

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 10-K

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2025
OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____
Commission file number: 001-37390



Global Net Lease, Inc.

(Exact name of registrant as specified in its charter)

Maryland

45-2771978

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

650 Fifth Ave., 30th Floor, New York, NY 10019

(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: **(332) 265-2020**

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

Title of each class	Trading Symbols	Name of each exchange on which registered
Common Stock, \$0.01 par value per share	GNL	New York Stock Exchange
7.25% Series A Cumulative Redeemable Preferred Stock, \$0.01 par value per share	GNL PR A	New York Stock Exchange
6.875% Series B Cumulative Redeemable Perpetual Preferred Stock, \$0.01 par value per share	GNL PR B	New York Stock Exchange
7.50% Series D Cumulative Redeemable Perpetual Preferred Stock, \$0.01 par value per share	GNL PR D	New York Stock Exchange
7.375% Series E Cumulative Redeemable Perpetual Preferred Stock, \$0.01 par value per share	GNL PR E	New York Stock Exchange

Securities registered pursuant to section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes No

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 every Interactive Data File required to be submitted 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 such files). Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a 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	<input checked="" type="checkbox"/>	Accelerated filer	<input type="checkbox"/>
Non-accelerated filer	<input type="checkbox"/>	Smaller reporting company	<input type="checkbox"/>
		Emerging growth company	<input type="checkbox"/>

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.

Indicate by check mark whether the registrant has filed a report on and attestation to its management's assessment of the effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C. 7262(b)) by the registered public accounting firm that prepared or issued its audit report.

If securities are registered pursuant to Section 12(b) of the Act, indicate by check mark whether the financial statements of the registrant included in the filing reflect the correction of an error to previously issued financial statements.

Indicate by check mark whether any of those error corrections are restatements that required a recovery analysis of incentive-based compensation received by any of the registrant's executive officers during the relevant recovery period pursuant to §240.10D-1(b).

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

The aggregate market value of the registrant's common stock held by non-affiliates of the registrant was \$1.7 billion based on the closing sales price on the New York Stock Exchange as of June 30, 2025, the last business day of the registrant's most recently completed second fiscal quarter.

As of February 23, 2026, the registrant had 214,186,001 shares of common stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant's proxy statement to be delivered to stockholders in connection with the registrant's 2026 Annual Meeting of Stockholders are incorporated by reference into Part III of this Form 10-K. The registrant intends to file its proxy statement within 120 days after its fiscal year end.

GLOBAL NET LEASE, INC.

FORM 10-K
Year Ended December 31, 2025

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Forward-Looking Statements

This Annual Report on Form 10-K contains “forward-looking statements” as that term is defined under the Private Securities Litigation Reform Act of 1995 (“PSLRA”), Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended (the “Exchange Act”). Forward-looking statements include statements regarding the intent, belief or current expectations of Global Net Lease, Inc. (“we,” “our,” or “us”) and members of our management team, as well as the assumptions on which such statements are based, and generally are identified by the use of words such as “may,” “will,” “seeks,” “anticipates,” “believes,” “estimates,” “projects,” “potential,” “predicts,” “expects,” “plans,” “intends,” “would,” “could,” “should” or similar expressions are intended to identify forward-looking statements, although not all forward-looking statements contain these identifying words. Actual results may differ materially from those contemplated by such forward-looking statements. We believe these forward-looking statements are reasonable; however, you should not place undue reliance on any forward-looking statements, which are based on current expectations. Further, forward-looking statements speak only as of the date they are made, and we undertake no obligation to update or revise forward-looking statements to reflect changed assumptions, the occurrence of unanticipated events or changes to future operating results over time, unless required by law. We intend that all forward-looking statements be subject to the safe-harbor provisions of the PSLRA.

These forward-looking statements are subject to risks, uncertainties and other factors, many of which are outside of our control, which could cause actual results to differ materially from the results contemplated by the forward-looking statements. These risks and uncertainties include the risks that any potential future acquisition or disposition by the Company is subject to market conditions, capital availability and timing considerations and may not be identified or completed on favorable terms, or at all. Some of the additional risks and uncertainties, although not all risks and uncertainties, that could cause our actual results to differ materially from those presented in our forward-looking statements are set forth in “Risk Factors” ([Part I, Item 1A](#) of this Annual Report on Form 10-K), “Quantitative and Qualitative Disclosures about Market Risk” ([Part II, Item 7A](#) of this Annual Report on Form 10-K), and “Management’s Discussion and Analysis of Financial Condition and Results of Operations” ([Part II, Item 7](#) of this Annual Report on Form 10-K), and our other filings with the U.S. Securities and Exchange Commission (the “SEC”), as such risks, uncertainties and other important factors may be updated from time to time in our subsequent reports.

PART I

Item 1. Business.

Overview

We are an internally managed real estate investment trust for United States (“U.S.”) federal income tax purposes (“REIT”) that focuses on acquiring and managing a global portfolio of income producing net lease assets across the U.S. and Western and Northern Europe.

As of December 31, 2025, we owned 820 properties consisting of 40.7 million rentable square feet, which were 97% leased, with a weighted-average remaining lease term of 6.1 years. Based on the percentage of annualized rental income on a straight-line basis as of December 31, 2025, approximately 74% of our properties were located in the U.S. and Canada and approximately 26% were located in Europe. In addition, as of December 31, 2025, our portfolio was comprised of 46% Industrial & Distribution properties, 27% Retail properties and 27% Office properties. These represent our three reportable segments and the percentages are calculated using annualized straight-line rent converted from local currency into the U.S. Dollar (“USD”) as of December 31, 2025. The straight-line rent includes amounts for tenant concessions.

The Multi-Tenant Retail Disposition

During the six months ended June 30, 2025, we completed the sale of 99 of our multi-tenant retail properties (the “Multi-Tenant Retail Portfolio”) to RCG Venture Holdings, LLC (“RCG”) pursuant to a purchase and sale agreement, dated as of February 25, 2025 (the “Multi-Tenant Retail Disposition”).

The results of operations of the Multi-Tenant Retail Portfolio are currently reported as part of discontinued operations (see [Note 2](#) — *Summary of Significant Accounting Policies* and [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K for additional information).

The Acquisition of The Necessity Retail REIT and the Internalization

On September 12, 2023 (the “Acquisition Date”), the REIT Merger and the Internalization Merger (both as defined in [Note 4](#) — *The Mergers* to our consolidated financial statements included in this Annual Report on Form 10-K) were consummated (collectively, the “Mergers”). See [Note 4](#) — *The Mergers* to our consolidated financial statements included in this Annual Report on Form 10-K for additional information.

Investment Strategy

Our recent strategic focus has been on reducing our leverage through select dispositions, prioritizing non-core assets and opportunistic sales. On a long-term basis, we seek to:

- generate stable and consistent cash flows by acquiring properties, or entering into new leases, with long lease terms;
- acquire properties utilizing a well-defined investment strategy and rigorous underwriting process to identify and select high-quality net lease investment opportunities;
- lease properties to tenants with logistical and local advantages, strong operating performance, strong business financials, financial visibility, and corporate-level profitability;
- enter into new leases with contractual rent escalations or inflation adjustments included in the lease terms; and
- enhance the diversity of our asset base by continuously evaluating opportunities in different geographic regions of the U.S., Canada, and Europe.

In evaluating prospective investments, we consider relevant real estate and financial factors, including the location of the property, the leases and other agreements affecting it, the creditworthiness of its major tenants, its income producing capacity, its physical condition, its prospects for appreciation and liquidity, tax considerations and other factors. In this regard, we have substantial discretion with respect to the selection of specific investments, subject to approval for certain investments by and any guidelines established by our board of directors (the “Board”) or the Finance Committee of the Board. We may change our business strategy, including the assets we seek to acquire, in the absolute discretion of our Board.

We may also originate or acquire first mortgage loans, mezzanine loans, preferred equity or securitized loans (secured by real estate) but do not currently own any of these asset types.

We own assets located in ten countries and territories. As of December 31, 2025, we leased space to 231 different tenants doing business across 71 different industries. As of December 31, 2025, no industry represented more than 10% of our portfolio’s rental income on a straight-line basis and our portfolio was 97% occupied.

Tenants and Leasing

We are focused over the long term on acquiring strategically located properties in the U.S. and strong sovereign debt rated countries in Western and Northern Europe. Over the short term, we remain focused on managing our leverage, which we expect will continue to include strategic or opportunistic dispositions. Over the course of the calendar years 2025 and 2024 we closed transactions for an aggregate sale price of approximately \$3.3 billion under our previously announced strategic disposition initiative, which include the sale of the Multi-Tenant Retail Portfolio. We continuously monitor improving or deteriorating credit quality for asset management opportunities which we review in-house using Moody’s Analytics.

Our properties are leased to primarily “Investment Grade” rated tenants in well established markets in the U.S. and Europe. For our purposes, “Investment Grade” for our properties includes both actual investment grade ratings of the tenant or guarantor, if available, or implied investment grade. Implied investment grade may include actual ratings of the tenant parent, guarantor parent (regardless of whether or not the parent has guaranteed the tenant’s obligation under the lease) or tenants that are identified as investment grade by using a proprietary Moody’s Analytics tool, which generates an implied rating by measuring an entity’s probability of default. Ratings information is as of December 31, 2025. A total of 66% of our rental income on an annualized straight-line basis for leases in place as of December 31, 2025 was derived from Investment Grade rated tenants, comprised of 34% leased to tenants with an actual investment grade rating and 32% leased to tenants with an implied investment grade rating.

As of December 31, 2025, our portfolio had a weighted-average remaining lease term of 6.1 years (based on square feet as of the last day of the applicable quarter), as compared to 6.2 years as of December 31, 2024. As of December 31, 2025, approximately 86% of our leases with our tenants contained rent escalation provisions that increase the cash rent that is due over time by an average cumulative increase of 1.4% per year. For additional information, see “*Item 7. Management’s Discussion and Analysis of Financial Condition and Results of Operations — Inflation*” found later in this Annual Report on Form 10-K.

