UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20459

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of report: October 31, 2019 (Date of earliest event reported)

LTC PROPERTIES, INC.

(Exact name of Registrant as specified in its charter)

Maryland (State or other jurisdiction of

incorporation or organization)

1-11314 (Commission file number) 71-0720518 (I.R.S. Employer Identification No)

2829 Townsgate Road, Suite 350 Westlake Village, CA 91361

(Address of principal executive offices) (805) 981-8655

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

| Title of each class | Trading symbol(s) | Name of each exchange on which registered |
|-------------------------------|-------------------|---|
| Common stock, \$.01 par value | LTC | New York Stock Exchange |

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

" Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

- " Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- " Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- " Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company '

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

Item 2.02. — Results of Operations and Financial Condition

On October 31, 2019, LTC Properties, Inc. announced the operating results for the three months ended September 30, 2019. The text of the press release and the supplemental information package are furnished herewith as Exhibits 99.1 and 99.2, respectively, and are specifically incorporated by reference herein.

The information in this Form 8-K and the related information in the exhibits attached hereto shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section and shall not be incorporated by reference into any filing of LTC under the Securities Act of 1933, as amended, or the Exchange Act, regardless of any general incorporation language in such filing, except as shall be expressly set forth by specific reference in any such filing.

Item 9.01. — Financial Statements and Exhibits

99.1 Press Release issued October 31, 2019.

99.2 LTC Properties, Inc. Supplemental Information Package for the period ending September 30, 2019.

104 Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURE

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

LTC PROPERTIES, INC.

Dated: October 31, 2019

By: /s/ WENDY L. SIMPSON

Wendy L. Simpson Chairman, CEO & President

FOR IMMEDIATE RELEASE

For more information contact: Wendy L. Simpson Pam Kessler (805) 981-8655



LTC REPORTS 2019 THIRD QUARTER RESULTS AND DISCUSSES RECENT ACTIVITIES

WESTLAKE VILLAGE, CALIFORNIA, October 31, 2019 -- LTC Properties, Inc. (NYSE: LTC), a real estate investment trust that primarily invests in seniors housing and health care properties, today announced operating results for its third quarter ended September 30, 2019.

Net income available to common stockholders was \$27.1 million, or \$0.68 per diluted share, for the 2019 third quarter, compared with \$34.8 million, or \$0.88 per diluted share, for the same period in 2018. The decrease in net income available to common stockholders was primarily due to a higher gain on sale in the prior year, partially offset by an increase in revenues principally related to acquisitions, mortgage and mezzanine loan originations, funding of additional loan proceeds, capital improvements and completed developments.

Funds from Operations ("FFO") was \$30.8 million for the 2019 third quarter, compared with \$29.9 million for the comparable 2018 period. FFO per diluted common share was \$0.77 and \$0.75 for the quarters ended September 30, 2019 and 2018, respectively. The improvement was primarily due to an increase in revenues mainly due to acquisitions, mortgage and mezzanine loan originations, funding of additional loan proceeds, capital improvements and completed developments.

LTC completed the following transactions during the third quarter of 2019:

- Acquired a newly constructed, 90-bed skilled nursing center located in Missouri for \$19.5 million, and entered into a 12-year lease agreement with an operator new to LTC's portfolio at an initial cash yield of 8.25% escalating by 2.0% in December 2019 and annually thereafter. Additionally, LTC acquired a parcel of land and committed \$17.4 million (including land purchase) to develop a 90-bed skilled nursing center in Missouri with the same operator, and entered into a separate 12-year lease agreement at an initial cash yield of 9.25% effective upon completion of development, certificate of occupancy and licensure;
- Completed the transition of two memory care communities in Georgia and South Carolina with a total of 159-units from Thrive to an existing operator. The new twoyear lease has an initial cash rent of \$1.8 million. The lease provides the lessee one month free rent and the option to defer up to 50% of contractual rent for the next five months. The rent increases 3.5% in year two;
- Completed the transition of the Company's remaining Thrive property, a 60-unit memory care community located in Florida, to an existing operator. The new 10-year lease provides the lessee twelve months free rent with rent increasing to \$450,000 in year two and \$600,000 in year three and thereafter. In year two, the lessee has the option to defer rent in an amount not to exceed \$150,000. Rent may increase subject to a contingent escalation formula commencing in year three and annually thereafter; and
- Sold a 148-bed skilled nursing center in Georgia for \$7.9 million, recognizing a net gain on sale of \$6.2 million. LTC received \$7.8 million in net proceeds which were used to pay down the Company's line of credit. This property was leased under a master lease and rent under the master lease was not reduced as a result of this sale.

Subsequent to September 30, 2019, LTC completed the following:

 Sold senior unsecured notes in the aggregate amount of \$100.0 million to affiliates and managed accounts of PGIM, Inc. The notes bear interest at 3.85%, have scheduled principal payments and mature on October 20, 2031. The proceeds of the notes were used to pay down the Company's line of credit.

Conference Call Information

LTC will conduct a conference call on Friday, November 1, 2019, at 8:00 a.m. Pacific Time (11:00 a.m. Eastern Time), to provide commentary on its performance and operating results for the quarter ended September 30, 2019. The conference call is accessible by telephone and the internet. Telephone access will be available by dialing 877-510-2862 (domestically) or 412-902-4134 (internationally). To participate in the webcast, go to LTC's website at <u>www.LTCreit.com</u> 15 minutes before the call to download any necessary software.

An audio replay of the conference call will be available from November 1 through November 15, 2019 and may be accessed by dialing 877-344-7529 (domestically) or 412-317-0088 (internationally) and entering conference number 10134627. Additionally, an audio archive will be available on LTC's website on the "Presentations" page of the "Investor Information" section, which is under the "Investors" tab. LTC's earnings release and supplemental information package for the current period will be available on its website on the "Press Releases" and "Presentations" pages, respectively, of the "Investor Information" section which is under the "Investors" tab.

About LTC

LTC is a real estate investment trust (REIT) investing in seniors housing and health care properties primarily through sale-leasebacks, mortgage financing, joint-ventures and structured finance solutions including preferred equity and mezzanine lending. LTC holds more than 200 investments in 28 states with 30 operating partners. The portfolio is comprised of approximately 50% seniors housing and 50% skilled nursing properties. Learn more at <u>www.LTCreit.com</u>.

Forward Looking Statements

This press release includes statements that are not purely historical and are "forward looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, including statements regarding the Company's expectations, beliefs, intentions or strategies regarding the future. All statements other than historical facts contained in this press release are forward looking statements. These forward looking statements involve a number of risks and uncertainties. Please see LTC's most recent Annual Report on Form 10-K, its subsequent Quarterly Reports on Form 10-Q, and its other publicly available filings with the Securities and Exchange Commission for a discussion of these and other risks and uncertainties. All forward looking statements included in this press release are based on information available to the Company on the date hereof, and LTC assumes no obligation to update such forward looking statements. Although the Company's management believes that the assumptions and expectations reflected in such forward looking statements are reasonable, no assurance can be given that such expectations will prove to have been correct. The actual results achieved by the Company may differ materially from any forward looking statements due to the risks and uncertainties of such statements.

(financial tables follow)

LTC PROPERTIES, INC. CONSOLIDATED STATEMENTS OF INCOME

(amounts in thousands, except per share amounts)

| | Three Mor Septem | | | Nine Mor Septen | | |
|--|---------------------|--------|--------|--------------------|--------|---------|
| | 2019 | | 2018 | 2019 | | 2018 |
| | (unau | dited) | | | dited) | |
| Revenues: | | | | | | |
| Rental income | \$ 38,665 | \$ | 34,211 | \$ 114,566 | \$ | 102,646 |
| Interest income from mortgage loans | 7,646 | | 7,087 | 22,308 | | 20,910 |
| Interest and other income | 808 | | 478 | 1,967 | | 1,502 |
| Total revenues | 47,119 | | 41,776 | 138,841 | | 125,058 |
| Expenses: | | | | | | |
| Interest expense | 7,827 | | 7,497 | 23,004 | | 22,981 |
| Depreciation and amortization | 9,932 | | 9,447 | 29,399 | | 28,159 |
| (Recovery) provision for doubtful accounts | (14) | | 106 | 153 | | 76 |
| Transaction costs | 75 | | 9 | 275 | | 19 |
| Property tax expense | 4,270(1) |) | _ | 12,566 | | _ |
| General and administrative expenses | 4,745 | | 4,879 | 13,912 | | 14,392 |
| Total expenses | 26,835 | | 21,938 | 79,309 | | 65,627 |
| Other operating income: | | | | | | |
| Gain on sale of real estate, net | 6,236 | | 14,353 | 6,736 | | 62,698 |
| Operating income | 26,520 | | 34,191 | 66,268 | | 122,129 |
| Income from unconsolidated joint ventures | 760 | | 746 | 1,973 | | 2,103 |
| Net income | 27,280 | | 34,937 | 68,241 | | 124,232 |
| Income allocated to non-controlling interests | (88) | | (17) | (257) | | (17) |
| Net income attributable to LTC Properties, Inc. | 27,192 | | 34,920 | 67,984 | | 124,215 |
| Income allocated to participating securities | (112) | | (138) | (298) | | (504) |
| Net income available to common stockholders | \$ 27,080 | \$ | 34,782 | \$ 67,686 | \$ | 123,711 |
| Earnings per common share: | | | | | | |
| Basic | \$ 0.68 | \$ | 0.88 | \$ 1.71 | \$ | 3.13 |
| Diluted | \$ 0.68 | \$ | 0.88 | \$ 1.69 | \$ | 3.12 |
| | | | | | | |
| Weighted average shares used to calculate earnings per common share: | | | | | | |
| Basic | 39,586 | | 39,487 | 39,565 | | 39,470 |
| Diluted | 39,965 | | 39,865 | 39,944 | | 39,845 |
| Dividends declared and paid per common share | \$ 0.57 | \$ | 0.57 | \$ 1.71 | \$ | 1.71 |

(1) The new income statement line item "property tax expense" is due to the impact of newly adopted Accounting Standard Codification 842, *Leases* ("ASC 842"). See *Footnote 1* in our Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 for further discussion.

Supplemental Reporting Measures

FFO and Funds Available for Distribution ("FAD") are supplemental measures of a real estate investment trust's ("REIT") financial performance that are not defined by U.S. generally accepted accounting principles ("GAAP"). Investors, analysts and the Company use FFO and FAD as supplemental measures of operating performance. The Company believes FFO and FAD are helpful in evaluating the operating performance of a REIT. Real estate values historically rise and fall with market conditions, but cost accounting for real estate assets in accordance with GAAP assumes that the value of real estate assets diminishes predictably over time. We believe that by excluding the effect of historical cost depreciation, which may be of limited relevance in evaluating current performance, FFO and FAD facilitate like comparisons of operating performance between periods. Occasionally, the Company may exclude non-recurring items from FFO and FAD in order to allow investors, analysts and our management to compare the Company's operating performance on a consistent basis without having to account for differences caused by unanticipated items.

FFO, as defined by the National Association of Real Estate Investment Trusts ("NAREIT"), means net income available to common stockholders (computed in accordance with GAAP) excluding gains or losses on the sale of real estate and impairment write-downs of depreciable real estate, plus real estate depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. The Company's computation of FFO may not be comparable to FFO reported by other REITs that do not define the term in accordance with the current NAREIT definition or have a different interpretation of the current NAREIT definition from that of the Company; therefore, caution should be exercised when comparing our Company's FFO to that of other REITs.

