UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 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, 2018

OR

Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Commission File Number 001-09279

ONE LIBERTY PROPERTIES, INC.

(Exact name of registrant as specified in its charter)

MARYLAND

(State or other jurisdiction of incorporation or organization)

60 Cutter Mill Road, Great Neck, New York (Address of principal executive offices) **13-3147497** (I.R.S. employer identification number)

11021 (Zip code)

(516) 466-3100

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes 🗵 No 🗆

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes 🗵 No 🗆

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

Large accelerated filer \Box Accelerated filer \boxtimes

Non-accelerated filer □ Smaller reporting company □

Emerging growth company \Box

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

Yes 🗆 No 🗆

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

Yes D No 🗵

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

As of August 1, 2018, the registrant had 19,288,127 shares of common stock outstanding.

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Part I — FINANCIAL INFORMATION

Item 1. Financial Statements

ONE LIBERTY PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Amounts in Thousands, Except Par Value)

ASSETS

	June 30, 2018	December 31, 2017
	(Unaudited)	
Real estate investments, at cost		
Land	\$ 209,101	\$ 209,320
Buildings and improvements	583,991	566,007
Total real estate investments, at cost	793,092	775,327
Less accumulated depreciation	116,451	108,953
Real estate investments, net	676,641	666,374
Investment in unconsolidated joint ventures	11,214	10,723
Cash and cash equivalents	12,925	13,766
Restricted cash	416	443
Unbilled rent receivable	14,617	14,125
Unamortized intangible lease assets, net	27,931	30,525
Escrow, deposits and other assets and receivables	8,158	6,630
Total assets(1)	\$ 751,902	\$ 742,586

LIABILITIES AND EQUITY

Liabilities:		
Mortgages payable, net of \$3,758 and \$3,789 of deferred financing costs, respectively	\$ 391,599	\$ 393,157
Line of credit, net of \$468 and \$624 of deferred financing costs, respectively	19,832	8,776
Dividends payable	8,652	8,493
Accrued expenses and other liabilities	13,504	16,107
Unamortized intangible lease liabilities, net	16,617	17,551
Total liabilities (1)	450,204	444,084

Commitments and contingencies

• • • • • • • •

Equity:		
One Liberty Properties, Inc. stockholders' equity:		
Preferred stock, \$1 par value; 12,500 shares authorized; none issued	—	
Common stock, \$1 par value; 25,000 shares authorized; 18,575 and 18,261 shares issued		
and outstanding	18,575	18,261
Paid-in capital	281,396	275,087
Accumulated other comprehensive income	3,913	155
Accumulated (distributions in excess of net income) undistributed net income	(3,608)	3,257
Total One Liberty Properties, Inc. stockholders' equity	300,276	296,760
Non-controlling interests in consolidated joint ventures (1)	1,422	1,742
Total equity	301,698	298,502
Total liabilities and equity	\$ 751,902	\$ 742,586

(1) The Company's consolidated balance sheets include assets and liabilities of consolidated variable interest entities ("VIEs"). See Note 6. The consolidated balance sheets include the following amounts related to the Company's consolidated VIEs: \$14,722 and \$17,844 of land, \$28,145 and \$31,789 of building and improvements, net of \$3,615 and \$3,811 of accumulated depreciation, \$3,667 and \$4,345 of other assets included in other line items, \$27,411 and \$32,252 of real estate debt, net, \$2,386 and \$2,885 of other liabilities included in other line items and \$1,422 and \$1,742 of non-controlling interests as of June 30, 2018 and December 31, 2017, respectively.

See accompanying notes to consolidated financial statements.



ONE LIBERTY PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME (Amounts in Thousands, Except Per Share Data) (Unaudited)

2018 2017 2018 Revenues: Rental income, net\$ 17,718 \$ 16,720 \$ 35,308Tenant reimbursements $2,034$ $1,693$ $3,978$ Total revenues $19,752$ $18,413$ $39,286$ Operating expenses: Depreciation and amortizationDepreciation and amortization $5,250$ $5,190$ $10,432$ General and administrative (see Note 10 for related party information) $2,969$ $2,893$ $5,928$ Real estate expenses (see Note 10 for related party information) $2,515$ $2,371$ $5,182$ Federal excise and state taxes 154 224 227	s	2017 33,553 3,332 36,885 10,743 5,708
Rental income, net\$ 17,718\$ 16,720\$ 35,308Tenant reimbursements2,0341,6933,978Total revenues19,75218,41339,286Operating expenses: Depreciation and amortizationDepreciation and amortization5,2505,19010,432General and administrative (see Note 10 for related party information)2,9692,8935,928Real estate expenses (see Note 10 for related party information)2,5152,3715,182Federal excise and state taxes154224227	\$	3,332 36,885 10,743
Tenant reimbursements2,0341,6933,978Total revenues19,75218,41339,286Operating expenses: Depreciation and amortization5,2505,19010,432General and administrative (see Note 10 for related party information)2,9692,8935,928Real estate expenses (see Note 10 for related party information)2,5152,3715,182Federal excise and state taxes154224227	\$	3,332 36,885 10,743
Total revenues19,75218,41339,286Operating expenses: Depreciation and amortization General and administrative (see Note 10 for related party information)5,2505,19010,432Real estate expenses (see Note 10 for related party information)2,9692,8935,928Real estate expenses (see Note 10 for related party information)2,5152,3715,182Federal excise and state taxes154224227		36,885
Operating expenses: Depreciation and amortization5,2505,19010,432General and administrative (see Note 10 for related party information)2,9692,8935,928Real estate expenses (see Note 10 for related party information)2,5152,3715,182Federal excise and state taxes154224227		10,743
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information) 2,515 2,371 5,182 Federal excise and state taxes 154 224 227		
Federal excise and state taxes154224227		5,075
		312
Leasehold rent 77 77 154		154
Total operating expenses 10,965 10,755 21,923		21,992
Operating income 8,787 7,658 17,363		14,893
		1,050
Other income and expenses:		
Equity in earnings of unconsolidated joint ventures 348 206 543		451
Equity in earnings from sale of unconsolidated joint		
venture property 71 — 71		
Other income 6 320 10		342
Interest:		
Expense (4,445) (4,532) (8,747)		(8,921)
Amortization and write-off of deferred financing		
costs (221) (227) (449)		(454)
Income before gain on sale of real estate, net4,5463,4258,791		6,311
Gain on sale of real estate, net 6,568 2,408		6,568
Net income 4,546 9,993 11,199		12,879
Net income attributable to non-controlling interests (29) (21) (831)		(42)
Net income attributable to One Liberty Properties, Inc. $\$$ 4,517 $\$$ 9,972 $\$$ 10,368	\$	12,837
Weighted average number of common shares outstanding:		
Basic 18,519 17,824 18,458		17,788
Diluted 18,593 17,938 18,532		17,902
Per common share attributable to common stockholders:		
	\$.69
	<u>\$</u> \$	
Diluted \$.23 \$.54 \$.53	\$.69
Cash distributions declared per share of common stock \$.45 \$.43 \$.90	\$.86

See accompanying notes to consolidated financial statements.

ONE LIBERTY PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Amounts in Thousands) (Unaudited)

	Three Months Ended June 30					ided		
		2018		2017		2018		2017
Net income	\$	4,546	\$	9,993	<u>\$</u>	11,199	<u>\$</u>	12,879
Other comprehensive gain (loss)								
Net unrealized gain (loss) on derivative instruments		1,104		(510)		3,800		68
Reclassification of One Liberty Properties Inc.'s share								
of joint venture net realized gain on derivative instrument		(110)				(110)		
One Liberty Properties Inc.'s share of joint venture net		(110)				(110)		_
unrealized gain (loss) on derivative instruments		22		(5)		76		23
Other comprehensive gain (loss)		1,016		(515)		3,766		91
Comprehensive income		5,562		9,478		14,965		12,970
Net income attributable to non-controlling interests		(29)		(21)		(831)		(42)
Adjustment for derivative instruments attributable to non-		(=>)		(=1)		(001)		()
controlling interests		(2)		2		(8)		(1)
Comprehensive income attributable to One Liberty								
Properties, Inc.	\$	5,531	\$	9,459	\$	14,126	\$	12,927

See accompanying notes to consolidated financial statements.

ONE LIBERTY PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Amounts in Thousands, Except Per Share Data) (Unaudited)

	,	Common Stock	Paid-in Capital	Cor	cumulated Other nprehensive oss) Income	(di in no un n	cumulated stributions excess of et income) distributed et income	I Ce	Non- Controlling nterests in onsolidated Joint Ventures		Total
Balances, December 31, 2016	\$	17,600	\$ 262,511	\$	(1,479)	\$	11,501	\$	1,794	\$	291,927
Distributions - common stock											
Cash - \$.86 per share							(15,846)		—		(15,846)
Shares issued through equity											
offering program — net		32	617								649
Restricted stock vesting		118	(118)						—		
Shares issued through dividend											
reinvestment plan		93	2,052								2,145
Distributions to non-controlling											
interests					—				(127)		(127)
Compensation expense - restricted											
stock			1,657								1,657
Net income							12,837		42		12,879
Other comprehensive income			 		90				1		91
Balances, June 30, 2017	\$	17,843	\$ 266,719	\$	(1,389)	\$	8,492	\$	1,710	\$	293,375
										_	
Balances, December 31, 2017	\$	18,261	\$ 275,087	\$	155	\$	3,257	\$	1,742	\$	298,502
Distributions — common stock		,	,				,		,		,
Cash - \$.90 per share							(17,233)				(17,233)
Shares issued through equity											
offering program — net		93	2,165								2,258
Restricted stock vesting		106	(106)								
Shares issued through dividend			, í								
reinvestment plan		115	2,568								2,683
Distributions to non-controlling											
interests									(1,159)		(1,159)
Compensation expense —											
restricted stock			1,682						—		1,682
Net income							10,368		831		11,199
Other comprehensive income					3,758				8		3,766
Balances, June 30, 2018	\$	18,575	\$ 281,396	\$	3,913	\$	(3,608)	\$	1,422	\$	301,698
		, -	 , -		,				,	-	

See accompanying notes to consolidated financial statements.

ONE LIBERTY PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in Thousands) (Unaudited)

Cash flows from operating activities: 2017 Net income \$ 11,199 \$ 12,879 Adjustments to reconcile net income to net cash provided by operating activities: (2,408) (6,568 Loss on derivative instrument reclassified into interest expense - 118 Increase in unbilled rent receivable (337) (344 Write-off of unbilled rent receivable - 362 Bad debt expense - 310 Amortization and write-off of intangibles relating to leases, net (488) (422 Amortization of restricted stock expense - 310 Equity in earnings of unconsolidated joint ventures (843) (451) Equity in earnings of unconsolidated joint ventures 88 396 Depreciation and amortization 10,432 10,743 Amortization and write-off of effered financing costs 449 444 Payment of leasing commissions (95) (36 Decrease in escrow, deposite, other assets and receivables (1,627) (543) Inprovements to real estate (1,8452) (25,942) Inprovements to real estate (1,8452) (26,761) Inprovements to real estate </th <th></th> <th colspan="3">Six Months Ended June 30,</th> <th>ded</th>		Six Months Ended June 30,			ded
Net income\$11,199\$12,879Adjustments to reconcile net income to net cash provided by operating activities:(2,408)(6,568Loss on derivative instrument reclassified into interest expense—118Increase in unbilled rent receivable(537)(344Write-off of unbilled rent receivable—362Bad debt expense—362Bad debt expense					2017
Adjustments to reconcile net income to net cash provided by operating activities: (2,408) (6,568) Gain on sale of real estate, net (2,408) (6,568) Loss on derivative instrument reclassified into interest expense — 118 Increase in unbilled rent receivable — 362 Bad debt expense — 310 Amortization and write-off of intangibles relating to leases, net (488) (422) Amortization of restricted stock expense 1,682 1,657 Equity in earnings from unconsolidated joint ventures (543) (451) Distributions of earnings from unconsolidated joint ventures 88 396 Decrease in accrued expenses and other liabilities (1,627) 554 Payment of leasing commissions (95) (36 Decrease in accrued expenses and other liabilities (1,627) 554 Net cash provided by operating activities [8,799 20,259 Cash flows from investing activities — 141 Net cash used in investing activities — 141 Net cash provided by operating activities — 141 Net cash used from ale of real estate (5,313) (5,142) </td <td></td> <td></td> <td></td> <td></td> <td></td>					
Gain on sale of real estate, net (2,408) (6,568 Loss on derivative instrument reclassified into interest expense		\$	11,199	\$	12,879
Loss on derivative instrument reclassified into interest expense 114 Increase in unbilled rent receivable					
Increase in unbilled rent receivable (537) (344 Write-off of unbilled rent receivable			(2,408)		
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Improvements to real estate(5,991)(643)Net proceeds from sale of real estate8,9589,173Distributions of capital from unconsolidated joint ventures—141Net cash used in investing activities(15,485)(26,761)Cash flows from financing activities:—141Scheduled amortization payments of mortgages payable(5,313)(5,162)Repayment of mortgages payable(9,827)—Proceeds from mortgage financings13,5505,190Proceeds from sale of common stock, net2,258649Proceeds from bank line of credit(14,100)(10,000)Issuance of shares through dividend reinvestment plan2,6832,145(Payment) refund of financing costs(14,109)(127)Cash distributions to common stockholders(17,074)(15,718)Net cash (used in) provided by financing activities(930)(2,998)Cash, cash equivalents and restricted cash(930)(2,998)	Cash flows from investing activities:				
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Distributions of capital from unconsolidated joint ventures—141Net cash used in investing activities(15,485)(26,761Cash flows from financing activities:(5,313)(5,162Repayment of mortgages payable(9,827)—Proceeds from mortgage financings13,5505,190Proceeds from sale of common stock, net2,258649Proceeds from bank line of credit25,00026,500Repayment on bank line of credit(14,100)(10,000)Issuance of shares through dividend reinvestment plan2,6832,145(Payment) refund of financing costs(12,52)27Distributions to non-controlling interests(17,074)(15,718)Net cash (used in) provided by financing activities(4,244)3,504Net cash (used in) provided by financing activities(930)(2,998)Cash, cash equivalents and restricted cash(930)(2,998)Cash, cash equivalents and restricted cash at beginning of year14,66818,450	Improvements to real estate		(5,991)		(643)
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Cash flows from financing activities:Scheduled amortization payments of mortgages payable(5,313)Repayment of mortgages payable(9,827)Proceeds from mortgage financings13,550Proceeds from sale of common stock, net2,258Proceeds from bank line of credit25,000Repayment on bank line of credit(14,100)Issuance of shares through dividend reinvestment plan2,683(Payment) refund of financing costs(262)Distributions to common stockholders(17,074)Net cash (used in) provided by financing activities(17,074)Net decrease in cash, cash equivalents and restricted cash(930)(2,998(230)Cash, cash equivalents and restricted cash at beginning of year14,668	Distributions of capital from unconsolidated joint ventures				141
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Cash, cash equivalents and restricted cash at beginning of year 14,668 18,450					3,504
Cash, cash equivalents and restricted cash at beginning of year 14,668 18,450	Net decrease in cash cash equivalents and restricted cash		(930)		(2.998)
		\$		\$	15,452