Our business is generally not seasonal.

Financing Strategies and Policies

We use various sources to fund our business including acquisitions and other investments as well as property and tenant improvements, leasing commissions and other working capital needs. In addition to cash flows from operations, other sources of capital which we have used and may use in the future include, proceeds received from our senior unsecured multi-currency credit facility (the “Revolving Credit Facility”), proceeds from secured or unsecured financings (which may include note issuances), proceeds from offerings of equity securities, including offerings pursuant to our at-the-market program and proceeds from any future sales of properties.

We expect to incur additional indebtedness in the future and issue additional equity to fund our future needs including acquisitions. The form of our indebtedness will vary and could be long-term or short-term, secured or unsecured, or fixed-rate or floating rate. We will not enter into interest rate swaps or caps, or similar hedging transactions or derivative arrangements for speculative purposes, but have entered into, and expect to continue to enter into, these types of transactions in order to manage or mitigate our interest rate risk on variable rate debt. See “*Item 7. Management’s Discussion and Analysis of Financial Condition and Results of Operations – Liquidity and Capital Resources*” herein for further discussion.

As noted above, our Board may reevaluate and change our investment and financing policies in its sole discretion without a stockholder vote. Factors that we would consider when reevaluating or changing our investment and financing policies include among other things, current economic conditions, the relative cost and availability of debt and equity capital, our expected investment opportunities, and the ability of our investments to generate sufficient cash flow.

Organizational Structure

Substantially all of our business is conducted through Global Net Lease Operating Partnership, L.P. (the “OP”), a Delaware limited partnership, and The Necessity Retail REIT Operating Partnership, L.P. (“RTL OP,” and together with the OP, the “OPs”) and each of their wholly-own subsidiaries.

Tax Status

We elected to be taxed as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended (the “Code”), commencing with our taxable year ended December 31, 2013. We believe that, commencing with such taxable year, we have been organized and have operated in a manner so that we qualify for taxation as a REIT under the Code. We intend to continue to operate in such a manner to qualify for taxation as a REIT, but can provide no assurances that we will operate in a manner so as to remain qualified as a REIT. To continue to qualify for taxation as a REIT, we must distribute annually at least 90% of our REIT taxable income (which does not equal net income as calculated in accordance with generally accepted accounting principles (“GAAP”)), determined without regard for the deduction for dividends paid and excluding net capital gains, and must comply with a number of other organizational and operational requirements. If we continue to qualify for taxation as a REIT, we generally will not be subject to federal corporate income tax on the portion of our REIT taxable income that we distribute to our stockholders. Even if we qualify for taxation as a REIT, we may be subject to certain state, and local taxes on our income and properties, and federal income and excise taxes on our undistributed income.

In addition, our international assets and operations, including those owned through direct or indirect subsidiaries that are disregarded entities for U.S. federal income tax purposes, continue to be subject to taxation in the foreign jurisdictions where those assets are held or those operations are conducted.

Competition

The commercial real estate market is highly competitive. We compete for tenants in all of our markets based on various factors that include location, rental rates, security, suitability of the property's design for a tenant's needs and the manner in which the property is operated and marketed. The number of competing properties in a particular market could have a material effect on our occupancy levels, rental rates and on the operating expenses of certain of our properties.

In addition, we compete for acquisitions with other REITs, specialty finance companies, savings and loan associations, banks, mortgage bankers, insurance companies, sovereign wealth funds, mutual funds and other entities. Some of these competitors, including larger REITs, have greater financial resources than we have and generally may be able to accept more risk than we can prudently manage, including risks with respect to the creditworthiness of tenants.

Competition from these and other third-party real estate investors may limit the number of suitable investment opportunities available to us and increase prices which will lower yields, making it more difficult for us to acquire new investments on attractive terms.

Regulations - General

Our investments are subject to various federal, state, local and foreign laws, ordinances and regulations, including, among other things, the Americans with Disabilities Act of 1990, zoning regulations, land use controls, environmental controls relating to air and water quality, noise pollution and indirect environmental impacts such as increased motor vehicle activity. We believe that we have all permits and approvals necessary under current law to operate our investments. These regulations have not and are not expected to have a material impact on our capital expenditures, competitive position, financial condition or results of operations.

Regulations - Environmental

As an owner of real estate, we are subject to various environmental laws of federal, state and local governments and foreign governments at various levels. Compliance with existing laws has not had a material adverse effect on our capital expenditures, competitive position, financial condition or results of operations, and management does not believe it will have such an impact in the current fiscal year. However, we cannot predict the impact of unforeseen environmental contingencies or new or changed laws or regulations on properties in which we hold an interest, or on properties that may be acquired directly or indirectly in the future. As part of our efforts to mitigate these risks, we typically engage third parties to perform assessments of potential environmental risks when evaluating a new acquisition of property, and we frequently require sellers to address them before closing or obtain contractual protection (indemnities, cash reserves, letters of credit, or other instruments) from property sellers, tenants, a tenant's parent company, or another third party to address known or potential environmental issues in the current fiscal year.

Employees and Human Capital Resources

As of December 31, 2025, we had 56 employees located across the United States (52 employees) and Europe (four employees).

None of our employees is represented by a labor union or covered by a collective bargaining agreement. We believe we enjoy good relationships with our employees. Our human capital resources objectives center around employee engagement, fostering our culture, and leadership development in order to attract and retain talented and well-qualified employees. Our compensation program, including competitive salaries and other benefits, are designed to attract, hire, retain and motivate highly qualified employees and executives. We strive to recognize and reward noteworthy performance, evaluated through periodic reviews with each employee. We also offer training and development opportunities for our employees. In 2025, we offered training and development for our employees, which included anti-harassment training, cybersecurity training, and site manager training.

Available Information

We electronically file annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and all amendments to those reports, and proxy statements, with the SEC. You may read and copy any materials we file with the SEC at the SEC's Internet address at <http://www.sec.gov>. The website contains reports, proxy statements and information statements, and other information, which you may obtain free of charge. In addition, copies of our filings with the SEC may be obtained from our website at www.globalnetlease.com. Access to these filings is free of charge. We are not incorporating our website or any information from the website into this Form 10-K.

Item 1A. Risk Factors

Set forth below are the risk factors that we believe are material to our investors and a summary thereof. The occurrence of any of the risks discussed in this Annual Report on Form 10-K could have a material adverse effect on our business, financial condition, results of operations and ability to pay dividends and they may also impact the trading price of our common and our preferred stock. The risk factors contained herein are not necessarily comprehensive and we may be subject to other risks.

Summary Risk Factors

- We may be unable to enter into contracts for and complete property acquisitions or dispositions on advantageous terms and our property acquisitions may not perform as we expect.
- The majority of our properties are occupied by single tenants and single-tenant leases involve significant risks of tenant default and tenant vacancies, which could materially and adversely affect us.
- Our ability to grow depends on our ability to access additional debt or equity financing on attractive terms, and there can be no assurance we will be able to do so on favorable terms or at all.
- Certain of the agreements governing our indebtedness may limit our ability to pay dividends on our common stock, \$0.01 par value per share (“Common Stock”), our 7.25% Series A Cumulative Redeemable Preferred Stock, \$0.01 par value per share (“Series A Preferred Stock”), our 6.875% Series B Cumulative Redeemable Perpetual Preferred Stock, \$0.01 par value per share (“Series B Preferred Stock”), our 7.50% Series D Cumulative Redeemable Perpetual Preferred Stock, \$0.01 par value per share (“Series D Preferred Stock”), our 7.375% Series E Cumulative Redeemable Perpetual Preferred Stock, par value \$0.01 (“Series E Preferred Stock”, together with the Series A Preferred Stock, the Series B Preferred Stock and the Series D Preferred Stock, the “Preferred Stock”), or any other equity securities we may issue.
- If we are not able to generate sufficient cash from operations, we may have to reduce the amount of dividends we pay or identify other financing sources.
- Market and economic challenges experienced by the U.S. and global economies may adversely impact our operating results and financial condition.
- We are subject to risks associated with our international investments, including compliance with and changes in foreign laws and fluctuations in foreign currency exchange rates.
- Inflation and increases in the inflation rate will have an adverse effect on our investments and results of operations.
- We have substantial indebtedness and we may incur significant additional indebtedness and other liabilities. Changes in the debt markets could have a material adverse impact on our earnings and financial condition.
- We depend on tenants for our rental revenue and, accordingly, our rental revenue depends upon the success and economic viability of our tenants. If a tenant or lease guarantor declares bankruptcy or becomes insolvent, we may be unable to collect balances due under relevant leases.
- In owning properties we may experience, among other things, unforeseen costs associated with complying with laws and regulations, including those related to environmental matters, and other costs, potential difficulties selling properties and potential damages or losses resulting from climate change.
- Restrictions on share ownership contained in our charter may inhibit market activity in shares of our stock and restrict our business combination opportunities.
- We are subject to risks associated with a pandemic, epidemic or outbreak of a contagious disease, which can cause severe disruptions in the U.S. and global economy.
- We may fail to continue to qualify as a REIT.

Risks Related to Our Properties and Operations

We may be unable to enter into contracts for and complete property acquisitions or dispositions on advantageous terms and our property acquisitions may not perform as we expect.

While the Multi-Tenant Retail and McLaren dispositions effectively conclude our strategic disposition program put in place in 2024, there is no assurance that in the future we will again focus on dispositions and may opportunistically dispose of properties, and that any such dispositions will be on terms that are found favorable to us or at the time we wish to do so. In addition, we may not have funds available to correct defects or make improvements that are necessary or desirable before the sale of a property. We cannot predict the length of time needed to find a willing purchaser and to close the sale of a property. Furthermore, as a REIT, our ability to sell properties that have been held for less than two years is limited as any gain recognized on the sale or other disposition of such property could be subject to the 100% prohibited transaction tax, as discussed in more detail below. See “*U.S. Federal Income Tax Risks – Even as a REIT, in certain circumstances, we may incur tax liabilities that would reduce our cash available for distribution to our stockholders.*” We also may not recognize the anticipated benefits of completed dispositions or other divestitures we may pursue in the future.

