PENNSYLVANIA REAL ESTATE INVESTMENT TRUST Form 10-Q
August 01, 2012
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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q

Quarterly report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended June 30, 2012

or

Transition report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from ______ to ______

Commission File Number: 1-6300

PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

(Exact name of Registrant as specified in its charter)

Pennsylvania (State or other jurisdiction of

23-6216339 (I.R.S. Employer

incorporation or organization)

Identification No.)

200 South Broad Street

Philadelphia, PA 19102
(Address of principal executive offices) (Zip Code)
Registrant s telephone number, including area code (215) 875-0700

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

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

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

Large accelerated filer " Accelerated filer

Non-accelerated filer " (Do not check if a smaller reporting company)

Smaller reporting company

X

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

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

Common shares of beneficial interest, \$1.00 par value per share, outstanding at July 30, 2012: 56,009,160

PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

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Except as the context otherwise requires, references in this Quarterly Report on Form 10-Q to we, our, us, the Company and PREIT refer to Pennsylvania Real Estate Investment Trust and its subsidiaries, including our operating partnership, PREIT Associates, L.P. References in this Quarterly Report on Form 10-Q to PREIT Associates or the Operating Partnership refer to PREIT Associates, L.P.

PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

CONSOLIDATED BALANCE SHEETS

(in thousands, except per share amounts)	June 30, 2012 (Unaudited)	December 31, 2011
ASSETS:		
INVESTMENTS IN REAL ESTATE, at cost:		
Operating properties	\$ 3,497,945	\$ 3,470,167
Construction in progress	93,333	91,538
Land held for development	15,107	15,292
Total investments in real estate	3,606,385	3,576,997
Accumulated depreciation	(906,650)	(844,010)
Net investments in real estate	2,699,735	2,732,987
INVESTMENTS IN PARTNERSHIPS, at equity:	15,546	16,009
OTHER ASSETS:		
Cash and cash equivalents	14,582	21,798
Tenant and other receivables (net of allowance for doubtful accounts of \$15,603 and \$17,930 at June 30, 2012		
and December 31, 2011, respectively)	31,961	39,832
Intangible assets (net of accumulated amortization of \$21,011 and \$51,625 at June 30, 2012 and December 31,	0.005	0.021
2011, respectively) Deferred costs and other assets	9,085	9,921
Deferred costs and other assets	92,941	89,707
Total assets	\$ 2,863,850	\$ 2,910,254
LIABILITIES:		
Mortgage loans payable (including debt premium of \$112 and \$282 at June 30, 2012 and December 31, 2011,	Φ 1 7 41 0 41	Ф. 1.601.201
respectively)	\$ 1,741,841	\$ 1,691,381
Exchangeable Notes (net of debt discount of \$849 at December 31, 2011) Term Loans	240,000	136,051 240,000
	65,000	,
Revolving Facility Tenants deposits and deferred rent	14,160	95,000 13,278
Distributions in excess of partnership investments	62,548	64,938
Fair value of derivative instruments	16,836	21,112
Accrued expenses and other liabilities	59,740	60,456
1. Total de la composition della composition del	22,7.10	00,.00
Total liabilities	2,200,125	2,322,216
COMMITMENTS AND CONTINGENCIES (Note 6)	2,200,123	2,322,210
EQUITY:		
Preferred shares, \$.01 par value per share; 25,000 shares authorized and 4,600 issued and outstanding at		
June 30, 2012 and 0 shares issued and outstanding at December 31, 2011	46	
Shares of beneficial interest, \$1.00 par value per share; 200,000 shares authorized; issued and outstanding		
56,001 shares at June 30, 2012 and 55,677 shares at December 31, 2011	56,001	55,677
Capital contributed in excess of par	1,160,858	1,047,487
Accumulated other comprehensive loss	(29,508)	(34,099)
Distributions in excess of net income	(565,348)	(524,738)
Total equity PREIT	622,049	544,327
Noncontrolling interest	41,676	43,711

Total equity	663,725	588,038
Total liabilities and equity	\$ 2,863,850	\$ 2,910,254

See accompanying notes to the unaudited consolidated financial statements.

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PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

CONSOLIDATED STATEMENTS OF OPERATIONS

(Unaudited)

		Three months ended June 30,		Six months er June 30,			ded	
(in thousands of dollars)		2012	,	2011		2012	,	2011
REVENUE:								
Real estate revenue:								
Base rent	\$	72,404	\$	70,934	\$	144,443	\$	142,694
Expense reimbursements		30,912		31,355		62,938		65,118
Percentage rent		509		715		1,427		1,696
Lease termination revenue		776		693		1,427		718
Other real estate revenue		3,636		3,694		6,858		6,727
Total real estate revenue		108,237		107,391		217,093		216,953
Interest and other income		884		809		1,645		1,727
						,		,
Total revenue		109,121		108,200		218,738		218,680
EXPENSES:		109,121		100,200		210,730		210,000
Operating expenses:								
CAM and real estate taxes		(35,940)		(35,260)		(72,149)		(72,564)
Utilities		(5,713)		(6,078)		(11,003)		(11,909)
Other operating expenses		(5,551)		(6,129)		(10,449)		(12,087)
oner operating expenses		(3,331)		(0,12))		(10,11)		(12,007)
Total operating expenses		(47,204)		(47,467)		(93,601)		(96,560)
Depreciation and amortization		(33,400)		(36,614)		(67,118)		(71,124)
Other expenses:		(33,400)		(30,014)		(07,116)		(71,124)
General and administrative expenses		(10,240)		(10,433)		(20,124)		(20,015)
Provision for executive separation expenses		(796)		(10,433)		(796)		(20,013)
Project costs and other expenses		(39)		(353)		(397)		(497)
Toject costs and other expenses		(39)		(333)		(371)		(427)
T-4-1 -4h-n		(11.075)		(10.796)		(21 217)		(20.512)
Total other expenses		(11,075)		(10,786)		(21,317)		(20,512)
Interest expense, net		(31,795)		(34,941)		(63,464)		(68,554)
Total expenses	((123,474)		(129,808)		(245,500)	((256,750)
Loss before equity in income of partnerships and gains on sales of real estate		(14,353)		(21,608)		(26,762)		(38,070)
Equity in income of partnerships		1,952		1,147		3,945		2,690
Gains on sales of real estate				1,450				1,450
Net loss		(12,401)		(19,011)		(22,817)		(33,930)
Less: net loss attributable to noncontrolling interest		513		763		932		1,364
Net loss attributable to PREIT		(11,888)		(18,248)		(21,885)		(32,566)
Less: preferred share dividends		(1,845)				(1,845)		
Net loss attributable to PREIT common shareholders	\$	(13,733)	\$	(18,248)	\$	(23,730)	\$	(32,566)

See accompanying notes to the unaudited consolidated financial statements.