See accompanying notes to consolidated financial statements.

ONE LIBERTY PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in Thousands) (Unaudited) (Continued)

	 Six Months Ended June 30,				
	2018		2017		
Supplemental disclosures of cash flow information:					
Cash paid during the period for interest expense	\$ 8,721	\$	8,719		
Supplemental schedule of non-cash investing activities:					
Purchase accounting allocation — intangible lease assets	\$ 	\$	4,008		
Purchase accounting allocation — intangible lease liabilities	—		(158)		

See accompanying notes to consolidated financial statements.

Note 1 — Organization and Background

One Liberty Properties, Inc. ("OLP") was incorporated in 1982 in Maryland. OLP is a self-administered and self-managed real estate investment trust ("REIT"). OLP acquires, owns and manages a geographically diversified portfolio consisting primarily of industrial, retail (including furniture stores and supermarkets), restaurant, health and fitness, and theater properties, many of which are subject to long-term net leases. As of June 30, 2018, OLP owns 120 properties, including five properties owned by consolidated joint ventures. The 120 properties are located in 30 states.

Note 2 — Summary Accounting Policies

Principles of Consolidation/Basis of Preparation

The accompanying unaudited consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q and include all of the information and disclosures required by U.S. Generally Accepted Accounting Principles ("GAAP") for interim reporting. Accordingly, they do not include all of the disclosures required by GAAP for complete financial statement disclosures. In the opinion of management, all adjustments of a normal recurring nature necessary for fair presentation have been included. The results of operations for the three and six months ended June 30, 2018 and 2017 are not necessarily indicative of the results for the full year. These statements should be read in conjunction with the consolidated financial statements and related notes included in OLP's Annual Report on Form 10-K for the year ended December 31, 2017.

The preparation of the financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

The consolidated financial statements include the accounts and operations of OLP, its wholly-owned subsidiaries, its joint ventures in which the Company, as defined, has a controlling interest, and variable interest entities ("VIEs") of which the Company is the primary beneficiary. OLP and its consolidated subsidiaries are referred to herein as the "Company". Material intercompany items and transactions have been eliminated in consolidation.

Investment in Joint Ventures and Variable Interest Entities

The Financial Accounting Standards Board, or FASB, provides guidance for determining whether an entity is a VIE. VIEs are defined as entities in which equity investors do not have the characteristics of a controlling financial interest or do not have sufficient equity at risk for the entity to finance its activities without additional subordinated financial support. A VIE is required to be consolidated by its primary beneficiary, which is the party that (i) has the power to control the activities that most significantly impact the VIE's economic performance and (ii) has the obligation to absorb losses, or the right to receive benefits, of the VIE that could potentially be significant to the VIE.

Note 2 — Summary Accounting Policies (Continued)

The Company assesses the accounting treatment for each of its investments, including a review of each venture or limited liability company or partnership agreement, to determine the rights of each party and whether those rights are protective or participating. The agreements typically contain certain protective rights, such as the requirement of partner approval to sell, finance or refinance the property and to pay capital expenditures and operating expenditures outside of the approved budget or operating plan. In situations where, among other things, the Company and its partners jointly (i) approve the annual budget, (ii) approve certain expenditures, (iii) prepare or review and approve the joint venture's tax return before filing, and (iv) approve each lease at a property, the Company does not consolidate as the Company considers these to be substantive participation rights that result in shared, joint power over the activities that most significantly impact the performance of the joint venture or property. Additionally, the Company assesses the accounting treatment for any interests pursuant to which the Company may have a variable interest as a lessor. Leases may contain certain protective rights, such as the right of sale and the receipt of certain escrow deposits.

The Company accounts for its investments in unconsolidated joint ventures under the equity method of accounting. All investments in unconsolidated joint ventures have sufficient equity at risk to permit the entity to finance its activities without additional subordinated financial support and, as a group, the holders of the equity at risk have power through voting rights to direct the activities of these ventures. As a result, none of these joint ventures are VIEs. In addition, the Company shares power with its comanaging members over these entities, and therefore the entities are not consolidated. These investments are recorded initially at cost, as investments in unconsolidated joint ventures, and subsequently adjusted for their share of equity in earnings, cash contributions and distributions. None of the joint venture debt is recourse to the Company, subject to standard carve-outs.

The Company periodically reviews its investments in unconsolidated joint ventures for other-than-temporary losses in investment value. Any decline that is not expected to be recovered based on the underlying assets of the investment is considered other than temporary and an impairment charge is recorded as a reduction in the carrying value of the investment. During the three and six months ended June 30, 2018 and 2017, there were no impairment charges related to the Company's investments in unconsolidated joint ventures.

The Company has elected to follow the cumulative earnings approach when assessing, for the consolidated statement of cash flows, whether the distribution from the investee is a return of the investor's investment as compared to a return on its investment. The source of the cash generated by the investee to fund the distribution is not a factor in the analysis (that is, it does not matter whether the cash was generated through investee refinancing, sale of assets or operating results). Consequently, the investor only considers the relationship between the cash received from the investee to its equity in the undistributed earnings of the investee, on a cumulative basis, in assessing whether the distribution from the investee is a return on or return of its investment. Cash received from the unconsolidated entity is presumed to be a return on the investment to the extent that, on a cumulative basis, distributions received by the investor are less than its share of the equity in the undistributed earnings of the entity.

Note 2 — <u>Summary Accounting Policies (Continued)</u>

Reclassifications

Certain amounts previously reported in the consolidated financial statements have been reclassified in the accompanying consolidated financial statements to conform to the current period's presentation, primarily to change the presentation of restricted cash on the consolidated statement of cash flows for the six months ended June 30, 2017. The change was made because, as of January 1, 2018, the Company adopted ASU No. 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash*, which requires amounts generally described as restricted cash to be included with cash and cash equivalents when reconciling the beginning-of-period and end-of-period total amounts shown on the statement of cash flows. The adoption of this ASU has no impact on the Company's previously reported consolidated balance sheets, consolidated statements of income, net income or accumulated undistributed net income for the periods presented.

As a result of the adoption of this guidance, the following table depicts the adjustments to the Company's previously reported consolidated statement of cash flows (amounts in thousands):

	Six Months Ended June 30, 2017			
	As Reported As Ac			Adjusted
Decrease in escrow, deposits, and other assets and receivables	\$	572	\$	607
Increase in accrued expenses and other liabilities		551		554
Net decrease in cash, cash equivalents and restricted cash		(3,036)		(2,998)
Cash, cash equivalents and restricted cash at beginning of year		17,420		18,450
Cash, cash equivalents and restricted cash at end of period		14,384		15,452

The following table provides a reconciliation of cash, cash equivalents, and restricted cash reported within the consolidated balance sheets that sum to the total of the same such amounts shown in the consolidated statements of cash flows (amounts in thousands):

	June 30,			
		2018		2017
Cash and cash equivalents	\$	12,925	\$	14,384
Restricted cash		416		647
Restricted cash included in escrow, deposits and other assets and receivables		397		421
Total cash, cash equivalents and restricted cash shown in the consolidated statement of cash flows	\$	13,738	\$	15,452

Amounts included in restricted cash represent the cash reserve balance received from an owner/operator at one of the Company's ground leases to cover certain unit renovation work (see Note 6). Restricted cash included in escrow, deposits and other assets and receivables represent amounts related to real estate tax and other reserve escrows required to be held by lenders in accordance with the Company's mortgage agreements. The restriction on these escrow reserves will lapse when the related mortgage is repaid.

Note 3 — Earnings Per Common Share

Basic earnings per share was determined by dividing net income allocable to common stockholders for each period by the weighted average number of shares of common stock outstanding during the applicable period. Net income is also allocated to the unvested restricted stock outstanding during each period, as the unvested restricted stock is entitled to receive dividends and is therefore considered a participating security. As of June 30, 2018, the shares of common stock underlying the restricted stock units awarded under the 2016 Incentive Plan are excluded from the basic earnings per share calculation, as these units are not participating securities. The restricted stock units issued pursuant to the 2009 and 2016 Incentive Plans are referred to as "RSUs".

Diluted earnings per share reflects the potential dilution that could occur if securities or other rights exercisable for, or convertible into, common stock were exercised or converted or otherwise resulted in the issuance of common stock that shared in the earnings of the Company.

The following table identifies the impact to the diluted weighted average number of shares of common stock related to the RSUs under the plans identified in the table below:

	Number of underlying	Three Months I June 30,	Ended	Six Months E June 30	
	shares	2018	2017	2018	2017
2009 Incentive Plan	200,000		113,584(a)		113,584(a)
2016 Incentive Plan	76,250(b)	74,245(c)	—	74,245(c)	

(a) RSUs with respect to 113,584 shares vested in June 2017 and such shares were issued in August 2017.

(b) Awarded on September 26, 2017.

(c) Includes 36,120 shares that would be issued pursuant to a return on capital performance metric and 38,125 shares that would be issued pursuant to a stockholder return metric, assuming the end of the quarterly period was the June 30, 2020 vesting date. Excludes 2,005 shares subject to the capital performance metric as such metric was not met. See Note 13 for information regarding the Company's equity incentive plans.

Note 3 — Earnings Per Common Share (Continued)

The following table provides a reconciliation of the numerator and denominator of earnings per share calculations (amounts in thousands, except per share amounts):

	Three Months Ended June 30,					Six Months Ended June 30,			
		2018		2017		2018		2017	
Numerator for basic and diluted earnings per share:									
Net income	\$	4,546	\$	9,993	\$	11,199	\$	12,879	
Less net income attributable to non-controlling interests		(29)		(21)		(831)		(42)	
Less earnings allocated to unvested restricted stock (a)		(293)		(332)		(586)		(533)	
Net income available for common stockholders: basic									
and diluted	\$	4,224	\$	9,640	\$	9,782	\$	12,304	
Denominator for basic earnings per share:									
Weighted average number of common shares		18,519		17,824		18,458		17,788	
Effect of dilutive securities:				, i		, i i i i i i i i i i i i i i i i i i i			
RSUs		74		114		74		114	
Denominator for diluted earnings per share:									
Weighted average number of shares		18,593		17,938		18,532		17,902	
Earnings per common share, basic	\$.23	\$.54	\$.53	\$.69	
Earnings per common share, diluted	\$.23	\$.54	\$.53	\$.69	
	¥	.23	Ψ		Ŷ		Ψ	.07	
Net income attributable to One Liberty Properties, Inc.									
common stockholders, net of non-controlling interests	\$	4,517	\$	9,972	\$	10,368	\$	12,837	

(a) Represents an allocation of distributed earnings to unvested restricted stock which, as participating securities, are entitled to receive dividends.

