)	Senior Living Operations	MOB Operations	All Other	Total
Revenues:					
Rental income	\$204,561	\$—	\$89,110	\$—	\$293,671
Resident fees and services	—	303,437	—	—	303,437
Medical office building and other services revenue	1,110	—	5,529	—	6,639
Income from loans and investments	—	—	—	8,152	8,152
Interest and other income	—	—	—	65	65
Total revenues	\$205,671	\$303,437	\$94,639	\$8,217	\$611,964
Total revenues	\$205,671	\$303,437	\$94,639	\$8,217	\$611,964
Less:					
Interest and other income	—	—	—	65	65
Property-level operating expenses	—	207,031	29,621	—	236,652
Medical office building services costs	—	—	3,839	—	3,839
Segment NOI	205,671	96,406	61,179	8,152	371,408
Income from unconsolidated entities	454	—	60	—	514
Segment profit	\$206,125	\$96,406	\$61,239	\$8,152	371,922
Interest and other income					65
Interest expense					(72,767)
Depreciation and amortization					(187,367)
General, administrative and professional fees					(26,423)
Loss on extinguishment of debt					(9,989)
Merger-related expenses and deal costs					(36,668)
Other					(1,510)
Income tax benefit					5,179
Discontinued operations					31,294
Net income					\$73,736

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For the six months ended June 30, 2013:

	Triple-Net Leased Properties (In thousands)	Senior Living Operations	MOB Operations	All Other	Total
Revenues:					
Rental income	\$427,760	\$—	\$222,092	\$—	\$649,852
Resident fees and services	—	680,764	—	—	680,764
Medical office building and other services revenue	2,226	—	4,696	263	7,185
Income from loans and investments	—	—	—	30,836	30,836
Interest and other income	—	—	—	1,835	1,835
Total revenues	\$429,986	\$680,764	\$226,788	\$32,934	\$1,370,472
Total revenues	\$429,986	\$680,764	\$226,788	\$32,934	\$1,370,472
Less:					
Interest and other income	—	—	—	1,835	1,835
Property-level operating expenses	—	462,245	74,942	—	537,187
Medical office building services costs	—	—	3,306	—	3,306
Segment NOI	429,986	218,519	148,540	31,099	828,144
Income (loss) from unconsolidated entities	370	(1,141)	1,385	(191)	423
Segment profit	\$430,356	\$217,378	\$149,925	\$30,908	828,567
Interest and other income					1,835
Interest expense					(162,452)
Depreciation and amortization					(351,495)
General, administrative and professional fees					(56,101)
Gain on extinguishment of debt					720
Merger-related expenses and deal costs					(10,929)
Other					(8,972)
Income tax benefit					10,320
Discontinued operations					(23,862)
Net income					\$227,631

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For the six months ended June 30, 2012:

	Triple-Net Leased Properties (In thousands)	Senior Living Operations	MOB Operations	All Other	Total
Revenues:					
Rental income	\$407,798	\$—	\$153,075	\$—	\$560,873
Resident fees and services	—	588,630	—	—	588,630
Medical office building and other services revenue	2,219	—	10,028	—	12,247
Income from loans and investments	—	—	—	16,188	16,188
Interest and other income	—	—	—	112	112
Total revenues	\$410,017	\$588,630	\$163,103	\$16,300	\$1,178,050
Total revenues	\$410,017	\$588,630	\$163,103	\$16,300	\$1,178,050
Less:					
Interest and other income	—	—	—	112	112
Property-level operating expenses	—	402,165	50,324	—	452,489
Medical office building services costs	—	—	6,827	—	6,827
Segment NOI	410,017	186,465	105,952	16,188	718,622
Income from unconsolidated entities	720	—	111	—	831
Segment profit	\$410,737	\$186,465	\$106,063	\$16,188	719,453
Interest and other income					112
Interest expense					(140,678)
Depreciation and amortization					(347,563)
General, administrative and professional fees					(48,621)
Loss on extinguishment of debt					(39,533)
Merger-related expenses and deal costs					(44,649)
Other					(3,086)
Income tax expense					(6,159)
Discontinued operations					74,552
Net income					\$163,828

Capital expenditures, including investments in real estate property and development project expenditures, by reportable business segment are as follows:

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2013	2012	2013	2012
(In thousands)				
Capital expenditures:				
Triple-net leased	\$31,824	\$9,017	\$45,004	\$13,880
Senior living	224,921	331,665	245,089	348,831
MOB	10,062	601,302	74,272	621,066
Total capital expenditures	\$266,807	\$941,984	\$364,365	\$983,777

The properties and mortgage loan and other investments in our portfolio are located in the United States and Canada. Revenues are attributed to an individual country based on the location of each property.

