

**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, 2009

Commission File No. 1-12504

THE MACERICH COMPANY

(Exact name of registrant as specified in its charter)

MARYLAND

(State or other jurisdiction of
incorporation or organization)

95-4448705

(I.R.S. Employer
Identification Number)

401 Wilshire Boulevard, Suite 700, Santa Monica, California 90401

(Address of principal executive office, including zip code)

(310) 394-6000

(Registrant's telephone number, including area code)

N/A

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding twelve (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 ninety (90) days.

YES NO

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding twelve (12) months (or for such shorter period that the registrant was required to submit and post such files).

YES NO

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

Large accelerated filer

Accelerated filer

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

Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

YES NO

Number of shares outstanding as of August 7, 2009 of the registrant's common stock, par value \$.01 per share: 79,299,665 shares

THE MACERICH COMPANY

FORM 10-Q

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THE MACERICH COMPANY
CONSOLIDATED BALANCE SHEETS
(Dollars in thousands, except par value and share amounts)
(Unaudited)

	June 30, 2009	December 31, 2008
ASSETS:		
Property, net	\$6,360,530	\$6,371,319
Cash and cash equivalents	57,889	66,529
Restricted cash	69,970	61,707
Marketable securities	27,462	27,943
Tenant and other receivables, net	92,526	118,374
Deferred charges and other assets, net	317,952	339,662
Loans to unconsolidated joint ventures	638	932
Due from affiliates	7,815	9,124
Investments in unconsolidated joint ventures	1,034,166	1,094,845
Total assets	<u>\$7,968,948</u>	<u>\$8,090,435</u>
LIABILITIES, REDEEMABLE NONCONTROLLING INTERESTS AND EQUITY:		
Mortgage notes payable:		
Related parties	\$ 369,208	\$ 306,859
Others	3,315,409	3,373,116
Total	3,684,617	3,679,975
Bank and other notes payable	2,272,523	2,260,443
Accounts payable and accrued expenses	77,137	114,502
Other accrued liabilities	262,544	289,146
Investments in unconsolidated joint ventures	65,071	80,915
Preferred dividends payable	207	243
Total liabilities	6,362,099	6,425,224
Redeemable noncontrolling interests	23,327	23,327
Commitments and contingencies		
Equity:		
Stockholders' equity:		
Common stock, \$.01 par value, 250,000,000 and 145,000,000 shares authorized, 79,315,402 and 76,883,634 shares issued and outstanding at June 30, 2009 and December 31, 2008, respectively	793	769
Additional paid-in capital	1,763,120	1,721,256
Accumulated deficit	(383,503)	(274,834)
Accumulated other comprehensive loss	(35,936)	(53,425)
Total stockholders' equity	1,344,474	1,393,766
Noncontrolling interests	239,048	248,118
Total equity	1,583,522	1,641,884
Total liabilities, redeemable noncontrolling interests and equity	<u>\$7,968,948</u>	<u>\$8,090,435</u>

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

THE MACERICH COMPANY

CONSOLIDATED STATEMENTS OF OPERATIONS

(Dollars in thousands, except share and per share amounts)

	(Unaudited)			
	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2009	2008	2009	2008
Revenues:				
Minimum rents	\$ 123,504	\$ 129,831	\$ 250,976	\$ 260,979
Percentage rents	2,686	2,954	5,487	5,658
Tenant recoveries	62,530	66,913	127,441	134,570
Management Companies	9,345	10,382	17,885	20,073
Other	7,850	6,711	14,904	13,041
Total revenues	205,915	216,791	416,693	434,321
Expenses:				
Shopping center and operating expenses	67,554	69,008	138,326	139,631
Management Companies' operating expenses	18,872	20,529	42,302	38,872
REIT general and administrative expenses	4,648	4,135	9,906	8,538
Depreciation and amortization	63,740	57,474	128,651	118,129
	154,814	151,146	319,185	305,170
Interest expense:				
Related parties	6,254	3,683	12,044	7,379
Other	65,660	68,359	129,808	139,032
	71,914	72,042	141,852	146,411
Gain on early extinguishment of debt	(7,127)	—	(29,601)	—
Total expenses	219,601	223,188	431,436	451,581
Equity in income of unconsolidated joint ventures	14,556	24,946	30,482	47,244
Income tax benefit	380	689	1,181	388
(Loss) gain on sale or write down of assets	(25,605)	489	(24,832)	1,163
(Loss) income from continuing operations	(24,355)	19,727	(7,912)	31,535
Discontinued operations:				
(Loss) gain on sale of assets	—	(113)	(17)	99,150
(Loss) income from discontinued operations	(11)	414	(20)	1,007
Total (loss) income from discontinued operations	(11)	301	(37)	100,157
Net (loss) income	(24,366)	20,028	(7,949)	131,692
Less net (loss) income attributable to noncontrolling interests	(2,630)	3,468	(229)	20,068
Net (loss) income attributable to the Company	(21,736)	16,560	(7,720)	111,624
Less preferred dividends	—	835	—	3,289
Net (loss) income available to common stockholders	\$ (21,736)	\$ 15,725	\$ (7,720)	\$ 108,335
Earnings per common share attributable to Company—basic:				
(Loss) income from continuing operations	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 0.31
Discontinued operations	—	—	—	1.17
Net (loss) income available to common stockholders	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 1.48
Earnings per common share attributable to Company—diluted:				
(Loss) income from continuing operations	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 0.30
Discontinued operations	—	—	—	1.17
Net (loss) income available to common stockholders	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 1.47
Weighted average number of common shares outstanding:				
Basic	77,270,000	73,780,000	77,082,000	73,061,000
Diluted	77,270,000	86,781,000	77,082,000	88,465,000

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

THE MACERICH COMPANY
CONSOLIDATED STATEMENTS OF EQUITY

(Dollars in thousands, except per share data)

(Unaudited)

	Stockholders' Equity					Total Stockholders' Equity	Noncontrolling Interest	Total Equity	Redeemable Noncontrolling Interests
	Shares	Par Value	Additional Paid-in Capital	Accumulated Deficit	Accumulated Other Comprehensive Loss				
Balance January 1, 2009	76,883,634	\$769	\$ 1,721,256	\$ (274,834)	\$ (53,425)	\$ 1,393,766	\$ 248,118	\$1,641,884	\$ 23,327
Comprehensive income:									
Net loss	—	—	—	(7,720)	—	(7,720)	(521)	(8,241)	292
Interest rate swap/cap agreements	—	—	—	—	17,489	17,489	—	17,489	—
Total comprehensive income	—	—	—	(7,720)	17,489	9,769	(521)	9,248	292
Amortization of share and unit-based plans	171,612	2	8,837	—	—	8,839	—	8,839	—
Employee stock purchases	23,202	—	368	—	—	368	—	368	—
Distributions paid (\$1.40) per share	—	—	—	(100,949)	—	(100,949)	—	(100,949)	—
Distributions to noncontrolling interests	—	—	—	—	—	—	(16,233)	(16,233)	(292)
Issuance of common shares	2,236,954	22	36,216	—	—	36,238	—	36,238	—
Contributions from noncontrolling interests	—	—	—	—	—	—	4,741	4,741	—
Other	—	—	(515)	—	—	(515)	—	(515)	—
Redemption of noncontrolling interests	—	—	—	—	—	—	(99)	(99)	—
Adjustment of noncontrolling interest in Operating Partnership	—	—	(3,042)	—	—	(3,042)	3,042	—	—
Balance June 30, 2009	79,315,402	\$793	\$ 1,763,120	\$ (383,503)	\$ (35,936)	\$ 1,344,474	\$ 239,048	\$1,583,522	\$ 23,327

THE MACERICH COMPANY
CONSOLIDATED STATEMENTS OF EQUITY (Continued)

(Dollars in thousands, except per share data)

(Unaudited)

	Stockholders' Equity									
	Shares	Par Value	Additional Paid-in Capital	Accumulated Deficit	Accumulated Other Comprehensive Loss	Total Stockholders' Equity	Noncontrolling Interest	Total Equity	Redeemable Noncontrolling Interests	
Balance January 1, 2008	72,311,763	\$723	\$ 1,428,124	\$ (203,505)	\$ (24,508)	\$ 1,200,834	\$ 230,529	\$1,431,363	\$ 322,619	
Comprehensive income:										
Net income	—	—	—	108,335	—	108,335	19,776	128,111	292	
Reclassification of deferred losses	—	—	—	—	285	285	—	285	—	
Interest rate swap/cap agreements	—	—	—	—	(201)	(201)	—	(201)	—	
Total comprehensive income	—	—	—	108,335	84	108,419	19,776	128,195	292	
Amortization of share and unit-based plans	185,503	2	10,615	—	—	10,617	—	10,617	—	
Exercise of stock options	38,750	—	991	—	—	991	—	991	—	
Employee stock purchases	6,494	—	363	—	—	363	—	363	—	
Distributions paid (\$1.60) per share	—	—	—	(116,261)	—	(116,261)	—	(116,261)	—	
Distributions to noncontrolling interests	—	—	—	—	—	—	(21,712)	(21,712)	(292)	
Preferred dividends	—	—	(3,289)	—	—	(3,289)	—	(3,289)	—	
Contributions from noncontrolling interests	—	—	—	—	—	—	10,035	10,035	—	
Conversion of noncontrolling interests to common shares	58,624	1	1,768	—	—	1,769	(1,769)	—	—	
Conversion of preferred shares to common shares	2,022,860	20	55,750	—	—	55,770	—	55,770	—	
Redemption of noncontrolling interests	—	—	—	—	—	—	—	—	(96,564)	
Reversal of adjustments to redemption value of redeemable noncontrolling interests	—	—	202,728	—	—	202,728	—	202,728	(202,728)	
Other	—	—	106	—	—	106	—	106	—	
Adjustment of noncontrolling interest in Operating Partnership	—	—	(36,441)	—	—	(36,441)	36,441	—	—	
Balance June 30, 2008	<u>74,623,994</u>	<u>\$746</u>	<u>\$ 1,660,715</u>	<u>\$ (211,431)</u>	<u>\$ (24,424)</u>	<u>\$ 1,425,606</u>	<u>\$ 273,300</u>	<u>\$1,698,906</u>	<u>\$ 23,327</u>	

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

THE MACERICH COMPANY

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Dollars in thousands)

(Unaudited)

	For the Six Months Ended June 30,	
	2009	2008
Cash flows from operating activities:		
Net (loss) income	\$ (7,949)	\$ 131,692
Adjustments to reconcile net (loss) income to net cash provided by operating activities:		
Gain on early extinguishment of debt	(29,601)	—
Loss (gain) on sale or write down of assets	24,832	(1,163)
Loss (gain) on sale of assets of discontinued operations	17	(99,150)
Depreciation and amortization	134,561	122,542
Amortization of net discount on mortgage and bank and other notes payable	301	2,774
Amortization of share and unit-based plans	5,036	5,695
Equity in income of unconsolidated joint ventures	(30,482)	(47,244)
Distributions of income from unconsolidated joint ventures	5,698	14,922
Changes in assets and liabilities, net of acquisitions and dispositions:		
Tenant and other receivables, net	17,163	25,645
Other assets	9,503	(2,885)
Accounts payable and accrued expenses	(55,080)	(25,475)
Due from affiliates	1,309	(366)
Other accrued liabilities	(9,521)	(19,741)
Net cash provided by operating activities	<u>65,787</u>	<u>107,246</u>
Cash flows from investing activities:		
Acquisitions of property, development, redevelopment and property improvements	(97,336)	(326,724)
Redemption of Rochester Properties	—	(18,873)
Maturities of marketable securities	638	807
Deferred leasing costs	(17,287)	(18,127)
Distributions from unconsolidated joint ventures	96,758	48,999
Contributions to unconsolidated joint ventures	(19,391)	(142,124)
Proceeds from loans to unconsolidated joint ventures	294	188
Proceeds from sale of assets	8,394	3,282
Restricted cash	(8,263)	(628)
Net cash used in investing activities	<u>(36,193)</u>	<u>(453,200)</u>
Cash flows from financing activities:		
Proceeds from mortgages, bank and other notes payable	242,917	871,788
Payments on mortgages, bank and other notes payable	(146,661)	(414,856)
Repurchase of Senior Notes	(50,704)	—
Deferred financing costs	(3,172)	(5,744)
Proceeds from share and unit-based plans	368	1,354
Dividends and distributions	(80,982)	(128,981)
Dividends to preferred stockholders / preferred unitholders	—	(9,073)
Net cash (used in) provided by financing activities	<u>(38,234)</u>	<u>314,488</u>
Net decrease in cash	<u>(8,640)</u>	<u>(31,466)</u>
Cash and cash equivalents, beginning of period	66,529	85,273
Cash and cash equivalents, end of period	<u>\$ 57,889</u>	<u>\$ 53,807</u>
Supplemental cash flow information:		
Cash payments for interest, net of amounts capitalized	<u>\$ 137,150</u>	<u>\$ 143,125</u>
Non-cash transactions:		
Acquisition of noncontrolling interests in properties	<u>\$ —</u>	<u>\$ 205,520</u>
Deposits contributed to unconsolidated joint ventures and the purchase of properties	<u>\$ —</u>	<u>\$ 51,943</u>
Accrued development costs included in accounts payable and accrued expenses and other accrued liabilities	<u>\$ 47,750</u>	<u>\$ 55,156</u>
Accrued preferred dividend payable	<u>\$ 207</u>	<u>\$ 1,112</u>
Acquisition of property by assumption of mortgage note payable	<u>\$ —</u>	<u>\$ 15,775</u>
Stock dividend	<u>\$ 38,564</u>	<u>\$ —</u>

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

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts)

(Unaudited)

1. Organization:

The Macerich Company (the "Company") is involved in the acquisition, ownership, development, redevelopment, management and leasing of regional and community shopping centers (the "Centers") located throughout the United States.

The Company commenced operations effective with the completion of its initial public offering on March 16, 1994. As of June 30, 2009, the Company was the sole general partner of and held an 87% ownership interest in The Macerich Partnership, L.P. (the "Operating Partnership"). The Company was organized to qualify as a real estate investment trust ("REIT") under the Internal Revenue Code of 1986, as amended.

The property management, leasing and redevelopment of the Company's portfolio is provided by the Company's management companies, Macerich Property Management Company, LLC ("MPMC, LLC"), a single member Delaware limited liability company, Macerich Management Company ("MMC"), a California corporation, Westcor Partners, L.L.C., a single member Arizona limited liability company, Macerich Westcor Management LLC, a single member Delaware limited liability company, Westcor Partners of Colorado, LLC, a Colorado limited liability company, MACW Mall Management, Inc., a New York corporation, and MACW Property Management, LLC, a single member New York limited liability company. These last two management companies are collectively referred to herein as the "Wilmorite Management Companies." The three Westcor management companies are collectively referred to herein as the "Westcor Management Companies." All seven of the management companies are collectively referred to herein as the "Management Companies."

2. Summary of Significant Accounting Policies:

Basis of Presentation:

The accompanying consolidated financial statements of the Company have been prepared in accordance with generally accepted accounting principles ("GAAP") for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. They do not include all of the information and footnotes required by GAAP for complete financial statements and have not been audited by independent public accountants.

The accompanying consolidated financial statements include the accounts of the Company and the Operating Partnership. Investments in entities that are controlled by the Company or meet the definition of a variable interest entity in which an enterprise absorbs the majority of the entity's expected losses, receives a majority of the entity's expected residual returns, or both, as a result of ownership, contractual or other financial interests in the entity are consolidated; otherwise they are accounted for under the equity method and are reflected as "Investments in unconsolidated joint ventures."

The unaudited interim consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements and notes thereto included in the Company's Current Report on Form 8-K filed May 27, 2009. In the opinion of management, all adjustments (consisting of normal recurring adjustments) necessary for a fair presentation of the consolidated financial statements for the interim periods have been made. The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

2. Summary of Significant Accounting Policies: (Continued)

the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. The accompanying consolidated balance sheet as of December 31, 2008 has been derived from the audited financial statements, but does not include all disclosures required by GAAP.

All intercompany accounts and transactions have been eliminated in the consolidated financial statements.

Tenant and Other Receivables, net:

Included in tenant and other receivables, net is an allowance for doubtful accounts of \$5,907 and \$3,754 at June 30, 2009 and December 31, 2008, respectively.

Included in tenant and other receivables, net are the following notes receivable:

On March 31, 2006, the Company received a note receivable that is secured by a deed of trust, bears interest at 5.5% and matures on March 31, 2031. At June 30, 2009 and December 31, 2008, the note had a balance of \$9,338 and \$9,450, respectively.

On January 1, 2008, as part of the Rochester Redemption (See Note 16—Discontinued Operations), the Company received an unsecured note receivable that bears interest at 9.0% and matures on June 30, 2011. The balance on the note at June 30, 2009 and December 31, 2008 was \$11,763.

Accounting Pronouncements Adopted on January 1, 2009:

Financial Accounting Standards Board ("FASB") issued FASB Staff Position ("FSP") Statement on Financial Accounting Standards ("SFAS") No. 157-2, "Effective Date of FASB Statement No. 157," deferred the effective date of SFAS No. 157 for all non-financial assets and non-financial liabilities except those that are recognized or disclosed at fair value in the financial statements on a recurring basis to fiscal years beginning after November 15, 2008. FSP SFAS No. 157-4, "Determining Fair Value When the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identifying Transactions That Are Not Orderly," reaffirmed the need to use judgment to ascertain if a formerly active market has become inactive and in determining fair values when markets have become inactive. The adoption of FSP SFAS No. 157-2 and FSP SFAS 157-4 did not have a material impact on the Company's consolidated financial statements.

SFAS No. 141(R), "Business Combinations," requires an acquiring entity to recognize acquired assets and assumed liabilities in a transaction at fair value as of the acquisition date and changes the accounting treatment for certain items, including acquisition costs, which will be required to be expensed as incurred. The adoption of SFAS No. 141(R) did not have a material impact on the Company's consolidated financial statements.

SFAS No. 161, "Disclosures about Derivative Instruments and Hedging Activities, an amendment of FASB Statement No. 133," amends and expands the disclosure requirements of SFAS No. 133. SFAS No. 161 requires qualitative disclosures about objectives and strategies for using derivatives and quantitative disclosures about the fair value of and gains and losses on derivative instruments. As a result of the Company's adoption of SFAS No. 161, the Company has expanded its disclosures

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

2. Summary of Significant Accounting Policies: (Continued)

concerning its derivative instruments and hedging activities. See Note 5—Derivative Instruments and Hedging Activities.

Emerging Issues Task Force ("EITF") No. 07-5, "Determining Whether an Instrument (or Embedded Feature) Is Indexed to an Entity's Own Stock," provides a new two-step model to be applied in determining whether a financial instrument or an embedded feature is indexed to an issuer's own stock and thus able to qualify for the SFAS No. 133 paragraph 11(a) scope exception. Paragraph 11(a) of SFAS No. 133, Accounting for Derivatives and Hedging Activities, specifies that a contract that would otherwise meet the definition of a derivative but is both (a) indexed to the Company's own stock and (b) classified in stockholders' equity in the statement of financial position would not be considered a derivative financial instrument. The adoption of EITF No. 07-05 did not have a material impact on the Company's consolidated financial statements.

SFAS No. 160, "Noncontrolling Interests in Consolidated Financial Statements—An Amendment of ARB No. 51," requires that noncontrolling interests be presented as a component of consolidated stockholders' equity and eliminates "minority interest accounting" such that the amount of net income attributable to the noncontrolling interests will be presented as part of consolidated net income on the consolidated statements of operations.

FSP APB 14-1, "Accounting for Convertible Debt Instruments That May Be Settled In Cash Upon Conversion (Including Partial Cash Settlement)," requires the initial proceeds from convertible debt that may be settled in cash to be bifurcated between a liability component and an equity component. The objective of the guidance is to require the liability and equity components of convertible debt to be separately accounted for in a manner such that the interest expense recorded on the convertible debt would not equal the contractual rate of interest on the convertible debt, but instead would be recorded at a rate that would reflect the issuer's conventional non-convertible debt borrowing rate at the date of issuance. This is accomplished through the creation of a discount on the debt that would be accreted using the effective interest method as additional non-cash interest expense over the period the debt is expected to remain outstanding.