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PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

CONSOLIDATED STATEMENTS OF OPERATIONS (continued)

EARNINGS PER SHARE

(Unaudited)

	Three months ended June 30,		Six montl June	
(in thousands of dollars, except per share amounts)	2012	2011	2012	2011
Net loss	\$ (12,401)	\$ (19,011)	\$ (22,817)	\$ (33,930)
Preferred share dividends	(1,845)		(1,845)	
Noncontrolling interest	513	763	932	1,364
Dividends on unvested restricted shares	(128)	(144)	(189)	(262)
Loss used to calculate earnings per share basic and diluted	\$ (13,861)	\$ (18,392)	\$ (23,919)	\$ (32,828)
Basic loss per share	\$ (0.25)	\$ (0.34)	\$ (0.43)	\$ (0.60)
Diluted loss per share	\$ (0.25)	\$ (0.34)	\$ (0.43)	\$ (0.60)
(in thousands of shares)				
Weighted average shares outstanding basic	55,143	54,680	55,026	54,567
Effect of common share equivalents (1)				
Weighted average shares outstanding diluted	55,143	54,680	55,026	54,567

The Company had net losses from continuing operations for all periods presented. Therefore, the effect of common share equivalents of 1,007 and 851 for the three months ended June 30, 2012 and 2011, respectively, and 947 and 922 for the six months ended June 30, 2012 and 2011, respectively, are excluded from the calculation of diluted loss per share for these periods because they would be antidilutive.

PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS

(Unaudited)

	Three months ended June 30,		Six mont June	
(in thousands of dollars)	2012	2012 2011		2011
Comprehensive loss:				
Net loss	\$ (12,401)	\$ (19,011)	\$ (22,817)	\$ (33,930)
Unrealized gain (loss) on derivatives	2,825	(1,715)	4,276	1,775
Other	207	(255)	509	242
Total comprehensive loss	(9,369)	(20,981)	(18,032)	(31,913)
Less: Comprehensive loss attributable to noncontrolling interest	389	844	738	1,284
Comprehensive loss attributable to PREIT	\$ (8,980)	\$ (20,137)	\$ (17,294)	\$ (30,629)

See accompanying notes to the unaudited consolidated financial statements.

PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

CONSOLIDATED STATEMENTS OF EQUITY

Six Months Ended

June 30, 2012

(Unaudited)

	PREIT Shareholders Series A						
	Total Li	•	of Beneficial on Interest,		Accumulated Other Comprehensive	in Excess of	Non- controlling
(in thousands of dollars, except per share amounts)	Equity	Value	\$1.00 Par	Par	Loss	Net Income	Interest
Balance January 1, 2012	\$ 588,038	\$	\$ 55,677	\$ 1,047,487	\$ (34,099)	\$ (524,738)	\$ 43,711
Total comprehensive loss	(18,032)				4,591	(21,885)	(738)
Shares issued upon redemption of Operating Partnership							
Units			20	297			(317)
Shares issued under distribution reinvestment and share purchase plan	185		13	172			
Shares issued under employee share purchase plan	354		23	331			
Shares retired under equity incentive plans, net of shares	334		23	331			
1 2 1 /	(2.556)		269	(2.924)			
issued	(2,556)		268	(2,824)			
Amortization of deferred compensation	4,691	46		4,691			
Preferred share offering	115,000	46		114,954			
Preferred share issuance costs	(4,250)			(4,250)			
Distributions paid to preferred shareholders (\$0.3151 per							
share)	(1,449)					(1,449)	
Distributions paid to common shareholders (\$0.31 per							
share)	(17,276)					(17,276)	
Noncontrolling interests:							
Distributions to Operating Partnership unit holders (\$0.31							
per unit)	(717)						(717)
Other distributions to noncontrolling interest, net	(263)						(263)
Balance June 30, 2012	\$ 663,725	\$46	\$ 56,001	\$ 1,160,858	\$ (29,508)	\$ (565,348)	\$ 41,676

See accompanying notes to the unaudited consolidated financial statements.

PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited)

	Six month June	
(in thousands of dollars)	2012	2011
Cash flows from operating activities:		
	Φ (22.017)	Φ (22.020)
Net loss	\$ (22,817)	\$ (33,930)
Adjustments to reconcile net loss to net cash provided by operating activities: Depreciation	62,860	64,960
Amortization	8,175	9,574
Straight-line rent adjustments	(326)	165
Provision for doubtful accounts	1,420	2,825
Amortization of deferred compensation	4,691	4,626
Gains on sales of real estate	1,051	(1,450)
Change in assets and liabilities:		(,)
Net change in other assets	8,563	11,746
Net change in other liabilities	460	(6,748)
Net cash provided by operating activities	63,026	51,768
	,	,
Cash flows from investing activities:		
Additions to construction in progress	(19,724)	(4,954)
Investments in real estate improvements	(10,190)	(17,269)
Cash proceeds from sales of real estate	(1, 1 1,	7,346
Additions to leasehold improvements	(422)	(135)
Investments in partnerships	(3,598)	(64)
Capitalized leasing costs	(2,501)	(2,524)
(Increase) decrease in cash escrows	(7,779)	844
Cash distributions from partnerships in excess of equity in income	1,672	16,873
Net cash (used in) provided by investing activities	(42,542)	117
Cash flows from financing activities:		
Net proceeds from issuance of preferred shares	110,750	
Repayment of Exchangeable Notes	(136,900)	
Net repayment of Revolving Facility	(30,000)	(30,000)
Paydown of 2010 Term Loan		(7,200)
Proceeds from mortgage loans	65,750	
Principal installments on mortgage loans	(11,120)	(10,316)
Repayment of mortgage loans	(4,000)	
Payment of deferred financing costs	(721)	(3,592)
Dividends paid to common shareholders	(17,276)	(16,685)
Dividends paid to preferred shareholders	(1,449)	
Distributions paid to Operating Partnership unit holders and noncontrolling interest	(717)	(697)
Shares of beneficial interest issued	539	316
Shares retired under equity incentive plans, net of shares issued	(2,556)	(1,875)
Net cash used in financing activities	(27,700)	(70,049)

Net change in cash and cash equivalents Cash and cash equivalents, beginning of period	(7,216) 21,798	(18,164) 42,327
Cash and cash equivalents, end of period	\$ 14,582	\$ 24,163

See accompanying notes to the unaudited the consolidated financial statements.

