UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-O

		I OILLII I O	~	
(Mark One)	QUARTERLY REPORT 1 1934	PURSUANT TO SECTION 1	3 OR 15(d) OF THE SE	CURITIES EXCHANGE ACT OF
	Fo	or the quarterly period ended	June 30, 2025	
		OR		
	TRANSITION REPORT 1934	PURSUANT TO SECTION	13 OR 15(d) OF THE SE	ECURITIES EXCHANGE ACT OF
	F	or the Transition period from	to	
		Commission file number	1-11314	
		C PROPERTION t name of Registrant as speci		
(State or oth	nryland er jurisdiction of 1 or organization)	3011 Townsgate Road, Su	ita 220	71-0720518 (I.R.S. Employer Identification No.)
	(Addre	Westlake Village, Californi ss of principal executive offices	a 91361	
Securities reg	(Registered pursuant to Section 12(b)	(805) 981-8655 gistrant's telephone number, inc	luding area code)	
	e of each class	Trading symbol(s)	Name of eac	ch exchange on which registered
	stock, \$.01 par value	LTC		w York Stock Exchange
1934 during the preced				(d) of the Securities Exchange Act of s), and (2) has been subject to such filing
				quired to be submitted pursuant to Rule the registrant was required to submit such
or an emerging growth				rated filer, a smaller reporting company, g company," and "emerging growth
Large accelerated filer	✓ Accelerated filer □	Non-accelerated filer \square	Smaller reporting company	☐ Emerging growth company ☐
	g growth company, indicate by cancial accounting standards prov			ed transition period for complying with
Indicate by ch Yes □ No ☑	neck mark whether the registrant	is a shell company (as defined in	n Rule 12b-2 of the Exchan	ige Act).
	The number of share	s of common stock outstanding	on July 28, 2025 was 46,06	55,292.

LTC PROPERTIES, INC.

FORM 10-Q

June 30, 2025

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

LTC PROPERTIES, INC. CONSOLIDATED BALANCE SHEETS

(amounts in thousands, except per share)

		June 30, 2025	Dec	cember 31, 2024
		(unaudited)		(audited)
ASSETS				
Investments:				
Land	\$	109,881	\$	118,209
Buildings and improvements		1,148,060		1,212,853
Accumulated depreciation and amortization		(392,516)		(405,884)
Operating real estate property, net		865,425		925,178
Properties held-for-sale, net of accumulated depreciation: 2025—\$29,284; 2024—\$1,346		42,458		670
Real property investments, net		907,883		925,848
Financing receivables, net of credit loss reserve: 2025—\$3,614; 2024—\$3,615		357,824		357,867
Mortgage loans receivable, net of credit loss reserve: 2025—\$3,562; 2024—\$3,151		353,253		312,583
Real estate investments, net		1,618,960		1,596,298
Notes receivable, net of credit loss reserve: 2025—\$441; 2024—\$477		43,694		47,240
Investments in unconsolidated joint ventures		17,793		30,602
Investments, net		1,680,447		1,674,140
Other assets:				
Cash and cash equivalents		7,609		9,414
Debt issue costs related to revolving line of credit		809		1,410
Interest receivable		64,454		60,258
Straight-line rent receivable		20,187		21,505
Lease incentives		2,893		3,522
Prepaid expenses and other assets		18,958		15,893
Total assets	\$	1,795,357	\$	1,786,142
LIABILITIES				
Revolving line of credit	\$	168,550	\$	144,350
Term loans, net of debt issue costs: 2025—\$117; 2024—\$192		99,883		99,808
Senior unsecured notes, net of debt issue costs: 2025—\$976; 2024—\$1,058		428,024		440,442
Accrued interest		2,882		3,094
Accrued expenses and other liabilities		51,111		45,443
Total liabilities		750,450		733,137
EQUITY		,		,
Stockholders' equity:				
Common stock: \$0.01 par value; 110,000 shares authorized; shares issued and outstanding: 2025—46,065; 2024				
-45,511		461		455
Capital in excess of par value		1,099,049		1,082,764
Cumulative net income		1,761,207		1,725,435
Accumulated other comprehensive income		2,188		3,815
Cumulative distributions		(1,905,398)		(1,851,842)
Total LTC Properties, Inc. stockholders' equity		957,507		960,627
Non-controlling interests		87,400		92,378
Total equity		1,044,907		1,053,005
Total liabilities and equity	\$	1,795,357	\$	1,786,142
Total nationals and equity	Ψ	1,775,557	Ψ	1,700,142

See accompanying notes.

LTC PROPERTIES, INC. CONSOLIDATED STATEMENTS OF INCOME (amounts in thousands, except per share, unaudited)

		Three Mo Jun	nths e 30	Six Months Ended June 30,				
		2025		2024		2025		2024
Revenues:								
Rental income	\$	30,177	\$	31,657	\$	61,621	\$	65,206
Resident fees and services		11,950		_		11,950		_
Interest income from financing receivables		7,084		3,830		14,086		7,660
Interest income from mortgage loans		9,680		12,661		18,859		25,109
Interest and other income		1,349		1,968		2,755		3,507
Total revenues		60,240		50,116		109,271		101,482
Expenses:								
Interest expense		8,014		10,903		15,927		21,948
Depreciation and amortization		8,776		9,024		17,938		18,119
Seniors housing operating expenses		9,419		_		9,419		_
Provision for credit losses		387		703		3,439		727
Transaction costs		6,706		380		7,147		646
Property tax expense		2,795		3,247		5,902		6,630
General and administrative expenses		8,447		6,760		15,418		13,251
Total expenses		44,544		31,017		75,190		61,321
Income before unconsolidated joint ventures, real estate dispositions and other items		15,696		19,099		34,081		40,161
Gain (loss) on sale of real estate, net		332		(32)		503		3,219
Income from unconsolidated joint ventures		439		671		4,104		1,047
Income tax benefit	_	81				81		
Net income		16,548		19,738		38,769		44,427
Income allocated to non-controlling interests		(1,456)		(377)		(2,997)		(836)
Net income attributable to LTC Properties, Inc.		15,092		19,361		35,772		43,591
Income allocated to participating securities		(154)		(173)		(317)		(338)
Net income available to common stockholders	<u>\$</u>	14,938	\$	19,188	\$	35,455	\$	43,253
Earnings per common share:								
Basic	\$	0.33	\$	0.44	\$	0.78	\$	1.01
Diluted	\$	0.32	\$	0.44	\$	0.77	\$	1.00
Weighted average shares used to calculate earnings per common share:								
Basic		45,714		43,171		45,524		43,030
	_	46,028	_	43,463	-	45,838		43,322
Diluted	_	70,020	-	+J,+UJ		45,050		73,344
Dividends declared and paid per common share	\$	0.57	\$	0.57	\$	1.14	\$	1.14

See accompanying notes.

LTC PROPERTIES, INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(amounts in thousands, unaudited)

	Three Mon Jun	nths l e 30,	Ended	Six Mont June	
	2025		2024	2025	2024
Net income	\$ 16,548	\$	19,738	\$ 38,769	\$ 44,427
Unrealized gain (loss) on cash flow hedges before reclassification	79		532	(59)	1,945
Gains reclassified from accumulated other comprehensive income to interest expense	(796)		(1,055)	(1,568)	(2,090)
Comprehensive income	15,831		19,215	37,142	44,282
Less: Comprehensive income allocated to non-controlling interests	(1,456)		(377)	(2,997)	(836)
Comprehensive income attributable to LTC Properties, Inc.	\$ 14,375	\$	18,838	\$ 34,145	\$ 43,446

LTC PROPERTIES, INC. CONSOLIDATED STATEMENTS OF EQUITY (amounts in thousands)

		on Stoc			Capital in Excess of		Cumulative Net		Accumulated	Cumulative	s	Total tockholder's	(Non- Controlling		Total
	Shares	_	mount	_	Par Value	_	Income	_	OCI	Distributions	_	Equity	_	Interests	_	Equity
Balance—December 31, 2023	43,022	\$	430	\$	991,656	\$	1,634,395	\$	6,110	\$ (1,751,312)	\$	881,279	\$	34,988	\$	916,267
Issuance of common stock	139		1		4,336		_		_	_		4,337		_		4,337
Issuance of restricted stock	160		2		(2)		_		_					_		
Common Stock cash distributions (\$0.57 per share)	_		_		_		_		_	(24,616)		(24,616)		_		(24,616)
Stock-based compensation expense	_		_		2,202		_		_	_		2,202		_		2,202
Net income	_		_		_		24,230		_	_		24,230		459		24,689
Fair market valuation adjustment for interest rate swap	_		_		_		_		378	_		378		_		378
Cash paid for taxes in lieu of common shares	(50)		_		(1,532)		_		_	_		(1,532)		_		(1,532)
Non-controlling interest contributions	_		_		_		_		_	_		_		50		50
Non-controlling interest distributions	_		_		_		_		_	_		_		(2,904)		(2,904)
Other					(29)							(29)				(29)
Balance-March 31, 2024	43,271	\$	433	\$	996,631	\$	1,658,625	\$	6,488	\$ (1,775,928)	\$	886,249	\$	32,593	\$	918,842
Issuance of common stock	204		2		6,519							6,521				6,521
Issuance of restricted stock	16		_				_		_	_				_		
Common Stock cash distributions (\$0.57 per share)	_		_		_		_		_	(24,787)		(24,787)		_		(24,787)
Stock-based compensation expense	_		_		2,320		_		_	`		2,320		_		2,320
Net income	_		_				19.361		_	_		19,361		377		19,738
Fair market valuation adjustment for interest rate swap	_		_		_		_		(523)	_		(523)		_		(523)
Cash paid for taxes in lieu of common shares	_		_		_		_		(_		(_		
Non-controlling interest contributions	_		_		_		_		_	_		_		61.025		61.025
Non-controlling interest distributions	_		_		_				_	_		_		(377)		(377)
Other	_		_		(2)		_		_	_		(2)		(=)		(2)
Balance—June 30, 2024	43,491	S	435	S	1,005,468	S	1,677,986	S	5,965	\$ (1,800,715)	S	889,139	S	93,618	\$	982,757
Daniele vane 20, 2021				_				_		. (//			_		_	
Balance—December 31, 2024	45,511	\$	455	\$	1,082,764	\$	1,725,435	\$	3,815	\$ (1,851,842)	\$	960,627	\$	92,378	\$	1,053,005
Issuance of common stock	238		2		8,409							8.411				8.411
Issuance of restricted stock	114		ī		(1)		_		_	_		-,		_		-,
Common Stock cash distributions (\$0.57 per share)					(-)		_		_	(27,259)		(27,259)		_		(27,259)
Stock-based compensation expense	_		_		2.253		_		_	(=-,==-)		2.253		_		2.253
Net income	_		_				20,680		_	_		20,680		1,541		22,221
Vesting of performance-based stock units	163		2		(2)		20,000		_	_		20,000				
Fair market valuation adjustment for interest rate swap	-				(2)		_		(910)	_		(910)				(910)
Cash paid for taxes in lieu of common shares	(138)		(1)		(4,771)		_		()10)	_		(4,772)		_		(4.772)
Acquisitions of non-controlling interest	(150)		(1)		2,883		_		_	_		2,883		(4,033)		(1,150)
Non-controlling interest distributions	_		_		2,005		_		_	_		2,005		(2,486)		(2,486)
Other	_		_		(11)		_		_	_		(11)		(2,100)		(11)
Balance—March 31, 2025	45,888	S	459	•	1,091,524	•	1,746,115	•	2,905	\$ (1,879,101)	2	961,902	e	87,400	e.	1.049.302
Issuance of common stock	149	Ф	2	Φ	5,167		1,740,113		2,703	5 (1,677,101)	Φ	5,169	Ф	07,400	Φ	5,169
Issuance of restricted stock	21				3,107				_	_		3,109				3,109
Common Stock cash distributions (\$0.57 per share)	21									(26,297)		(26,297)				(26,297)
Stock-based compensation expense					2.795					(20,297)						2,795
Net income			_		2,193		15,092			_		2,795				
Vesting of performance-based stock units	20						13,092					15,092		1,456		16,548
							_			_						
Fair market valuation adjustment for interest rate swap	(12)		_		(427)		_		(717)	_		(717)		_		(717)
Cash paid for taxes in lieu of common shares	(13)		_		(437)		_		_	_		(437)		(1.450)		(437)
Non-controlling interest distributions		_		_		_		_			_		_	(1,456)	_	(1,456)
Balance—June 30, 2025	46,065	\$	461	\$	1,099,049	\$	1,761,207	\$	2,188	\$ (1,905,398)	\$	957,507	\$	87,400	\$	1,044,907

LTC PROPERTIES, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (amounts in thousands, unaudited)

	Six Month	s Ended June 30,
	2025	2024
OPERATING ACTIVITIES:	0 20.770	
Net income	\$ 38,769	\$ 44,427
Adjustments to reconcile net income to net cash provided by operating activities:	17.020	10.110
Depreciation and amortization	17,938	18,119 4,522
Stock-based compensation expense Gain on sale of real estate, net	5,048	
Income tax benefit	(81)	
Income from unconsolidated joint ventures	(4,104)	
Income from unconsolidated joint ventures Income distributions from unconsolidated joint ventures	4,138	421
Straight-line rental adjustment	4,138 1.075	598
Adjustment for collectability of straight-line rental income	243	321
Adjustment for collectability of lease incentives	243	321
Augustina of lease incentives Amortization of lease incentives	380	438
Provision for credit losses	3,439	727
FIOVSDITE CHARLES APPLICATION OF THE CHARLES APP	3,439	(233)
Amortization of debt issue costs	780	535
Other non-cash items, net	46	48
Change in operating assets and liabilities	40	40
Change in operating assets and natifices Lease incentives funded		(1,594)
Increase in interest receivable	(7,107)	
(Decrease) increase in accrued interest payable	(212)	
Net change in other assets and liabilities	(500)	
Net cash provided by operating activities	59,598	58,026
INVESTING ACTIVITIES:		36,020
Investment in real estate properties		(319)
Investment in real estate capital improvements	(2,495)	
Proceeds from sale of real estate, net	3,186	25,664
Investment in real estate mortgage loans receivable	(41,535)	
Principal payments received on mortgage loans receivable	451	2.393
Investments in unconsolidated joint ventures	(192)	
Proceeds from liquidation of investments in unconsolidated joint ventures	13,000	(11,101)
Advances and originations under notes receivable		(188)
Principal payments received on notes receivable	888	2,294
Net cash used in investing activities	(26,697	
FINANCING ACTIVITIES:	(20,077)	(1,00)
Borrowings from revolving line of credit	53,600	19.200
Repayment of revolving line of credit	(29,400)	
Principal payments on senior unsecured notes	(12,500)	
Proceeds from common stock issued	13,785	10.974
Payments of common share issuance costs	(205)	(116)
Distributions paid to stockholders	(53,556	
Acquisition of and distributions paid to non-controlling interests	(1,188)	
Financing costs paid	(22)	
Cash paid for taxes in lieu of shares upon vesting of restricted stock	(5,209)	
Other	(11)	
Net cash used in financing activities	(34,706)	
Decrease in cash and cash equivalents	(1,805)	
Cash and cash equivalents, beginning of period	9,414	20,286
Cash and cash equivalents, end of period	\$ 7,609	\$ 6,174
Supplemental disclosure of cash flow information:		
Interest paid	\$ 15,359	\$ 20,281
Non-cash investing and financing transactions:	3 13,337	3 20,201
Contribution from non-controlling interest	s –	\$ 61.025
Investment in financing receivables	s –	\$ (163,460)
Exchange of mortgage loans for controlling interests in joint ventures accounted for as financing receivables	s –	
Accretion of interest reserve recorded as mortgage loan receivable	s –	\$ 233
Accretion of minerast reserve recorded as mortgage to an receivable Write-off of notes receivable	\$ (2.693)	
Decrease in fair value of interest rate swap agreements	\$ (2,693) \$ (1,627)	
Distributions paid to non-controlling interests	\$ (3,904)	
Transfer of joint venture partner's non-controlling interest to LTC	\$ 2,883	
Distributions paid to non-controlling interests related to property sale	\$ 2,083	\$ (2,305)
Distributions paid to non-controlling interests related to property safe	,	\$ (2,303)

See accompanying notes.

1. General

LTC Properties, Inc., a health care real estate investment trust ("REIT"), was incorporated on May 12, 1992 in the State of Maryland and commenced operations on August 25, 1992. We invest primarily 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. During the second quarter of 2025, we began utilizing the structure authorized by the REIT Investment Diversification and Empowerment Act of 2007 (Commonly referred to as "RIDEA") as permitted by the Housing and Economic Recovery Act of 2008.

Our primary seniors housing and health care property classifications include skilled nursing centers ("SNF"), independent living communities ("ILF"), assisted living communities ("ALF"), memory care communities ("MC") and combinations thereof. We also invest in other ("OTH") types of properties, such as land parcels, projects under development ("UDP") and behavioral health care hospitals.

Our primary objectives are to create, sustain and enhance stockholder equity value and provide current income for distribution to stockholders through real estate investments in seniors housing and health care properties managed by experienced operators. To meet these objectives, we attempt to invest in properties that provide an opportunity for additional value and current returns to our stockholders and diversify our investment portfolio by geographic location, operator, property classification and form of investment.

2. Basic of Presentation and Accounting Policies

Basic of Presentation

We have prepared consolidated financial statements included herein without audit and in the opinion of management have included all adjustments necessary for a fair presentation of the consolidated financial statements pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). Certain information and note disclosures normally included in financial statements prepared in accordance with U.S. generally accepted accounting principles ("GAAP") have been condensed or omitted pursuant to rules and regulations governing the presentation of interim financial statements.

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of our company and its wholly-owned subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation. The results of operations for the three and six months ended June 30, 2025 and 2024 are not necessarily indicative of the results for a full year.

Segments

As explained above, we began utilizing the RIDEA structure in the second quarter of 2025, and established a seniors housing operating portfolio ("SHOP") segment. Accordingly, effective in the second quarter of 2025, we conduct and manage our business as two operating segments, for reporting and decision-making purposes: real estate investments and SHOP. See *Note 16* to our consolidated financial statements for more information.

Our real estate investments segment consists of owned properties that are leased pursuant to non-cancelable triplenet operating ("NNN" or "Triple-Net") leases, financing receivables, mortgage loans, notes receivable and unconsolidated joint ventures.

During the second quarter of 2025, we terminated our Anthem Memory Care, LLC ("Anthem") and New Perspective Senior Living, LLC. ("New Perspective") Triple-Net master leases and converted the communities covered under the master leases into our new SHOP segment. Accordingly, as of June 30, 2025, our SHOP segment is comprised of the operations of 12 memory care and one independent and assisted living communities that are managed on behalf of LTC by two independent operators pursuant to the terms of separate management agreements.

Revenue Recognition-SHOP

Resident fees and services represent all amounts earned from residents within our SHOP segment, as outlined in individual resident agreements. Fees are billed monthly based on contracted rates in the resident agreements, or where applicable, reimbursement rates established by Medicaid and Medicare. Resident fees and services revenue is derived from amounts paid by residents and/or third-party payors. Resident agreements typically vary in duration. Revenue is primarily service-based and is recognized in accordance with Accounting Standards Codification ("ASC") 606, Revenue from Contracts with Customers ("ASC 606") when performance obligations are satisfied.

3. Real Estate Investments

Independent living communities, assisted living communities, memory care communities and combinations thereof are included in the seniors housing communities classification ("SH").

Any reference to the number of properties or facilities, number of units, number of beds, number of operators and yield on investments in real estate are unaudited and outside the scope of our independent registered public accounting firm's review of our consolidated financial statements in accordance with the standards of the Public Company Accounting Oversight Board.

Owned Properties

Our owned property investments include 108 properties leased to 20 different operators under Triple-Net leases, and 13 properties operated on our behalf by two independent operators pursuant to separate management agreements. The following tables summarize our investments in owned properties at June 30, 2025 (dollar amounts in thousands):

			Percentage	Number	Numb	oer of		Average vestment
Type of Property	1	Gross Investment	of Investment	of Properties (1)	SNF Beds	SH Units	E	per Bed/Unit
Seniors Housing-NNN	\$	544,031	40.9 %	57	_	3,404	\$	159.82
Seniors Housing-SHOP		174,847	13.2 %	13	_	832	\$	210.15
Seniors Housing		718,878	54.1 %	70		4,236	\$	169.71
Skilled Nursing		598,800	45.0 %	50	6,113	236	\$	94.31
Other (2)		12,005	0.9 %	1	118	_	\$	_
Total	\$	1,329,683	100.0 %	121	6,231	4,472		

⁽¹⁾ We own properties in 23 states.

⁽²⁾ Includes three parcels of land held-for-use, and one behavioral health care hospital.

		NNN				SHOP				
Type of Property	 Gross Investment	Percentage of Investment	Number of Properties	ī	Gross nvestment	Percentage of Investment	Number of Properties	Gross Investment	Percentage of Investment	Number of Properties
Seniors Housing	\$ 544,031	40.9 %	57	\$	174,847	13.2 %	13	\$ 718,878	54.1 %	70
Skilled Nursing	598,800	45.0 %	50			— %	_	598,800	45.0 %	50
Other	12,005	0.9 %	1		_	— %	_	12,005	0.9 %	1
Total	\$ 1,154,836	86.8 %	108	\$	174,847	13.2 %	13	\$ 1,329,683	100.0 %	121

During the six months ended June 30, 2025 and 2024, we invested in the following capital improvement projects in our owned properties (*dollar amounts in thousands*):

	Six Months Ended June 30,												
Type of Property		20	25		2024								
		NNN		SHOP		NNN		SHOP					
Seniors Housing Communities	\$	1,668	\$	91	\$	2,787	\$						
Skilled Nursing Centers		736		_		848		_					
Total	\$	2,404	\$	91	\$	3,635	\$						

Owned Properties- Triple-Net

Our Triple-Net leases require the lessee to pay all taxes, insurance, maintenance and repairs, capital and non-capital expenditures and other costs necessary in the operations of the facilities. Many of the leases contain renewal options. The majority of our leases contain provisions for specified annual increases over the rents of the prior year. Many of our existing leases contain renewal options that, if exercised, could result in the amount of rent payable upon renewal being greater than that currently being paid.