FSP EITF No. 03-6-1, "Determining Whether Instruments Granted in Share-Based Payment Transactions Are Participating Securities," provides that instruments granted in share-based payment transactions are participating securities prior to vesting and, therefore, need to be included in the earnings allocation in computing earnings per share under the two-class method described SFAS No. 128, "Earnings per Share."

See Note 21—Cumulative Effect of Adoption of Accounting Principles for a summary of the impact of the adoption of SFAS No. 160, FSP APB 14-1 and FSP EITF No. 03-6-1 on the Company's consolidated financial statements.

FSP SFAS 107-1 and APB 28-1, "Interim Disclosures about Fair Value of Financial Instruments," requires disclosures on a quarterly basis that provide qualitative and quantitative information about fair value estimates for all those financial instruments not measured on the balance sheet at fair value. The Company has provided these disclosures in Note 10—Mortgage Notes Payable and Note 11—Bank and Other Notes Payable.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

2. Summary of Significant Accounting Policies: (Continued)

FSP SFAS No. 115-2 and SFAS No. 124-2, "Recognition and Presentation of Other-Than-Temporary Impairments," requires increased and more timely disclosures regarding expected cash flows, credit losses, and an aging of securities with unrealized losses. The adoption of FSP SFAS No. 115-2 and SFAS No. 124-2 did not have a significant impact on the Company's consolidated financial statements.

Other Recent Accounting Pronouncements:

On April 1, 2009, the Company adopted the provisions of SFAS No. 165, "Subsequent Events." SFAS No. 165 establishes principles and requirements for evaluating and reporting subsequent events and distinguishes which subsequent events should be recognized in the financial statements versus which subsequent events should be disclosed in the financial statements. The adoption of SFAS No. 165 did not have a material impact on the Company's consolidated financial statements.

On April 1, 2009, the Company adopted FSP SFAS 141(R)-1, "Accounting for Assets Acquired and Liabilities Assumed in a Business Combination That Arise from Contingencies." FSP SFAS 141(R)-1 addresses application issues on the accounting for contingencies in a business combination. The adoption of FSP SFAS 141(R)-1 did not have any impact on the Company's consolidated financial statements.

In June 2009, the Financial Accounting Standards Board ("FASB") issued SFAS No. 166, "Accounting for Transfers of Financial Assets—an amendment of FASB No. 140." SFAS No. 166 removes the concept of a qualifying special-purpose entity from SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities—a replacement of FASB Statement 125" and removes the exception from applying FASB Interpretation ("FIN") No. 46, "Consolidation of Variable Interest Entities (revised December 2003)," to qualifying special-purpose entities. SFAS No. 166 requires a transferor to consider all arrangements or agreements made contemporaneously with, or in contemplation of, a transfer of a financial asset in order to determine whether a transferor and all of the entities included in the transferor's financial statements being presented have surrendered control of the transferred financial asset. SFAS No. 166 is effective for fiscal years beginning after November 15, 2009 and should be applied prospectively. Early adoption of this statement is prohibited. The Company believes that this statement will not have a material impact on its results of operations or financial condition.

In June 2009, the FASB issued SFAS No. 167, "Amendments to FASB Interpretation No. 46 (R)." SFAS No. 167 retains the scope of FIN No. 46(R) with the addition of entities previously considered qualifying special-purpose entities, as the concept of these entities was eliminated in SFAS No. 166. SFAS No. 167 amends certain guidance in FIN No. 46(R) for determining whether an entity is a variable interest entity. It is possible that application of this revised guidance will change an enterprise's assessment of which entities with which it is involved are variable interest entities. SFAS No. 167 requires ongoing reassessments of whether an enterprise is the primary beneficiary of a variable interest entity. SFAS No. 167 also amends FIN No. 46(R) to require additional disclosures about an enterprise's involvement in variable interest entities, which will enhance the information provided to users of financial statements. SFAS No. 167 is effective for fiscal years beginning after November 15, 2009. Earlier application is prohibited. The Company is currently evaluating the impact of future adoption of SFAS No. 167 on its results of operations and financial condition.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

3. Earnings per Share ("EPS"):

The following table reconciles the numerator and denominator used in the computation of earnings per share for the three and six months ended June 30, 2009 and 2008.

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2009	2008	2009	2008
Numerator				
(Loss) income from continuing operations	\$(24,355)	\$19,727	\$(7,912)	\$ 31,535
(Loss) income from discontinued operations	(11)	301	(37)	100,157
Income (loss) attributable to noncontrolling interests	2,630	(3,468)	229	(20,068)
Net (loss) income attributable to the Company	(21,736)	16,560	(7,720)	111,624
Preferred dividends	—	(835)	—	(3,289)
Allocation of earnings to participating securities	(1,019)	(217)	(1,231)	(478)
Numerator for basic earnings per share—net (loss) income available to common stockholders	(22,755)	15,508	(8,951)	107,857
Effect of assumed conversions:				
Partnership units	—	2,590	—	18,665
Convertible preferred stock	—	—	—	3,289
Numerator for diluted earnings per share—net (loss) income available to common stockholders	\$(22,755)	\$18,098	\$(8,951)	\$ 129,811
Denominator				
Denominator for basic earnings per share—weighted average number of common shares outstanding	77,270	73,780	77,082	73,061
Effect of dilutive securities:(1)				
Partnership units(2)	—	12,539	—	12,546
Share and unit-based plans(3)	—	462	—	398
Convertible preferred stock(4)	—	—	—	2,460
Denominator for diluted earnings per share—weighted average number of common shares outstanding	77,270	86,781	77,082	88,465
Earnings per common share—basic:				
(Loss) income from continuing operations	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 0.31
Discontinued operations	—	—	—	1.17
Net (loss) income available to common stockholders	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 1.48
Earnings per common share—diluted:				
(Loss) income from continuing operations	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 0.30
Discontinued operations	—	—	—	1.17
Net (loss) income available to common stockholders	\$ (0.29)	\$ 0.21	\$ (0.12)	\$ 1.47

(1) The Senior Notes (See Note 11—Bank and Other Notes Payable) are excluded from diluted EPS for the three and six months ended June 30, 2009 and 2008 as their effect would be antidilutive to net (loss) income available to common stockholders.

(2) Diluted EPS excludes 11,700,000 and 11,677,000 partnership units for the three and six months ended June 30, 2009, respectively, as their effect was antidilutive to net loss available to common stockholders.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

3. Earnings per Share ("EPS"): (Continued)

- (3) Diluted EPS excludes 1,257,384 of unexercised stock appreciation rights and 132,500 of unexercised stock options for the three and six months ended June 30, 2009 as their effect was antidilutive to net loss available to common stockholders.
- (4) The then outstanding convertible preferred stock (See Note 13—Cumulative Convertible Redeemable Preferred Stock) was convertible on a one-for-one basis for common stock. The convertible preferred stock was dilutive to net income available to common stockholders for the six months ended June 30, 2008.

The noncontrolling interests of the Operating Partnership as reflected in the Company's consolidated statements of operations have been allocated for EPS calculations as follows:

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2009	2008	2009	2008
(Loss) income from continuing operations	\$ (3,292)	\$ 2,544	\$ (1,164)	\$ 3,984
Discontinued operations:				
(Loss) gain on sale of assets	—	(15)	(2)	14,535
(Loss) income from discontinued operations	(1)	61	(3)	146
Total	<u>\$ (3,293)</u>	<u>\$ 2,590</u>	<u>\$ (1,169)</u>	<u>\$ 18,665</u>

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

4. Investments in Unconsolidated Joint Ventures:

The following are the Company's investments in various joint ventures or properties jointly owned with third parties. The Operating Partnership's interest in each joint venture as of June 30, 2009 is as follows:

<u>Joint Venture</u>	<u>Partnership's Ownership %(1)</u>
Biltmore Shopping Center Partners LLC	50.0%
Camelback Colonnade SPE LLC	75.0%
Chandler Festival SPE LLC	50.0%
Chandler Gateway SPE LLC	50.0%
Chandler Village Center, LLC	50.0%
Coolidge Holding LLC	37.5%
Corte Madera Village, LLC	50.1%
Desert Sky Mall—Tenants in Common	50.0%
East Mesa Land, L.L.C.	50.0%
East Mesa Mall, L.L.C.—Superstition Springs Center	33.3%
Jaren Associates #4	12.5%
Kierland Tower Lofts, LLC	15.0%
Macerich Northwestern Associates—Broadway Plaza	50.0%
Macerich SanTan Phase 2 SPE LLC—SanTan Village Power Center	34.9%
MetroRising AMS Holding LLC—Metrocenter Mall	15.0%
New River Associates—Arrowhead Towne Center	33.3%
North Bridge Chicago LLC	50.0%
NorthPark Land Partners, LP	50.0%
NorthPark Partners, LP	50.0%
One Scottsdale Investors LLC	50.0%
Pacific Premier Retail Trust	51.0%
PHXAZ/Kierland Commons, L.L.C.	24.5%
Propcor Associates	25.0%
Propcor II Associates, LLC—Boulevard Shops	50.0%
Scottsdale Fashion Square Partnership	50.0%
SDG Macerich Properties, L.P.	50.0%
The Market at Estrella Falls LLC	35.1%
Tysons Corner Holdings LLC	50.0%
Tysons Corner LLC	50.0%
Tysons Corner Property Holdings II LLC	50.0%
Tysons Corner Property Holdings LLC	50.0%
Tysons Corner Property LLC	50.0%
WM Inland, L.L.C.	50.0%
West Acres Development, LLP	19.0%
Westcor/Gilbert, L.L.C.	50.0%
Westcor/Queen Creek Commercial LLC	37.9%
Westcor/Queen Creek LLC	37.7%
Westcor/Queen Creek Medical LLC	37.7%
Westcor/Queen Creek Residential LLC	37.7%
Westcor/ Surprise Auto Park LLC	33.3%
Westpen Associates	50.0%
Wilshire Building—Tenants in Common	30.0%
WM Ridgmar, L.P.	50.0%

(1) The Operating Partnership's ownership interest in this table reflects its legal ownership interest but may not reflect its economic interest since each joint venture has various agreements regarding cash flow, profits and losses, allocations, capital requirements and other matters.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

4. Investments in Unconsolidated Joint Ventures: (Continued)

The Company generally accounts for its investments in joint ventures using the equity method unless the Company has a controlling interest in the joint venture or is the primary beneficiary in a variable interest entity. Although the Company has a greater than 50% interest in Pacific Premier Retail Trust, Camelback Colonnade SPE LLC and Corte Madera Village, LLC, the Company shares management control with the partners in these joint ventures and, therefore, accounts for these joint ventures using the equity method of accounting.

The Company has recently made the following investments and dispositions in unconsolidated joint ventures:

On January 10, 2008, the Company, in a 50/50 joint venture, acquired The Shops at North Bridge, a 680,933 square foot urban shopping center in Chicago, Illinois, for a total purchase price of \$515,000. The Company's share of the purchase price was funded by the assumption of a pro rata share of the \$205,000 fixed rate mortgage on the Center and by borrowings under the Company's line of credit. The results of The Shops at North Bridge are included below for the period subsequent to its date of acquisition.

On June 11, 2008, the Company became a 50% owner in a joint venture that acquired One Scottsdale, which plans to develop a mixed-use property in Scottsdale, Arizona. The Company's share of the purchase price was \$52,500, which was funded by borrowings under the Company's line of credit. The results of One Scottsdale are included below for the period subsequent to its date of acquisition.

On December 19, 2008, the Company sold a fee and/or ground leasehold interest in three freestanding Mervyn's department stores to Pacific Premier Retail Trust, one of the Company's joint ventures, for \$43,405, resulting in a gain on sale of assets of \$1,511. The Company's pro rata share of the proceeds was used to pay down the Company's line of credit. See Mervyn's in Note 15—Acquisitions and in Note 16—Discontinued Operations.

Combined and condensed balance sheets and statements of operations are presented below for all unconsolidated joint ventures.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

4. Investments in Unconsolidated Joint Ventures: (Continued)

Combined and Condensed Balance Sheets of Unconsolidated Joint Ventures:

	June 30, 2009	December 31, 2008
Assets(1):		
Properties, net	\$4,710,733	\$4,706,823
Other assets	407,842	531,976
Total assets	<u>\$5,118,575</u>	<u>\$5,238,799</u>
Liabilities and partners' capital(1):		
Mortgage notes payable(2)	\$4,229,209	\$4,244,270
Other liabilities	187,689	215,975
Company's capital	396,067	434,504
Outside partners' capital	305,610	344,050
Total liabilities and partners' capital	<u>\$5,118,575</u>	<u>\$5,238,799</u>
Investments in unconsolidated joint ventures:		
Company's capital	\$ 396,067	\$ 434,504
Basis adjustment(3)	573,028	579,426
Investments in unconsolidated joint ventures	<u>\$ 969,095</u>	<u>\$1,013,930</u>
Assets—Investments in unconsolidated joint ventures	\$1,034,166	\$1,094,845
Liabilities—Investments in unconsolidated joint ventures	(65,071)	(80,915)
	<u>\$ 969,095</u>	<u>\$1,013,930</u>

(1) These amounts include the assets and liabilities of the following significant subsidiaries as of June 30, 2009 and December 31, 2008:

	SDG Macerich Properties, L.P.	Pacific Premier Retail Trust	Tysons Corner LLC
<i>As of June 30, 2009:</i>			
Total Assets	\$ 859,603	\$1,079,450	\$329,486
Total Liabilities	\$ 818,347	\$ 963,547	\$338,518
<i>As of December 31, 2008:</i>			
Total Assets	\$ 882,117	\$1,148,831	\$328,064
Total Liabilities	\$ 823,550	\$ 976,506	\$333,307

(2) Certain joint ventures have debt that could become recourse debt to the Company should the joint venture be unable to discharge the obligations of the related debt. As of June 30, 2009 and

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

4. Investments in Unconsolidated Joint Ventures: (Continued)

December 31, 2008, a total of \$17,440 and \$16,898, respectively, could become recourse debt to the Company.

Included in mortgage notes payable are amounts due to affiliates of Northwestern Mutual Life ("NML") of \$415,392 and \$211,098 as of June 30, 2009 and December 31, 2008, respectively. NML is considered a related party because it is a joint venture partner with the Company in Macerich Northwestern Associates. Interest expense incurred on these borrowings amounted to \$4,213 and \$2,054 for the three months ended June 30, 2009 and 2008, respectively, and \$7,511 and \$4,159 for the six months ended June 30, 2009 and 2008, respectively.

- (3) This represents the difference between the cost of an investment and the book value of the underlying equity of the joint venture. The Company is amortizing this difference into income on a straight-line basis, consistent with the lives of the underlying assets. The amortization of this difference was \$1,247 and \$1,876 for the three months ended June 30, 2009 and 2008, respectively, and \$5,111 and \$4,364 for the six months ended June 30, 2009 and 2008, respectively.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

4. Investments in Unconsolidated Joint Ventures: (Continued)

Combined and Condensed Statements of Operations of Unconsolidated Joint Ventures:

	SDG Macerich Properties, L.P.	Pacific Premier Retail Trust	Tysons Corner LLC	Other Joint Ventures	Total
<i>Three Months Ended June 30, 2009</i>					
Revenues:					
Minimum rents	\$ 22,493	\$ 32,034	\$ 14,504	\$ 67,915	\$ 136,946
Percentage rents	410	861	239	1,786	3,296
Tenant recoveries	11,849	12,199	9,539	33,514	67,101
Other	850	973	492	4,558	6,873
Total revenues	<u>35,602</u>	<u>46,067</u>	<u>24,774</u>	<u>107,773</u>	<u>214,216</u>
Expenses:					
Shopping center and operating expenses	13,711	13,286	8,040	42,010	77,047
Interest expense	11,641	12,451	3,964	27,769	55,825
Depreciation and amortization	7,776	8,959	4,504	26,008	47,247
Total operating expenses	<u>33,128</u>	<u>34,696</u>	<u>16,508</u>	<u>95,787</u>	<u>180,119</u>
Gain (loss) on sale of assets	46	—	—	(59)	(13)
Net income	<u>\$ 2,520</u>	<u>\$ 11,371</u>	<u>\$ 8,266</u>	<u>\$ 11,927</u>	<u>\$ 34,084</u>
Company's equity in net income	<u>\$ 1,260</u>	<u>\$ 5,784</u>	<u>\$ 4,133</u>	<u>\$ 3,379</u>	<u>\$ 14,556</u>
<i>Three Months Ended June 30, 2008</i>					
Revenues:					
Minimum rents	\$ 23,384	\$ 32,034	\$ 15,056	\$ 70,747	\$ 141,221
Percentage rents	601	579	668	2,729	4,577
Tenant recoveries	11,850	12,000	9,202	33,396	66,448
Other	886	1,095	367	23,266	25,614
Total revenues	<u>36,721</u>	<u>45,708</u>	<u>25,293</u>	<u>130,138</u>	<u>237,860</u>
Expenses:					
Shopping center and operating expenses	14,792	13,326	7,496	41,913	77,527
Interest expense	11,632	11,289	4,126	28,773	55,820
Depreciation and amortization	7,707	8,089	4,658	26,140	46,594
Total operating expenses	<u>34,131</u>	<u>32,704</u>	<u>16,280</u>	<u>96,826</u>	<u>179,941</u>
(Loss) gain on sale of assets	(14)	—	—	6,170	6,156
Net income	<u>\$ 2,576</u>	<u>\$ 13,004</u>	<u>\$ 9,013</u>	<u>\$ 39,482</u>	<u>\$ 64,075</u>
Company's equity in net income	<u>\$ 1,288</u>	<u>\$ 6,618</u>	<u>\$ 4,507</u>	<u>\$ 12,533</u>	<u>\$ 24,946</u>

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

4. Investments in Unconsolidated Joint Ventures: (Continued)

	SDG Macerich Properties, L.P.	Pacific Premier Retail Trust	Tysons Corner LLC	Other Joint Ventures	Total
<i>Six Months Ended June 30, 2009</i>					
Revenues:					
Minimum rents	\$ 45,479	\$ 64,801	\$ 29,146	\$ 137,716	\$ 277,142
Percentage rents	1,244	1,417	382	3,268	6,311
Tenant recoveries	24,133	24,452	18,618	67,564	134,767
Other	1,686	1,970	885	9,799	14,340
Total revenues	<u>72,542</u>	<u>92,640</u>	<u>49,031</u>	<u>218,347</u>	<u>432,560</u>
Expenses:					
Shopping center and operating expenses	27,967	26,969	15,704	83,290	153,930
Interest expense	23,157	24,679	7,962	55,737	111,535
Depreciation and amortization	15,024	17,842	8,954	52,299	94,119
Total operating expenses	<u>66,148</u>	<u>69,490</u>	<u>32,620</u>	<u>191,326</u>	<u>359,584</u>
Gain on sale of assets	44	—	—	117	161
Net income	<u>\$ 6,438</u>	<u>\$ 23,150</u>	<u>\$ 16,411</u>	<u>\$ 27,138</u>	<u>\$ 73,137</u>
Company's equity in net income	<u>\$ 3,219</u>	<u>\$ 11,774</u>	<u>\$ 8,206</u>	<u>\$ 7,283</u>	<u>\$ 30,482</u>
<i>Six Months Ended June 30, 2008</i>					
Revenues:					
Minimum rents	\$ 46,585	\$ 63,983	\$ 30,150	\$ 138,956	\$ 279,674
Percentage rents	1,531	1,703	1,121	4,917	9,272
Tenant recoveries	24,277	24,916	18,235	67,794	135,222
Other	1,977	2,194	973	29,388	34,532
Total revenues	<u>74,370</u>	<u>92,796</u>	<u>50,479</u>	<u>241,055</u>	<u>458,700</u>
Expenses:					
Shopping center and operating expenses	29,738	26,463	15,210	81,324	152,735
Interest expense	23,260	22,894	8,242	58,313	112,709
Depreciation and amortization	15,158	15,921	9,280	49,464	89,823
Total operating expenses	<u>68,156</u>	<u>65,278</u>	<u>32,732</u>	<u>189,101</u>	<u>355,267</u>
(Loss) gain on sale of assets	(14)	—	—	14,786	14,772
Net income	<u>\$ 6,200</u>	<u>\$ 27,518</u>	<u>\$ 17,747</u>	<u>\$ 66,740</u>	<u>\$ 118,205</u>
Company's equity in net income	<u>\$ 3,100</u>	<u>\$ 14,003</u>	<u>\$ 8,874</u>	<u>\$ 21,267</u>	<u>\$ 47,244</u>

Significant accounting policies used by the unconsolidated joint ventures are similar to those used by the Company.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

5. Derivative Instruments and Hedging Activities:

The Company recognizes all derivatives in the consolidated financial statements and measures the derivatives at fair value. The Company uses interest rate swap and cap agreements (collectively, "interest rate agreements") in the normal course of business to manage or reduce its exposure to adverse fluctuations in interest rates. The Company designs its hedges to be effective in reducing the risk exposure that they are designated to hedge. Any instrument that meets the cash flow hedging criteria in SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities," is formally designated as a cash flow hedge at the inception of the derivative contract. On an ongoing quarterly basis, the Company adjusts its balance sheet to reflect the current fair value of its derivatives. To the extent they are effective, changes in fair value of derivatives are recorded in comprehensive income. Ineffective portions, if any, are included in net income. No ineffectiveness was recorded in net income during the three or six months ended June 30, 2009 or 2008. If any derivative instrument used for risk management does not meet the hedging criteria, it is marked-to-market each period in the consolidated statements of operations. As of June 30, 2009, two of the Company's derivative instruments were not designated as cash flow hedges. Changes in the market value of these derivative instruments are recorded in the consolidated statements of operations. As of June 30, 2009, the Company's derivative instruments did not contain any credit risk related contingent features or collateral arrangements.