PENNSYLVANIA REAL ESTATE INVESTMENT TRUST

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2012

1. BASIS OF PRESENTATION

Nature of Operations

Pennsylvania Real Estate Investment Trust (PREIT or the Company) prepared the accompanying unaudited consolidated financial statements pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with U.S. generally accepted accounting principles (GAAP) have been condensed or omitted pursuant to such rules and regulations, although we believe that the included disclosures are adequate to make the information presented not misleading. Our unaudited consolidated financial statements should be read in conjunction with the audited financial statements and the notes thereto included in PREIT s Annual Report on Form 10-K, as amended, for the year ended December 31, 2011. In our opinion, all adjustments, consisting only of normal recurring adjustments, necessary to present fairly our consolidated financial position and the consolidated results of our operations and our cash flows are included. The results of operations for the interim periods presented are not necessarily indicative of the results for the full year.

PREIT, a Pennsylvania business trust founded in 1960 and one of the first equity real estate investment trusts (REITs) in the United States, has a primary investment focus on retail shopping malls located in the eastern half of the United States, primarily in the Mid-Atlantic region. As of June 30, 2012, our portfolio consisted of a total of 49 properties in 13 states, including 38 shopping malls, eight strip and power centers and three development properties, with two of the development properties classified as mixed use (a combination of retail and other uses) and one of the development properties classified as other.

We hold our interest in our portfolio of properties through our operating partnership, PREIT Associates, L.P. (PREIT Associates or the Operating Partnership). We are the sole general partner of the Operating Partnership and, as of June 30, 2012, we held a 96.0% interest in the Class A and Class B limited partnership units of the Operating Partnership, and consolidated it for reporting purposes. The presentation of consolidated financial statements does not itself imply that the assets of any consolidated entity (including any special-purpose entity formed for a particular project) are available to pay the liabilities of any other consolidated entity, or that the liabilities of any consolidated entity (including any special-purpose entity formed for a particular project) are obligations of any other consolidated entity.

Pursuant to the terms of the partnership agreement of the Operating Partnership, each of the limited partners has the right to redeem such partner s units of limited partnership interest in the Operating Partnership (OP Units) for cash or, at our election, we may acquire such OP Units in exchange for our common shares on a one-for-one basis, in some cases beginning one year following the respective issue date of the OP Units and in other cases immediately. If all of the outstanding OP Units held by limited partners had been redeemed for cash, the total amount that would have been distributed as of June 30, 2012 would have been \$34.6 million, which is calculated using our June 29, 2012 closing share price on the New York Stock Exchange of \$14.98 multiplied by the number of outstanding OP Units held by limited partners, which was 2,309,118 as of June 30, 2012.

We provide management, leasing and real estate development services through two companies: PREIT Services, LLC (PREIT Services), which generally develops and manages properties that we consolidate for financial reporting purposes, and PREIT-RUBIN, Inc. (PRI), which generally develops and manages properties that we do not consolidate for financial reporting purposes, including properties owned by partnerships in which we own an interest and properties that are owned by third parties in which we do not have an interest. PREIT Services and PRI are consolidated. PRI is a taxable REIT subsidiary, as defined by federal tax laws, which means that it is able to offer an expanded menu of services to tenants without jeopardizing our continuing qualification as a REIT under federal tax law.

We evaluate operating results and allocate resources on a property-by-property basis, and do not distinguish or evaluate consolidated operations on a geographic basis. We do not have any significant revenue or asset concentrations, and thus the individual properties have been aggregated into one reportable segment based upon their similarities with regard to the nature of our properties and the nature of our tenants and operational processes, as well as long-term financial performance. In addition, no single tenant accounts for 10% or more of consolidated revenue, and none of our properties are located outside the United States.

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Fair Value

Fair value accounting applies to reported balances that are required or permitted to be measured at fair value under existing accounting pronouncements.

Fair value measurements are determined based on the assumptions that market participants would use in pricing the asset or liability. As a basis for considering market participant assumptions in fair value measurements, these accounting requirements establish a fair value hierarchy that distinguishes between market participant assumptions based on market data obtained from sources independent of the reporting entity (observable inputs that are classified within Levels 1 and 2 of the hierarchy) and the reporting entity s own assumptions about market participant assumptions (unobservable inputs classified within Level 3 of the hierarchy).

Level 1 inputs utilize quoted prices (unadjusted) in active markets for identical assets or liabilities that we have the ability to access.

Level 2 inputs are inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs might include quoted prices for similar assets and liabilities in active markets, as well as inputs that are observable for the asset or liability (other than quoted prices), such as interest rates, foreign exchange rates, and yield curves that are observable at commonly quoted intervals.

Level 3 inputs are unobservable inputs for the asset or liability, and are typically based on an entity s own assumptions, as there is little, if any, related market activity.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. Our assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability. We utilize the fair value hierarchy in our accounting for derivatives (Level 2) and financial instruments (Level 2) and in our reviews for impairment of real estate assets (Level 3) and goodwill (Level 3).

New Accounting Developments

Effective January 1, 2012, in conjunction with our implementation of updates to the fair value measurements guidance, we made an accounting policy election to measure derivative financial instruments subject to master netting agreements on a net basis. This accounting policy election did not have a material effect on our financial statements.

2. REAL ESTATE ACTIVITIES

Investments in real estate as of June 30, 2012 and December 31, 2011 were comprised of the following:

		As of		As of
(in thousands of dollars)	Ju	ne 30, 2012	Dece	mber 31, 2011
Buildings, improvements and construction in progress	\$	3,083,788	\$	3,060,095
Land, including land held for development		522,597		516,902
Total investments in real estate		3,606,385		3,576,997
Accumulated depreciation		(906,650)		(844,010)
Net investments in real estate	\$	2,699,735	\$	2,732,987

Capitalization of Costs

The following table summarizes our capitalized salaries, commissions and benefits, real estate taxes and interest for the three and six months ended June 30, 2012 and 2011:

		Three months ended June 30,		ths ended e 30,
(in thousands of dollars)	2012	2011	2012	2011
Development/Redevelopment Activities:				
Salaries and benefits	\$ 349	\$ 206	\$ 482	\$ 422
Real estate taxes	92	22	485	69
Interest	557	367	1,105	765
Leasing Activities:				
Salaries, commissions and benefits	1,176	1,366	2,501	2,524

We expensed project costs that did not meet or no longer met our criteria for capitalization of \$0.1 million for each of the three months ended June 30, 2012 and 2011, respectively, and \$0.3 million and \$0.2 million for the six months ended June 30, 2012 and 2011, respectively.