We define FAD as FFO excluding the effects of straight-line rent, amortization of lease inducement, effective interest income, deferred income from unconsolidated joint ventures, non-cash compensation charges, capitalized interest and non-cash interest charges. GAAP requires rental revenues related to non-contingent leases that contain specified rental increases over the life of the lease to be recognized evenly over the life of the lease. This method results in rental income in the early years of a lease that is higher than actual cash received, creating a straight-line rent receivable asset included in our consolidated balance sheet. At some point during the lease, depending on its terms, cash rent payments exceed the straight-line rent which results in the straight-line rent receivable asset decreasing to zero over the remainder of the lease term. Effective interest method, as required by GAAP, is a technique for calculating the actual interest rate for the term of a mortgage loan based on the initial origination value. Similar to the accounting methodology of straight-line rent, the actual interest rate is higher than the stated interest rate in the early years of the mortgage loan, thus creating an effective interest rate is higher than the actual interest rate is half receivable asset included in the interest rate. FAD is useful in analyzing the portion of cash flow that is available for distribution to stockholders. Investors, analysts and the Company utilize FAD as an indicator of common dividend potential. The FAD payout ratio, which represents annual distributions to common shareholders expressed as a percentage of FAD, facilitates the comparison of dividend coverage between REITs.

While the Company uses FFO and FAD as supplemental performance measures of our cash flow generated by operations and cash available for distribution to stockholders, such measures are not representative of cash generated from operating activities in accordance with GAAP, and are not necessarily indicative of cash available to fund cash needs and should not be considered an alternative to net income available to common stockholders.

Reconciliation of FFO and FAD

The following table reconciles GAAP net income available to common stockholders to each of NAREIT FFO attributable to common stockholders and FAD (unaudited, amounts in thousands, except per share amounts):

| | | Three Mor Septem | | | | Nine Mon Septem | | |
|---|----------|---------------------|----|----------|--------|--------------------|----------|----------|
| | | 2019 | | 2018 | | 2019 | | 2018 |
| GAAP net income available to common stockholders | \$ | 27,080 | \$ | 34,782 | \$ | 67,686 | \$ | 123,711 |
| Add: Depreciation and amortization | | 9,932 | | 9,447 | | 29,399 | | 28,159 |
| Less: Gain on sale of real estate, net | | (6,236) | | (14,353) | | (6,736) | | (62,698) |
| NAREIT FFO attributable to common stockholders | | 30,776 | | 29,876 | | 90,349 | | 89,172 |
| Add: Non-recurring items ^{(1) (2)} | | | | | | 576 | | |
| FFO attributable to common stockholders, excluding non-recurring items | \$ | 30,776 | \$ | 29,876 | \$ | 576 90,925 | \$ | 89,172 |
| | | | | | | | | |
| NAREIT FFO attributable to common stockholders | \$ | 30,776 | \$ | 29,876 | \$ | 90,349 | \$ | 89,172 |
| Non-cash income: | | | | | | | | |
| Less: straight-line rental income | | (1,085) | | (3,189) | | (3,598) | | (8,629) |
| Add: amortization of lease costs | | 100 | | 560 | | 281 | | 1,651 |
| Add: Other non-cash expense ⁽¹⁾ | | _ | | _ | | 1,926 | | _ |
| Less: Effective interest income from mortgage loans | | (1,528) | | (1,441) | | (4,361) | | (4,265) |
| Less: Deferred income from unconsolidated joint ventures | | (5) | | (31) | | (18) | | (93) |
| Net non-cash income | | (2,518) | | (4,101) | | (5,770) | | (11,336) |
| Non-cash expense: | | | | | | | | |
| Add: Non-cash compensation charges | | 1,626 | | 1,487 | | 4,938 | | 4,384 |
| Add: Non-cash interest related to earn-out liabilities | | _ | | 126 | | _ | | 377 |
| Less: Capitalized interest | | (108) | | (298) | | (441) | | (850) |
| Net non-cash expense | | 1,518 | | 1,315 | | 4,497 | | 3,911 |
| Funds available for distribution (FAD) | | 29,776 | | 27,090 | \$ | 89,076 | \$ | 81,747 |
| | | , | | , | | , | | , |
| Less: Non-recurring income ⁽²⁾ | | _ | | _ | | (1,350) | | _ |
| | \$ | 29,776 | \$ | 27,090 | \$ | 87,726 | \$ | 81,747 |
| (1) Represents the write-off of straight-line rent due to a lease termination and transition of two senior housing communities to a new operator. | _ | <u> </u> | | | | | | <u> </u> |
| (2) Represents deferred rent repayment from an operator. | | | | | | | | |
| NAREIT Basic FFO attributable to common stockholders per share | \$ | 0.78 | \$ | 0.76 | \$ | 2.28 | \$ | 2.26 |
| NAREIT Diluted FFO attributable to common stockholders per share | \$ | 0.77 | \$ | 0.75 | \$ | 2.26 | \$ | 2.25 |
| | <u>ф</u> | 0.77 | φ | 0.75 | ф — | 2.20 | <i>ф</i> | 2.23 |
| NAREIT Diluted FFO attributable to common stockholders | \$ | 30,888 | \$ | 30,014 | \$ | 90,647 | \$ | 89,676 |
| Weighted average shares used to calculate NAREIT diluted FFO per share attributable to common stockholders | | 40,129 | | 39,865 | | 40,106 | | 39.845 |
| | | 40,127 | | 57,005 | | 40,100 | | 57,645 |
| Diluted FFO attributable to common stockholders, excluding non-recurring items | \$ | 30,888 | \$ | 30,014 | \$ | 91,223 | \$ | 89,676 |
| Weighted average shares used to calculate diluted FFO, excluding non-recurring items, per share attributable to common stockholders | | 40,129 | | 39,865 | | 40,106 | | 39,845 |
| tients, per share autroutable to common stockholders | | 40,129 | | 39,805 | | 40,100 | | 39,843 |
| Diluted FAD, excluding non-recurring items | \$ | 29,888 | \$ | 27,228 | \$ | 88,024 | \$ | 82,251 |
| Weighted average shares used to calculate diluted FAD, excluding non-recurring items, per share | | 40,129 | | 39,865 | | 40,106 | | 39,845 |
| tonio, per onne | | ,> | | | | .0,100 | | |

LTC PROPERTIES, INC. CONSOLIDATED BALANCE SHEETS

(amounts in thousands, except per share)

| | Septe | ember 30, 2019 | Dec | ember 31, 2018 |
|---|-------|----------------|-----|----------------|
| | | (unaudited) | | (audited) |
| ASSETS | | | | |
| Investments: | | | | |
| Land | \$ | 129,403 | \$ | 125,358 |
| Buildings and improvements | | 1,339,543 | | 1,290,352 |
| Accumulated depreciation and amortization | | (340,505) | | (312,959) |
| Operating real estate property, net | | 1,128,441 | | 1,102,751 |
| Properties held-for-sale, net of accumulated depreciation: 2019—\$1,916; 2018—\$1,916 | | 3,830 | | 3,830 |
| Real property investments, net | | 1,132,271 | | 1,106,581 |
| Mortgage loans receivable, net of loan loss reserve: 2019—\$2,551; 2018—\$2,447 | | 253,186 | | 242,939 |
| Real estate investments, net | | 1,385,457 | | 1,349,520 |
| Notes receivable, net of loan loss reserve: 2019—\$177; 2018—\$128 | | 17,552 | | 12,715 |
| Investments in unconsolidated joint ventures | | 24,426 | | 30,615 |
| Investments, net | | 1,427,435 | | 1,392,850 |
| | | , , | | , , |
| Other assets: | | | | |
| Cash and cash equivalents | | 3,960 | | 2,656 |
| Restricted cash | | 2,108 | | 2,108 |
| Debt issue costs related to bank borrowings | | 2,380 | | 2,989 |
| Interest receivable | | 25,099 | | 20,732 |
| Straight-line rent receivable, net of allowance for doubtful accounts: 2019—\$0; 2018—\$746 | | 44,814(1) | | 73,857 |
| Lease incentives | | 2,590(1) | | 14,443 |
| Prepaid expenses and other assets | | 3,845(2) | | 3,985 |
| Total assets | \$ | 1,512,231 | \$ | 1,513,620 |
| | | | | |
| LIABILITIES | | | | |
| Bank borrowings | \$ | 165,400 | \$ | 112,000 |
| Senior unsecured notes, net of debt issue costs: 2019—\$831; 2018—\$938 | | 518,469 | | 533,029 |
| Accrued interest | | 3,996 | | 4,180 |
| Accrued expenses and other liabilities | | 30,472(2) | | 31,440 |
| Total liabilities | | 718,337 | | 680,649 |
| | | | | |
| EQUITY | | | | |
| Stockholders' equity: | | | | |
| Common stock: \$0.01 par value; 60,000 shares authorized; shares issued and outstanding: 2019—39,752; 2018—39,657 | | 398 | | 397 |
| Capital in excess of par value | | 865,721 | | 862,712 |
| Cumulative net income | | 1,280,940 | | 1,255,764 |
| Cumulative distributions | | (1,361,625) | | (1,293,383) |
| Total LTC Properties, Inc. stockholders' equity | | 785,434 | | 825,490 |
| Non-controlling interests | | 8,460 | | 7,481 |
| Total equity | | 793,894 | | 832,971 |
| Total liabilities and equity | \$ | 1,512,231 | \$ | 1,513,620 |
| | | | _ | |

(1) Decrease due to impact of newly adopted ASC 842. See Footnote 1 in our Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 for further discussion.

(2) Includes \$1,354 right of use asset/lease liability due to the impact of newly adopted ASC 842. See *Footnote 1* in our Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 for further discussion.



Supplemental Operating & Financial Data September 2019





FORWARD-LOOKING STATEMENTS

This supplemental information contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, adopted pursuant to the Private Securities Ligitation Reform Act of 1955. Statements that are not purely historical may be forward-looking. You can identify some of the forward-looking statements by their use of forward-looking words, such as "believes," "expects," "may," "will," "should," "seeks," "approximately," "intends," "plans," estimates" or "anticipates," or an estimate of those words or similar words. Forward-looking statements involve inherent risks and uncertainties regarding events, conditions and financial trends that may affect our future plans of operation, business strategy, results of operations and financial position. A number of important factors could cause actual results to differ materially from those included within or contemplated by such forward-looking statements, including, but not limited to, the status of the economy, the status of capital markets (including prevailing interest rates), and our access to capital; the income and returns available from investments in health care related real estate, the ability of our borrowers and lessees to meet their obligations to us, our reliance on a few major operators, competition faced by our borrowers and lessees to in Medicare and Medicald reimbursement amounts (including due to federal and state budget constraints), compliance with and changes to regulations and payment policies within the health care industry, debt that we may incur and changes in financing terms, our ability to continue to qualify as a real estate investment trus, the relative illiquidity of ur factors that could cause actual results to differ from those contemplated in und rakes and results, betterial instations on our remedies when mortage loans default, and risks and liabilities in connection with properties owned through limited liability companies and partners

NON-GAAP INFORMATION

This supplemental information contains certain non-GAAP information including EBITDAre, adjusted EBITDAre, FFO, FFO excluding non-recurring items, FAD, FAD excluding non-recurring items, adjusted interest coverage ratio, and adjusted fixed charges coverage ratio. A reconciliation of this non-GAAP information is provided on pages 22, 25 and 26 of this supplemental information, and additional information is available under the "Non-GAAP Financial Measures" subsection under the "Selected Financial Data" section of our website at www.LTCreit.com.