The Company reclassified \$44 and \$285 for the three and six months ended June 30, 2008, respectively, related to treasury rate lock transactions settled in prior years from accumulated other comprehensive income to earnings.

Amounts paid (received) as a result of interest rate agreements are recorded as an addition (reduction) of interest expense. The Company recorded other comprehensive (loss) income related to the marking-to-market of interest rate agreements of (\$15,501) and \$23,656 for the three months ended June 30, 2009 and 2008, respectively and \$17,489 and (\$201) for the six months ended June 30, 2009 and 2008, respectively. The amount expected to be reclassified to interest expense in the next 12 months is immaterial.

The following derivatives were outstanding at June 30, 2009:

<u>Property/Entity</u>	<u>Notional Amount</u>	<u>Product</u>	<u>Rate</u>	<u>Maturity</u>	<u>Fair Value</u>
La Cumbre Plaza(1)(2)	\$ 30,000	Cap	7.12%	8/9/2009	\$ —
Panorama Mall(1)(2)	50,000	Cap	6.65%	3/1/2010	—
The Oaks(2)	150,000	Cap	6.25%	7/1/2010	—
The Operating Partnership(3)	450,000	Swap	4.80%	4/15/2010	(14,401)
The Operating Partnership(3)	400,000	Swap	5.08%	4/25/2011	(24,543)
Westside Pavilion(2)	175,000	Cap	5.50%	6/1/2010	—

(1) Derivative is not designated as a hedge.

(2) See additional disclosure in Note 10—Mortgage Notes Payable.

(3) See additional disclosure in Note 11—Bank and Other Notes Payable.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

5. Derivative Instruments and Hedging Activities: (Continued)

	Asset Derivatives			Liability Derivatives		
	Balance Sheet Location	June 30, 2009	December 31, 2008	Balance Sheet Location	June 30, 2009	December 31, 2008
		Fair Value	Fair Value		Fair Value	Fair Value
Derivatives designated as hedging instruments under SFAS No. 133						
Interest rate cap agreements	Other assets	\$ —	\$ 2	Other liabilities	\$ —	\$ —
Interest rate swap agreements	Other assets	—	—	Other liabilities	38,944	56,434
Total derivatives designated as hedging instruments under SFAS No. 133		—	2		38,944	56,434
Derivatives not designated as hedging instruments under SFAS No. 133						
Interest rate cap agreements	Other assets	—	—	Other liabilities	—	—
Interest rate swap agreements	Other assets	—	—	Other liabilities	—	—
Total derivatives not designated as hedging instruments under SFAS No. 133		—	—		—	—
Total derivatives		\$ —	\$ 2		\$ 38,944	\$ 56,434

6. Fair Value:

Derivatives:

The fair values of interest rate agreements are determined using the market standard methodology of discounting the future expected cash receipts that would occur if variable interest rates fell below or rose above the strike rate of the interest rate agreements. The variable interest rates used in the calculation of projected receipts on the interest rate agreements are based on an expectation of future interest rates derived from observable market interest rate curves and volatilities. To comply with the provisions of SFAS No. 157, "Fair Value Measurements," the Company incorporates credit valuation adjustments to appropriately reflect both its own nonperformance risk and the respective counterparty's nonperformance risk in the fair value measurements. In adjusting the fair value of its derivative contracts for the effect of nonperformance risk, the Company has considered the impact of netting and any applicable credit enhancements, such as collateral postings, thresholds, mutual puts, and guarantees.

Although the Company has determined that the majority of the inputs used to value its derivatives fall within Level 2 of the fair value hierarchy, the credit valuation adjustments associated with its derivatives utilize Level 3 inputs, such as estimates of current credit spreads to evaluate the likelihood of default by itself and its counterparties. However, as of June 30, 2009 and December 31, 2008, the Company has assessed the significance of the impact of the credit valuation adjustments on the overall valuation of its derivative positions and has determined that the credit valuation adjustments are not

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

6. Fair Value: (Continued)

significant to the overall valuation of its derivatives. As a result, the Company has determined that its derivative valuations in their entirety are classified in Level 2 of the fair value hierarchy.

Long-Lived Assets:

In accordance with SFAS No. 144, "Accounting for Impairment or Disposal of Long-Lived Assets," long-lived assets held and used with a carrying value of \$89,445 were written down to their fair value of \$62,450, resulting in an impairment charge of \$26,995, which was recorded to (loss) gain on sale or write down of assets for the three and six months ended June 30, 2009. The fair value was determined by the proceeds received on sales of the assets subsequent to June 30, 2009. See Note 22—Subsequent Events.

The following table presents certain of the Company's long-lived assets held and used and derivative instruments measured at fair value as of June 30, 2009:

	Quoted Prices in Active Markets for Identical Assets and Liabilities (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total
<i>Assets</i>				
Long-lived assets held and used	\$ —	\$ 62,450	\$ —	\$ 62,450
<i>Liabilities</i>				
Derivative Instruments	\$ —	\$ 38,944	\$ —	\$ 38,944

7. Property:

Property consists of the following:

	June 30, 2009	December 31, 2008
Land	\$ 1,149,612	\$ 1,135,013
Building improvements	5,250,063	5,190,049
Tenant improvements	334,742	327,877
Equipment and furnishings	107,729	101,991
Construction in progress	603,163	600,773
	7,445,309	7,355,703
Less accumulated depreciation	(1,084,779)	(984,384)
	<u>\$ 6,360,530</u>	<u>\$ 6,371,319</u>

The above schedule also includes the properties purchased in connection with the acquisition of Mervyn's and Boscov's freestanding stores acquired in 2008 (See Note 15—Acquisitions).

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

7. Property: (Continued)

Depreciation expense was \$53,399 and \$44,772 for the three months ended June 30, 2009 and 2008, respectively and \$106,022 and \$91,560 for the six months ended June 30, 2009 and 2008, respectively.

The Company recognized a gain on the sale of land of \$1,453 and \$489 during the three months ended June 30, 2009 and 2008, respectively and \$2,807 and \$1,163 for the six months ended June 30, 2009 and 2008, respectively. The Company wrote off \$63 and \$644 of development costs during the three months and six months ended June 30, 2009, respectively. In addition, the Company recorded an impairment charge of \$26,995 for the three and six months ended June 30, 2009 related to the write down of assets sold in July 2009. (See Note 6—Fair Value).

8. Marketable Securities:

Marketable Securities consists of the following:

	June 30, 2009	December 31, 2008
Government debt securities, at par value	\$28,470	\$ 29,108
Less discount	(1,008)	(1,165)
	27,462	27,943
Unrealized gain	2,828	4,347
Fair value	<u>\$30,290</u>	<u>\$ 32,290</u>

Future contractual maturities of marketable securities at June 30, 2009 are as follows:

1 year or less	\$ 1,299
2 to 5 years	4,091
6 to 10 years	23,080
	<u>\$28,470</u>

The proceeds from maturities and interest receipts from the marketable securities are restricted to the service of the \$26,699 note on which the Company remains obligated following the sale of Greeley Mall in July 2006 (See Note 11—Bank and Other Notes Payable). The Company accounts for its investments in marketable securities as held-to-maturity debt securities under the provisions of SFAS No. 115, "Accounting for Certain Investments in Debt and Equity Securities," as the Company has the intent and the ability to hold these securities until maturity. Accordingly, investments in marketable securities are carried at their amortized cost. The discount on marketable securities is amortized into interest income on a straight-line basis over the term of the notes, which approximates the effective interest method.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

9. Deferred Charges And Other Assets, net:

Deferred charges and other assets, net consists of the following:

	June 30, 2009	December 31, 2008
Leasing	\$ 149,262	\$ 139,374
Financing	53,717	54,256
Intangible assets resulting from SFAS No. 141(R) allocations:		
In-place lease values	163,175	175,428
Leasing commissions and legal costs	54,380	57,832
	<u>420,534</u>	<u>426,890</u>
Less accumulated amortization(1)	(187,430)	(181,579)
	<u>233,104</u>	<u>245,311</u>
Other assets	84,848	94,351
	<u>\$ 317,952</u>	<u>\$ 339,662</u>

- (1) Accumulated amortization includes \$104,240 and \$104,600 relating to intangibles resulting from SFAS No. 141(R) allocations at June 30, 2009 and December 31, 2008, respectively. Amortization expense for SFAS No. 141(R) allocations was \$4,815 and \$8,168 for the three months ended June 30, 2009 and 2008, respectively and \$11,645 and \$17,239 for the six months ended June 30, 2009 and 2008, respectively.

The allocated values of above market leases included in deferred charges and other assets, net, and below market leases included in other accrued liabilities, related to SFAS No. 141(R), consist of the following:

	June 30, 2009	December 31, 2008
<i>Above Market Leases</i>		
Original allocated value	\$ 54,619	\$ 71,808
Less accumulated amortization	(34,954)	(49,014)
	<u>\$ 19,665</u>	<u>\$ 22,794</u>
<i>Below Market Leases</i>		
Original allocated value	\$157,137	\$ 185,976
Less accumulated amortization	(83,690)	(108,197)
	<u>\$ 73,447</u>	<u>\$ 77,779</u>

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

10. Mortgage Notes Payable:

Mortgage notes payable consists of the following:

Property Pledged as Collateral	Carrying Amount of Mortgage Notes(a)				Interest Rate	Monthly Payment Term(b)	Maturity Date
	June 30, 2009		December 31, 2008				
	Other	Related Party	Other	Related Party			
Capitola Mall	\$ —	\$ 36,537	\$ —	\$ 37,497	7.13%	380	2011
Cactus Power Center(c)	662	—	654	—	1.67%	1	2011
Carmel Plaza(d)	25,562	—	25,805	—	7.45%	202	2009
Chandler Fashion Center	164,788	—	166,500	—	5.50%	1,043	2012
Chesterfield Towne Center(e)	53,260	—	54,111	—	9.07%	548	2024
Danbury Fair Mall	166,524	—	169,889	—	4.64%	1,225	2011
Deptford Mall	172,500	—	172,500	—	5.41%	778	2013
Deptford Mall	15,547	—	15,642	—	6.46%	101	2016
Fiesta Mall	84,000	—	84,000	—	4.98%	341	2015
Flagstaff Mall	37,000	—	37,000	—	5.03%	153	2015
Flatiron Crossing	182,435	—	184,248	—	5.26%	1,102	2013
Freehold Raceway Mall	168,644	—	171,726	—	4.68%	1,184	2011
Fresno Fashion Fair	84,251	84,251	84,706	84,705	6.76%	1,104	2015
Great Northern Mall	39,225	—	39,591	—	5.11%	234	2013
Hilton Village	8,556	—	8,547	—	5.27%	37	2012
La Cumbre Plaza(d)(f)	30,000	—	30,000	—	1.70%	30	2009
Northridge Mall(g)	72,000	—	79,657	—	8.20%	453	2011
Oaks, The(h)	165,000	—	165,000	—	2.37%	284	2011
Oaks, The(i)	81,756	—	65,525	—	3.02%	165	2011
Pacific View	86,604	—	87,382	—	7.20%	602	2011
Panorama Mall(j)	50,000	—	50,000	—	1.37%	48	2010
Paradise Valley Mall(k)	—	—	20,259	—	—	—	—
Prescott Gateway	60,000	—	60,000	—	5.86%	289	2011
Promenade at Casa Grande(l)	96,168	—	97,209	—	1.77%	138	2009
Queens Center(m)(n)	64,777	64,776	88,913	—	7.78%	961	2013
Queens Center(n)	105,644	105,644	106,657	106,657	7.00%	1,591	2013
Rimrock Mall	41,799	—	42,155	—	7.57%	320	2011
Salisbury, Center at	115,000	—	115,000	—	5.83%	555	2016
Santa Monica Place	77,274	—	77,888	—	7.79%	606	2010
SanTan Village Regional Center(o)	132,669	—	126,573	—	3.02%	284	2011
Shoppingtown Mall	42,216	—	43,040	—	5.01%	319	2011
South Plains Mall(p)	57,469	—	57,721	—	9.49%	454	2029
South Towne Center	89,393	—	89,915	—	6.39%	554	2015
Towne Mall	14,120	—	14,366	—	4.99%	100	2012
Tucson La Encantada	—	78,000	—	78,000	5.84%	364	2012
Twenty Ninth Street(q)	106,225	—	115,000	—	5.45%	465	2011
Valley River Center	120,000	—	120,000	—	5.59%	558	2016
Valley View Center	125,000	—	125,000	—	5.81%	596	2011
Victor Valley, Mall off(r)	100,000	—	100,000	—	2.18%	160	2011
Vintage Faire Mall	62,769	—	63,329	—	7.92%	508	2010
Westside Pavilion(s)	175,000	—	175,000	—	3.02%	338	2011
Wilton Mall	41,572	—	42,608	—	4.79%	349	2029
	\$ 3,315,409	\$ 369,208	\$ 3,373,116	\$ 306,859			

(a) The mortgage notes payable balances include the unamortized debt premiums (discounts). Debt premiums (discounts) represent the excess (deficiency) of the fair value of debt over (under) the principal value of debt assumed in various acquisitions and are amortized into interest expense over the remaining term of the related debt in a manner that approximates the effective interest method. The interest rate disclosed represents the effective interest rate, including the debt premium (discounts) and deferred finance cost.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

10. Mortgage Notes Payable: (Continued)

Debt premiums (discounts) consist of the following:

<u>Property Pledged as Collateral</u>	<u>June 30, 2009</u>	<u>December 31, 2008</u>
Danbury Fair Mall	\$ 7,069	\$ 9,166
Deptford Mall	(39)	(41)
Freehold Raceway Mall	7,223	8,940
Great Northern Mall	(123)	(137)
Hilton Village	(44)	(53)
Paradise Valley Mall	—	99
Shoppingtown Mall	2,110	2,648
Towne Mall	324	371
Wilton Mall	530	1,263
	<u>\$ 17,050</u>	<u>\$ 22,256</u>

- (b) This represents the monthly payment of principal and interest.
- (c) The construction loan on the property provides for total borrowings of up to \$101,000, bears interest at LIBOR plus a spread of 1.10% to 1.35% depending on certain conditions and matures on March 14, 2011, with two one-year extension options. At June 30, 2009 and December 31, 2008, the total interest rate was 1.67% and 3.23%, respectively.
- (d) The Company is in negotiations to extend the loan.
- (e) In addition to monthly principal and interest payments, contingent interest, as defined in the loan agreement, may be due to the extent that 35% of the amount by which the property's gross receipts exceeds a base amount. Contingent interest expense recognized was (\$403) and \$33 for the three months ended June 30, 2009 and 2008, respectively and (\$331) and \$113, for the six months ended June 30, 2009 and 2008, respectively.
- (f) The loan bears interest at LIBOR plus 0.88% and matures on August 9, 2009. The loan is covered by an interest rate cap agreement that effectively prevents LIBOR from exceeding 7.12%. See Note 5—Derivative Instruments and Hedging Activities. At June 30, 2009 and December 31, 2008, the total interest rate was 1.70% and 2.58%, respectively.
- (g) On June 1, 2009, the Company extended the loan until January 1, 2011 at an interest rate of 8.20%.
- (h) The loan bears interest at LIBOR plus 1.75% and matures on July 10, 2011 with two one-year extension options. At June 30, 2009 and December 31, 2008, the total interest rate was 2.37% and 3.48%, respectively. The loan is covered by an interest rate cap agreement that effectively prevents LIBOR from exceeding 6.25% over the loan term. See Note 5—Derivative Instruments and Hedging Activities.
- (i) The construction loan allows for total borrowings of up to \$135,000, bears interest at LIBOR plus a spread of 1.75% to 2.10%, depending on certain conditions and matures on July 10, 2011, with two one-year extension options. At June 30, 2009 and December 31, 2008, the total interest rate was 3.02% and 4.24%, respectively.
- (j) The loan bears interest at LIBOR plus 0.85% and matures on February 28, 2010, with a one-year extension option. The loan is covered by an interest rate cap agreement that effectively prevents LIBOR from exceeding 6.65%. See Note 5—Derivative Instruments and Hedging Activities. At June 30, 2009 and December 31, 2008, the total interest rate was 1.37% and 1.62%, respectively.
- (k) The loan was paid off in full on May 1, 2009. The Company has a commitment for a new \$90,000 loan with a three-year term.
- (l) The construction loan allows for total borrowings of up to \$110,000, and bears interest at LIBOR plus a spread of 1.20% to 1.40% depending on certain conditions. The loan matures on August 16, 2009, with two one-year extension options, subject to provisions of the loan agreement. At June 30, 2009 and December 31, 2008, the total interest rate was 1.77% and 3.35%, respectively.
- (m) On February 2, 2009, the Company replaced the existing loan on the property with a new \$130,000 loan that bears interest at 7.78% and matures on March 1, 2013. NML funded 50% of the loan proceeds.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

10. Mortgage Notes Payable: (Continued)

- (n) On July 30, 2009, the Company sold a 49% interest on the property. See Note 22—Subsequent Events.
- (o) The construction loan on the property that allows for total borrowings of up to \$150,000 and bears interest at LIBOR plus a spread of 2.10% to 2.25%, depending on certain conditions. The loan matures on June 13, 2011, with two one-year extension options. At June 30, 2009 and December 31, 2008, the total interest rate was 3.02% and 3.91%, respectively.
- (p) On March 1, 2009, the interest rate on the loan increased from 7.49% to 9.49% and the loan was extended until March 1, 2029.
- (q) On March 25, 2009, the loan agreement was modified to bear interest at LIBOR plus 3.40% and matures on June 5, 2011, with a one-year extension option. At June 30, 2009 and December 31, 2008, the total interest rate was 5.45% and 2.20%, respectively.
- (r) The loan bears interest at LIBOR plus 1.60% and matures on May 6, 2011, with two one-year extension options. At June 30, 2009 and December 31, 2008, the total interest rate on the loan was 2.18% and 3.74%, respectively.
- (s) The loan bears interest at LIBOR plus 2.00% and matures on June 5, 2011, with two one-year extension options. At June 30, 2009 and December 31, 2008, the total interest rate on the loan was 3.02% and 4.07%, respectively. The loan is covered by an interest rate cap agreement that effectively prevents LIBOR from exceeding 5.50% until June 1, 2010. See Note 5—Derivative Instruments and Hedging Activities.

Most of the mortgage loan agreements contain a prepayment penalty provision for the early extinguishment of the debt.

The Company expects all 2009 loan maturities will be refinanced, extended and/or paid-off from the Company's line of credit.