3. INVESTMENTS IN PARTNERSHIPS

The following table presents summarized financial information of the equity investments in our unconsolidated partnerships as of June 30, 2012 and December 31, 2011:

(in thousands of dollars)	As of June 30, 2012		Dece	As of mber 31, 2011
ASSETS:				
Investments in real estate, at cost:				
Retail properties	\$	411,926	\$	404,219
Construction in progress		2,273		2,092
Total investments in real estate		414,199		406,311
Accumulated depreciation		(151,099)		(144,671)
Net investments in real estate		263,100		261,640
Cash and cash equivalents		12,745		11,379
Deferred costs and other assets, net		18,151		19,687
Total assets		293,996		292,706
LIABILITIES AND PARTNERS DEFICIT:				
Mortgage loans payable		408,222		410,978
Other liabilities		6,690		6,645
Total liabilities		414,912		417,623
Net deficit		(120,916)		(124,917)
Partners share		(64,712)		(66,667)
PREIT s share		(56,204)		(58,250)
Excess investment (1)		9,202		9,321
Net investments and advances	\$	(47,002)	\$	(48,929)

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Investment in partnerships, at equity	\$ 15,546	\$ 16,009
Distributions in excess of partnership investments	(62,548)	(64,938)
Net investments and advances	\$ (47,002)	\$ (48,929)

⁽¹⁾ Excess investment represents the unamortized difference between our investment and our share of the equity in the underlying net investment in the partnerships. The excess investment is amortized over the life of the properties, and the amortization is included in Equity in income of partnerships.

We record distributions from our equity investments as cash from operating activities up to an amount equal to the equity in income of partnerships. Amounts in excess of our share of the income in the equity investments are treated as a return of partnership capital and recorded as cash from investing activities.

The following table summarizes our share of equity in income of partnerships for the three and six months ended June 30, 2012 and 2011:

	Three mon June		Six months ended June 30,		
(in thousands of dollars)	2012	2011	2012	2011	
Real estate revenue	\$ 18,686	\$ 18,604	\$ 38,063	\$ 37,312	
Expenses:					
Operating expenses	(5,325)	(5,795)	(11,252)	(11,841)	
Interest expense	(5,645)	(5,750)	(11,299)	(11,337)	
Depreciation and amortization	(3,590)	(4,625)	(7,201)	(8,470)	
Total expenses	(14,560)	(16,170)	(29,752)	(31,648)	
Net income	4,126	2,434	8,311	5,664	
Less: Partners share	(2,067)	(1,204)	(4,154)	(2,807)	
Company s share	2,059	1,230	4,157	2,857	
Amortization of excess investment	(107)	(83)	(212)	(167)	
Equity in income of partnerships	\$ 1,952	\$ 1,147	\$ 3,945	\$ 2,690	

The following table presents the mortgage loans secured by our unconsolidated properties entered into since January 1, 2012:

Amount Financed

Financing Date	Property	(in millions of dollars)	Stated Rate	Maturity
July 2012	Pavilion East ⁽¹⁾	\$9.4	LIBOR plus 2.75%	August 2017

⁽¹⁾ The unconsolidated entity that owns Pavilion East entered into the mortgage loan. Our interest in the unconsolidated entity is 40%. The mortgage loan has a term of five years.

4. FINANCING ACTIVITY

Amended, Restated and Consolidated Senior Secured Credit Agreement

Our credit facility consists of a revolving line of credit with a capacity of \$250.0 million (the aggregate balance as of June 30, 2012 of \$240.0 million (collectively, the 2010 Term Loan and, together with the Revolving Facility and as amended, the 2010 Credit Facility).

As of June 30, 2012, \$65.0 million was outstanding under our Revolving Facility. No amounts were pledged as collateral for letters of credit, and the unused portion that was available to us was \$185.0 million at June 30, 2012.

The weighted average interest rate on outstanding Revolving Facility borrowings as of June 30, 2012 was 4.25%. Interest expense related to the Revolving Facility was \$0.6 million for each of the three months ended June 30, 2012 and 2011, respectively, and \$1.5 million and \$0.7 million for the six months ended June 30, 2012 and 2011, respectively, excluding non-cash amortization of deferred financing fees.

As of June 30, 2012, \$240.0 million was outstanding under the 2010 Term Loan. The weighted average effective interest rates based on amounts borrowed under the 2010 Term Loan for the three and six months ended June 30, 2012 were 4.99% and 5.01%, respectively. Interest expense excluding non-cash amortization of deferred financing fees related to the 2010 Term Loan was \$3.9 million and \$5.6 million, respectively, for the three months ended June 30, 2012 and 2011, and \$7.2 million and \$10.7 million, respectively, for the six months ended June 30, 2012 and 2011.

Deferred financing fee amortization associated with the 2010 Credit Facility for the three months ended June 30, 2012 and 2011 was \$0.9 million and \$1.0 million, respectively. Deferred financing fee amortization associated with the 2010 Credit Facility for the six months ended June 30, 2012 and 2011 was \$1.8 million and \$1.9 million, respectively.

The 2010 Credit Facility contains affirmative and negative covenants of the type customarily found in credit facilities of this nature. As of June 30, 2012, we were in compliance with all financial covenants.

Exchangeable Notes

In June 2012, we repaid in full the \$136.9 million of our Exchangeable Notes outstanding upon their maturity and accrued interest of \$2.7 million, using \$74.6 million in cash and \$65.0 million from our Revolving Facility.

Interest expense related to our Exchangeable Notes for the three months ended June 30, 2012 and 2011 was \$0.9 million and \$1.4 million, respectively, excluding the non-cash amortization of debt discount of \$0.3 million and \$0.5 million, respectively, and the non-cash amortization of deferred financing fees of \$0.1 million and \$0.2 million, respectively.

Interest expense related to our Exchangeable Notes for the six months ended June 30, 2012 and 2011 was \$2.3 million and \$2.7 million, respectively, excluding the non-cash amortization of debt discount of \$0.8 million and \$1.0 million, respectively, and the non-cash amortization of deferred financing fees of \$0.3 million and \$0.4 million, respectively.

Mortgage Loans

The carrying value (including debt premium of \$0.1 million and \$0.3 million as of June 30, 2012 and December 31, 2011, respectively) and estimated fair values of mortgage loans based on interest rates and market conditions at June 30, 2012 and December 31, 2011 were as follows:

	June 30	, 2012	December 31, 2011		
(in millions of dollars)	Carrying Value	Fair Value	Carrying Value Fair Value		
Mortgage loans	\$ 1,741.8	\$ 1,769.4	\$ 1,691.4 \$ 1,683.4		

The mortgage loans contain various customary default provisions. As of June 30, 2012, we were not in default on any of the mortgage loans.