Over the longer term, we expect to continue acquiring properties. Pursuing our longer term investment objective exposes us to numerous risks, including:

- competition from other real estate investors with significant capital resources;
- we may acquire properties that are not accretive or dispose of properties at prices less than we originally contemplated;
- we may not successfully integrate, manage and lease the properties we acquire to meet our expectations or market conditions may result in future vacancies and lower-than expected rental rates;
- we may be unable to obtain debt financing or raise equity required to fund acquisitions on favorable terms, or at all;
- we may need to spend more than budgeted amounts to make necessary improvements or renovations to acquired properties;
- agreements to acquire properties are typically subject to customary conditions to closing that may or may not be completed, and we may spend significant time and money on potential acquisitions that we do not consummate;
- the process of acquiring or pursuing the acquisition of a new property may divert the attention of our management team from our existing business operations; and
- we may acquire properties without recourse, or with only limited recourse, for liabilities, whether known or unknown.

Our ability to grow our assets depends on our ability to access capital from external sources, and there can be no assurance we will be able to do so on favorable terms or at all.

In order to meet our strategic goals, which include acquiring additional properties, we will need to access sources of capital beyond the cash we generate from our operations. Our access to capital depends, in part, on:

- general market conditions;
- the market’s perception of our assets and growth potential;
- our current and expected debt levels;
- our current and expected future earnings, cash flow and dividend payments;
- market price per share of our Common Stock and Preferred Stock, and any other class or series of equity security we may seek to issue.

Historically, there have been periods where the global equity and credit markets have experienced significant price volatility, dislocations and liquidity disruptions, which have caused market prices of equity and debt securities to fluctuate substantially and the spreads on prospective debt financings to widen considerably. These circumstances have recently materially impacted liquidity in the financial markets, making terms for certain financings less attractive, and in certain cases have resulted in the unavailability of certain types of financing. These factors may make it more difficult for us to buy or sell properties and may adversely affect the price we purchase or receive for properties, as we and prospective buyers may experience increased costs of financing or difficulties in obtaining financing. These events in the equity and credit markets may make it more difficult or costly for us to raise capital through the issuance of common stock, preferred stock or debt securities.

We cannot assure you that we will be able to obtain debt financing or raise equity on terms favorable or acceptable to us or at all. If we are unable to do so, our ability to successfully pursue our long-term strategy of growth through property acquisitions will be limited.

If we are not able to increase the amount of cash we have available to pay dividends, we may have to reduce dividend payments or identify other financing sources to fund the payment of dividends at their current levels.

We cannot guarantee that we will be able to pay dividends on a regular basis on our Common Stock, Preferred Stock or any other class or series of stock we may issue in the future. Any accrued and unpaid dividends payable with respect to our Preferred Stock must be paid upon redemption of those shares. Decisions regarding the frequency and amount of any future dividends we pay on our Common Stock will remain at all times entirely at the discretion of our Board, which reserves the right to change our dividend policy at any time and for any reason.

As noted herein, our debt agreements, including the indentures governing the 4.50% Senior Notes and the 3.75% Senior Notes (collectively, our “Senior Notes”) as well as our credit agreement with BMO Bank N.A. (“BMO”), as agent, and the other lender parties thereto (the “Credit Agreement”), which consists of our Revolving Credit Facility, contain various covenants that limit our ability to pay dividends and make other distributions or repurchases of our equity securities, including restrictions based on percentages of our Adjusted FFO, as defined in the Credit Agreement (which is different from Adjusted Funds From Operations (“AFFO”) as disclosed in this Annual Report on Form 10-K). With respect to our Credit Agreement, however, for so long as we maintain at least one investment-grade rating from at least one ratings agency (such as our investment-grade BBB- rating received from Fitch Ratings in October 2025), such percentage limitations on our ability to make distributions will not apply.

Our cash flows provided by operations were \$222.8 million for the year ended December 31, 2025. During this period, we paid total dividends of \$235.8 million, including payments to holders of our Common Stock and Preferred Stock. In prior periods, we have funded a larger portion of the amounts required to fund the dividends we pay from cash on hand, consisting of proceeds from borrowings, and we may need to do so in the future.

If we are not able to generate sufficient cash from operations, we may have to reduce the amount of dividends we pay or identify other financing sources. There can be no assurance that other sources will be available on favorable terms, or at all. Funding dividends from other sources such as borrowings, asset sales or equity issuances limits the amount we can use for property acquisitions, investments and other corporate purposes.

Market and economic challenges experienced by the U.S. and global economies may adversely impact our operating results and financial condition.

Our business may be affected by market and economic challenges experienced by the U.S. and global economies. Financial and economic conditions, including related sanctions, political uncertainties in the U.S., changes to U.S. foreign and economic policy (including international trade disputes and the imposition of tariffs), changes in the labor markets, financial instability and other conditions, can be challenging and volatile and any worsening of such conditions, including any disruption in the capital markets, or an inflationary economic environment, could adversely impact our business. These conditions may materially affect the commercial real estate industry, the businesses of our tenants and the value and performance of our properties and the availability or the terms of financing that we may utilize, among other things. Challenging economic conditions may also impact the ability of certain of our tenants to enter into new leasing transactions or satisfy rental payments under existing leases.

Our operating results and value of our properties are subject to risks generally incident to the ownership of real estate, including:

- changes in general, economic or local conditions;
- changes in supply of or demand for similar or competing properties in an area;
- changes in interest rates and availability of mortgage financing on favorable terms, or at all;
- changes in tax, real estate, environmental and zoning laws;
- the possibility that one or more of our tenants will be unable to pay their rental obligations;
- decreased demand for our properties due to among other things, significant job losses that occur or may occur in the future, resulting in lower rents and occupancy levels;
- an increase in the number of bankruptcies or insolvency proceedings of our tenants and lease guarantors, which could delay or preclude our efforts to collect rent and any past due balances under the relevant leases;
- widening credit spreads as investors demand higher risk premiums, resulting in lenders increasing the cost for debt financing;
- reduction in the amount of capital that is available to finance real estate, which, in turn, could lead to a decline in real estate values generally, slow real estate transaction activity, a reduction in the loan-to-value ratio upon which lenders are willing to lend, and difficulty refinancing our debt;
- a decrease in the market value of our properties, which may limit our ability to obtain debt financing;
- a need for us to establish significant provisions for losses or impairments;
- reduction in the value and liquidity of our short-term investments and increased volatility in market rates for such investments; and

- reduced cash flows from our operations due to changing exchange rates impacting conditions from our operations in continental Europe, the United Kingdom and Canada.

We are subject to additional risks from our international investments.

Based on the percentage of annualized rental income on a straight-line basis as of December 31, 2025, 26% of our properties were located in Europe, primarily in the United Kingdom, The Netherlands, Finland, France, Germany, and the Channel Islands, and 74% of our properties were located in the U.S. and Canada. These investments may be affected by factors peculiar to the laws and business practices of the jurisdictions in which the properties are located. These laws and business practices may expose us to risks that are different from and in addition to those commonly found in the U.S. Foreign investments pose several risks, including the following:

- the ongoing uncertainties as a result of instability or changes in geopolitical conditions, including military or political conflicts, such as those caused by the ongoing conflicts between Russia and Ukraine or Israel and Hamas and the recent ongoing events in Venezuela;
- the burden of complying with a wide variety of foreign laws;
- changing governmental rules and policies, including changes in land use and zoning laws, more stringent environmental laws or changes in such laws;
- existing or new laws relating to the foreign ownership of real property or loans and laws restricting the ability of foreign persons or companies to remove profits earned from activities within the country to the person's or company's country of origin;
- the potential for expropriation;
- possible currency transfer restrictions;
- imposition of adverse or confiscatory taxes;
- changes in real estate and other tax rates and changes in other operating expenses in particular countries;
- possible challenges to the anticipated tax treatment of the structures that allow us to acquire and hold investments;
- adverse market conditions caused by terrorism, civil unrest and changes in national or local governmental or economic conditions;
- the willingness of domestic or foreign lenders to make loans in certain countries and changes in the availability, cost and terms of loan funds resulting from varying national economic policies;
- general political and economic instability in certain regions; and
- the potential difficulty of enforcing obligations in other countries.

The failure of our operating infrastructure to support such international investments, could result in operational failures, regulatory fines, or other governmental sanctions. We may engage third-party asset managers in international jurisdictions to monitor compliance with legal requirements and lending agreements. Failure to comply with applicable requirements may expose us, our operating subsidiaries, or the entities we manage to additional liabilities.

Investments in properties or other real estate investments outside the U.S. subject us to foreign currency risk.

Investments we make outside the U.S. are generally subject to foreign currency risk due to fluctuations in exchange rates between foreign currencies and the USD. Revenues generated from properties or other real estate investments located in foreign countries are generally denominated in the local currency but reflected as USD on our consolidated financial statements. As of December 31, 2025, we had \$1.3 billion (\$1.2 billion and €74.0 million) of gross mortgage notes payable. Further, as of December 31, 2025, we had \$324.2 million (\$20.0 million and €259.1 million) in outstanding debt under the Revolving Credit Facility.

We may continue to borrow in foreign currencies when purchasing properties located outside the United States, including draws under our Revolving Credit Facility. Changes in exchange rates of any of these foreign currencies to USD may affect our revenues, operating margins and the amount of cash generated by these properties and the amount of cash we have available to pay dividends. We are generally a net receiver of these foreign currencies (we receive more cash than we pay out), and therefore our results of operations of our foreign properties benefit from a weaker USD, and are adversely affected by a stronger USD, relative to the foreign currency. Any positive impact to revenue from tenants in prior years from a weaker USD may not continue in the future. Changes to exchange rates have affected and may continue to affect the book value of our assets and the amount of stockholders' equity.