Total interest expense capitalized was \$4,763 and \$8,584 for the three months ended June 30, 2009 and 2008, respectively and \$9,823 and \$15,637 for the six months ended June 30, 2009 and 2008, respectively.

Related party mortgage notes payable are amounts due to affiliates of NML. See Note 18—Related Party Transactions, for interest expense associated with loans from NML.

The fair value of mortgage notes payable at June 30, 2009 and December 31, 2008 was \$3,523,589 and \$3,529,762, respectively, based on current interest rates for comparable loans. The method for computing fair value was determined using a present value model and an interest rate that included a credit value adjustment based on the estimated value of the property that serves as collateral for the underlying debt.

11. Bank and Other Notes Payable:

Bank and other notes payable consist of the following:

Convertible Senior Notes ("Senior Notes"):

The Senior Notes bear interest at 3.25%, payable semiannually, are senior unsecured debt of the Company and are guaranteed by the Operating Partnership. Prior to December 14, 2011, upon the occurrence of certain specified events, the Senior Notes will be convertible at the option of the holder into cash, shares of the Company's common stock or a combination of cash and shares of the Company's common stock, at the election of the Company, at an initial conversion rate of 8.9702 shares per \$1 principal amount. On and after December 15, 2011, the Senior Notes will be convertible

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

11. Bank and Other Notes Payable: (Continued)

at any time prior to the second business day preceding the maturity date at the option of the holder at the initial conversion rate. The initial conversion price of approximately \$111.48 per share represented a 20% premium over the closing price of the Company's common stock on March 12, 2007, the date of issuance of the Senior Notes. The initial conversion rate is subject to adjustment under certain circumstances. Holders of the Senior Notes do not have the right to require the Company to repurchase the Senior Notes prior to maturity except in connection with the occurrence of certain fundamental change transactions.

The Company purchased two capped calls ("Capped Calls") from affiliates of the initial purchasers of the Senior Notes that effectively increased the conversion price to approximately \$130.06, which represents a 40% premium to the March 12, 2007 closing price of \$92.90 per common share of the Company. The Capped Calls are expected to generally reduce the potential dilution upon exchange of the Senior Notes in the event the market value per share of the Company's common stock, as measured under the terms of the relevant settlement date, is greater than the strike price of the Capped Calls. If, however, the market value per share of the Company's common stock exceeds \$130.06 per common share, then the dilution mitigation under the Capped Calls will be capped, which means there would be dilution from exchange of the Senior Notes to the extent that the market value per share of the Company's common stock exceeds \$130.06.

During the three and six months ended June 30, 2009, the Company repurchased and retired \$27,500 and \$84,315 of the Senior Notes for \$18,950 and \$50,705 and recorded a gain on extinguishment of \$7,127 and \$29,601, respectively. The repurchase was funded by borrowings under the Company's line of credit.

The carrying value of the Senior Notes at June 30, 2009 and December 31, 2008 was \$613,324 and \$687,654, respectively, which included unamortized discount of \$29,526 and \$39,511, respectively. As of June 30, 2009 and December 31, 2008, the effective interest rate was 5.41%. The fair value of the Senior Notes at June 30, 2009 and December 31, 2008 was \$504,637 and \$379,435, respectively, based on the quoted market price on each date.

Line of Credit:

The Company has a \$1,500,000 revolving line of credit that matures on April 25, 2010 with a one-year extension option. The interest rate fluctuates from LIBOR plus 0.75% to LIBOR plus 1.10% depending on the Company's overall leverage. The Company has an interest rate swap agreement that effectively fixed the interest rate on \$400,000 of the outstanding balance of the line of credit at 6.23% until April 25, 2011. See Note 5—Derivative Instruments and Hedging Activities. As of June 30, 2009 and December 31, 2008, borrowings outstanding were \$1,190,000 and \$1,099,500, at an average interest rate, excluding the \$400,000 swapped portion, of 1.69% and 3.19%, respectively. The fair value of the Company's line of credit at June 30, 2009 and December 31, 2008 was \$1,152,959 and \$1,067,631, respectively, based on a present value model using current interest rate spreads offered to the Company for comparable debt.

THE MACERICH COMPANY**NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)****(Dollars in thousands, except per share amounts)****(Unaudited)****11. Bank and Other Notes Payable: (Continued)***Term Loan:*

The Company has a five-year term loan that bears interest at LIBOR plus 1.50% and matures on April 26, 2010. The loan is covered by an interest rate swap agreement that effectively fixed the interest rate of the term loan at 6.30% until maturity. See Note 5—Derivative Instruments and Hedging Activities. As of June 30, 2009 and December 31, 2008, the note had a balance outstanding of \$442,500 and \$446,250, respectively, with an effective interest rate of 6.50%. The fair value of the term loan at June 30, 2009 and December 31, 2008 was \$446,010 and \$452,240, respectively, based on a present value model using current interest rate spreads offered to the Company for comparable debt. On July 30, 2009 and August 3, 2009, the Company paid down the note by \$180,000 and \$20,000, respectively, from the proceeds received from the sales of five Mervyn's freestanding stores and the sale of a 49% ownership interest in Queens Center. See Note 22—Subsequent Events.

Greeley Note:

On July 27, 2006, concurrent with the sale of Greeley Mall, the Company provided marketable securities to replace Greeley Mall as collateral for the mortgage note payable on the property (See Note 8—Marketable Securities). As a result of this transaction, the debt was reclassified to bank and other notes payable. This note bears interest at an effective rate of 6.34% and matures in September 2013. As of June 30, 2009 and December 31, 2008, the note had a balance outstanding of \$26,699 and \$27,038, respectively. The fair value of the note at June 30, 2009 and December 31, 2008 was \$19,552 and \$19,074, respectively, based on current interest rates for comparable loans. The method for computing fair value was determined using a present value model and an interest rate that included a credit value adjustment based on the estimated value of the property that serves as collateral for the underlying debt.

As of June 30, 2009 and December 31, 2008, the Company was in compliance with all applicable loan covenants under its debt agreements.

12. Noncontrolling Interests:

The Company allocates net income to the Operating Partnership based on the weighted average ownership interest during the period. The 13% limited partnership interest of the Operating Partnership not owned by the Company at June 30, 2009 is reflected in these consolidated financial statements as permanent equity.

The interests in the Operating Partnership are known as OP Units. OP Units not held by the Company are redeemable, at the election of the holder, and the Company may redeem them for the Company's stock or cash, at the Company's option. The redemption value for each OP Unit as of any balance sheet date is the amount equal to the average of the closing price per share of the Company's common stock, par value \$0.01 per share, as reported on the New York Stock Exchange for the ten trading days ending on the respective balance sheet date. Accordingly, as of June 30, 2009 and December 31, 2008, the aggregate redemption value of the then-outstanding OP Units not owned by the Company was \$205,190 and \$227,091, respectively.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

12. Noncontrolling Interests: (Continued)

The Company issued common and preferred units of MACWH, LP in April 2005 in connection with the acquisition of the Wilmorite portfolio. The common and preferred units of MACWH, LP are redeemable at the election of the holder and the Company may redeem them for cash or shares of the Company's stock at the Company's option and are classified as permanent equity.

Included in permanent equity are outside ownership interests in various consolidated joint ventures. The joint ventures do not have rights that require the Company to redeem the ownership interests in either cash or stock.

The outside ownership interests in the Company's joint venture in Shoppingtown Mall have a purchase option for \$24,000. In addition, under certain conditions as defined by the partnership agreement, these partners have the right to "put" their partnership interests to the Company. Due to the redemption feature of the ownership interest in Shoppingtown Mall, these noncontrolling interests have been included in temporary equity.

13. Cumulative Convertible Redeemable Preferred Stock:

On February 25, 1998, the Company issued 3,627,131 shares of Series A cumulative convertible redeemable preferred stock ("Series A Preferred Stock") for proceeds totaling \$100,000 in a private placement. The preferred stock was convertible on a one-for-one basis into common stock and paid a quarterly dividend equal to the greater of \$0.46 per share, or the dividend then payable on a share of common stock.

The holder of the Series A Preferred Stock had redemption rights if a change in control of the Company occurred, as defined under the Articles Supplementary. Under such circumstances, the holder of the Series A Preferred Stock was entitled to require the Company to redeem its shares, to the extent the Company had funds legally available therefor, at a price equal to 105% of its liquidation preference plus accrued and unpaid dividends. The Series A Preferred Stock holder also had the right to require the Company to repurchase its shares if the Company failed to be taxed as a REIT for federal tax purposes at a price equal to 115% of its liquidation preference plus accrued and unpaid dividends to the extent funds were legally available therefor.

No dividends could be declared or paid on any class of common or other junior stock to the extent that dividends on Series A Preferred Stock had not been declared and/or paid.

On October 18, 2007, the holder of the Series A Preferred Stock converted 560,000 shares to common shares. On May 6, 2008, the holder of the Series A Preferred Stock converted 684,000 shares to common shares. On May 8, 2008, the holder of the Series A Preferred Stock converted 1,338,860 shares to common shares. On September 17, 2008, the holder of the Series A Preferred Stock converted the remaining 1,044,271 shares to common shares.

14. Stockholders' Equity:

On June 8, 2009, the Company amended its articles of incorporation to increase the number of common shares authorized from 145,000,000 common shares to 250,000,000 common shares.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

14. Stockholders' Equity: (Continued)

On June 22, 2009, the Company issued 2,236,954 common shares to its common stockholders and OP Unit holders in connection with a declaration of a quarterly dividend of \$0.60 per share of common stock on May 1, 2009, consisting of a combination of cash and shares of the Company's common stock. The cash component of the dividend (not including cash paid in lieu of fractional shares) was 10% in the aggregate, or \$0.06 per share, with the balance paid in shares of the Company's common stock.

In accordance with the provisions of IRS Revenue Procedure 2009-15, stockholders were asked to make an election to receive the dividend all in cash or all in shares. To the extent that more than 10% of cash was elected in the aggregate, the cash portion was prorated. Stockholders who elected to receive the dividend in cash received a cash payment of at least \$0.06 per share. Stockholders who did not make an election received 10% in cash and 90% in shares of common stock. The number of shares issued as a result of the dividend was calculated based on the volume weighted average trading prices of the Company's common stock on the New York Stock Exchange on June 10, June 11 and June 12, 2009 of \$19.9927.

The Company has elected to account for the stock portion of its distribution as a stock issuance as opposed to a stock dividend. Accordingly, the impact of the shares issued is reflected in the Company's earnings per share calculation on a prospective basis. The issuance of the stock dividend resulted in a reduction of \$0.01 on both basic and diluted earnings per share for the three months ended June 30, 2009.

15. Acquisitions:

The Company has completed the following acquisitions:

Mervyn's:

On December 17, 2007, the Company purchased a portfolio of ground leasehold and/or fee simple interests in 39 Mervyn's department stores for \$400,160. The Company purchased an additional ground leasehold interest on January 31, 2008 for \$13,182 and a fee simple interest on February 29, 2008 for \$19,338. All of the purchased properties are located in the Southwest United States. The purchase price was funded by cash and borrowings under the Company's line of credit. Concurrent with each acquisition, the Company entered into individual agreements to lease back the properties to Mervyn's for terms of 14 to 20 years. In connection with the acquisition of the Mervyn's portfolio and applying SFAS No. 141(R), the Company recorded intangible assets of \$110.7 million and intangible liabilities of \$59.0 million. The results of operations include these properties since the acquisition date.

Boscov's:

On May 20, 2008, the Company purchased a fee simple interest in a 161,350 square foot Boscov's department store at Deptford Mall in Deptford, New Jersey. The total purchase price of \$23,500 was funded by the assumption of the existing mortgage note on the property and by borrowings under the Company's line of credit. The results of operations have included this property since the date of acquisition.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

16. Discontinued Operations:

The following operations were recently discontinued:

Mervyn's:

In July 2008, Mervyn's filed for bankruptcy protection and announced in October 2008 its plans to liquidate all merchandise, auction its store leases and wind down its business. The Company had 45 former Mervyn's stores in its portfolio. The Company owned the ground leasehold and/or fee simple interest in 44 of those stores and the remaining store was owned by a third party but was located at one of the Centers.

In September 2008, the Company recorded a write-down of \$5,214 due to the anticipated rejection of six of the Company's leases by Mervyn's. In addition, the Company terminated its former plan to sell the 29 Mervyn's stores located at shopping centers not owned or managed by the Company. The Company's decision was based on current conditions in the credit market and the assumption that a better return could be obtained by holding and operating the assets. As a result of the change in plans to sell, the Company recorded a loss of \$5,347 in (loss) gain on sale or write-down of assets in order to adjust the carrying value of these assets for depreciation expense that otherwise would have been recognized had these assets been continuously classified as held and used.

In December 2008, Kohl's and Forever 21 assumed a total of 23 of the Mervyn's leases and the remaining 22 leases were rejected by Mervyn's under the bankruptcy laws. As a result, the Company wrote off the unamortized intangible assets and liabilities related to the rejected and unassumed leases in December 2008. The Company wrote off \$27,655 of unamortized intangible assets related to lease in place values, leasing commissions and legal costs to depreciation and amortization. Unamortized intangible assets of \$14,881 relating to above market leases and unamortized intangible liabilities of \$24,523 relating to below market leases were written off to minimum rents.

On December 19, 2008, the Company sold a fee and/or ground leasehold interest in three freestanding Mervyn's department stores (collectively referred to as the "PPRT Mervyn's") to Pacific Premier Retail Trust, one of the Company's joint ventures, for \$43,405, resulting in a gain on sale of assets of \$1,511. The Company's pro rata share of the proceeds was used to pay down the Company's line of credit.

Rochester Redemption:

On January 1, 2008, a subsidiary of the Operating Partnership, at the election of the holders, redeemed the 3,426,609 participating convertible preferred units ("PCPUs"). As a result of the redemption, the Company received the 16.32% noncontrolling interest in the portion of the Wilmorite portfolio that included Danbury Fair Mall, Freehold Raceway Mall, Great Northern Mall, Rotterdam Square, Shoppingtown Mall, Towne Mall, Tysons Corner Center and Wilton Mall, collectively referred to as the "Non-Rochester Properties," for total consideration of \$224,393, in exchange for the Company's ownership interest in the portion of the Wilmorite portfolio that consisted of Eastview Commons, Eastview Mall, Greece Ridge Center, Marketplace Mall and Pittsford Plaza, collectively referred to as the "Rochester Properties," including approximately \$18,000 in cash held at those properties. Included in the redemption consideration was the assumption of the remaining 16.32%

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

16. Discontinued Operations: (Continued)

interest in the indebtedness of the Non-Rochester Properties, which had an estimated fair value of \$105,962. In addition, the Company also received additional consideration of \$11,763, in the form of a note, for certain working capital adjustments, extraordinary capital expenditures, leasing commissions, tenant allowances, and decreases in indebtedness during the Company's period of ownership of the Rochester Properties. The Company recognized a gain of \$99,082 on the exchange based on the difference between the fair value of the additional interest acquired in the Non-Rochester Properties and the carrying value of the Rochester Properties, net of noncontrolling interest. This exchange is referred to herein as the "Rochester Redemption."

The Company determined the fair value of the debt using a present value model based upon the terms of equivalent debt and upon credit spreads made available to the Company. The following table represents the debt measured at fair value on January 1, 2008:

	Quoted Prices in Active Markets for Identical Assets and Liabilities (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Balance at January 1, 2008
<i>Liabilities</i>				
Debt on Non-Rochester Properties	\$ —	\$ 71,032	\$ 34,930	\$ 105,962

The source of the Level 2 inputs involved the use of the nominal weekly average of the U.S. treasury rates. The source of the Level 3 inputs was based on comparable credit spreads on the estimated value of the property that serves as the underlying collateral of the debt.

As a result of the Rochester Redemption, the Company recorded a credit to additional paid-in capital of \$172,805 due to the reversal of adjustments to noncontrolling interests for the redemption value on the Rochester Properties over the Company's historical cost. In addition, the Company recorded a step-up in the basis of approximately \$218,812 in the remaining portion of the Non-Rochester Properties.

The Company has classified the results of operations for the three and six months ended June 30, 2009 and 2008 for all of the above dispositions as discontinued operations.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

16. Discontinued Operations: (Continued)

Revenues and (loss) income from discontinued operations consist of the following:

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2009	2008	2009	2008
Revenues:				
Scottsdale/101	\$ —	\$ —	\$ —	\$ 10
Holiday Village	—	—	—	338
Great Falls Marketplace	—	43	—	(21)
PPRT Mervyn's	—	1,017	—	2,129
	<u>\$ —</u>	<u>\$ 1,060</u>	<u>\$ —</u>	<u>\$ 2,456</u>
(Loss) income from discontinued operations:				
Scottsdale/101	\$ (2)	\$ (3)	\$ (11)	\$ (1)
Holiday Village	(9)	—	(9)	338
Great Falls Marketplace	—	31	—	(33)
PPRT Mervyn's	—	386	—	703
	<u>\$(11)</u>	<u>\$ 414</u>	<u>\$(20)</u>	<u>\$ 1,007</u>

17. Commitments and Contingencies:

The Company has certain properties subject to non-cancelable operating ground leases. The leases expire at various times through 2107, subject in some cases to options to extend the terms of the lease. Certain leases provide for contingent rent payments based on a percentage of base rental income, as defined in the lease. Ground rent expenses were \$2,052 and \$1,818 for the three months ended June 30, 2009 and 2008, respectively and \$4,087 and \$3,365 for the six months ended June 30, 2009 and 2008, respectively. No contingent rent was incurred during the three or six months ended June 30, 2009 and 2008.

As of June 30, 2009 and December 31, 2008, the Company was contingently liable for \$20,148 and \$19,699, respectively, in letters of credit guaranteeing performance by the Company of certain obligations relating to the Centers. The Company does not believe that these letters of credit will result in a liability to the Company. In addition, the Company has a \$24,000 letter of credit that serves as collateral for a liability assumed in the acquisition of a property.

The Company has entered into a number of construction agreements related to its redevelopment and development activities. Obligations under these agreements are contingent upon the completion of the services within the guidelines specified in the agreement. At June 30, 2009, the Company had \$75,248 in outstanding obligations under these construction agreements which it believes will be settled in 2009.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

18. Related-Party Transactions:

Certain unconsolidated joint ventures and third-parties have engaged the Management Companies to manage the operations of the Centers. Under these arrangements, the Management Companies are reimbursed for compensation paid to on-site employees, leasing agents and project managers at the Centers, as well as insurance costs and other administrative expenses.

The following are fees charged to unconsolidated joint ventures and third-party managed properties:

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2009	2008	2009	2008
<i>Management Fees</i>				
MMC	\$2,934	\$2,960	\$ 5,903	\$ 5,885
Westcor Management Companies	1,913	1,863	3,862	3,718
Wilmorite Management Companies	418	416	828	835
	<u>\$5,265</u>	<u>\$5,239</u>	<u>\$10,593</u>	<u>\$10,438</u>
<i>Development and Leasing Fees</i>				
MMC	\$1,091	\$ 96	\$ 1,561	\$ 195
Westcor Management Companies	1,228	2,982	2,325	4,601
Wilmorite Management Companies	225	438	525	876
	<u>\$2,544</u>	<u>\$3,516</u>	<u>\$ 4,411</u>	<u>\$ 5,672</u>

Certain mortgage notes on the properties are held by NML (See Note 10—Mortgage Notes Payable). Interest expense in connection with these notes was \$6,254 and \$3,678 for the three months ended June 30, 2009 and 2008, respectively and \$12,044 and \$7,372 for the six months ended June 30, 2009 and 2008, respectively. Included in accounts payable and accrued expenses is interest payable to these partners of \$1,964 and \$1,609 at June 30, 2009 and December 31, 2008, respectively.

As of June 30, 2009 and December 31, 2008, the Company had loans to unconsolidated joint ventures of \$638 and \$932, respectively. Interest income associated with these notes was (\$3) and \$9 for the three months ended June 30, 2009 and 2008, respectively and \$13 and \$21 for the six months ended June 30, 2009 and 2008, respectively. These loans represent initial funds advanced to development stage projects prior to construction loan funding. Correspondingly, loan payables in the same amount have been accrued as an obligation by the various joint ventures.