Note 4 — <u>Real Estate Acquisitions</u>

The following chart details the Company's acquisitions of real estate during the six months ended June 30, 2018 (amounts in thousands):

Description of Property	Date Acquired		Contract Purchase Price	Terms of Payment	Thir Rea Acq	italized od Party l Estate uisition Costs
Campania International/U.S. Tape industrial facility, Pennsburg, PA	March 28, 2018	\$	12.675	All cash	\$	227
Plymouth Industries, industrial facility,	March 20, 2010	Ψ	12,075	in cush	Ψ	221
Plymouth, MN	June 7, 2018		5,500	All cash		50
Totals		\$	18,175		\$	277

The Company determined that with respect to each of these acquisitions, the gross assets acquired are concentrated in a single identifiable asset. Therefore, these transactions do not meet the definition of a business and are accounted for as asset acquisitions. As such, direct transaction costs associated with these asset acquisitions have been capitalized to real estate assets and depreciated over their respective useful lives.

The following chart details the allocation of the purchase price for the Company's acquisitions of real estate during the six months ended June 30, 2018 (amounts in thousands):

Description of Property	Land				uilding rovements	Total
Campania International/U.S. Tape industrial facility,				Building	 	
Pennsburg, PA	\$	1,776	\$	10,399	\$ 727	\$ 12,902
Plymouth Industries, industrial facility,						
Plymouth, MN		1,121		4,306	123	5,550
Totals	\$	2,897	\$	14,705	\$ 850	\$ 18,452
	12	2				

Note 5 — <u>Sale of Property</u>

On January 1, 2018, the Company adopted ASU No. 2017-05, *Other Income — Gains and Losses from the Derecognition of Nonfinancial Assets (Subtopic 610-20): Clarifying the Scope of Asset Derecognition Guidance and Accounting for Partial Sales of Nonfinancial Assets*, using the modified retrospective transition method. As leasing is the Company's primary activity, the Company determined that its sales of real estate, which are nonfinancial assets, are sold to noncustomers and fall within the scope of ASC 610-20. The Company re-assessed and determined there were no open contracts or partial sales and as such, the adoption of this ASU did not (i) result in a cumulative adjustment as of January 1, 2018, and (ii) have any impact on the Company's consolidated financial statements.

On January 30, 2018, the Company sold a property located in Fort Bend, Texas, owned by a consolidated joint venture in which the Company held an 85% interest, for \$8,958,000, net of closing costs, and paid off the \$4,410,000 mortgage. This property accounted for 1.1% of the Company's rental income, net, during each of the three and six months ended June 30, 2017. The sale resulted in a gain of \$2,408,000 which was recorded as Gain on sale of real estate, net, in the consolidated statement of income for the six months ended June 30, 2018. The non-controlling interest's share of the gain was \$776,000. The Company determined it would recognize the full gain on the sale of the Fort Bend, Texas property in accordance with ASC 610-20 as the Company has no (i) controlling financial interest in the property and (ii) continuing interest or obligation with respect to the property sold.

Note 6 — Variable Interest Entities, Contingent Liabilities and Consolidated Joint Ventures

Variable Interest Entities — Ground Leases

The Company determined that with respect to the properties identified in the table below, it has a variable interest through its ground leases and the three owner/operators (which are affiliated with one another) are VIEs because their equity investment at risk is insufficient to finance its activities without additional subordinated financial support. The Company further determined that it is not the primary beneficiary of any of these VIEs because the Company has shared power over certain activities that most significantly impact the owner/operator's economic performance (*i.e.*, shared rights on the sale of the property) and therefore, does not consolidate these VIEs for financial statement purposes. Accordingly, the Company accounts for these investments as land and the revenues from the ground leases as Rental income, net. Such rental income amounted to \$941,000 and \$1,947,000 for the three and six months ended June 30, 2018, respectively, and \$917,000 and \$1,804,000 for the three and six months ended June 30, 2017, respectively.

Note 6 — Variable Interest Entities, Contingent Liabilities and Consolidated Joint Ventures (Continued)

The following chart details the VIEs through the Company's ground leases and the aggregate carrying amount and maximum exposure to loss as of June 30, 2018 (dollars in thousands):

Description of Property(a)	Date Acquired	Land Contract Purchase Price	# Units in Apartment Complex	C N	Owner/ Operator Iortgage from rd Party(b)	Type of Exposure	An M	arrying nount and aximum posure to Loss
The Meadows Apartments, Lakemoor, Illinois	March 24, 2015	\$ 9,300	496	\$	51,331(c)	Land	\$	9,592
The Briarbrook Village Apartments,	1, 2010	φ 9,500	190	Ψ	51,551(0)	Luna	Ψ	,,,,,_
Wheaton, Illinois	August 2, 2016	10,530	342		39,411	Land		10,536
The Vue Apartments, Beachwood, Ohio	August 16, 2016	13,896	348		67,444	Land		13,901
Totals		\$ 33,726	1,186	\$	158,186		\$	34,029

(a) Simultaneously with each purchase, the Company entered into a triple net ground lease with affiliates of Strategic Properties of North America, the owner/operators of these properties.

(b) Simultaneously with the closing of each acquisition, the owner/operator obtained a mortgage from a third party which, together with the Company's purchase of the land, provided substantially all of the funds to acquire the complex. The Company provided its land as collateral for the respective owner/operator's mortgage loans; accordingly, each land position is subordinated to the applicable mortgage. No other financial support has been provided by the Company to the owner/operator.

(c) In November 2017, the owner/operator closed on a \$7,556 supplemental mortgage (the original mortgage was for \$43,824). In connection therewith, the Company agreed to subordinate its fee interest to this second mortgage in exchange for a payment by the owner/operator to the Company of \$5,906 as a fixed rent payment which was recorded as deferred income and will be included in rental income over the term of the lease. The fixed rent payment balance was \$5,762 and \$5,870 at June 30, 2018 and December 31, 2017, respectively, and is included in Accrued expenses and other liabilities on the consolidated balance sheets.

Pursuant to the terms of the ground lease for the Wheaton, Illinois property, the owner/operator is obligated to make certain unit renovations as and when units become vacant. Cash reserves to cover such renovation work, received by the Company in conjunction with the purchase of the property, are disbursed when the unit renovations are completed. The related cash reserve balance for this property was \$416,000 and \$443,000 at June 30, 2018 and December 31, 2017, respectively, and is classified as Restricted cash on the consolidated balance sheets.

Note 6 — Variable Interest Entities, Contingent Liabilities and Consolidated Joint Ventures (Continued)

Variable Interest Entity - Consolidated Joint Ventures

With respect to the five consolidated joint ventures in which the Company holds between a 90% to 95% interest, the Company has determined such ventures are VIEs because the non-controlling interests do not hold substantive kick-out or participating rights.

In each of these consolidated joint ventures, the Company has determined it is the primary beneficiary of the VIE as it has the power to direct the activities that most significantly impact each joint venture's performance including management, approval of expenditures, and the obligation to absorb the losses or rights to receive benefits. Accordingly, the Company consolidates the operations of these joint ventures for financial statement purposes. The joint ventures' creditors do not have recourse to the assets of the Company other than those held by these joint ventures.

The following is a summary of the consolidated VIEs' carrying amounts and classification in the Company's consolidated balance sheets, none of which are restricted (amounts in thousands):

June 30, 2018		ember 31, 2017 (a)
14,722	\$	17,844
28,145		31,789
839		1,145
1,166		1,011
975		1,241
687		948
27,411		32,252
538		870
1,848		2,015
90		(1)
1,422		1,742
	14,722 28,145 839 1,166 975 687 27,411 538 1,848 90	14,722 \$ 28,145 839 1,166 975 687 27,411 538 1,848 90 90

(a) Includes a consolidated joint venture, in which the Company held an 85% interest, located in Fort Bend, Texas which was sold in January 2018 (see Note 5).

At June 30, 2018 and December 31, 2017, MCB Real Estate, LLC and its affiliates ("MCB") are the Company's joint venture partner in four consolidated joint ventures in which the Company has aggregate equity investments of approximately \$9,734,000 and \$9,705,000, respectively.

Distributions to each joint venture partner are determined pursuant to the applicable operating agreement and may not be pro rata to the equity interest each partner has in the applicable venture.

Note 7 — Investment in Unconsolidated Joint Ventures

On April 5, 2018, an unconsolidated joint venture sold its building and a portion of its land, located in Savannah, Georgia for \$2,600,000, net of closing costs. The Company's 50% share of the gain from this sale was \$71,000, which is included in Equity in earnings from sale of unconsolidated joint venture property on the consolidated statements of income for the three and six months ended June 30, 2018. The unconsolidated joint venture retained approximately five acres of land at this property.

At June 30, 2018 and December 31, 2017, the Company's five unconsolidated joint ventures each owned and operated one property. The Company's equity investment in such unconsolidated joint ventures at such dates totaled \$11,214,000 and \$10,723,000, respectively. In addition to the equity in earnings from the sale of property of \$71,000 in 2018, the Company recorded equity in earnings of \$348,000 and \$543,000 for the three and six months ended June 30, 2018, respectively, and \$206,000 and \$451,000 for the three and six months ended June 30, 2017, respectively. Included in equity in earnings from unconsolidated joint ventures for the three and six months ended June 30, 2018, respectively, and \$206,000 and \$451,000 for the three and six months ended June 30, 2018, respectively, and \$206,000 and \$451,000 for the three and six months ended June 30, 2018, respectively, and \$206,000 and \$451,000 for the three and six months ended June 30, 2018, respectively, and \$206,000 and \$451,000 for the three and six months ended June 30, 2018, respectively, and \$206,000 and \$451,000 for the three and six months ended June 30, 2018, respectively, and \$206,000 and \$451,000 for the three and six months ended June 30, 2018 is \$110,000 related to the discontinuance of hedge accounting on a mortgage swap related to an unconsolidated joint venture property, located in Milwaukee, Wisconsin, that was sold in July 2018 (see below and Note 14).

At June 30, 2018, MCB is the Company's joint venture partner in one of these unconsolidated joint ventures in which the Company has an equity investment of \$8,408,000.

On July 31, 2018, an unconsolidated joint venture sold its property located in Milwaukee, Wisconsin for approximately \$12,800,000, net of closing costs and paid off the related \$6,970,000 mortgage. The Company anticipates its 50% share of the gain from this sale will be approximately \$2,000,000, which will be recognized in the three months ending September 30, 2018.

Note 8 — <u>Allowance for Doubtful Accounts</u>

The Company maintains an allowance for doubtful accounts for estimated losses resulting from the inability of a tenant to make required rent and other payments. If the financial condition of a specific tenant were to deteriorate, adversely impacting its ability to make payments, allowances may be required. At June 30, 2018 and December 31, 2017, there was no balance in allowance for doubtful accounts.

The Company records bad debt expense as a reduction of rental income and/or tenant reimbursements. There was no bad debt expense in the three and six months ended June 30, 2018. During the three and six months ended June 30, 2017, the Company recorded bad debt expense of \$15,000 and \$310,000, respectively, related to tenant reimbursements due from former tenants that filed for Chapter 11 bankruptcy protection. In connection with these tenants, the Company wrote-off (i) \$362,000 of unbilled straight-line rent receivable and \$67,000 of unamortized intangible lease assets as a reduction to rental income and (ii) \$884,000 of tenant origination costs as an increase to depreciation expense.

Note 9 — Debt Obligations

Mortgages Payable

The following table details the Mortgages payable, net, balances per the consolidated balance sheets (amounts in thousands):

	June 30, 2018	D	December 31, 2017		
Mortgages payable, gross	\$ 395,357	\$	396,946		
Unamortized deferred financing costs	 (3,758)		(3,789)		
Mortgages payable, net	\$ 391,599	\$	393,157		

Line of Credit

The Company has a credit facility with Manufacturers & Traders Trust Company, People's United Bank, VNB New York, LLC, and Bank Leumi USA, pursuant to which the Company may borrow up to \$100,000,000, subject to borrowing base requirements. The facility, which matures December 31, 2019, provides that the Company pay an interest rate equal to the one month LIBOR rate plus an applicable margin ranging from 175 basis points to 300 basis points depending on the ratio of the Company's total debt to total value, as determined pursuant to the facility. At June 30, 2018 and 2017, the applicable margin was 175 basis points. An unused facility fee of .25% per annum applies to the facility. The average interest rate on the facility was approximately 3.54% and 2.67% for the six months ended June 30, 2018 and 2017, respectively. The Company was in compliance with all covenants at June 30, 2018.

The following table details the Line of credit, net, balances per the consolidated balance sheets (amounts in thousands):

	June 30, 2018	Dec	December 31, 2017		
Line of credit, gross	\$ 20,300	\$	9,400		
Unamortized deferred financing costs	(468)		(624)		
Line of credit, net	\$ 19,832	\$	8,776		

At August 2, 2018, there was an outstanding balance of \$3,300,000 (before unamortized deferred financing costs) under the facility.