Geographic information regarding our operations is as follows:

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2013	2012	2013	2012
	(In thousands)			
Revenues:				
United States	\$662,394	\$588,335	\$1,323,640	\$1,130,820
Canada	23,452	23,629	46,832	47,230
Total revenues	\$685,846	\$611,964	\$1,370,472	\$1,178,050

	As of June 30, 2013	As of December 31, 2012
	(In thousands)	
Net real estate property:		
United States	\$16,758,149	\$16,711,508
Canada	377,699	400,024
Total net real estate property	\$17,135,848	\$17,111,532

NOTE 16—CONDENSED CONSOLIDATING INFORMATION (Unaudited)

We have fully and unconditionally guaranteed the obligation to pay principal and interest with respect to the outstanding senior notes issued by our 100% owned subsidiaries, Ventas Realty, Limited Partnership (“Ventas Realty”) and Ventas Capital Corporation (collectively, the “Ventas Issuers”). Ventas Capital Corporation is a direct subsidiary of Ventas Realty that has no assets or operations, but was formed in 2002 solely to facilitate offerings of senior notes. None of our other subsidiaries (excluding the Ventas Issuers, the “Ventas Subsidiaries”) is obligated with respect to the Ventas Issuers’ outstanding senior notes.

In connection with the NHP acquisition, our 100% owned subsidiary, Nationwide Health Properties, LLC (“NHP LLC”), as successor to NHP, assumed the obligation to pay principal and interest with respect to the outstanding senior notes issued by NHP. We, the Ventas Issuers and the Ventas Subsidiaries (other than NHP LLC) are not obligated with respect to any of NHP LLC’s outstanding senior notes.

Contractual and legal restrictions, including those contained in the instruments governing our subsidiaries’ outstanding mortgage indebtedness, may under certain circumstances restrict our ability to obtain cash from our subsidiaries for the purpose of meeting our debt service obligations, including our guarantee of the payment of principal and interest on the Ventas Issuers’ senior notes. Certain of our real estate assets are also subject to mortgages.

The following summarizes our condensed consolidating information as of June 30, 2013 and December 31, 2012 and for the three and six months ended June 30, 2013 and 2012:

CONDENSED CONSOLIDATING BALANCE SHEET

As of June 30, 2013

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Assets					
Net real estate investments	\$7,312	\$392,145	\$17,299,987	\$—	\$17,699,444
Cash and cash equivalents	9,785	—	52,636	—	62,421
Escrow deposits and restricted cash	6,290	1,561	86,641	—	94,492
Deferred financing costs, net	758	41,571	8,492	—	50,821
Investment in and advances to affiliates	10,632,033	1,867,251	—	(12,499,284)	—
Other assets	37,461	9,130	842,813	—	889,404
Total assets	\$10,693,639	\$2,311,658	\$18,290,569	\$(12,499,284)	\$18,796,582
Liabilities and equity					
Liabilities:					
Senior notes payable and other debt	\$—	\$5,051,466	\$3,368,607	\$—	\$8,420,073
Intercompany loans	4,062,286	(4,678,051)	615,765	—	—
Accrued interest	—	34,836	16,024	—	50,860
Accounts payable and other liabilities	86,823	11,195	789,296	—	887,314
Deferred income taxes	247,591	—	—	—	247,591
Total liabilities	4,396,700	419,446	4,789,692	—	9,605,838
Redeemable OP unitholder and noncontrolling interests	—	—	184,217	—	184,217
Total equity	6,296,939	1,892,212	13,316,660	(12,499,284)	9,006,527
Total liabilities and equity	\$10,693,639	\$2,311,658	\$18,290,569	\$(12,499,284)	\$18,796,582