TABLE OF CONTENTS

COMPANY

| | OWFANT | |
|---|------------------------------------|-------|
| | Company Information & Leadership | 3 |
| 1 | NVESTMENTS | |
| | Execution of Growth Strategy | 4 |
| | Real Estate Activities | |
| | Acquisitions and Loan Originations | 5 |
| | Joint Ventures | 6 |
| | De Novo Development | 7 |
| | Expansions and Renovations | 8 |
| | Lease-Up and Lease-Up History | 9-10 |
| | Capital Recycling | 11 |
| F | ORTFOLIO | |
| | Portfolio Overview | 12 |
| | Portfolio Metrics | 13 |
| | Portfolio Diversification | |
| | Geography, MSA, Age of Portfolio | 14-15 |
| | Operators | 16 |
| | Maturity | 17 |
| F | INANCIAL | |
| | Enterprise Value | 18 |
| | Debt Metrics | 19 |
| | Debt Maturity | 20 |
| | Financial Data Summary | 21-22 |
| | Income Statement Data | 23 |
| | Consolidated Balance Sheets | 24 |
| | Funds from Operations | 25-26 |
| 0 | LOSSARY | |
| | Glossary | 27-28 |
| | | |

2





Founded in 1992, LTC Properties, Inc. (NYSE: LTC) is a self-administered real estate investment trust (REIT) investing in seniors housing and health care properties primarily through sale-leaseback transactions, mortgage financing and structured finance solutions including preferred equity and mezzanine lending. LTC's portfolio encompasses Skilled Nursing Facilities (SNF), Assisted Living Communities (ALF), Independent Living Communities (ILF), Memory Care Communities (MC) and combinations thereof. Our main objective is to build and grow a diversified portfolio that creates and sustains shareholder value while providing our stockholders current distribution income. To meet this objective, we seek properties operated by regional operators, ideally offering upside and portfolio diversification (geographic, operator, property type and investment vehicle). For more information, visit www.LTCreit.com.

BOARD OF DIRECTORS

Wendy Simpson Boyd Hendrickson James Pieczynski

Devra Shapiro Timothy Triche, MD

ANALYSTS

Connor Siversky John Kim Daniel Bernstein Peter Martin Jordan Sadler Heendel St. Juste Mike Carroll Rich Anderson Chad Vanacore Todd Stender

Berenberg Capital Markets BMO Capital Markets Corp. Capita lOne JMP Securities, LLC KeyBanc Capital Markets, Inc. Mizuho Securities **RBC** Capital Markets Corporation SMBC Nikko Securities Stifel, Nicolaus & Company, Inc. Wells Fargo Securities, LLC

Any opinions, estimates, or forecasts regarding LTC's performance made by the analysts listed above do not represent the opinions, estimates, and forecasts of LTC or its management.

Chairman

Lead Independent Director

Audit Committee Chairman

Committee Chairman

Nominating & Corporate Governance

Compensation Committee Chairman



SUPPLEMENTAL INFORMATION 3Q 2019

LEADERSHIP



Chairman, Chief Executive Officer and President



Cece Chikhale Senior Vice President, Controller and Treasurer



Mandi Hogan Vice President. Marketing

LTC PROPERTIES, INC. 2829 Townsgate Road Suite 350 Westlake Village, CA 91361 805-981-8655 www.LTCreit.com



Clint Malin Pam Kessler Executive Vice President Executive Vice President. CFO and Secretary Chief Investment Officer

Doug Korey

Senior Vice President, Managing Director of

Business Development

Gibson Satterwhite

Vice President.

Asset Management



Peter Lyew Vice President, Director of Taxes



Mike Bowden Vice President. Investments

TRANSFER AGENT

American Stock Transfer and Trust Company 6201 15th Avenue Brooklyn, NY 11219 866-708-5586







\$1.5 Billion in Total Investments Underwritten

PPLEMENTAL INFORMATION 3Q 2019



REAL ESTATE ACTIVITIES - ACQUISITIONS AND LOAN ORIGINATIONS

(DOLLAR AMOUNTS IN THOUSANDS)

ACOUISITIONS

| | | | | | | | | CONTRACTUAL | | | |
|------|------|--------------------|-----------------------|---------------------|-------------------------|-------------------------------|-------------------------|-----------------------|-----------|------------------|---|
| D | ATE | # OF PROPERTIES | PROPERTY | # BEDS/ UNITS | LOCATION | OPERATOR | DATE OF CONSTRUCTION | INITIAL CASH YIELD | PURCHASE | | ADDITIONAL COMMITMENT ⁽¹⁾ |
| 2018 | 5/11 | 1 | UDP ⁽²⁾ | 78 units | Medford, OR | Fields Senior Living | 2018-2020 | 7.65% | \$ 600 | ²⁾ \$ | 17,508 (3) |
| | 6/28 | 2 | MC | 88 units | Fort Worth & Frisco, TX | Koelsch Communities | 2014/2015 | 7.25% | 25,200 | | - |
| | 8/30 | 1 | ILF | 89 units | Medford, OR | Fields Senior Living | 1984/2005 | 6.75% | 14,400 | \$) | |
| | | 4 | | 255 units | | | | | \$ 40,200 | \$ | 17,508 |
| 2019 | 1/31 | 1 | ALF/MC | 74 units | Abington, VA | English Meadows Senior Living | 2015 | 7.40% | \$ 16,719 | 4) \$ | - |
| | 8/15 | 1 | SNF ^(B) | 90 beds | Kansas City, MO | Ignite Medical Resorts | 2018 | 8.25% (*) | 19,500 | | - |
| | 8/23 | 1 | UDP ⁽²⁾⁽⁸⁾ | 90 beds | Independence, MO | Ignite Medical Resorts | 2019-2020 | 9.25% | 2,822 | _ | 14,752 |
| | | 3 | | 74 units / 180 beds | | | | | \$ 38,841 | \$ | 14,752 |

(1)

(2) (3)

Commitments may include capital improvement or development allowances for approved projects but excludes incentive payments and contingent payments. For a comprehensive list of our commitments, see our Quarterly Report on Form 10-Q. See page 7 for development activities. We entered into a joint venture ("V") to develop, purchase and own seniors housing communities. During 2018, the JV purchased land for the development of a 78-unit ALF/MC community for a total anticipated project cost of \$18,108. Additionally during 2018, in a sale-leaseback transaction, the JV purchased an existing operational 88-unit ILF community adjacent to the ALF/MC community we are developing for \$14,400. Upon completion of the development project, LTC's economic interest in the real estate JV is approximately 88%. We account for the JV on a consolidated basis. See page 6 for joint venture contributions. We entered into a JV to purchase an existing operational 74-unit ALF/MC community. We account for the JV on a consolidated basis. See page 6 for joint venture contributions. We entered into a JV to purchase an existing operational 74-unit ALF/MC community. The non-controlling partice contributed \$15,971 in cash. LTC's economic interest in the real estate JV is approximately 98%. We account for the JV on a consolidated basis. See page 6 for joint venture contributions.

(4)

We acquired a 90-bed post-acute skilled nursing center in Kansas City, MO. We also acquired a parcel of land and committed to develop a 90-bed post-acute skilled nursing center in Independence, MO.
 Escalates by 2% in December 2019 and annually thereafter.

LOAN ORIGINATIONS

| DA | TE | # OF PROPERTIES | PROPERTY | # BEDS/ UNITS | LOCATION | LOAN | DATE | OPERATOR | ORI | GINATION | | NDED AT | STATED INTEREST RATE |
|------|-------|--------------------|----------------|--------------------|----------------------|-----------|----------|----------------------------|-----|----------|----|---------|----------------------------|
| 2018 | 3/1 | 1 | SNF | 112 beds | Sterling Heights, MI | Mortgage | Oct-2045 | Prestige Healthcare | s | 9,100 | \$ | 7,400 | 8.66% |
| | 8/31 | 1 | SNF | 126 beds | Grand Haven, MI (1) | Mortgage | Oct-2045 | Prestige Health care | | 10,125 | | 7,125 | 9.41% |
| | 10/16 | 1 | UDP-ALF/MC/ILF | 204 units | Atlanta, GA | Mezzanine | Deo-2023 | Village Park Senior Living | - | 6,828 | - | - | 12.00% (2) |
| | | 3 | | 238 beds/204 units | | | | | \$ | 26,053 | \$ | 14,525 | |
| 2019 | 6/20 | 2 | SNF | 205 beds | East Lansing, MI (3) | Mortgage | Jan-2045 | Prestige Health care | s | 7,500 | s | 7,500 | 9.41% |

We funded additional loan proceeds of \$7,400 and \$7,125 and committed to fund \$1,700 and \$3,000 in capital improvements, respectively, under an existing mortgage loan. The loan is secured by four SNF properties in Michigan. See page 8 for the detail of remaining commitments for expansions and renovations.
 Represents a metzianine loan with a rate of 12.00% annually (8% paid in cash and 4% deferred during the first 46 months) which was originated in 4Q18 but funded in 1Q19.
 We funded additional loan proceeds of \$7,500 under an existing mortgage loan. The incremental funding beers interest 9.41%, fixed for two years, and escalating by 2.25% thereafter.



SUPPLEMENTAL INFORMATION 3Q 2019



UNCONSOLIDATED JOINT VENTURES

| | | | | | | | | | | | TOTAL | | |
|------------|-------------------|------------|------------------|------------|------------------|----------|--------------------|-----------|------------------|--------|-----------|-----|---------|
| COMMITMENT | | | | PROPERTY | INVESTMENT | MATURITY | | # BEDS/ | INVESTMENT | 3Q19 | FUNDED | RB | MAINING |
| YEAR | LOCATION | PROPERTIES | OPERATOR | TYPE | TYPE | DATE | RETURN UNITS COMMI | | UNITS COMMITMENT | | TO DATE | CON | MITMENT |
| 2015 | Peoria & Yuma, AZ | 4 | Senior Lifestyle | ALF/MC/ILF | Preferred Equity | N/A | 15.00% | 585 units | \$ 25,650 | \$ 101 | \$ 24,077 | 5 | 1,573 |

(1) Subsequent to September 30, 2019, the joint venture (*JV*) in which we hold our preferred equity investment signed a letter of intent for the sale of the four properties comprising the JV. Concurrently, the JV is pursuing a refinancing alternative to take advantage of lower interest rates in today's market. Based upon the information available to us regarding available alternatives and courses of action as of September 30, 2019, we performed a recoverability test on the carrying amount of our preferred equity investment and concluded the preferred equity investment was not impaired.