The following table outlines information related to our Triple-Net lease extensions during the six months ended June 30, 2025:

Type of Property	 Gross Investment	Number of Properties	Number of Beds/Units	State	Original Maturity	Extended Maturity
SH	\$ 68,353	7	461	IL, MI, OH	May 31, 2025	May 31, 2026
SNF	53,339	6	782	AL, NM	April 30, 2026 (1)	April 30, 2031
SH	32,361	2	159	GA, SC	December 31, 2025	December 31, 2026
SH	25,704	2	88	TX	February 28, 2025	February 28, 2026
SNF	13,054	2	211	SC	February 28, 2026	February 28, 2031
SNF	5,275	2	141	TN	December 31, 2025 (2)	December 31, 2026
	\$ 198,086	21	1,842		,	

⁽¹⁾ Subsequent to June 30, 2025, Genesis Healthcare, Inc. ("Genesis") filed for Chapter 11 bankruptcy. Genesis has paid their contractual rent through August 2025.

⁽²⁾ The purchase option window provided in the master lease, which expired on December 31, 2024, was extended for another year to December 31, 2025.

Additionally, during the six months ended June 30, 2025, we terminated two existing leases with the same operator and combined them into a single master lease. The new master lease has a five-year term with one 1-year extension option and four 5-year extension options. Annual cash rent is \$2,547,000 for the first lease year, escalating by 2% annually thereafter. In connection with the termination of these leases, we wrote-off straight-line rent receivable and lease incentive balances of \$243,000 and \$249,000, respectively.

Also, during the six months ended June 30, 2025, we terminated our Anthem Triple-Net master leases and converted the communities covered under the master leases into our SHOP segment. In conjunction with the conversion, we wrote-off Anthem's working capital note of \$2,693,000 and the related interest receivable of \$371,000 during the six months ended June 30, 2025. In addition, we terminated our New Perspective Triple-Net lease and converted the community covered under the lease into our SHOP segment. In connection with the conversion, we paid New Perspective a \$5,971,000 lease termination fee. For more information regarding these communities, see *Owned Properties-SHOP* below.

We monitor the collectability of our receivable balances, including deferred rent receivable balances, on an ongoing basis. We write-off uncollectible operator receivable balances, including straight-line rent receivable and lease incentives balances, as a reduction to rental income in the period such balances are no longer probable of being collected. Therefore, recognition of rental income is limited to the lesser of the amount of cash collected or rental income reflected on a "straight-line" basis for those customer receivable balances deemed uncollectible. During the six months ended June 30, 2025, we wrote-off straight-line rent receivable and lease incentive balances of \$243,000 and \$249,000, respectively, in connection with the termination of two existing leases with the same operator, and combining them into a master lease as discussed above. During the six months ended June 30, 2024, we wrote-off a straight-line rent receivable balance of \$321,000 as a result of converting a lease to fair-market rent resets and a lease incentive balance of \$190,000 as a result of property sales.

We continue to take into account the current financial condition of our operators in our estimation of uncollectible accounts at June 30, 2025. We are closely monitoring the collectability of such rents and will adjust future estimations as appropriate as further information becomes known.

The following table summarizes components of our rental income for the three and six months ended June 30, 2025 and 2024 (in thousands):

	Three Mont June	nded	Six Mo June		inded
Rental Income	2025	2024	2025		2024
Contractual cash rental income	\$ 28,079 (1)	\$ 28,976 (1	\$ 57,702 (2	\$	59,927 (2)
Variable cash rental income (3)	2,777	3,255	5,866		6,636
Straight-line rent adjustment	(497)	(48)	$(1,075)_{(4)}$)	$(598)_{(4)}$
Adjustment of lease incentives and rental income	_	(321)	$(492)_{(5)}$)	$(321)_{(6)}$
Amortization of lease incentives	(182)	 (205)	 (380)		(438)
Total	\$ 30,177	\$ 31,657	\$ 61,621	\$	65,206

⁽¹⁾ Decreased primarily due to the conversion of 13 communities from Triple-Net to our new SHOP segment, partially offset by rent increases from fair-market rent resets

- (4) Straight-line rental income decreased primarily due to scheduled annual escalations.
- (5) In connection with the termination of two existing leases with the same operator, and combining them into a single master lease, we wrote-off a straight-line rent receivable of \$243 and a lease incentive balance of \$249.
- (6) Represents a lease incentive balance write-off as a result of converting a lease to fair-market rent resets.

⁽²⁾ Decreased primarily due to turnaround impact of one-time revenue received in 2024 related to the repayment of \$2,377 in rent credit, lower rent from property sales, and (1) above, partially offset by higher rent from escalations.

⁽³⁾ The variable rental income includes reimbursement of real estate taxes by our lessees. Decrease primarily due to conversion of 13 communities from Triple-Net to our new SHOP segment and property sales.

Some of our lease agreements provide purchase options allowing the lessees to purchase the properties they currently lease from us. The following table summarizes information about purchase options included in our lease agreements (dollar amounts in thousands):

Option Window		State	Type of Property	Number of Properties	Gross Investments (1)	Net Book Value
2024-2028	(2)	North Carolina	SH	4	\$ 41,000	\$ 41,000
2024-2028	(2)	North Carolina/ South Carolina	SH	13	122,460	122,460
2025	(3)	Tennessee	SNF	2	5,275	2,051
2025-2027	(4)	Florida	SNF	3	76,560	76,560
2025-2029	(5)	North Carolina	SH	11	121,419	121,419
2026		South Carolina	SH	1	11,680	7,657
2027		Georgia/South Carolina	SH	2	32,361	24,484
2027-2029	(6)	Oklahoma	SH	4	9,052	3,134
2027-2029	(7)	Texas	SNF	4	52,726	48,276
2029		Colorado/Kansas/Ohio/Texas	SH	17	65,403	29,784
2029		North Carolina	ALF	5	15,239	7,096
		Total		66	\$ 553,175	\$ 483,921

- (1) Gross investments include previously recorded impairment losses, if any.
- (2) The purchase option can be exercised through 2028, with an exit Internal Rate of Return ("IRR") of 8.0%. These assets are accounted for as financing receivables. For more information see *Financing Receivables* below.
- (3) The purchase option window which expired on December 31, 2024, was extended for another year to December 31, 2025.
- (4) These assets are accounted for as financing receivables. For more information see Financing Receivables below.
- (5) The operator has the option to buy the properties in multiple tranches and in serial closings approved by LTC with an exit IRR of 9.0% on any portion of the properties being purchased. These assets are accounted for as financing receivables. For more information see *Financing Receivables* below.
- (6) The purchase option can be exercised starting in November 2027 through October 2029 if the lessee exercises its four-year extension option under the master lease.
- (7) The operator may elect to either receive an earn-out payment or exercise its purchase option. If neither option is elected within the timeframe defined in the lease, both elections are terminated. For more information regarding the earn-out see *Note 12. Commitments and Contingencies*.

Properties Held -for-Sale. The following summarizes our held-for-sale properties as of June 30, 2025 and December 31, 2024 (*dollar amounts in thousands*):

	State	of Property	of Properties	of Beds/units	Gross Investment	 Accumulated Depreciation
At June 30, 2025	CA/FL/VA	SNF (1)	7	896	\$ 71,742	\$ (29,284)
At December 31, 2024	OK	SH (2)	1	29	\$ 2,016	\$ (1,346)

- (1) During 2025, we engaged a broker to sell seven SNFs under a master lease, following the operator's election not to exercise the renewal option available under the master lease. The master lease covers SNFs in California (1), Florida (2) and Virginia (4) and matures in January 2026. At June 30, 2025, these centers met the criteria under GAAP as held-for-sale. The operator is obligated to pay rent on the portfolio through maturity and is current on rent obligations through July 2025.
- (2) This community was sold during the first quarter of 2025. Upon sale, the community was removed from a master lease covering five SHs in Oklahoma and rent under the master lease was not reduced as a result of the sale.

Acquisitions. The following table summarizes our acquisitions for the six months ended June 30, 2025 and 2024 (dollar amounts in thousands):

		Cash Paid at	 nsaction	Asse	ets	Number of	Number of
Year	Type of Property	 cquisition	Costs	Acq	uired	Properties	Beds/Units
2025	n/a	\$ _	\$ 	\$		n/a	n/a
2024	OTH (1)	300	19		319	_	_

During the six months ended June 30, 2024, we acquired a parcel of land in Kansas adjacent to an existing community operated by Brookdale.
 Rent was increased by 8.0% of our total cost of the investment.

Intangible Assets. We make estimates as part of our allocation of the purchase price of acquisitions to various components of acquisition based upon the fair value of each component. In determining fair value, we use current appraisals or other third-party opinions of value. The most significant components of our allocations are typically the allocation of fair value to land and buildings, and for certain of our acquisitions, in-place leases and other intangible assets. In the case of the value of in-place leases, we make the best estimates based on the evaluation of the specific characteristics of each tenant's lease. Factors considered include estimates of carrying costs during the hypothetical expected lease-up periods, market conditions and costs to execute similar leases. The following is a summary of the carrying amount of intangible assets as of June 30, 2025 and December 31, 2024 (in thousands):

		J	une 30, 2025	December 31, 2024										
			Accumulated					Accumulated						
Assets	Cost		Amortization		Net		Cost		Amortization		Net			
In-place leases	\$ 11,047 (1)	\$	(7,169) (2)	\$	3,878	\$	11,047 (1)	\$	(6,758) (2)	\$	4,289			
Tax abatement intangible	\$ 8,309 (3)	\$	(1,443) (3)	\$	6,866	\$	8,309 (3)	\$	$(1,097)_{(3)}$	\$	7,212			

⁽¹⁾ Included in the *Buildings and improvements* line item in our *Consolidated Balance Sheets*.

⁽²⁾ Included in the Accumulated depreciation and amortization line item in our Consolidated Balance Sheets.

⁽³⁾ Included in the Prepaid expenses and other assets line item in our Consolidated Balance Sheets.

Properties Sold. During the six months ended June 30, 2025 and 2024 we recorded a net gain on sale of real estate of \$503,000 and \$3,219,000, respectively. The following table summarizes property sales during the six months ended June 30, 2025 and 2024 (dollar amounts in thousands):

		Type	Number	Number		Sales		<i>c</i> .		N
Year	State	of Properties	of Properties	of Beds/Units		Price		Carrying Value	(I	Net Loss) Gain (1)
2025	Ohio	SH	1	39	\$	1,000	\$	670	\$	259
	Ohio (2)	n/a	_	_		1,800		1,342		340
	Oklahoma	SH	1	29		670		670		(96)
Total			2	68	\$	3,470	\$	2,682	\$	503
2024	Florida	SH	1	60	S	4,500	\$	4,579	\$	(335)
	Texas	SH	5	208		1,600		1,282		(380)
	Texas	SH	2	_		500		389		8
	Wisconsin	SH	1	110		20,193 (3)	16,195 (3	6)	3,986
	n/a	n/a								$(60)_{(4)}$
Total			9	378	\$	26,793	\$	22,445	\$	3,219

- (1) Calculation of net gain includes cost of sales and write-off of straight-line receivable and lease incentives, when applicable.
- (2) We sold a parcel of land adjacent to a memory care community within our portfolio.
- (3) Represents the price to sell our portion of interest in a JV, net of the JV partner's \$2,305 contributions in the joint venture.
- (4) We recognized additional loss due to additional incurred costs related to properties sold during 2023.

Owned Properties-SHOP

As discussed above, during the second quarter of 2025, we terminated our Anthem and New Perspective Triple-Net master leases and converted the communities covered under the master leases into our new SHOP segment. At June 30, 2025, our SHOP included operations of 13 communities managed on our behalf by two independent operators pursuant to separate management agreements. The following table provides information regarding our SHOP (dollar amounts in thousands):

Type of Property	In	Gross evestment	F	Resident Fees and ervices (1)	H Op	Seniors lousing perating xpenses	Average Investment per Unit	Number of Properties	Number of Beds/Units	State
SH	\$	152,462	\$	11,755 (2	\$	9,302 (2)	\$ 208.28	12	732	CA, CO, KS, IL, OH
SH		22,385		195 (2	()	117 (2) \$	\$ 223.85	1	100	WI
Total	\$	174,847	\$	11,950	\$	9,419	\$ 210.15	13	832	

⁽¹⁾ Resident fees and services include all amounts earned from residents, based on individual resident agreements, at our SHOP communities. The individual resident agreements typically vary in duration. Resident fees and services are primarily service-based and are recognized in accordance with ASC 606 once performance obligations are satisfied.

Subsequent to June 30, 2025, we acquired a 67-unit assisted living and memory care community in California within our SHOP segment for \$35,200,000. In connection with the acquisition, we entered into a management agreement with an operator new to us.

⁽²⁾ These communities were converted from NNN to SHOP during the second quarter of 2025. Accordingly, revenues and expenses do not reflect a full quarter of operations.

Financing Receivables

As part of our acquisitions, we may invest in sale and leaseback transactions. In accordance with the accounting guidance, we must determine whether each sale and leaseback transaction qualifies as a sale. Generally, an option for the seller-lessee to repurchase a real estate asset precludes accounting for the transfer of the asset as a sale and the purchased assets should be presented as financing receivables.

We have entered into joint venture agreements and contributed into these JVs for the purchase of properties through sale and leaseback transactions. Concurrently, each of these JVs leased the purchased properties back to an affiliate of the seller and provided the seller-lessee with purchase options. Accordingly, these sale and leaseback transactions meet the accounting criteria to be presented as financing receivables. Furthermore, we determined that we exercise power over and receive benefits from each of these joint ventures. Therefore, we consolidated the joint ventures as *Financing Receivables* on our *Consolidated Balance Sheets* and recorded the rental revenue from these joint ventures as *Interest income from financing receivables* on our *Consolidated Statements of Income*.

The following tables provide information regarding our investments in financing receivables (dollar amounts in thousands):

Interest	Investment				Gross		LTC	Type of	Number of	Number of	Investment per
Rate	Year	Maturity	State	Iı	nvestments	1	nvestment	Properties	Properties	Beds/Units	Bed/Unit
7.25% (1)	2022	2032	FL	\$	76,559	\$	62,234	SNF	3	299	\$ 256.05
7.25% (2)	2023	2033	NC		121,419		118,503	SH	11	523	\$ 232.16
7.25% (3)	2024	2034	NC/SC		122,460		64,450	SH	13	523	\$ 234.15
7.25% (4)	2024	2034	NC		41,000		37,985	SH	4	217	\$ 188.94
Total				\$	361,438	\$	283,172		31	1,562	

- (1) A purchase option available to the seller-lessee is exercisable at the beginning of the fourth lease year (2025) through the end of the fifth lease year (2027).
- (2) The seller-lessee has the option to buy the properties in multiple tranches and in serial closings approved by LTC with an exit IRR of 9.0% on any portion of the properties being purchased.
- (3) During the second quarter of 2024, we funded an additional \$5,546 under a mortgage loan receivable due from an ALG affiliate secured by 13 ALFs and MCs located in North Carolina (12) and South Carolina (1). We then entered into a newly formed \$122,460 JV with ALG, whereby we exchanged our \$64,450 mortgage loan receivable for a 53% controlling interest in the JV. Concurrently, ALG contributed these properties to the joint venture for a 47% non-controlling interest. The JV leased the properties to an ALG affiliate under a 10-year master lease, with two five-year renewal options and provided the seller-lessee with a purchase option exercisable through 2028, with an exit IRR of 8.0%.
- (4) During the second quarter of 2024, we funded an additional \$2,766 under a mortgage loan receivable due from an ALG affiliate secured by four ALFs located in North Carolina. We then entered into a newly formed \$41,000 JV with ALG, whereby we exchanged \$37,985 mortgage loan receivables for a 93% controlling interest in the JV. Concurrently, ALG contributed these properties and a parcel of land to the joint venture for a 7% non-controlling interest. The JV leased the properties to an ALG affiliate under a 10-year master lease, with two five-year renewal options and provided the seller-lessee with a purchase option exercisable through 2028, with an exit IRR of 8.0%.

Mortgage Loans

The following table sets forth information regarding our investments in mortgage loans secured by first mortgages at June 30, 2025 (dollar amounts in thousands):

				Type	Percentage		Number	of		In	vestment
Interest Rate	Maturity	State	Gross Investment	of Property	of Investment	Loans (2)	Properties (3)	SNF Beds	SH Units	E	per Bed/Unit
8.8%	2025	FL	\$ 4,000	SH	1.1 %	1	2		92	\$	43.48
7.8%	2025	FL	16,706	SH	4.7 %	1	1	_	112	\$	149.16
7.3%	2025	NC	10,750	SH	3.0 %	1	1	_	45	\$	238.89
8.8%	2026	MI	15,793	SH	4.4 %	1	1	_	85	\$	185.80
8.8%	2028	IL	16,500	SNF	4.6 %	1	1	150	_	\$	110.00
8.5%	2030	FL	38,495	SH	10.8 %	1	1	_	250	\$	153.98
11.1% (4)	2043	MI	180,421	SNF	50.6 %	1	14	1,749	_	\$	103.16
10.0% (5)	2045	MI	39,700	SNF	11.1 %	1	4	480	_	\$	82.71
10.5% ⁽⁵⁾	2045	MI	19,650	SNF	5.5 %	1	2	201	_	\$	97.76
10.8% (5)	2045	MI	14,800	SNF	4.2 %	1	1	146		\$	101.37
Total			\$ 356,815 (1)		100.0 %	10	28	2,726	584	\$	107.80

- (1) Excludes the impact of the credit loss reserve.
- (2) Some loans contain certain guarantees and provide for certain facility fees.
- (3) Our mortgage loans are secured by properties located in four states with seven borrowers. Additionally, during 2024, we committed to fund a \$26,120 mortgage loan for the construction of a 116-unit ILF, ALF and MC located in Illinois. The borrower contributed \$12,300 of equity which will initially fund the construction. Once all of the borrower's equity has been drawn, we will begin funding the commitment. The loan term is approximately six years at a current rate of 9.0% and an IRR of 9.5%.
- (4) Minimum interest payable is based on an annual current pay interest rate of 8.5% on the outstanding loan balance. The difference between the contractual interest rate and the current pay interest rate on the outstanding loan balance remains an obligation of the borrower and is payable through the application of security deposits held by LTC on behalf of Prestige Healthcare ("Prestige"), the borrower, or payable upon maturity. Prestige paid full contractual interest through July 2025 and none of Prestige's security was used to pay the difference between the contractual interest rate and the current pay interest rate. As of June 30, 2025, we hold \$6,077 in security on behalf of Prestige. The loan provides for 2.25% annual interest rate increases. During July 2025, we amended the mortgage loan to eliminate the current pay rate and revert monthly interest payments to the full contractual interest rate of 11.14%, effective July 1, 2025. Additionally, the amendment provides Prestige an option to prepay their mortgage loan at par and without penalty within a 12-month window beginning in July 2026. Prestige will have to provide us with a 90-day notice of its intention to exercise the option, and the ability for Prestige to exercise the pre-payment option is contingent on several factors including Prestige being current and in good standing on all its mortgage loans with LTC and obtaining replacement financing. As of June 30, 2025, we have \$41,455 of accrued effective interest related to this loan, which is expected to be recovered through payments collected through the contractual maturity of the loan. If Prestige exercises its contingent prepayment option, we will no longer be able to collect our remaining accrued effective interest as of such date.
- (5) Mortgage loans provide for 2.25% annual increases in the interest rate.

The following table summarizes our mortgage loan activity for the six months ended June 30, 2025 and 2024 (in thousands):

	Si	x Months En	ded J	une 30,
		2025		2024
Originations and funding under mortgage loans receivable	\$	41,535 (1)	\$	15,957 (2)
Exchange of mortgage loans for controlling interests in joint ventures accounted for as financing receivables		_		(102,435)(3)
Pay-offs received		_		(2,013)
Application of interest reserve		_		169
Scheduled principal payments received		(451)		(380)
Mortgage loan premium amortization		(3)		(3)
(Provision) recovery for loan loss reserve		(411)		887
Net increase (decrease) in mortgage loans receivable	\$	40,670	\$	(87,818)

(1) Includes the following:

- (a) \$38,495 under our \$42,300 mortgage loan commitment secured by a 250-unit ILF, ALF and MC in Florida. The loan term is five years at a fixed rate of 8.5%; and
- (b) \$3,040 under our \$19,500 mortgage loan commitment for the construction of an 85-unit ALF and MC in Michigan. The borrower contributed \$12,100 of equity upon origination in July 2023, which was used to initially fund the construction. Our remaining commitment is \$3,706. The interest-only loan term is approximately three years at a rate of 8.75%, and includes two one-year extensions, each of which is contingent on certain coverage thresholds.

(2) Includes the following:

- (a) \$6,878 under our \$19,500 mortgage loan commitment. For an explanation of the terms and other relevant information related to this mortgage loan see (1) (a) above;
- (b) \$5,546 of additional funding under a mortgage loan receivable agreement with an ALG affiliate secured by 13 ALFs and MCs in North Carolina (12) and South Carolina (1). During the three months ended June 30, 2024, we exchanged this \$64,450 mortgage loan receivable for a controlling interest in a JV investment with an ALG affiliate. See *Financing Receivables* above for more information;
- (c) \$2,766 of additional funding under a mortgage loan receivable agreement with an ALG affiliate secured by four ALFs in North Carolina. During the three months ended June 30, 2024, we exchanged this \$37,985 mortgage loan receivable for a controlling interest in a JV investment with an ALG affiliate. See *Financing Receivables* above for more information; and
- (d) \$767 of additional funding.

(3) Includes the following:

- (a) \$64,450 mortgage loan receivable due from an ALG affiliate was exchanged for a controlling interest in a JV. See (2)(b) above for more information;
- (b) \$37,985 mortgage loan receivable due from an ALG affiliate was exchanged for a controlling interest in a JV. See (2)(c) above for more information;

4. Investment in Unconsolidated Joint Ventures

We have a preferred equity investments in one joint venture and an acquisition, development and construction ("ADC") loan. We determined that each of these JVs meet the accounting criteria to be considered a variable interest entity ("VIE"). We are not the primary beneficiary of the JVs as we do not have both: 1) the power to direct the activities that most significantly affect the JVs' economic performance, and 2) the right to receive benefits from the VIE or the obligation to absorb losses of the VIE that could be significant to the VIE. However, we do have significant influence over the JVs. Therefore, we have accounted for the JVs using the equity method of accounting. During 2025, we received \$15,962,000, including a 13% exit IRR of \$2,962,000, from the redemption of our preferred equity investment in a joint venture that owns a 267-unit independent and assisted living community in Washington. The following table provides information regarding our unconsolidated joint venture investments at June 30, 2025 (dollar amounts in thousands):

	Type of	Type of		Total Preferred	Contractual Cash	Number of	Carrying
State	Properties	Investment		Return	Portion	Beds/ Units	Value
Texas	SNF	Senior Loan	(1)	9.2 %	9.2 %	104	\$ 11,453 (1)
Washington	SH	Preferred Equity	(2)	12.0 %	9.0 %	109	6,340 (2)
Total						213	\$ 17,793

⁽¹⁾ Represents a \$12,700 mortgage loan, which is comprised of \$11,164 funded at origination during the three months ended June 30, 2024, an interest reserve of \$750 and a capital expenditure reserve of \$786. In accordance with GAAP, this mortgage loan was determined to be an ADC loan and is accounted for as an unconsolidated JV. The five-year mortgage loan is interest-only at a current rate of 9.15%.