Note 10 - Related Party Transactions

Compensation and Services Agreement

Pursuant to the compensation and services agreement with Majestic Property Management Corp. ("Majestic"), the Company pays fees to Majestic and Majestic provides to the Company the services of all affiliated executive, administrative, legal, accounting, clerical and property management personnel, as well as property acquisition, sale and lease consulting and brokerage services, consulting services with respect to mortgage financings and construction supervisory services. Majestic is wholly-owned by the Company's vice-chairman and certain of the Company's executive officers are officers of, and are compensated by, Majestic. The fee the Company pays Majestic is negotiated each year by Majestic and the Compensation and/or Audit Committees of the Company's Board of Directors, and is approved by such committees and the independent directors.

In consideration for the services described above, the Company paid Majestic \$689,000 and \$1,367,000 for the three and six months ended June 30, 2018 respectively, and \$664,000 and \$1,329,000 for the three and six months ended June 30, 2017, respectively. Included in these fees are \$309,000 and \$608,000 of property management costs for the three and six months ended June 30, 2018, respectively, and \$284,000 and \$570,000 for the three and six months ended June 30, 2017, respectively. The property management fee portion of the compensation and services agreement is paid based on 1.5% and 2.0% of the rental payments (including tenant reimbursements) actually received by the Company from net lease tenants and operating lease tenants, respectively. The Company does not pay Majestic property management fees with respect to properties managed by third parties. Majestic credits against the fees due to it under the compensation and services agreement any management or other fees received by it from any joint venture in which the Company is a joint venture partner. The compensation and services agreement also provides for an additional payment to Majestic of \$54,000 and \$108,000 in each of the three and six months ended June 30, 2018 and 2017, respectively, for the Company's share of all direct office expenses, including rent, telephone, postage, computer services, internet usage and supplies. The Company does not pay any fees or expenses to Majestic for such services except for the fees described in this paragraph.

Executive officers and others providing services to the Company under the compensation and services agreement were awarded shares of restricted stock and RSUs under the Company's stock incentive plans (described in Note 13). The related expense charged to the Company's operations was \$432,000 and \$849,000 for the three and six months ended June 30, 2018, respectively, and \$386,000 and \$768,000 for the three and six months ended June 30, 2017, respectively.

The fees paid under the compensation and services agreement (except for the property management fees which are included in Real estate expenses) and the costs of the stock incentive plans are included in General and administrative expense on the consolidated statements of income for the three and six months ended June 30, 2018 and 2017.

Note 10 — Related Party Transactions (Continued)

Joint Venture Partners and Affiliates

The Company paid an aggregate of \$22,000 and \$65,000 for the three and six months ended June 30, 2018, respectively, and \$33,000 and \$82,000 for the three and six months ended June 30, 2017, respectively, to its consolidated joint venture partners or their affiliates (none of whom are officers, directors or employees of the Company) for property management fees, which are included in Real estate expenses on the consolidated statements of income.

The Company's unconsolidated joint ventures paid management fees of \$45,000 and \$96,000 for the three and six months ended June 30, 2018, respectively, and \$42,000 and \$87,000 for the three and six months ended June 30, 2017, respectively, to the other partner of the venture, which reduced Equity in earnings of \$23,000 and \$48,000 for the three and six months ended June 30, 2018, respectively, and \$21,000 and \$44,000 for the three and six months ended June 30, 2017, respectively.

Other

During 2018 and 2017, the Company paid quarterly fees of \$69,000 to the Company's chairman and \$27,500 to the Company's vice-chairman. These fees are included in General and administrative expenses on the consolidated statements of income.

The Company obtains its property insurance in conjunction with Gould Investors L.P. ("Gould Investors"), a related party, and reimburses Gould Investors annually for the Company's insurance cost relating to its properties. Included in Real estate expenses on the consolidated statements of income is insurance expense of \$206,000 and \$404,000 for the three and six months ended June 30, 2018, respectively, and \$174,000 and \$347,000 for the three and six months ended June 30, 2017, respectively of amounts reimbursed to Gould Investors in prior periods.

Note 11 - Common Stock Cash Dividend

On June 13, 2018, the Board of Directors declared a quarterly cash dividend of \$.45 per share on the Company's common stock, totaling \$8,652,000. The quarterly dividend was paid on July 6, 2018 to stockholders of record on June 25, 2018.

Note 12 - Shares Issued through Equity Offering Program

During the six months ended June 30, 2018, the Company sold 93,417 shares for proceeds of \$2,303,000, net of commissions of \$23,000, and incurred offering costs of \$45,000 for professional fees.

Note 13 - Stock Based Compensation

The Company's 2016 Incentive Plan ("Plan"), approved by the Company's stockholders in June 2016, permits the Company to grant, among other things, stock options, restricted stock, RSUs, performance share awards and dividend equivalent rights and any one or more of the foregoing to its employees, officers, directors and consultants. A maximum of 750,000 shares of the Company's common stock is authorized for issuance pursuant to this Plan. As of June 30, 2018, (i) restricted stock awards with respect to 284,850 shares had been issued, of which 200 shares were forfeited and 3,000 shares had vested, and (ii) as further described below, RSUs with respect to 76,250 shares had been issued and are outstanding.

Under the Company's 2012 Incentive Plan, as of June 30, 2018, 500,700 shares had been issued, of which 3,400 shares were forfeited and 127,450 shares had vested. No additional awards may be granted under this plan.

For accounting purposes, the restricted stock is not included in the shares shown as outstanding on the balance sheet until they vest; however, dividends are paid on the unvested shares. The restricted stock grants are charged to General and administrative expense over the respective vesting periods based on the market value of the common stock on the grant date. Unless earlier forfeited because the participant's relationship with the Company terminated, unvested restricted stock awards vest on the fifth anniversary of the grant date, and under certain circumstances may vest earlier.

In each of 2017 and July 2018, the Company granted RSUs exchangeable for up to 76,250 shares of common stock upon satisfaction, through June 30, 2020 and June 30, 2021, respectively, of specified conditions. Specifically, up to 50% of these RSUs vest upon achievement of metrics related to average annual total stockholder return (the "TSR Awards"), which metrics meet the definition of a market condition, and up to 50% vest upon achievement of metrics related to average annual return on capital (the "ROC Awards"), which metrics meet the definition of a performance condition. The holders of the RSUs are not entitled to dividends or to vote the underlying shares until such RSUs vest and shares are issued. Accordingly, the shares underlying these RSUs are not included in the shares shown as outstanding on the balance sheet. For the ROC Awards, the performance assumptions are re-evaluated quarterly. Expense is not recognized on the RSUs which the Company does not expect to vest as a result of service conditions or the Company's performance expectations.

Based on performance and market assumptions, the total amount recorded as deferred compensation for the 2017 grant of RSUs is \$1,005,000, and such sum will be charged to General and administrative expense over the three year performance cycle. None of these RSUs were forfeited or vested during the six months ended June 30, 2018.

In 2010, RSUs exchangeable for up to 200,000 shares of common stock were awarded pursuant to the Company's 2009 Incentive Plan. The holders of RSUs were not entitled to dividends or to vote the underlying shares until the RSUs vested and the underlying shares were issued. During 2017, 113,584 shares of common stock underlying the RSUs were deemed to have vested and were issued. RSUs with respect to the balance of 86,416 shares were forfeited.

Note 13 — Stock Based Compensation (Continued)

The following is a summary of the activity of the equity incentive plans:

	Three Months Ended June 30,					Six Months Ended June 30.			
		2018	,	2017		2018	. 50,	2017	
Restricted stock:									
Number of shares						144,750		140,100	
Average per share grant price				—	\$	25.31	\$	24.75	
Deferred compensation to be recognized over vesting									
period		—		—	\$	3,664,000	\$	3,467,000	
Number of non-vested shares:									
Non-vested beginning of period		651,650		626,400		612,900		591,750	
Grants				020,400		144,750		140,100	
Vested during period				(13,500)		(106,000)		(118,450)	
Forfeitures		(150)		(15,500)		(100,000)		(110,430)	
Non-vested end of period		651,500		612,900		651,500		612,900	
Non-vested end of period		651,500		612,900		031,300		012,900	
RSU grants:									
Number of underlying shares									
Average per share grant price									
Deferred compensation to be recognized over vesting									
period									
Number of non-vested shares:									
Non-vested beginning of period		76,250		200,000		76,250		200,000	
Grants									
Vested during period				(113,584)				(113,584)	
Forfeitures				(86,416)				(86,416)	
Non-vested end of period		76,250	-			76,250			
		,							
Restricted stock and RSU grants:									
Weighted average per share value of non-vested shares									
(based on grant price)	\$	23.56	\$	22.75	\$	23.56	\$	22.75	
Value of stock vested during the period (based on grant									
price)	\$		\$	1,248,000	\$	2,289,000	\$	3,008,000	
Weighted average per share value of shares forfeited									
during the period (based on grant price)	\$	23.93	\$	8.29	\$	23.93	\$	8.37	
The total shares to exercise as									
The total charge to operations:	¢	765.000	¢	070 000	¢	1 500 000	¢	1 571 000	
Outstanding restricted stock grants	\$	765,000	\$	878,000	\$	1,500,000	\$	1,571,000	
Outstanding RSUs	¢	91,000	¢	37,000	Φ.	182,000	¢	86,000	
Total charge to operations	\$	856,000	\$	915,000	\$	1,682,000	\$	1,657,000	
	2	1							
	2	1							

Note 13 — Stock Based Compensation (Continued)

As of June 30, 2018, total compensation costs of \$8,349,000 and \$728,000 to non-vested restricted stock awards and RSUs, respectively, have not yet been recognized. These compensation costs will be charged to General and administrative expense over the remaining respective vesting periods. The weighted average vesting period is 2.7 years for the restricted stock and 2.0 years for the RSUs.

Note 14 — Fair Value Measurements

The Company measures the fair value of financial instruments based on the assumptions that market participants would use in pricing the asset or liability. As a basis for considering market participant assumptions in fair value measurements, a 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. In accordance with the fair value hierarchy, Level 1 assets/liabilities are valued based on quoted prices for identical instruments in active markets, Level 2 assets/liabilities are valued based on quoted prices for similar instruments, on quoted prices in less active or inactive markets, or on other "observable" market inputs and Level 3 assets/liabilities are valued based significantly on "unobservable" market inputs.

The carrying amounts of cash and cash equivalents, restricted cash, escrow, deposits and other assets and receivables (excluding interest rate swaps), dividends payable, and accrued expenses and other liabilities (excluding interest rate swaps), are not measured at fair value on a recurring basis, but are considered to be recorded at amounts that approximate fair value.

At June 30, 2018, the \$389,903,000 estimated fair value of the Company's mortgages payable is less than their \$395,357,000 carrying value (before unamortized deferred financing costs) by approximately \$5,454,000 assuming a blended market interest rate of 4.50% based on the 8.5 year weighted average remaining term to maturity of the mortgages. At December 31, 2017, the \$397,103,000 estimated fair value of the Company's mortgages payable is greater than their \$396,946,000 carrying value (before unamortized deferred financing costs) by approximately \$157,000 assuming a blended market interest rate of 4.25% based on the 8.7 year weighted average remaining term to maturity of the mortgages.

At June 30, 2018 and December 31, 2017, the carrying amount of the Company's line of credit (before unamortized deferred financing costs) of \$20,300,000 and \$9,400,000, respectively, approximates its fair value.

The fair value of the Company's mortgages payable and line of credit are estimated using unobservable inputs such as available market information and discounted cash flow analysis based on borrowing rates the Company believes it could obtain with similar terms and maturities. These fair value measurements fall within Level 3 of the fair value hierarchy.

Note 14 — Fair Value Measurements (Continued)

Considerable judgment is necessary to interpret market data and develop estimated fair value. The use of different market assumptions and/or estimation methodologies may have a material effect on the estimated fair value amounts.

Fair Value on a Recurring Basis

The fair value of the Company's derivative financial instruments, using Level 2 inputs, was determined to be the following (amounts in thousands):

	As of	Carrying	and Fair Value
Financial assets:			
Interest rate swaps	June 30, 2018	\$	4,032
-	December 31, 2017		1,615
Financial liabilities:			
Interest rate swaps	June 30, 2018	\$	109
	December 31, 2017		1,492

The Company does not own any financial instruments that are measured on a recurring basis and that are classified as Level 1 or 3.

The Company's objective in using interest rate swaps is to add stability to interest expense. The Company does not use derivatives for trading or speculative purposes.

Fair values are approximated using widely accepted valuation techniques including discounted cash flow analysis on the expected cash flows of the derivatives. This analysis reflects the contractual terms of the derivatives, including the period to maturity, and uses observable market-based inputs, including interest rate curves and implied volatilities.