Mortgage Loan Activity

The following table presents the mortgage loans we have entered into since January 1, 2012 relating to our consolidated properties:

Amount

Financed or Extended

Financing Date	Property	(in millions of dollars)	Stated Rate	Maturity
January	New River Valley Mall	\$28.1	LIBOR plus 3.00%	January 2019
February	Capital City Mall	65.8	5.30% fixed	March 2022
July	Christiana Center	50.0	4.64% fixed	August 2022
Other 2012 Activity				

In June 2012, we exercised our remaining one-year extension option on the mortgage loan secured by Paxton Towne Centre in Harrisburg, Pennsylvania. In connection with the exercise of this extension option, we repaid \$4.0 million of the outstanding balance, which reduced the principal balance to \$50.0 million.

5. CASH FLOW INFORMATION

Cash paid for interest was \$58.9 million (net of capitalized interest of \$1.1 million) and \$63.8 million (net of capitalized interest of \$0.7 million) for the six months ended June 30, 2012 and 2011, respectively.

6. COMMITMENTS AND CONTINGENCIES

Contractual Obligations

As of June 30, 2012, we had unaccrued contractual and other commitments related to our capital improvement projects and development projects of \$12.5 million in the form of tenant allowances, lease termination fees, and contracts with general service providers and other professional service providers.

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Employment Agreements

In April 2012, we entered into amended employment agreements with Joseph F. Coradino and Ronald Rubin that became effective on June 7, 2012, the date that Mr. Coradino became our Chief Executive Officer and Mr. Rubin became our Executive Chairman.

Mr. Coradino s employment agreement will have an initial term of two years, after which it will renew annually for one-year terms unless either party gives notice of non-renewal at least 120 days prior to the end of the then current term.

Mr. Rubin s employment agreement will have an initial term of three years, after which it will renew annually for one-year terms unless either party gives notice of non-renewal at least 120 days prior to the end of the then current term.

Provision for Executive Separation Expenses

In connection with the appointment of Joseph F. Coradino as Chief Executive Officer in June 2012, conditions in President and Chief Operating Officer Edward Glickman s employment agreement were triggered that caused us to record a provision for executive separation expense of \$0.5 million in June 2012. Upon Mr. Rubin s cessation of service as Chief Executive Officer of the Company, and the beginning of Mr. Coradino s service in that position on June 7, 2012, Edward Glickman became contractually entitled to voluntarily terminate his employment for good reason during the period from December 4, 2012 to June 2, 2013. Mr. Glickman would be entitled to a cash payment, all time-based equity awards made to him would vest, and all outstanding performance-based equity awards would remain outstanding and would vest or be forfeited based on the terms of such awards as if Mr. Glickman s employment had not terminated. Mr. Glickman also would be entitled to receive other benefits as set forth in his employment agreement. Through December 2012, we expect to record a total provision of \$4.0 million related to Mr. Glickman s employment agreement.

Also, in April 2012, Ronald Rubin executed a new employment agreement which required us to record a provision for executive separation expense of \$0.3 million in June 2012. We expect to record a total provision for executive separation of \$4.5 million (\$2.6 million through December 2012 and an additional \$1.9 million through June 2013) related to Mr. Rubin s employment agreement.

7. RELATED PARTY TRANSACTIONS

We lease our principal executive offices from Bellevue Associates (the Landlord), an entity in which certain of our officers/trustees have an interest. Under the original lease, our annual base rent was \$1.5 million. Our total rent expense in 2011 was \$1.8 million. The office lease had an initial 10 year term that commenced on November 1, 2004. We had the option to renew the office lease for up to two additional five year periods at the then-current fair market rate calculated in accordance with the terms of the office lease. Ronald Rubin and George F. Rubin, collectively with members of their immediate families and affiliated entities, own approximately a 50% interest in the Landlord.

Under the office lease, we also had the right on one occasion at any time during the seventh lease year to terminate the lease upon the satisfaction of certain conditions. In April 2012, we entered into an amendment to our office lease with the Landlord, effective June 1, 2012. The amendment was negotiated in light of the aforementioned termination right. Under this amendment, the term has been extended for five years to October 31, 2019, and we have the option to renew the amended office lease for up to two additional periods for an aggregate of 10 years, at the then-current market base rental rate calculated in accordance with the terms of the amended office lease. The first extension period shall be no less than three and no more than seven years, at our discretion, and the second shall be for 10 years less the number of years of the first extension. The base rent will be approximately \$1.2 million per year, increasing incrementally to approximately \$1.4 million in 2019. Total rent expense under this lease was \$0.4 million and \$0.5 million for the three months ended June 30, 2012 and 2011, respectively, and \$0.9 million for each of the six months ended June 30, 2012 and 2011, respectively.

In accordance with PREIT s related party transactions policy, PREIT s Special Committee considered and approved the terms of the amended lease.

8. DERIVATIVES

In the normal course of business, we are exposed to financial market risks, including interest rate risk on our interest bearing liabilities. We attempt to limit these risks by following established risk management policies, procedures and strategies, including the use of financial instruments such as derivatives. We do not use financial instruments for trading or speculative purposes.

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Cash Flow Hedges of Interest Rate Risk

Our outstanding derivatives have been designated under applicable accounting authority as cash flow hedges. The effective portion of changes in the fair value of derivatives designated as, and that qualify as, cash flow hedges is recorded in Accumulated other comprehensive loss and is subsequently reclassified into earnings in the period that the hedged forecasted transaction affects earnings. To the extent these instruments are ineffective as cash flow hedges, changes in the fair value of these instruments are recorded in Interest expense, net. We recognize all derivatives at fair value as either assets or liabilities in the accompanying consolidated balance sheets. Our derivative assets and liabilities are recorded in Fair value of derivative instruments.

Amounts reported in Accumulated other comprehensive loss that are related to derivatives will be reclassified to Interest expense, net as interest payments are made on our corresponding debt. During the next twelve months, we estimate that \$15.7 million will be reclassified as an increase to interest expense in connection with derivatives.

Interest Rate Swaps and Cap

As of June 30, 2012, we had entered into nine interest rate swap agreements with a weighted average interest rate of 2.93% on a notional amount of \$617.3 million maturing on various dates through November 2013, and two forward starting interest rate swap agreements with a weighted average interest rate of 1.25% on a notional amount of \$53.1 million maturing on various dates through January 2017.