Due from affiliates of \$7,815 and \$9,124 at June 30, 2009 and December 31, 2008, respectively, represents unreimbursed costs and fees due from unconsolidated joint ventures under management agreements.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

19. Share and Unit-Based Plans:

The Company has established share and unit-based compensation plans for the purpose of attracting and retaining executive officers, directors and key employees. In addition, the Company has established an Employee Stock Purchase Plan to allow employees to purchase the Company's common stock at a discount.

On February 25, 2009, the Company reduced its workforce by 142 employees out of a total of approximately 2,845 regular and temporary employees. This reduction in workforce was a result of the Company's review and realignment of its strategic priorities, including its expectation of reduced development and redevelopment activity in the near future. As part of the plan, the Company accelerated the vesting of the share and unit-based awards of certain terminated employees. As a result of the modification of the awards, the Company recorded a reduction in compensation cost of \$487.

On March 6, 2009, the Company granted 1,600,002 restricted stock units ("RSUs") to certain officers of the Company as an additional component of compensation. The outstanding RSUs vest over three years and the compensation cost related to the grants is determined by the market value at the grant date and is amortized over the vesting period on a straight-line basis. RSUs are subject to restrictions determined by the Company's compensation committee.

The Company records compensation expense on a straight-line basis for awards, with the exception of the market-indexed awards granted under the Long-Term Incentive Plan ("LTIP"). The following summarizes the compensation cost under the share and unit-based plans:

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2009	2008	2009	2008
LTIP units	\$ 909	\$1,710	\$1,967	\$ 2,985
Stock awards	1,568	2,645	3,674	5,993
Stock units	944	—	1,214	—
Stock options	148	148	295	296
Stock Appreciation Rights ("SARs")	742	795	1,368	1,014
Phantom stock units	151	162	321	329
	<u>\$4,462</u>	<u>\$5,460</u>	<u>\$8,839</u>	<u>\$10,617</u>

The Company capitalized share and unit-based compensation costs of \$2,041 and \$2,651 for the three months ended June 30, 2009 and 2008, respectively and \$3,803 and \$4,922 for the six months ended June 30, 2009 and 2008, respectively.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

19. Share and Unit-Based Plans: (Continued)

The following table summarizes the activity of the other non-vested share and unit based plans:

	LTIP Units		Stock Awards		Phantom Stock		SARs	
	Units	Weighted Average Grant Date Fair Value	Shares	Weighted Average Grant Date Fair Value	Units	Weighted Average Grant Date Fair Value	Units	Weighted Average Grant Date Fair Value
Balance at								
January 1, 2009	299,350	\$ 57.02	275,181	\$ 74.68	3,209	\$ 83.88	1,228,384	\$ 7.68
Granted	—	—	6,500	8.21	19,020	9.81	29,000	1.17
Vested	(46,410)	65.29	(151,829)	76.34	(20,624)	15.57	(91,050)	7.68
Forfeited	—	—	(460)	—	—	—	—	—
Balance at June 30, 2009	252,940	\$ 55.50	129,392	\$ 69.41	1,605	\$ 83.88	1,166,334	\$ 7.51

20. Income Taxes:

The Company elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended, commencing with its taxable year ended December 31, 1994. To qualify as a REIT, the Company must meet a number of organizational and operational requirements, including a requirement that it distribute at least 90% of its taxable income to its stockholders. It is management's current intention to adhere to these requirements and maintain the Company's REIT status. As a REIT, the Company generally will not be subject to corporate level federal income tax on net income it distributes currently to its stockholders. If the Company fails to qualify as a REIT in any taxable year, then it will be subject to federal income taxes at regular corporate rates (including any applicable alternative minimum tax) and may not be able to qualify as a REIT for four subsequent taxable years. Even if the Company qualifies for taxation as a REIT, the Company may be subject to certain state and local taxes on its income and property and to federal income and excise taxes on its undistributed taxable income, if any.

Each partner is taxed individually on its share of partnership income or loss, and accordingly, no provision for federal and state income tax is provided for the Operating Partnership in the consolidated financial statements.

The Company has made Taxable REIT Subsidiary elections for all of its corporate subsidiaries other than its Qualified REIT Subsidiaries. The elections, effective for the year beginning January 1, 2001 and future years, were made pursuant to section 856(l) of the Internal Revenue Code. The Company's Taxable REIT Subsidiaries ("TRSs") are subject to corporate level income taxes which are provided for in the Company's consolidated financial statements. The Company's primary TRSs include Macerich Management Company and Westcor Partners, L.L.C.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

20. Income Taxes: (Continued)

The income tax benefit (provision) of the TRSs is as follows:

	For the Three Months Ended June 30,		For the Six Months Ended June 30,	
	2009	2008	2009	2008
Current	\$ 1	\$ 7	\$ (89)	\$ —
Deferred	379	682	1,270	388
Total income tax benefit	<u>\$380</u>	<u>\$689</u>	<u>\$1,181</u>	<u>\$388</u>

SFAS No. 109, "Income Taxes," requires recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements or tax returns. Under this method, deferred tax assets and liabilities are determined based on the differences between the financial reporting and tax bases of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. The deferred tax assets and liabilities of the TRSs relate primarily to differences in the book and tax bases of property and to operating loss carryforwards for federal and state income tax purposes. A valuation allowance for deferred tax assets is provided if the Company believes it is more likely than not that all or some portion of the deferred tax assets will not be realized. Realization of deferred tax assets is dependent on the Company generating sufficient taxable income in future periods. The net operating loss carryforwards are currently scheduled to expire through 2028, beginning in 2012. Net deferred tax assets of \$14,952 and \$13,830 were included in deferred charges and other assets, net at June 30, 2009 and December 31, 2008, respectively.

The Company had an unrecognized tax benefit, in accordance with FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes," of \$2,569 and \$2,201 at June 30, 2009 and December 31, 2008, respectively. As a result of tax positions taken during the current year, an increase in the unrecognized tax benefit of \$369 was included in the Company's consolidated statement of operations.

The tax years 2005-2008 remain open to examination by the taxing jurisdictions to which the Company is subject. The Company does not expect that the total amount of unrecognized tax benefit will materially change within the next 12 months.

21. Cumulative Effect of Adoption of Accounting Principles:*Retrospective Adjustments Related to Convertible Debt:*

On January 1, 2009, the Company adopted FSP APB 14-1. The adoption of FSP APB 14-1 requires the Company to retrospectively allocate the initial proceeds from the Senior Notes between a liability component and an equity component based on the fair value calculated based on the present value of contractual cash flows discounted at an appropriate comparable non-convertible debt borrowing rate at the date of issuance of the Senior Notes. As a result, the Company allocated \$869,351 of the initial \$940,500 proceeds to the liability component and the remaining \$71,149 of proceeds to the equity component at the date of issuance of the Senior Notes.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

21. Cumulative Effect of Adoption of Accounting Principles: (Continued)

Retrospective Adjustments Related to Noncontrolling Interests:

Effective January 1, 2009, the Company adopted the provisions of SFAS No. 160, which requires a noncontrolling interest in a subsidiary to be reported as equity and the amount of consolidated net income specifically attributable to the noncontrolling interest to be included within consolidated net income. SFAS No. 160 also requires consistency in the manner of reporting changes in the parent's ownership interest and requires fair value measurement of any noncontrolling equity investment retained in a deconsolidation. In connection with the retrospective adoption of SFAS No. 160, the Company also performed a concurrent review and retrospectively adopted the measurement provisions of EITF D-98.

The Company's reassessment of EITF D-98 resulted in the continued classification of its redeemable equity interest in one of its consolidated joint ventures as temporary equity due to the possibility that the Company could be required to redeem this interest for cash upon the occurrence of certain events outside the control of the Company. The carrying amount of the redeemable equity interest is equal to its liquidation value, which is the amount payable upon the occurrence of such event.

The Company's reassessment of EITF D-98 resulted in the reclassification of the OP Units and the common and preferred units of MACWH, LP to permanent equity. The OP Units and the common and preferred units of MACWH, LP are redeemable at the election of the holder and the Company may redeem them for cash or shares of stock of the Company at the Company's election. In addition, the Company reclassified outside ownership interests in various consolidated joint ventures to permanent equity.

Further, as a result of the adoption of SFAS No. 160, net income attributable to noncontrolling interests is now excluded from the determination of consolidated net income. In addition, the individual components of other comprehensive income are now presented in the aggregate, with the portion attributable to noncontrolling interests deducted from comprehensive income attributable to common stockholders. Corresponding changes have also been made to the accompanying consolidated statements of cash flows.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

21. Cumulative Effect of Adoption of Accounting Principles: (Continued)

The following is a summary of the impact of adoption of these standards on the financial statements of prior periods and includes reclassifications relating to discontinued operations (See Note 16—Discontinued Operations):

	As Previously Reported	Adoption of FSP APB 14-1	Reclassification Adjustments(1)	As Adjusted
Consolidated Statement of Operations for the three months ended June 30, 2008				
Revenues:				
Minimum rents	\$ 123,604	\$ —	\$ 6,227	\$ 129,831
Tenant recoveries	65,646	—	1,267	66,913
Total revenues	209,297	—	7,494	216,791
Expenses:				
Shopping center and operating expenses	67,255	—	1,753	69,008
Depreciation and amortization	56,811	—	663	57,474
Interest expense:				
Other	64,823	3,536	—	68,359
Total expenses	217,236	3,536	2,416	223,188
Income from continuing operations	18,185	(3,536)	5,078	19,727
Discontinued operations:				
Income from discontinued operations	5,493	—	(5,079)	414
Total income from discontinued operations	5,380	—	(5,079)	301
Net income	23,565	(3,536)	(1)	20,028
Less net income attributable to noncontrolling interests	3,936	(467)	(1)	3,468
Net income attributable to the Company	19,629	(3,069)	—	16,560
Net income available to common stockholders	18,794	(3,069)	—	15,725
Earnings per common share attributable to Company—				
basic:				
Income from continuing operations	0.19	(0.04)	0.06	0.21
Discontinued operations	0.06	—	(0.06)	—
Net income available to common stockholders	0.25	(0.04)	—	0.21
Earnings per common share attributable to Company—				
diluted:				
Income from continuing operations	0.19	(0.04)	0.06	0.21
Discontinued operations	0.06	—	(0.06)	—
Net income available to common stockholders	0.25	(0.04)	—	0.21

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

21. Cumulative Effect of Adoption of Accounting Principles: (Continued)

	As Previously Reported	Adoption of FSP APB 14-1	Reclassification Adjustments(1)	As Adjusted
Consolidated Statement of Operations for the six months ended June 30, 2008				
Revenues:				
Minimum rents	\$ 249,435	\$ —	\$ 11,544	\$ 260,979
Tenant recoveries	132,035	—	2,535	134,570
Other	13,040	—	1	13,041
Total revenues	420,241	—	14,080	434,321
Expenses:				
Shopping center and operating expenses	136,172	—	3,459	139,631
Depreciation and amortization	117,518	—	611	118,129
	301,100	—	4,070	305,170
Interest expense:				
Other	131,954	7,078	—	139,032
Total expenses	440,433	7,078	4,070	451,581
Income from continuing operations	28,603	(7,078)	10,010	31,535
Discontinued operations:				
Income from discontinued operations	11,018	—	(10,011)	1,007
Total income from discontinued operations	110,168	—	(10,011)	100,157
Net income	138,771	(7,078)	(1)	131,692
Less net income attributable to noncontrolling interests	21,060	(992)	—	20,068
Net income attributable to the Company	117,711	(6,086)	(1)	111,624
Net income available to common stockholders	114,422	(6,086)	(1)	108,335
Earnings per common share attributable to Company—				
basic:				
Income from continuing operations	0.28	(0.08)	0.11	0.31
Discontinued operations	1.29	—	(0.12)	1.17
Net income available to common stockholders	1.57	(0.08)	(0.01)	1.48
Earnings per common share attributable to Company—				
diluted:				
Income from continuing operations	0.31	(0.07)	0.06	0.30
Discontinued operations	1.24	—	(0.07)	1.17
Net income available to common stockholders	1.55	(0.07)	(0.01)	1.47

	As Previously Reported	Restatement Adjustment	Reclassification Adjustments(1)	As Restated
Consolidated Statement of Cash Flows for the six months ended June 30, 2008				
Net income	\$ 117,711	\$ (7,084)	\$ 21,065	\$ 131,692
Amortization of net discount on mortgage and bank and other notes payable	(4,305)	7,084	(5)	2,774

(1) Reclassification adjustments include the reclassifications of the results of operations of sold properties to discontinued operations and the adoptions of SFAS No. 160 and EITF No. 03-06-1.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

21. Cumulative Effect of Adoption of Accounting Principles: (Continued)

The following is the pro forma impact for the three and six months ended June 30, 2009 had the Company not adopted FSP APB 14-1:

	As Computed Before Adoption	As Reported	Adjustment
Consolidated Statement of Operations for the three months ended			
June 30, 2009			
Interest expense:			
Other	\$ 63,393	\$ 65,660	\$ 2,267
Gain on early extinguishment of debt	(8,324)	(7,127)	1,197
Total expenses	216,137	219,601	3,464
Loss from continuing operations	(20,891)	(24,355)	(3,464)
Net loss	(20,902)	(24,366)	(3,464)
Less net loss attributable to noncontrolling interests	(2,174)	(2,630)	(456)
Net loss attributable to the Company	(18,728)	(21,736)	(3,008)
Net loss available to common stockholders	(18,728)	(21,736)	(3,008)
Earnings per common share attributable to Company—basic:			
Loss from continuing operations	(0.26)	(0.29)	(0.03)
Net loss available to common stockholders	(0.26)	(0.29)	(0.03)
Earnings per common share attributable to Company—diluted:			
Loss from continuing operations	(0.26)	(0.29)	(0.03)
Net loss available to common stockholders	(0.26)	(0.29)	(0.03)
Consolidated Statement of Operations for the six months ended			
June 30, 2009			
Interest expense:			
Other	124,972	129,808	4,836
Gain on early extinguishment of debt	(33,419)	(29,601)	3,818
Total expenses	422,782	431,436	8,654
Income (loss) from continuing operations	742	(7,912)	(8,654)
Net income (loss)	705	(7,949)	(8,654)
Less net income (loss) attributable to noncontrolling interests	910	(229)	(1,139)
Net loss income attributable to the Company	(205)	(7,720)	(7,515)
Net loss income available to common stockholders	(205)	(7,720)	(7,515)
Earnings per common share attributable to Company—basic:			
Loss from continuing operations	—	(0.12)	(0.12)
Net loss available to common stockholders	—	(0.12)	(0.12)
Earnings per common share attributable to Company—diluted:			
Loss from continuing operations	—	(0.12)	(0.12)
Net loss available to common stockholders	—	(0.12)	(0.12)

22. Subsequent Events:

On July 31, 2009, the Company announced a quarterly dividend of \$0.60 per share of common stock, consisting of a combination of cash and shares of the Company's common stock. The dividend is payable on September 21, 2009 to stockholders of record at the close of business on August 12, 2009.

In order to comply with REIT taxable income distribution requirements, while retaining capital and enhancing the Company's financial flexibility, the Company has determined that the aggregate cash component of the dividend (other than cash paid in lieu of fractional shares) will not exceed 10% in the aggregate, or \$0.06 per share, with the balance payable in shares of the Company's common stock.

THE MACERICH COMPANY

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

22. Subsequent Events: (Continued)

In accordance with the provisions of IRS Revenue Procedure 2009-15, stockholders will be asked to make an election to receive the dividend all in cash or all in shares. To the extent that more than 10% of cash is elected in the aggregate, the cash portion will be prorated. Stockholders who elect to receive the dividend in cash will receive a cash payment of at least \$0.06 per share. Stockholders who do not make an election will receive 10% in cash and 90% in shares of common stock. The number of shares issued as a result of the dividend will be calculated based on the volume weighted average trading prices of the Company's common stock on the New York Stock Exchange on September 9, 2009 through September 11, 2009.

The Company expects the dividend to be a taxable dividend to stockholders, regardless of whether a particular stockholder receives the dividend in the form of cash or shares. The Company reserves the right to pay the dividend entirely in cash.

The Company may again in the future distribute taxable dividends that are payable partially in stock. Taxable stockholders receiving such dividends are required to include the full amount of the dividend as income to the extent of the Company's current and accumulated earnings and profits for federal income tax purposes, and may therefore have a tax liability in excess of the cash they receive.

On July 14, 2009, the Company sold Village Center, a 170,801 square foot urban village property, for \$11,811 (See Note 6—Fair Value). The Company used the proceeds from the sale to pay down the term loan and for general corporate purposes.

During the period of July 15, 2009 through July 30, 2009, the Company sold five of the Mervyn's stores for approximately \$50,829 in total proceeds (See Note 6—Fair Value). The Company used the proceeds from the sales to pay down the term loan and for general corporate purposes.

On July 30, 2009, the Company sold a 49% interest in Queen Center, a 966,499 square foot urban shopping center, for approximately \$150,000. The Company used the proceeds from the sale to pay down the term loan.

The Company evaluated activity through August 7, 2009 (the issue date of these Consolidated Financial Statements) and concluded that no subsequent events other than the transactions noted above have occurred that would require recognition or additional disclosure.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

IMPORTANT INFORMATION RELATED TO FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q of The Macerich Company (the "Company") contains or incorporates statements that constitute forward-looking statements within the meaning of the federal securities laws. Any statements that do not relate to historical or current facts or matters are forward-looking statements. You can identify some of the forward-looking statements by the use of forward-looking words, such as "may," "will," "could," "should," "expects," "anticipates," "intends," "projects," "predicts," "plans," "believes," "seeks," and "estimates" and variations of these words and similar expressions. Statements concerning current conditions may also be forward-looking if they imply a continuation of current conditions. Forward-looking statements appear in a number of places in this Form 10-Q and include statements regarding, among other matters:

- expectations regarding the Company's growth;
- the Company's beliefs regarding its acquisition, redevelopment, development, leasing and operational activities and opportunities, including the performance of its retailers;
- the Company's acquisition, disposition and other strategies;
- regulatory matters pertaining to compliance with governmental regulations;
- the Company's capital expenditure plans and expectations for obtaining capital for expenditures;
- the Company's expectations regarding its financial condition or results of operations; and
- the Company's expectations for refinancing its indebtedness and entering into joint venture arrangements.

Stockholders are cautioned that any such forward-looking statements are not guarantees of future performance and involve risks, uncertainties and other factors that may cause actual results, performance or achievements of the Company or the industry to differ materially from the Company's future results, performance or achievements, or those of the industry, expressed or implied in such forward-looking statements. You are urged to carefully review the disclosures the Company makes concerning risks and other factors that may affect our business and operating results, including those made in "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2008, as well as our other reports filed with the Securities and Exchange Commission, which disclosures are incorporated herein by reference. You are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this document. The Company does not intend, and undertakes no obligation, to update any forward-looking information to reflect events or circumstances after the date of this document or to reflect the occurrence of unanticipated events, unless required by law to do so.

Management's Overview and Summary

The Company is involved in the acquisition, ownership, development, redevelopment, management and leasing of regional and community shopping centers located throughout the United States. The Company is the sole general partner of, and owns a majority of the ownership interests in, the Operating Partnership. As of June 30, 2009, the Operating Partnership owned or had an ownership interest in 72 regional shopping centers and 20 community shopping centers totaling approximately 76 million square feet of gross leasable area. These 92 regional and community shopping centers are referred to hereinafter as the "Centers", unless the context otherwise requires. The Company is a self-administered and self-managed REIT and conducts all of its operations through the Operating Partnership and the Company's Management Companies.

The following discussion is based primarily on the consolidated financial statements of the Company for the three and six months ended June 30, 2009 and 2008. It compares the results of operations for the three months ended June 30, 2009 to the results of operations for the three months ended June 30, 2008 and the results of operations and cash flows for the six months ended June 30, 2009 to the results of operations and cash flows for the six months ended June 30, 2008. This information should be read in conjunction with the accompanying consolidated financial statements and notes thereto.