CONSOLIDATED JOINT VENTURES

| | | | | | | | TOTAL | NON-CO | DNTROLLING | | | | LTC | | LTC |
|------------|-----------------|-------------------------------------|----------|---------------------------------|-----------|-------|----------|--------|------------|-----|---------|----|--------|------|-----------------------|
| INVESTMENT | | | PROPERTY | | # BEDS/ | JOINT | VENTURES | IN | TEREST | | LTC | F | UNDED | REM | MINING |
| YEAR | LOCATION | OPERATOR | TYPE | INVESTMENT PURPOSE | UNITS | COM | MITMENT | CONT | RIBUTION | CON | MITMENT | T | O DATE | COMM | ITMENT ⁽¹⁾ |
| 2017 | Cedarburg, WI | Tealwood Senior Living | UDP | Owned Real Estate & Development | 110 units | \$ | 22,517 | 5 | 2,818 | \$ | 20,199 | \$ | 19,133 | \$ | 1,086 |
| 2017 | Spartanburg, SC | Affinity Living Group | ALF | Owned Real Estate | 87 units | 1 | 11,680 | _ | 1,241 | | 10,419 | | 10,419 | | |
| | | | | | 197 units | | 34,177 | | 3,559 | | 30,618 | | 29,552 | | 1,086 |
| 2018 | Mediford, OR | Fields Senior Living ⁽²⁾ | UDP | Owned Real Estate & Development | 78 units | | 18,108 | | 1,081 | | 17,027 | | 8,592 | | 8,435 |
| 2018 | Medford, OR | Fields Senior Living ⁽²⁾ | ILF | Owned Real Estate | 89 units | | 14,400 | | 2,857 | - | 11,543 | | 11,543 | | - |
| | | | | | 167 units | | \$2,508 | | 5,958 | | 28,570 | | 20,135 | | 8,435 |
| 2019 | Abingdon, VA | English Meadows Senior Living | ALF/MC | Owned Real Estate | 74 units | | 16,895 | | 919 | | 15,978 | _ | 15,978 | | - |
| | | | | | 438 units | 5 | 83,580 | \$ | 8,418 | \$ | 75,164 | 5 | 65,683 | \$ | 9,501 |

See page 7 and 8 for the development and renovation activities on a consolidated basis.
 Represents a single joint venture with ownership in two properties.





REAL ESTATE ACTIVITIES - DE NOVO DEVELOPMENT OUSANDS)

| (DU) | uun | ĸr | we u | UN | 15 | IN . | 1 |
|------|-----|----|------|----|----|------|---|
| | | | | | | | |

| ESTIMATED CASH RENT | | | | | | CONTRACTUAL | | | | | T | DTAL | 1 | OTAL | |
|------------------------|------------|------------------|----------|------------------|----------|-----------------------|-------------------|-------|---------|------------------------------|----|---------------------|----|-----------|--------------|
| INCEPTION DATE | COMMITMENT | LOCATION | OPERATOR | # OF PROJECTS | PROPERTY | INITIAL CASH YIELD | # BEDS/ UNITS | | ESTMENT | SQ19 NDING ⁽²⁾ | | TALIZED ST/OTHER | | ECT BASIS | MAINING |
| 2021 | 2018 | Medford, OR | Fields | 1 | ALF/MC | 7.65% | 78 units | \$ | 18,108 | \$ 1,728 | \$ | 314 | \$ | 9,987 | \$ 8,435 |
| 4Q20 ⁽⁴⁾ | 2019 | Independence, MO | Ignite | 1 | SNF | 9.25% | 90 beds | | 17,374 | 2,934 | | 13 | | 2,947 | 14,440 |
| | | | | 2 | | | 78 units / 90 bei | 25 \$ | 35,482 | \$ 4,680 | \$ | 327 | \$ | 12,934 | \$ 22,875 |

- Includes purchase of land and initial improvement funding, if applicable, and development commitment.
 In addition to the 3Q19 funding above, we funded \$3 on a property in Union, KY that was completed in 1Q19 and funded \$21 on a property in Cedarburg. WI that was completed in 2Q19. See Lease-Up on page 9.
 Remeining: Commitment is calculated as follows: "Investment Commitment" less Troatel Populations Troat Population Interest/Other."
 In August 2019, we acquired a parcel of land for \$2,622 and committed to develop a 90-bed post-acute skilled nursing center in Independence, MO. Completion is scheduled for the fall of 2020.



Weatherly Court Medford, OR





OWNED

| ESTIMATED | | | | | | | CONTRACTUAL | | | | | 1 | TOTAL | | |
|------------------|------------|------------|---------------|-------------|----------|----------|-------------|------|---------|-----|------|----|-------|-----|---------|
| RENT | COMMITMENT | PROJECT | | | # OF | PROPERTY | INITIAL | INVE | STMENT | з | Q19 | R | NDED | RE | MAINING |
| INCEPTION DATE | YEAR | TYPE | LOCATION | OPERATOR | PROJECTS | TYPE | CASH YIELD | COM | MITMENT | FUN | DING | π | DATE | COM | MITMENT |
| - ⁽³⁾ | 2017 | Renovation | Las Vegas, NV | Fundamental | 1 | OTH | 9.00% | \$ | 5,550 | \$ | 120 | \$ | 1,142 | \$ | 4,408 |

Rent payment increases upon each funding.
 In addition to the 3Q19 funding above, we funded \$95 to complete a capital improvement commitment on a property in Spartanburg, SC in 3Q19.

MORTGAGE LOANS

| ESTIMATED | | | | | | | CONTRACTUAL | | | TOTAL | | |
|----------------|------------|------------|-------------------------|---------------------|----------|----------|-------------|------------|----------|-----------|-----|---------|
| INTEREST | COMMITMENT | PROJECT | | | # OF | PROPERTY | INITIAL | INVESTMENT | 3Q19 | FUNDED | RE | MAINING |
| INCEPTION DATE | YEAR | TYPE | LOCATION | OPERATOR | PROJECTS | TYPE | CASH YIELD | COMMITMENT | FUNDING | TO DATE | COM | MITMENT |
| - (1) | 2015 | Expansion | Rochester Hills , MI | Prestige Healthcare | 1 | SNF | 9.41% | \$ 11,500 | \$ 284 | \$ 2,468 | \$ | 9,032 |
| - (2) | 2015 | Renovation | Farmington & Howell, MI | Prestige Healthcare | 2 | SNF | 9.41% | 5,000 | 194 | 3,981 | | 1,019 |
| _ (3) | 2016 | Renovation | East Lansing, MI | Prestige Healthcare | 2 | SNF | 9.41% | 4,500 | 204 | 4,141 | | 359 |
| - * | 2018 | Renovation | Sterling Heights, MI | Prestige Healthcare | 1 | SNF | 8.66% | 1,700 | 5 | 930 | | 770 |
| - @ | 2018 | Renovation | Grand Haven, MI | Prestige Healthcare | 1 | SNF | 9.41% | 3,000 | 440 | 489 | | 2,511 |
| | | | | | 7 | | | \$ 25,700 | \$ 1,183 | \$ 12,009 | s | 13,691 |

Commitment is part of the total loan commitment secured by 15 properties in Michigan operated by Prestige Healthcare. Interest payment increases upon each funding.
 Commitment is part of the total loan commitment secured by four properties in Michigan operated by Prestige Healthcare. Interest payment increases upon each funding.
 Commitment is secured by two properties in Michigan operated by Prestige Healthcare. Interest payment increases upon each funding.





REAL ESTATE ACTIVITIES - LEASE-UP

| DATE | DATE OPENED | OCCUPANCY AT 9/30/2019 | DEVELOPMENT COMMITMENT YEAR | FROJECT | LOCATION | OPERATOR | # OF PROJECTS | FROFERTY | # BEDS/ UNITS | CONTRACTUAL INITIAL CASH YIELD | TOTAL STMENT ⁽²⁾ |
|----------|----------------|---------------------------|-----------------------------------|-------------|---------------|-------------|------------------|------------|--------------------|--------------------------------------|--------------------------------|
| 0a-2015 | Deo-2017 | 77% | 2015 | Development | Glenview, IL | Anthem | 1 | MC | 66 units | - 0 | \$ 16,467 |
| 0a-2016 | Jun-2018 | 65% | 2016 | Development | Oak Lawn, IL | An them (2) | 1 | MC | 66 units | _ a | 14,997 |
| Sep-2016 | Feb-2019 | 71% | 2016 | Development | Union, KY | Carespring | 1 | SNF | 143 beds | 8.50% | 23,345 |
| Dec-2017 | Feb-2019 (4) | 16% | 2017 | Development | Cedarburg, WI | Tealwood | 1 | ALF/MC/ILF | 110 units | 7.50% | 21,421 |
| | | | | | | | 4 | | 242 units/143 beds | | \$ 76,230 |

(1) Represents date of Certificate of Occupancy.

(2) Total Investment for acquisitions includes closing costs and total development costs and excludes capitalized interest.

(3) As a result of Anthem's default under its master lease in 2017, Anthem is paying partial annual cash rent of \$7.5 million through 2019. We receive regular financial performance updates from Anthem and continue to monitor Anthem's performance obligations under the master lease agreement.

(4) Certificate of occupancy was received in February 2019, however licensure was not received until April 2019.



SUPPLEMENTAL INFORMATION 3Q 2019



REAL ESTATE ACTIVITIES - LEASE-UP HISTORY

| PROPERTY | LOCATION | OPERATOR | PROPERTY | PROJECT | # BEDS/ UNITS | DATE | DATE OPENED (1) | DATE | # OF MONTHS TO STABILIZATION |
|--|-----------------|----------------------|----------|---------------|------------------|----------|--------------------|----------|------------------------------------|
| Highline Place | Littleton, CO | Anthem | MC | Development | 60 units | May-2012 | Jul-2013 | Sep-2013 | 2 |
| Willowbrook Page - Kipling | Littleton, CO | Anthem | MC | Development | 60 units | Sep-2013 | Aug-2014 | Dec-2015 | 16 |
| Chelses Place | Aurora, CO | Anthem | MC | Development | 48 units | Sep-2013 | Dec-2014 | Mar-2016 | 15 |
| Greenridge Place | Westminster, CO | Anthem | MC | Development | 60 units | Dec-2013 | Feb-2015 | Feb-2017 | 24 |
| Harvester Place | Burr Ridge, IL | Anthem | MC | Development | 66 units | 0a-2014 | Feb-2016 | Feb-2018 | 24 |
| Vineyard Place | Murrieta, CA | Anthem | MC | Development | 66 units | Sep-2015 | Aug-2016 | Aug-2018 | 24 |
| Porter Place | Tinley Park, IL | Anthem | MC | Development | 66 units | May-2015 | Jul-2016 | Jul-2018 | 24 |
| Coldspring Transitional Care Center | Cold Spring KY | Carespring | SNF | Development | 143 beds | Dec-2012 | Nov-2014 | Jun-2016 | 19 |
| Hillside Heights Rehabilitation Suites | Amarillo, TX | Fundamental | SNF | Redevelopment | 120 beds | 0a-2011 | Jul-2013 | Aug-2013 | 1 |
| Pavilion at Glacier Valley | Slinger, WI | Fundamental | SNF | Redevelopment | 106 beds | Feb-2015 | Feb-2014 | Feb-2016 | 24 |
| Pavilion at Creekwood | Mansfield, TX | Fundamental | SNF | Acquisition | 126 beds | Feb-2016 | Jul-2015 | Feb-2017 | 12 |
| Carmel Village Memory Care | Clovis, CA | Generations | MC/ILF | Acquisition | 73 units | Jun-2017 | Sep-2016 | Jun-2018 | 12 |
| Carmel Village at Clovis | Clovis, CA | Generations | ALF | Acquisition | 107 units | Jun-2017 | Nov-2014 | Jun-2018 | 12 |
| Mustang Creek Estates | Frisco, TX | Mustang Creek Mgmt | ALF/MC | Development | 80 units | Dec-2012 | 0α-2014 | Dec-2015 | 14 |
| The Oxford Grand | Wichite, KS | Oxford Senior Living | ALF/MC | Development | 77 units | 0a-2012 | 0α-2013 | Sep-2014 | 11 |
| Oxford Villa | Wichite, KS | Oxford Senior Living | LF | Development | 108 units | May-2015 | Nov-2016 | Nov-2018 | 24 |
| Oxford Kansas City | Kansas City, MO | Oxford Senior Living | ALF/MC | Acquisition | 73 units | 0a-2017 | Aug-2017 | Jun-2019 | 22 |

(1) Represents date of Certificate of Occupancy.