Although the Company has determined 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 it use Level 3 inputs, such as estimates of current credit spreads, to evaluate the likelihood of default by the Company and its counterparty. As of June 30, 2018, the Company has assessed and determined the impact of the credit valuation adjustments on the overall valuation of its derivative positions is not significant. As a result, the Company determined its derivative valuation is classified in Level 2 of the fair value hierarchy.

As of June 30, 2018, the Company had entered into 28 interest rate derivatives, all of which were interest rate swaps, related to 28 outstanding mortgage loans with an aggregate \$131,103,000 notional amount and mature between 2019 and 2028 (weighted average remaining term to maturity of 6.6 years). Such interest rate swaps, all of which were designated as cash flow hedges, converted LIBOR based variable rate mortgages to fixed annual rate mortgages (with interest rates ranging from 3.02% to 5.38% and a weighted average interest 4.13% at June 30, 2018). The fair values of the Company's derivatives in asset and liability positions are reflected as other assets or other liabilities on the consolidated balance sheets.

Note 14 — Fair Value Measurements (Continued)

One of the Company's unconsolidated joint ventures, in which a wholly-owned subsidiary of the Company is a 50% partner, had an interest rate derivative outstanding at June 30, 2018 which was designated as a cash flow hedge. This interest rate swap with a \$6,983,000 notional amount has an interest rate of 3.49% and matures in 2022. See discussion below for the discontinuation of hedge accounting on this interest rate swap during the three months ended June 30, 2018.

In connection with the sale of an unconsolidated joint venture property in Savannah, Georgia, the Company terminated an interest rate swap with a \$3,402,000 notional amount and a 5.81% interest rate when the related mortgage was paid off at its maturity in April 2018 (see Note 7).

The following table presents the effect of the Company's derivative financial instruments on the consolidated statements of income for the periods presented (amounts in thousands):

Three Months Ended June 30,						nded	
	2018		2017		2018		2017
\$	1,009	\$	(1,055)	\$	3,509	\$	(986)
	(95)		(545)		(291)		(1,054)
\$	22	\$	(21)	\$	69	\$	(12)
	110		(16)		103		(35)
	•	<u>June</u> 2018 \$ 1,009 (95) \$ 22	<u>June 30,</u> 2018 \$ 1,009 \$ (95) \$ 22 \$	June 30, 2018 2017 \$ 1,009 \$ (1,055) (95) (545) \$ 22 \$ (21)	June 30, 2018 2017 \$ 1,009 \$ (1,055) \$ (95) (545)	June 30, June 2018 2017 2018 \$ 1,009 \$ (1,055) \$ 3,509 (95) (545) (95) (545) (291) \$ 22 \$ (21) \$ 69	June 30, 2018 2017 2018 \$ 1,009 \$ (1,055) \$ 3,509 \$ (95) (95) (545) (291) \$ 22 \$ (21) \$ 69 \$

During the three months ended June 30, 2018 and 2017, the Company (including one of its unconsolidated joint ventures) discontinued hedge accounting on two interest rate swaps as the forecasted hedged transactions were no longer probable of occurring. As a result, during the three months ended June 30, 2018 and 2017, the Company reclassified \$110,000 and \$118,000 of realized gain and loss, respectively, from Accumulated other comprehensive income to earnings. No gain or loss was recognized with respect to amounts excluded from effectiveness testing on the Company's cash flow hedges for the three and six months ended June 30, 2018 and 2017.

During the twelve months ending June 30, 2019, the Company estimates an additional \$222,000 will be reclassified from other Accumulated other comprehensive income as a decrease to Interest expense.

The derivative agreements in effect at June 30, 2018 provide that if the wholly-owned subsidiary of the Company which is a party to the agreement defaults or is capable of being declared in default on any of its indebtedness, then a default can be declared on such subsidiary's derivative obligation. In addition, the Company is a party to the derivative agreements and if there is a default by the subsidiary on the loan subject to the derivative

Note 14 — Fair Value Measurements (Continued)

agreement to which the Company is a party and if there are swap breakage losses on account of the derivative being terminated early, then the Company could be held liable for such swap breakage losses, if any.

As of June 30, 2018 and December 31, 2017, the fair value of the derivatives in a liability position, including accrued interest of \$9,000 and \$53,000, respectively, but excluding any adjustments for nonperformance risk, was approximately \$126,000 and \$1,638,000, respectively. In the event the Company breaches any of the contractual provisions of the derivative contracts, it would be required to settle its obligations thereunder at their termination liability value of \$126,000 and \$1,638,000 as of June 30, 2018 and December 31, 2017, respectively. This termination liability value, net of adjustments for nonperformance risk of \$8,000 and \$93,000, is included in Accrued expenses and other liabilities on the consolidated balance sheet at June 30, 2018 and December 31, 2017, respectively.

Note 15 — <u>Commitments</u>

The Company is contractually required to expend approximately \$7,800,000 through 2018 for building expansion and improvements at its property tenanted by L-3 Communications, located in Hauppauge, New York, of which \$6,261,000 has been spent through June 30, 2018.

Note 16 - <u>New Accounting Pronouncements</u>

In June 2018, the FASB issued ASU No. 2018-07, *Compensation - Stock Compensation (Topic 718), Improvements to Nonemployee Share-Based Payment Accounting,* which provides additional guidance related to share-based payment transactions for acquiring goods or services from nonemployees. The guidance is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2018. The Company is evaluating this new guidance but does not expect it to have a material impact on the Company's consolidated financial statements.

In August 2017, the FASB issued ASU No. 2017-12, *Derivatives and Hedging (Topic 815): Targeted Improvements to Accounting for Hedging Activities*, which amends the presentation and disclosure requirements for hedge accounting and changes how companies assess hedge effectiveness. This ASU is intended to more closely align hedge accounting with companies' risk management strategies, simplify the application of hedge accounting, and increase transparency as to the scope and results of hedging programs. The Company early adopted this guidance on January 1, 2018 using the modified retrospective transition method and its adoption did not have any impact on the Company's previously reported income from operations, net income or accumulated undistributed net income for the periods presented.

In June 2016, the FASB issued ASU No. 2016-13, *Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments*, which changes how entities will measure credit losses for most financial assets and certain other instruments that are not measured at fair value through net income. The guidance replaces the current "incurred loss" model with an "expected loss" approach. The guidance is effective for fiscal years, and

Note 16 — <u>New Accounting Pronouncements (Continued)</u>

interim periods within those fiscal years, beginning after December 15, 2019. Early adoption is permitted after December 2018. The Company is evaluating the new guidance to determine if, and to the extent, it will impact the consolidated financial statements.

In February 2016, the FASB issued ASU No. 2016-02, *Leases*, which amends the existing accounting standards for lease accounting, including requiring lessees to recognize most leases on their balance sheets and making targeted changes to lessor accounting. In July 2018, the FASB issued ASU No. 2018-10, *Codification Improvements to Topic 842, Leases*, which seeks to clarify aspects of ASU No. 2016-02 and correct unintended application of such guidance. The effective date of these standards will be fiscal years, and interim periods within those fiscal years, beginning after December 15, 2018, and early adoption is permitted. The new leases standard requires a modified retrospective transition approach for all leases existing at, or entered into after, the date of initial application, with an option to use certain transition relief. The Company is currently evaluating these new standards but does not expect them to have a significant effect on its consolidated financial statements. The Company anticipates adopting these standards effective as of January 1, 2019 and will apply the modified retrospective approach.

In May 2014, the FASB issued ASU No. 2014-09, *Revenue from Contracts with Customers (Topic 606)*, which outlines a new, single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. The new model requires revenue recognition to depict the transfer of promised goods or services to customers in an amount that reflects the consideration a company expects to receive in exchange for those goods or services. In July 2015, the FASB issued ASU No. 2015-14, *Revenue from Contracts with Customers (Topic 606): Deferral of the Effective Date*, which delays the effective date of ASU No. 2014-09 by one year. In March 2016, the FASB issued ASU No. 2016-08, *Revenue from Contracts with Customers (Topic 606): Principal versus Agent Considerations (Reporting Revenue Gross versus Net*), which is intended to improve the operability and understandability of the implementation guidance on principal versus agent considerations. ASU No. 2014-09, ASU No. 2015-14 and ASU No. 2016-08 are herein collectively referred to as the "New Revenue Recognition Standards". The Company adopted the New Revenue Recognition Standards on January 1, 2018 using the modified retrospective transition method. The Company's main revenue streams are rental revenues and tenant reimbursements. Such revenues are related to lease contracts with tenants which currently fall within the scope of ASC Topic 840, and will fall within the scope of ASU No. 2017-05, see Note 5). Accordingly, the adoption of the New Revenue Recognition Standards did not (i) result in a cumulative adjustment as of January 1, 2018, and (ii) have any impact on the Company's consolidated financial statements.

Note 17 - Subsequent Events

Subsequent events have been evaluated and except as disclosed herein, there were no other events relative to the consolidated financial statements that require additional disclosure.

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

Forward-Looking Statements

This Quarterly Report on Form 10-Q contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended and Section 21E of the Securities Exchange Act of 1934, as amended. We intend such forward-looking statements to be covered by the safe harbor provision for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995 and include this statement for purposes of complying with these safe harbor provisions. Forward-looking statements, which are based on certain assumptions and describe our future plans, strategies and expectations, are generally identifiable by use of the words "may," "will," "could," "believe," "expect," "intend," "anticipate," "estimate," "project," or similar expressions or variations thereof. Forward-looking statements should not be relied on since they involve known and unknown risks, uncertainties and other factors which are, in some cases, beyond our control and which could materially affect actual results, performance or achievements. Investors are encouraged to review the risk factors included in our Annual Report on Form 10-K for the year ended December 31, 2017 under the caption "Item 1A. Risk Factors" for a discussion of certain factors which may cause actual results to differ materially from current expectations and are cautioned not to place undue reliance on any forward-looking statements.

Overview

We are a self-administered and self-managed real estate investment trust, or REIT, incorporated in Maryland in 1982. To qualify as a REIT, under the Internal Revenue Code of 1986, as amended, we must meet a number of organizational and operational requirements, including a requirement that we distribute currently at least 90% of ordinary taxable income to our stockholders. We intend to comply with these requirements and to maintain our REIT status.

We acquire, own and manage a geographically diversified portfolio consisting primarily of industrial, retail (including furniture stores and supermarkets), restaurant, health and fitness and theater properties, many of which are subject to long-term net leases. As of June 30, 2018, we own 120 properties (including five properties owned by consolidated joint ventures and five properties owned by unconsolidated joint ventures) located in 30 states. Based on square footage, our occupancy rate at June 30, 2018 is approximately 99.1%.

We face a variety of risks and challenges in our business. Among other things, we face the possibility that we will not be able to acquire accretive properties on acceptable terms, lease our properties on terms favorable to us or at all, our tenants may not be able to pay their rental and other obligations and we may not be able to renew or relet, on acceptable terms, leases that are expiring or otherwise terminating.

We seek to manage the risk of our real property portfolio and the related financing arrangements by diversifying among types of properties, industries, locations, tenants, scheduled lease expirations, mortgage maturities and lenders, and by seeking to minimize our exposure to interest rate fluctuations. Substantially all of our mortgage debt either bears interest at fixed rates or is subject to interest rate swaps, limiting our exposure to fluctuating interest rates on our outstanding mortgage debt.

We monitor the risk of tenant non-payments through a variety of approaches tailored to the applicable situation. Generally, based on our assessment of the credit risk posed by our tenants, we monitor a tenant's financial condition through one or more of the following actions: reviewing tenant financial statements or other financial information, obtaining other tenant related information, regular contact with tenant's representatives, tenant credit checks and regular management reviews of our tenants. We may sell a property if the tenant's financial condition is unsatisfactory.

In acquiring properties, we balance an evaluation of the terms of the leases and the credit of the existing tenants with a fundamental analysis of the real estate to be acquired, which analysis takes into account, among other things, the estimated value of the property, local demographics and the ability to re-rent or dispose of the property on favorable terms upon lease expiration or early termination.

We are sensitive to the risks facing the retail industry as a result of the growth of e-commerce. We are addressing our exposure to the retail industry by seeking to acquire industrial properties that we believe capitalize on e-commerce activities, such as e-commerce distribution and warehousing facilities, and by being especially selective in acquiring retail properties. Approximately 39.0% of our contractual rental income (as described below) is derived from retail tenants (including 8.8%, 4.2% and 3.3% from tenants engaged in retail furniture, supermarkets and office supply activities, respectively) and 38.4%, 5.3%, 4.9%, 4.5%, 3.2% and 4.7% from industrial (*e.g.*, distribution and warehouse facilities), residential ground leases, restaurant, health and fitness, theaters and other properties, respectively.