We entered into these interest rate swap agreements (including the forward starting swap agreements) in order to hedge the interest payments associated with the 2010 Credit Facility and our issuances of variable interest rate long-term debt. We have assessed the effectiveness of these interest rate swap agreements as hedges at inception and on a quarterly basis. On June 30, 2012, we considered these interest rate swap agreements to be highly effective as cash flow hedges. The interest rate swap agreements are net settled monthly.

Accumulated other comprehensive loss as of June 30, 2012 includes a net loss of \$9.9 million relating to forward-starting swaps that we cash settled in prior years that are being amortized over 10 year periods commencing on the closing dates of the debt instruments that are associated with these settled swaps.

The following table summarizes the terms and estimated fair values of our interest rate swap, cap and forward starting swap derivative instruments at June 30, 2012 and December 31, 2011. The notional amounts provide an indication of the extent of our involvement in these instruments, but do not represent exposure to credit, interest rate or market risks. The fair values of our derivative instruments are recorded in Fair value of derivative instruments on our balance sheet.

(in millions of dollars) Notional Value	June 3	Fair Value at June 30, 2012 (1)		June 30,		ine 30, Decemb		Fair Value at December 31, Interest 2011 (1) Rate		Effective Date	Maturity Date
Interest Rate Swaps											
\$200.0	\$ N	I/A	\$	(0.7)	1.78%		April 2, 2012				
25.0	(0.2)		(0.3)	1.83%		December 31, 2012				
60.0	(0.6)		(0.9)	1.74%		March 11, 2013				
200.0	(3.7)		(4.5)	2.96%		March 11, 2013				
40.0	(0.4)		(0.6)	1.82%		March 11, 2013				
65.0	(2.5)		(3.2)	3.60%		September 9, 2013				
68.0	(2.7)		(3.5)	3.69%		September 9, 2013				
56.3	(2.2)		(2.9)	3.73%		September 9, 2013				
55.0	(1.9)		(2.4)	2.90%		November 29, 2013				
48.0	(1.7)		(2.1)	2.90%		November 29, 2013				
Interest Rate Cap											
15.3	N	I/A		(0.0)	2.50%		April 2, 2012				

Forward Starting Interest Rate Swaps

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(in millions of dollars) Notional Value	Fair Value a June 30, 2012 ⁽¹⁾	Decen	Value at aber 31,	Interest Rate	Effective Date	Maturity Date
28.1	(0.6)	N/A	1.38%	January 2, 2013	January 2, 2017
25.0	(0.3)	N/A	1.10%	March 12, 2013	July 31, 2016
	\$ (16.8) \$	(21.1)			

The table below presents the effect of our derivative financial instruments on our consolidated statements of operations for the three and six months ended June 30, 2012 and 2011:

		Three months ended June 30,		hs ended	Consolidated Statements of Operations location
(in millions of dollars)	2012	2011	2012	2011	
Derivatives in cash flow hedging relationships					
Interest rate products					
Loss recognized in Other Comprehensive Loss on derivatives	\$ (1.5)	\$ (6.6)	\$ (3.6)	\$ (7.0)	N/A
Loss reclassified from Accumulated Other Comprehensive Loss into Income					
(effective portion)	\$ 4.5	\$ 4.9	\$ 8.4	\$ 9.0	Interest expense
Gain (loss) recognized in income on derivatives (ineffective portion and amount					
excluded from effectiveness testing)					Interest expense

Credit-Risk-Related Contingent Features

We have agreements with some of our derivative counterparties that contain a provision pursuant to which, if our entity that originated such derivative instruments defaults on any of its indebtedness, including default where repayment of the indebtedness has not been accelerated by the lender, then we could also be declared in default on our derivative obligations. As of June 30, 2012, we were not in default on any of our derivative obligations.

We have an agreement with a derivative counterparty that incorporates the loan covenant provisions of our loan agreement with a lender affiliated with the derivative counterparty. Failure to comply with the loan covenant provisions would result in us being in default on any derivative instrument obligations covered by the agreement.

As of June 30, 2012, the fair value of derivatives in a net liability position, which excludes accrued interest but includes any adjustment for nonperformance risk related to these agreements, was \$16.8 million. If we had breached any of the default provisions in these agreements as of June 30, 2012, we might have been required to settle our obligations under the agreements at their termination value (including accrued interest) of \$18.6 million. We had not breached any of these provisions as of June 30, 2012.

9. SERIES A PREFERRED SHARE OFFERING

In April 2012, we issued 4,600,000 8.25% Series A Cumulative Redeemable Perpetual Preferred Shares (the Preferred Shares) in a public offering at \$25.00 per share. We received net proceeds from the offering of \$110.7 million after deducting payment of the underwriting discount of \$3.6 million (\$0.7875 per Preferred Share) and estimated offering expenses of \$0.7 million. We used a portion of the net proceeds from this offering to repay all \$30.0 million of then-outstanding borrowings under the Revolving Facility. Immediately after the repayment, there were no amounts outstanding under the Revolving Facility.

⁽¹⁾ As of June 30, 2012 and December 31, 2011, derivative valuations in their entirety are classified in Level 2 of the fair value hierarchy. As of June 30, 2012 and December 31, 2011, we do not have any significant recurring fair value measurements related to derivative instruments using significant unobservable inputs (Level 3).

We may not redeem the Preferred Shares before April 20, 2017, except under circumstances intended to preserve our status as a real estate investment trust, or REIT, for federal and/or state income tax purposes, and except upon

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the occurrence of a Change of Control, as defined in the Trust Agreement addendum designating the Preferred Shares. On and after April 20, 2017, we may, at our option, redeem any or all of the Preferred Shares for cash at \$25.00 per share plus, subject to exceptions, any accrued and unpaid dividends to but excluding the date fixed for redemption. In addition, upon the occurrence of a Change of Control, we may, at our option, redeem any or all of the Preferred Shares for cash within 120 days after the first date on which such Change of Control occurred at \$25.00 per share plus, subject to certain exceptions, any accrued and unpaid dividends to but excluding the date fixed for redemption. The Preferred Shares have no stated maturity, are not subject to any sinking fund or mandatory redemption and will remain outstanding indefinitely unless we redeem or otherwise repurchase them or they become convertible and are converted.

As of June 30, 2012, there was \$0.4 million in accumulated but unpaid dividends relating to the preferred shares. This amount was deducted from net loss to determine net loss attributable to common shareholders. This amount was not deducted from distributions in excess of net income as of June 30, 2012 because the dividend on the preferred shares was not yet declared at that time.

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

The following analysis of our consolidated financial condition and results of operations should be read in conjunction with our unaudited consolidated financial statements and the notes thereto included elsewhere in this report.