Changes in foreign currency exchange rates may impact the value of our assets. These changes may adversely affect our status as a REIT. Foreign exchange rates may be influenced by many factors, including:

- changing supply and demand for a particular currency;
- the prevailing interest rates in one country as compared to another country;

- monetary policies of governments (including exchange control programs, restrictions on local exchanges or markets and limitations on foreign investment in a country or an investment by residents of a country in other countries);
- trade restrictions and other factors that could lead to changes in balances of payments and trade; and
- currency devaluations and revaluations.

Also, governments from time to time intervene in the currency markets, directly and by regulation, in order to influence exchange rates. These events and actions are unpredictable.

We have used and may continue to use foreign currency derivatives, including options, currency forward and cross currency swap agreements, to manage a portion of our exposure to fluctuations in British Pounds Sterling (“GBP”)-USD and Euros (“EUR”)-USD exchange rates, but there can be no assurance our hedging strategy will be successful. If we fail to effectively hedge our currency exposure, or if we experience other losses related to our exposure to foreign currencies, our operating results could be negatively impacted and cash flows could be reduced.

A major tenant default may have an adverse impact on our results of operations.

The value of our investment in real estate assets is historically driven by the credit quality of the underlying tenant, and an adverse change in a major tenant’s financial condition or a decline in the credit rating of such tenant may result in a decline in the value of our investments. No single tenant accounted for 6% or more of our consolidated annualized rental income on a straight-line basis as of December 31, 2025, however this may change in the future.

A high concentration of our properties in a particular geographic area magnifies the effects of downturns in that geographic area and could have a disproportionate adverse effect on the value of our investments and results of operations.

As of December 31, 2025, the following countries and states accounted for 5% or more of our consolidated annualized rental income on a straight-line basis:

Country	December 31, 2025
European Countries:	
United Kingdom	10%
Other European Countries	16%
Total European Countries	26%
United States and Canada:	
Michigan	13%
Texas	6%
Ohio	6%
Georgia	4%
Other States and Canada	45%
Total United States and Canada	74%
Total	100%

Likewise, a high concentration of our tenants in a similar industry magnifies the effects of downturns in that industry and would have a disproportionate adverse effect on the value of investments and results of operations.

If tenants of our properties are concentrated in a certain industry category, any adverse effect to that industry generally would have a disproportionately adverse effect on our portfolio. As of December 31, 2025, the following industries had concentrations of properties accounting for 5.0% or more of our consolidated annualized rental income on a straight-line basis:

Industry	December 31, 2025
Financial Services	9%
Freight & Logistics	8%
Healthcare	6%
Auto Manufacturing	5%
Consumer Goods	5%

Any adverse situation that disproportionately affects the industries listed above may have a magnified adverse effect on our portfolio.

The inability of a tenant in single-tenant properties to pay rent will materially reduce our revenues.

Presently, the majority of our properties are occupied by single tenants and, therefore, the success of our investments is materially dependent on the financial stability of these individual tenants. Many of our leases require that certain property level operating expenses and capital expenditures, such as real estate taxes, insurance, utilities, maintenance and repairs (other than, in certain circumstances structural repairs, such as repairs to the foundation, exterior walls and rooftops) including increases with respect thereto, be paid, or reimbursed to us, by our tenants. A default of any tenant on its lease payments to us would cause us to lose the revenue from the property and potentially increase our expenses and cause us to have to find an alternative source of revenue to fund related debt payment and prevent a foreclosure if the property is subject to a mortgage. We may experience delays in enforcing our rights as landlord and may incur substantial costs in protecting our investment including potentially leasing the property to a new tenant. If a lease is terminated, there is no assurance that we will be able to lease the property for the rent previously received or sell the property without incurring a loss. A default by a tenant, the failure of a guarantor to fulfill its obligations or other premature termination of a lease, or a tenant's election not to extend a lease upon its expiration, could have an adverse effect.

Single-tenant properties may be difficult to sell or re-lease.

If a lease for one of our single-tenant properties is terminated or not renewed or, in the case of a mortgage loan, if we take possession through a foreclosure action, we may be required to renovate the property or to make rent concessions in order to lease the property to another tenant or sell the property. Additionally, if we cannot obtain another tenant with comparable building structural space and configuration needs, we may be required to modify the property for a different use, which may involve a significant capital expenditure and a delay in re-leasing the property. Some of our properties are "special use single-tenant properties" that may be relatively illiquid compared to other types of real estate and financial assets limiting our ability to quickly change our portfolio in response to changes in economic or other conditions.

There is no assurance that we could obtain a substitute tenant on acceptable terms. These and other limitations may adversely affect the cash flows from, lead to a decline in value of or eliminate the return on investment of, our single-tenant properties.

Our real estate investments are generally illiquid which could significantly impede our ability to respond to market conditions or adverse changes in the performance of our tenants or our properties and which would harm our financial condition.

Our investments are relatively difficult to sell quickly. As a result of this illiquidity, our ability to promptly sell one or more properties in our portfolio in response to changing economic, financial or investment conditions is limited. Return of capital and realization of gains, if any, from an investment generally will occur upon disposition or refinancing of the underlying property. We may be unable to realize our investment objective by sale, other disposition or refinancing at attractive prices within any given period of time or may otherwise be unable to complete any exit strategy. In particular, these risks could arise from weakness in or even the lack of an established market for a property, changes adversely affecting the tenant of a property, changes adversely affecting the area in which a particular property is located, adverse changes in the financial condition or prospects of prospective purchasers and changes in local, national or international economic conditions.

In addition, the Internal Revenue Code of 1986, as amended (the "Code"), imposes restrictions on a REIT's ability to dispose of properties that are not applicable to other types of real estate companies. In particular, the tax laws applicable to REITs effectively require that we hold our properties for investment, rather than primarily for sale in the ordinary course of business, which may cause us to forgo or defer sales of properties that otherwise would be in our best interest. Therefore, we may not be able to vary our portfolio in response to economic or other conditions promptly or on favorable terms.

Decreased demand for office space may adversely affect our revenues.

Approximately 27% of our annualized straight-line rent (calculated as of December 31, 2025) is attributable to our Office segment. In recent years, the market for office space has seen a shift in the use of space due to the widespread practices of telecommuting, videoconferencing, and renting shared workspaces, which accelerated at the onset of the COVID-19 pandemic. These trends have led, and may in the future lead, to more efficient office layouts and a decrease in square feet leased per employee. The impact of alternative workspaces and technology could result in tenant downsizings upon renewal, or tenants seeking office space outside of typical central business districts. These trends could cause an increase in vacancy rates at office buildings and a decrease in demand for new supply, and could materially and adversely affect us.

A shift in retail shopping from brick-and-mortar stores to online shopping may have an adverse impact on our Retail segment tenants.

Many retailers operating brick and mortar stores have made online sales a piece of their business. There can be no assurance that our Retail segment will not be negatively impacted from the effects online commerce has had on some retail operators. The shift to online shopping, including online orders for immediate delivery or pickup in store, has further accelerated, and may cause further declines in brick-and-mortar sales generated by retail tenants and may cause certain of our tenants to reduce the size or number of their retail locations. This shift may adversely affect our occupancy and rental rates, which would affect our revenues and cash flows. Changes in shopping trends as a result of the growth in e-commerce may also

affect the profitability of retailers that do not adapt to changes in market conditions. These conditions may adversely impact our results of operations and cash flows if we are unable to meet the needs of our tenants or if our tenants encounter financial difficulties as a result of changing market conditions. We cannot predict with certainty the future needs or wants tenants, what retail spaces will look like, or how much revenue will be generated at traditional brick and mortar locations. If we are unable to anticipate and respond promptly to trends in the market (such as space for a drive through or curbside pickup), our occupancy levels and rental rates may decline in our Retail segment.

A sale-leaseback transaction may be recharacterized in a tenant's bankruptcy proceeding.

We have entered and may continue to enter into sale-leaseback transactions, in which we purchase a property and then lease the same property back to the seller, who then becomes a tenant. In a bankruptcy of a tenant, a transaction structured as a sale-leaseback may be recharacterized as either a financing or a joint venture, either one of which may negatively impact us. If the transaction was recharacterized as a financing, we might not be considered the owner of the property, and as a result would have the status of a creditor. In that event, we would no longer have the right to sell or encumber our ownership interest in the property. Instead, we would have a claim against the tenant for the amounts owed under the lease. The tenant/debtor might have the ability to propose a plan restructuring the term, interest rate and amortization schedule. If confirmed by the bankruptcy court, we would be bound by the new terms. If the transaction was recharacterized as a joint venture, we would be treated as a joint venture partner with our tenant changing the nature of our legal relationship regarding the property. We could, for example, be held liable, under some circumstances, for debts incurred by the tenant relating to the property.

If a tenant or lease guarantor declares bankruptcy or becomes insolvent, we may be unable to collect balances due under relevant leases.

Any of our tenants, or any guarantor of a tenant's lease obligations, could become insolvent or be subject to a bankruptcy proceeding pursuant to Title 11 of the United States Code. A bankruptcy filing of our tenants or any guarantor of a tenant's lease obligations in the United States would result in a stay of all efforts by us to collect pre-bankruptcy debts from these entities or their assets, unless we receive an enabling order from the bankruptcy court. Post-bankruptcy debts would be required to be paid currently. If a lease is assumed by the tenant, all pre-bankruptcy balances owing under it must be paid in full. If a lease is rejected by a tenant in bankruptcy, we would only have a general unsecured claim for damages. If a lease is rejected, it is unlikely we would receive any payments from the tenant because our claim is capped at the rent reserved under the lease, without acceleration, for the greater of one year or 15% of the remaining term of the lease, but not greater than three years, plus rent already due but unpaid as of the date of the bankruptcy filing (post-bankruptcy rent would be payable in full). This claim could be paid only if funds were available, and then only in the same percentage as that realized on other unsecured claims. There is no assurance the debtor in possession or bankruptcy trustee will assume the lease in a bankruptcy proceeding.