"

SUPPLEMENTAL INFORMATION 30 2019







~

| | | | | | | | | onths ende Ber 30, 2019 | |
|----------------------------------|--------------------|---|-------------------|--------|---|----------|---|----------------------------|------------------|
| PROPERTY TYPE | # OF PROPERTIES | I | GROSS VESTMENT | % OF | | COME (1) | | NTEREST | % OF REVENUES |
| Skilled Nursing | 94 | s | 861,500 | 49.8% | s | 67,741 | s | 29,598 | 58.4% |
| Assisted Living | 105 | | 844,635 | 48.8% | | 68,274 | | | 41.0% |
| Under Development ⁽³⁾ | - | | 12,934 | 0.7% | | - | | - | - |
| Other ⁽⁴⁾ | 1 | | 11,360 | 0.7% | | 948 | | | 0.6% |
| Total | 200 | S | 1,730,429 | 100.0% | s | 136,963 | S | 29,598 | 100.0% |

Includes "cash rent," "straight-line rent" and "amortization of lease incentives" and excludes rental income from properties sold during the twelve months ended September 30, 2019.
 Includes "interest income from mortgage loars" and excludes interest income from mortgage loars that paid off during the twelve months ended September 30, 2019.
 Includes two development projects consisting of a 75-unit ALF/MC community. In Oregon and a 90-bed SNF center in Missouri.
 Includes three parcels of land held-for use and one behavioral health care hospital.





SAME PROPERTY PORTFOLIO STATISTICS (1)





STABILIZED PROPERTY PORTFOLIO⁽¹⁾





(1) Information is from property level operator financial statements which are unaudited and have not been independently verified by LTC.

SUPPLEMENTAL INFORMATION 3Q 2019

PORTFOLIO 13





PORTFOLIO DIVERSIFICATION - GEOGRAPHY

(AS OF SEPTEMBER 30, 2019, DOLLAR AMOUNTS IN THOUSANDS)

| STATE (1) | # OF PROPS | GROSS INVESTMENT | % | SNF | % | ALF | % | | UDP | * | OTH (20) | % |
|------------|---------------|---------------------|--------|------------|--------|------------|--------|----|--------|--------|--------------|--------|
| Texas | 42 | \$ 292,238 | 16.9% | \$ 216,022 | 25.1% | \$ 76,216 | 9.0% | \$ | - | - | \$ - | - |
| Michigan | 22 | 256,680 | 14.8% | 255,737 | 29.7% | - | - | | - | - | 943 | 8.3% |
| Wisconsin | 11 | 149,184 | 8.6% | 13,946 | 1.6% | 135,238 | 16.0% | | - | - | - | - |
| Colorado | 16 | 114,923 | 6.6% | 8,044 | 0.9% | 106,879 | 12.7% | | - | - | - | - |
| California | 7 | 102,561 | 5.9% | 22,262 | 2.6% | 80,299 | 9.5% | | - | - | - | - |
| Illinois | 5 | 87,604 | 5.1% | - | - | 87,604 | 10.4% | | - | - | - | - |
| Ohio | 9 | 86,452 | 5.0% | 54,000 | 6.3% | 32,452 | 3.8% | | - | - | - | - |
| Florida | 11 | 72,169 | 4.2% | 32,865 | 3.8% | 39,304 | 4.7% | | - | - | - | - |
| Kansas | 11 | 71,505 | 4.1% | 14,111 | 1.6% | 57,394 | 6.8% | | - | - | - | - |
| Kentucky | 3 | 62,220 | 3.7% | 48,042 | 5.6% | 14,178 | 1.7% | | - | - | - | - |
| All Others | 63 | 434,893 | 25.1% | 196,471 | 22.8% | 215,071 | 25.4% | | 12,934 | 100.0% | 10,417 | 91.7% |
| Total | 200 | \$ 1,730,429 | 100.0% | \$ 861,500 | 100.0% | \$ 844,635 | 100.0% | s | 12,934 | 100.0% | \$ 11,360 | 100.0% |

Due to master leases with properties in multiple states, revenue by state is not available.
 Includes one behavioral health care hospital and three parcels of land.



The MSA rank by population as of July 1, 2018, as estimated by the United States Census Bureau. Approximately 69% of our properties are in the top 100 MSAs.

AVERAGE PORTFOLIO AGE (1)



As calculated from construction date or major renovation/expansion date. Includes owned portfolio and mortgage loans secured by 22 SNF properties in Michigan.

PORTFOLIO

15



PORTFOLIO DIVERSIFICATION - OPERATORS

(AS OF SEPTEMBER 30, 2019, DOLLAR AMOUNTS IN THOUSANDS)

| | # OF | | | ANNUALIZI | ED INC | OME | | | GROSS | |
|-----------------------------------|-------|------|------------|-----------|--------|---------|--------|-----|-----------|--------|
| OPERATORS | PROPS | | GAAP (1) | % | | CASH | % | INV | ESTMENT | % |
| Prestige Healthcare | 24 | \$ | 31,342 | 19.6% | \$ | 25,795 | 17.1% | \$ | 268,869 | 15.5% |
| Senior Lifestyle Corporation | 23 | | 19,784 | 12.3% | | 17,738 | 11.8% | | 191,283 | 11.1% |
| Senior Care Centers | 11 | | 14,603 (2) | 9.1% | | 14,603 | 9.7% | | 138,109 | 8.0% |
| Anthem Memory Care | 11 | | 7,500 (3) | 4.7% | | 7,500 | 5.0% | | 136,483 | 7.9% |
| Brookdale Senior Living | 35 | | 13,648 | 8.5% | | 13,722 | 9.1% | | 98,921 | 5.7% |
| Preferred Care | 24 | | 662 (4) | 0.4% | | 662 | 0.4% | | 78,039 | 4.5% |
| Carespring Health Care Management | 4 | | 11,194 | 7.0% | | 9,748 | 6.4% | | 102,042 | 5.9% |
| Fundamental | 7 | | 8,409 | 5.2% | | 8,464 | 5.6% | | 75,795 | 4.4% |
| Traditions Senior Management | 7 | | 8,276 | 5.2% | | 8,351 | 5.5% | | 71,741 | 4.1% |
| Genesis Healthcare | 6 | | 8,154 | 5.1% | | 8,111 | 5.4% | | 50,004 | 2.9% |
| All Others | 48 | | 36,637 | 22.9% | | 36,165 | 24.0% | | 519,143 | 30.0% |
| | 200 | \$: | 160,209 | 100.0% | \$ | 150,859 | 100.0% | \$ | 1,730,429 | 100.0% |

(1)

Represents annualized income for the month of September 2019 for leased properties, except for Senior Care, Anthem and Preferred Care as noted below, and annualized interest income from motglage loans outstanding as of September 30, 2019. In December 2018, Senior Care Centers and numerous of its affiliates and subsidiaries ("Senior Care") filed for Chapter 11 benkruptcy resulting from lease terminations from certain landlords and angoing operational challenges. During 4(21), the judge allowed Senior Care to assume IC's master lease and required Senior Care to yUTC the December 2018 unpaid rent, late fees and legal fees totaling approximately \$1,600. The payment is due upon the earlier of the bankruptcy plan effective date or December 16, 2019. Due to the uncertainty regarding Senior Care's emergence from bankruptcy, the amount reflects contractual annual cash tent. Anthem is currently being accounted for on a cash basis. See page 9 for Anthem disclosure. We have agreed to sell the properties currently coprated by Preferred Care. During 4Q19, we entered into multiple contracts to sell a portion of the properties and are neglating contracts to sell the remainder of the properties currently bases is unknown. If those transactions are completed successfully, some closings could occur in December 2019 and the remainder in 1Q20. Preferred Care is currently paying monthly rent of \$55 which we are accounting for on a cash basis. (2)

(3) (4) on a cash basis.

| PRESTIGE | Privately Held | SNF/ALF/ILF Other Rehab | 80 Properties | 6 States | | Privately Held | SNF/ALF/ILF | 12 Properties | 2 States |
|------------------------------------|-------------------|----------------------------|----------------|--------------|---------------------------------|----------------|-----------------------------------|---------------|-----------|
| SENIOR LIFESTYLE | | ALF/ILF/MC/SNF | | | Souge Bran. House | Thready Held | Transitional Care | az moperatos | 2 00000 |
| NAMES-OWNED COMMENTERS | Privately Held | Short Term Stays | 172 Properties | 27 States | FUNDAMENTAL | Privately Held | SNF/MC Hospitals & Other Rehab | 89 Properties | 10 States |
| SENIOR CARE | | SNF/ALF/ILF/MC | 100 | 0.0000 (3) | | | nospitais & other Renau | | |
| SENIOR CARE | Privately Held | Transitional Care & Rehab | Properties (3) | 2 States (3) | TRADUCINES SENIOR MANAGEMENT ** | Privately Held | SNF/ALF/ILF | 25 Properties | 5 States |
| <u> </u> | Distantial Market | Evidencia MO | 40 Deservation | 1.0000 | | | | | |
| ANTHEM | Privately Held | Exclusively MC | 12 Properties | 4 States | 👹 Genesis HealthCare* | NYSE: GEN | SNF/ALF | More than 400 | 29 States |
| 4)is | | ILF/ALF/MC | | | W Genesis reported | | Senior Living | Properties | |
| B R O O K D A L E SENIOR LIVING | NYSE: BKD | Continuing Care | 794 Properties | 45 States | | | | | |

SUPPLEMENTAL INFORMATION 3Q 2019

PORTFOLIO 16



PORTFOLIO MATURITY

(AS OF SEPTEMBER 30, 2019, DOLLAR AMOUNTS IN THOUSANDS)

| YEAR | RENTAL INCOME ⁽¹⁾ | % OF TOTAL | INTEREST INCOME ⁽¹⁾ | % OF TOTAL | ANNUAL INCOME ⁽¹⁾ | % OF TOTAL |
|------------|---------------------------------|---------------|-----------------------------------|----------------|---------------------------------|---------------|
| 2019 | \$ 662 (2) | 0.5% | s – | | \$ 662 | 0.4% |
| 2020 | 14,537 (3) | 11.2% | - | 1 . | 14,537 | 9.1% |
| 2021 | 3,518 | 2.7% | - | - | 3,518 | 2.2% |
| 2022 | 771 | 0.6% | - 1 | - | 771 | 0.5% |
| 2023 | 3,332 | 2.5% | | | 3,332 | 2.1% |
| 2024 | 4,813 | 3.7% | - | <u> </u> | 4,813 | 3.0% |
| 2025 | 9,087 | 7.0% | | <u>-</u> | 9,087 | 5.7% |
| Thereafter | 93,382 | 71.8% | 30,107 | 100.0% | 123,489 | 77.0% |
| Total | \$ 130,102 | 100.0% | \$ 30,107 | 100.0% | \$ 160,209 | 100.0% |





 Includes annualized GAAP rent for leased properties, except for Anthem, Senior Care and Preferred Care, and annualized interest income from mortgage leans outstanding as of September 30, 2019.
 We have agreed to sell the properties currently operated by Preferred Care. During 4019, we entered into multiple contracts to sell a portion of the properties and are negatisating contracts to sell the remainder of the properties. The contracts are subject to standard due dilgence and other contingencies to clean. As a nexul, the contracts are subject to standard due dilgence and other contingencies to clean. As a nexul, the contracts are subject to standard due dilgence and other contingencies to clean. As a nexul, the contract series updated successfully, some cleangs could occur in December 2019 and the remainder in 1020. Preferred Care is currently paying monthly rent of \$55 which we are accounting for on a cash basis.
 \$13,648 relates to Brockdale.