OVERVIEW

Pennsylvania Real Estate Investment Trust, a Pennsylvania business trust founded in 1960 and one of the first equity real estate investment trusts (REITs) in the United States, has a primary investment focus on retail shopping malls located in the eastern half of the United States, primarily in the Mid-Atlantic region. Our portfolio currently consists of a total of 49 properties in 13 states, including 38 enclosed malls, eight strip and power centers and three development properties. The operating retail properties have a total of approximately 33.1 million square feet. The operating retail properties that we consolidate for financial reporting purposes have a total of approximately 28.5 million square feet, of which we own approximately 22.8 million square feet. The operating retail properties that are owned by unconsolidated partnerships with third parties have a total of approximately 4.6 million square feet, of which 3.1 million square feet are owned by such partnerships. The development portion of our portfolio contains three properties in two states, with two classified as mixed use (a combination of retail and other uses) and one classified as other.

Our primary business is owning and operating retail shopping malls, which we primarily do through our operating partnership, PREIT Associates, L.P. (PREIT Associates). We provide management, leasing and real estate development services through PREIT Services, LLC (PREIT Services), which generally develops and manages properties that we consolidate for financial reporting purposes, and PREIT-RUBIN, Inc. (PRI), which generally develops and manages properties that we do not consolidate for financial reporting purposes, including properties we own interests in through partnerships with third parties and properties that are owned by third parties in which we do not have an interest. PRI is a taxable REIT subsidiary, as defined by federal tax laws, which means that it is able to offer additional services to tenants without jeopardizing our continuing qualification as a REIT under federal tax law.

Our revenue consists primarily of fixed rental income, additional rent in the form of expense reimbursements, and percentage rent (rent that is based on a percentage of our tenants—sales or a percentage of sales in excess of thresholds that are specified in the leases) derived from our income producing properties. We also receive income from our real estate partnership investments and from the management and leasing services PRI provides.

Net loss for the three months ended June 30, 2012 was \$12.4 million, a decrease of \$6.6 million compared to a net loss of \$19.0 million for the three months ended June 30, 2011. This decrease was primarily due to lower depreciation and amortization expenses and lower interest expenses. Net loss for the six months ended June 30, 2012 was \$22.8 million, a decrease of \$11.1 million compared to a net loss of \$33.9 million for the six months ended June 30, 2011. This decrease was primarily due to lower depreciation and amortization expenses and lower interest expenses.

We evaluate operating results and allocate resources on a property-by-property basis, and do not distinguish or evaluate our consolidated operations on a geographic basis. We do not have any significant revenue or asset concentrations, and thus the individual properties have been aggregated into one reportable segment based upon their similarities with regard to the nature of our properties and the nature of our tenants and operational processes, as well as long-term financial performance. In addition, no single tenant accounts for 10% or more of our consolidated revenue, and none of our properties are located outside the United States.

We hold our interests in our portfolio of properties through our operating partnership, PREIT Associates. We are the sole general partner of PREIT Associates and, as of June 30, 2012, held a 96.0% interest in the Class A and Class B limited partnership units of PREIT Associates. We consolidate PREIT Associates for financial reporting purposes. We hold our investments in seven of the 46 retail properties and one of the three development properties in our portfolio through unconsolidated partnerships with third parties in which we own a 40% to 50% interest. We hold a noncontrolling interest in each unconsolidated partnership, and account for such partnerships using the equity method of accounting. We do not control any of these equity method investees for the following reasons:

Except for two properties that we co-manage with our partner, all of the other entities are managed on a day-to-day basis by one of our other partners as the managing general partner in each of the respective partnerships. In the case of the co-managed properties, all decisions in the ordinary course of business are made jointly.

The managing general partner is responsible for establishing the operating and capital decisions of the partnership, including budgets, in the ordinary course of business.

All major decisions of each partnership, such as the sale, refinancing, expansion or rehabilitation of the property, require the approval of all partners.

Voting rights and the sharing of profits and losses are generally in proportion to the ownership percentages of each partner. We record the earnings from the unconsolidated partnerships using the equity method of accounting under the statements of operations caption entitled Equity in income of partnerships, rather than consolidating the results of the unconsolidated partnerships with our results. Changes in our investments in these entities are recorded in the balance sheet caption entitled Investment in partnerships, at equity. In the case of deficit investment balances, such amounts are recorded in Distributions in excess of partnership investments.

We hold our interest in three of our unconsolidated partnerships through tenancy in common arrangements. For each of these properties, title is held by us and another person or persons, and each has an undivided interest in the property. With respect to each of the three properties, under the applicable agreements between us and the other persons with ownership interests, we and such other persons have joint control because decisions regarding matters such as the sale, refinancing, expansion or rehabilitation of the property require the approval of both us and the other person (or at least one of the other persons) owning an interest in the property. Hence, we account for each of the properties using the equity method of accounting. The balance sheet items arising from these properties appear under the caption Investments in partnerships, at equity. The statements of operations items arising from these properties appear in Equity in income of partnerships.

For further information regarding our unconsolidated partnerships, see note 3 to our unaudited consolidated financial statements.

Current Economic Conditions and Our Leverage

The conditions in the economy and the disruptions in the financial markets have caused fluctuations and variations in business and consumer confidence, resulted in continued levels of relatively high unemployment and, in turn, have negatively affected consumer spending on retail goods. We continue to adjust our plans and actions to take into account the current environment.

The conditions in the economy and their effect on retail sales, as well as our significant leverage resulting from use of debt to fund our redevelopment program and other development activity, have combined to necessitate that we consider various approaches to obtaining, using and recycling capital. In light of these conditions, we are focusing on appropriately managing our liquidity. We intend to consider all of our available options for accessing the capital markets, given our position and constraints. We believe that we have access to sufficient capital to fund our remaining redevelopment project and our other foreseeable capital improvement projects.

We continue to contemplate ways to reduce our leverage through a variety of means available to us, subject to and in accordance with the terms of our Amended, Restated and Consolidated Senior Secured Credit Agreement (as amended, the 2010 Credit Facility). These steps might include obtaining additional equity capital, including through the issuance of common or preferred equity securities if market conditions are favorable, through our contribution of assets to joint ventures or other partnerships or arrangements with institutional investors, private equity investors or other REITs, through sales of properties or interests in properties with values in excess of their mortgage loans or allocable debt and application of the excess proceeds to debt reduction, through refinancing of properties in amounts that exceed prior mortgage balances or through other actions.