The following table summarizes our capital contributions, income recognized, and cash interest received related to our investments in unconsolidated joint ventures during the six months ended June 30, 2025 and 2024 (in thousands):

Year	Type of Properties	1	Income Recognized	Cash Income Earned	Non-cash Income Accrued
2025	SNF	\$	589	\$ 589 \$	_
	SH		289	289	_
	SH (1)		3,226_(1)	3,172 (1)	54
Total		\$	4,104	\$ 4,050 \$	54
2024	SNF	\$	295	\$ 196 \$	_
	SH		225	225	_
	SH (1)		527		527
Total		\$	1,047	\$ 421 \$	527

During 2025, our preferred equity investment in a JV that owns a 267-unit ILF and ALF in Washington was redeemed for \$15,962, which
included a 13% exit IRR of \$2,962.

⁽²⁾ Our investment represents 15.5% of the total investment. The preferred equity investment earns an initial cash rate of 7% increasing to 9% in year four until the IRR is 8%. After achieving an 8% IRR, the cash rate drops to 8% with an IRR ranging between 12% to 14%, depending upon timing of redemption. We have the option to require the JV partner to purchase our preferred equity interest at any time between August 17, 2031 and December 31, 2036.

5. Notes Receivable

Notes receivable consist of mezzanine loans and working capital loans. The following table summarizes our investments in notes receivable at June 30, 2025 (dollar amounts in thousands):

Interest Rate	IRR	Maturity	Type of Loan	In	Gross vestment	# of loans	Type of Property
8.0%	11.0 %	2027	Mezzanine	\$	25,000	1	SH
0.0%	_	2028	Working capital		1,178	1	SNF
8.8%	12.0 %	2028	Mezzanine		17,000	1	SH
7.6%	_	2030	Working capital		957	1	SH
			• •	\$	44,135 (1)	4	

⁽¹⁾ Excludes the impact of credit loss reserve.

The following table is a summary of our notes receivable components as of June 30, 2025 and December 31, 2024 (in thousands):

	At June	e 30, 2025	At Do	ecember 31, 2024
Mezzanine loans	\$	42,000	\$	42,000
Working capital loans		2,135		5,717
Notes receivable credit loss reserve		(441)		(477)
Total notes receivable net of credit loss reserve	\$	43,694	\$	47,240

The following table summarizes our notes receivable activity for the six months ended June 30, 2025 and 2024 (in thousands):

	Six Months Ended June	: 30,
	 2025	2024
Advances under notes receivable	\$ <u> </u>	188
Principal payments received under notes receivable	(888)	(2,294)
Write-off of notes receivable	(2,693) (1)	
Recovery of credit losses	36	21
Net decrease in notes receivable	\$ (3,545) \$	(2,085)

⁽¹⁾ Represents the write-off of Anthem Memory Care LLC ("Anthem") working capital note in connection with the conversion of Anthem's Triple-Net leases to SHOP.

6. Lease Incentives

Our non-contingent lease incentive balances at June 30, 2025 and December 31, 2024 were \$2,893,000 and \$3,522,000, respectively. The following table summarizes our lease incentives activity for the six months ended June 30, 2025 and 2024 (in thousands):

		Six Months Ended June 30,						
	2	025		2024				
Lease incentives funded	\$		\$	1,594				
Amortization of lease incentives		(380)		(438)				
Adjustment for collectability of lease incentives		(249) (1)						
Other adjustments				(190) (2)				
Net (decrease) increase in non-contingent lease incentives	\$	(629)	\$	966				

Represents uncollectible lease incentive balances written-off due to the termination of two existing leases with the same operator, and combining them into a single master lease.

Non-contingent lease incentives represent payments made to our lessees for various reasons including entering into a new lease or lease amendments and extensions. Contingent lease incentives represent potential contingent earn-out payments that may be made to our lessees in the future, as part of our lease agreements. From time to time, we may commit to provide contingent payments to our lessees, upon our properties achieving certain rent coverage ratios. Once the contingent payment becomes probable and estimable, the contingent payment is recorded as a lease incentive. Lease incentives are amortized as a yield adjustment to rental income over the remaining life of the lease.

7. Credit Loss Reserve

We apply ASC Topic 326, Financial Instruments-Credit Losses ("ASC 326"), which requires a forward-looking "expected loss" model, to estimate our loan losses. We determined our Financing receivables, Mortgage loans receivable and Notes receivable line items on our Consolidated Balance Sheets are within the scope of ASC 326.

Financing receivables. We obtained controlling interests in JVs that acquired properties through sale and leaseback transactions. The JVs concurrently leased the purchased properties to affiliates of sellers and provided the sellers-lessees with purchase options. We consolidated the JVs as Financing receivables on our Consolidated Balance Sheets. For more information regarding these transactions See Note 3. Real Estate Investments above. At June 30, 2025, we had investments in four JVs accounted for as financing receivables that owned 31 properties in three states. In addition to owning the properties through our controlling interests in the JVs, generally, these leases provide one or more of the following: security deposits, property tax impounds, repair and maintenance escrows and other credit enhancements such as corporate or personal guarantees or letters of credit.

Mortgage loans. As part of our strategy of making investments in properties used in the provision of long-term health care services, we provided mortgage loan financing on such properties. At June 30, 2025, we had ten mortgage loans secured by 28 properties in four states with seven borrowers. In addition to a lien on the mortgaged properties, the loans are generally secured by non-real estate assets of the properties and contain certain other security provisions in the form of letters of credit and/or security deposits.

⁽²⁾ Represents lease incentive balances written-off due to property sales.

Notes receivable. Our notes receivable consist of mezzanine loans and working capital notes. Security for these notes can include all or a portion of the following credit enhancements: secured second mortgage, pledge of equity interests and personal/corporate guarantees.

The following table summarizes our financial instruments within the scope of ASC 326 by year of origination (dollar amounts in thousands):

Year of origination ⁽¹⁾											At June 30, 2025				
Investment Type:	Ξ	2025		2024		2023		2022		2021	Prior	Ξ	Total	C	redit loss reserve
Financing receivables	\$		\$	163,460	\$	121,419	\$	76,559	\$		\$ 	\$	361,438	\$	3,614
Mortgage loans receivable	\$	38,495	\$		\$	47,043	\$	_	\$	16,706	\$ 254,571	\$	356,815	\$	3,562
Mezzanine loans	\$	_	\$	_	\$	17,000	\$	25,000	\$	_	\$ _	\$	42,000	\$	420
Working Capital loans				_		_		_		1,178	957		2,135		21
Total Notes Receivable	\$	_	\$	_	\$	17,000	\$	25,000	\$	1,178	\$ 957	\$	44,135	\$	441

⁽¹⁾ Excludes paid-off loans. Additional funding, if any, is included in the year of the origination of the initial loan.

We monitor the credit quality of our financial instruments through a variety of methods determined by the underlying collateral or other protective rights, operator's payment history and other internal metrics. Our monitoring process includes periodic review of financial statements for each facility, scheduled property inspections and review of covenant compliance, industry conditions and current and future economic conditions. The future economic conditions are based on the economic data from the Federal Reserve and reasonable assumptions for the future economic trends.

In determining the "expected" credit loss reserves on these instruments, we utilize the probability of default and discounted cash flow methods. Further, we stress-test the results to reflect the impact of unknown adverse future events including recessions.

The expected credit losses related to our financial instruments that are within the scope of ASC 326 are as follows (in thousands):

				Recovery	Pr	ovision		
	Balance due to		due to	due to		Ba	lance	
		at		Payoffs/	Orig	ginations/		at
Description	12/31/2024			Write-offs	additional funding		6/30/2025	
Credit Loss Reserve- Financing Receivables	\$	3,615	\$	(1)	\$		\$	3,614
Credit Loss Reserve- Mortgage Loans Receivable		3,151		(4)		415		3,562
Credit Loss Reserve-Notes Receivable		477		(36)		_		441

We elected not to measure an allowance for expected credit losses on accrued interest receivable under the expected credit loss standard as we have a policy in place to reserve or write off accrued interest receivable in a timely manner through our quarterly review of the loan and property performance. Therefore, we elected the policy to write off accrued interest receivable by recognizing credit loss expense. As of June 30, 2025, the total balance of accrued interest receivable of \$64,454,000 was not included in the measurement of expected credit loss. During the six months ended June 30, 2025, we wrote-off Anthem's interest receivable of \$371,000 in connection with the conversion of Anthem's Triple-Net leases to SHOP as explained in Note 3. *Real Estate Investments*. During the six months ended June 30, 2024, we did not recognize any write-off related to accrued interest receivable.

8. Prepaid Expenses and Other Assets

The following is a summary of our prepaid expenses and other assets (dollar amounts in thousands):

	Jun	e 30, 2025	Decen	nber 31, 2024
Intangible assets	\$	6,866	\$	7,212
SHOP prepaid expenses and other assets		2,935		_
Real estate investments, prepaid expenses and other assets		2,762		2,125
Right of use asset, net		2,701		2,741
Interest rate swap asset		2,188		3,815
SHOP Accounts receivable, net of credit loss reserve: 2025—\$29; 2024—\$0		1,341		_
Deferred income tax asset		165		_
Total	\$	18,958	\$	15,893

9. Debt Obligations

Unsecured Credit Facility. Through the first quarter of 2024, we had an unsecured credit agreement (the "Original Credit Agreement") that provided for an aggregate commitment of the lenders of up to \$500,000,000 comprising of a \$400,000,000 revolving credit facility (the "Revolving Line of Credit") and two \$50,000,000 term loans (the "Term Loans"). The Term Loans mature on November 19, 2025 and November 19, 2026. The Revolving Line of Credit had a maturity date of November 19, 2025 and provided a one-year extension option at our discretion, subject to customary conditions.

During the first quarter of 2024, we entered into an amendment to the Original Credit Agreement (the "Credit Agreement") to accelerate our one-year extension option notice and exercised our option to extend the maturity date to November 19, 2026. Other material terms of the Original Credit Agreement remained unchanged. The Credit Agreement permitted us to request increases to the Revolving Line of Credit and Term Loans commitments up to a total of \$1,000,000,000 (the "Accordion"). As permitted under the terms of the Credit Agreement, we exercised \$25,000,000 of the available \$500,000,000 Accordion feature of the Revolving Line of Credit during the third quarter of 2024. Accordingly, the aggregate commitment of the lenders under the Credit Agreement increased to \$525,000,000, with \$475,000,000 remaining available under the Accordion. The exercise of the Accordion did not change any other term or condition of the Credit Agreement, including its maturity date or covenant requirements. Based on our leverage at June 30, 2025, the facility provides for interest annually at Adjusted SOFR plus 110 basis points and a facility fee of 15 basis points and the Term Loans provide for interest annually at Adjusted SOFR plus 125 basis points.

Subsequent to June 30, 2025, we entered into a new four-year unsecured credit agreement ("New Credit Agreement") maturing in July 2029, to replace our previous Credit Agreement. The New Credit Agreement increased the aggregate commitment on our revolving line of credit from \$425,000,000 to \$600,000,000 and provides for the opportunity to increase the total commitment to an aggregate \$1,200,000,000. The New Credit Agreement provides for a one-year extension option, subject to customary conditions. Material terms of the New Credit Agreement remain unchanged. In connection with the New Credit Agreement, the Term Loans were rolled into the new revolving line of credit, keeping the interest rate swap agreements intact at an average 2.3% rate, based on current margins.

Interest Rate Swap Agreements. In connection with entering into the Term Loans described above, we entered into two receive variable/pay fixed interest rate swap agreements (the "Interest Rate

Swaps") with maturities of November 19, 2025 and November 19, 2026, respectively, that will effectively lock-in the forecasted interest payments on the Term Loans' borrowings over their four and five year terms of the loans. The Interest Rate Swaps are considered cash flow hedges and are recorded on our *Consolidated Balance Sheets* at fair value in *Prepaid expenses and other assets*, with cumulative changes in the fair value of these instruments recognized in *Accumulated other comprehensive income (loss)* on our *Consolidated Balance Sheets*. During the six months ended June 30, 2025 and 2024, we recorded a decrease of \$1,627,000 and \$145,000 in fair value of Interest Rate Swaps, respectively. As discussed above, subsequent to June 30, 2025, the Term Loans were paid off using proceeds from our new revolving line of credit under our New Credit Agreement, keeping the interest rate swap agreements intact through November 2025 at 2.3% and November 2026 at 2.4%, based on current margins.

Information regarding our interest rate swaps measured at fair value, which are classified as Level 2 of the fair value hierarchy is presented below (*dollar amounts in thousands*):

				Notional	 Fair Value at		
Date Entered	Maturity Date	Swap Rate	Rate Index	Amount	June 30, 2025		December 31, 2024
November 2021	November 19, 2025	2.52 %	1-month SOFR	\$ 50,000	\$ 592	\$	1,305
November 2021	November 19, 2026	2.66 %	1-month SOFR	50,000	1,596		2,510
				\$ 100,000	\$ 2,188	\$	3,815

Senior Unsecured Notes. We have senior unsecured notes held by institutional investors with interest rates ranging from 3.66% to 4.50%. The senior unsecured notes mature between 2026 and 2033.

The senior unsecured notes and the Credit Agreement, including the Revolving Line of Credit and the Term Loans, contain financial covenants, which are measured quarterly, that require us to maintain, among other things:

- a ratio of total indebtedness to total asset value not greater than 0.6 to 1.0;
- a ratio of secured debt to total asset value not greater than 0.35 to 1.0;
- a ratio of unsecured debt to the value of the unencumbered asset value not greater than 0.6 to 1.0; and
- a ratio of EBITDA, as calculated in the debt obligation, to fixed charges not less than 1.50 to 1.0.

At June 30, 2025, we were in compliance with all applicable financial covenants. These debt obligations also contain additional customary covenants and events of default that are subject to a number of important and significant limitations, qualifications and exceptions.

The following table sets forth information regarding debt obligations by component as of June 30, 2025 and December 31, 2024 (*dollar amounts in thousands*):

			At June	5		At December 31, 2024					
Debt Obligations	Applicable Interest Rate ⁽¹⁾	О	utstanding Balance	1	Available for Borrowing	0	outstanding Balance	Available for Borrowing			
Revolving line of credit (2)	5.50%	\$	168,550	\$	256,450	\$	144,350	\$	280,650		
Term loans, net of debt issue costs (2)	2.59%		99,883				99,808		_		
Senior unsecured notes, net of debt issue costs (3)	4.15%		428,024		_		440,442		_		
Total	4.25%	\$	696,457	\$	256,450	\$	684,600	\$	280,650		

⁽¹⁾ Represents weighted average of interest rate as of June 30, 2025.

During the six months ended June 30, 2025 and 2024, our debt borrowings and repayments were as follows (in thousands):

	Six Months Ended June 30,									
	202	5		2024						
Debt Obligations	Borrowings		Repayments		Borrowings		Repayments			
Revolving line of credit	\$ 53,600 (1)	\$	(29,400)	\$	19,200	\$	(39,700)			
Senior unsecured notes			(12,500)(2)				(10,000)			
Total	\$ 53,600	\$	(41,900)	\$	19,200	\$	(49,700)			

⁽¹⁾ Subsequent to June 30, 2025, as noted above, we entered into our New Credit Agreement increasing commitments from \$425,000 to \$600,000 and repaid our Term Loans using proceeds from our revolving line of credit under our New Credit Agreement. Additionally, we borrowed \$41,850 under our new revolving line of credit under our New Credit Agreement. Accordingly, we have \$310,400 outstanding and \$289,600 available for borrowing under our unsecured revolving line of credit.

10. Accrued Expenses and Other Liabilities

The following is a summary of our accrued expenses and other liabilities (dollar amounts in thousands):

	Jun	e 30, 2025	Dece	mber 31, 2024
Impounds	\$	15,257	\$	12,223
Security deposits		9,120		6,534
Property tax liability		7,468		7,807
Maintenance and repair reserves		6,232		5,961
Accounts payable and other accrued liabilities		3,342		6,085
SHOP liabilities		3,115		_
Deferred commitments		2,869		4,092
Lease liabilities		2,701		2,741
SHOP deferred revenue		1,007		_
	\$	51,111	\$	45,443

⁽²⁾ Subsequent to June 30, 2025, as noted above, we entered into our New Credit Agreement increasing commitments from \$425,000 to \$600,000 and repaid our Term Loans using proceeds from our revolving line of credit under our New Credit Agreement. Additionally, we borrowed \$41,850 under our new revolving line of credit under our New Credit Agreement. Accordingly, we have \$310,400 outstanding and \$289,600 available for borrowing under our unsecured revolving line of credit.

⁽³⁾ Subsequent to June 30, 2025, we repaid \$7,000 in scheduled principal paydown on our senior unsecured notes.

⁽²⁾ Subsequent to June 30, 2025, we repaid \$7,000 in scheduled principal paydown on our senior unsecured notes.

11. Equity

Non-controlling Interests. We have entered into partnerships to develop and/or own real estate. Given that our limited members do not have the substantive kick-out rights, liquidation rights, or participation rights, we have concluded that the partnerships are VIEs. As we exercise power over and receive benefits from the VIEs, we are considered the primary beneficiary. Accordingly, we consolidate the VIEs and record the non-controlling interests on the consolidated financial statements.

As of June 30, 2025, we have the following consolidated VIEs (in thousands):

Investr Yea		Property Type	State	Gross Consolidated Assets	Non-Controlling Interests
202	4 Own real estate	SH	NC/SC	\$ 122,460	\$ 58,010
202	4 Own real estate	SH	NC	41,000	3,015
202	3 Own real estate	SH	OH	54,868	9,134
202	3 Own real estate	SH	NC	121,419	2,916
202	2 Own real estate	SNF	FL	76,560	14,325
Tota	al			\$ 416,307	\$ 87,400

⁽¹⁾ Includes the total real estate investments and excludes intangible assets.

During the six months ended June 30, 2025, we acquired our JV partner's non-controlling interest in a JV that owns two seniors housing communities in Oregon with a total of 186 units for \$1,150,000 resulting in us controlling full ownership of these communities. As a result, these VIEs are not listed in the table above.

Common Stock. We had separate equity distribution agreements (collectively, the "Original Equity Distribution Agreements") to offer and sell, from time to time, up to \$200,000,000 in aggregate offering price of shares of our common stock. During the fourth quarter of 2024, we terminated our Original Equity Distribution Agreements and entered into a new equity distribution agreement (the "Equity Distribution Agreement") to offer and sell, from time to time, up to \$400,000,000 in aggregate offering price of shares of our common stock. The Equity Distribution Agreement provides for sales of common shares to be made by means of ordinary brokers' transactions, which may include block trades, or transactions that are deemed to be "at the market" offerings.

During the six months ended June 30, 2024, we sold 343,800 shares of common stock for \$10,974,000 in net proceeds under our Original Equity Distribution Agreements. In conjunction with the sale of common stock, we incurred \$116,000 of costs associated with this agreement which have been recorded in additional paid in capital as a reduction of proceeds received.

During the six months ended June 30, 2025, we sold 387,600 shares of common stock for \$13,785,000 in net proceeds under our Equity Distribution Agreement. In conjunction with the sale of common stock, we incurred \$205,000 of costs associated with this agreement which have been recorded in additional paid in capital as a reduction of proceeds received. At June 30, 2025, we had \$376,378,000 available under the Equity Distribution Agreement.

During the six months ended June 30, 2025 and 2024, we acquired 151,018 shares and 49,540 shares, respectively, of common stock held by employees who tendered owned shares to satisfy tax withholding obligations.

Available Shelf Registration. We have an automatic shelf registration statement on file with the SEC, and currently have the ability to file additional automatic shelf registration statements, to provide us with capacity to publicly offer an indeterminate amount of common stock, preferred stock, warrants, debt, depositary shares, or units. We may from time to time raise capital under our automatic shelf registration statement in amounts, at prices, and on terms to be announced when and if the securities are offered. The specifics of any future offerings, along with the use of proceeds of any securities offered, will be described in detail in a prospectus supplement, or other offering materials, at the time of the offering. Our shelf registration statement expires in November 2027.

Distributions. We declared and paid the following cash dividends (in thousands):

		Six Months En	ded June 30,	
		2025	2024	
	Declared	Paid	Declared	Paid
Common Stock (1)	\$ 53,556	\$ 53,556 ₍₂₎	\$ 49,403	\$ 49,403

⁽¹⁾ Represents \$0.19 per share per month for the six months ended June 30, 2025 and 2024.

In July 2025, we declared a monthly cash dividend of \$0.19 per share on our common stock for the months of July, August and September 2025, payable on July 31, August 29, and September 30, 2025, respectively, to stockholders of record on July 23, August 21, and September 22, 2025, respectively.

Stock-Based Compensation. During 2021, we adopted and our shareholders approved the 2021 Equity Participation Plan ("the 2021 Plan") which replaces the 2015 Equity Participation Plan ("the 2015 Plan"). Under the 2021 Plan, 1,900,000 shares of common stock have been authorized and reserved for awards, less one share for every one share that was subject to an award granted under the 2015 Plan after December 31, 2020 and prior to adoption. In addition, any shares that are not issued under outstanding awards under the 2015 Plan because the shares were forfeited or cancelled after December 31, 2020 will be added to and again be available for awards under the 2021 Plan. Under the 2021 Plan, the shares were authorized and reserved for awards to officers, employees, non-employee directors and consultants. The terms of the awards granted under the 2021 Plan and the 2015 Plan are set by our compensation committee at its discretion. Beginning in the first quarter of 2024, we entered into Performance Stock Unit Award Agreements, based upon absolute and relative total shareholder return, under the 2021 Plan.

During the six months ended June 30, 2025 and 2024, no stock options were granted or exercised. During the six months ended June 30, 2024, 5,000 stock options expired and were cancelled. At June 30, 2025 and 2024, we had no stock options outstanding and exercisable.

⁽²⁾ Includes \$1,312 of distribution related to vesting of the performance-based stock units.

The following table summarizes our restricted stock activity for the six months ended June 30, 2025 and 2024:

	\$	Six Months E	ıded	June 30,		
-	Shares Weighted Average					e Price
	2025	2024		2025		2024
Outstanding, January 1	301,209	258,620	\$	33.18	\$	36.43
Granted	135,041	175,431	\$	34.94	\$	31.07
Vested	$(165,549)_{(1)}$	(129,842)	\$	33.69	\$	31.36
Outstanding, June 30	270,701	304,209	\$	33.75	\$	33.20

⁽¹⁾ Includes the accelerated vesting of 13, 362 shares of restricted common stock in connection with an employee's retirement.