Highly leveraged tenants that experience downturns in their operating results due to adverse changes to their business may have a higher probability of filing for bankruptcy or insolvency. In bankruptcy or insolvency proceedings in the United States, a tenant may have the option of vacating a property instead of paying rent, reducing our revenues and limiting our options until the impacted property is released from the bankruptcy or insolvency proceeding.

A bankruptcy could delay efforts to collect past due balances under the relevant leases, and could ultimately preclude full collection of these sums and may decrease or eliminate rental payments from the impacted tenant reducing our cash flow.

For any foreign tenant or lease guarantor, the tenant or lease guarantor could become insolvent or be subject to an insolvency or bankruptcy proceeding pursuant to a foreign jurisdiction instead of Title 11 of the United States Code. The effect of the insolvency or bankruptcy proceeding on us will depend in each case on the relevant jurisdiction and its own insolvency regime or code but in all events we will face difficulties in collecting amounts owed to us with respect to the applicable lease under these circumstances.

The credit profile of our tenants may create a higher risk of lease defaults and therefore lower revenues.

Based on annualized rental income on a straight-line basis as of December 31, 2025, approximately 34% of our tenants were not evaluated or ranked by credit rating agencies, or were ranked below "investment grade," which, for our purposes, includes both actual investment grade ratings of the tenant and "implied investment grade rating," which includes ratings of the tenant's parent (regardless of whether the parent has guaranteed the tenant's obligation under the lease) or lease guarantor. The term "parent" for these purposes includes any entity, including any governmental entity owning more than 50% of the voting stock of the tenant. Implied investment grade ratings are also determined using a proprietary Moody's Analytics tool, which creates an implied rating by measuring an entity's probability of default. Leases with tenants that do not have an investment grade credit rating from a major ratings agency or were not rated and are not affiliated with companies having an investment grade credit rating may have a greater risk of default and bankruptcy than would long-term leases with tenants who have actual investment grade ratings. When we lease to, or acquire properties with, a tenant that does not have a publicly available credit rating, we will use certain credit assessment tools as well as rely on our own estimates of the tenant's credit rating which includes reviewing the tenant's financial information (e.g., financial ratios, net worth, revenue, cash flows, leverage and liquidity, if applicable). If our ratings estimates are inaccurate, the default or bankruptcy risk for the subject tenant may be greater than anticipated. If our lender or a credit rating agency disagrees with our ratings estimates, we may not be able to

obtain our desired level of leverage or our financing costs may exceed those that we projected. This outcome could have an adverse impact on our returns on that asset and hence our operating results.

You should not rely solely on the credit ratings of our tenants.

Some of our tenants, guarantors and/or their parent or sponsor entities are rated by certain rating agencies. In certain instances, we may disclose the credit ratings of our tenants or their parent or sponsor entities even though those parent or sponsor entities are not liable for the obligations of the tenant or guarantor under the lease. Any such credit ratings are subject to ongoing evaluation by these credit rating agencies and we cannot assure you that any such ratings will not be changed or withdrawn by these rating agencies in the future if, in their judgment, circumstances warrant. A credit rating is not a guarantee and only reflects the rating agency's opinion of an entity's ability to meet its financial commitments, such as its payment obligations to us under the relevant lease, in accordance with their stated terms. A rating may ultimately prove not to accurately reflect the credit risk associated with a particular tenant, guarantor or its parent. Ratings are generally based upon information obtained directly from the entity being rated, without independent verification by the rating agency. If any such information contained a material misstatement or omitted a material fact, the rating based upon such information may not be appropriate. Ratings may be changed, qualified, suspended, placed on watch or withdrawn as a result of changes in, additions to or the accuracy of information, the unavailability of or inadequacy of information or for any other reason. No rating agency guarantees a tenant's or, where applicable, its guarantor's obligations to us. If a tenant's or, where applicable, its guarantor's rating is changed, qualified, suspended, placed on watch or withdrawn, such tenant or guarantor may be more likely to default in its obligations to us, and investors may view our cash flows as less stable. Additionally, if these rating agencies assign a lower-than-expected rating or reduce or withdraw, or indicate that they may reduce or withdraw, the credit rating of a tenant, guarantor or its parent entity, the value of our investment in any properties leased by such tenant could significantly decline.

Long-term leases may result in income lower than short term leases.

We generally seek to enter into long-term leases with our tenants. As of December 31, 2025, 15% of our annualized rental income on a straight-line basis was generated from leases with remaining lease terms of more than ten years. Leases of long duration, or with renewal options that specify a maximum rate increase, may not result in market rent over time if we do not accurately judge the potential for increases in market rental rates.

As of December 31, 2025, approximately 14.1% of our annualized rental income on a straight-line basis was generated from leases that did not contain any rent escalation provisions, which impacts our ability to cover increased operating costs at properties with these leases. Further, properties leased subject to long term leases at below market rental rates will be less attractive to potential buyers, which could affect our ability to sell the property at an advantageous price.

Properties may have vacancies for a significant period.

A property may have vacancies either due to tenant defaults or the expiration of leases. If vacancies continue for a long period of time, we may suffer reduced revenues resulting in less cash available for things such as dividends. In addition, because the market value of a property depends principally on the cash generated by the property, the resale value of a property with prolonged vacancies could decline significantly.

We generally obtain only limited warranties when we purchase a property and would therefore have only limited recourse if our due diligence did not identify any issues that lower the value of our property.

We have acquired, and may continue to acquire, properties in "as is" condition on a "where is" basis and "with all faults," without any warranties of merchantability or fitness for a particular use or purpose. In addition, purchase agreements we entered into may contain only limited warranties, representations and indemnifications that will only survive for a limited period after the closing. The purchase of properties with limited warranties increases the risk that we may lose some or all of our invested capital in the property as well as the loss of rental income from that property.

We may be unable to secure funds for future tenant improvements or capital needs, which could impact the value of the applicable property or our ability to lease the applicable property on favorable terms.

If a tenant does not renew its lease or otherwise vacate its space, we likely will be required to expend substantial funds to improve and refurbish the vacated space. In addition, we will likely be responsible for any major structural repairs, such as repairs to the foundation, exterior walls and rooftops, even if our leases with tenants require tenants to pay routine property maintenance costs. We may have to obtain financing from sources such as borrowings, property sales or future equity offerings to fund these capital requirements. These sources of funding may not be available on attractive terms or at all. If we cannot procure additional funding for capital improvements, the value of the applicable property or our ability to lease space at the applicable property on favorable terms could be adversely impacted.

We have acquired or financed, and may continue to acquire or finance, properties with lock-out provisions which may prohibit us from selling a property, or may require us to maintain specified debt levels for a period of years on some properties.

Lock-out provisions typically include terms that provide strong financial disincentives for borrowers to prepay their outstanding loan balance and exist in order to protect the yield expectations of lenders, including by requiring a yield

maintenance premium to be paid in connection with prepaying principal upon a sale or disposition. Certain mortgage loans we have entered into contain lock-out provisions prohibiting us from reducing the outstanding indebtedness with respect to any properties, refinancing such indebtedness on a non-recourse basis at maturity, or increasing the amount of indebtedness with respect to such properties. Lock-out provisions could also impair our ability to take other actions during the lock-out period that may otherwise be in the best interests of our stockholders. In particular, lock-out provisions could preclude us from participating in major transactions that could result in a disposition of our assets or a change in control. Payment of yield maintenance premiums in connection with dispositions or refinancings could adversely affect our cash flow.

Rising expenses could reduce cash flow.

The properties that we own or may acquire are subject to operating risks common to real estate in general, any or all of which may negatively affect us. If any property is not fully occupied or if rents are being paid in an amount that is insufficient to cover operating expenses, we could be required to fund these expenses. Property expense may increase because of changes in tax rates, utility costs, operating expenses, insurance costs, repairs and maintenance and administrative expenses. Renewals of leases or future leases may not be negotiated on that basis, in which event we may have to pay these costs. If we are unable to lease properties on a triple-net-lease basis or on a basis requiring the tenants to pay all or some expenses, or if tenants fail to pay required tax, utility and other impositions, we could be required to pay these costs which would, among other things, limit the amount of funds we have available for other purposes, including to pay dividends or fund future acquisitions.

Real estate-related taxes may increase and if these increases are not passed on to tenants, our cash flow will be reduced.

Some local real property tax assessors may seek to reassess a property that we acquire, and, from time to time, our property taxes may increase as property values or assessment rates change or for other reasons deemed relevant by the assessors. An increase in the assessed valuation of a property for real estate tax purposes will result in an increase in the related real estate taxes on that property. There is no assurance that renewal leases or future leases will be negotiated on the same basis. Increases not passed through to tenants will adversely affect the cash flow generated by the impacted property.

We face significant competition for acquiring properties from both publicly traded REITs and private investors that have greater resources than we do, which could materially and adversely affect us.

We face significant competition from other entities engaged in real estate investment activities, including publicly traded and privately held REITs, private and institutional real estate investors, sovereign wealth funds, banks, insurance companies, investment banking firms, lenders, specialty finance companies, and other entities. Some of our competitors are larger and may have considerably greater financial, technical, leasing, underwriting, marketing, and other resources than we do. Some competitors may have a lower cost of capital and access to funding sources that may not be available to us. In addition, other competitors may have higher risk tolerances or different risk assessments and may not be subject to the same operating constraints, including maintaining REIT status. This competition may result in fewer acquisitions, higher prices, lower yields, less desirable property types, and acceptance of greater risk. As a result, we cannot provide any assurance that we will be able to successfully execute our growth strategy. Any failure to grow through acquisitions as a result of the significant competition we face could materially and adversely affect us.