CONDENSED CONSOLIDATING BALANCE SHEET

As of December 31, 2012

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Assets					
Net real estate investments	\$7,615	\$412,362	\$17,421,966	\$—	\$17,841,943
Cash and cash equivalents	16,734	—	51,174	—	67,908
Escrow deposits and restricted cash	7,565	1,952	96,396	—	105,913
Deferred financing costs, net	757	34,047	7,747	—	42,551
Investment in and advances to affiliates	10,343,664	1,867,251	—	(12,210,915)	—
Other assets	26,282	4,043	891,360	—	921,685
Total assets	\$10,402,617	\$2,319,655	\$18,468,643	\$(12,210,915)	\$18,980,000
Liabilities and equity					
Liabilities:					
Senior notes payable and other debt	\$—	\$4,570,296	\$3,843,350	\$—	\$8,413,646
Intercompany loans	3,425,082	(4,126,391)	701,309	—	—
Accrued interest	—	24,045	23,520	—	47,565
Accounts payable and other liabilities	99,631	7,775	887,750	—	995,156
Deferred income taxes	259,715	—	—	—	259,715
Total liabilities	3,784,428	475,725	5,455,929	—	9,716,082
Redeemable OP unitholder and noncontrolling interests	—	—	174,555	—	174,555
Total equity	6,618,189	1,843,930	12,838,159	(12,210,915)	9,089,363
Total liabilities and equity	\$10,402,617	\$2,319,655	\$18,468,643	\$(12,210,915)	\$18,980,000

CONDENSED CONSOLIDATING STATEMENT OF INCOME

For the Three Months Ended June 30, 2013

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Revenues:					
Rental income	\$619	\$70,342	\$254,224	\$—	\$325,185
Resident fees and services	—	—	341,594	—	341,594
Medical office building and other services revenue	—	—	3,537	—	3,537
Income from loans and investments	1,159	493	13,081	—	14,733
Equity earnings in affiliates	105,135	—	223	(105,358)	—
Interest and other income	259	5	533	—	797
Total revenues	107,172	70,840	613,192	(105,358)	685,846
Expenses:					
Interest	(474)	35,958	47,562	—	83,046
Depreciation and amortization	1,213	7,734	163,759	—	172,706
Property-level operating expenses	—	140	269,598	—	269,738
Medical office building services costs	—	—	1,667	—	1,667
General, administrative and professional fees	1,155	5,165	21,007	—	27,327
Gain on extinguishment of debt	—	—	(720)	—	(720)
Merger-related expenses and deal costs	4,227	—	2,440	—	6,667
Other	254	—	4,131	—	4,385
Total expenses	6,375	48,997	509,444	—	564,816
Income from continuing operations before income/loss from unconsolidated entities, income taxes and noncontrolling interest	100,797	21,843	103,748	(105,358)	121,030
Income (loss) from unconsolidated entities	—	217	(723)	—	(506)
Income tax benefit	12,064	—	—	—	12,064
Income from continuing operations	112,861	22,060	103,025	(105,358)	132,588
Discontinued operations	1,719	209	(19,983)	—	(18,055)
Net income	114,580	22,269	83,042	(105,358)	114,533
Net loss attributable to noncontrolling interest	—	—	(47)	—	(47)
Net income attributable to common stockholders	\$114,580	\$22,269	\$83,089	\$(105,358)	\$114,580

CONDENSED CONSOLIDATING STATEMENT OF INCOME

For the Three Months Ended June 30, 2012

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Revenues:					
Rental income	\$634	\$68,939	\$224,098	\$—	\$293,671
Resident fees and services	—	—	303,437	—	303,437
Medical office building and other services revenue	—	—	6,639	—	6,639
Income from loans and investments	951	560	6,641	—	8,152
Equity earnings in affiliates	51,602	—	172	(51,774)	—
Interest and other income	56	5	4	—	65
Total revenues	53,243	69,504	540,991	(51,774)	611,964
Expenses:					
Interest	(1,513)) 23,820	50,460	—	72,767
Depreciation and amortization	810	13,138	173,419	—	187,367
Property-level operating expenses	—	118	236,534	—	236,652
Medical office building services costs	—	—	3,839	—	3,839
General, administrative and professional fees	2,907	7,114	16,402	—	26,423
Loss on extinguishment of debt	—	9,989	—	—	9,989
Merger-related expenses and deal costs	28,689	—	7,979	—	36,668
Other	(36)) —	1,546	—	1,510
Total expenses	30,857	54,179	490,179	—	575,215
Income from continuing operations before income from unconsolidated entities, income taxes and noncontrolling interest	22,386	15,325	50,812	(51,774)) 36,749
Income from unconsolidated entities	—	514	—	—	514
Income tax benefit	5,179	—	—	—	5,179
Income from continuing operations	27,565	15,839	50,812	(51,774)) 42,442
Discontinued operations	46,460	1,315	(16,481)) —	31,294
Net income	74,025	17,154	34,331	(51,774)) 73,736
Net loss attributable to noncontrolling interest	—	—	(289)) —	(289)
Net income attributable to common stockholders	\$74,025	\$17,154	\$34,620	\$(51,774)) \$74,025