During the six months ended June 30, 2025, 182,915 units of performance-based stock units vested, which includes the accelerated vesting of 19,694 performance-based stock units in connection with an employee's retirement. No performance-based stock units vested during the six months ended June 30, 2024.

During the six months ended June 30, 2025 and 2024, we granted restricted stock and performance-based stock units under the 2021 Plan as follows:

Year	No. of Shares/Units	Price pe Share		Vesting Period
2025	113,790	\$ 34.3	Restricted stock	ratably over 3 years
	5,626	\$ 35.:	55 Restricted stock	April 30, 2028
	15,625	\$ 35.2	20 Restricted stock	(1)
	52,666	\$ 34.3	88 Performance-based stock units	TSR targets (2)
	48,535	\$ 34.5	38 Performance-based stock units	TSR targets (3)
	236,242			
2024	159,536	\$ 30.	72 Restricted stock	ratably over 3 years
	69,610	\$ 31.5	34 Performance-based stock units	ratably over 3 years TSR targets ⁽²⁾
	62,914	\$ 31.3	34 Performance-based stock units	TSR targets (3)
	15,895	\$ 34.0	60 Restricted stock	(1)
	307,955			

⁽¹⁾ Vesting date is the earlier of the one-year anniversary of the award date and the date of the next annual meeting of the stockholders of LTC following the award date.

⁽²⁾ Vesting is based on achieving certain total shareholder return ("TSR") targets in three years.

⁽³⁾ Vesting is based on achieving certain TSR targets relative to the TSR of a predefined peer group in three years.

Compensation expense recognized related to the vesting of restricted common stock and performance-based stock units for the six months ended June 30, 2024 was \$4,522,000. Compensation expense recognized related to the vesting of restricted common stock and performance-based stock units for the six months ended June 30, 2025, was \$5,048,000, which includes \$700,000 of compensation expense related to accelerated vesting of restricted common stock and performance-based stock units in connection with an employee's retirement. Accordingly, the remaining compensation expense to be recognized related to the future service period of unvested outstanding restricted common stock and performance-based stock units are as follows (in thousands):

Vesting Date	Co	mpensation Expense
July-December 2025	\$	4,281
2026		5,887
2027		2,899
2028		322
Total	\$	13,389

Damaining

12. Commitments and Contingencies

At June 30, 2025, we had commitments as follows (in thousands):

					Total		
	Investment		2025	Commitment		Rem	aining
	Cor	nmitment	Funding		Funded	Comr	nitment
Triple-Net properties	\$	10,445 (1) \$	1,956	\$	7,683	\$	2,762
SHOP properties		4,119					4,119
Subtotal: owned real estate properties (Note 3. Real Estate Investments)		14,564	1,956		7,683		6,881
Accrued incentives and earn-out liabilities (Note 6. Lease Incentives)		8,500 (2)	_		_		8,500
Mortgage loans (Note 3. Real Estate Investments)		67,570 (3)	3,185		17,939		49,631
Joint venture investments (Note 4. Investments in Unconsolidated Joint Ventures)		1,438 (4)	192		192		1,246
Notes receivable (Note 5. Notes Receivable)		560 (5)			50		510
Total	\$	92,632 \$	5,333	\$	25,864	\$	66,768
Subtotal: owned real estate properties (Note 3. Real Estate Investments) Accrued incentives and earn-out liabilities (Note 6. Lease Incentives) Mortgage loans (Note 3. Real Estate Investments) Joint venture investments (Note 4. Investments in Unconsolidated Joint Ventures) Notes receivable (Note 5. Notes Receivable)	\$	14,564 8,500 (2) 67,570 (3) 1,438 (4) 560 (5)	3,185 192 —	\$	17,939 192 50	\$	6, 8, 49,

- (1) Represents commitments to purchase land and improvements, if applicable, and to develop, re-develop, renovate or expand seniors housing and skilled nursing properties.
- (2) Includes an earn-out payment of up to \$3,000 to an operator under a master lease on four SNFs in Texas which were acquired during 2022. The master lease allows either an earn-out payment up to \$3,000 or a purchase option. The earn-out payment is available, contingent on achieving certain thresholds per the lease, beginning in April 2024 through March 2027. If neither option is elected within the timeframe defined in the lease, both elections are terminated. For more information regarding the purchase option see *Note 3. Real Estate Investments*.
- (3) Represents \$45,620 related to two construction loan, \$19,950 of contingent commitments available upon the borrower achieving certain coverage ratios, and \$2,000 of other commitments.
- (4) Represents expenditure reserve of \$1,438 related to a mortgage loan secured by a SNF in Texas. The loan is accounted for as an unconsolidated JV in accordance with GAAP. For more information regarding this loan see Note 4. *Investment in Unconsolidated Joint Ventures*.
- (5) Represents working capital loan commitments.

Additionally, some of our lease agreements provide purchase options allowing the lessee to purchase the properties they currently lease from us. See *Note 3. Real Estate Investments* for a table summarizing information about our purchase options.

We are a party from time to time to various general and professional liability claims and lawsuits asserted against the lessees or borrowers of our properties, which in our opinion are not singularly or in

the aggregate material to our results of operations or financial condition. These types of claims and lawsuits may include matters involving general or professional liability, which we believe under applicable legal principles are not our responsibility as a non-possessory landlord or mortgage holder. We believe that these matters are the responsibility of our lessees and borrowers pursuant to general legal principles and pursuant to insurance and indemnification provisions in the applicable leases or mortgages. We intend to continue to vigorously defend such claims.

13. Major Operators

Within our real estate investment segment, two operators each account for 10% or more of our *Total revenues*. Our SHOP segment is not subject to operator concentration, as the communities are operated on our behalf by independent operators under management agreements. In addition, resident agreements are entered into with individual residents. Accordingly, we are not exposed to operator credit risk to the same extent as within our real estate investment segment. The following table presents information regarding our major operators as of June 30, 2025:

	Numl	per of	Numb	er of	Percenta	ge of
	CNIE	CTT	SNF	SH	Total	Total
Operator	SNF	SH	Beds	Units	Revenues (1)	Assets (2)
Prestige Healthcare (3)	23	—	2,694	93	14.8 %	14.5 %
ALG Senior Living ⁽⁴⁾	_	29	_	1,308	10.7 %	16.3 %
Total	23	29	2,694	1,401	25.5 %	30.8 %

⁽¹⁾ Includes total revenues for the six months ended June 30, 2025.

Our financial position and ability to make distributions may be adversely affected if Prestige Healthcare, ALG Senior Living or any of our lessees and borrowers face financial difficulties, including any bankruptcies, inability to emerge from bankruptcy, insolvency or general downturn in business of any such operator, or in the event any such operator does not renew and/or extend its relationship with us.

⁽²⁾ Represents the net carrying value of the mortgage loans and properties we own divided by the *Total assets* on the *Consolidated Balance Sheets*.

⁽³⁾ The majority of the revenue derived from this operator relates to interest income from mortgage loans.

⁽⁴⁾ The majority of the revenue derived from this operator relates to interest income from financing receivables.

14. Earnings per Share

The following table sets forth the computation of basic and diluted net income per share (in thousands, except per share amounts):

	Three Months Ended June 30,			Six Months Ended June 30,			nded	
		2025		2024		2025		2024
Net income	\$	16,548	\$	19,738	\$	38,769	\$	44,427
Less income allocated to non-controlling interests		(1,456)		(377)		(2,997)		(836)
Less non-forfeitable dividends on participating securities		(154)		(173)		(317)		(338)
Net income available to common stockholders		14,938		19,188		35,455		43,253
Effect of dilutive securities:								
Participating securities (1)		_		_		_		_
Net income for diluted net income per share	\$	14,938	\$	19,188	\$	35,455	\$	43,253
Shares for basic net income per share		45,714		43,171		45,524		43,030
Effect of dilutive securities:								
Performance-based stock units		314		292		314		292
Participating securities (1)		_		_		_		_
Total effect of dilutive securities		314		292		314		292
Shares for diluted net income per share		46,028		43,463		45,838		43,322
Basic net income per share	\$	0.33	\$	0.44	\$	0.78	\$	1.01
Diluted net income per share	\$	0.32	\$	0.44	\$	0.77	\$	1.00

⁽¹⁾ For the three and six months ended June 30, 2025 and 2024, the participating securities were excluded from the computation of diluted net income per share as such inclusion would be anti-dilutive.

15. Fair Value Measurements

In accordance with the accounting guidance regarding the fair value option for financial assets and financial liabilities, entities are permitted to choose to measure certain financial assets and liabilities at fair value, with the change in unrealized gains and losses reported in earnings. We did not elect the fair value option for any of our financial assets and financial liabilities.

The carrying amount of cash and cash equivalents approximates their fair value because of the short-term maturity of these instruments. We do not invest our cash in auction rate securities. The carrying value and estimated fair value of our financial instruments as of June 30, 2025 and December 31, 2024 were as follows (*in thousands*):

	At J	At June 30, 2025 At December 31, 2024			
	Carrying Value	Fair Value	Carrying Value	Fair Value	
Financing receivables, net of credit loss reserve	\$ 357,824	\$ 364,596 (1)	\$ 357,867	\$ 363,228 (1)	
Mortgage loans receivable, net of credit loss reserve	353,253	423,947 (2)	312,583	386,871 (2)	
Notes receivable, net of credit loss reserve	43,694	50,455 (3)	47,240	53,549 (3)	
Revolving line of credit	168,550	168,550 (4)	144,350	144,350 (4)	
Term loans, net of debt issue costs	99,883	100,000 (4)	99,808	100,000 (4)	
Senior unsecured notes, net of debt issue costs	428,024	400,459 (5)	440,442	402,394 (5)	

- (1) Our investment in financing receivables is classified as Level 3. The fair value is determined using a widely accepted valuation technique, discounted cash flow analysis on the expected cash flows. The discount rate used to value our future cash inflows of the financing receivables at both June 30, 2025 and December 31, 2024 was 7.6% and 7.7%, respectively.
- (2) Our investment in mortgage loans receivable is classified as Level 3. The fair value is determined using a widely accepted valuation technique, discounted cash flow analysis on the expected cash flows. The discount rate is determined using our assumption on market conditions adjusted for market and credit risk and current returns on our investments. The discount rate used to value our future cash inflows of the mortgage loans receivable at June 30, 2025 and December 31, 2024 was 9.5% and 10.0%, respectively.
- (3) Our investments in notes receivable are classified as Level 3. The discount rate is determined using our assumption on market conditions adjusted for market and credit risk and current returns on our investments. The discount rate used to value our future cash flows of the notes receivable at June 30, 2025 and December 31, 2024 was 8.1% and 7.6%, respectively.
- (4) Our revolving line of credit and term loans bear interest at a variable interest rate. The estimated fair value of our revolving line of credit and term loans approximated their carrying values at June 30, 2025 and December 31, 2024 upon prevailing market interest rates for similar debt arrangements.
- (5) Our obligation under our senior unsecured notes is classified as Level 3 and thus the fair value is determined using a widely accepted valuation technique, discounted cash flow analysis on the expected cash flows. The discount rate is measured based upon management's estimates of rates currently prevailing for comparable loans available to us, and instruments of comparable maturities. At June 30, 2025, the discount rate used to value our future cash outflow of our senior unsecured notes was 5.8% for those maturing before 2030 and 6.0% for those maturing at or beyond 2030. At December 31, 2024, the discount rate used to value our future cash outflow of our senior unsecured notes was 6.25% for those maturing before year 2030 and 6.5% for those maturing at or beyond year 2030.

16. Segment Information

We use the management approach in determining the reportable operating segments. The management approach considers the internal organization and reporting used by our chief operating decision maker ("CODM") for making operating decisions, allocating resources and assessing performance as the source for determining our reportable segments. In making this determination, we:

- Determine our CODM;
- ii. identify and analyze our potential business components;
- iii. identify our operating segments; and
- determine whether there are multiple operating segments requiring presentation as separate reportable segments.

During the six months ended June 30, 2025 and 2024, the CODM has been collectively identified as our Executive Chairman and Co-Presidents, who share the responsibility for allocating resources and assessing segment performance.

During the second quarter of 2025, we began utilizing the RIDEA structure and established our SHOP segment. Accordingly, as of June 30, 2025, we conduct and manage our business as two operating segments: real estate investments and SHOP and our CODM evaluated the performance of our investments based on net operating income ("NOI"). For more information and reconciliation of NOI see *Item 2. Non-GAAP Financial Measures*. Summary information by reportable segment for the three and six months ended June 30, 2025 is as follows *(unaudited, in thousands):*

	Three Months Ended June 30, 2025							
		al estate ent portfolio	SHOP	Non-segment /corporate	Total			
Revenues:		20.4==		•	0 00.455			
Rental income	\$	30,177	\$ —	s —	\$ 30,177			
Resident fees and services		_	11,950	_	11,950			
Interest income from financing receivables		7,084	_	_	7,084			
Interest income from mortgage loans		9,680	_	_	9,680			
Interest and other income		1,224		125	1,349			
Total revenues		48,165	11,950	125	60,240			
Income from unconsolidated joint ventures		439	_	_	439			
Property level expenses		(2,795)	(9,419)		(12,214)			
NOI		45,809	2,531	125	48,465			
Interest expense					(8,014)			
Depreciation and amortization					(8,776)			
Provision for credit losses					(387)			
Transaction costs					(6,706)			
General and administrative expenses					(8,447)			
Gain on sale of real estate, net					332			
Income tax benefit					81			
Net income					\$ 16,548			

	Six Months Ended June 30, 2025								
	investi	Real estate ment portfolio	SHOP		Non-segment SHOP /Corporate				Total
Revenues:									
Rental income	\$	61,621	\$	_	\$	_	\$	61,621	
Resident fees and services		_		11,950		_		11,950	
Interest income from financing receivables		14,086				_		14,086	
Interest income from mortgage loans		18,859		_		_		18,859	
Interest and other income		2,451		_		304		2,755	
Total revenues		97,017		11,950		304		109,271	
Income from unconsolidated joint ventures		4,104		_		_		4,104	
Property level expenses		(5,902)		(9,419)		_		(15,321)	
NOÍ		95,219		2,531		304		98,054	
Interest expense								(15,927)	
Depreciation and amortization								(17,938)	
Provision for credit losses								(3,439)	
Transaction costs								(7,147)	
General and administrative expenses								(15,418)	
Gain on sale of real estate, net								503	
Income tax benefit								81	
Net income							\$	38,769	

During the six months ended June 30, 2024, we operated under one reportable segment and our CODM evaluated the performance of our investments based on net income. Summary information by reportable segment for the three and six months ended June 30, 2024 is as follows (*unaudited*, *in thousands*):

	Three 1	Months Ended	Six M	Ionths Ended					
Three and Six Months Ended June 30, 2024		June 30, 2024							
Revenues:									
Rental income	\$	31,657	\$	65,206					
Interest income from financing receivables		3,830		7,660					
Interest income from mortgage loans		12,661		25,109					
Interest and other income		1,968		3,507					
Total revenues		50,116		101,482					
Expenses:									
Interest expense		10,903		21,948					
Depreciation and amortization		9,024		18,119					
Provision for credit losses		703		727					
Transaction costs		380		646					
Property tax expense		3,247		6,630					
General and administrative expenses		6,760		13,251					
Total expenses		31,017		61,321					
Income before unconsolidated joint ventures, real estate dispositions and other items		19,099		40,161					
(Loss) gain on sale of real estate, net		(32)		3,219					
Income from unconsolidated joint ventures		671		1,047					
Net income	\$	19,738	\$	44,427					

17. Income Taxes

Our Company qualifies as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended. As such, we generally are not taxed on income that is distributed to our stockholders. Under RIDEA, a REIT may lease a "qualified healthcare property" on an arm's-length basis to a taxable REIT subsidiary ("TRS") if the property is operated on behalf of such TRS by a person who qualifies as an "eligible independent operator". Generally, the rent received from the TRS will meet the related party exception and will be treated as "rents from real property". A "qualified healthcare property" includes real property and any personal property that is, or is necessary or incidental to the use of, a hospital, nursing facility, assisted living facility, congregate care facility, qualified continuing care facility, or other licensed facility which extends medical or nursing or ancillary services to patients. Resident fees and services revenue and related operating expenses for these facilities are reported on our *Consolidated Statements of Income* and are subject to federal, state and local income taxes. Accordingly, we recorded a provision for income taxes for the three months ended June 30, 2025, which included a benefit of \$81,000 and a deferred tax asset of \$165,000 in *Prepaid expenses and other assets* on our Consolidated Balance Sheets.

18. Subsequent Events

Subsequent to June 30, 2025, the following events occurred:

Real Estate. We acquired a 67-unit assisted living and memory care community in California within our SHOP segment for \$35,200,000. In conjunction with the acquisition, we entered into a management agreement with an operator new to us.

We amended our \$180,421,000 mortgage loan with Prestige secured by 14 skilled nursing centers in Michigan to eliminate the 8.5% current pay rate and revert monthly interest payments to the full contractual interest rate of 11.14%, effective July 1, 2025. Additionally, the amendment provides Prestige an option to prepay this mortgage loan at par and without penalty within a 12-month window beginning in July 2026. Prestige will have to provide us with a 90-days notice of its intention to exercise the option, and the ability for Prestige to exercise the pre-payment option is contingent on several factors including Prestige being current and in good standing on all its mortgage loans with LTC and obtaining replacement financing. As of June 30, 2025, we have \$41,455,000 accrued effective interest related to this loan, which is expected to be recovered through payments collected through the contractual maturity of the loan. If Prestige exercises its contingent prepayment option, we will no longer be able to collect our remaining accrued effective interest as of such

Debt. We repaid \$7,000,000 in scheduled principal paydowns on our senior unsecured notes.

Additionally, we entered into our New Credit Agreement maturing in July 2029, to replace our existing unsecured credit agreement. The New Credit Agreement increased the aggregate commitment on our revolving line of credit from \$425,000,000 to \$600,000,000 and provides for the opportunity to increase the total commitment to an aggregate of \$1,200,000,000. The new unsecured credit agreement provides for a one-year extension option, subject to customary conditions. Material terms of the New Credit Agreement remain unchanged. In connection with the New Credit Agreement, the two \$50,000,000 term loans that were maturing over the next 16 months were rolled into the new revolving line of credit, keeping the interest rate swap agreements intact through November 2025 at 2.3% and November 2026 at 2.4%, based on current margins. Further, we borrowed \$41,850,000 under our revolving line of credit under our new unsecured credit agreement. Accordingly, we have \$310,400,000 outstanding and \$289,600,000 available for borrowing under our revolving line of credit.

Equity: We declared a monthly cash dividend of \$0.19 per share on our common stock for the months of July, August and September 2025, payable on July 31, August 29, and September 30, 2025, respectively to stockholders of record on July 23, August 21, and September 22, 2025, respectively.

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

Cautionary Statement Regarding Forward-Looking Statements

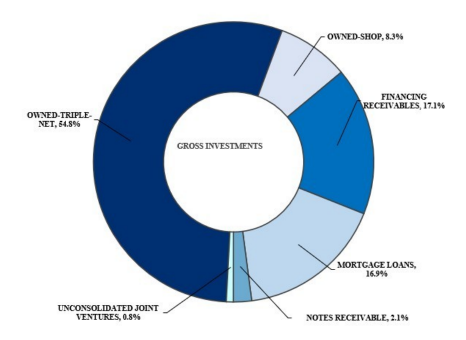
This quarterly report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, adopted pursuant to the Private Securities Litigation Reform Act of 1995. Statements that are not 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," "could," "would," "should," "seeks," "approximately," "intends," "plans," "estimates" or "anticipates," or the negative 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, our dependence on our operators for revenue and cash flow; operational and legal risks and liabilities under our new segment of RIDEA structure properties; government regulation of the health care industry; changes in federal, state, or local laws limiting real estate investment trust ("REIT") investments in the health care sector; federal and state health care cost containment measures including reductions in reimbursement from third-party payors such as Medicare and Medicaid; required regulatory approvals for operation of health care facilities; a failure to comply with federal, state, or local regulations for the operation of health care facilities; the adequacy of insurance coverage maintained by our operators; our reliance on a few major operators; our ability to renew leases or enter into favorable terms of renewals or new leases; the impact of inflation, operator financial or legal difficulties; the sufficiency of collateral securing mortgage loans; an impairment of our real estate investments; the relative illiquidity of our real estate investments; our ability to develop and complete construction projects; our ability to invest cash proceeds for health care properties; a failure to qualify as a REIT; our ability to grow if access to capital is limited; and a failure to maintain or increase our dividend. For a discussion of these and other factors that could cause actual results to differ from those contemplated in the forward-looking statements, please see the discussion under "Risk Factors" contained in our Annual Report on Form 10-K for the fiscal year ended December 31, 2024 and in our publicly available filings with the Securities and Exchange Commission. We do not undertake any responsibility to update or revise any of these factors or to announce publicly any revisions to forward-looking statements, whether as a result of new information, future events or otherwise. Although our 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 may differ materially from any forward-looking statements due to the risks and uncertainties of such statements.

Executive Overview

Business and Investment Strategy

We are a REIT that invests in seniors housing and health care properties through sale-leasebacks, financing receivables, mortgage financing, joint ventures and structured finance solutions including preferred equity and mezzanine lending. We create, sustain and enhance stockholder equity value and provide current income for distribution to stockholders through real estate investments in seniors housing and health care properties managed by experienced operators.

The following graph summarizes our gross investments as of June 30, 2025:



Our primary seniors housing and health care property classifications include skilled nursing centers ("SNF"), independent living communities ("ILF"), assisted living communities ("ALF"), memory care communities ("MC") and combinations thereof. We also invest in other ("OTH") types of properties, such as land parcels, projects under development ("UDP") and behavioral health care hospitals. To meet these objectives, we attempt to invest in properties that provide opportunity for additional value and current returns to our stockholders and diversify our investment portfolio by geographic location, operator, property classification and form of investment.

We conduct and manage our business as two operating segments for internal reporting and internal decision-making purposes: real estate investments and seniors housing operating portfolio ("SHOP"). For purposes of this quarterly report and other presentations, we generally include ILF, ALF, MC, and combinations thereof in the seniors housing communities classification ("SH"). As of June 30, 2025, seniors housing and health care properties comprised approximately 99.4% of our gross investment portfolio. We have been operating since August 1992.