SUPPLEMENTAL INFORMATION 3Q 2019

100.0%

PORTFOLIO 17



ENTERPRISE VALUE (AMOUNTS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS AND NUMBER OF SHARES)

| | | | SEPTEMBER 3 | 30, 2019 | CAPITALIZATION | |
|--|-----------------------|----------------------|-------------|----------|----------------|--|
| DEBT | | | | | | |
| Bank borrowings - weighted average rat | e 3.4% ⁽¹⁾ | | \$ 165,4 | 400 | | |
| Senior unsecured notes, net of debt iss | | verage rate 4.5% (2) | 518,4 | 469 | | |
| Total debt - weighted average rate | 4.2% | | 683,8 | 869 | 25.1% | |
| EQUITY | | 09/30/19 | | | | |
| | No. of shares | Closing Price | | | | |
| Common stock | 39,751,704 | \$ 51.22 (8) | 2,036,0 | 082 | 74.9% | |
| TOTAL MARKET VALUE | | | \$ 2,719,9 | 951 | 100.0% | |
| Add: Non-controlling interest | | | 8,4 | 460 | | |
| Less: Cash and cash equivalents | | | (3,5 | 960) | | |
| ENTERPRISE VALUE | | | \$ 2,724,4 | 151 | | |
| Debt to Enterprise Value | | | 25 | 5.1% | | |
| Debt to Annualized Adjusted EBITDAre (4) | | | | 4.4x | | |
| | | | | | | |



(1) Subsequent to September 30, 2019, we paid down \$100,000 under our unsecured revolving line of credit using the proceeds from the sale of senior unsecured notes detailed below. Accordingly, we have \$65,400 outstanding with \$534,600 available for borrowing.

(2) Represents outstanding balance of \$519,300, net of debt issue costs of \$831. Subsequent to September 30, 2019, we sold \$100,000 aggregate principal amount of 3.85% senior unsecured notes to Prudential. Accordingly, we have \$618,469 outstanding and \$7,500 available under our senior unsecured notes.

(3) Closing price of our common stock as reported by the NYSE on September 30, 2019.

(4) See page 22 for reconciliation of annualized adjusted EBITDAve.



PLEMENTAL INFORMATION 3Q 2019



LINE OF CREDIT LIQUIDITY



(1) Subsequent to September 30, 2019, we paid down \$100,000 under our unsecured revolving line of credit using the proceeds from the sale of senior unsecured notes.





PROFORMA DEBT MATURITY

(AS OF SEPTEMBER 30, 2019, DOLLAR AMOUNTS IN THOUSANDS)

| YEAR | U | ECURED NE OF REDIT ⁽¹⁾ | SENIOR INSECURED NOTES ⁽¹⁾⁽²⁾ | | TOTAL | % OF TOTAL |
|------------|------|---|--|----|-------------|---------------|
| 2019 | s | - | \$ 19,000 | \$ | 19,000 | 2.7% |
| 2020 | | - | 40,160 | | 40,160 | 5.9% |
| 2021 | | - | 47,160 | | 47,160 | 6.9% |
| 2022 | | 65,400 | 48,160 | | 113,560 | 16.6% |
| 2023 | | - | 49,160 | | 49,160 | 7.2% |
| 2024 | | - | 49,160 | | 49,160 | 7.2% |
| 2025 | | - | 49,500 | | 49,500 | 7.2% |
| Thereafter | 1000 | - | 317,000 | | 317,000 | 46.3% |
| Total | \$ | 65,400 | \$ 619,300 (3) | \$ | 684,700 (3) | 100.0% |
| | 1000 | | | _ | | |



FINANCIAL

20



Subsequent to September 30, 2019, we sold \$100,000 eggregate principal amount of 3.85% senior unsecured notes to Prudential using the proceeds to pay down our unsecured revolving line of oredit. Accordingly, we have \$834,600 available for borrowing under our line of oredit and \$7,500 available under our senior unsecured notes.
 Reflects scheduled principal payments.
 Includes debt issue costs which are excluded in the senior unsecured notes balance on our Consolidated Balance Sheets shown on page 24.



DEBT STRUCTURE



FINANCIAL DATASUMMARY

DOLLAR AMOUNTS IN THOUSANDS)

| 9/30/19 | 12/31/18 | 12/31/17 | 12/31/16 |
|-------------|--|--|---|
| \$1,730,429 | \$1,666,842 | \$1,618,284 | \$1,533,679 |
| \$1,385,457 | \$1,349,520 | \$1,309,996 | \$1,255,503 |
| \$1,857,380 | \$1,831,070 | \$1,774,024 | \$1,673,238 |
| \$683,869 | \$645,029 | \$667,502 | \$609,391 |
| \$718,337 | \$680,649 | \$706,922 | \$654,848 |
| \$793,894 | \$832,971 | \$758,648 | \$740,048 |
| | \$1,385,457 \$1,857,380 \$683,869 \$718,337 | \$1,730,429 \$1,666,842 \$1,385,457 \$1,349,520 \$1,857,380 \$1,831,070 \$683,869 \$645,029 \$718,337 \$680,649 | \$1,730,429 \$1,668,842 \$1,618,284 \$1,385,457 \$1,349,520 \$1,309,996 \$1,857,380 \$1,831,070 \$1,774,024 \$683,869 \$645,029 \$667,502 \$718,337 \$680,649 \$706,922 |

(1) Represents outstanding balance of gross bank borrowings and senior unsecured notes, net of debt issue costs.

NON-CASH REVENUE COMPONENTS

| 3Q19 | | 4Q19 | - | 1Q20 ¹ | | 2020 | | 3020 |
|-------------|----------------------------|-------------------------------|---|--|---|--|---|---|
| \$ 1,085 | \$ | 873 | \$ | 781 | s | 697 | \$ | 612 |
| (100) | | (103) | | (99) | | (107) | | (107) |
| 1,528 | _ | 1,455 | _ | 1,419 | _ | 1,420 | | 1,414 |
| \$ 2,513 | \$ | 2,225 | s | 2,101 | \$ | 2,010 | \$ | 1,919 |
| \$ | \$ 1,085 (100) 1,528 | \$ 1,085 \$ (100) 1,528 | \$ 1,085 \$ 873 (100) (103) 1,528 1,455 | \$ 1,085 \$ 873 \$ (100) (103) 1,528 1,455 | \$ 1,085 \$ 873 \$ 781 (100) (103) (99) 1,528 1,455 1,419 | \$ 1,085 \$ 873 \$ 781 \$ (100) (103) (99) 1,528 1,455 1,419 | \$ 1,085 \$ 873 \$ 781 \$ 697 (100) (103) (99) (107) 1,528 1,455 1,419 1,420 | \$ 1,085 \$ 873 \$ 781 \$ 697 \$ (100) (103) (99) (107) 1,528 1,455 1,419 1,420 1,420 |

(1) For leases and loans in place at September 30, 2019, assuming no renewals, modifications or replacements, and no new investments are added to our portfolio.

COMPONENTS OF RENTAL INCOME

| NIS OF RENIAL INCOME | _ | THREE MONT | | NINE MONTHS ENDED SEPTEMBER 30, | | | | |
|---|----|------------|----|------------------------------------|------|-------------|----|---------|
| | | 2019 | | 2018 | 1.00 | 2019 | | 2018 |
| Cash rent | \$ | 33,831 (1) | \$ | 31,582 | \$ | 101,081 (1) | \$ | 95,668 |
| Revenue related to real estate taxes reimbursed by the operator (2) | | 3,849 | | - | | 12.094 | | - |
| Straight-line rent | | 1,085 (3) | | 3,189 | | 3,598 (3) | | 8,629 |
| Straight-line rent write-off | | _ | | _ | | (1,926) (4) | | - |
| Amortization of lease incentives | | (100) (2) | | (560) | | (281) (3) | | (1,651) |
| Total rental income | s | 38,665 | \$ | 34,211 | s | 114,566 | s | 102,646 |

Increased due to acquisitions, developments and capital improvement projects partially offset by decreased rent from properties sold in 2018 and 2019 lease transitions.
 Per the provisions of the new GAAP lease standard, any lessor cost, paid by the lessor and reimbursed by the lessee, must be included as lease revenue. We have adopted the new lease standard using a modified retrospective approach as of January 1, 2019. Accordingly, we are not required to report this revenue stream for periods prior to January 1, 2019.
 Decrease is due to the adoption of the new GAAP lease standard, under which we worked of straight-line incentives related to certain operators.
 Represents the write-off of straight-line rent due to a lease termination and transition of two seniors housing communities to a new operator.



(DOLLAR AMOUNTS IN THOUSANDS)

RECONCILIATION OF ANNUALIZED ADJUSTED EBITDAre AND FIXED CHARGES

| | THREE I | MONTHS ENDED | | 1.1.1 | FOR TH | E YEAR ENDED | | |
|--|---------|--------------|----|-------------|--------|--------------|-----|-----------|
| | | 9/30/19 | | 12/31/2018 | 1 | 2/31/2017 | 1 | 2/31/2016 |
| Net income | s | 27,280 | \$ | 155,076 | \$ | 87,340 | \$ | 85,115 |
| Less: Gain on sale of real estate, net | | (6,236) | | (70,682) | | (3,814) | | (3,582) |
| Add: Impairment charges | | - | | - | | 1,880 (1) | | 766 |
| Add: Interest expense | | 7,827 | | 30,196 | | 29,949 | | 26,442 |
| Add: Depreciation and amortization | | 9,932 | _ | 37,555 | _ | 37,610 | | 35,932 |
| EBITDAre | | 38,803 | | 152,145 | | 152,965 | | 144,673 |
| Less: Non-recurring one-time items | | - | | (3,074) (3) | | (842) (8) | | - |
| Adjusted EBITDAre | \$ | 38,803 | \$ | 149,071 | \$ | 152,123 | \$ | 144,673 |
| Interest expense | \$ | 7,827 | s | 30,196 | \$ | 29,949 | \$ | 26,442 |
| Add: Capitalized interest | | 108 | | 1,248 | | 908 | 484 | 1,408 |
| Fixed charges (4) | \$ | 7,935 | \$ | 31,444 | \$ | 30,857 | \$ | 27,850 |
| Annualized Adjusted EBITDAre | \$ | 155,212 | | | | | | |
| Annualized Fixed Charges | \$ | 31,740 | | | | | | |
| Debt (net of debt issue costs) | \$ | 683,869 | \$ | 645,029 | \$ | 667,502 | s | 609,391 |
| Debt to Adjusted EBITDAre | | 4.4x * | | 4.3x | | 4.4x | | 4.2x |
| Adjusted EBITDAre to Fixed Charges | | 4.9x * | | 4.7x | | 4.9x | | 5.2x |
| * Represents annualized 3 019 results | | | | | | | | |

* Represents annualized 3 Q19 results

Represents net write-off of \$1,880 of straight-line rent and other receivables related to two properties in Overland Park and Wichta, KS.
 Impairment charge related to a property in Brownsville, TX sold in 2017.
 Represents net write-off of earn-out liabilities and the related lease incentives.
 Given we do not have preferred stock, our fixed-charge coverage ratio and interest coverage ratio are the same.