Management's Discussion and Analysis of Financial Condition and Results of Operations has been updated to reflect the adjustment of the consolidated statements of operations and cash flows for the three and six months ended June 30, 2008 for the adoption of FSP APB 14-1, "Accounting for Convertible Debt That May Be Settled In Cash Upon Conversion (Including Partial Cash Settlement)," and Statement of Financial Accounting Standards ("SFAS") No. 160, "Noncontrolling Interests in Consolidated Financial Statements—An Amendment of ARB No 51." For a more detailed description of the adjustment, see Note 21—Cumulative Effect of Adoption of Accounting Principles of the Company's Consolidated Financial Statements.

Acquisitions and Dispositions:

On January 1, 2008, a subsidiary of the Operating Partnership, at the election of the holders, redeemed its 3.4 million Class A participating convertible preferred units ("PCPUs"). As a result of the redemption, the Company received the 16.32% noncontrolling interest in the portion of the Wilmorite portfolio acquired on April 25, 2005 that included Danbury Fair Mall, Freehold Raceway Mall, Great Northern Mall, Rotterdam Square, Shoppingtown Mall, Towne Mall, Tysons Corner Center and Wilton Mall, collectively, referred to as the "Non-Rochester Properties," for total consideration of \$224.4 million, in exchange for the Company's ownership interest in the portion of the Wilmorite portfolio that consisted of Eastview Mall, Eastview Commons, Greece Ridge Center, Marketplace Mall and Pittsford Plaza, collectively referred to as the "Rochester Properties," including approximately \$18.0 million in cash held at those properties. Included in the redemption consideration was the assumption of the remaining 16.32% interest in the indebtedness of the Non-Rochester Properties, which had an estimated fair value of \$106.0 million. In addition, the Company also received additional consideration of \$11.8 million, in the form of a note, for certain working capital adjustments, extraordinary capital expenditures, leasing commissions, tenant allowances, and decreases in indebtedness during the Company's period of ownership of the Rochester Properties. The Company recognized a gain of \$99.1 million on the exchange based on the difference between the fair value of the additional interest acquired in the Non-Rochester Properties and the carrying value of the Rochester Properties, net of noncontrolling interest. This exchange is referred to herein as the "Rochester Redemption."

On January 10, 2008, the Company, in a 50/50 joint venture, acquired The Shops at North Bridge, a 680,933 square foot urban shopping center in Chicago, Illinois, for a total purchase price of \$515.0 million. The Company's share of the purchase price was funded by the assumption of a pro rata share of the \$205.0 million fixed rate mortgage on the Center and by borrowings under the Company's line of credit.

On January 31, 2008, the Company purchased a ground leasehold interest in a freestanding Mervyn's store located in Hayward, California. The purchase price of \$13.2 million was funded by cash and borrowings under the Company's line of credit.

On February 29, 2008, the Company purchased a fee simple interest in a freestanding Mervyn's store located in Monrovia, California. The purchase price of \$19.3 million was funded by cash and borrowings under the Company's line of credit.

On May 20, 2008, the Company purchased a fee simple interest in a 161,350 square foot Boscov's department store at Deptford Mall in Deptford, New Jersey. The total purchase price of \$23.5 million was funded by the assumption of the existing \$15.2 million mortgage note on the property and by borrowings under the Company's line of credit.

The Boscov's store is referred to herein as the "2008 Acquisition Property."

On June 11, 2008, the Company became a 50% owner in a joint venture that acquired One Scottsdale, which plans to develop a mixed-use property in Scottsdale, Arizona. The Company's share of the purchase price was \$52.5 million, which was funded by borrowings under the Company's line of credit.

On December 19, 2008, the Company sold a fee and/or ground leasehold interest in three freestanding Mervyn's department stores to Pacific Premier Retail Trust, one of the Company's joint ventures, for \$43.4 million, resulting in a gain on sale of assets of \$1.5 million. The Company's pro rata share of the proceeds was used to pay down the Company's line of credit.

Mervyn's:

In July 2008, Mervyn's filed for bankruptcy protection and announced in October its plans to liquidate all merchandise, auction its store leases and wind down its business. The Company had 45 former Mervyn's stores in its portfolio. The Company owned the ground leasehold and/or fee simple interest in 44 of those stores and the remaining store was owned by a third party but is located at one of the Centers. In connection with the acquisition of the Mervyn's portfolio (See Note 15—Acquisitions of the Company's Consolidated Financial Statements) and applying SFAS No. 141(R), the Company recorded intangible assets of \$110.7 million and intangible liabilities of \$59.0 million.

In September 2008, the Company recorded a write-down of \$5.2 million due to the anticipated rejection of six of the Company's leases by Mervyn's. In addition, the Company terminated its former plan to sell the 29 Mervyn's stores located at shopping centers not owned or managed by the Company. (See Note 16—Discontinued Operations of the Company's Consolidated Financial Statements). The Company's decision was based on current conditions in the credit market and the assumption that a better return could be obtained by holding and operating the assets. As a result of the change in plans to sell, the Company recorded a loss of \$5.3 million in order to adjust the carrying value of these assets for depreciation expense that otherwise would have been recognized had these assets been continuously classified as held and used.

In December 2008, Kohl's and Forever 21 assumed a total of 23 of the Mervyn's leases and the remaining 22 leases were rejected by Mervyn's under the bankruptcy laws. As a result, the Company wrote off the unamortized intangible assets and liabilities related to the rejected and unassumed leases in December 2008. The Company wrote off \$27.7 million of unamortized intangible assets related to lease in place values, leasing commissions and legal costs to depreciation and amortization. Unamortized intangible assets of \$14.9 million relating to above market leases and unamortized intangible liabilities of \$24.5 million relating to below market leases were written off to minimum rents.

During the period of July 15, 2009 through July 30, 2009, the Company sold five of the Mervyn's stores for approximately \$50.8 million in total proceeds. As a result of the sale and in accordance with SFAS No. 144, "Accounting for Impairment or Disposal of Long-Lived Assets," the Company recorded an impairment charge of \$26.0 million to loss on sale or write down of assets for the three and six months ended June 30, 2009. See Note 22—Subsequent Events of the Company's Consolidated Financial Statements.

The Mervyn's stores acquired in 2007 and 2008 are referred to herein as the "Mervyn's Properties."

Inflation:

In the last three years, inflation has not had a significant impact on the Company because of a relatively low inflation rate. Most of the leases at the Centers have rent adjustments periodically through the lease term. These rent increases are either in fixed increments or based on using an annual multiple of increases in the Consumer Price Index ("CPI"). In addition, about 6%-13% of the leases expire each year, which enables the Company to replace existing leases with new leases at higher base rents if the rents of the existing leases are below the then existing market rate. Additionally, historically the majority of the leases required the tenants to pay their pro rata share of operating expenses. In January 2005, the Company began entering into leases that require tenants to pay a stated amount for operating expenses, generally excluding property taxes, regardless of the expenses actually incurred at any Center. This change shifts the burden of cost control to the Company.

Seasonality:

The shopping center industry is seasonal in nature, particularly in the fourth quarter during the holiday season when retailer occupancy and retail sales are typically at their highest levels. In addition, shopping malls achieve a substantial portion of their specialty (temporary retailer) rents during the holiday season and the majority of percentage rent is recognized in the fourth quarter. As a result of the above, earnings are generally higher in the fourth quarter.

Critical Accounting Policies

The preparation of financial statements in conformity with generally accepted accounting principles ("GAAP") in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Some of these estimates and assumptions include judgments on revenue recognition, estimates for common area maintenance and real estate tax accruals, provisions for uncollectible accounts, impairment of long-lived assets, the allocation of purchase price between tangible and intangible assets, and estimates for environmental matters. The Company's significant accounting policies are described in more detail in Note 2—Summary of Significant Accounting Policies of the Company's Consolidated Financial Statements. However, the following policies are deemed to be critical.

Revenue Recognition:

Minimum rental revenues are recognized on a straight-line basis over the term of the related lease. The difference between the amount of rent due in a year and the amount recorded as rental income is referred to as the "straight line rent adjustment." Currently, 53% of the mall and freestanding leases contain provisions for CPI rent increases periodically throughout the term of the lease. The Company believes that using an annual multiple of CPI increases, rather than fixed contractual rent increases, results in revenue recognition that more closely matches the cash revenue from each lease and will provide more consistent rent growth throughout the term of the leases. Percentage rents are recognized when the tenants' specified sales targets have been met. Estimated recoveries from certain tenants for their pro rata share of real estate taxes, insurance and other shopping center operating expenses are recognized as revenues in the period the applicable expenses are incurred. Other tenants pay a fixed rate and these tenant recoveries' revenues are recognized on a straight-line basis over the term of the related leases.

Property:

The Company capitalizes costs incurred in redevelopment and development of properties in accordance with SFAS No. 34, "Capitalization of Interest Cost," and SFAS No. 67 "Accounting for Costs and the Initial Rental Operations of Real Estate Properties." The costs of land and buildings under development include specifically identifiable costs. The capitalized costs include pre-construction costs essential to the development of the property, development costs, construction costs, interest costs, real estate taxes, salaries and related costs and other costs incurred during the period of development. Capitalized costs are allocated to the specific components of a project that are benefited. The Company considers a construction project as completed and held available for occupancy and ceases capitalization of costs when the areas under development have been substantially completed.

Maintenance and repair expenses are charged to operations as incurred. Costs for major replacements and betterments, which includes HVAC equipment, roofs, parking lots, etc., are capitalized and depreciated over their estimated useful lives. Gains and losses are recognized upon disposal or retirement of the related assets and are reflected in earnings.

Property is recorded at cost and is depreciated using a straight-line method over the estimated useful lives of the assets as follows:

Buildings and improvements	5 - 40 years
Tenant improvements	5 - 7 years
Equipment and furnishings	5 - 7 years

Accounting for Acquisitions:

The Company accounts for all acquisitions in accordance with SFAS No. 141 (R), "Business Combinations." The Company first determines the value of the land and buildings utilizing an "as if vacant" methodology. The Company then assigns a fair value to any debt assumed at acquisition. The balance of the purchase price is allocated to tenant improvements and identifiable intangible assets or liabilities. Tenant improvements represent the tangible assets associated with the existing leases valued on a fair market value basis at the acquisition date prorated over the remaining lease terms. The tenant improvements are classified as an asset under real estate investments and are depreciated over the remaining lease terms. Identifiable intangible assets and liabilities relate to the value of in-place operating leases which come in three forms: (i) leasing commissions and legal costs, which represent the value associated with "cost avoidance" of acquiring in-place leases, such as lease commissions paid under terms generally experienced in the Company's markets; (ii) value of in-place leases, which represents the estimated loss of revenue and of costs incurred for the period required to lease the "assumed vacant" property to the occupancy level when purchased; and (iii) above or below market value of in-place leases, which represents the difference between the contractual rents and market rents at the time of the acquisition, discounted for tenant credit risks. Leasing commissions and legal costs are recorded in deferred charges and other assets and are amortized over the remaining lease terms. The value of in-place leases are recorded in deferred charges and other assets and amortized over the remaining lease terms plus an estimate of renewal of the acquired leases. Above or below market leases are classified in deferred charges and other assets or in other accrued liabilities, depending on whether the contractual terms are above or below market, and the asset or liability is amortized to minimum rents over the remaining terms of the leases.

When the Company acquires a real estate property, the Company allocates the purchase price to the components of these acquisitions using relative fair values computed using its estimates and assumptions. These estimates and assumptions impact the amount of costs allocated between various components as well as the amount of costs assigned to individual properties in multiple property

acquisitions. These allocations also impact depreciation expense and gains or losses recorded on future sales of properties.

Asset Impairment:

The Company assesses whether there has been impairment in the value of its long-lived assets by considering factors such as expected future operating income, trends and prospects, as well as the effects of demand, competition and other economic factors. Such factors include the tenant's ability to perform their duties and pay rent under the terms of the leases. The Company may recognize impairment losses if the cash flows are not sufficient to cover its investment. Such a loss would be determined as the difference between the carrying value and the fair value of a center.

Fair Value of Financial Instruments:

On January 1, 2008, the Company adopted SFAS No. 157, "Fair Value Measurements." SFAS No. 157 defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value measurements. The fair value hierarchy distinguishes between market participant assumptions based on market data obtained from sources independent of the reporting entity and the reporting entity's own assumptions about market participant assumptions.

Level 1 inputs utilize quoted prices in active markets for identical assets or liabilities that the Company has 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 may 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, which 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. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

The Company calculates the fair value of financial instruments and includes this additional information in the notes to consolidated financial statements when the fair value is different than the carrying value of those financial instruments. When the fair value reasonably approximates the carrying value, no additional disclosure is made.

Deferred Charges:

Costs relating to obtaining tenant leases are deferred and amortized over the initial term of the agreement using the straight-line method. Costs relating to financing of shopping center properties are deferred and amortized over the life of the related loan using the straight-line method, which approximates the effective interest method. In-place lease values are amortized over the remaining lease term plus an estimate of the renewal term. Leasing commissions and legal costs are amortized on

a straight-line basis over the individual remaining lease years. The ranges of the terms of the agreements are as follows:

Deferred lease costs	1 - 15 years
Deferred financing costs	1 - 15 years
In-place lease values	Remaining lease term plus an estimate for renewal
Leasing commissions and legal costs	5 - 10 years

Results of Operations

Many of the variations in the results of operations, discussed below, occurred due to the transactions described above, including the 2008 Acquisition Property, the Mervyn's Properties and the Redevelopment Centers. For the comparison of the three and six months ended June 30, 2009 to the three and six months ended June 30, 2008, the "Same Centers" include all consolidated Centers, excluding the 2008 Acquisition Property, the Mervyn's Properties and the Redevelopment Centers.

The "Redevelopment Centers" include The Oaks, Northgate Mall, Santa Monica Place and Shoppingtown Mall.

Unconsolidated joint ventures are reflected using the equity method of accounting. The Company's pro rata share of the results from these Centers is reflected in the Consolidated Statements of Operations as equity in income from unconsolidated joint ventures.

Comparison of Three Months Ended June 30, 2009 and 2008

Revenues:

Minimum and percentage rents (collectively referred to as "rental revenue") decreased by \$6.6 million, or 5.0%, from 2008 to 2009. The decrease in rental revenue is attributed to a decrease of \$5.6 million from the Mervyn's Properties and \$3.1 million from the Same Centers, offset in part by an increase of \$1.8 million from the Redevelopment Centers and an increase of \$0.3 million from the 2008 Acquisition Property. The decrease in rental revenues from the Mervyn's Properties is due to the rejection of the leases by Mervyn's in 2008 offset in part by the assumption of 23 of the leases by Kohl's and/or Forever 21 in December 2008. The Company is currently seeking replacement tenants for the vacant Mervyn's spaces. If these spaces are not leased this trend will continue throughout 2009. The decrease in the revenues from the Same Centers is primarily attributable to decreases in occupancy, lease termination income and amortization of above and below market leases.

Rental revenue includes the amortization of above and below market leases, the amortization of straight-line rents and lease termination income. The amortization of above and below market leases decreased from \$2.6 million in 2008 to \$2.5 million in 2009. The amortization of straight-line rents was \$1.9 million in 2008 and 2009. Lease termination income decreased from \$1.8 million in 2008 to \$0.9 million in 2009.

Tenant recoveries decreased \$4.4 million, or 6.6%, from 2008 to 2009. The decrease in tenant recoveries is attributed to a decrease of \$3.2 million from the Same Centers, \$1.2 million from the Mervyn's Properties and \$0.1 million from the Redevelopment Centers offset in part by an increase of \$0.1 million from the 2008 Acquisition Property. The decrease from Same Centers is due to a decrease of recoverable operating expenses, utilities and property taxes.

Management Companies' revenues decreased by \$1.0 million from 2008 to 2009, primarily due to a decrease in leasing and development fees from joint ventures and third-party managed properties.

Shopping Center and Operating Expenses:

Shopping center and operating expenses decreased \$1.5 million, or 2.1%, from 2008 to 2009. The decrease in shopping center and operating expenses is due to a decrease of \$2.6 million from the Same Centers relating to decreases in recoverable operating expenses, utilities and property taxes. This is offset in part by an increase of \$0.7 million from the Mervyn's Properties, \$0.2 million from the Redevelopment Centers and \$0.1 million from the 2008 Acquisition Property.

Management Companies' Operating Expenses:

The Management Companies' operating expenses decreased \$1.7 million from 2008 to 2009 in connection with the implementation of the Company's workforce reduction plan in 2009.

REIT General and Administrative Expenses:

REIT general and administrative expenses increased by \$0.5 million from 2008 to 2009. The increase is primarily due to an increase in compensation expense in 2009.

Depreciation and Amortization:

Depreciation and amortization increased \$6.3 million from 2008 to 2009. The increase in depreciation and amortization is primarily attributed to an increase of \$2.8 million from the Redevelopment Centers, \$2.4 million from the Same Centers, \$1.0 million from the Mervyn's Properties and \$0.1 million from the 2008 Acquisition Property.

Interest Expense:

Interest expense decreased \$0.1 million from 2008 to 2009. The decrease in interest expense was primarily attributed to a decrease of \$4.3 million from borrowing on the Company's line of credit and \$3.8 million from the convertible senior notes ("Senior Notes") offset in part by an increase of \$4.6 million from the Redevelopment Centers, \$3.3 million from the Same Centers and \$0.1 million from the 2008 Acquisition Property.

The decrease in interest expense on the Company's line of credit was due to a decrease in the weighted average interest rate of 4.53% in 2008 to 3.36% in 2009 due to lower LIBOR rates and spreads. The decrease in interest expense on the Senior Notes is due to the reduction of the Senior Notes outstanding from a weighted-average of \$950.0 million in 2008 to \$613.3 million in 2009.

The above interest expense items are net of capitalized interest, which decreased from \$8.6 million in 2008 to \$4.8 million in 2009 primarily due to a decrease in interest rates.

Gain on Early Extinguishment of Debt:

The Company recorded a gain of \$7.1 million on the early extinguishment of \$27.5 million of the Senior Notes in 2009 (See "Liquidity and Capital Resources".)

Equity in Income of Unconsolidated Joint Ventures:

The equity in income of unconsolidated joint ventures decreased \$10.4 million from 2008 to 2009. The decrease in equity in income of unconsolidated joint ventures primarily results from a \$6.6 million termination fee received in 2008 from a development contract and a decrease of \$1.6 million in gain on sale of assets in 2009 compared to 2008.

(Loss) Gain on Sale or Write Down of Assets:

The Company recorded a loss on sale or write down of assets of \$25.6 million in 2009 as compared to a gain on sale of assets of \$0.5 million in 2008. The loss on sale or write down of assets in 2009 is primarily attributed to a \$26.0 million adjustment to reduce the carrying value of five Mervyn's stores. See Note 22—Subsequent Events of the Company's Consolidated Financial Statements.

Funds From Operations ("FFO"):

Primarily as a result of the factors mentioned above, FFO—diluted decreased 39.9% from \$99.6 million in 2008 to \$59.9 million in 2009. For disclosure of net income, the most directly comparable GAAP financial measure, for the periods and a reconciliation of FFO and FFO—diluted to net income available to common stockholders, see "Funds from Operations."

Comparison of Six Months Ended June 30, 2009 and 2008

Revenues:

Rental revenue decreased by \$10.2 million, or 3.8%, from 2008 to 2009. The decrease in rental revenue is attributed to a decrease of \$8.7 million from the Mervyn's Properties and \$5.2 million from the Same Centers, offset in part by an increase of \$2.9 million from the Redevelopment Centers and \$0.8 million from the 2008 Acquisition Property. The decrease in rental revenues from the Mervyn's Properties is due to the rejection of the leases by Mervyn's in 2008 offset in part by the assumption of 23 of the leases by Kohl's and/or Forever 21 in December 2008. The Company is currently seeking replacement tenants for the vacant Mervyn's spaces. If these spaces are not leased this trend will continue throughout 2009. The decrease in the revenues from the Same Centers is primarily attributable to decreases in occupancy, lease termination income and amortization of above and below market leases.

Rental revenue includes the amortization of above and below market leases, the amortization of straight-line rents and lease termination income. The amortization of above and below market leases decreased from \$6.1 million in 2008 to \$5.5 million in 2009. The amortization of straight-line rents decreased from \$3.3 million in 2008 to \$3.2 million in 2009. Lease termination income decreased from \$3.9 million in 2008 to \$2.0 million in 2009.