Substantially all of our revenues and sources of cash flows from operations are derived from rents from operating leases, resident fees and services, interest earned on financing receivables, interest earned on outstanding loans receivable and income from investments in unconsolidated joint ventures. Income from our investments represent our primary source of liquidity to fund distributions and are dependent upon the performance of the operators on their lease and loan obligations and the rates earned thereon. To the extent that the operators experience operating difficulties and are unable to generate sufficient cash to make payments to us, there could be a material adverse impact on our consolidated results of operations,

liquidity and/or financial condition. To mitigate this risk, we monitor our investments through a variety of methods determined by investment type, property type and operator. Our monitoring process includes periodic review of financial statements for each facility, periodic review of operator credit, scheduled property inspections and review of covenant compliance.

In addition to our monitoring and research efforts, we also structure our investments to help mitigate payment risk. Some operating leases and loans are credit enhanced by guaranties and/or letters of credit. In addition, operating leases are typically structured as master leases and loans are generally cross-defaulted and cross-collateralized with other loans, operating leases or agreements between us and the operator and its affiliates.

During the second quarter of 2025, we began utilizing the structures provided for in the REIT Investment Diversification and Empowerment Act of 2007 (commonly referred to as "RIDEA") as permitted by the Housing and Economic Recovery Act of 2008 and established a seniors housing operating portfolio ("SHOP"). Under a typical RIDEA structure, we have certain oversight approval rights and the right to review operational and financial reporting information, but our independent third party operators will ultimately control the day-to-day operations of the property, pursuant to the terms of our management agreements. Offering RIDEA structures represent a further aspect of our traditional strategy of investing through vehicles such as non-cancelable triple-net operating ("NNN" or "Triple-Net") leases, mortgage loans, and structured finance. We believe that RIDEA structures provide us with additional investment opportunities. During the second quarter of 2025, we terminated our Anthem Memory Care, LLC ("Anthem") and New Perspective Senior Living, LLC ("New Perspective") Triple-Net master leases and converted 12 memory care and one independent and assisted living communities covered under the master leases to our new SHOP segment. To develop and implement RIDEA structures, we may need to continue to commit financial and operational resources. While we anticipate that adding RIDEA transactions will be positive for our business model, our ability to succeed in this new segment will be determined by numerous factors, including our ability to identify suitable investments and our relationship with operators of RIDEA structures.

Depending upon the availability and cost of external capital, we anticipate making additional investments in health care related properties. New investments are generally funded from cash on hand, proceeds from periodic asset sales, temporary borrowings under our unsecured revolving line of credit and internally generated cash flows. Our investments generate internal cash from rent, resident fees and services, interest from financing receivables and interest receipts and principal payments on loan receivables and income from unconsolidated joint ventures. Permanent financing for future investments, which replaces funds drawn under our unsecured revolving line of credit, may be provided through a combination of public and private offerings of debt and equity securities and secured and unsecured debt financing. The timing, source and amount of cash flows provided by financing activities and used in investing activities are sensitive to the capital markets' environment, especially to changes in interest rates. Changes in the capital markets' environment may impact the availability of cost-effective capital.

We believe our business model has enabled and will continue to enable us to maintain the integrity of our property investments, including in response to financial difficulties that may be experienced by operators and the variability of cash flow from our SHOP segment. Traditionally, we have taken a conservative approach to managing our business, choosing to maintain liquidity and exercise patience until favorable investment opportunities arise.

Real Estate Portfolio Overview

The following tables summarize our real estate investment portfolio as of June 30, 2025 (dollar amounts in thousands):

						Six Months Ended June 30, 2025			
Owned Properties	Number of Properties (1)	Number of SNF SH Gross of and Resident			Percentage of Total Revenues				
Owned-Triple-Net: Seniors Housing	57		3,404	\$ 544.031	25.8 %	\$ 23.284	22.5 %		
Skilled Nursing	50	6.113	236	598,800	28.4 %	31.443	30.4 %		
Other (2)	1	118	230	12.005	0.6 %	297	0.3 %		
	108	6.231	3.640	1,154,836	54.8 %	55.024 (3)	53.2 %		
Subtotal: Triple-Net Owned-SHOP:		0,231	-,-			,.			
Seniors Housing	13		832	174,847	8.3 %	11,950 (4)	11.6 %		
Total Owned Properties	121	6,231	4,472	1,329,683	63.1 %	66,974	64.8 %		
		Numbe			Percentage	Interest Income	Percentage		
	Number of	SNF	SH	Gross	of	from Financing	of Total		
Financing Receivables	Properties (1)	Beds	Units	Investments	Investments	Receivable	Revenues		
Seniors Housing	28		1,263	284,879	13.5 %	11,199	10.8 %		
Skilled Nursing	3	299		76,559	3.6 %	2,887	2.8 %		
Total Financing Receivables	31	299	1,263	361,438	17.1 %	14,086	13.6 %		
		Numbe	r of		Percentage	Interest Income	Percentage		
	Number of	SNF	SH	Gross	of	from Mortgage	of Total		
Mortgage Loans	Properties (1)	Beds	Units	Investments	Investments	Loans	Revenues		
Seniors Housing	6		584	85,745	4.1 %	2.479	2.4 %		
Skilled Nursing	22	2.726	_	271.070	12.8 %	16,380	15.9 %		
Total Mortgage Loans	28	2,726	584	356,815	16.9 %	18,859	18.3 %		
		Numbe	r of		Percentage	Interest	Percentage		
	Number of	SNF	SH	Gross	of	and other	of Total		
Notes Receivable	Properties (1)	Beds	Units	Investments	Investments	Income	Revenues		
Seniors Housing	6		765	42,957	2.0 %	2.451	2.4 %		
Skilled Nursing		_		1,178	0.1 %		0.0 %		
Total Notes Receivable	6		765	44,135	2.1 %	2,451 (5)	2.4 %		
		Numbe	r of		Percentage	Income from	Percentage		
	Number of	SNF	SH	Gross	of	Unconsolidated	of Total		
Unconsolidated Joint Ventures	Properties (1)	Beds	Units	Investments	Investments	Joint Ventures	Revenues		
Seniors Housing	1		109	6,340	0.3 %	289	0.3 %		
Skilled Nursing	i	104		11.453	0.5 %	589	0.6 %		
Total Unconsolidated Joint Ventures	2	104	109	17,793	0.8 %	878 (6)	0.9 %		
Total Portfolio	188	9,360	7,193	\$ 2,109,864	100.0 %	\$ 103,248	100.0 %		
		Number		Number of			centage		
S & B		of	SNF	SH	Gre		of		
Summary of Properties by Type Seniors Housing		Properties (1)	Beds	— Units — 6.95	Invest	1.138.799	54.0 %		
			0.1						
Skilled Nursing		76	.,	242 23	0	959,060	45.4 %		
Other (2)	_			118 -		12,005	0.6 %		
Total Portfolio	_	188	9,	7,19	\$	2,109,864	100.0 %		

⁽¹⁾ We have investments in owned properties, including Triple-Net and SHOP, financing receivables, mortgage loans, notes receivable and unconsolidated joint ventures in 25 states to 29 operators.

⁽²⁾ Includes three parcels of land held-for-use and one behavioral health care hospital.

⁽³⁾ Excludes \$5,866 variable rental income from lessee reimbursement of our real estate taxes, \$974 rental income related to termination of master leases and converting the communities into our new SHOP and \$243 write-off of straight-line rent.

⁽⁴⁾ Resident fees and services include all amounts earned from residents, based on individual resident agreements, at our SHOP communities.

⁽⁵⁾ Included in the Interest and other income line item of our Consolidated Statements of Income.

⁽⁶⁾ Excludes income from the redemption of our preferred equity investment in a joint venture.

As of June 30, 2025, we had \$1.7 billion in net carrying value of investments as follows (dollar amounts in thousands):

	 Carrying Value	Percentage of Investments
Owned-Triple-Net	\$ 778,295	46.3 %
Owned-SHOP	129,588	7.7 %
Financing Receivables	357,824	21.3 %
Mortgage Loans	353,253	21.0 %
Notes Receivable	43,694	2.6 %
Unconsolidated Joint Ventures	17,793	1.1 %
	\$ 1,680,447	100.0 %

The following table provides details on the components of revenues and related net operating income ("NOI") across our portfolio (in thousands):

	Three Months Ended June 3	Six Months Ended 0, 2025	
Real Estate Investment segment:	 ounc o	-,	
Owned-Triple-Net		_	
Contractual cash rental income	\$ 28,079	\$	57,702
Variable cash rental income	2,777		5,866
Straight-line rent adjustment (1)	(497)		(1,075)
Adjustment of lease incentives and rental income			(492)
Amortization of lease incentives	 (182)		(380)
Rental income	30,177		61,621
Financing Receivables:			
Cash Interest income from financing receivables	6,727		13,430
Effective interest income (2)	 357		656
Interest income from financing receivables	7,084		14,086
Mortgage loans receivable:			
Cash interest received	8,667		16,903
Effective interest income (3)	 1,013		1,956
Interest income from mortgage loans	9,680		18,859
Other notes receivable:			
Interest income-other notes	1,065		2,133
Effective interest income (4)	159		318
Interest income from notes receivable	1,224		2,451
Total revenue-Real Estate Investments segment	 48,165		97,017
Ü	,		
Property level expenses-real estate investments	(2,795)		(5,902)
NOI-real estate investment segment (5)	\$ 45,370	\$	91,115
SHOP segment:			
Resident Fees and Services:	\$ 11,950	\$	11,950
Property level expenses-SHOP	(9,419)		(9,419)
NOI-SHOP segment (5)	\$ 2,531	\$	2,531

⁽¹⁾ At June 30, 2025, the straight-line rent receivable balance on our Consolidated Balance Sheets was \$20,187.

⁽²⁾ At June 30, 2025, the financing receivables effective interest receivable balance which is included in the Interest receivable line item on our Consolidated Balance Sheets was \$6,138.

⁽³⁾ At June 30, 2025, the mortgage loans receivable effective interest receivable balance which is included in the interest receivable line item on our *Consolidated Balance Sheets* was \$54,787.

⁽⁴⁾ At June 30, 2025, the other notes receivable effective interest receivable balance which is included in the interest receivable line item on our *Consolidated Balance Sheets* was \$1,563.

⁽⁵⁾ See Non-GAAP Financial Measures below for additional information and reconciliation.

The following table outlines information related to our Triple-Net lease extensions during the six months ended June 30, 2025 (*dollar amounts in thousands*):

Type of Property	Gross Investment	Number of Properties	Number of Beds/Units	State	Original Maturity	Extended Maturity
SH	\$ 68,353	7	461	IL, MI, OH	May 31, 2025	May 31, 2026
SNF	53,339	6	782	AL, NM	April 30, 2026 (1)	April 30, 2031
SH	32,361	2	159	GA, SC	December 31, 2025	December 31, 2026
SH	25,704	2	88	TX	February 28, 2025	February 28, 2026
SNF	13,054	2	211	SC	February 28, 2026	February 28, 2031
SNF	5,275	2	141	TN	December 31, 2025 (2)	December 31, 2026
	\$ 198,086	21	1,842			

- (1) Subsequent to June 30, 2025, Genesis Healthcare, Inc. ("Genesis") filed for Chapter 11 bankruptcy. Genesis has paid their contractual rent through August 2025.
- (2) The purchase option window provided in the master lease, which expired on December 31, 2024, was extended for another year to December 31, 2025.

Additionally, During the six months ended June 30, 2025, we terminated two existing leases with the same operator and combined them into a single master lease. The new master lease has a five-year term with one 1-year extension option and four 5-year extension options. Annual cash rent is \$2.5 million for the first lease year escalating by 2.0% annually thereafter. The terms and economics of the new master lease are similar to those of the two leases that were terminated. In connection with the termination of these leases, we wrote-off straight-line rent receivable and lease incentive balances totaling \$0.5 million.

Also, as previously discussed, during the six months ended June 30, 2025, we terminated our Anthem Triple-Net master leases and converted the communities covered under the master leases into our new SHOP segment. In conjunction with the conversion, we wrote-off Anthem's working capital note of \$2.7 million and the related interest receivable of \$0.4 million. In addition, we terminated our New Perspective Triple-Net lease and converted the community covered under the lease into our SHOP segment. In connection with the conversion, we paid New Perspective a \$6.0 million lease termination fee.

Update on Certain Operators

ALG Senior Living

We hold controlling interest in three joint ventures with ALG Senior Living ("ALG"). The joint ventures own 28 assisted living and memory care communities in North Carolina (27) and South Carolina (1) with a total of 1,263 units. The joint ventures lease these communities to affiliates of ALG under three 10-year master leases and has provided the lessee with the option to purchase these communities. In accordance with generally accepted accounting principles ("GAAP"), the communities are recorded as *Financing Receivables* on our *Consolidated Balance Sheets*. Additionally, ALG operates a 45-unit assisted living and memory care community in North Carolina under a mortgage loan, which was scheduled to mature in January 2025. During the three months ended March 31, 2025, the mortgage loan maturity was extended to September 2025. ALG has paid their contractual rent and interest obligations through July 2025.

Anthem Memory Care

Anthem operated 12 memory care communities located in California, Colorado, Kansas, Illinois and Ohio under Triple-Net master leases. During the second quarter of 2025, we terminated our Anthem Triple-Net master leases and converted the 12 memory care communities covered under the master leases into our new SHOP segment. In conjunction with the conversion, we wrote-off Anthem's working capital note of \$2.7 million and the related interest receivable of \$0.4 million during the six months ended June 30, 2025.

Genesis Healthcare, Inc.

Subsequent to June 30, 2025, Genesis filed for Chapter 11 bankruptcy. Affiliates of Genesis lease six skilled nursing centers in New Mexico (five) and Alabama (one) with a total of 782 beds under a master lease with LTC. The master lease matures on April 30, 2026 and provides three 5-year renewal options. During the three months ended June 30, 2025, we received Genesis' written notice of its exercise of a 5-year extension option, which would extend the term of the lease to April 30, 2031. Genesis has paid their contractual rent through August 2025.

Prestige Healthcare

Prestige Healthcare ("Prestige") operates 21 skilled nursing centers located in Michigan secured under four mortgage loans and two skilled nursing centers located in South Carolina under a master lease. Prestige is our largest operator based upon revenues and assets representing 14.8% of our total revenues and 14.5% of our total assets as of June 30, 2025.

Under one of the mortgage loans with Prestige secured by 14 properties, the minimum mortgage interest payment due to us was based on an annual current pay rate of 8.5% on the outstanding loan balance. The difference between the contractual interest rate and the current pay interest rate on the outstanding loan balance remains an obligation of Prestige and is payable through the application of security deposits we hold on behalf of Prestige or is payable at maturity

During the first quarter of 2025, we received full contractual cash interest of \$5.0 million from Prestige through \$3.8 million of cash receipts and application of \$1.2 million of Prestige's security. At March 31, 2025, Prestige's security totaled \$3.8 million.

During the second quarter of 2025, we received full contractual cash interest of \$5.0 million from Prestige. None of Prestige's security was used to pay the difference between the contractual interest rate and the 8.5% current pay interest rate. At June 30, 2025, Prestige's security totaled \$6.1 million.

Subsequent to June 30, 2025, the Prestige mortgage loan was amended to provide Prestige an option to prepay the mortgage loan at par and without penalty within a 12-month window beginning in July 2026. Prestige will have to provide us with a 90-day notice of its intention to exercise the option and the ability for Prestige to exercise the pre-payment option is contingent on several factors including Prestige being current and in good standing on all its mortgage loans with LTC and obtaining replacement financing. In consideration of granting the prepayment option, the amendment eliminates the 8.5% current pay rate and reverts monthly interest payments to the full contractual interest rate of 11.14%, effective July 1, 2025, and escalated annually. As of June 30, 2025, we have \$41.5 million of accrued effective interest related to the Prestige loan, which is expected to be recovered through payments collected through the contractual maturity of the loan. If Prestige exercises its contingent prepayment option, we will no longer be able to collect our remaining accrued effective interest as of such date. Prestige is current on their contractual loan obligations through July 2025.

Other Operators

We had a JV that owned two assisted living communities with a total of 186 units in Oregon. The communities were leased under two separate leases with the same operator, who was the non-controlling member of the JV. During the six months ended June 30, 2025, we acquired the operator's \$4.0 million non-controlling interest in the JV for \$1.2 million and terminated the two existing leases. In conjunction with the termination of these leases, we wrote-off \$0.2 million straight-line rent receivable and \$0.3 million lease incentive. Concurrently, we entered into a new combined master lease with the same operator. The new master lease has a five-year term with one 1-year extension option and four 5-year extension options. Annual cash rent is \$2.5 million for the first lease year, escalating by 2% annually thereafter. Additionally, the master lease provides the operator with an earn-out of up to \$4.0 million, contingent on achieving certain performance thresholds.

Additionally, during the first quarter of 2025, we engaged a broker to sell seven skilled nursing centers under a master lease, following the operator's election not to exercise the renewal option available under the master lease. The master lease covers seven skilled nursing centers in California (1), Florida (2) and Virginia (4) with a gross book value of \$71.7 million and matures in January 2026. Accordingly, these centers met the criteria under GAAP as held-for-sale and have been classified as held-for-sale. The operator is obligated to pay rent on the portfolio through maturity and is current on rent obligations through July 2025. All of the properties covered under this master lease are under contract, and we expect to complete all of the sales in the fourth quarter of 2025, generating net proceeds of approximately by \$120.0 million. We anticipate recording a gain on sale of approximately \$80.0 million.

2025 Activities Overview

The following tables summarize our transactions during the six months ended June 30, 2025 (dollar amounts in thousands):

Investment in Improvement projects

Type of Property	NNN	SHOP
Seniors Housing Communities	\$ 1,668	\$ 91
Skilled Nursing Centers	 736	
Total	\$ 2,404	\$ 91

Properties Held -for-Sale

	Type	Number	Number			
	of	of	of	Gross		Accumulated
State	Property	Properties	Beds/units	Investme	nt	Depreciation
CA/FL/VA	SNF	(1) 7	896	\$	71,742 \$	(29,284)

⁽¹⁾ During 2025, we engaged a broker to sell seven SNFs under a master lease, following the operator's election not to exercise the renewal option available under the master lease. The master lease covers SNFs in California (1), Florida (2) and Virginia (4) and matures in January 2026. Accordingly, these centers met the criteria under GAAP as held-for-sale. The operator is obligated to pay rent on the portfolio through maturity and is current on rent obligations through July 2025. All the properties are under contract, and we expect to complete all of the sales in the fourth quarter of 2025.

Properties Sold

State	Type of Properties	Number of Properties	Number of Beds/Units	Sales Price	Carrying Value	Net (Loss) Gain ⁽¹⁾
Ohio	SH	1	39	\$ 1,000	\$ 670	\$ 259
Ohio (2)	n/a	_	_	1,800	1,342	340
Oklahoma	SH	1	29	670	670	(96)
Total		2	68	\$ 3,470	\$ 2,682	\$ 503

⁽¹⁾ Calculation of net gain includes cost of sales and write-off of straight-line receivable and lease incentives, when applicable.

⁽²⁾ We sold a parcel of land adjacent to a memory care community within our portfolio.

SHOP Segment

During the second quarter of 2025, we terminated our Anthem and New Perspective Triple-Net master leases and converted the communities covered under the master leases into our new SHOP segment. At June 30, 2025, our SHOP included operations of 13 communities managed on our behalf by two independent operators pursuant to separate management agreements. The following table provides information regarding our SHOP segment (*dollar amounts in thousands*):

Type of Property	Iı	Gross ivestment	F	Resident Fees and ervices (1)	Ho Ope	eniors ousing erating penses	Average vestment per Unit	Number of Properties	Number of Beds/Units	State
SH	\$	152,462	\$	11,755 (2)	\$	9,302 (2)	\$ 208.28	12	732	CA, CO, KS, IL, OH
SH		22,385		195 (2)		117 (2)	\$ 223.85	1	100	WI
Total	\$	174,847	\$	11,950	\$	9,419	\$ 210.15	13	832	

- (1) Resident fees and services include all amounts earned from residents, based on individual resident agreements, at our SHOP communities. The individual resident agreements typically vary in duration. Resident fees and services are primarily service-based and are recognized in accordance with Accounting Standards Codification Topic 606, Revenue from Contracts with Customers, once performance obligations are satisfied
- (2) These communities were converted from NNN to SHOP during the second quarter of 2025. Accordingly, revenues and expenses do not reflect a full quarter of operations.
- (3) See Non-GAAP Financial Measures below for additional information and reconciliation.

Subsequent to June 30, 2025, we acquired a 67-unit assisted living and memory care community in California within our SHOP segment for \$35.2 million. In connection with the acquisition, we entered into a management agreement with an operator new to us.

Investment in Mortgage Loans Receivable

	A	Amount
Originations and funding under mortgage loans receivable	\$	41,535 (1)
Scheduled principal payments received		(451)
Mortgage loan premium amortization		(3)
Provision for loan loss reserve		(411)
Net increase in mortgage loans receivable	\$	40,670

- (1) Includes the following:
 - (a) \$38,495 under our \$42,300 mortgage loan commitment secured by a 250-unit ILF, ALF and MC in Florida. The loan term is five years at a fixed rate of 8.5%; and
 - (b) \$3,040 under our \$19,500 mortgage loan commitment for the construction of an 85-unit ALF and MC in Michigan. The borrower contributed \$12,100 of equity upon origination in July 2023, which was used to initially fund the construction. Our remaining commitment is \$3,706. The interest-only loan term is approximately three years at a rate of 8.75%, and includes two one-year extensions, each of which is contingent on certain coverage thresholds.

<u>Preferred Equity Investment in Unconsolidated Joint Ventures</u>

During the six months ended June 30, 2025, we received \$16.0 million, including a 13% exit IRR of \$3.0 million, from the redemption of our preferred equity investment in a joint venture that owns a 267-unit independent and assisted living community in Washington.

Investment in Notes Receivable

	Amount
Principal payments received under notes receivable	\$ (888)
Write-off of notes receivable	(2,693) (1)
Recovery of credit losses	36
Net decrease in notes receivable	\$ (3,545)

⁽¹⁾ Represents the write-off of Anthem working capital note in connection with the conversion of its Triple-Net leases to SHOP.