Our contractual rental income is approximately \$69.0 million and represents, after giving effect to any abatements, concessions or adjustments, the base rent payable to us during the twelve months ending June 30, 2019 under leases in effect at June 30, 2018. Contractual rental income excludes: (i) approximately \$589,000 of straight-line rent and \$1.1 million of amortization of intangibles; and (ii) our share of the rental income payable to our unconsolidated joint ventures, which is approximately \$1.7 million (excluding \$658,000 of rental income from a property sold in July 2018).

The following table sets forth scheduled expirations of leases for our properties as of June 30, 2018 for the periods indicated below:

Lease Expiration (1) 12 Months Ending June 30,	Number of Expiring Leases	Approximate Square Footage Subject to Expiring Leases (2)	Contractual Rental Income Under Expiring Leases	Percentage of Contractual Rental Income Represented by Expiring Leases
2019	13	257,917	\$ 1,256,206	1.8
2020	8	181,386	1,906,403	2.8
2021	17	473,150	3,928,474	5.7
2022	21	1,351,812	8,032,439	11.6
2023	19	1,491,689	10,444,761	15.1
2024	11	568,272	5,140,610	7.4
2025	10	484,815	5,085,781	7.4
2026	8	230,189	3,523,673	5.1
2027	8	415,981	2,765,415	4.0
2028	10	1,079,941	7,541,607	10.9
2029 and thereafter	26	3,198,997	19,405,228	28.2
	151	9,734,149	\$ 69,030,597	100.0

(1) Lease expirations assume tenants do not exercise existing renewal or termination options.

(2) Excludes an aggregate of 67,891 square feet of vacant space.

Property Transactions During the Three Months Ended June 30, 2018

On April 5, 2018, an unconsolidated joint venture sold its building and a portion of its land, located in Savannah, Georgia for \$2.6 million, net of closing costs. Our 50% share of the gain from this sale, which was recognized in the three and six months ended June 30, 2018, is \$71,000. In connection with the sale of this property, the joint venture and its affiliates repaid the \$3.4 million mortgage balance which encumbered their contiguous properties.

On June 7, 2018, we acquired an industrial facility in Plymouth, Minnesota for \$5.6 million, including \$50,000 of transaction costs that were capitalized. The facility is net leased to Plymouth Industries through 2033. We estimate that commencing July 1, 2018, the quarterly rental income and depreciation expense from this property will be \$117,000 and \$29,000, respectively.

Property Transaction Subsequent to June 30, 2018

On July 31, 2018, an unconsolidated joint venture sold its only property, located in Milwaukee, Wisconsin, for \$12.8 million, net of closing costs. We anticipate that our 50% share of the gain from this sale, which will be recognized in the three months ending September 30, 2019, will be approximately \$2.0 million. In connection with the sale of this property, the joint venture repaid its \$7.0 million mortgage. Equity in earnings from unconsolidated joint ventures for the three and six months ended June 30, 2018 includes the recognition of \$110,000, representing our 50% share of the realized gain that was reclassified from accumulated other comprehensive income as a result of the discontinuance of hedge accounting on its mortgage interest rate swap. This joint venture accounted for \$172,000 of our Equity in earnings of unconsolidated joint ventures during the six months ended June 30, 2017.



Results of Operations

Revenues

The following table compares revenues for the periods indicated:

		nths Endec e 30,		Increase	%	Six Mon Jun	Increase	%	
(Dollars in thousands)	2018	2017	(Decrease)	Change	2018	2017	(Decrease)	Change
Revenues:									
Rental income, net	\$ 17,718	\$ 16,7	20 \$	998	6.0	\$ 35,308	\$ 33,553	\$ 1,755	5.2
Tenant reimbursements	2,034	1,6	93	341	20.1	3,978	3,332	646	19.4
Total revenues	\$ 19,752	\$ 18,4	13 \$	1,339	7.3	\$ 39,286	\$ 36,885	\$ 2,401	6.5

Rental income, net. The increases during the three and six months ended June 30, 2018 are due primarily to \$270,000 and \$281,000, respectively, generated by two properties acquired in 2018 and \$660,000 and \$1.5 million, respectively, generated by four properties acquired in 2017. Same store properties (as defined below) contributed \$349,000 and \$578,000, respectively, during the three and six months ended June 30, 2018, primarily due to the re-tenanting of two properties that were vacant in the corresponding prior year periods. Offsetting the increases in rental income during the three and six months ended June 30, 2018 are decreases of \$281,000 and \$576,000, respectively, representing the 2017 rental income from properties sold during 2018 and 2017. Same store properties refer to properties that were owned for the entirety of the periods being presented.

Tenant reimbursements. Real estate tax and operating expense reimbursements increased during the three and six months ended June 30, 2018 due primarily to reimbursements of (i) \$219,000 and \$394,000, respectively, from several same store properties and (ii) \$218,000 and \$395,000, respectively, from properties acquired in 2018 and 2017. Offsetting the increases during the three and six months ended June 30, 2018 are decreases of \$96,000 and \$143,000, respectively, representing tenant reimbursements in 2017 from the Fort Bend, Texas property sold in January 2018. Tenant reimbursements generally relate to real estate expenses incurred in the same period.

Operating Expenses

The following table compares operating expenses for the periods indicated:

	Three Months Ended June 30,			Increase %		Six Montl June		Increase	%	
(Dollars in thousands)	2018		2017	(1	Decrease)	Change	2018	 2017	(Decrease)	Change
Operating expenses:										
Depreciation and amortization	\$ 5,250	\$	5,190	\$	60	1.2 \$	10,432	\$ 10,743	\$ (311) (2.9)
General and administrative	2,969		2,893		76	2.6	5,928	5,708	220	3.9
Real estate expenses	2,515		2,371		144	6.1	5,182	5,075	107	2.1
Federal excise and state taxes	154		224		(70)	(31.3)	227	312	(85	5) (27.2)
Leasehold rent	77		77				154	154		
Total operating expenses	 10,965		10,755		210	2.0 \$	21,923	21,992	(69) (.3)
						_		 		-
Operating income	\$ 8,787	\$	7,658	\$	1,129	14.7 💲	17,363	\$ 14,893	\$ 2,470) 16.6
					30					

Depreciation and amortization. The decrease in the six months ended June 30, 2018 is due primarily to (i) \$947,000 from the sales of properties in 2017 and 2018 and (ii) the inclusion, during the six months ended June 30, 2017, of \$219,000 for the write-off of tenant origination costs related to a vacant property. Offsetting the decrease is an increase of \$763,000 in depreciation and amortization expense on the properties acquired in 2018 and 2017.

General and administrative. The increase in the six months ended June 30, 2018 was due primarily to (i) an increase in professional fees, including a one-time \$110,000 fee and (ii) higher compensation levels and an additional employee.

Real estate expenses. The increases during the three and six months ended June 30, 2018 are primarily due to \$215,000 and \$406,000, respectively, from properties acquired in 2017 and 2018; substantially all these expenses are rebilled to tenants and are included in Tenant reimbursements. Same store properties contributed net increases of \$113,000 and \$149,000, respectively, during the three and six months ended June 30, 2018. These increases were offset by decreases of \$184,000 and \$448,000 related to properties sold during 2018 and 2017.

Other Income and Expenses

The following table compares our other income and expenses for the periods indicated:

	 Three Moi Jun					A (Six Mont June					A /
(Dollars in thousands)	2018		2017	-	ncrease Decrease)	% Change		2018		2017		Increase Decrease)	% Change
Other income and expenses:		_									_		
Equity in earnings of													
unconsolidated joint ventures	\$ 348	\$	206	\$	142	68.9	\$	543	\$	451	\$	92	20.4
Equity in earnings from sale of unconsolidated joint venture													
property	71				71	100.0		71				71	100.0
Other income	6		320		(314)	(98.1))	10		342		(332)	(97.1)
Interest:													
Expense	(4,445))	(4,532)		(87)	(1.9))	(8,747))	(8,921))	(174)	(2.0)
Amortization and write-off of deferred financing costs	(221))	(227)	1	(6)	(2.6)	1	(449))	(454))	(5)	(1.1)

Equity in earnings of unconsolidated joint ventures. The increases in the three and six months ended June 30, 2018 were due primarily to the recognition of \$110,000, which represents our 50% share of the realized gain reclassified from accumulated other comprehensive income as a result of the discontinuance of hedge accounting on a mortgage interest rate swap in connection with the July 31, 2018 sale of the Milwaukee, Wisconsin property.

Other income. The three and six months ended June 30, 2017 includes \$243,000 paid to us by a former tenant in connection with the resolution of a dispute.



Interest expense. The following table details the components of interest expense for the periods indicated:

	Three Months Ended June 30, In					crease	%	 Six Mont Jun	hs Ei e 30,	nded	Increase		%	
(Dollars in thousands)		2018		2017	(De	crease)	Change		 2018		2017	(De	ecrease)	Change
Interest expense:														
Credit line interest	\$	219	\$	115	\$	104	90).4	\$ 346	\$	221	\$	125	56.6
Mortgage interest		4,226		4,417		(191)	(4	.3)	8,401		8,700		(299)	(3.4)
Total	\$	4,445	\$	4,532	\$	(87)	(1	.9)	\$ 8,747	\$	8,921	\$	(174)	(2.0)

Credit line interest

The increase in the three and six months ended June 30, 2018 were due primarily to increases of \$10.5 million and \$5.6 million, respectively, in the weighted average balance outstanding under our line of credit and increases of 85 (from 2.81% to 3.66%) and 87 basis points (from 2.67% to 3.54%), respectively, in the average interest rate due to the increase in the one month LIBOR rate.

Mortgage interest

The following table reflects the average interest rate on the average principal amount of outstanding mortgage debt for the periods indicated:

	Three Month June 30		Increase	%	Six Months June 3		Increase	%	
(Dollars in thousands)	2018	2017 (Decrease)	Change	2018	2017	(Decrease)	Change	
Average interest rate on mortgage									
debt	4.27%	4.32%	(.05)	(1.2)	4.25%	4.31%	(.06)	(1.4)	
Average principal amount of mortgage debt	\$ 395,643 \$	397,935 \$	(2,292)	(.6)	\$ 395,277 \$	398,121	\$ (2,844)	(.7)	

The decreases are due primarily to decreases in the average interest rates on outstanding mortgage debt and the average principal amount of mortgage debt outstanding. The decreases in the average interest rates are due to the financing (including financings effectuated in connection with acquisitions) or refinancing in 2018 and 2017 of \$34.8 million of gross mortgage debt (including \$2.9 million of refinanced amounts) with an average interest rate of approximately 4.0%. The net decreases in the average balance outstanding are due principally to scheduled amortization payments and the payoff of several mortgages in connection with property sales.

Gain on sale of real estate, net. The gain in the six months ended June 30, 2018 was realized from the sale of the Fort Bend, Texas property. The non-controlling interest's share of the gain was \$776,000. The gain in the three and six months ended June 30, 2017 was realized from the sale of the Greenwood Village, Colorado property in May 2017.

Liquidity and Capital Resources

Our sources of liquidity and capital include cash flow from operations, cash and cash equivalents, borrowings under our revolving credit facility, refinancing existing mortgage loans, obtaining mortgage loans secured by our unencumbered properties, issuance of our equity securities and property sales. Our available liquidity at August 2, 2018, was \$99.2 million, including \$2.5 million of cash and cash equivalents (net of the credit facility's required \$3.0 million deposit maintenance balance) and, subject to borrowing base requirements, up to \$96.7 million available under our revolving credit facility.

Liquidity and Financing

We expect to meet our (i) operating cash requirements (including debt service and dividends) principally from cash flow from operations and (ii) capital requirements of \$1.5 million of building expansion and improvements at our property tenanted by L-3 located in Hauppauge, New York, from cash flow from operations, our available cash and cash equivalents, proceeds from the sale of our common stock and, to the extent permitted, our credit facility. We and our joint venture partner are also contemplating a significant redevelopment of our multi-tenant shopping center in Manahawkin, New Jersey—we anticipate that the capital expenditures that may be incurred if such property is redeveloped will be funded by the foregoing sources as well as equity contributions from us and our joint venture partner.

At June 30, 2018, excluding mortgage indebtedness of our unconsolidated joint ventures, we had 68 outstanding mortgages payable secured by 85 properties, in the aggregate principal amount of \$395.4 million (before netting unamortized deferred financing costs). These mortgages represent first liens on individual real estate investments with an aggregate carrying value of \$626.6 million, before accumulated depreciation of \$88.4 million. After giving effect to interest rate swap agreements, the mortgage payments bear interest at fixed rates ranging from 3.02% to 6.45% (a 4.25% weighted average interest rate) and mature between 2018 and 2042 (an 8.5 year weighted average remaining term to maturity).