INCOME STATEMENT DATA



(AMOUNTS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

| | | THREE MON SEPTEM | | | | NINE MONTHS ENDED SEPTEMBER 30, | | | | | | |
|--|------|---------------------|--------|--------|----|------------------------------------|--------|---------|--|--|--|--|
| | | 2019 | | 2018 | | 2019 | | 2018 | | | | |
| | | (unau | dited) | | | (unau | dited) | | | | | |
| Revenues Rental income (see page 21) | s | 38,665 | s | 34,211 | \$ | 114.566 | \$ | 102,646 | | | | |
| Interest income from mortgage loans | • | 7,646 | * | 7.087 | • | 22.308 | • | 20.910 | | | | |
| Interest and other income | | 808 | | 478 | | 1.967 | | 1.502 | | | | |
| Total revenues | _ | 47,119 | = | 41,776 | _ | 138,841 | _ | 125,058 | | | | |
| Expenses | | | | | | | | | | | | |
| Interest expense | | 7.827 | | 7,497 | | 23.004 | | 22,981 | | | | |
| Depredation and amortization | | 9,932 | | 9,447 | | 29.399 | | 28,159 | | | | |
| (Recovery) provision for doubtful eccounts | | (14) | | 106 | | 153 | | 76 | | | | |
| Transaction costs | | 75 | | 9 | | 275 | | 19 | | | | |
| Property tax expense | | 4,270 | | _ | | 12,566 | | _ | | | | |
| General and administrative expenses | | 4,745 | | 4,879 | | 13.912 | | 14,392 | | | | |
| Total expenses | _ | 26,835 | _ | 21,938 | _ | 79.309 | _ | 65,627 | | | | |
| Other Operating Income | | | | | | | | | | | | |
| Gain on sale of real estate, net | | 6,236 | _ | 14,353 | _ | 6,738 | 51 - C | 62,698 | | | | |
| Operating Income | 19.0 | 28,520 | | 34,191 | | 66,268 | | 122,129 | | | | |
| Income from unconsolidated joint ventures | _ | 760 | _ | 746 | _ | 1,973 | _ | 2,103 | | | | |
| Net Income | | 27,280 | | 34,937 | | 68,241 | | 124,232 | | | | |
| Income allocated to non-controlling interests | | (88) | _ | (17) | _ | (257) | - | (17 | | | | |
| Net income attributable to LTC Properties, Inc. | | 27,192 | | 34,920 | | 67,984 | | 124,215 | | | | |
| Income allocated to participating securities | 1000 | (112) | - | (138) | | (298) | - | (504 | | | | |
| Net income available to common stockholders | \$ | 27,080 | \$ | 34,782 | \$ | 67,686 | \$ | 123,711 | | | | |
| Earnings per common share: | | | | | | | | | | | | |
| Basic | _ | \$0.68 | _ | \$0.88 | _ | \$1.71 | _ | \$3.13 | | | | |
| Diuted | _ | \$0.68 | _ | \$0.88 | | \$1.69 | _ | \$3.12 | | | | |
| Weighted average shares used to calculate earnings | | | | | | | | | | | | |
| per common share: | | | | | | | | | | | | |
| Basic | _ | 39,586 | _ | 39,487 | _ | 39,565 | _ | 39,470 | | | | |
| Diuted | - | 39,965 | | 39,865 | | 39,944 | - | 39,845 | | | | |
| Dividends declared and paid per common share | | \$0.57 | 2 | \$0.57 | | \$1.71 | | \$1.71 | | | | |

SUPPLEM

EMENTAL INFORMATION 3Q 2019



CONSOLIDATED BALANCE SHEETS

(AMOUNTS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

| | SEPTE | MBER 30, 2019 | DEC | EMBER 31, 201 |
|---|-------|---------------|-----|---------------|
| ASSETS | | (unaudited) | | (audited) |
| Investments: | | | | |
| Land | \$ | 129,403 | \$ | 125,358 |
| Buildings and improvements | | 1,339,543 | | 1,290,352 |
| Accumulated depreciation and amortization | | (340,505) | | (312,959) |
| Operating real estate property, net | | 1,128,441 | | 1,102,751 |
| Properties held-for-sale, net of accumulated depreciation: 2019-\$1,916; 2018-\$1,916 | | 3,830 | | 3,830 |
| Real property investments, net | | 1,132,271 | | 1,106,581 |
| Mortgage loans receivable, net of loan loss reserve: 2019-\$2,551; 2018-\$2,447 | | 253,186 | | 242,939 |
| Real estate investments, net | | 1,385,457 | | 1,349,520 |
| Notes receivable, net of loan loss reserve: 2019-\$177; 2018-\$128 | | 17,552 | | 12,715 |
| Investments in unconsolidated joint ventures | | 24,426 | | 30,615 |
| Investments, net | | 1,427,435 | 1.0 | 1,392,850 |
| Other assets: | | | | |
| Cash and cash equivalents | | 3,960 | | 2,656 |
| Restricted cash | | 2,108 | | 2,108 |
| Debt issue costs related to bank borrowings | | 2,380 | | 2,989 |
| Interest receivable | | 25,099 | | 20,732 |
| Straight-line rent receivable, net of allowance for doubtful accounts: 2019-\$0; 2018-\$746 | | 44,814 | | 73,857 |
| Lease incertives | | 2,590 | | 14,443 |
| Prepaid expenses and other assets | | 3,845 | | 3,985 |
| Total assets | \$ | 1,512,231 | s | 1,513,620 |
| UABILITIES | | | | |
| Bank borrowings | \$ | 165,400 | s | 112,000 |
| Senior unsecured notes, net of debt issue costs; 2019-\$831; 2018-\$938 | | 518,469 | | 533,029 |
| Accrued interest | | 3,996 | | 4,180 |
| Accrued expenses and other liabilities | | 30,472 | | 31,440 |
| Total liabilities | | 718,337 | 100 | 680,649 |
| EQUITY | | | | |
| Stockholders' equity: | | | | |
| Common stock: \$0.01 par value; 60,000 shares authorized; shares issued and outstanding; 2019-39,752; 2018-39,657 | | 398 | | 397 |
| Capital in excess of par value | | 865,721 | | 862,712 |
| Cumulative net income | | 1,280,940 | | 1,255,764 |
| Cumulative distributions | | (1,361,625) | | (1,293,383) |
| Total LTC Properties, Inc. stockholders' equity | | 785,434 | | 825,490 |
| Non-controlling interests | | 8,460 | | 7,481 |
| Total equity | | 793,894 | | 832,971 |
| Total liabilities and equity | s | 1,512,231 | s | 1,513,620 |



PLEMENTAL INFORMATION 3Q 2019



RECONCILIATION OF FFO AND FAD

| | | THREE MON SEPTEM | | NINE MONTHS ENDED SEPTEMBER 30. | | | | |
|--|----|---------------------|----|------------------------------------|----|---------|----|---------|
| | _ | 2019 | | 2018 | _ | 2019 | | 2018 |
| GAAP net income available to common stockholders | \$ | 27,080 | s | 34,782 | s | 67,686 | \$ | 123,711 |
| Add: Depreciation and amortization | | 9,932 | | 9,447 | | 29,399 | | 28,159 |
| Add: Impairment charges | | - | | - | | - | | - |
| Less: Gain on sale of real estate, net | | (6,236) | | (14,353) | | (6,736) | | (62,698 |
| NAREIT FFO attributable to common stockholders | | 30,776 | | 29,876 | | 90,349 | | 89,173 |
| Add: Non-recurring items (2012) | | - | | - | | 576 | | - |
| FFO attributable to common stockholders excluding non-recurring income | \$ | 30,776 | \$ | 29,876 | \$ | 90,925 | \$ | 89,17 |
| NAREIT FFO attributable to common stockholders | s | 30,776 | s | 29,876 | s | 90,349 | s | 89,17 |
| Non-cash income: | | | | | | | | |
| Less: Straight-line rental income | | (1,085) | | (3,189) | | (3,598) | | (8,62 |
| Add: Amortization of lease costs | | 100 | | 560 | | 281 | | 1,65 |
| Add: Other non-cash expense (1) | | - | | - | | 1,926 | | - |
| Less: Effective interest income from mortgage loans | | (1,528) | | (1,441) | | (4,361) | | (4,26 |
| Less: Deferred income from unconsolidated joint ventures | - | (5) | | (31) | | (18) | | (9 |
| Total Non-cash income | | (2,518) | | (4,101) | | (5,770) | | (11,33 |
| Non-cash expense: | | | | | | | | |
| Add: Non-cash compensation charges | | 1,626 | | 1,487 | | 4,938 | | 4,38 |
| Add: Non-cash interest related to eam-out liabilities | | - | | 126 | | - | | 37 |
| Less: Capitalized interest | | (108) | | (298) | | (441) | | (85 |
| Total Non-cash expense | | 1,518 | | 1,315 | | 4,497 | | 3,91 |
| Funds available for distribution (FAD) | _ | 29,776 | | 27,090 | | 89,076 | | 81,74 |
| Less: Non-recurring income (2) | | - | | - | - | (1,350) | | - |
| Funds available for distribution (FAD) excluding non-recurring income | \$ | 29,776 | \$ | 27,090 | \$ | 87,726 | \$ | 81,74 |
| NAREIT Diluted FFO attributable to common stockholders per share | | \$0.77 | | \$0.75 | | \$2.26 | | \$2.2 |

Represents \$1,926 write-off of straight-line rent due to a lease termination and transition of two seniors housing communities to a new operator.
 Represents \$1,350 deferred rent repayment from an operator.