Health Care Regulatory

The Centers for Medicare & Medicaid Services ("CMS") annually updates Medicare SNF prospective payment system rates and other policies. On July 31, 2025, CMS issued a final rule to update Medicare payment policies and rates for SNFs under the SNF prospective payment system ("SNF PPS") for fiscal year ("FY") 2026. CMS announced that for FY 2026, it was updating SNF PPS rates by 3.2% based on the final SNF market basket of 3.3%, plus a 0.6% market basket forecast error adjustment, and a negative 0.7% productivity adjustment, which amounts to an increase in SNF PPS payments of \$1.16 billion compared to payments in FY 2025. CMS stated that its impact figures do not incorporate the SNF Value-Based Purchasing ("VBP") reductions for certain SNFs subject to the net reduction in payments under the SNF VBP, which are estimated to total \$208.36 million in FY 2026, CMS announced that it was finalizing several changes to the PDPM ICD-10-CM code mappings to allow providers to provide more accurate, consistent, and appropriate primary diagnoses that meet the criteria for skilled intervention during a Part A SNF stay. CMS finalized 34 changes to the PDPM ICD-10-CM code mappings to maintain consistency with the latest ICD-10-CM coding guidance. CMS also announced that for the SNF VBP Program, it was finalizing a series of operational and administrative proposals as part of the final rule. In addition, CMS announced that for the SNF Quality Reporting Program ("QRP"), it was finalizing its proposal to remove four standardized patient assessment data elements from the Minimum Data Set ("MDS"), the SNF resident assessment form, beginning with residents admitted on or after October 1, 2025. CMS also announced it was finalizing its proposal to amend the reconsideration request policy and process.

On April 22, 2024, CMS issued the Minimum Staffing Standards for Long-Term Care Facilities and Medicaid Institutional Payment Transparency Reporting final rule. The final rule set forth new comprehensive minimum staffing requirements. It finalized a total nurse staffing standard of 3.48 hours per resident day ("HPRD"), which must include at least 0.55 hours per resident day of direct registered nurse care and 2.45 hours per resident day of direct nurse aide care. It permitted facilities to use any combination of nurse staff (registered nurse, licensed practical nurse and licensed vocational nurse, or nurse aide) to account for the additional 0.48 hours per resident day needed to comply with the total nurse staffing standard. CMS also finalized enhanced facility assessment requirements and a requirement to have a registered nurse onsite 24 hours a day, seven days a week ("24/7"), to provide skilled nursing care. The final rule also provided a staggered implementation timeframe of the minimum nurse staffing standards and 24/7 registered nurse requirement based on geographic location as well as possible exemptions for qualifying facilities for some parts of these requirements based on workforce unavailability and other factors. The final rule was challenged in federal courts in Texas and Iowa. An April 2025 decision from the U.S. District Court for the Northern District of Texas and a June 2025 decision from the U.S. District Court for the Northern District of Iowa blocked the rule from taking effect. The Texas federal court vacated the rule in full, finding that CMS had exceeded its authority in promulgating it. Meanwhile, the Iowa federal court only vacated the 24/7 RN requirement and the minimum staffing hours requirement, while leaving the rest of the rule in place. The U.S. Department of Justice has appealed the Texas federal court's decision striking down the entire rule to the U.S. Court of Appeals for the Fifth Circuit. To date, no appeal of the Iowa federal court's decision has been noticed. Regardless, however, the One Big Beautiful Bill Act ("OBBBA"), signed by President Trump on July 4, 2025, imposes a 10-year moratorium on the implementation and enforcement of the entire rule.

On June 18, 2025, CMS issued a Quality, Safety and Oversight memorandum, QSO-25-NH, which outlines updates to how nursing home ratings are calculated and reported on the Nursing Home Care Compare website. According to the QSO memo, as of July 30, 2025, CMS will publish average Five Star ratings and other performance-based information for chains or affiliated entities on the Nursing Home Care Compare website. CMS will also be removing COVID-19 vaccination information from the main profile page of each nursing home effective as of the same date. CMS will also be revising the

methodology used to calculate Five Star Ratings. In addition, CMS also recently announced a third extension for SNFs to submit required Medicare revalidations. Facilities now have until January 1, 2026 to submit these filings.

There can be no assurance that these rules or future regulations modifying Medicare SNF payment rates or other requirements for Medicare and/or Medicaid participation will not have an adverse effect on the financial condition of our borrowers and lessees which could, in turn, adversely impact the timing or level of their payments to us and our overall financial condition. Failure by an operator to comply with regulatory requirements can, among other things, jeopardize a facility's compliance with the conditions of participation under relevant federal and state healthcare programs. Further the ability of our operators to comply with applicable regulations, including minimum staffing requirements, can be adversely impacted by changes in the labor market and increases in inflation.

Key Performance Indicators, Trends and Uncertainties

We utilize several key performance indicators to evaluate the various aspects of our business. These indicators are discussed below and relate to concentration risk and credit strength. Management uses these key performance indicators to facilitate internal and external comparisons to our historical operating results in making operating decisions and for budget planning purposes.

Concentration Risk. We evaluate by gross investment our concentration risk in terms of asset mix, real estate investment mix, operator mix and geographic mix. Concentration risk is valuable to understand what portion of our real estate investments could be at risk if certain sectors were to experience downturns. Asset mix measures the portion of our investments that are real property or mortgage loans. The National Association of Real Estate Investment Trusts ("NAREIT"), an organization representing U.S. REITs and publicly traded real estate companies, classifies a company with 50% or more of assets directly or indirectly in the equity ownership of real estate as an equity REIT. Investment mix measures the portion of our investments that relate to our various property classifications. Operator mix measures the portion of our investments that relate to our top five operators. Geographic mix measures the portion of our real estate investment that relate to our top five states.

The following table reflects our recent historical trends of concentration risk (gross investment, in thousands):

	6/30/25	 3/31/25	 12/31/24	 9/30/24	 6/30/24
Asset mix:					
Owned properties-Triple-Net	\$ 1,154,836	\$ 1,329,856	\$ 1,333,078	\$ 1,342,188	\$ 1,342,069
Owned properties-SHOP	174,847	_	_	_	_
Financing receivables	361,438	361,460	361,482	361,504	361,525
Mortgage loan receivables	356,815	317,527	315,734	364,414	393,375
Notes receivable	44,135	44,786	47,717	48,173	58,995
Unconsolidated joint ventures	17,793	17,602	30,602	30,602	30,504
Real estate investment mix:					
Senior housing communities	\$ 1,138,799	\$ 1,100,232	\$ 1,117,588	\$ 1,165,395	\$ 1,166,053
Skilled nursing centers	959,060	958,994	959,020	959,482	1,001,532
Other (1)	12,005	12,005	12,005	12,005	12,005
Under development	_	_	_	9,999	6,878
Operator mix:					
ALG Senior Living	\$ 295,628	\$ 295,629	\$ 295,629	\$ 307,308	\$ 307,308
Prestige Healthcare (1)	268,567	268,896	269,022	269,345	272,081
Encore Senior Living	196,735	195,355	195,276	191,988	187,645
HMG Healthcare, LLC	167,202	166,976	166,716	166,833	176,877
Anthem Memory Care, LLC (2)	_	153,714	156,407	156,407	156,407
Ignite	117,008	116,816	116,954	116,954	116,856
Remaining operators (2)	889,877	873,845	888,609	938,046	969,294
SHOP operators ⁽²⁾	174,847	_	_	_	_
Geographic mix:					
Texas	\$ 319,423	\$ 318,584	\$ 318,133	\$ 323,737	\$ 328,428
North Carolina	301,727	301,650	301,468	301,142	300,893
Michigan	293,189	292,396	290,450	287,795	287,389
Florida	168,626	130,152	130,174	130,196	130,218
Ohio	140,813	142,089	144,353	144,229	143,115
Remaining states	886,086	886,360	904,035	959,782	996,425

⁽¹⁾ Includes three parcels of land located adjacent to properties securing the Prestige Healthcare mortgage loan and are managed by Prestige.

Credit Strength. We measure our credit strength both in terms of leverage ratios and coverage ratios. Our leverage ratios include debt to gross asset value and debt to market capitalization. The leverage ratios indicate how much of our Consolidated Balance Sheets capitalization is related to long-term obligations. Our coverage ratios include interest coverage ratio and fixed charge coverage ratio. The coverage ratios indicate our ability to service interest and fixed charges (interest). The coverage ratios are based on earnings before interest, taxes, depreciation and amortization for real estate ("EBITDAre") as defined by NAREIT. See Non-GAAP Financial Measures below for information and reconciliation.

⁽²⁾ During the second quarter of 2025, we terminated our Anthem and New Perspective Triple-Net master leases and converted the communities covered under the master leases into our SHOP segment. Accordingly, the communities managed by Anthem and New Perspective on our behalf are classified as "SHOP operators" during the three months ended June 30, 2025. Our SHOP segment is not subject to operator concentration risk

The following table reflects the recent historical trends for our credit strength measures:

Balance Sheet Metrics

	Year to Date		Qı	ıarter Ended		
	6/30/25	6/30/25	3/31/25	12/31/24	9/30/24	6/30/24
Debt to gross asset value	31.3 %	31.3 %	31.1 %	31.1 % (4)	34.5 % ⁽⁴⁾	37.6 %
Debt to market capitalization ratio	30.4 %	30.4 % (1)	29.5 % ⁽²⁾	30.3 % (5)	32.3 % (7)	36.5 %
Interest coverage ratio (9)	5.1 x	5.1 x	5.0 x ⁽³⁾	4.7 x ⁽⁶⁾	4.2 x ⁽⁸⁾	3.7 x
Fixed charge coverage ratio (9)	5.1 x	5.1 x	5.0 x ⁽³⁾	4.7 x ⁽⁶⁾	4.2 x ⁽⁸⁾	3.7 x

- (1) Increased due to increase in outstanding debt and decrease in market capitalization from lower stock price.
- (2) Decreased due to increase in market capitalization due to increase in stock price.
- (3) Increased due to decrease in interest expense.
- (4) Decreased due to decrease in outstanding debt, partially offset by decrease in gross asset value.
- (5) Decreased due to decrease in outstanding debt, partially offset by decrease in market capitalization from lower stock price.
- (6) Increased due to decrease in interest expense and increase in rental income, partially offset by decrease in other income.
- (7) Decreased due to decrease in outstanding debt and increase in market capitalization resulting from the sale of common stock under our Original Equity Distribution Agreements, as well as increase in stock price.
- (8) Increase due to decrease in interest expense and increase in rental and other income.
- (9) In calculating our interest coverage and fixed charge coverage ratios above, we use EBITDAre. See Non-GAAP Financial Measures below for information and reconciliation.

We evaluate our key performance indicators in conjunction with current expectations to determine if historical trends are indicative of future results. Our expected results may not be achieved, and actual results may differ materially from our expectations. This may be a result of various factors, including, but not limited to

- the status of the economy;
- the status of capital markets, including prevailing interest rates;
- compliance with and changes to regulations and payment policies within the health care industry;
- changes in financing terms;
- competition within the health care and seniors housing industries;
- changes in federal, state and local legislation; and
- the duration, spread and severity of a public health crises such as a pandemic.

Management regularly monitors the economic and other factors listed above. We develop strategic and tactical plans designed to improve performance and maximize our competitive position. Our ability to achieve our financial objectives is dependent upon our ability to effectively execute these plans and to appropriately respond to emerging economic and company-specific trends.

Operating Results (unaudited, in thousands)

	Three Months Ended June 30,					
		2025		2024	D	ifference
Revenues:						
Rental income	\$	30,177	\$	31,657	\$	$(1,480)^{(1)}$
Resident fees and services		11,950		_		11,950 ⁽²⁾
Interest income from financing receivables		7,084		3,830		3,254 ⁽³⁾
Interest income from mortgage loans		9,680		12,661		$(2,981)^{(4)}$
Interest and other income		1,349		1,968		(619) ⁽⁵⁾
Total revenues		60,240		50,116		10,124
Expenses:						
Interest expense		8,014		10,903		2,889 (6)
Depreciation and amortization		8,776		9,024		248
Seniors housing operating expenses		9,419		_		$(9,419)^{(7)}$
Provision for credit losses		387		703		316
Transaction costs		6,706		380		$(6,326)^{(8)}$
Property tax expense		2,795		3,247		452
General and administrative expenses		8,447		6,760		$(1,687)^{(9)}$
Total expenses		44,544		31,017		(13,527)
Gain (loss) on sale of real estate, net		332		(32)		364
Income from unconsolidated joint ventures		439		671		(232)
Income tax benefit		81		_		81
Net income		16,548		19,738	-	(3,190)
Income allocated to non-controlling interests		(1,456)		(377)		$(1,079)^{(3)}$
Net income attributable to LTC Properties, Inc.	'	15,092		19,361		(4,269)
Income allocated to participating securities		(154)		(173)		19
Net income available to common stockholders	\$	14,938	\$	19,188	\$	(4,250)

- (1) Decreased primarily due to the conversion of 13 communities from Triple-Net to our new SHOP segment, partially offset by rent increases from fair-market rent resets.
- (2) Resident fees and services include all amounts earned from residents, based on individual resident agreements, at our SHOP communities. Increased due to the conversion of 13 communities discussed above.
- (3) Increased primarily due to the exchange of two mortgage loan receivables near the end of the second quarter of 2024 for controlling interests in two newly formed JVs that are accounted for as financing receivables.
- (4) Decreased primarily due to explanation (3) above and payoffs partially offset by additional mortgage loan funding.
- (5) Decreased primarily due to receipt of insurance proceeds in 2024.
- (6) Decreased due to lower outstanding balance on our revolving line of credit, scheduled principal paydowns on our senior unsecured notes and lower interest rates.
- (7) Represents operating expenses related to our new SHOP segment.
- (8) Increased due to \$5,971 lease termination fee paid to New Perspective upon conversion of the community covered under the Triple-Net lease into our SHOP segment and additional costs associated with the startup of new RIDEA platform.
- (9) Increased primarily due to one-time expenses related to an employee's retirement and increase in incentive compensation expenses.

	Six Mon Jun	ded			
	2025		2024	Di	ifference
Revenues:					
Rental income	\$ 61,621	\$	65,206	\$	$(3,585)^{(1)}$
Resident fees and services	11,950		_		11,950 ⁽²⁾
Interest income from financing receivables	14,086		7,660		6,426 (3)
Interest income from mortgage loans	18,859		25,109		$(6,250)^{(4)}$
Interest and other income	2,755		3,507		$(752)^{(5)}$
Total revenues	109,271		101,482		7,789
Expenses:					
Interest expense	15,927		21,948		6,021 (6)
Depreciation and amortization	17,938		18,119		181
Seniors housing operating expenses	9,419		_		$(9,419)^{(7)}$
Provision for credit losses	3,439		727		$(2,712)^{(8)}$
Transaction costs	7,147		646		$(6,501)^{(9)}$
Property tax expense	5,902		6,630		728
General and administrative expenses	15,418		13,251		$(2,167)^{(10)}$
Total expenses	75,190		61,321		(13,869)
Gain on sale of real estate, net	503 ⁽¹	1)	3,219 (12	2)	(2,716)
Income from unconsolidated joint ventures	4,104		1,047		3,057 (13)
Income tax benefit	81		_		81
Net income	38,769		44,427		(5,658)
Income allocated to non-controlling interests	(2,997)		(836)		$(2,161)^{(3)}$
Net income attributable to LTC Properties, Inc.	35,772		43,591		(7,819)
Income allocated to participating securities	(317)		(338)		21
Net income available to common stockholders	\$ 35,455	\$	43,253	\$	(7,798)

- (1) Decreased primarily due to a one-time revenue received in 2024 related to the repayment of \$2,377 in rent credits, conversion of 13 communities from Triple-Net to our new SHOP segment lower rent due to property sales and the write-off of a straight-line rent receivable and lease incentive balance in connection with the termination of two existing leases with the same operator, and combining them into a single master lease. These decreases were partially offset by rent increases from fair-market rent resets, annual escalations and amendments.
- (2) Resident fees and services include all amounts earned from residents, based on individual resident agreements, at our SHOP communities. Increased due to the conversion of 13 communities discussed above.
- (3) Increased primarily due to the exchange of two mortgage loan receivables near the end of the second quarter of 2024 for controlling interests in two newly formed JVs that are accounted for as financing receivables.
- (4) Decreased primarily due to explanation (3) above and payoffs partially offset by additional mortgage loan funding.
- (5) Decreased primarily due to receipt of insurance proceeds in 2024.
- (6) Decreased due to lower outstanding balance on our revolving line of credit, scheduled principal paydowns on our senior unsecured notes and lower interest rates.
- (7) Represents operating expenses related to our new SHOP segment.
- (8) Increased due to the write-off of a working capital note and the related interest receivable in connection with the transition of Triple-Net leases covering 12 properties to RIDEA.
- (9) Increased due to \$5,971 lease termination fee paid to New Perspective upon conversion of the community covered under the Triple-Net lease into our SHOP segment and additional costs associated with the startup of new RIDEA platform.
- (10) Increased primarily due to one-time expenses related to an employee's retirement and increase in incentive compensation expenses.
- (11) Represents the net gain on sale related to one SH and a parcel of land adjacent to a MC within our portfolio located in Ohio, partially offset by loss on sale related to one SH in Oklahoma.
- (12) Represents the gain on sale of a 110-unit community in Wisconsin and two closed properties located in Texas, partially offset by the aggregate loss on sale of 6 SHs located in Texas (five) and Florida (one).
- (13) Increased due to the 13% exit IRR of \$2,962 received in connection with the redemption of our preferred equity investment in a JV.

Non-GAAP Financial Measures

A non-GAAP financial measure is defined as a numerical measure of a registrant's historical or future financial performance, financial position or cash flows that excludes or includes amounts that are not excluded from or included in the most directly comparable measure calculated and presented in accordance with GAAP. We consider Funds from Operations ("FFO"), NOI and EBITDAre to be useful supplemental measures of our financial or operating performance.

Funds From Operations Available to Common Stockholders

FFO attributable to common stockholders, basic FFO attributable to common stockholders per share and diluted FFO attributable to common stockholders per share are supplemental measures of a REIT's financial performance that are not defined by GAAP. 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 facilitates comparisons of operating performance between periods.

We use FFO as a supplemental performance measurement of our cash flow generated by operations. FFO does not represent cash generated from operating activities in accordance with GAAP, and is not necessarily indicative of cash available to fund cash needs and should not be considered an alternative to net income available to common stockholders.

We calculate and report FFO in accordance with the definition and interpretive guidelines issued by NAREIT. FFO, as defined by 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. Our calculation 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 that have a different interpretation of the current NAREIT definition from us; therefore, caution should be exercised when comparing our FFO to that of other REITs.

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

	Three Months Ended June 30,					Six Mont Jun	nded
		2025		2024		2025	2024
GAAP net income available to common stockholders	\$	14,938	\$	19,188	\$	35,455	\$ 43,253
Add: Depreciation and amortization		8,776		9,024		17,938	18,119
(Less)/Add: (Gain)/Loss on sale of real estate, net		(332)		32		(503)	(3,219)
NAREIT FFO attributable to common stockholders	\$	23,382	\$	28,244	\$	52,890	\$ 58,153
NAREIT FFO attributable to common stockholders per share:				,		,	
Effect of dilutive securities:							
Add: Participating securities				173			338
Diluted NAREIT FFO attributable to common stockholders	\$	23,382	\$	28,417	\$	52,890	\$ 58,491
Weighted average shares used to calculate NAREIT FFO per share:							
Shares for basic net income per share		45,714		43,171		45,524	43,030
Effect of dilutive securities:							
Performance-based stock units		314		292		314	292
Participating securities				304			291
Total effect of dilutive securities		314		596		314	583
Shares for diluted FFO per share		46,028		43,767		45,838	43,613

Net Operating Income

Net operating income or NOI is a non-GAAP financial measure that is calculated as net income (loss) (computed in accordance with GAAP) before (i) general and administrative expenses, (ii) transaction costs, (iii) provision for credit losses, (iv) impairment loss, (v) depreciation and amortization, (vi) interest expense, (vii) gain or loss on sale of real estate and (viii) income tax benefit or expense. We use NOI to reflect the operating performance of our portfolio because NOI excludes certain items that are not associated with the operations of our properties.

NOI is not equivalent to our net income (loss) as determined under GAAP. Additionally, our use of the term NOI may not be comparable to that of other real estate companies as they may have different methodologies for computing this amount. Therefore, caution should be exercised when comparing our NOI to that of other REITs.

The following is a reconciliation of net income or loss, which is the most directly comparable GAAP financial measure to NOI for the periods presented below (in thousands):

	Three Months Ended June 30,					Six Mont June	 ed
		2025		2024		2025	2024
Net income	\$ 16,548 \$		19,738	\$	38,769	\$ 44,427	
Less: Income tax benefit		(81)		_		(81)	_
Less/Add: (Gain) loss on sale of real estate, net		(332)		32		(503)	(3,219)
Add: General and administrative expense		8,447		6,760		15,418	13,251
Add: Transaction costs		6,706		380		7,147	646
Add: Provision for credit losses		387		703		3,439	727
Add: Depreciation and amortization		8,776		9,024		17,938	18,119
Add: Interest expense		8,014		10,903		15,927	21,948
NOI	\$	48,465	\$	47,540	\$	98,054	\$ 95,899

Earnings before Interest, Taxes, Depreciation and Amortization for Real Estate

Earnings before interest, taxes, depreciation and amortization for real estate or EBITDAre is calculated as net income available to common stockholders (computed in accordance with GAAP) excluding (i) interest expense, (ii) 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.

EBITDAre is not an alternative to net income, operating income or cash flows from operating activities as calculated and presented in accordance with GAAP. You should not rely on EBITDAre as a substitute for any such GAAP financial measures or consider it in isolation, for the purpose of analyzing our financial performance, financial position or cash flows. Net income is the most directly comparable GAAP measure to EBITDAre.

The following is a reconciliation of net income or loss, which is the most directly comparable GAAP financial measure to EBITDA*re* for the periods presented below (in thousands):

	Ye	ar to Date	e Three Months Ended					l				
		6/30/25	_	6/30/25		3/31/25	_1	2/31/24		9/30/24		6/30/24
Net income	\$	38,769	\$	16,548	\$	22,221	\$	19,590	\$	30,862	\$	19,738
Less/Add: (Gain) loss on sale		(503)		(332)		(171)		(1,097)		(3,663)		32
Add: Impairment loss		_		_		_		6,953		_		_
Add: Interest expense		15,927		8,014		7,913		8,365		10,023		10,903
Add: Depreciation and amortization		17,938		8,776		9,162		9,194		9,054		9,024
EBITDAre		72,131		33,006		39,125		43,005		46,276		39,697
Add/(Less): Non-recurring one-time items		8,416 (1)	8,011	2)	405 (3	3)	(3,379)(4	1)	(4,173)	5)	1,022 (6)
Adjusted EBITDAre	\$	80,547	\$	41,017	\$	39,530	\$	39,626	\$	42,103	\$	40,719
Interest expense	\$	15,927	\$	8,014	\$	7,913	\$	8,365	\$	10,023	\$	10,903
		,						,				
Interest coverage ratio		5.1 x		5.1		5.0 x		4.7 x		4.2 x		3.7 x
Interest expense	\$	15,927	\$	8,014	\$	7,913	\$	8,365	\$	10,023	\$	10,903
Total fixed charges	\$	15,927	\$	8,014	\$	7,913	\$	8,365	\$	10,023	\$	10,903
Fixed charge coverage ratio		5.1 x		5.1	(5.0 x		4.7 x		4.2 x		3.7 x

⁽¹⁾ See (2) and (3) below for explanation.