Our properties and our tenants may face competition that may affect tenants' ability to pay rent.

Our properties typically are, and we expect properties we acquire in the future will be, located in developed areas. Therefore, there are and will be numerous other properties within the market area of each of our properties that will compete with us for tenants. The number of competitive properties could have a material effect on our ability to rent space at our properties and the amount of rents charged. We could be adversely affected if additional competitive properties are built in locations competitive with our properties, causing increased competition for customer traffic and creditworthy tenants. Tenants may also face competition from such properties if they are leased to tenants in a similar industry. For example, as of December 31, 2025, 27% of our properties, based on annualized rental income on a straight-line basis, were retail properties. Our retail tenants face competition from numerous retail channels such as discount or value retailers, factory outlet centers and wholesale clubs as well as from alternative retail channels, such as mail order catalogs and operators, television shopping networks and the internet. Competition that we face from other properties within our market areas, and competition our tenants face from tenants in such properties could result in decreased cash flow from tenants and may require us to make capital improvements to maintain competitiveness.

We may incur significant costs to comply with governmental laws and regulations, including those related to environmental matters.

All real property and the operations conducted on real property are subject to federal, state and local laws and regulations, and various foreign laws and regulations, relating to environmental protection and human health and safety. These laws and regulations generally govern wastewater discharges, air emissions, the operation and removal of underground and above-ground storage tanks, the use, storage, treatment, transportation and disposal of solid and hazardous materials, and the remediation of contamination associated with disposals. Environmental laws and regulations may impose joint and several liability on tenants, owners or operators for the costs to investigate or remediate contaminated properties, regardless of fault or whether the acts causing the contamination were legal. This liability could be substantial. In addition, the presence of hazardous substances, or

the failure to properly remediate them, may adversely affect our ability to sell, rent or pledge a property as collateral for future borrowings. We may invest in properties located in countries that have adopted laws or observe environmental management standards that are less stringent than those generally followed in the United States, which may pose a greater risk that releases of hazardous or toxic substances have occurred. We therefore may own properties that have known or potential environmental contamination as a result of historical or ongoing operations, which may expose us to liabilities under environmental laws.

Additionally, some of the properties may contain asbestos or asbestos-containing materials, or may contain or may develop mold or other bio-contaminants. Asbestos-containing materials must be handled, managed and removed in accordance with applicable governmental laws, rules and regulations. Mold and other bio-contaminants can produce airborne toxins, may cause a variety of health issues in individuals and must be remediated in accordance with applicable governmental laws, rules and regulations.

Some of these laws and regulations have been amended to require compliance with new or more stringent standards as of future dates. Compliance with new or more stringent laws or regulations or stricter interpretation of existing laws may require material expenditures by us. Future laws, ordinances or regulations may impose material environmental liability. Additionally, our tenants' operations, the existing condition of land when we buy it, operations in the vicinity of our properties, such as the presence of underground storage tanks, or activities of unrelated third parties may affect our properties. In addition, there are various local, state and federal fire, health, life-safety and similar regulations with which we may be required to comply, and that may subject us to liability in the form of fines or damages for noncompliance.

State and federal laws, and various foreign laws and regulations, in this area are constantly evolving, and we monitor these laws and take commercially reasonable steps to protect ourselves from the impact of these laws, including obtaining environmental assessments of most properties that we acquire; however, we do not obtain an independent third-party environmental assessment for every property we acquire. In addition, any assessment that we do obtain may not reveal all environmental liabilities or reveal that a prior owner of a property created a material environmental condition unknown to us. We may incur significant costs to defend against claims of liability, comply with environmental regulatory requirements, remediate any contaminated property, or pay personal injury claims.

Damage from catastrophic weather and other natural events and climate change could result in losses to us.

Certain of our properties are located in areas that may experience catastrophic weather and other natural events from time to time, including hurricanes or other severe weather, flooding, fires, snow or ice storms, windstorms, or earthquakes. These adverse weather and natural events could cause substantial damages or losses to our properties which could exceed our insurance coverage.

To the extent that significant changes in the climate occur, we may experience extreme weather and changes in precipitation and temperature and rising sea levels, all of which may result in physical damage to or a decrease in demand for properties located in these areas or affected by these conditions. Should the impact of climate change be material in nature, including destruction of our properties, or occur for lengthy periods of time, our cash flow may be adversely affected.

Growing public concern about climate change and investor expectations have resulted in the increased focus of local, state, regional, national and international regulatory bodies on greenhouse gas ("GHG") emissions and climate change issues in recent years.

However, the Environmental Protection Agency ("EPA") under the Trump Administration has made efforts to repeal or otherwise modify regulation of GHG emissions at the federal level, including issuing a proposal to revoke the EPA's GHG "Endangerment Finding," which underpins the majority of the EPA's GHG regulations. Separately, various states and groups of states have adopted or are considering adopting legislation, regulations or other regulatory initiatives that are focused on such areas as GHG cap and trade programs, carbon taxes, reporting and tracking programs, disclosure of climate risk management, and restriction of emissions. We cannot predict whether such efforts will ultimately be successful or what effects they may have on our business or results of operations.

At the international level, there exists the United Nations-sponsored "Paris Agreement," which requires nations to submit non-binding GHG emissions reduction goals every five years after 2020, though in January 2025, the U.S. submitted notification to the United Nations that it intends to withdraw from the Paris Agreement regarding climate change, with the withdrawal effective January 27, 2026. Additionally, various agreements and commitments have been made at the annual conference of the parties to eliminate certain fossil fuel subsidies, phase out fossil fuels in energy systems, and pursue further action on non-carbon dioxide GHGs, though none have been legally binding. The Trump Administration has undertaken efforts to decrease the United States' participation in such initiatives, including the withdrawal of the United States from the Paris Agreement and all other agreements made under the United Nations Framework Convention on Climate Change, and has sought other legislative and regulatory changes related to climate change. Notwithstanding the United States' withdrawal from the Paris Agreement, various state and local governments remain committed to the Paris Agreement.

Federal, state or foreign legislation or regulation on climate change could result in increased capital expenditures to improve the energy efficiency of our existing properties or to protect them from the consequence of climate change, and could also result in increased compliance costs or additional operating restrictions that could adversely impact the businesses of our

tenants and their ability to pay rent. Climate change may also adversely impact consumer behaviors, preferences and spending for our tenants' clients, which may impact our tenants ability to fulfill their obligations under our leases, or our ability to re-lease the properties in the future. In addition, should the impact of climate change be severe or occur for lengthy periods of time, connectivity, labor and supply chains could impact business continuity for ourselves and our tenants.

In addition, tenants of net-leased properties are responsible for maintenance and other day-to-day management of the properties. This lack of control over our net-leased properties makes it difficult for us to collect property-level environmental metrics and to enforce sustainability initiatives, which may impact our ability to comply with any current or future regulatory disclosure requirements or comply effectively with established ESG frameworks and standards, such as the Global Real Estate Sustainability Benchmarks, the TCFD and the Sustainability Accounting Standards Board. If we are unable to collect the data necessary to comply with these disclosure requirements, we may be subject to increased regulatory risk. If the data is incomplete or unfavorable, our relationship with our stockholders, our stock price, and our access to capital may be negatively impacted.

If we sell properties by providing financing to purchasers, we will be exposed to defaults by the purchasers.

In some instances, we may sell our properties by providing financing to purchasers. If we provide financing to purchasers, we will bear the risk that the purchaser may default, which could negatively impact our cash flow. Even in the absence of a purchaser default, the distribution of the proceeds of sales to our stockholders, or their reinvestment in other assets, will be delayed until the promissory notes or other property we may accept upon the sale are actually paid, sold, refinanced or otherwise disposed of. In some cases, we may receive initial down payments in cash and other property in the year of sale in an amount less than the selling price and subsequent payments will be spread over a number of years.

We may incur a material amount of costs associated with complying with the Americans with Disabilities Act.

Our domestic properties must also comply with the Americans with Disabilities Act of 1990 ("Disabilities Act"). Under the Disabilities Act, all places of public accommodation are required to comply with federal requirements related to access and use by disabled persons. The Disabilities Act has separate compliance requirements for "public accommodations" and "commercial facilities" that generally require that buildings and services, including restaurants and retail stores, be made accessible and available to people with disabilities. The Disabilities Act's requirements could require removal of access barriers and could result in the imposition of injunctive relief, monetary penalties, or, in some cases, an award of damages. A determination that a property does not comply with the Disabilities Act could result in liability for both governmental fines and damages. If we are required to make unanticipated major modifications to any of our properties to comply with the Disabilities Act which are determined not to be the responsibility of our tenants, we could incur unanticipated expenses that could be material in amount.

Actual or threatened terrorist attacks and other acts of violence, civilian unrest, or war may affect the markets in which we operate our business and our profitability.

We own and acquire real estate assets located in major metropolitan areas as well as densely populated sub-markets that are susceptible to terrorist attack. In addition, any actual or threatened terrorist activity or violent criminal acts, including terrorist acts against public institutions or buildings or modes of public transportation (including airlines, trains or buses) could have a negative effect on our business. These events may directly impact the value of our assets and our results of operations through damage, destruction, loss or increased security costs. Although we may obtain terrorism insurance, we may not be able to obtain sufficient coverage to fund any losses we may incur. The Terrorism Risk Insurance Act, which was designed for a sharing of terrorism losses between insurance companies and the federal government, will expire on December 31, 2027, and there can be no assurance that Congress will act to renew or replace it.

More generally, any terrorist attack, other act of violence or war, including armed conflicts, could result in increased volatility in, or damage to, the worldwide financial markets and economy. Increased economic volatility could adversely affect us and our properties.