The following table sets forth, as of June 30, 2018, information with respect to our mortgage debt that is payable from July 1, 2018 through December 31, 2021 (excluding our unconsolidated joint ventures):

(Dollars in thousands)	2018	2019	2020	2021		Total	
Amortization payments	\$ 5,179	\$ 11,824	\$ 12,633	3 \$ 13,046	5 \$	42,682	
Principal due at maturity	2,890	3,485		- 8,463	5	14,838	
Total	\$ 8,069	\$ 15,309	\$ 12,633	<u>\$</u> 21,509	\$	57,520	

At June 30, 2018, our unconsolidated joint ventures had first mortgages on two properties with outstanding balances aggregating \$31.2 million, bearing interest rates of 3.49% and 4.0% (*i.e.*, a 3.89% weighted average interest rate) and maturing in 2022 and 2025. The mortgage in principal amount of \$7.0 million, an interest rate of 3.49% and maturing in 2022, was paid off in connection with the July 2018 sale of the joint venture property in Milwaukee, Wisconsin.

We intend to make debt amortization payments from operating cash flow and, though no assurance can be given that we will be successful in this regard, generally intend to refinance, extend or payoff the mortgage loans which mature in 2018 through 2021. We intend to repay the amounts not refinanced or extended from our existing funds and sources of funds, including our available cash, proceeds from the sale of our common stock and our credit facility (to the extent available).

We continually seek to refinance existing mortgage loans on terms we deem acceptable to generate additional liquidity. Additionally, in the normal course of our business, we sell properties when we determine that it is in our best interests, which also generates additional liquidity. Further, since each of our encumbered properties is subject to a non-recourse mortgage (with standard carve-outs), if our in-house evaluation of the market value of such property is less than the principal balance outstanding on the mortgage loan, we may determine to convey, in certain circumstances, such property to the mortgage in order to terminate our mortgage obligations, including payment of interest, principal and real estate taxes, with respect to such property.

Typically, we utilize funds from our credit facility to acquire a property and, thereafter secure long-term, fixed rate mortgage debt on such property. We apply the proceeds from the mortgage loan to repay borrowings under the credit facility, thus providing us with the ability to re-borrow under the credit facility for the acquisition of additional properties.

Credit Facility

Subject to borrowing base requirements, we can borrow up to \$100.0 million pursuant to our revolving credit facility which is available to us for the acquisition of commercial real estate, repayment of mortgage debt, property improvements and general working capital purposes; provided, that if used for property improvements and working capital purposes, the amount outstanding for such purposes will not exceed the lesser of \$15.0 million and 15% of the borrowing base and if used for working capital purposes, will not exceed \$10.0 million. The facility matures December 31, 2019 and bears interest equal to the one month LIBOR rate plus the applicable margin. The applicable margin ranges from 175 basis points if our ratio of total debt to total value (as calculated pursuant to the facility) is equal to or less than 50%, increasing to a maximum of 300 basis points if such ratio is greater than 65%. The applicable margin was 175 basis points at June 30, 2018 and 2017. At June 30, 2018 and 2017, the interest rate was 3.80% and 2.87%, respectively. There is an unused facility fee of 0.25% per annum on the difference between the outstanding loan balance and \$100 million. The credit facility requires the maintenance of \$3.0 million in average deposit balances.

The terms of our revolving credit facility include certain restrictions and covenants which limit, among other things, the incurrence of liens, and which require compliance with financial ratios relating to, among other things, the minimum amount of tangible net worth, the minimum amount of debt service coverage, the minimum amount of fixed charge coverage, the maximum amount of debt to value, the minimum level of net income, certain investment limitations and the minimum value of unencumbered properties and the number of such properties. Net proceeds received from the sale, financing or refinancing of properties are generally required to be used to repay amounts outstanding under our credit facility. At June 30, 2018, we were in compliance with the covenants under this facility.

Off-Balance Sheet Arrangements

We are not a party to any off-balance sheet arrangements other than with respect to our properties located in Lakemoor and Wheaton, Illinois and Beachwood, Ohio. These properties are ground leases improved by multi-family properties and generated \$1.9 million of rental income during the six months ended June 30, 2018. At June 30, 2018, our maximum exposure to loss with respect to these properties is \$34.0 million, representing the carrying value of the land; such leasehold positions are subordinate to an aggregate of \$158.2 million of mortgage debt incurred by our tenants, the owner/operators of the multi-family properties. These owner/operators are affiliated with one another. We do not believe this type of off-balance sheet arrangement has been or will be material to our liquidity and capital resource positions. See Note 6 to our consolidated financial statements for additional information regarding these arrangements.

Funds from Operations and Adjusted Funds from Operations

We compute funds from operations, or FFO, in accordance with the "White Paper on Funds From Operations" issued by the National Association of Real Estate Investment Trusts ("NAREIT") and NAREIT's related guidance. FFO is defined in the White Paper as net income (computed in accordance with generally accepting accounting principles), excluding gains (or losses) from sales of property, plus real estate depreciation and amortization (including amortization of deferred leasing costs), plus impairment write-downs of depreciable real estate and after adjustments for unconsolidated partnerships and joint ventures will be calculated to reflect funds from operations on the same basis. In computing FFO, we do not add back to net income the amortization of costs in connection with our financing activities or depreciation of non-real estate assets. We compute adjusted funds from operations, or AFFO, by adjusting from FFO for our straight-line rent accruals and amortization of lease intangibles, deducting lease termination fees and gain on extinguishment of debt and adding back amortization of restricted stock compensation, amortization of costs. Since the NAREIT White Paper does not provide guidelines for computing AFFO, the computation of AFFO may vary from one REIT to another.

We believe that FFO and AFFO are useful and standard supplemental measures of the operating performance for equity REITs and are used frequently by securities analysts, investors and other interested parties in evaluating equity REITs, many of which present FFO and AFFO when reporting their operating results. FFO and AFFO are intended to exclude GAAP historical cost depreciation and amortization of real estate assets, which assumes that the value of real estate assets diminish predictability over time. In fact, real estate values have historically risen and fallen with market conditions. As a result, we believe that FFO and AFFO provide a performance measure that when compared year over year, should reflect the impact to operations from trends in occupancy rates, rental rates, operating costs, interest costs and other matters without the inclusion of depreciation and amortization, providing a perspective that may not be necessarily apparent from net income. We also consider FFO and AFFO to be useful to us in evaluating potential property acquisitions.

FFO and AFFO do not represent net income or cash flows from operations as defined by GAAP. FFO and AFFO and should not be considered to be an alternative to net income as a reliable measure of our operating performance; nor should FFO and AFFO be considered an alternative to cash flows from operating, investing or financing activities (as defined by GAAP) as measures of liquidity. FFO and AFFO do not measure whether cash flow is sufficient to fund all of our cash needs, including principal amortization, capital improvements and distributions to stockholders.

Management recognizes that there are limitations in the use of FFO and AFFO. In evaluating our performance, management is careful to examine GAAP measures such as net income and cash flows from operating, investing and financing activities.

The table below provides a reconciliation of net income in accordance with GAAP to FFO and AFFO for the periods indicated (dollars in thousands):

	Three Months Ended June 30,			Six Months Ended June 30,		
		2018	2	2017	2018	2017
GAAP net income attributable to One Liberty Properties, Inc.	\$	4,517	\$	9,972	\$ 10,368 \$	12,837
Add: depreciation and amortization of properties		5,165		5,111	10,263	10,585
Add: our share of depreciation and amortization of unconsolidated joint ventures		191		219	407	441
Add: amortization of deferred leasing costs		85		79	169	158
Deduct: gain on sale of real estate				(6,568)	(2,408)	(6,568)
Deduct: equity in earnings from sale of unconsolidated joint venture property		(71)			(71)	
Adjustments for non-controlling interests		(27)		(35)	722	(69)
NAREIT funds from operations applicable to common stock	_	9,860		8,778	19,450	17,384
Deduct: straight-line rent accruals and amortization of lease intangibles		(499)		(218)	(1,025)	(404)
Add: our share of straight-line rent accruals and amortization of lease intangibles				, í		, í
of unconsolidated joint ventures		10		8	20	16
Add: amortization of restricted stock compensation		856		915	1,682	1,657
Add: amortization and write-off of deferred financing costs		222		227	449	454
Add: our share of amortization and write-off of deferred financing costs of						
unconsolidated joint ventures		6		6	12	13
Adjustments for non-controlling interests		12		3	26	8
Adjusted funds from operations applicable to common stock	\$	10,467	\$	9,719	\$ 20,614 \$	19,128
	_					

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The table below provides a reconciliation of net income per common share (on a diluted basis) in accordance with GAAP to FFO and AFFO:

	Three Months Ended June 30,			Six Months Ended June 30,		
		2018		2017	2018	2017
GAAP net income per common share attributable to One Liberty Properties, Inc.	\$.23	\$.54	\$.53	.69
Add: depreciation and amortization of properties		.27		.27	.54	.57
Add: our share of depreciation and amortization of unconsolidated joint ventures		.01		.01	.02	.02
Add: amortization of deferred leasing costs					.01	.01
Deduct: gain on sale of real estate				(.35)	(.13)	(.35)
Deduct: equity in earnings from sale of unconsolidated joint venture property						
Adjustments for non-controlling interests					.04	
NAREIT funds from operations per share of common stock	_	.51		.47	1.01	.94
Deduct: straight-line rent accruals and amortization of lease intangibles		(.03)		(.01)	(.05)	(.02)
Add: our share of straight-line rent accruals and amortization of lease intangibles						
of unconsolidated joint ventures						
Add: amortization of restricted stock compensation		.05		.05	.09	.09
Add: amortization and write-off of deferred financing costs		.01		.01	.02	.02
Add: our share of amortization and write-off of deferred financing costs of						
unconsolidated joint ventures						
Adjustments for non-controlling interests						
Adjusted funds from operations per share of common stock	\$.54	\$.52	\$ 1.07 \$	5 1.03

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Our primary market risk exposure is the effect of changes in interest rates on the interest cost of draws on our revolving variable rate credit facility and the effect of changes in the fair value of our interest rate swap agreements. Interest rates are highly sensitive to many factors, including governmental monetary and tax policies, domestic and international economic and political considerations and other factors beyond our control.

We use interest rate swaps to limit interest rate risk on variable rate mortgages. These swaps are used for hedging purposesnot for speculation. We do not enter into interest rate swaps for trading purposes. At June 30, 2018, our aggregate liability in the event of the early termination of our swaps was \$126,000.

At June 30, 2018, we had 29 interest rate swap agreements outstanding (including one held by an unconsolidated joint venture). The fair market value of the interest rate swaps is dependent upon existing market interest rates and swap spreads, which change over time. As of June 30, 2018, if there had been an increase of 100 basis points in forward interest rates, the fair market value of the interest rate swaps would have increased by approximately \$6.7 million and the net unrealized gain on derivative instruments would have increased by \$6.7 million. If there were a decrease of 100 basis points in forward interest rates, the fair market value of the interest rate swaps would have decreased by approximately \$7.2 million and the net unrealized

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gain on derivative instruments would have decreased by \$7.2 million. These changes would not have any impact on our net income or cash.

Our mortgage debt, after giving effect to interest rate swap agreements, bears interest at fixed rates and accordingly, the effect of changes in interest rates would not impact the amount of interest expense that we incur under these mortgages.

Our variable rate credit facility is sensitive to interest rate changes. At June 30, 2018, a 100 basis point increase of the interest rate on this facility would increase our related interest costs over the next twelve months by approximately \$203,000 and a 100 basis point decrease of the interest rate would decrease our related interest costs over the next twelve months by approximately \$203,000.

The fair market value of our long-term debt is estimated based on discounting future cash flows at interest rates that our management believes reflect the risks associated with long term debt of similar risk and duration.

Item 4. Controls and Procedures

Based on their evaluation as of the end of the period covered by this report, our chief executive officer and chief financial officer concluded that our disclosure controls and procedures (as defined in Rule 13a-15(e) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act")) are effective.

There were no changes in our internal control over financial reporting (as defined in Rule 13a-15(f) promulgated under the Exchange Act) during the three months ended June 30, 2018 that materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Part II - OTHER INFORMATION

Item 6. Exhibits

Exhibit No.	Title of Exhibit
10.1	Form of Performance Award Agreement granted July 2018.
31.1	Certification of President and Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Senior Vice President and Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley
	Act of 2002.
32.1	Certification of President and Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification of Senior Vice President and Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley
	Act of 2002.
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	XBRL Taxonomy Extension Definition Label Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document

ONE LIBERTY PROPERTIES, INC. SIGNATURES

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

	ONE LIBERTY PROPERTIES, INC. (Registrant)
Date: August 6, 2018	/s/ Patrick J. Callan, Jr.
	Patrick J. Callan, Jr.
	President and Chief Executive Officer
	(principal executive officer)
Date: August 6, 2018	/s/ David W. Kalish
	David W. Kalish
	Senior Vice President and Chief Financial Officer (principal financial officer)
	/

FORM OF PERFORMANCE AWARDS AGREEMENT — ONE LIBERTY PROPERTIES, INC. AND

THIS AGREEMENT is entered into on July 1, 2018, between One Liberty Properties, Inc., a Maryland corporation ("Company"), and _____, ("Participant").