UPPLEMENTAL INFORMATION 3Q 2019

LTC FUNDS FROM OPERATIONS (UNAUDITED, AMOUNTS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)

RECONCILIATION OF FFO PER SHARE

| | | FF0 | | | | | FAD | | | | |
|--|--------|--------|----|--------|-----|------------|-----|--------|--|--|--|
| FOR THE THREE MONTHS ENDED SEPTEMBER 30, | | 2019 | | 2018 | | 2019 | | 2018 | | | |
| FFQ/FAD attributable to common stockholders | \$ | 30,776 | \$ | 29,876 | \$ | 29,776 | s | 27,090 | | | |
| Non-recurring one-time items | | - | | - | | - | | - | | | |
| FFQ/FAD attributable to common stockholders excluding non-recurring income | | 30,776 | | 29,876 | | 29,776 | | 27,090 | | | |
| Effect of dilutive securities: | | | | | | | | | | | |
| Participating securities | | 112 | | 138 | | 112 | | 138 | | | |
| Diluted FFQ/FAD assuming conversion | \$ | 30,888 | \$ | 30,014 | \$ | 29,888 | \$ | 27,228 | | | |
| Shares for basic FFO/FAD per share | | 39,586 | | 39,487 | | 39,586 | | 39,487 | | | |
| Effect of dilutive securities: | | | | | | | | | | | |
| Stock options | | 4 | | 4 | | 4 | | 4 | | | |
| Performance based stock units (MSU) | | 375 | | 217 | | 375 | | 217 | | | |
| Participating securities | | 164 | | 157 | | 164 | | 157 | | | |
| Shares for diluted FFO/FAD per share | | 40,129 | | 39,865 | | 40,129 | | 39,865 | | | |
| | FF0 | | | | FAD | | | | | | |
| FOR THE NINE MONTHS ENDED SEPTEMBER 30, | | 2019 | | 2018 | | 2019 | | 2018 | | | |
| FFQ/FAD attributable to common stockholders | \$ | 90,349 | | 89,172 | \$ | 89,076 | \$ | 81,747 | | | |
| Non-recurring one-time items | | 576 | 1) | - | | (1,350) (2 |) | - | | | |
| FFQ/FAD attributable to common stockholders excluding non-recurring income | | 90,925 | | 89,172 | | 87,726 | | 81,747 | | | |
| Effect of dilutive securities: | | | | | | | | | | | |
| Participating securities | | 298 | 1 | 504 | | 298 | | 504 | | | |
| Diluted FFQ/FAD assuming conversion | \$ | 91,223 | \$ | 89,676 | \$ | 88,024 | \$ | 82,251 | | | |
| Shares for basic FFO/FAD per share | | 39,565 | | 39,470 | | 39,565 | | 39,470 | | | |
| Effect of dilutive securities: | | | | | | | | | | | |
| Stock options | | 4 | | 3 | | 4 | | 3 | | | |
| Performance based stock units (MSU) | | 375 | | 217 | | 375 | | 217 | | | |
| Participating securities | 1981.1 | 162 | | 155 | | 162 | | 155 | | | |
| Shares for diluted FFO/FAD per share | | 40,106 | | 39,845 | | 40,106 | | 39,845 | | | |

Represents net of \$1,350 deferred rent repayment from an operator and \$1,926 write-off of straight-line rent due to a lease termination and transition of two seniors housing communities to a new operator.
 Represents \$1,350 deferred rent repayment from an operator.





Assisted Living Communities ("ALP"): The ALF portfolio consists of assisted living, independent living, and/or memory care properties. (See Independent Living and Memory Care) Assisted living properties are seniors housing properties serving elderly persons who require assistance with activities of daily living, but do not require the constant supervision skilled nursing properties provide. Services are usually available 24 hours a day and include personal supervision and assistance with eating, bathing, grooming and administering medication. The facilities provide a combination of housing, supportive services, personalized assistance and health care designed to respond to individual needs.

Contractual Lesse Rent: Rental revenue as defined by the lease agreement between us and the operator for the lease year.

Earnings Before Interest, Tax, Depreciation and Amortization for Real Estate ("EBITDAre"): As defined by the National Association of Real Estate Interstment Trusts ("NAREIT"), EBITDAre is calculated as net income available to common stockholders (computed in accordance with GAAP) excluding (i) interest expense, (iii) income tax expense, (iii) real estate depreciation and amortization, (iv) impairment write-downs of depreciable real estate, (v) gains or losses on the sale of depreciable real estate, and (vi) adjustments for unconsolidated partnerships and joint ventures.

Funds Available for Distribution ("FAD"): FFO excluding the effects of straight-line rent, amortization of lease costs, effective interest income, deferred income from unconsolidated joint ventures, non-cash compensation charges, capitalized interest and non-cash interest charges.

Funds From Operations ("FFO"): As defined by NARBT, net income available to common stockholders (computed in accordance with U.S. GAAP) excluding gains or losses on the sale of real estate and impairment write-downs of depreciable real estate plus real estate depreciation and amorization, and after adjustments for unconsolidated partnerships and joint ventures.

GAAP Lease Yield: GAAP rent divided by the sum of the purchase price and transaction costs.

GAAP Rent: Total rent we will receive as a fixed amount over the initial term of the lease and recognized evenly over that term. GAAP rent recorded in the early years of a lease is higher than the cash rent received and during the later years of the lease, the cash rent received is higher than GAAP rent recognized. GAAP rent is commonly referred to as straight-line rental income.

Gross Asset Value: The carrying amount of total assets after adding back accumulated depreciation and loan loss reserves, as reported in the company's consolidated financial statements.

SUPPLE

SUPPLEMENTAL INFORMATION 3Q 2019

Gross Investment: Original price paid for an asset plus capital improvements funded by LTC, without any depreciation deductions. Gross Investment is commonly referred to as undepreciated book value.

Independent Living Communities (*ILF): Seniors housing properties offering a sense of community and numerous levels of service, such as laundry, housekeeping, dining options/meal plans, exercise and wellness programs, transportation, social, cultural and recreational activities, on-site security and emergency response programs. Many offer on-site conveniences like beauty/barber shops, fitness facilities, game rooms, libraries and activity centers. ILFs are also known as retirement communities or seniors apartments.

Interest Income: Represents interest income from mortgage loans and other notes

Licensed Beds/Units: The number of beds and/or units that an operator is authorized to operate at seniors housing and long-term care properties. Licensed beds and/or units may differ from the number of beds and/or units in service at any given time.

Memory Care Communities ("MC"): Seniors housing properties offering specialized options for seniors with Alzheimer's disease and other forms of dementia. These facilities offer dedicated care and specialized programming for various conditions relating to memory loss in a secured environment that is typically smaller in scale and more residential in nature than traditional assisted living facilities. These facilities have staff available 24 hours a day to respond to the unique needs of their residents.

Metropolitan Statistical Areas (*MSA*): Based on the U.S. Census Bureau, MSA is a geographic entity defined by the Office of Management and Budget (OMB) for use by Federal statistical agencies in collecting, tabulating, and publishing Federal statistics. A metro area contains a core urban area of 50,000 or more population. MSAs 1 to 31 have a population of 20.3M - 2.1M. MSAs 32 to 100 have a population of 2.1M - 0.6M. MSAs less than 100 have a population of 0.5M - 55K. Cities in a Micro-SA have a population of 216K - 13K. Cities not in a MSA has population of less than 100K.

Mezzanine: In certain circumstances, the Company strategically allocates a portion of its capital deployment toward mezzanine loans to grow relationships with operating companies that have not typically utilized sale leaseback financing as a component of their capital structure. Mezzanine financing sits between senior debt and common equity in the capital structure, and typically is used to finance development projects or value-add opportunities on existing operational properties. We seek market-based, risk-adjusted rates of return typically between 12-18% with the loan term typically between four to eight years. Security for mezzanine loans can include all or a portion of the following credit enhancements; secured second mortgage, pledge of equity interests and personal/corporate guarantees. Mezzanine loans can be recorded for GAAP purposes as either a loan or joint venture depending upon specifics of the loan terms and related credit enhancements.





Micropolitan Statistical Areas ("Micro-SA"): Based on the U.S. Census Bureau, Micro-SA is a geographic entity defined by the Office of Management and Budget (OMB) for use by Federal statistical agencies in collecting, tabulating, and publishing Federal statistics. A micro area contains an urban core of at least 10,000 population.

Mortgage Loan: Mortgage financing is provided on properties based on our established investment underwriting criteria and secured by a first mortgage. Subject to underwriting, additional credit enhancements may be required including, but not limited to, personal/corporate guarantees and debt service reserves. When possible, LTC attempts to negotiate a purchase option to acquire the property at a future time and lease the property back to the borrower.

Net Real Estate Assets: Gross real estate investment less accumulated depreciation. Net Real Estate Asset is commonly referred to as Net Book Value ("NBV").

Non-cash Rental Income: Straight-line rental income and amortization of lease inducement.

Non-cash Compensation Charges: Vesting expense relating to stock options and restricted stock.

Normalized EBITDAR Coverage: The trailing twelve month's earnings from the operator financial statements adjusted for non-recurring, infrequent, or unusual items and before interest, taxes, depreciation, amortization, and rent divided by the operator's contractual lease rent. Management fees are imputed at 5% of revenues.

Normalized EBITDARM Coverage: The trailing twelve month's earnings from the operator financial statements adjusted for non-recurring, infrequent, or unusual items and before interest, taxes, depreciation, amortization, rent, and management fees divided by the operator's contractual lease rent.

Occupancy: The weighted average percentage of all beds and/or units that are occupied at a given time. The calculation uses the trailing twelve months and is based on licensed beds and/or units which may differ from the number of beds and/or units in service at any given time.

Operator Financial Statements: Property level operator financial statements which are unaudited and have not been independently verified by us. Payor Source: LTC revenue by operator underlying payor source for the period presented. LTC is not a Medicaid or a Medicare recipient. Statistics represent LTC's rental revenues times operators' underlying payor source revenue percentage. Underlying payor source revenue percentage is calculated from property level operator financial statements which are unaudited and have not been independently verified by us.

Private Pay: Private pay includes private insurance, HMO, VA, and other payors.

Purchase Price: Represents the fair value price of an asset that is exchanged in an orderly transaction between market participants at the measurement date. An orderly transaction is a transaction that assumes exposure to the market for a period prior to the measurement date to allow for marketing activities that are usual and customary for transactions involving such assets; it is not a forced transaction (for example, a forced liquidation or distress sale).

Rental Income: Represents GAAP rent net of amortized lease inducement cost.

Same Property PortIolio ("SPP"): Same property statistics allow for the comparative evaluation of performance across a consistent population of LTC's leased property portfolio and the Prestige Healthcare mortgage loan portfolio. Our SPP is comprised of stabilized properties occupied and operated throughout the duration of the quarter-over-quarter comparison periods presented (excluding assets sold and assets held-for-sale). Accordingly, a property must be occupied and stabilized for a minimum of 15 months to be included in our SPP.

Skilled Nursing Properties ("SNF"): Seniors housing properties providing restorative, rehabilitative and nursing care for people not requiring the more extensive and sophisticated treatment available at acute care hospitals. Many SNFs provide ancillary services that include occupational, speech, physical, respiratory and IV therapies, as well as sub-acute care services which are paid either by the patient, the patient's family, private health insurance, or through the federal Medicare or state Medicaid programs.

Stabilized: Properties are generally considered stabilized upon the earlier of achieving certain occupancy thresholds (e.g. 80% for SNFs and 90% for ALFs) and, as applicable, 12 months from the date of acquisition/lease transition or, in the event of a de novo development, redevelopment, major renovations or addition, 24 months from the date the property is first placed in or returned to service, or issuance of certificate of occupancy for properties acquired in lease-up.

Under Development Properties ("UDP"): Development projects to construct seniors housing properties.



SUPPLEMENTAL INFORMATION 3Q 2019