Inflation and increases in the inflation rate may have an adverse effect on our investments and results of operations.

Increases in the rate of inflation, both real and anticipated may impact our investments and results of operations. Inflation could erode the value of long-term leases that do not contain indexed escalation provisions, or contain fixed annual rent escalation provisions that are at rates lower than the rate of inflation, and increase expenses including those that cannot be passed through under our leases. Increased inflation could also increase our general and administrative expenses and, as a result of an increase in market interest rates in response to higher than anticipated inflation rate, increase our mortgage and other debt interest costs, and these costs have and could continue to increase at a rate higher than any rent increases. An increase in our expenses, or a failure of revenues to increase at least with inflation could adversely impact our results of operations. Certain of our leases for properties located in foreign countries are only adjusted upward to fair market value only once every five years or contain capped indexed escalation provisions. Approximately 61.7% of our leases, based on straight line rent, are fixed-rate increase averaging 1.7%, 19.6% are based on the Consumer Price Index, subject to certain caps, 5.0% are based on other measures, and 13.7% do not contain any escalation provisions.

We may be adversely impacted by inflation on the leases that do not contain indexed escalation provisions, or those leases which have escalations at rates which do not exceed or approximate current inflation rates. However, our net leases require the

tenant to pay its allocable share of operating expenses, which may include common area maintenance costs, real estate taxes and insurance. This may reduce our exposure to increases in costs and operating expenses resulting from inflation. Future leases may not even contain escalation provisions and these provisions may not be sufficient to protect our revenues or expenses from the adverse effects of inflation. In addition, increased operating costs paid by our tenants could have an adverse impact on our tenants if increases in their operating expenses exceed increases in their revenue, which may adversely affect our tenants' ability to pay rent owed to us or property expenses to be paid, or reimbursed to us, by our tenants.

Conversely, unusually low inflation can cause deflation, or an outright decline in prices. Deflation can lead to a negative cycle where consumers delay purchases in anticipation of lower prices, causing businesses to stop hiring and postpone investments as sales weaken. Deflation would have a serious impact on economic growth and may adversely affect the financial condition of our tenants and the rental rates at which we renew or enter into leases.

Periodically, we have experienced, and we may experience in the future, a decline in the fair value of our real estate assets, resulting in impairment charges that impact our financial condition and results of operations.

A decline in the fair market value of our long-lived assets may require us to recognize an impairment against such assets (as defined by the Financial Accounting Standards Board ("FASB")) if certain conditions or circumstances related to an asset were to change and we were to determine that, with respect to any such asset, the cash flows no longer support the carrying value of the asset. The fair value of our long-lived assets depends on market conditions, including estimates of future demand for these assets, and the revenues that can be generated from such assets. When such a determination is made, we recognize the estimated unrealized losses through earnings and write down the depreciated cost of such assets to a new cost basis, based on the fair value of such assets on the date they are considered to be impaired. Such impairment charges reflect non-cash losses at the time of recognition, and subsequent dispositions or sales of such assets could further affect our future losses or gains, as they are based on the difference between the sales price received and the adjusted depreciated cost of such assets at the time of sale.

Our business and operations could suffer if we experience system failures or cyber incidents or a deficiency in cybersecurity.

Our internal information technology networks and related systems are vulnerable to damage from any number of sources, including computer viruses, unauthorized access, energy blackouts, natural disasters, terrorism, war and telecommunication failures. Any system failure or accident that causes interruptions in our operations could result in a material disruption to our business. We may also incur additional costs to remedy damages caused by these disruptions.

As reliance on technology has increased, so have the risks posed to those systems. The risk of a security breach has generally increased as the frequency, intensity and sophistication of attempted attacks and intrusions from around the world have increased. Even the most well protected information, networks, systems and facilities remain potentially vulnerable because the techniques, tools, including artificial intelligence and/or machine learning (collectively, "AI"), and tactics used in such attempted security breaches evolve and generally are not recognized until launched against a target, and in some cases are designed to not be detected and, in fact, may not be detected. Such attacks also may be further enhanced in frequency or effectiveness through threat actors' use of AI.

As with many innovations, AI presents risks, challenges, and unintended consequences that could affect its adoption, and therefore our business. AI algorithms and training methodologies may be flawed, ineffective or inadequate. The rapid evolution of AI, particularly the anticipated government regulation of AI, could require significant resources for compliance, whether in the development, testing or maintenance of such systems or software. AI development or deployment practices by us or third-party providers could increase vulnerability to cybersecurity risks and require additional resources to implement heightened cybersecurity measures to protect the security of our data. These deficiencies and other failures of any potential AI systems could subject us to competitive harm, regulatory action, legal liability, and brand or reputational harm.

We must continuously monitor and develop networks and information technology to prevent, detect, address and mitigate the risk of unauthorized access, misuse, computer viruses, and social engineering, such as phishing. We are continuously working including with the aid of third party service providers, to install new, and to upgrade existing, network and information technology systems, to create processes for risk assessment, testing, prioritization, remediation, risk acceptance, and reporting, and to provide awareness training around phishing, malware and other cyber risks to ensure they provide us with services essential to our operations are protected against cyber risks and security breaches and that we are also therefore so protected. However, these upgrades, processes, new technology and training may not be sufficient to protect us from all risks.

The remediation costs and lost revenues experienced by a subject of an intentional cyberattack or other event which results in unauthorized third party access to systems to disrupt operations, corrupt data or steal confidential information may be significant and significant resources may be required to repair system damage, protect against the threat of future security breaches or to alleviate problems, including reputational harm, loss of revenues and litigation, caused by any breaches. Additionally, any failure to adequately protect against unauthorized or unlawful processing of personal data, or to take appropriate action in cases of infringement may result in significant penalties under privacy law.

Furthermore, a security breach or other significant disruption involving our information technology networks and related systems could:

- result in misstated financial reports, violations of loan covenants, missed reporting or permitting deadlines;
- affect our ability to properly monitor our compliance with the rules and regulations regarding our qualification as a REIT;
- result in the unauthorized access to, and destruction, loss, theft, misappropriation or release of, proprietary, confidential, sensitive or otherwise valuable information (including information about tenants), which others could use to compete against us or for disruptive, destructive or otherwise harmful purposes and outcomes;
- result in our inability to maintain the building systems relied upon by our tenants for the efficient use of their leased space;
- require significant management attention and resources to remedy any damages that result;
- subject us to claims for breach of contract, damages, credits, penalties or termination of leases or other agreements; or
- adversely impact our reputation among our tenants and investors generally.

There can be no assurance that the measures we have adopted will be sufficient. Further, while we carry cyber liability insurance, such insurance may not be adequate to cover all losses related to such events. In addition, the costs of maintaining adequate protection against data security threats, based on considerations of their evolution, increasing sophistication, pervasiveness and frequency and/or government-mandated standards or obligations regarding protective efforts, could be material to our financial position, results of operations, cash flows, and the market price of our securities in a particular period or over various periods.

The use of, or inability to use, artificial intelligence by us, our operators, managers, vendors and our investors presents risks and challenges that may adversely impact our business and operating results or the business and operating results of our operators, managers and vendors or may adversely impact the requirements and demand for properties.

We may use AI tools in our operations. If our peers use AI tools to optimize operations and we fail to utilize AI tools in a comparable manner, we may be competitively disadvantaged. However, while AI tools may facilitate optimization and operational efficiencies, they also have the potential for inaccuracy, bias, infringement or misappropriation of intellectual property, and risks related to data privacy and cybersecurity. The use of AI tools may introduce errors or inadequacies that are not easily detectable, including deficiencies, inaccuracies or biases in the data used for AI training, or in the content, analyses or recommendations generated by AI applications. The results of such errors or inadequacies may adversely affect our business, financial condition and results of operations. The legal requirements relating to AI continue to evolve and remain uncertain, including how legal developments could impact our business and ability to enforce our proprietary rights or protect against infringement of those rights. Cybersecurity threat actors may utilize AI tools to automate and enhance cybersecurity attacks against us. We utilize software and platforms designed to detect such cybersecurity threats, including AI-based tools, but these threats could become more sophisticated and harder to detect, contain and mitigate, which may pose significant risks to our data security and systems. Such cybersecurity attacks, if successful, could lead to data breaches, loss of confidential or sensitive information, and financial or reputational harm.

Our vendors may use AI tools in their products or services without our knowledge, and the providers of these tools may not meet the evolving regulatory or industry standards for privacy and data protection. Consequently, this may inhibit our or our vendors' ability to uphold an appropriate level of service and data privacy. If we, our vendors, or other third parties with which we conduct business experience an actual or perceived breach of privacy or security incident due to the use of AI, we may be adversely impacted, lose valuable intellectual property or confidential information and incur harm to our reputation and the public perception of the effectiveness of our security measures. In addition, investors, analysts and other market participants may use AI tools to process, summarize or interpret our financial information or other data about us. The use of AI tools in financial and market analysis may introduce risks similar to those described above, including an inaccurate interpretation of our financial or operational performance or market trends or conditions, which in turn could result in inaccurate conclusions or investment recommendations

We are subject to risks associated with a pandemic, epidemic or outbreak of a contagious disease, which can cause severe disruptions in the U.S. and global economy.

A declaration of a pandemic or a future outbreak of a highly infectious or contagious disease could have repercussions across many sectors and areas of the global economy and financial markets, leading to significant adverse impacts on economic activity as well as significant volatility and negative pressure in financial markets. We may also potentially experience a negative impact on the health of our personnel, particularly if a significant number of them are during a future pandemic, which could result in a deterioration in our ability to ensure business continuity during this disruption.

We may make investments in asset classes or countries outside of our core investment strategy which may be perceived as complicating our strategy relative to our peers.