CONDENSED CONSOLIDATING STATEMENT OF INCOME

For the Six Months Ended June 30, 2013

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Revenues:					
Rental income	\$1,259	\$140,075	\$508,518	\$—	\$649,852
Resident fees and services	—	—	680,764	—	680,764
Medical office building and other services revenue	—	—	7,185	—	7,185
Income from loans and investments	1,262	787	28,787	—	30,836
Equity earnings in affiliates	221,203	—	473	(221,676)	—
Interest and other income	297	11	1,527	—	1,835
Total revenues	224,021	140,873	1,227,254	(221,676)	1,370,472
Expenses:					
Interest	(941)	68,485	94,908	—	162,452
Depreciation and amortization	2,292	15,167	334,036	—	351,495
Property-level operating expenses	—	242	536,945	—	537,187
Medical office building services costs	—	—	3,306	—	3,306
General, administrative and professional fees	1,143	10,786	44,172	—	56,101
Gain on extinguishment of debt	—	—	(720)	—	(720)
Merger-related expenses and deal costs	6,976	—	3,953	—	10,929
Other	293	21	8,658	—	8,972
Total expenses	9,763	94,701	1,025,258	—	1,129,722
Income from continuing operations before income/loss from unconsolidated entities, income taxes and noncontrolling interest	214,258	46,172	201,996	(221,676)	240,750
Income (loss) from unconsolidated entities	—	505	(82)	—	423
Income tax benefit	10,320	—	—	—	10,320
Income from continuing operations	224,578	46,677	201,914	(221,676)	251,493
Discontinued operations	2,195	604	(26,661)	—	(23,862)
Net income	226,773	47,281	175,253	(221,676)	227,631
Net income attributable to noncontrolling interest	—	—	858	—	858
Net income attributable to common stockholders	\$226,773	\$47,281	\$174,395	\$(221,676)	\$226,773

CONDENSED CONSOLIDATING STATEMENT OF INCOME

For the Six Months Ended June 30, 2012

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Revenues:					
Rental income	\$1,258	\$136,374	\$423,241	\$—	\$560,873
Resident fees and services	—	—	588,630	—	588,630
Medical office building and other services revenue	—	—	12,247	—	12,247
Income from loans and investments	1,890	1,029	13,269	—	16,188
Equity earnings in affiliates	112,778	—	219	(112,997)	—
Interest and other income	85	10	17	—	112
Total revenues	116,011	137,413	1,037,623	(112,997)	1,178,050
Expenses:					
Interest	(2,236)	44,939	97,975	—	140,678
Depreciation and amortization	1,518	20,769	325,276	—	347,563
Property-level operating expenses	—	241	452,248	—	452,489
Medical office building services costs	—	—	6,827	—	6,827
General, administrative and professional fees	3,810	14,112	30,699	—	48,621
Loss (gain) on extinguishment of debt	—	39,720	(187)	—	39,533
Merger-related expenses and deal costs	30,053	—	14,596	—	44,649
Other	1	—	3,085	—	3,086
Total expenses	33,146	119,781	930,519	—	1,083,446
Income from continuing operations before income from unconsolidated entities, income taxes and noncontrolling interest	82,865	17,632	107,104	(112,997)	94,604
Income from unconsolidated entities	—	831	—	—	831
Income tax expense	(6,159)	—	—	—	(6,159)
Income from continuing operations	76,706	18,463	107,104	(112,997)	89,276
Discontinued operations	87,945	3,426	(16,819)	—	74,552
Net income	164,651	21,889	90,285	(112,997)	163,828
Net loss attributable to noncontrolling interest	—	—	(823)	—	(823)
Net income attributable to common stockholders	\$164,651	\$21,889	\$91,108	\$(112,997)	\$164,651