⁽²⁾ Includes \$5,971 termination fee paid to New Perspective, \$1,136 one-time costs associated with an employee's retirement, \$520 of one-time RIDEA transaction costs and \$384 provision for credit losses related to a mortgage loan origination.

⁽³⁾ Includes \$2,693 write-off of a working capital note, \$371 of related interest receivable, and \$303 of one-time transaction costs, all in connection with the transition to RIDEA, partially offset by the 13% exit IRR of \$2,962 received in connection with the redemption of our preferred equity investment in a JV.

⁽⁴⁾ Includes a one-time additional straight-line income of \$3,158 related to restoring accrual basis accounting for two master leases, recovery of credit losses of \$511 related to a mortgage loan receivable write-off, partially offset by \$290 provision for credit losses related to the write-off of an uncollectible loan receivable.

⁽⁵⁾ Includes an aggregate one-time income of \$4,493 received from three former operators, the recovery of provisions for credit losses of \$293 related to a mortgage loan receivable payoff, partially offset by the uncollectible effective interest write-off of \$613 related to the partial paydown of a mortgage loan receivable.

⁽⁶⁾ Includes \$321 write-off of an uncollectible straight-line rent receivable, \$1,635 provision for credit losses related to acquisitions totaling \$163,460 accounted for as financing receivables, partially offset by \$934 recovery of provision for credit losses related to the payoffs of mortgage loan receivables.

Liquidity and Capital Resources

Sources and Uses of Cash

As of June 30, 2025, we had \$640.4 million in liquidity as follows (amounts in thousands, except per share amounts):

	At June 3	0, 2025
Cash and cash equivalents	\$	7,609
Available under unsecured revolving line of credit		256,450 (1)
Available under Equity Distribution Agreement		376,378
Total Liquidity	\$	640,437 (2)

- (1) Subsequent to June 30, 2025, we entered into our New Credit Agreement increasing commitments from \$425,000 to \$600,000 and repaid our Term Loans using proceeds from our revolving line of credit under our New Credit Agreement. Additionally, we borrowed \$41,850 under our new revolving line of credit. Accordingly, we have \$310,400 outstanding and \$289,600 available for borrowing under our unsecured revolving line of credit.
- (2) Subsequent to June 30, 2025, we had \$673,587 in liquidity. See (1) above.

We believe that our current cash balance, cash flow from operations available for distribution or reinvestment, our borrowing capacity and our potential ability to access the capital markets are sufficient to provide for payment of our current operating costs, meet debt obligations and pay common dividends at least sufficient to maintain our REIT status and repay borrowings at, or prior to, their maturity. The timing, source and amount of cash flows used in financing and investing activities are sensitive to the capital markets environment, especially to changes in interest rates. In addition inflation may adversely affect our operators' business, results of operations, cash flows and financial condition which could, in turn, adversely affect our financial position.

The operating results of the facilities will be impacted by various factors over which the operators/owners may have no control. Those factors include, without limitation, the health of the economy, inflation pressures, employee availability and cost, changes in supply of or demand for competing seniors housing and health care facilities, ability to hire and maintain qualified staff, ability to control other rising operating costs, and the potential for significant reforms in the health care industry and related occupancy challenges in the governmental regulations and financing of the health care industry or the impact of any other infectious disease and epidemic outbreaks. We cannot presently predict what impact these potential events may have, if any. We believe that adequate provision has been made for the possibility of loans proving uncollectible but we will continually evaluate the financial condition of the operations of our seniors housing and health care properties. In addition, we will monitor our borrowers and the underlying collateral for mortgage loans and will make future revisions to the provision, if considered necessary.

Depending on our borrowing capacity, compliance with financial covenants, ability to access the capital markets, and the payment of dividends may be negatively impacted. We continuously evaluate the availability of cost-effective capital and believe we have sufficient liquidity for our current dividend, corporate expenses and additional capital investments in 2025 and 2026.

Our investments, principally our investments in owned properties, financing receivables and mortgage loans, are subject to the possibility of loss of their carrying values as a result of changes in market prices, interest rates and inflationary expectations. The effects on interest rates may affect our costs of financing our operations and the fair-market value of our financial assets. Generally, our leases have agreed upon annual increases and our loans have predetermined increases in interest rates. Inasmuch as we may initially fund some of our investments with variable interest rate debt, we would be at risk of net interest margin deterioration if medium and long-term rates were to increase.

Our primary sources of cash include rent, resident fees and services, interest receipts, borrowings under our unsecured credit facility, public and private issuances of debt and equity securities, proceeds from investment dispositions and principal payments on loans receivable. Our primary uses of cash include dividend distributions, debt service payments (including principal and interest), real property investments (including acquisitions, capital expenditures and construction advances), loan advances and general and administrative expenses. These sources and uses of cash are reflected in our *Consolidated Statements of Cash Flows* as summarized below (*in thousands*):

	Six	Months E	une 30,	 Change	
Net cash provided by (used in):	2025			2024	\$
Operating activities	\$	59,598	\$	58,026	\$ 1,572
Investing activities		(26,697)		(1,009)	(25,688)
Financing activities		(34,706)		(71,129)	36,423
Decrease in cash and cash equivalents		(1,805)		(14,112)	12,307
Cash and cash equivalents, beginning of period		9,414		20,286	(10,872)
Cash and cash equivalents, end of period	\$	7,609	\$	6,174	\$ 1,435

Debt Obligations

Unsecured Credit Facility. We had an unsecured credit agreement (the "Credit Agreement") that provided for an aggregate commitment of the lenders of up to \$525.0 million comprised of a \$425.0 million revolving credit facility (the "Revolving Line of Credit") and two \$50.0 million term loans (the "Term Loans"). The Term Loans mature on November 19, 2025 and November 19, 2026. The Revolving Line of Credit has a maturity date of November 19, 2026. The Credit Agreement permitted us to request increases to the Revolving Line of Credit and Term Loans commitments up to a total of \$1.0 billion.

Based on our leverage at June 30, 2025, the facility provides for interest annually at Adjusted SOFR plus 110 basis points and a facility fee of 15 basis points and the Term Loans provide for interest annually at Adjusted SOFR plus 125 basis points.

Subsequent to June 30, 2025, we entered into a new four-year unsecured credit agreement ("New Credit Agreement") maturing in July 2029, to replace our previous Credit Agreement. The New Credit Agreement increased the aggregate commitment on our revolving line of credit from \$425.0 million to \$600.0 million and provides for the opportunity to increase the total commitment to an aggregate of \$1.2 billion. The New Credit Agreement provides for a one-year extension option, subject to customary conditions. Material terms of the New Credit Agreement remain unchanged. In connection with the New Credit Agreement, the Term Loans were rolled into the new revolving line of credit, keeping the interest rate swap agreements intact at an average 2.3% rate, based on current margins.

Interest Rate Swap Agreements. In connection with entering into the Term Loans as described above, we entered into two receive variable/pay fixed interest rate swap agreements (the "Interest Rate Swaps") with maturities of November 19, 2025 and November 19, 2026, respectively, that will effectively lock-in the forecasted interest payments on the Term Loans' borrowings over their four and five year terms of the loans. The Interest Rate Swaps are considered cash flow hedges and are recorded on our Consolidated Balance Sheets at fair value, with changes in the fair value of these instruments recognized in Accumulated other comprehensive income (loss) on our Consolidated Balance Sheets. During the six months ended June 30, 2025, we recorded a decrease of \$1.6 million in fair value of Interest Rate Swaps. As discussed above, subsequent to June 30, 2025, the Term Loans were paid off using proceeds from our new revolving line of credit under our New Credit Agreement, keeping the interest rate swap agreements intact through November 2025 at 2.3% and November 2026 at 2.4%, based on current margins.

As of June 30, 2025, the terms of the Interest Rate Swaps are as follows (dollar amounts in thousands):

Date Entered	Maturity Date	Swap Rate	Rate Index	Amount	June 30, 2025
November 2021	November 19, 2025	2.52 %	1-month SOFR	\$ 50,000	\$ 592
November 2021	November 19, 2026	2.66 %	1-month SOFR	 50,000	1,596
				\$ 100,000	\$ 2,188

Senior Unsecured Notes. We have senior unsecured notes held by institutional investors with interest rates ranging from 3.66% to 4.50%. The senior unsecured notes mature between 2026 and 2033.

The senior unsecured notes and the Credit Agreement, including the Revolving Line of Credit and the Term Loans, contain financial covenants, which are measured quarterly, that require us to maintain, among other things:

- a ratio of total indebtedness to total asset value not greater than 0.6 to 1.0;
- a ratio of secured debt to total asset value not greater than 0.35 to 1.0;
- a ratio of unsecured debt to the value of the unencumbered asset value not greater than 0.6 to 1.0; and
- a ratio of EBITDA, as calculated in the debt obligation, to fixed charges not less than 1.50 to 1.0.

At June 30, 2025, we were in compliance with all applicable financial covenants. These debt obligations also contain additional customary covenants and events of default that are subject to a number of important and significant limitations, qualifications and exceptions.

The debt obligations by component as of June 30, 2025 are as follows (dollar amounts in thousands):

Debt Obligations	Applicable Interest Rate ⁽¹⁾	o	utstanding Balance	Available for Sorrowing
Revolving line of credit (2)	5.50%	\$	168,550	\$ 256,450
Term loans, net of debt issue costs (2)	2.59%		99,883	_
Senior unsecured notes, net of debt issue costs (3)	4.15%		428,024	_
Total	4.25%	\$	696,457	\$ 256,450

- (1) Represents weighted average of interest rate as of June 30, 2025.
- (2) Subsequent to June 30, 2025, as noted above, we entered into our New Credit Agreement increasing commitments from \$425,000 to \$600,000 and repaid our Term Loans using proceeds from our revolving line of credit under our New Credit Agreement. Additionally, we borrowed \$41,850 under our new revolving line of credit. Accordingly, we have \$310,400 outstanding and \$289,600 available for borrowing under our unsecured revolving line of credit.
- (3) Subsequent to June 30, 2025, we repaid \$7,000 in scheduled principal paydown on our senior unsecured notes.

During the six months ended June 30, 2025, our debt borrowings and repayments were as follows (in thousands):

Debt Obligations	Borrowings	 Repayments
Revolving line of credit	\$ 53,600 (1)	\$ (29,400)
Senior unsecured notes	_	$(12,500)^{(2)}$
Total	\$ 53,600	\$ (41,900)

- (1) Subsequent to June 30, 2025, as noted above, we entered into our New Credit Agreement increasing commitment from \$425,000 to \$600,000 and repaid our Term Loans using proceeds from our revolving line of credit under our New Credit Agreement. Additionally, we borrowed \$41,850 under our new revolving line of credit. Accordingly, we have \$310,400 outstanding and \$289,600 available for borrowing under our unsecured revolving line of credit.
- (2) Subsequent to June 30, 2025, we repaid \$7,000 in scheduled principal paydown on our senior unsecured notes.

Equity

At June 30, 2025, we had 46,065,292 shares of common stock outstanding, total equity on our balance sheet \$1.0 billion and our equity securities had a market value of \$1.6 billion. During the six months ended June 30, 2025, we declared and paid \$53.6 million of cash dividends.

During the six months ended June 30, 2025, we acquired 151,018 shares of common stock held by employees who tendered owned shares to satisfy tax withholding obligations.

Subsequent to June 30, 2025, we declared a monthly cash dividend of \$0.19 per share on our common stock for the months of July, August and September 2025, payable on July 31, August 29, and September 30, 2025, respectively, to stockholders of record on July 23, August 21, and September 22, 2025, respectively.

At-The-Market Program. We have an equity distribution agreement (the "Equity Distribution Agreement") to offer and sell, from time to time, up to \$400.0 million in aggregate offering price of shares of our common stock. The Equity Distribution Agreement provides for sales of common shares to be made by means of ordinary brokers' transactions, which may include block trades, or transactions that are deemed to be "at the market" offerings.

During the six months ended June 30, 2025, we sold 387,600 shares of common stock for \$13.8 million in net proceeds under our Equity Distribution Agreement. In conjunction with the sale of common stock, we incurred \$205,000 of costs associated with this agreement which have been recorded in additional paid in capital as a reduction of proceeds received. At June 30, 2025, we had \$376.4 million available under the Equity Distribution Agreement.

Available Shelf Registrations. We have an automatic shelf registration statement on file with the SEC and currently have the ability to file additional automatic shelf registration statements to provide us with capacity to publicly offer an indeterminate amount of common stock, preferred stock, warrants, debt, depositary shares, or units. We may from time to time raise capital under our automatic registration statement in amounts, at prices, and on terms to be announced when and if the securities are offered. The specifics of any future offerings, along with the use of proceeds of any securities offered, will be described in detail in a prospectus supplement, or other offering materials, at the time of the offering. Our shelf registration statement expires in November 2027.

Stock-Based Compensation. During the second quarter of 2021, we adopted and our shareholders approved the 2021 Equity Participation Plan ("the 2021 Plan") which replaces the 2015 Equity Participation Plan ("the 2015 Plan"). Under the 2021 Plan, 1,900,000 shares of common stock have been

authorized and reserved for awards, less one share for every one share that was subject to an award granted under the 2015 Plan after December 31, 2020 and prior to adoption. In addition, any shares that are not issued under outstanding awards under the 2015 Plan because the shares were forfeited or cancelled after December 31, 2020 will be added to and again be available for awards under the 2021 Plan. Under the 2021 Plan, the shares were authorized and reserved for awards to officers, employees, non-employee directors and consultants. The terms of the awards granted under the 2021 Plan and the 2015 Plan are set by our compensation committee at its discretion. Beginning in the first quarter of 2024, we entered into Performance Stock Unit Award Agreements, based upon absolute and relative total shareholder return, under the 2021 Plan.

During the six months ended June 30, 2025, 165,549 shares of restricted stock and 182,915 performance-based stock units vested. During the six months ended June 30, 2025, we awarded restricted stock and performance-based stock units as follows:

No. of Shares	Price per Share	Award Type	Vesting Period
113,790	\$ 34.88	Restricted stock	ratably over 3 years
5,626	\$ 35.55	Restricted stock	April 30, 2028
15,625	\$ 35.20	Restricted stock	(1)
52,666	\$ 34.88	Performance-based stock units	TSR targets (2)
48,535	\$ 34.88	Performance-based stock units	TSR targets (3)
236,242			

- (1) Vesting date is the earlier of the one-year anniversary of the award date and the date of the next annual meeting of the stockholders of LTC following the award date.
- (2) Vesting is based on achieving certain total shareholder return ("TSR") targets in 3 years.
- (3) Vesting is based on achieving certain TSR targets relative to the TSR of a predefined peer group in 3 years.

Critical Accounting Policies

Our consolidated financial statements included in Part I, Item 1 of this Quarterly Report on Form 10-Q are prepared in conformity with U.S. generally accepted accounting principles for interim financial information set forth in the Accounting Standards Codification as published by the Financial Accounting Standards Board, which require us to make estimates and assumptions regarding future events that affect the amounts reported in our financial statements and accompanying footnotes. We base these estimates on our experience and assumptions regarding future events we believe to be reasonable under the circumstances. Actual results could differ from those estimates and such differences may be material to the consolidated financial statements. We have described our most critical accounting policies in the "Management's Discussion and Analysis of Financial Condition and Results of Operations" section of our Annual Report on Form 10-K for the year ended December 31, 2024. There have been no material changes to our critical accounting policies or estimates since December 31, 2024.

Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

There were no material changes in our market risk during the six months ended June 30, 2025. For additional information, refer to Item 7A as presented in our Annual Report on Form 10-K for the year ended December 31, 2024.

Item 4. CONTROLS AND PROCEDURES

Our management, with the participation of our Co-Chief Executive Officers and Chief Financial Officer, evaluated the effectiveness of our disclosure controls and procedures (as such term is defined in

Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report. Based on such evaluation our Co-Chief Executive Officers and Chief Financial Officer concluded that, as of the end of the period covered by this report, our disclosure controls and procedures were effective.

There has not been any change in our internal control over financial reporting identified in connection with the evaluation required by Rules 13a-15d and 15d-15(d) under the Exchange Act that occurred during the period covered by this report that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II -- OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

We are and may become from time to time a party to various claims and lawsuits arising in the ordinary course of business, which in our opinion are not singularly or in the aggregate anticipated to be material to our results of operations or financial condition. Claims and lawsuits may include matters involving general or professional liability asserted against the lessees or borrowers related to our properties, which we believe under applicable legal principles are not our responsibility as a non-possessory landlord or mortgage holder. We believe that these matters are the responsibility of our lessees and borrowers pursuant to general legal principles and pursuant to insurance and indemnification provisions in the applicable leases or mortgages. We intend to continue to vigorously defend such claims and lawsuits.

Item 1A. RISK FACTORS

The additional risk factors below should be read in conjunction with the risk factors set forth in our Annual Report on Form 10-K for the fiscal year ended December 31, 2024.

Changes in federal, state, or local laws limiting REIT investments in the health care sector may adversely impact our ability to participate in the ownership of and investment in health care real estate.

Legislation potentially impacting REIT ownership and investment in the health care sector has recently been introduced or is under discussion at the federal and state level. These legislative proposals range from additional oversight to prohibitions on investors acquiring or increasing ownership, or operational or financial control, in a nursing home. Such legislation or similar laws or regulations, if enacted, may limit our opportunities to participate in the ownership of, or investment in, health care real estate. Changes in federal, state, or local laws or regulations limiting REIT investment in the health care sector, reducing health care related benefits for REITs, or requiring additional approvals for health care entities to do business with REITs, could have a material adverse effect on our financial condition and operations.

We are responsible for, and our financial performance will be impacted by, additional operational and legal risks and liabilities under our new segment of RIDEA structure properties.

During the second quarter of 2025, we began utilizing a structure, as authorized by the REIT Investment Diversification and Empowerment Act of 2007, commonly referred to as "RIDEA". Under RIDEA, a REIT may lease a qualified healthcare property on an arm's-length basis to a taxable REIT subsidiary ("TRS") if the property is operated on behalf of such TRS by a person who qualifies as an "eligible independent operator." Under this structure, the eligible operator receives a management fee from our TRS for operating the property as an independent third party.

Properties in our new RIDEA structure are included in our seniors housing operating portfolio ("SHOP") segment. During the second quarter of 2025, we terminated our Anthem Memory Care, LLC and New Perspective Senior Living, LLC triple-net master leases and converted 12 memory care and one independent and assisted living communities covered under the master leases to our new SHOP segment. We may in the future transition other properties to third-party managed properties using the RIDEA structure in our SHOP segment. There can be no assurance these transitions will improve performance of the properties, and they will also increase our exposure to risks associated with operating in this structure.

As the owner of a property under a RIDEA structure, we are responsible for, and our financial performance is impacted by, operational and legal risks and liabilities of the property. Although we have some general oversight approval rights and the right to review operational and financial reporting information with respect to a typical RIDEA structure, our independent third-party operators ultimately control of the day-to-day business of the property. We rely on the personnel, expertise, technical resources and information systems, proprietary information, good faith, and judgment of our independent third party operators to set appropriate resident fees, provide accurate property-level financial results for our properties in a timely manner and to otherwise operate properties in our SHOP segment in compliance with the terms of our management agreements and all applicable laws and regulations. The income we generate from RIDEA structures in our SHOP segment is subject to a number of operational risks including fluctuations in occupancy levels and resident fee levels, increases in the cost of food, materials, energy, labor or other services, national and regional economic conditions, the imposition of new or increased taxes and regulation, capital expenditure requirements, professional and general liability claims, and the availability and cost of professional and general liability insurance.

Except as described in this Item 1A, there have been no other known material changes from the risk factors since December 31, 2024.

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

During the three months ended June 30, 2025, we did not make any unregistered sales of equity securities.

During the three months ended June 30, 2025, we acquired shares of common stock held by employees who tendered owned shares to satisfy tax withholding obligations. The average prices paid per share for each month in the quarter ended June 30, 2025 are as follows:

Period	Total Number of Shares Purchased	Average Price Paid per Share		Total Number of Shares Purchased as Part of Publicly Announced Plan	Maximum Number of Shares that May Yet Be Purchased Under the Plan
April 1 - April 30, 2025	13,008	\$	33.53	_	_
May 1 - May 31, 2025	_	\$	_	_	_
June 1 - June 30, 2025		\$	_		
Total	13,008				

Item 5. OTHER INFORMATION

Insider Trading Arrangements

During the six months ended June 30, 2025, none of our directors or executive officers adopted, modified or terminated a "Rule 10b5-1 trading arrangement" or a "non-Rule 10b5-1 trading arrangement" as such terms are defined under Item 408 of Regulation S-K.

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Item 6. EXHIBITS

3.1	LTC Properties, Inc. Articles of Amendment and Restatement
3.2	Bylaws of LTC Properties, Inc. (incorporated by reference to Exhibit 3.2 to the registrant's Current Report on Form 8-K filed May 26, 2023).
10.1	Credit Agreement dated as of July 21, 2025 (incorporated by reference to Exhibit 10.1 to the registrant's Current Report on Form 8-K filed July 21, 2025)
31.1	Certification of the Co-Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification of the Co-Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.3	Certification of the Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32	Certifications pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
101.INS	Inline XBRL Instance Document - the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.
101.SCH	Inline XBRL Taxonomy Extension Schema Document
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	Inline XBRL Taxonomy Extension Definitions Linkbase Document
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101)

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

> LTC PROPERTIES, INC. Registrant

Dated: August 4, 2025

By: /s/ Caroline Chikhale

Caroline Chikhale

Executive Vice President, Chief Financial Officer, Treasurer and Corporate Secretary (Principal Financial Officer)

LTC PROPERTIES, INC.

ARTICLES OF AMENDMENT AND RESTATEMENT

LTC PROPERTIES, INC., a Maryland corporation (the "Corporation"), hereby certifies to the State Department of Assessments and Taxation of Maryland (the "Department") that:

ARTICLE 1: The Corporation desires to and does hereby amend and restate in its entirety the charter of the Corporation (the "Charter") as currently in effect pursuant to Section 2-609 of the Maryland General Corporation Law (the "MGCL").