Tenant recoveries decreased \$7.1 million, or 5.3%, from 2008 to 2009. The decrease in tenant recoveries is attributed to a decrease of \$4.6 million from the Same Centers, \$2.8 million from the Mervyn's Properties offset in part by an increase of \$0.2 million from the 2008 Acquisition Property and \$0.1 million from the Redevelopment Centers. The decrease from Same Centers is due to a decrease of recoverable operating expenses, utilities and property taxes.

Management Companies' revenues decreased by \$2.2 million from 2008 to 2009, primarily due to a decrease in leasing and development fees from joint ventures and third-party managed properties.

Shopping Center and Operating Expenses:

Shopping center and operating expenses decreased \$1.3 million, or 0.9%, from 2008 to 2009. The decrease in shopping center and operating expenses is due to a decrease of \$3.0 million from the Same Centers relating to decreases in recoverable operating expenses, utilities and property taxes. This is offset in part by an increase of \$0.8 million from the Mervyn's Properties, \$0.3 million from the 2008 Acquisition Property and \$0.2 million from the Redevelopment Centers.

Management Companies' Operating Expenses:

The Management Companies' operating expenses increased \$3.4 million from 2008 to 2009 in connection with the implementation of the Company's workforce reduction plan in 2009.

REIT General and Administrative Expenses:

REIT general and administrative expenses increased by \$1.4 million from 2008 to 2009. The increase is primarily due to an increase in compensation expense in 2009.

Depreciation and Amortization:

Depreciation and amortization increased \$10.5 million from 2008 to 2009. The increase in depreciation and amortization is primarily attributed to an increase of \$4.8 million from the Same Centers, \$3.0 million from the Mervyn's Properties, \$2.4 million from the Redevelopment Centers and \$0.3 million from the 2008 Acquisition Property.

Interest Expense:

Interest expense decreased \$4.6 million from 2008 to 2009. The decrease in interest expense was primarily attributed to a decrease of \$10.4 million from borrowing on the Company's line of credit, \$6.2 million from the Senior Notes and \$0.2 million from the term loans offset in part by an increase of \$7.4 million from the Redevelopment Centers, \$4.6 million from the Same Centers and \$0.3 million from the 2008 Acquisition Property.

The decrease in interest expense on the Company's line of credit was due to a decrease in the weighted average interest rate of 4.97% in 2008 to 3.40% in 2009 due to lower LIBOR rates and spreads. The decrease in interest expense on the Senior Notes is due to the reduction of the Senior Notes outstanding from a weighted-average of \$950.0 million in 2008 to \$613.3 million in 2009. The increase in interest expense on the Redevelopment Centers is primarily attributed to increased development activity.

The above interest expense items are net of capitalized interest, which decreased from \$15.6 million in 2008 to \$9.8 million in 2009 primarily due to a decrease in interest rates.

Gain on Early Extinguishment of Debt:

The Company recorded a gain of \$29.6 million on the early extinguishment of \$84.3 million of the Senior Notes in 2009 (See "Liquidity and Capital Resources".)

Equity in Income of Unconsolidated Joint Ventures:

The equity in income of unconsolidated joint ventures decreased \$16.8 million from 2008 to 2009. The decrease in equity in income of unconsolidated joint ventures is due to a decrease of \$6.6 million related to a termination fee received in 2008, decreases in rental revenue of various joint ventures and a \$2.9 million decrease in gains from sales of assets in 2009 compared to 2008.

(Loss) Gain on Sale or Write Down of Assets:

The Company recorded a loss on sale or write down of assets of \$24.8 million in 2009 as compared to a gain on sale of assets of \$1.2 million in 2008. The loss on sale or write down of assets in 2009 is primarily attributed to a \$26.0 million adjustment to reduce the carrying value of five Mervyn's stores. See Note 22—Subsequent Events of the Company's Consolidated Financial Statements.

Discontinued Operations:

Income from discontinued operations decreased \$100.2 million from 2008 to 2009. The decrease is primarily due to the \$99.3 million gain from the Rochester Redemption in 2008. See "Management's Overview and Summary—Acquisitions and Dispositions." As a result of the Rochester Redemption, the Company classified the results of operations for these properties to discontinued operations for all periods presented.

Noncontrolling Interests

Income attributable to noncontrolling interests decreased \$20.3 million from 2008 to 2009. The decrease is primarily attributed to a decrease in net income as discussed above and a decrease in the weighted average interest in the Operating Partnership not owned by the Company from 14.7% in 2008 to 13.2% in 2009.

Funds From Operations:

Primarily as a result of the factors mentioned above, FFO—diluted decreased 15.3% from \$192.1 million in 2008 to \$162.8 million in 2009. For disclosure of net income, the most directly comparable GAAP financial measure, for the periods and a reconciliation of FFO and FFO—diluted to net income available to common stockholders, see "Funds from Operations."

Operating Activities:

Cash flow from operations decreased from \$107.2 million in 2008 to \$65.8 million in 2009. The decrease was primarily due to changes in assets and liabilities in 2008 compared to 2009 and the results at the Centers as discussed above.

Investing Activities:

Cash used in investing activities decreased from \$453.2 million in 2008 to \$36.2 million in 2009. The decrease in cash used in investing activities was primarily due to decreases in capital expenditures of \$229.4 million and contributions to unconsolidated joint ventures of \$122.7 million and an increase in distributions from unconsolidated joint ventures of \$47.8 million. In addition, the Company incurred \$18.9 million in expenditures for the Rochester Redemption in 2008.

The decrease in contributions to unconsolidated joint ventures is primarily due to the Company's purchase of a pro rata share of The Shops at North Bridge for \$155.0 million in 2008. The decrease in capital expenditures is primarily due to the purchase of a ground leasehold and fee simple interest in two Mervyn's freestanding stores in 2008 and the decrease in development activity in 2009. See "Management's Overview and Summary—Acquisitions and Dispositions for a discussion of the acquisition of The Shops at North Bridge and Mervyn's. The increase in distributions from unconsolidated joint ventures is due to the receipt of the Company's pro rata share of loan proceeds from refinancing activities at various unconsolidated joint ventures in 2009.

Financing Activities:

Cash flow from financing activities decreased \$352.7 million from 2008 to 2009. The decrease in cash from financing activities was primarily attributed to decreases in cash provided by mortgages, bank and other notes payable of \$628.9 million and payments on mortgages, bank and other notes payable of \$268.2 million. In addition, the Company paid \$50.7 million to repurchase and retire \$84.3 million of Senior Notes (see "Liquidity and Capital Resources.")

Liquidity and Capital Resources

Although general market liquidity is constrained, the Company anticipates meeting its liquidity needs for its operating expenses and debt service and dividend requirements through cash generated from operations, working capital reserves and/or borrowings under its unsecured line of credit. Additional liquidity was provided as a result of the Company reducing its quarterly dividend to \$0.60 per share and paying 90% of that dividend in stock. In addition, further liquidity will be provided as a result of the Company's announced payment of a portion of its next quarterly dividend in stock, which is payable on September 21, 2009. (See Note 22—Subsequent Events of the Company's Consolidated Financial Statements). The form, timing and or amount of future dividends will be at the discretion of the Company's Board of Directors.

The following tables summarize capital expenditures incurred at the Centers:

(Dollars in thousands)	For the Six Months Ended	
	2009	2008
Consolidated Centers:		
Acquisitions of property and equipment	\$ 5,672	\$ 69,094
Development, redevelopment and expansion of Centers	108,318	266,288
Renovations of Centers	4,043	4,739
Tenant allowances	4,799	6,445
Deferred leasing charges	11,211	12,256
	<u>\$134,043</u>	<u>\$358,822</u>
Joint Venture Centers (at Company's pro rata share):		
Acquisitions of property and equipment	\$ 1,039	\$265,834
Development, redevelopment and expansion of Centers	21,202	16,372
Renovations of Centers	1,206	6,017
Tenant allowances	1,609	3,653
Deferred leasing charges	1,440	1,741
	<u>\$ 26,496</u>	<u>\$293,617</u>

Management expects levels to be incurred in future years for tenant allowances and deferred leasing charges to be comparable or less than 2008 and that capital for those expenditures will be available from working capital, cash flow from operations, borrowings on property specific debt or unsecured corporate borrowings. The Company expects to incur between \$100 million to \$180 million in 2009 for development, redevelopment, expansion and renovations. Capital for these major expenditures, developments and/or redevelopments has been, and is expected to continue to be, obtained from a combination of equity or debt financings, which include borrowings under the Company's line of credit and construction loans. In addition, the Company has generated additional liquidity in the past through joint venture transactions and the sale of non-core assets, and may continue to do so in the future, as evidenced by the July 2009 non-core asset sales and the recent sale of a 49% interest in Queens Center to a joint venture partner. Furthermore, equity financing may be available to the Company through a shelf registration statement the Company filed in November 2008, which registered an unspecified amount of common stock, preferred stock, debt securities, warrants, rights and units.

Current turmoil in the capital and credit markets has significantly limited access to debt and equity financing for many companies. As demonstrated by recent activity, the Company was able to access capital throughout 2008 and the six months ended June 30, 2009. However, there is no assurance the Company will be able to do so in future periods or on similar terms and conditions. Many factors impact the Company's ability to access capital, such as its overall debt level, interest rates, interest coverage ratios and prevailing market conditions. As a result of the volatility in the capital and commercial lending markets, the Company may be required to finance more of its business activities with borrowings under its line of credit rather than with public and private unsecured debt and equity securities, fixed-rate mortgage financing and other traditional sources. In addition, in the event that the Company has significant tenant defaults as a result of the overall economy and general market conditions, the Company could have a decrease in cash flow from operations, which could create further borrowings under its line of credit. These events could result in an increase in the Company's proportion of variable-rate debt, which could cause it to become subject to increased interest rate fluctuations in the future.

The Company's total outstanding loan indebtedness at June 30, 2009 was \$8.0 billion (including \$2.3 billion of unsecured debt and \$2.0 billion of its pro rata share of joint venture debt). The majority of the Company's debt consists of fixed-rate conventional mortgages payable collateralized by individual properties. The Company has arranged financing for new loans at Paradise Valley Mall and Northgate of \$90.0 million and \$80.0 million, respectively. In addition, the Company's joint venture that owns Village of Corte Madera has arranged for a new \$80 million loan that will replace the existing \$63.0 million loan. Upon completion of these three loans, the Company will have approximately \$55.6 million in remaining loans (excluding loans with extension options) with maturities in 2009. The Company expects these remaining loans to be refinanced, extended and/or paid off from the Company's line of credit.

The Senior Notes bear interest at 3.25%, payable semiannually, are senior unsecured debt of the Company and are guaranteed by the Operating Partnership. Prior to December 14, 2011, upon the occurrence of certain specified events, the Senior Notes will be convertible at the option of the holder into cash, shares of the Company's common stock or a combination of cash and shares of the Company's common stock, at the election of the Company, at an initial conversion rate of 8.9702 shares per \$1 principal amount. On and after December 15, 2011, the Senior Notes will be convertible at any time prior to the second business day preceding the maturity date at the option of the holder at the initial conversion rate. The initial conversion price of approximately \$111.48 per share represented a 20% premium over the closing price of the Company's common stock on March 12, 2007, the date of issuance of the Senior Notes. The initial conversion rate is subject to adjustment under certain circumstances. Holders of the Senior Notes do not have the right to require the Company to repurchase the Senior Notes prior to maturity except in connection with the occurrence of certain fundamental change transactions. During the six months ended June 30, 2009, the Company repurchased and retired \$84.5 million of the Senior Notes for \$49.8 million and recorded a gain on extinguishment of \$29.6 million. The repurchases were funded by borrowings under the Company's line of credit. The carrying value of the Senior Notes at June 30, 2009 and December 31, 2008 was \$613.3 million and \$687.7 million, respectively, which included an unamortized discount of \$29.5 million and \$39.5 million, respectively.

The Company purchased two capped calls ("Capped Calls") from affiliates of the initial purchasers of the Senior Notes that effectively increased the conversion price to approximately \$130.06, which represents a 40% premium to the March 12, 2007 closing price of \$92.90 per common share of the Company. The Capped Calls are expected to generally reduce the potential dilution upon exchange of the Senior Notes in the event the market value per share of the Company's common stock, as measured under the terms of the relevant settlement date, is greater than the strike price of the Capped Calls. If, however, the market value per share of the Company's common stock exceeds \$130.06 per common share, then the dilution mitigation under the Capped Calls will be capped, which means there would be dilution from exchange of the Senior Notes to the extent that the market value per share of the Company's common stock exceeds \$130.06.

The Company has a \$1.5 billion revolving line of credit that matures on April 25, 2010 with a one-year extension option. The interest rate fluctuates from LIBOR plus 0.75% to LIBOR plus 1.10% depending on the Company's overall leverage. The Company has an interest rate swap agreement that effectively fixed the interest rate on \$400.0 million of the outstanding balance of the line of credit at 6.23% until April 25, 2011. As of June 30, 2009 and December 31, 2008, borrowings outstanding were \$1.2 billion and \$1.1 billion, at an average interest rate, excluding the \$400.0 million swapped portion, of 1.69% and 3.19%, respectively.

The Company obtained a five-year term loan that bears interest at LIBOR plus 1.50% and matures on April 26, 2010. The loan is covered by an interest rate swap agreement that effectively fixed the interest rate of the term loan at 6.30% until maturity. As of June 30, 2009 and December 31, 2008, the note had a balance outstanding of \$442.5 million and \$446.3 million, respectively, with an effective

interest rate of 6.50%. During the period of July 15, 2009 to July 30, 2009, the Company sold five of the Mervyn's stores and sold a 49% interest in Queens Center for a total of approximately \$200.6 million in total proceeds. The Company used the proceeds from these sales to make principal payments of \$180.0 million and \$20.0 million on the term loan on July 30, 2009 and August 3, 2009, respectively.

Dividends and distributions for the six months ended June 30, 2009 were \$81.0 million. A total of \$65.8 million of the dividends and distributions were funded by cash flows provided by operations. The remaining \$15.2 million was funded through distributions received from unconsolidated joint ventures which are included as return of investment distributions in the cash flows from investing activities section of the Company's consolidated statement of cash flows.

At June 30, 2009, the Company was in compliance with all applicable loan covenants under its debt agreements.

At June 30, 2009, the Company had cash and cash equivalents available of \$57.9 million.

Off-Balance Sheet Arrangements:

The Company has an ownership interest in a number of unconsolidated joint ventures as detailed in Note 4 to the Company's Consolidated Financial Statements included herein. The Company accounts for those investments that it does not have a controlling interest or is not the primary beneficiary using the equity method of accounting and those investments are reflected on the Consolidated Balance Sheets of the Company as "Investments in Unconsolidated Joint Ventures."

In addition, certain joint ventures also have debt that could become recourse debt to the Company or its subsidiaries, in excess of the Company's pro rata share, should the joint ventures be unable to discharge the obligations of the related debt.

The following reflects the maximum amount of debt principal that could recourse to the Company at June 30, 2009 (in thousands):

<u>Property</u>	<u>Recourse Debt</u>	<u>Maturity Date</u>
Boulevard Shops	\$ 4,280	12/17/2010
Chandler Village Center	4,375	1/15/2011
The Market at Estrella Falls	8,785	6/1/2011
	<u>\$17,440</u>	

Additionally, as of June 30, 2009, the Company is contingently liable for \$20.1 million in letters of credit guaranteeing performance by the Company of certain obligations relating to the Centers. The Company does not believe that these letters of credit will result in a liability to the Company.

Long-term Contractual Obligations:

The following is a schedule of long-term contractual obligations as of June 30, 2009 for the consolidated Centers over the periods in which they are expected to be paid (in thousands):

<u>Contractual Obligations</u>	<u>Payment Due by Period</u>				
	<u>Total</u>	<u>Less than 1 year</u>	<u>1 - 3 years</u>	<u>3 - 5 years</u>	<u>More than five years</u>
Long-term debt obligations (includes expected interest payments)	\$6,254,561	\$ 725,343	\$3,766,502	\$782,970	\$ 979,746
Operating lease obligations(1)	822,550	12,356	25,655	24,653	759,886
Purchase obligations(1)	75,248	75,248	—	—	—
Other long-term liabilities(2)	404,959	404,959	—	—	—
	<u>\$7,557,318</u>	<u>\$ 1,217,906</u>	<u>\$3,792,157</u>	<u>\$807,623</u>	<u>\$ 1,739,632</u>

(1) See Note 17—Commitments and Contingencies of the Company's Consolidated Financial Statements.

(2) Amount includes \$2,569 of unrecognized tax benefits associated with FIN 48. See Note 20—Income Taxes of the Company's Consolidated Financial Statements.

Funds From Operations

The Company uses FFO in addition to net income to report its operating and financial results and considers FFO and FFO-diluted as supplemental measures for the real estate industry and a supplement to GAAP measures. The National Association of Real Estate Investment Trusts ("NAREIT") defines FFO as net income (loss) computed in accordance with GAAP, excluding gains (or losses) from extraordinary items and sales of depreciated operating properties, plus real estate related depreciation and amortization and after adjustments for unconsolidated partnerships and joint ventures. Adjustments for unconsolidated partnerships and joint ventures are calculated to reflect FFO on the same basis. FFO and FFO on a fully diluted basis are useful to investors in comparing operating and financial results between periods. This is especially true since FFO excludes real estate depreciation and amortization as the Company believes real estate values fluctuate based on market conditions rather than depreciate in value ratably on a straight-line basis over time. FFO on a fully diluted basis is one of the measures investors find most useful in measuring the dilutive impact of outstanding convertible securities. FFO does not represent cash flow from operations as defined by GAAP, should not be considered as an alternative to net income as defined by GAAP and is not indicative of cash available to fund all cash flow needs. FFO, as presented, may not be comparable to similarly titled measures reported by other real estate investment trusts. The reconciliation of FFO and FFO-diluted to net (loss) income available to common stockholders is provided below.

The following reconciles net (loss) income available to common stockholders to FFO and FFO-diluted (dollars in thousands):

	For the Three Months Ended		For the Six Months Ended	
	June 30,	2008(5)	June 30,	2008(5)
	2009	2008(5)	2009	2008(5)
Net (loss) income—available to common stockholders	\$(21,736)	\$15,725	\$ (7,720)	\$ 108,335
Adjustments to reconcile net income to FFO—basic:				
Noncontrolling interest in the Operating Partnership	(3,293)	2,590	(1,169)	18,665
Loss (gain) on sale or write-down of consolidated assets(1)	25,605	(376)	24,849	(100,313)
Add: loss (gain) on undepreciated assets—consolidated assets(1)	1,143	241	2,497	574
Add: noncontrolling interest share of loss (gain) on sale of consolidated joint ventures(1)	310	248	310	589
Less: write-down of consolidated assets(1)	(27,058)	—	(27,639)	—
Gain on sale of assets from unconsolidated entities(2)	(3)	(1,604)	(11)	(2,923)
Add: gain on sale of undepreciated assets—from unconsolidated entities (pro rata)	3	1,116	2	2,436
Add noncontrolling interest on sale of undepreciated consolidated entities	—	487	—	487
Less write down of unconsolidated entities(2)	—	—	—	—
Depreciation and amortization on consolidated centers	63,740	57,774	128,651	118,901
Less: depreciation and amortization attributable to noncontrolling interest on consolidated joint ventures	(1,064)	(788)	(2,130)	(1,361)
Depreciation and amortization on joint ventures(2)	25,908	25,755	52,409	48,034
Less: depreciation on personal property	(3,635)	(2,358)	(7,289)	(4,600)
FFO—basic	59,920	98,810	162,760	188,824
Additional adjustments to arrive at FFO—diluted:				
Impact of convertible preferred stock	—	835	—	3,289
Impact of convertible debt	—	—	—	—
FFO—diluted	\$ 59,920	\$99,645	\$162,760	\$ 192,113
Weighted average number of FFO shares outstanding for:				
FFO—basic(3)	88,970	86,319	88,759	85,607
Adjustments for the impact of dilutive securities in computing FFO-diluted:				
Convertible preferred stock	—	1,852	—	2,460
Share and unit-based compensation plans	—	462	—	398
FFO—diluted(4)	88,970	88,633	88,759	88,465

- (1) The net total of these line items equal the loss (gain) on sales of depreciated assets. These line items are included in this reconciliation to provide the Company's investors with more detailed information and does not represent a departure from FFO as defined by NAREIT.
- (2) Unconsolidated assets are presented at the Company's pro rata share.
- (3) Calculated based upon basic net income as adjusted to reach basic FFO. As of June 30, 2009 and 2008, 11.8 million and 12.5 million OP Units were outstanding, respectively.
- (4) The computation of FFO—diluted shares outstanding includes the effect of share and unit-based compensation plans and the Senior Notes using the treasury stock method. It also assumes the conversion of MACWH, LP common and preferred units to the extent that they are dilutive to the FFO computation. The MACWH, LP preferred units were antidilutive to the calculations for the

three and six months ended June 30, 2009 and 2008 and were not included in the above calculations.