CONDENSED CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME

For the Three Months Ended June 30, 2013

	Ventas, Inc.	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
	(In thousands)				
Net income	\$114,580	\$22,269	\$83,042	\$(105,358)	\$114,533
Other comprehensive loss:					
Foreign currency translation	—	—	(2,722)	—	(2,722)
Change in unrealized gain on marketable debt securities	(868)	—	—	—	(868)
Other	—	—	1,514	—	1,514
Total other comprehensive loss	(868)	—	(1,208)	—	(2,076)
Comprehensive income	113,712	22,269	81,834	(105,358)	112,457
Comprehensive loss attributable to noncontrolling interest	—	—	(47)	—	(47)
Comprehensive income attributable to common stockholders	\$113,712	\$22,269	\$81,881	\$(105,358)	\$112,504

CONDENSED CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME

For the Three Months Ended June 30, 2012

	Ventas, Inc.	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
	(In thousands)				
Net income	\$74,025	\$17,154	\$34,331	\$(51,774)	\$73,736
Other comprehensive loss:					
Foreign currency translation	—	—	(1,607)	—	(1,607)
Change in unrealized gain on marketable debt securities	(403)	—	—	—	(403)
Other	—	—	(512)	—	(512)
Total other comprehensive loss	(403)	—	(2,119)	—	(2,522)
Comprehensive income	73,622	17,154	32,212	(51,774)	71,214
Comprehensive loss attributable to noncontrolling interest	—	—	(289)	—	(289)
Comprehensive income attributable to common stockholders	\$73,622	\$17,154	\$32,501	\$(51,774)	\$71,503

CONDENSED CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME

For the Six Months Ended June 30, 2013

	Ventas, Inc.	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
	(In thousands)				
Net income	\$226,773	\$47,281	\$175,253	\$(221,676)	\$227,631
Other comprehensive loss:					
Foreign currency translation	—	—	(4,813)	—	(4,813)
Change in unrealized gain on marketable debt securities	(807)	—	—	—	(807)
Other	—	—	2,018	—	2,018
Total other comprehensive loss	(807)	—	(2,795)	—	(3,602)
Comprehensive income	225,966	47,281	172,458	(221,676)	224,029
Comprehensive income attributable to noncontrolling interest	—	—	858	—	858
Comprehensive income attributable to common stockholders	\$225,966	\$47,281	\$171,600	\$(221,676)	\$223,171

CONDENSED CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME

For the Six Months Ended June 30, 2012

	Ventas, Inc.	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
	(In thousands)				
Net income	\$164,651	\$21,889	\$90,285	\$(112,997)	\$163,828
Other comprehensive (loss) income:					
Foreign currency translation	—	—	342	—	342
Change in unrealized gain on marketable debt securities	(711)	—	—	—	(711)
Other	—	—	(289)	—	(289)
Total other comprehensive (loss) income	(711)	—	53	—	(658)
Comprehensive income	163,940	21,889	90,338	(112,997)	163,170
Comprehensive loss attributable to noncontrolling interest	—	—	(823)	—	(823)
Comprehensive income attributable to common stockholders	\$163,940	\$21,889	\$91,161	\$(112,997)	\$163,993

CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS

For the Six Months Ended June 30, 2013

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Net cash (used in) provided by operating activities	\$(23,942)	\$77,988	\$453,642	\$—	\$507,688
Net cash (used in) provided by investing activities	(266,378)	(1,773)	124,561	—	(143,590)
Cash flows from financing activities:					
Net change in borrowings under revolving credit facility	—	(279,000)	(1,926)	—	(280,926)
Proceeds from debt	—	758,460	159,995	—	918,455
Repayment of debt	(11,420)	—	(674,098)	—	(685,518)
Net change in intercompany debt	637,204	(551,660)	(85,544)	—	—
Payment of deferred financing costs	—	(11,327)	(1,670)	—	(12,997)
Issuance of common stock, net	82,384	—	—	—	82,384
Cash distribution (to) from affiliates	(36,854)	7,401	29,453	—	—
Cash distribution to common stockholders	(392,230)	—	—	—	(392,230)
Cash distribution to redeemable OP unitholders	(2,313)	—	—	—	(2,313)
Purchases of redeemable OP units	(208)	—	—	—	(208)
Contributions from noncontrolling interest	—	—	2,094	—	2,094
Distributions to noncontrolling interest	—	—	(5,045)	—	(5,045)
Other	6,808	—	—	—	6,808
Net cash provided by (used in) financing activities	283,371	(76,126)	(576,741)	—	(369,496)
Net (decrease) increase in cash and cash equivalents	(6,949)	89	1,462	—	(5,398)
Effect of foreign currency translation on cash and cash equivalents	—	(89)	—	—	(89)
Cash and cash equivalents at beginning of period	16,734	—	51,174	—	67,908
Cash and cash equivalents at end of period	\$9,785	\$—	\$52,636	\$—	\$62,421

CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS

For the Six Months Ended June 30, 2012

	Ventas, Inc. (In thousands)	Ventas Issuers	Ventas Subsidiaries	Consolidated Elimination	Consolidated
Net cash (used in) provided by operating activities	\$(19,090)	\$ 103,802	\$ 376,096	\$—	\$460,808
Net cash used in investing activities	(906,694)	(17)	(68,340)	—	(975,051)
Cash flows from financing activities:					
Net change in borrowings under revolving credit facility	—	(84,500)	(4,154)	—	(88,654)
Proceeds from debt	—	1,184,568	84,747	—	1,269,315
Repayment of debt	—	(521,527)	(124,195)	—	(645,722)
Net change in intercompany debt	935,981	(588,599)	(347,382)	—	—
Payment of deferred financing costs	—	(2,600)	(380)	—	(2,980)
Cash distribution (to) from affiliates	(1,984)	(91,145)	93,129	—	—
Issuance of common stock, net	342,469	—	—	—	342,469
Cash distribution to common stockholders	(361,957)	—	—	—	(361,957)
Cash distribution to redeemable OP unitholders	(2,241)	—	—	—	(2,241)
Purchases of redeemable OP units	(611)	—	—	—	(611)
Distributions to noncontrolling interest	—	—	(2,907)	—	(2,907)
Other	14,509	—	—	—	14,509
Net cash provided by (used in) financing activities	926,166	(103,803)	(301,142)	—	521,221
Net increase (decrease) in cash and cash equivalents	382	(18)	6,614	—	6,978
Effect of foreign currency translation on cash and cash equivalents	—	18	—	—	18
Cash and cash equivalents at beginning of period	2,335	—	43,472	—	45,807
Cash and cash equivalents at end of period	\$2,717	\$—	\$50,086	\$—	\$52,803

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

Cautionary Statements

Unless otherwise indicated or except where the context otherwise requires, the terms "we," "us" and "our" and other similar terms in this Quarterly Report on Form 10-Q refer to Ventas, Inc. and its consolidated subsidiaries.

Forward-Looking Statements

This Quarterly Report on Form 10-Q includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). All statements regarding our or our tenants', operators', borrowers' or managers' expected future financial condition, results of operations, cash flows, funds from operations, dividends and dividend plans, financing opportunities and plans, capital markets transactions, business strategy, budgets, projected costs, operating metrics, capital expenditures, competitive positions, acquisitions, investment opportunities, dispositions, merger integration, growth opportunities, expected lease income, continued qualification as a real estate investment trust ("REIT"), plans and objectives of management for future operations, and statements that include words such as "anticipate," "if," "believe," "plan," "estimate," "expect," "intend," "may," "could," "should," "will," and other similar expressions are forward-looking statements. These forward-looking statements are inherently uncertain, and actual results may differ from our expectations. We do not undertake a duty to update these forward-looking statements, which speak only as of the date on which they are made.