Capital Improvements and Development Projects

We might make capital improvements at our operating properties. Such improvements vary in cost and complexity, and can include building out new or existing space for individual tenants, upgrading common areas or exterior areas such as parking lots, or redeveloping the entire property, among other projects. Project costs are accumulated in Construction in progress on our consolidated balance sheet until the asset is placed into service, and amounted to \$93.3 million as of June 30, 2012.

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We are also engaged in several types of development projects. However, we do not expect to make any significant investment in these projects in the short term. As of June 30, 2012, we had incurred \$57.3 million of costs (net of impairment charges recorded in prior years) related to our activity at development properties.

As of June 30, 2012, we had unaccrued contractual and other commitments related to our capital improvement projects and development projects of \$12.5 million in the form of tenant allowances, lease termination fees, and contracts with general service providers and other professional service providers.

Dispositions

We did not dispose of any properties during the six months ended June 30, 2012.

CRITICAL ACCOUNTING POLICIES

Critical Accounting Policies are those that require the application of management s most difficult, subjective, or complex judgments, often because of the need to make estimates about the effect of matters that are inherently uncertain and that might change in subsequent periods. In preparing the unaudited consolidated financial statements, management has made estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting periods. In preparing the financial statements, management has utilized available information, including our past history, industry standards and the current economic environment, among other factors, in forming its estimates and judgments, giving due consideration to materiality. Management has also considered events and changes in property, market and economic conditions, estimated future cash flows from property operations and the risk of loss on specific accounts or amounts in determining its estimates and judgments. Actual results may differ from these estimates. In addition, other companies may utilize different estimates, which may affect comparability of our results of operations to those of companies in similar businesses. The estimates and assumptions made by management in applying critical accounting policies have not changed materially during 2012 and 2011, except as otherwise noted, and none of these estimates or assumptions have proven to be materially incorrect or resulted in our recording any significant adjustments relating to prior periods. We will continue to monitor the key factors underlying our estimates and judgments, but no change is currently expected.

For additional information regarding our Critical Accounting Policies, see Critical Accounting Policies in Part II, Item 7 of our Annual Report on Form 10-K, as amended, for the year ended December 31, 2011.

OFF BALANCE SHEET ARRANGEMENTS

We have no material off-balance sheet items other than the partnerships described in note 3 to the unaudited consolidated financial statements and in the Overview section above.

RESULTS OF OPERATIONS

Occupancy

The table below sets forth certain occupancy statistics for our properties as of June 30, 2012 and 2011:

	Occupancy (1) as of June 30,					
	Consoli	dated	Unconsolidated			
	Proper	rties	Properties		Combined (2)	
	2012	2011	2012	2011	2012	2011
Retail portfolio weighted average:						
Total excluding anchors	86.7%	86.1%	93.1%	92.1%	87.7%	87.1%
Total including anchors	91.5%	90.2%	95.1%	94.1%	91.9%	90.6%
Malls weighted average:						
Total excluding anchors	86.4%	85.8%	92.5%	94.1%	86.8%	86.3%
Total including anchors	91.3%	89.9%	94.9%	95.3%	91.5%	90.2%
Strip and power centers weighted average	97.2%	97.0%	95.2%	93.4%	95.8%	94.5%

Occupancy for both periods presented includes all tenants irrespective of the terms of their agreements.

(2) Combined occupancy is calculated by using occupied gross leasable area (GLA) for consolidated and unconsolidated properties and dividing by total GLA for consolidated and unconsolidated properties.

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Leasing Activity

The table below sets forth summary leasing activity information with respect to our consolidated and unconsolidated properties for the six months ended June 30, 2012:

			Average Base Rent psf		,	Increase (Decrease) in Base Rent psf		nualized enant ovements
	Number	GLA	Previous	New	Dollar	Percentage (1)		osf (1)
New Leases Previously Leased Space:							Î	
1st Quarter (2)	32	119,188	\$ 20.58	\$ 21.54	\$ 0.96	4.7%	\$	3.02
2nd Quarter (3)	33	103,243	31.36	29.49	(1.87)	(6.0%)		2.92
Total/Average	65	222,431	\$ 25.58	\$ 25.23	\$ (0.35)	(1.4%)	\$	2.97
New Leases Previously Vacant Space ⁽⁴⁾								
1st Quarter	35	124,425	N/A	\$ 28.60	\$ 28.60	N/A	\$	3.82
2nd Quarter	35	168,069	N/A	17.98	17.98	N/A		3.79
Total/Average	70	292,494	N/A	\$ 22.50	\$ 22.50	N/A	\$	3.80
Renewal: (5)								
1st Quarter (2)	139	481,428	\$ 22.28	\$ 22.92	\$ 0.64	2.9%	\$	
2nd Quarter (3)	172	538,905	26.48	27.71	1.23	4.6%		0.01
Total/Average	311	1,020,333	\$ 24.50	\$ 25.45	\$ 0.95	3.9%	\$	0.01
Anchor New:								
1st Quarter	3	285,136	N/A	\$ 13.87	\$ 13.87	N/A	\$	3.40
2nd Quarter			N/A			N/A		
Total/Average	3	285,136	N/A	\$ 13.87	\$ 13.87	N/A	\$	3.40
Anchor Renewal:								
1st Quarter	1	100,115	\$ 3.13	\$ 3.13	\$		\$	
2nd Quarter	1	212,000	0.35	0.35				
Total/Average	2	312,115	\$ 1.24	\$ 1.24	\$		\$	

⁽¹⁾ These leasing costs are presented as annualized costs per square foot and are spread uniformly over the initial lease term.

As of June 30, 2012, for non-anchor leases, the average base rent per square foot as of the expiration date was \$28.79 for the renewing leases in Holdover status and \$25.52 for leases expiring in 2012.

Leasing spreads on a gross rent basis (base rent plus common area maintenance, real estate taxes and other charges) were 1.3% for New Leases Previously Leased Space and 0.0% for Renewals.

⁽³⁾ Leasing spreads on a gross basis were 8.1% for New Leases Previously Leased Space and 1.5% for Renewals.

⁽⁴⁾ This category includes newly constructed and recommissioned space.

⁽⁵⁾ This category includes expansions, relocations and lease extensions.

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The following information sets forth our results of operations for the three and six months ended June 30, 2012 and 2011.

Financial Overview

Net loss for the three months ended June 30, 2012 was \$12.4 million, a decrease of \$6.6 million compared to a net loss of \$19.0 million for the three months ended June 30, 2011. Net loss for the six months ended June 30, 2012 was \$22.8 million, a decrease of \$11.1 million compared to a net loss of \$33.9 million for the six months ended June 30, 2011. Our June 30, 2012 results of op