ARTICLE II: The following provisions are all the provisions of the Charter currently in effect and as hereinafter amended and restated:

FIRST: INCORPORATION.

The Corporation was incorporated under the general laws of the State of Maryland on May 12, 1992.

SECOND: NAME.

The name of the Corporation is:

LTC PROPERTIES, INC.

THIRD: PURPOSE.

The purpose for which the Corporation is formed and the business or objects to be carried on and promoted by it within the State of Maryland or elsewhere, is to engage in any lawful act or activity for which corporations may be formed under the Maryland General Corporation Law.

Without limiting the generality of such purpose, business and objects, at such time or times as the Board of Directors of the Corporation determines that it is in the interests of the Corporation and its Stockholders that the Corporation engage in the business of, and conduct its business and affairs so as to qualify as, a real estate investment trust (as that phrase is defined in the Internal Revenue Code of 1986 ("Code") as the same may be amended), then the purpose of the Corporation shall be to engage in the business of such a real estate investment trust ("REIT"); but this reference to such purpose shall not make unlawful or unauthorized any otherwise lawful act or activity that the Corporation may take that is inconsistent with such purpose.

FOURTH: PRINCIPAL OFFICE ADDRESS.

The Address of the principal office of the Corporation in the State of Maryland is % CSC-Lawyers Incorporating Service Company, 7 St. Paul Street, Suite 820, Baltimore, Maryland 21202.

FIFTH: RESIDENT AGENT.

The Resident Agent of the Corporation is CSC-Lawyers Incorporating Service Company, whose address is 7 St. Paul Street, Suite 820, Baltimore, Maryland 21202. Said Resident Agent is a Maryland corporation.

SIXTH: BOARD OF DIRECTORS.

- 6.1 The Corporation shall have a Board of Directors consisting of six (6) Directors, which number may be increased or decreased in accordance with the Bylaws of the Corporation from time to time, but shall not be less than the number required by Section 2-402 of the Maryland General Corporation Law, as may be amended from time to time.
- 6.2 The names of the Directors currently in office are: Wendy L. Simpson, Timothy J. Triche, M.D., Cornelia Cheng, David L. Gruber, Bradley J. Preber and Jeffrey C. Hawken.

SEVENTH: AUTHORIZED CAPITAL STOCK.

- 7.1 The total number of shares of stock of all classes which the Corporation has authority to issue is One Hundred Twenty-Five Million (125,000,000) shares, each share having a par value of \$.01, of which One Hundred Ten Million (110,000,000) shares shall be Common Stock (or shares of one or more classes of "Excess Common Shares" as provided in Section 9.3 hereof), and Fifteen Million (15,000,000) shares shall be Preferred Stock (or shares of one or more classes of "Excess Preferred Shares" as provided in Section 9.3). The Board of Directors may issue the preferred stock in one or more series consisting of such numbers of shares and having such preferences, conversion and other rights, voting powers, restrictions, limitations as to dividends, qualifications and terms and conditions of redemption of stock as the Board of Directors may from time to time determine when designating such series. The aggregate par value of all shares of stock having par value which the Corporation is authorized to issue is One Million Two Hundred Fifty Thousand Dollars (\$1,250,000).
- 7.2 The Board of Directors may classify or reclassify any unissued stock from time to time by setting or changing the preferences, conversion and other rights, voting powers, restrictions and limitations as to dividends, qualifications, and terms and conditions of redemption of stock.
- 7.3 The Board of Directors may authorize the issuance from time to time of shares of stock of any class, whether now or hereafter authorized, or securities or rights convertible into shares of stock, for such consideration as the Board of Directors may deem advisable (or without consideration in the case of a share split or dividend), subject to such restrictions or limitations, if any, as may be set forth in the Bylaws of the Corporation.

EIGHTH: LIMITATION ON PREEMPTIVE RIGHTS.

No Stockholder of the Corporation shall have any preferential or preemptive right to acquire additional shares of Stock of the Corporation of the same or any other class of Stock except to the extent that, and on such terms as, the Board of Directors from time to time may determine.

NINTH: LIMITATIONS ON OWNERSHIP.

- Section 9.1 <u>Stockholder Information</u>. Each Stockholder shall upon demand of the Corporation disclose to the Corporation in writing such information with respect to direct and indirect ownership of shares owned (or deemed to be owned, after applying rules referred to in Subsection 9.3.1 and any other rules applicable to REITs under the REIT Provisions of the Code) as the Board of Directors in its discretion deems reasonably necessary or appropriate in order that the Corporation may fully comply with all provisions of the Code applicable to REITs, and all regulations, rulings and cases promulgated or decided thereunder ("REIT Provisions of the Code") or to comply with the requirements of any taxing authority or governmental agency.
- Section 9.2 <u>Transferee Information.</u> Whenever the Board of Directors deems it reasonably necessary to protect the tax status of the Corporation as a REIT, the Board of Directors may require a statement or affidavit from each Stockholder or proposed transferee of Stock setting forth the number of shares of Stock of each class already owned (actually or beneficially) by such proposed transferee and any related person specified in the form reasonably prescribed by the Board of Directors for that purpose. If, in the opinion of the Board of Directors, any proposed transfer may jeopardize the qualification of the Corporation as a REIT, the Board of Directors may refuse to permit the transfer of such Stock to the proposed transferee. All contracts for the sale or other transfer of Stock shall be subject to this provision.

Section 9.3 <u>Limit on Ownership; Excess Shares.</u>

9.3.1 Except as otherwise provided by Subsection 9.3.6, no person shall at any time directly or indirectly acquire or hold beneficial ownership in the aggregate of more than the percentage limit ("Limit") set forth in Subsection 9.3.2 of the outstanding Stock of any class of the Corporation. Such shares of Stock held by a Stockholder over the Limit, including any shares of Stock that would exceed the Limit if Stock was redeemed in accordance with Section 9.3.5 (but excluding any shares exempted by the Board of Directors in accordance with Section 9.3.6), are herein referred to as "Excess Common Shares" if originally shares of Common Stock and as "Excess Preferred Shares" if originally shares of Preferred Stock and collectively as "Excess Shares". For purposes of this Section 9.3 a person shall be deemed to be the beneficial owner of the Stock that such person (i) actually owns, (ii) constructively owns after applying the rules of Section 544 of the Code as modified in the case of a REIT by Sections 856(a)(6) and Section 856(h) of the Code, and (iii) has the right to acquire upon exercise of outstanding

rights, options and warrants, and upon conversion of any securities convertible into Stock, if any, if such inclusion will cause such person to own more than the Limit.

- 9.3.2 For purposes of this Section 9.3:
- 9.3.2.1 The Limit shall be the number of shares of Common Stock that equals 9.8% of the number of then outstanding shares of Common Stock.
- 9.3.2.2 The Limit of shares of any class or series of Stock other than Common Stock (and other than Excess Shares) shall be the number of shares of such class that equals 9.8% of the number of then outstanding shares of such class or series.
- 9.3.3 Upon shares of any class or series of Stock becoming Excess Shares as defined in this Section 9.3, such shares shall be deemed automatically to have been converted into a class separate and distinct from the class or series from which converted and from any other class of Excess Shares, each such class being designated "Excess Shares of (Name of Stockholder)". The voting, distribution, redemption and other characteristics of such class of Excess Shares are as set forth in this Article IX. Upon any shares that have become Excess Shares ceasing to be Excess Shares as defined in this Section 9.3, such shares if then still outstanding shall be deemed automatically to have been reconverted back into shares of the class or series of Stock from which they were originally converted.
- 9.3.4 No Stockholder may vote any Excess Shares held by such Stockholder, and Excess Shares shall not be considered outstanding for the purpose of determining a quorum at any meeting of Stockholders. The Corporation, at the direction of the Board of Directors, in its sole discretion, may choose to accumulate all distributions and dividends payable upon the Excess Shares of any particular Stockholder in a non-interest bearing escrow account the proceeds of which shall be payable to the holder of the Excess Shares only at such time as such Stock ceases to be Excess Shares.
- The Corporation, upon authorization by the Board of Directors, by notice to the holder thereof, may redeem any or all Shares that are Excess Shares (including Shares that remain or become Excess Shares because of the decrease in outstanding shares resulting from such redemption); and from and after the date of giving such notice of redemption ("redemption date") the shares called for redemption shall cease to be outstanding and the holder thereof shall cease to be entitled to dividends, voting rights and other benefits with respect to such Shares excepting only the right to payment by the Corporation of the redemption price determined and payable as set forth in the following two sentences. Subject to the limitation on payment set forth in the following sentence, the redemption price of each Excess Share called for redemption shall be the average daily per share closing sales price of a share of Stock of the class of the Corporation from which such Excess Share was converted if shares of such class are listed on a national securities exchange or on the National Association of Securities Dealers Automated Quotation National Market System, and if such shares are not so listed shall be the mean between the average per share closing bid prices and the average per share closing asked prices, in each case during the 30 day period ending on the business day prior to the redemption date, or if there have been no sales on a national securities exchange or on the National Association of Securities Dealers Automated Quotation National Market System and no published bid and asked quotations with respect to shares of such class during such 30 day period, the redemption price shall be the price determined by the Board of Directors in good faith. Unless the Board of Directors determines that it is in the interest of the Corporation to make earlier payment of all of the amount determined as the redemption price per share in accordance with the preceding sentence, the redemption price shall be payable only upon the liquidation of the Corporation and shall not exceed an amount which is the sum of the per share distributions designated as liquidating distributions and return of capital distributions declared subsequent to the redemption date with respect to unredeemed shares of record of the class of the Corporation from which such Excess Share was converted, and no interest shall accrue with respect to the period subsequent to the redemption date to the date of such payment; provided, however, that in the event that within 30 days after the redemption date the person from whom the Excess Shares have been redeemed sells (and notifies the Corporation of such sale) a number of the remaining shares owned by him of the class of Stock from which his Excess Shares were converted at least equal to the number of such Excess Shares (and such sale is to a Person in whose hands the shares sold would not be Excess Shares), then the Corporation shall rescind the redemption of the Excess Shares if following such rescission such Person would not be the holder of Excess Shares, except that if the Corporation receives an opinion of its counsel that such rescission would jeopardize the tax status of the Corporation as a REIT or would be unlawful in any regard, then the Corporation shall in lieu of rescission make immediate payment of the redemption price.

- 9.3.6 Shares described in this Section 9.3.6 shall not be deemed to be Excess Shares at the times and subject to the terms and conditions set forth in this Section 9.3.6.
- 9.3.6.1 Subject to the provisions of Subsection 9.3.7, Shares acquired and held by an underwriter in a public offering of shares, or in a transaction involving the issuance of shares by the Corporation in which the Board of Directors determines that the underwriter or other person or party initially acquiring such shares will make a timely distribution of such shares to or among other holders such that, following such distribution, none of such shares will be Excess Shares.
- 9.3.6.2 Subject to the provisions of Subsection 9.3.7, Shares which the Board of Directors in its sole discretion may exempt from the Limit while owned by a person who has provided the Corporation with evidence and assurances acceptable to the Board that the qualification of the Corporation as a REIT would not be jeopardized thereby.
- 9.3.6.3 Shares acquired pursuant to an all cash tender offer made for all outstanding Shares of the Corporation (including securities convertible into Shares) in conformity with applicable federal and state securities laws where two-thirds of the outstanding Shares (not including Shares or securities convertible into Shares held by the tender offerer and/or any "affiliates" or "associates" thereof within the meaning of the Securities Exchange Act) are duly tendered and accepted pursuant to the cash tender offer, provided that the person acquiring such shares pursuant to such tender offer has obligated itself as soon as practicable after the acquisition of such shares (through a second-step merger or otherwise) to permit each Stockholder of the Corporation who did not accept such tender offer to sell all shares held by such Stockholder to such person (or an affiliate of such person) at a cash price per share not less than that paid pursuant to the tender offer.
- 9.3.7 The Board of Directors, in its sole discretion, may at any time revoke any exception in the case of any Stockholder pursuant to Subsection 9.3.6.1 or 9.3.6.2, and upon such revocation, the provisions of Subsections 9.3.4 and 9.3.5 shall immediately become applicable to such Stockholder and all shares of which such Stockholder may be the beneficial owner. The decision to exempt or refuse to exempt from the Limit ownerships of certain designated shares of Stock, or to revoke an exemption previously granted, shall be made by the Board of Directors at its sole discretion, based on any reason whatsoever, including but not limited to, the preservation of the Corporation's qualification as a REIT.
- 9.3.8 Notwithstanding any other provision of these Articles of Amendment and Restatement to the contrary, any purported acquisition of Stock of the Corporation that would result in the disqualification of the Corporation as a REIT shall be null and void.
- 9.3.9 In applying the provisions of this Section 9.3, the Board of Directors may take into account the lack of certainty in the REIT Provisions of the Code relating to the ownership of stock that may prevent a corporation from qualifying as a REIT and may make interpretations concerning the Limit and Excess Shares and attributed ownership and related matters on as conservative basis as the Board of Directors deems advisable to minimize or eliminate uncertainty as to the Corporation's qualification or continued qualification as a REIT.
- 9.3.10 Nothing contained in this Section 9.3 or in any other provision of these Articles of Amendment and Restatement shall limit the authority of the Board of Directors to take such other action as it deems necessary or advisable to protect the Corporation and the interests of the Stockholders by preservation of the Corporation's qualification as a REIT under the REIT Provisions.
- 9.3.11 If any provision of this Section 9.3 or any application of any such provision is determined to be invalid by any federal or state court having jurisdiction over the issue, the validity of the remaining provisions of this Section 9.3 shall not be affected and other applications of such provision shall be affected only to the extent necessary to comply with the determination of such court. To the extent this Section 9.3 may be inconsistent with any other provision of these Articles of Amendment and Restatement Section 9.3 shall be controlling.
- 9.3.12 NYSE. Nothing in Section 9.3.8 or 9.3.10 or elsewhere in this Section 9.3 shall preclude the settlement of any transaction entered into through the facilities of the New York Stock Exchange (the "NYSE"). However, the shares of stock that are the subject of such transactions, and the transferee of such shares of stock shall continue to be subject to Section 9.3 of the Articles of Incorporation after such settlement.

TENTH: RIGHTS AND POWERS OF THE CORPORATION AND THE BOARD OF DIRECTORS.

In carrying on its business, or for the purpose of attaining or furthering any of its objects, the Corporation shall have all of the rights, powers and privileges granted to corporations by the laws of the State of Maryland, as well as the power to do any and all acts and things that a natural person or partnership could do as now or hereafter authorized by law, either alone or in partnership or conjunction with others. In furtherance and not in limitation of the powers conferred by statute, the powers of the Corporation and of the Directors and Stockholders shall include the following:

- 10.1 Any Director individually, or any firm of which any Director may be a member, or any corporation or association of which any Director may be an officer or director or in which any Director may be interested as the holder of any amount of its capital stock or otherwise, may be a party to, or may be pecuniarily or otherwise interested in, any contract or transaction of the Corporation, and, in the absence of fraud, no contract or other transaction shall be thereby affected or invalidated; provided, however, that either (i) such fact shall be disclosed or shall have been known to whomsoever among the Board of Directors (or Stockholders of the Corporation entitled to vote) approved such contract or transaction by majority vote, or (ii) the contract or transaction is fair and reasonable to the Corporation. Any Director of the Corporation who is also a director or officer of or interested in such other corporation or association, or who, or the firm of which he is a member, is so interested, may be counted in determining the existence of a quorum at any meeting of the Board of Directors of the Corporation which shall authorize any such contract or transaction, with like force and effect as if he were not such a director or officer of such other corporation or association or were not so interested or were not a member of a firm so interested.
- 10.2 The Corporation reserves the right, from time to time, to make any amendment to its Charter, now or hereafter authorized by law, including any amendment which alters the contract rights, as expressly set forth in its Charter, of any outstanding Stock.
- 10.3 Except as otherwise provided in the Charter or Bylaws of the Corporation, as from time to time amended, the business of the Corporation shall be managed by its Board of Directors. The Board of Directors shall have and may exercise all the rights, powers and privileges of the Corporation except only for those that are by law, the Charter and Bylaws of the Corporation, conferred upon or reserved to the Stockholders. Additionally, the Board of Directors of the Corporation is hereby specifically authorized and empowered from time to time in its discretion:
- 10.3.1 To borrow and raise money, without limit and upon any terms, for any corporate purposes; and, subject to applicable law, to authorize the creation, issuance, assumption, or guaranty of bonds, debentures, notes, or other evidences of indebtedness for money so borrowed, to include therein such provisions as to redeemability, convertibility, or otherwise, as the Board of Directors, in its sole discretion, determines, and to secure the payment of principal, interest, or sinking fund in respect thereof by mortgage upon, or the pledge of, or the conveyance or assignment in trust of, all or any part of the properties, assets, and goodwill of the Corporation then owned or thereafter acquired;
- 10.3.2 To make, alter, amend, change, add to or repeal the Bylaws of the Corporation, except as otherwise may be provided herein; and
- 10.3.3 To the extent permitted by law, to declare and pay dividends or other distributions to the Stockholders from time to time out of the earnings, earned surplus, paid-in surplus or capital of the Corporation, notwithstanding that such declaration may result in the reduction of the capital of the Corporation. In connection with any dividends or other distributions upon the Stock, the Corporation need not reserve any amount from such dividend or other distributions to satisfy any preferential rights of any Stockholder.

ELEVENTH: LIMITATION OF DIRECTOR AND OFFICER LIABILITY.

To the full extent permitted under the Maryland General Corporation Law as in effect on the date hereof, or as hereafter from time to time amended, no Director or officer shall be liable to the Corporation or to its Stockholders for money damages for any breach of any duty owed by such Director or officer to the Corporation or any of its Stockholders. Neither the amendment or repeal of this Article, nor the adoption of any provision in the Corporation's Charter inconsistent with this Article, shall eliminate or reduce the protection afforded by this Article to a Director or

officer or former Director or officer of the Corporation with respect to any matter which occurred, or any cause of action, suit or claim which accrued or arose, prior to such amendment, repeal or adoption.

TWELFTH: INDEMNIFICATION.

To the full extent permitted by Section 2-418 of the Maryland General Corporation Law as in effect on the date hereof, or as hereafter from time to time amended, the Corporation shall indemnify present and former Directors of the Corporation and shall have the power to indemnify, by express provision in its Bylaws, by Agreement, or by majority vote of either its Stockholders or disinterested Directors, any one or more of the following classes of individuals: (1) present or former officers of the Corporation, (2) present or former agents and/or employees of the Corporation, (3) present or former administrators, trustees or other fiduciaries under any pension, profit sharing, deferred compensation, or other employee benefit plan maintained by the Corporation, and (4) persons serving or who have served at the request of the Corporation in any of these capacities for any other corporation, partnership, joint venture, trust or other enterprises. However, the Corporation shall not have the power to indemnify any person to the extent such indemnification would be contrary to Section 2-418 of the Maryland General Corporation Law or any applicable statute, rule or regulation of similar import.

ARTICLE III: The amendment and restatement of the Charter as hereinabove set forth have been duly advised by the Board of Directors and approved by the stockholders of the Corporation as required by law.

ARTICLE IV: The current address of the principal office of the Corporation is as set forth in Article FOURTH of the foregoing amendment and restatement of the Charter.

ARTICLE V: The name and address of the Corporation's current resident agent is as set forth in Article FIFTH of the foregoing amendment and restatement of the Charter.

ARTICLE VI: There are currently six (6) directors of the Corporation, and the names of those directors currently in office are set forth in Article SIXTH of the foregoing amendment and restatement of the Charter.

ARTICLE VII: The total number of shares of stock which the Corporation had authority to issue immediately prior to this amendment and restatement of the Charter was 75,000,000 shares of stock, consisting of 60,000,000 shares of common stock, par value \$0.01 per share, and 15,000,000 shares of preferred stock, par value \$0.01 per share. The aggregate par value of all authorized shares of stock having par value was \$750,000.

ARTICLE VIII: The total number of shares of stock which the Corporation has authority to issue pursuant to this amendment and restatement of the Charter is 125,000,000 shares of stock, consisting of 110,000,000 shares of common stock, par value \$0.01 per share and 15,000,000 shares of preferred stock, par value \$0.01 per share. The aggregate par value of all authorized shares of stock having par value is \$1,250,000.

ARTICLE IX: The undersigned Co-Chief Executive Officers and Co-Presidents acknowledge these Articles of Amendment and Restatement to be the corporate act of the Corporation and, as to all matters or facts required to be verified under oath, the undersigned Co-Chief Executive Officers and Co-Presidents acknowledge that to the best of their knowledge, information, and belief, these matters and facts are true in all material respects and that this statement is made under the penalties for perjury.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Corporation has caused these Articles of Amendment and Restatement to be signed in its name and on its behalf by its Co-Chief Executive Officers and Co-Presidents and attested to by its Secretary as of the 4th day of June, 2025.

SEAL)
SEAL)

CERTIFICATION OF THE CO-CHIEF EXECUTIVE OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Clint B. Malin, certify that:

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

/s/ CLINT B. MALIN

Clint B. Malin Co-President and Co-Chief Executive Officer (Principal Executive Officer) August 4, 2025

CERTIFICATION OF THE CO-CHIEF EXECUTIVE OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

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

/s/ Pamela Shelley-Kessler

Pamela Shelley-Kessler Co-President and Co-Chief Executive Officer (Principal Executive Officer) August 4, 2025

CERTIFICATION OF THE CHIEF FINANCIAL OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Caroline Chikhale, certify that:

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

/s/ CAROLINE CHIKHALE

Caroline Chikhale
Executive Vice President, Chief Financial Officer,
Treasurer and Corporate Secretary
(Principal Financial Officer)
August 4, 2025

CERTIFICATIONS PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, each of the undersigned officers of LTC Properties, Inc. (the "Company") hereby certifies with respect to the Quarterly Report on Form 10-Q of the Company for the quarter ended June 30, 2025 as filed with the Securities and Exchange Commission (the "Report") that to my knowledge:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 4, 2025 /s/ Clint B. Malin

Clint B. Malin

Co-President and Co-Chief Executive Officer

Date: August 4, 2025 /s/ Pamela Shelley-Kessler

Pamela Shelley-Kessler

Co-President and Co-Chief Executive Officer

Date: August 4, 2025 /s/ Caroline Chikhale

Caroline Chikhale

Executive Vice President, Chief Financial Officer,

Treasurer and Corporate Secretary

This certification is not deemed filed with the Securities and Exchange Commission and is not to be incorporated by reference into any filing of the Company under the Securities Act of 1933 or the Securities Act of 1934 (whether made before or after the date of the Report), irrespective of any general incorporation language contained in such filing.