Our actual future results and trends may differ materially from expectations depending on a variety of factors discussed in our filings with the Securities and Exchange Commission (the "SEC"). These factors include without limitation:

The ability and willingness of our tenants, operators, borrowers, managers and other third parties to satisfy their obligations under their respective contractual arrangements with us, including, in some cases, their obligations to indemnify, defend and hold us harmless from and against various claims, litigation and liabilities;

The ability of our tenants, operators, borrowers and managers to maintain the financial strength and liquidity necessary to satisfy their respective obligations and liabilities to third parties, including without limitation obligations under their existing credit facilities and other indebtedness;

Our success in implementing our business strategy and our ability to identify, underwrite, finance, consummate and integrate diversifying acquisitions and investments, including investments in different asset types and outside the United States;

Macroeconomic conditions such as a disruption of or lack of access to the capital markets, changes in the debt rating on U.S. government securities, default or delay in payment by the United States of its obligations, and changes in the federal budget resulting in the reduction or nonpayment of Medicare or Medicaid reimbursement rates;

The nature and extent of future competition;

The extent of future or pending healthcare reform and regulation, including cost containment measures and changes in reimbursement policies, procedures and rates;

Increases in our borrowing costs as a result of changes in interest rates and other factors;

The ability of our operators and managers, as applicable, to comply with laws, rules and regulations in the operation of our properties, to deliver high-quality services, to attract and retain qualified personnel and to attract residents and patients;

Changes in general economic conditions or economic conditions in the markets in which we may, from time to time, compete, and the effect of those changes on our revenues, earnings and funding sources;

Our ability to pay down, refinance, restructure or extend our indebtedness as it becomes due;

Our ability and willingness to maintain our qualification as a REIT in light of economic, market, legal, tax and other considerations;

Final determination of our taxable net income for the year ended December 31, 2012 and for the year ending December 31, 2013;

The ability and willingness of our tenants to renew their leases with us upon expiration of the leases, our ability to reposition our 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, including indemnification obligations, we may incur in connection with the replacement of an existing tenant;

Risks associated with our senior living operating portfolio, such as factors that can cause volatility in our operating income and earnings generated by those properties, including without limitation national and regional economic conditions, costs of food, materials, energy, labor and services, employee benefit costs, insurance costs and professional and general liability claims, and the timely delivery of accurate property-level financial results for those properties;

Changes in U.S. and Canadian currency exchange rates;

Year-over-year changes in the Consumer Price Index (“CPI”) and the effect of those changes on the rent escalators contained in our leases, including the rent escalators for two of our master lease agreements with Kindred Healthcare, Inc. (together with its subsidiaries, “Kindred”), and our earnings;

- Our ability and the ability of our tenants, operators, borrowers and managers to obtain and maintain adequate property, liability and other insurance from reputable, financially stable providers;

The impact of increased operating costs and uninsured professional liability claims on our liquidity, financial condition and results of operations or that of our tenants, operators, borrowers and managers and our ability and the ability of our tenants, operators, borrowers and managers to accurately estimate the magnitude of those claims;

Risks associated with our medical office building (“MOB”) portfolio and operations, including our ability to successfully design, develop and manage MOB, to accurately estimate our costs in fixed fee-for-service projects and to retain key personnel;

The ability of the hospitals on or near whose campuses our MOB are located and their affiliated health systems to remain competitive and financially viable and to attract physicians and physician groups;

Our ability to build, maintain and expand our relationships with existing and prospective hospital and health system clients;

Risks associated with our investments in joint ventures and unconsolidated entities, including our lack of sole decision-making authority and our reliance on our joint venture partners’ financial condition;

The impact of market or issuer events on the liquidity or value of our investments in marketable securities;

Merger and acquisition activity in the healthcare and seniors housing industries resulting in a change of control of, or a competitor’s investment in, one or more of our tenants, operators, borrowers or managers or significant changes in the senior management of our tenants, operators, borrowers or managers; and

The impact of litigation or any financial, accounting, legal or regulatory issues that may affect us or our tenants, operators, borrowers or managers.

Many of these factors are beyond our control and the control of our management.

Brookdale Senior Living, Kindred, Atria and Sunrise Information

Each of Brookdale Senior Living Inc. (together with its subsidiaries, “Brookdale Senior Living”) and Kindred is subject to the reporting requirements of the SEC and is required to file with the SEC annual reports containing audited financial information and quarterly reports containing unaudited financial information. The information related to Brookdale Senior Living and Kindred contained or referred to in this Quarterly Report on Form 10-Q has been derived from SEC filings made by Brookdale Senior Living or Kindred, as the case may be, or other publicly available information or was provided to us by Brookdale Senior Living or Kindred, and we have not verified this information through an independent investigation or otherwise. We have no reason to believe that this information is inaccurate in any material respect, but we cannot provide any assurance of its accuracy. We are providing this data for informational purposes only, and you are encouraged to obtain B