WHEREAS, the stockholders of the Company have adopted the One Liberty Properties, Inc. 2016 Incentive Plan ("Plan"); and

WHEREAS, the Compensation Committee of the Board of Directors ("Committee") has granted, pursuant to Section 8 of the Plan, Performance Awards in the form of restricted stock units ("Units") to the Participant pursuant to which shares of the Company's common stock underlying the Units are issuable upon the attainment by the Company during the Performance Cycle of the Performance Criteria established by the Committee as set forth in Exhibit A hereto and made part hereof;

NOW THEREFORE, the parties hereby agree as follows:

- 1. <u>Incorporation of the Plan.</u> All provisions of this Agreement and the rights of Participant hereunder are subject in all respects to the provisions of the Plan and the powers of the Committee therein provided. Capitalized terms used in this Agreement but not defined herein shall have the meaning set forth in the Plan. The Participant acknowledges receipt of the Plan.
- 2. <u>Grant Date</u>. Pursuant to the Plan, the Company, effective as of July 1, 2018 (the "Grant Date"), granted to the Participant a Performance Based Award in the form of _____ Units, subject to the terms and conditions of the Plan and those set forth herein.
- Terms and Conditions. Except as otherwise provided herein, the Units shall remain non-vested and subject to substantial risk
 of forfeiture. If the Participant's relationship with the Company terminates for any reason during the Performance Cycle
 (other than as contemplated by Section 5), the Units shall be forfeited by the Participant and shall be null and void.
- 4. <u>Issuance of Shares</u>. As soon as practicable after the Units become vested and non-forfeitable, the Participant will be entitled to receive one share (the "Share" or "Shares") of Company common stock for each vested Unit. In the event that a fraction of a Share would be issued, the number of Shares to be issued shall be rounded to the nearest whole share. Any delivery of Shares under this Agreement may be made by delivery of a share certificate or by means of a credit of Shares in book entry form.
- 5. <u>Vesting.</u> The Units awarded to the Participant shall, except as otherwise provided herein, become vested and non-forfeitable to the extent, but only to the extent, that the Committee determines that the applicable Performance Criteria set forth in <u>Exhibit A</u> have been satisfied at the end of the Performance Cycle (the "Vesting Date"). Notwithstanding the forfeiture provision of Section 3 hereof, the interest of the Participant in the Units shall vest as follows:

- (a) a *pro rata* number of Units upon termination of the Participant's relationship with the Company due to death, Disability or Retirement (collectively a "DDR Event") during the Performance Cycle, but only with respect to Units that would otherwise have vested at the end of the Performance Cycle. For the purposes of this Section 5 (a), the *pro rata* number of Units that shall vest shall equal the product obtained by multiplying the total number of Units awarded pursuant to this Agreement by a fraction, the numerator of which is the number of days commencing July 1, 2018 and ending on the date of the DDR Event, and the denominator of which is the total number of days in the Performance Cycle.
- (b) All of the Units shall vest upon a Change of Control if the effective date thereof is after January 1, 2020. If the effective date of the Change of Control shall occur prior to or on January 1, 2020, a *pro rata* number of Units shall vest upon such Change of Control. For the purposes of this Section 5(b), the *pro rata* number of Units that vest shall equal the product obtained by multiplying the total number of Units awarded pursuant to this Agreement by a fraction, the numerator of which is the number of days commencing on July 1, 2018 and ending on the effective date of the Change of Control, and the denominator of which is the total number of days in the period commencing July 1, 2018 and ending January 1, 2020.
- (c) If a Participant's relationship with the Company terminates due to a DDR Event and subsequent thereto (but prior to June 30, 2021) there is a Change of Control, then notwithstanding anything to the contrary herein, the *pro rata* number of Units which shall vest and the number of Shares which shall be issuable to the Participant, the Participant's guardian, personal representative or estate on a Change of Control shall be equal to the product obtained by multiplying the total number of Units subject to this Agreement by a fraction, the numerator of which is the number of days commencing July 1, 2018 and ending on the date of the DDR Event, and the denominator of which is the total number of days in the period commencing on July 1, 2018 and ending on the effective date of the Change of Control.
- 6. <u>Restrictions.</u> The Units awarded pursuant to this Agreement may not be sold, pledged or otherwise transferred and may not be subject to lien, garnishment, attachment or other legal process.
- 7. <u>Rights as a Stockholder</u>. The Recipient shall not have any rights of a stockholder with respect to the Shares underlying the Units unless and until the Units vest.
- 8. <u>Disability of Participant.</u> In the event of the Disability of the Participant, the Shares underlying Units which have vested pursuant to this Agreement shall be issued to the Participant if Participant is legally competent or to a legally designated guardian or representative if the Participant is not legally competent.
- 9. <u>Death of Participant</u>. In the event of the Participant's death, the Shares underlying the Units which have vested and are issuable pursuant to this Agreement shall be issued to the Participant's estate, personal representative, or designated beneficiary.

- 10. <u>Taxes.</u> The Participant shall be liable for any and all taxes, including withholding taxes, arising out of this grant, the vesting of Units and the issuance of Shares hereunder.
- 11. <u>Claw-back</u>. The Participant acknowledges and agrees that the grant of the Units and the issuance of Shares is subject to the applicable provisions of any claw-back policy implemented by the Company, whether implemented prior to or after the grant of this Award.
- 12. Miscellaneous
 - (a) Neither this Agreement nor the granting or vesting of Units shall confer upon the Participant any right to continue in the employ of the Company or an affiliate, nor shall it interfere in any way with the right of the Company or an affiliate to terminate Participant's relationship with the Company at any time.
 - (b) The parties agree to execute such further documents and instruments and to take such action as may reasonably be necessary to carry out the intent of this Agreement, including without limitation the imposition of appropriate legends on the Shares and the issuance of "stop transfer" orders to implement the restrictions imposed herein.
 - (c) This Award shall be governed by the laws of the State of Maryland (without regard to its choice of law principles) and applicable Federal law.
 - (d) For the purpose of this Agreement, a Participant's relationship with the Company shall be deemed to terminate when the Participant is no longer serving the Company as an officer, director, employee or consultant.
 - (e) Except as may otherwise be permitted under the Plan, the Committee has the right to amend this Agreement, prospectively or retroactively; provided that no such amendment or alteration shall adversely affect Participant's material rights under this Agreement without Participant's consent and pursuant to a writing executed by the parties hereto which specifically states that it is amending this Agreement.
 - (f) This Agreement and the Plan constitute the entire contract between the parties hereto with regard to the subject matter hereof. They supersede any other agreements, representations or understandings (whether oral or written and whether express or implied) that relate to the subject matter hereof.
 - (g) Except as expressly stated herein to the contrary, this Agreement will be binding upon and inure to the benefit of the respective heirs, legal representatives, successors and assigns of the parties hereto.
 - (h) The Units granted to the Participant shall be credited to a separate account maintained on the books of the Company (the "Account"). All amounts credited to Participant's Account under this Agreement shall continue for all purposes to be a part of the general assets of the Company. Participant's interest in the Account shall make Participant only a general, unsecured creditor of the Company.

This Agreement has been executed and delivered by the parties as of the date hereof.

ONE LIBERTY PROPERTIES, INC.

By:

David W. Kalish, Chief Financial Officer

Signature of Participant

Name of Participant

Participant's Social Security Number

EXHIBIT A

PERFORMANCE CRITERIA

The number of Restricted Stock Units ("Units") that shall vest, if any, will be determined by the Compensation Committee as soon as practicable after the completion of a three year Performance Cycle (which shall commence July 1, 2018 and end on June 30, 2021) using the following Performance Criteria:

Return on Capital: One-half of the awarded Units, or an aggregate of ______ Units, are subject to an average annual return on capital metric for the period from July 1, 2018 through June 30, 2021. For all of the Units subject to the return on capital Units, are subject to an average annual metric to vest and for the underlying shares of the Company's common stock be issued to the Participant, the average of the annual return on capital during the Performance Cycle must be at least 9.75%. For a portion of these Units to vest and for underlying shares of the Company's common stock to be issued with respect to the Units which vest, the average of the annual return on capital for the Performance Cycle must exceed 7%. If the average of the annual return on capital exceeds 7%, but is less than 9.75% for the Performance Cycle, then a pro rata number of Units shall vest and the underlying shares of the Company's common stock with respect to the Units which vest will be issued. Return on capital means adjusted funds from operations, as determined below, divided by average capital, as determined below. Adjusted funds from operations means funds from operations, determined in accordance with the National Association of Real Estate Investment Trusts definition, adjusted for straight-line rent accruals and amortization of lease intangibles, and adding and deducting gains and losses, respectively, on sales of properties. Gains and/or losses on property sales shall equal the sales price for a property less the purchase price, costs of capital improvements and costs of sale. Such return shall be calculated for each twelve month period beginning July 1, 2018. Average capital is defined as stockholders' equity, plus depreciation and amortization, adjusted for intangibles, and for each twelve month period during the Performance Cycle, shall be measured by reference to the quotient obtained by dividing (a) the sum of the capital as of July 1 and the following June 30 by (b) two. As in the case of the total stockholder return metric, the average annual return on capital shall be determined for each twelve month period beginning July 1, 2018, 2019 and 2020, and whether and to the extent an award vests, will be based on the average of such averages.

Total Stockholder Return: One-half of the awarded Units, or an aggregate of ______Units, are subject to a total stockholder return metric average for the period from July 1, 2018 through June 30, 2021. Each year (July 1st through the following June 30th) total stockholder return for such year shall be calculated using the following formula: the closing price per share on the NYSE of the Company's common stock at the end of the measuring period (the applicable June 30th) minus the closing price per share on the NYSE of the Company's common stock at the start of the measuring period (the applicable July 1st) plus all dividends paid during the measuring period shall be divided by the closing price per share on the NYSE of the Company's common stock at the end of three year stare on the NYSE of the Company's common stock at the start of the measuring period (the applicable July 1st) plus all dividends paid during the measuring period shall be divided by the closing price per share on the NYSE of the Company's common stock at the end of the equivalent to the NYSE of the Company's common stock at the tore year share on the NYSE of the Company's common stock at the tore year share on the NYSE of the Company's common stock at the three years in the Performance Cycle, an average of such three year total stockholder return has been calculated for each of the three year period must be 12.75% or higher, and for a portion of the Units to vest and the underlying shares of the Company's common stock be issued, the average total stockholder return for the three year period must exceed 7%. If the average annual total stockholder return exceeds 7%, but is less than 12.75% for the three year period, then a *pro rata* number of Units shall vest and the underlying shares of the Company's common stock with respect to the Units which vest shall be issued.

CERTIFICATION

I, Patrick J. Callan, Jr., certify that:

1. I have reviewed this Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2018 of One Liberty Properties, Inc.

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer 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 Rule 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 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 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 6, 2018

/s/ Patrick J. Callan, Jr. Patrick J. Callan, Jr. President and Chief Executive Officer

CERTIFICATION

I, David W. Kalish, certify that:

1. I have reviewed this Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2018 of One Liberty Properties, Inc.

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer 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 Rule 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 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 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 6, 2018

/s/ David W. Kalish David W. Kalish Senior Vice President and Chief Financial Officer

CERTIFICATION OF PRESIDENT AND CHIEF EXECUTIVE OFFICER

PURSUANT TO 18 U.S.C. 1350 (SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002)

I, Patrick J. Callan, Jr., do hereby certify, pursuant to 18 U.S.C. 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that based upon a review of the Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2018 of One Liberty Properties, Inc. ("the Registrant"), as filed with the Securities and Exchange Commission on the date hereof (the "Report"):

(1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

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

Date: August 6, 2018

/s/ Patrick J. Callan, Jr. Patrick J. Callan, Jr. President and Chief Executive Officer

The foregoing certification is being furnished pursuant to 18 U.S.C. Section 1350. It is not being filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and it is not to be incorporated by reference into any filing of the Company, regardless of any general incorporation language in such filing.

CERTIFICATION OF SENIOR VICE PRESIDENT AND CHIEF FINANCIAL OFFICER

PURSUANT TO 18 U.S.C. 1350

(SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002)

I, David W. Kalish, do hereby certify, pursuant to 18 U.S.C. 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that based upon a review of the Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2018 of One Liberty Properties, Inc. ("the Registrant"), as filed with the Securities and Exchange Commission on the date hereof (the "Report"):

(1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

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

Date: August 6, 2018

/s/ David W. Kalish David W. Kalish Senior Vice President and Chief Financial Officer

The foregoing certification is being furnished pursuant to 18 U.S.C. Section 1350. It is not being filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and it is not to be incorporated by reference into any filing of the Company, regardless of any general incorporation language in such filing.

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olp-20180630_lab.xml

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