- (5) Net (loss) income—available to common stockholders and FFO have been reduced by \$3.0 million and \$3.5 million for three months ended June 30, 2008, respectively, and \$6.1 million and \$7.1 million for the six months ended June 30, 2008, respectively, due to the retrospective adoption of FSP APB 14-1.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

The Company's primary market risk exposure is interest rate risk. The Company has managed and will continue to manage interest rate risk by (1) maintaining a ratio of fixed rate, long-term debt to total debt such that floating rate exposure is kept at an acceptable level, (2) reducing interest rate exposure on certain long-term floating rate debt through the use of interest rate caps and/or swaps with appropriately matching maturities, (3) using treasury rate locks where appropriate to fix rates on anticipated debt transactions, and (4) taking advantage of favorable market conditions for long-term debt and/or equity.

The following table sets forth information as of June 30, 2009 concerning the Company's long term debt obligations, including principal cash flows by scheduled maturity, weighted average interest rates and estimated fair value ("FV") (dollars in thousands):

	For the years ended June 30,						Total	FV
	2010	2011	2012	2013	2014	Thereafter		
CONSOLIDATED CENTERS:								
Long term debt:								
Fixed rate(1)	\$ 513,297	\$ 1,000,840	\$ 1,055,694	\$ 501,831	\$ 234,850	\$ 923,148	\$ 4,229,660	\$ 3,981,165
Average interest rate	6.42%	6.23%	5.61%	6.68%	5.44%	6.13%	6.11%	
Floating rate	176,169	1,171,225	380,087	—	—	—	1,727,481	1,665,582
Average interest rate	1.65%	2.27%	2.74%				2.32%	
Total debt—Consolidated Centers	\$ 689,466	\$ 2,172,065	\$ 1,435,781	\$ 501,831	\$ 234,850	\$ 923,148	\$ 5,957,141	\$ 5,646,747
JOINT VENTURE CENTERS:								
Long term debt (at Company's pro rata share):								
Fixed rate	\$ 174,359	\$ 94,797	\$ 200,606	\$ 42,865	\$ 311,245	\$ 987,322	\$ 1,811,194	\$ 1,683,253
Average interest rate	6.17%	6.00%	6.91%	5.58%	5.83%	5.85%	6.01%	
Floating rate	96,173	102,783	—	—	—	—	198,956	192,112
Average interest rate	1.26%	1.37%					1.32%	
Total debt—Joint Venture Centers	\$ 270,532	\$ 197,580	\$ 200,606	\$ 42,865	\$ 311,245	\$ 987,322	\$ 2,010,150	\$ 1,875,365

- (1) Fixed rate debt includes the \$442.5 million floating rate term note and \$400.0 million of the line of credit balance. These amounts have effective fixed rates over the remaining terms due to swap agreements as discussed below.

The consolidated Centers' total fixed rate debt at June 30, 2009 and December 31, 2008 was \$4.2 billion and \$4.4 billion, respectively. The average interest rate on fixed rate debt at June 30, 2009 and December 31, 2008 was 6.11% and 5.72%, respectively. The consolidated Centers' total floating rate debt at June 30, 2009 and December 31, 2008 was \$1.7 billion and \$1.6 billion, respectively. The average interest rate on floating rate debt at June 30, 2009 and December 31, 2008 was 2.32% and 3.32%, respectively.

The Company's pro rata share of the Joint Venture Centers' fixed rate debt at June 30, 2009 and December 31, 2008 was \$1.8 billion. The average interest rate on fixed rate debt at June 30, 2009 and December 31, 2008 was 6.01% and 5.83%, respectively. The Company's pro rata share of the Joint Venture Centers' floating rate debt at June 30, 2009 and December 31, 2008 was \$199.0 million and \$181.5 million, respectively. The average interest rate on the floating rate debt at June 30, 2009 and December 31, 2008 was 1.32% and 2.36%, respectively.

The Company uses derivative financial instruments in the normal course of business to manage or hedge interest rate risk and records all derivatives on the balance sheet at fair value in accordance with SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities" (See Note 5—Derivative Instruments and Hedging Activities of the Company's Consolidated Financial Statements).

The following are outstanding derivatives at June 30, 2009 (amounts in thousands):

<u>Property/Entity</u>	<u>Notional Amount</u>	<u>Product</u>	<u>Rate</u>	<u>Maturity</u>	<u>Company's Ownership</u>	<u>Fair Value(1)</u>
Camelback Colonnade	\$ 41,500	Cap	8.54%	11/17/2009	75%	\$ —
Desert Sky Mall	51,500	Cap	7.65%	3/15/2010	50%	—
La Cumbre Plaza(2)	30,000	Cap	7.12%	8/9/2009	100%	—
Metrocenter Mall	112,000	Cap	7.25%	2/15/2010	15%	—
Metrocenter Mall	21,597	Cap	7.25%	2/15/2010	15%	—
Panorama Mall(2)	50,000	Cap	6.65%	3/1/2010	100%	—
The Oaks	150,000	Cap	6.25%	7/1/2010	100%	—
The Operating Partnership	450,000	Swap	4.80%	4/15/2010	100%	(14,401)
The Operating Partnership	400,000	Swap	5.08%	4/25/2011	100%	(24,543)
Westside Pavilion	175,000	Cap	5.50%	6/1/2010	100%	—

(1) Fair value at the Company's ownership percentage.

(2) Derivative is not designated as a hedge.

Interest rate cap agreements ("Cap") offer protection against floating rates on the notional amount from exceeding the rates noted in the above schedule, and interest rate swap agreements ("Swap") effectively replace a floating rate on the notional amount with a fixed rate as noted above.

In addition, the Company has assessed the market risk for its floating rate debt and believes that a 1% increase in interest rates would decrease future earnings and cash flows by approximately \$19.3 million per year based on \$1.9 billion outstanding of floating rate debt at June 30, 2009.

The fair value of the Company's long-term debt is estimated based on discounted cash flows at interest rates that management believes reflect the risks associated with long-term debt of similar risk and duration.

Item 4. Controls and Procedures

As required by Rule 13a-15(b) under the Securities Exchange Act of 1934, management carried out an evaluation, under the supervision and with the participation of the Company's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the Company's disclosure controls and procedures as of the end of the period covered by this Quarterly Report on Form 10-Q. Based on their evaluation as of June 30, 2009, the Company's Chief Executive Officer and Chief Financial Officer have concluded that the Company's disclosure controls and procedures (as defined in Rule 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) were effective to ensure that the information required to be disclosed by the Company in the reports that it files or submits under the Securities Exchange Act of 1934 is (a) recorded, processed, summarized, and reported within the time periods specified in the SEC's rules and forms and (b) is accumulated and communicated to the Company's management, including its Chief Executive Officer and Chief Financial Officer, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

In addition, there has been no change in the Company's internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15(d)-15(f) under the Securities Exchange Act of 1934) that occurred during the Company's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II OTHER INFORMATION**Item 1. Legal Proceedings**

None of the Company, the Operating Partnership, Macerich Property Management Company, LLC, Macerich Management Company, the Westcor Management Companies, the Wilmorite Management Companies or their respective subsidiaries are currently involved in any material litigation nor, to the Company's knowledge, is any material litigation currently threatened against such entities or the Centers, other than routine litigation arising in the ordinary course of business, most of which is expected to be covered by liability insurance.

Item 1A. Risk Factors

There have been no material changes to the risk factors relating to the Company set forth under the caption "Item 1A. Risk Factors" in the Company's Annual Report on Form 10-K for the year ended December 31, 2008.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

Not Applicable

Item 3. Defaults Upon Senior Securities

Not Applicable

Item 4. Submission of Matters to a Vote of Security Holders

The following matters were voted upon at the Annual Meeting of Stockholders held on June 8, 2009 and each director nominee was elected and each proposal was approved or ratified:

(a) The election of three persons as directors of the Company to serve until the annual meeting of stockholders in 2010 and until their respective successors are duly elected and qualify:

	<u>For</u>	<u>Against</u>	<u>Abstain</u>
Arthur M. Coppola	64,251,583	735,302	25,928
James S. Cownie	56,699,562	7,788,050	525,201
Mason G. Ross	64,158,754	331,379	522,680

(b) The ratification of the selection of Deloitte & Touche LLP as the Company's independent public accountants for the fiscal year ending December 31, 2009.

<u>Votes</u>	
For:	64,969,945
Against:	31,893
Abstain:	10,975

(c) The approval of the Company's Amended and Restated 2003 Equity Incentive Plan.

<u>Votes</u>	
For:	43,402,193
Against:	17,105,377
Abstain:	244,680
Broker non-votes:	4,260,563

(d) The approval of an amendment to the Company's charter to increase its authorized shares of common stock to 250,000,000 and its total number of authorized shares of stock to 325,000,000.

<u>Votes</u>	
For:	61,895,070
Against:	3,082,878
Abstain:	34,865

There were no broker non-votes for any of the above described matters, except for the approval of the Company's Amended and Restated 2003 Equity Incentive Plan.

Item 5. Other Information

Not Applicable

Item 6. Exhibits

3.1*	Articles of Amendment and Restatement of the Company
3.1.1**	Articles Supplementary of the Company
3.1.2***	Articles Supplementary of the Company (with respect to the first paragraph)
3.1.3****	Articles Supplementary of the Company (Series D Preferred Stock)
3.1.4#	Articles Supplementary of the Company
3.1.5##	Articles of Amendment of the Company (declassification of the Board)
3.1.6##	Articles Supplementary of the Company
3.1.7	Articles of Amendment of the Company (increased authorized shares)
3.2##	Amended and Restated Bylaws of the Company (February 5, 2009)
4.1###	Form of Common Stock Certificate
4.2####	Form of Preferred Stock Certificate (Series D Preferred Stock)
4.3#*	Indenture, dated as of March 16, 2007, among the Company, the Operating Partnership and Deutsche Bank Trust Company Americas (includes form of the Notes and Guarantee)
10.1	Twelfth Amendment to the Amended and Restated Limited Partnership Agreement of the Operating Partnership
10.2(1)#####	2003 Equity Incentive Plan, as amended and restated as of June 8, 2009
31.1	Section 302 Certification of Arthur Coppola, Chief Executive Officer
31.2	Section 302 Certification of Thomas O'Hern, Chief Financial Officer
32.1	Section 906 Certification of Arthur Coppola, Chief Executive Officer, and Thomas O'Hern, Chief Financial Officer

* Previously filed as an exhibit to the Company's Registration Statement on Form S-11, as amended (No. 33-68964), and incorporated herein by reference.

** Previously filed as an exhibit to the Company's Current Report on Form 8-K, event date May 30, 1995, and incorporated herein by reference.

*** Previously filed as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 1998, and incorporated herein by reference.

**** Previously filed as an exhibit to the Company's Current Report on Form 8-K, event date July 26, 2002, and incorporated herein by reference.

Previously filed as an exhibit to the Company's Registration Statement on Form S-3, as amended (No. 333-88718), and incorporated herein by reference.

Previously filed as an exhibit to the Company's Current Report on Form 8-K, event date February 5, 2009, and incorporated herein by reference.

Previously filed as an exhibit to the Company's Current Report on Form 8-K, event date November 10, 1998, as amended, and incorporated herein by reference.

- #### Previously filed as an exhibit to the Company's Registration Statement on Form S-3 (No. 333-107063), and incorporated herein by reference.
- #* Previously filed as an exhibit to the Company's Current Report on Form 8-K, event date March 16, 2007, and incorporated herein by reference.
- *** Previously filed as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2008, and incorporated herein by reference.
- **** Previously filed as an exhibit to the Company's Current Report on Form 8-K, event date June 8, 2009, and incorporated herein by reference.
- (1) Represents a management contract, or compensatory plan, contract or arrangement required to be filed pursuant to Regulation S-K.

THE MACERICH COMPANY

ARTICLES OF AMENDMENT

The Macerich Company, a Maryland corporation (the "Corporation"), hereby certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: The charter of the Corporation is hereby amended by deleting Article FIFTH, subsection (a), as supplemented by Articles Supplementary filed, respectively, on February 10, 2009, May 20, 2002 and November 13, 1998, in its entirety and inserting the following in lieu thereof:

FIFTH: (a) The total number of shares of stock of all classes which the Corporation has authority to issue is 325,000,000 shares of capital stock, par value \$.01 per share, amounting in aggregate par value to \$3,250,000. 250,000,000 of such shares are initially classified as "Common Stock," 15,000,000 of such shares are initially classified as "Preferred Stock" and 60,000,000 of such shares are initially classified as "Excess Stock." The Board of Directors may classify and reclassify any unissued shares of capital stock by setting or changing in any one or more respects the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications or terms or conditions of redemption of such shares of stock.

"The terms of any capital stock classified or reclassified pursuant to the powers of the Board of Directors as set forth herein shall be set forth in Articles Supplementary filed for record with the Maryland State Department of Assessments and Taxation prior to the issuance of any such capital stock (any such articles defined herein as "Articles Supplementary")."

SECOND: The amendment to the charter of the Corporation as set forth above has been duly advised by the Board of Directors and approved by the stockholders of the Corporation as required by law.

THIRD: The undersigned officer acknowledges these Articles of Amendment to be the corporate act of the Corporation and, as to all matters and facts required to be verified under oath, the undersigned officer acknowledges that, to the best of his 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.

FOURTH: The total number of shares of stock which the Corporation had authority to issue immediately prior to this amendment was 220,000,000, consisting of 145,000,000 shares of Common Stock, par value \$.01 per share, 15,000,000 shares of Preferred Stock, par value \$.01 per share, and 60,000,000 shares of Excess Stock, par value \$.01 per share. The aggregate par value of all shares of stock having par value was \$2,200,000.

FIFTH: The total number of shares of stock which the Corporation has authority to issue pursuant to the foregoing amendment of the charter is 325,000,000, consisting of 250,000,000 shares of Common Stock, par value \$.01 per share, 15,000,000 shares of Preferred Stock, par value \$.01 per share, and 60,000,000 shares of Excess Stock, par value \$.01 per share. The aggregate par value of all authorized shares of stock having par value is \$3,250,000.

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IN WITNESS WHEREOF, the Corporation has caused these Articles of Amendment to be signed in its name and on its behalf by its Senior Executive Vice President, Chief Legal Officer and Secretary and attested to by its Senior Vice President and Assistant Secretary on this 8th day of June, 2009.

ATTEST:

THE MACERICH COMPANY

/s/ Madonna Shannon
Name: Madonna Shannon
Title: Senior Vice President and Assistant Secretary

By: /s/ Richard A. Bayer
Name: Richard A. Bayer
Title: Senior Executive Vice President, Chief Legal Officer and Secretary

TWELFTH AMENDMENT TO THE
AMENDED AND RESTATED
LIMITED PARTNERSHIP AGREEMENT OF
THE MACERICH PARTNERSHIP, L.P.

THIS TWELFTH AMENDMENT (the “**Amendment**”) TO THE AMENDED AND RESTATED LIMITED PARTNERSHIP AGREEMENT DATED AS OF MARCH 16, 1994, AMENDED AS OF AUGUST 14, 1995, FURTHER AMENDED AS OF JUNE 27, 1997, FURTHER AMENDED AS OF NOVEMBER 16, 1997, FURTHER AMENDED AS OF FEBRUARY 25, 1998, FURTHER AMENDED AS OF FEBRUARY 26, 1998, FURTHER AMENDED AS OF JUNE 17, 1998, FURTHER AMENDED AS OF DECEMBER 23, 1998, FURTHER AMENDED AS OF NOVEMBER 9, 2000, FURTHER AMENDED AS OF JULY 26, 2002, FURTHER AMENDED AS OF OCTOBER 26, 2006 AND FURTHER AMENDED AS OF MARCH 16, 2007 (the “**Agreement**”) OF THE MACERICH PARTNERSHIP, L.P. (the “**Partnership**”) is dated effective as of April 30, 2009. All capitalized terms used herein and not defined shall have the respective meanings ascribed to them in the Agreement.

WHEREAS, Section 12.1(c) of the Agreement permits The Macerich Company, the general partner of the Partnership (the “**General Partner**”), without the consent of the Limited Partners, to amend the Agreement, among other things, to reflect a change that does not adversely affect the Limited Partners; and

WHEREAS, the General Partner desires by this Amendment to amend the Agreement as of the date hereof.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the General Partner hereby amends the Agreement as follows:

1. Amendment to the Agreement

The General Partner, as general partner of the Partnership and as attorney-in-fact for its Limited Partners, hereby amends the Agreement as follows:

A. Exhibit E of the Agreement is amended by amending and restating Paragraph 10(a) by adding the following sentence to the end of Paragraph 10(a):

“Notwithstanding the foregoing, the Conversion Factor shall not be adjusted in connection with an event described in subsection (i) above if, in connection with such event, the Partnership makes a distribution of cash, Partnership Units and/or Shares with respect to all applicable Common Units that is comparable as a whole in all material respects with such an event described in subsection (i) above.”

2. Continuation of the Agreement

The Agreement and this Amendment shall be read together and shall have the same force and effect as if the provisions of the Agreement and this Amendment were contained in one document. Any provisions of the Agreement not amended by this Amendment shall remain in full force and effect as provided in the Agreement immediately prior to the date hereof.

[Remainder of page intentionally blank]

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IN WITNESS WHEREOF, the parties hereto have executed this Amendment to the Agreement as of the date first above written.

GENERAL PARTNER:

THE MACERICH COMPANY

By: /s/ Richard A. Bayer
Richard A. Bayer
Senior Executive Vice President,
Chief Legal Officer and Secretary

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**THE MACERICH COMPANY
SECTION 302 CERTIFICATION**

I, Arthur M. Coppola, certify that:

1. I have reviewed this report on Form 10-Q for the quarter ended June 30, 2009 of The Macerich Company;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) 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.

Date: August 7, 2009

/s/ ARTHUR M. COPPOLA

Chairman and Chief Executive Officer

QuickLinks

[Exhibit 31.1](#)

**THE MACERICH COMPANY
SECTION 302 CERTIFICATION**

I, Thomas E. O'Hern, certify that:

1. I have reviewed this report on Form 10-Q for the quarter ended June 30, 2009 of The Macerich Company;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) 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.

Date: August 7, 2009

/s/ THOMAS E. O'HERN

Senior Executive Vice President and Chief Financial Officer

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[Exhibit 31.2](#)

**THE MACERICH COMPANY
WRITTEN STATEMENT
PURSUANT TO
18 U.S.C. SECTION 1350**

The undersigned, Arthur M. Coppola and Thomas E. O'Hern, the Chief Executive Officer and Chief Financial Officer, respectively, of The Macerich Company (the "Company"), pursuant to 18 U.S.C. §1350, each hereby certifies that, to the best of his knowledge:

(i) the Quarterly Report on Form 10-Q for the quarter ended June 30, 2009 of the Company (the "Report") fully complies with the requirements of Section 13(a) and 15(d) of the Securities Exchange Act of 1934, as amended; and

(ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 7, 2009

/s/ ARTHUR M. COPPOLA

Chairman and Chief Executive Officer

/s/ THOMAS E. O'HERN

Senior Executive Vice President and Chief Financial Officer

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[Exhibit 32.1](#)