We may need to expand beyond our current asset class mix to grow our portfolio. As a result, we may, to the extent that market conditions warrant, to seek to grow our business by increasing our investments in existing businesses, pursuing new investment strategies (including investment opportunities in new asset classes), developing new types of investment structures,

and expanding into new geographic markets. Introducing new types of investment structures could increase the complexities involved in managing such investments, including to ensure compliance with regulatory requirements and terms of the investment. Making investments in assets classes or countries outside of our core investment strategy may also be perceived as complicating our strategy relative to our peers. Entry into new asset classes or countries may subject us to new laws and regulations with which we are not familiar, or from which we are currently exempt, and may lead to increased litigation and regulatory risk and costs.

Loss of senior executives with long-standing business relationships could materially impair our ability to operate successfully.

Our ability to operate our business and grow our portfolio depend, in large part, upon the efforts of our senior executive team. Several of our executives have extensive experience and strong reputations in the real estate industry and have been important in setting our strategic direction, operating our business, assembling and growing our portfolio, identifying, recruiting and training key personnel, and arranging necessary financing. In particular, relationships that these individuals have with financial institutions and existing and prospective tenants are important to our growth and the success of our business. The loss of services of one or more members of our senior management team, or our inability to attract and retain highly qualified personnel, could adversely affect our business, diminish our investment opportunities and weaken our relationships with lenders, business partners, existing and prospective tenants and industry personnel, which could materially and adversely affect us.

Risks Related to our Indebtedness

We have substantial indebtedness and we will have the ability to incur significant additional indebtedness and other liabilities.

As of December 31, 2025, we had \$2.6 billion of total gross indebtedness outstanding, including \$1.3 billion of secured indebtedness, \$324.2 million outstanding under the Revolving Credit Facility, and \$1.0 billion of our Senior Notes. We had availability to borrow an additional \$781.7 million, under our Revolving Credit Facility as of December 31, 2025. Our high level of indebtedness may have the following important consequences to us including:

- requiring us to dedicate a substantial portion of our cash flow to make principal and interest payments on our indebtedness, thereby reducing our cash flow available to fund working capital, capital expenditures and other general corporate purposes;
- requiring us to maintain certain debt coverage and other financial ratios at specified levels, thereby reducing our financial flexibility;
- making it more difficult for us to satisfy our financial obligations, including servicing our debt obligations;
- increasing our vulnerability to general adverse economic and industry conditions or a downturn in our business;
- exposing us to increases in interest rates for our variable rate debt;
- limiting, along with the financial and other restrictive covenants in our indebtedness, our ability to borrow additional funds on favorable terms or at all to expand our business or ease liquidity constraints;
- limiting our ability to refinance all or a portion of our indebtedness on or before maturity on the same or more favorable terms or at all;
- limiting our flexibility in planning for, or reacting to, changes in our business and our industry;
- placing us at a competitive disadvantage relative to competitors that have less indebtedness, particularly in making future acquisitions;
- limiting our ability to enter into transactions that may otherwise be in our interest, including mergers or other combinations;
- increasing our risk of property losses as the result of foreclosure actions initiated by lenders under our secured debt obligations;
- requiring us to dispose of one or more of our properties at disadvantageous prices in order to service our indebtedness or to raise funds to pay such indebtedness at maturity; and
- resulting in an event of default if we fail to pay our debt obligations when due or fail to comply with the financial and other restrictive covenants contained in the agreements governing our debt obligations which event of default could result in all of our debt becoming immediately due and payable and could permit certain of our lenders to foreclose on our assets securing the debt.

We may be unable to service our indebtedness.

Our ability to make scheduled payments on and to refinance our indebtedness depends on and is subject to our future financial and operating performance, which in turn is affected by general and regional economic, financial, competitive, business and other factors beyond our control. Our business may fail to generate sufficient cash flow from operations or future borrowings may be unavailable to us under the Revolving Credit Facility or from other sources in an amount sufficient to enable us to service our debt, to refinance our debt or to fund our other liquidity needs. If we are unable to meet our debt obligations or to fund our other liquidity needs, we will need to restructure or refinance all or a portion of our debt. We may be unable to refinance any of our debt, including the Revolving Credit Facility or the Senior Notes, on commercially reasonable terms or at all. If we were unable to make payments or refinance our debt or obtain new financing under these circumstances, we would have to consider other options, such as asset sales, equity issuances or negotiations with our lenders to restructure the applicable debt. The Credit Agreement governing our Revolving Credit Facility and each of the indentures governing the Senior Notes restrict, and market or business conditions may limit, our ability to take some or all of these actions. Any restructuring or refinancing of our indebtedness could be at higher interest rates and may require us to comply with more onerous covenants that could further restrict our business operations. In addition, the Revolving Credit Facility and each of the indentures governing the Senior Notes permit us to incur additional debt, including secured debt, and the amount of additional indebtedness incurred could be substantial.

As of December 31, 2025, a total of \$94.8 million of our indebtedness bearing interest at a weighted rate of 3.8% matures in calendar year 2026. Interest rates increased considerably over the last two years and may increase further in the future. The interest rate on borrowings under the Revolving Credit Facility was 3.4% as of December 31, 2025. The interest rate on any indebtedness we refinance will likely be higher than the rate on the maturing indebtedness. There is no assurance that we will be able to refinance any of our indebtedness as it comes due, especially indebtedness secured by mortgages, on favorable terms,

or at all. Increases in interest rates or changes in underwriting standards imposed by lenders may require us to use either cash on hand or raise additional equity to repay or refinance any indebtedness or for that matter to incur new indebtedness. If we are unable to repay or refinance any indebtedness secured by mortgages, we lose the mortgaged property in a foreclosure action.

We have incurred, and may continue to incur, variable-rate debt. As of December 31, 2025, a total of 2% of our indebtedness bore interest at variable rates which averaged 4.9%. Increases in interest rates on our variable-rate debt or any new indebtedness we incur either as part of a refinancing or a new property acquisition would increase our interest cost. If we need to repay existing debt during periods of rising interest rates, we may need to post additional collateral or sell one or more of our investments in properties even though we would not otherwise choose to do so. In addition, under certain of our debt agreements, including our mortgage loan agreements, we are required to maintain certain debt service coverage ratios for particular periods of time. In the event we do not meet these debt service coverage ratio tests for the applicable period, we are required to make cash sweep payments with respect to such loan's principal amount, for so long as we are not in compliance with the applicable coverage ratio covenant. We have been making cash sweep payments, which impacts funds available to us for other uses, with respect to certain of our debt obligations.

Our derivative financial instruments have been, and any derivative financial instruments in the future, will be subject to counterparty default risk.

We manage our interest rate risk with derivative financial instruments, including interest rate swaps, caps, options, floors and other interest rate derivative contracts, to hedge all or a portion of the interest rate risk associate with our variable rate borrowings. As a result, when we are party to such derivative financial instruments, we are subject to the risk that the counterparty to one or more of these contracts defaults on its performance under the contract. During an economic downturn, the counterparty's financial condition may deteriorate rapidly and with little notice and we may be unable to take action to protect our exposure. In the event of a counterparty default, we could incur losses, which may harm our business and financial condition. In the event that one or more of our counterparties becomes insolvent or files for bankruptcy, our ability to eventually recover any losses suffered as a result of that counterparty's default may be limited by the liquidity of the counterparty.

Changes in the debt markets could have a material adverse impact on our earnings and financial condition.

The domestic and international commercial real estate debt markets are subject to volatility, resulting in, from time to time, the tightening of underwriting standards by lenders and credit rating agencies and reductions in the availability of financing. Beginning in early 2022, in response to significant and prolonged increases in inflation, the U.S. Federal Reserve Board raised interest rates eleven times during 2022 and 2023 and then paused rate increases in the fourth quarter of 2023 following the deceleration of inflationary growth. During that same period the European Central Bank and the Bank of England similarly raised interest rates and implemented fiscal policy interventions responsive to high levels of inflation and recession fears. While the Federal Reserve reduced benchmark interest rates by 75 basis points in late 2024, it maintained benchmark interest-rate at around 4.25% to 4.50% through much of 2025. The Federal Reserve then reduced the target range to 4.0% - 4.25% on September 17, 2025, to 3.75% - 4.00% on October 29, 2025, and to 3.50%-3.75% on December 10, 2025. Despite these reductions, interest rates remain elevated compared to recent historical periods. After cutting rates in 2025, on January 28, 2026, the Federal Reserve voted to hold the benchmark interest-rates steady at 3.50%-3.75%. The future path of inflation and interest rates remain uncertain, and there can be no assurance that rates will continue to decrease at a rate currently predicted or at all, which would in turn negatively impact our borrowing costs. If our overall cost of borrowings increases, either due to increases in the index rates or due to increases in lender spreads, we will need to factor such increases into pricing and projected returns for any future acquisitions. This may result in future acquisitions generating lower overall economic returns. Volatility in the debt markets may negatively impact our ability to borrow monies to finance the purchase of, or other activities related to, our real estate assets.

If we are unable to borrow monies on terms and conditions that we find acceptable, our ability to purchase properties or, meet other capital requirements may be limited, and the return on the properties we own may be lower. In addition, we may find it difficult, costly or impossible to refinance maturing indebtedness.

Furthermore, the state of the debt markets could have an impact on the overall amount of capital being invested in real estate, which may result in price or value decreases of real estate assets which could negatively impact the value of our assets, and the price of assets which we sell.

Covenants in our debt agreements restrict our activities and could adversely affect our business.

Our debt agreements, including each of the indentures governing the Senior Notes and the Credit Agreement governing the Revolving Credit Facility, contain various covenants that limit our ability and the ability of our subsidiaries to engage in various transactions including, as applicable:

- incurring or guaranteeing additional secured and unsecured debt;
- creating liens on our assets;
- making investments or other restricted payments (including, without limitation, share repurchases);
- entering into transactions with affiliates;
- creating restrictions on the ability of our subsidiaries to pay dividends or other amounts to us;

- selling assets;
- making optional prepayments of indebtedness during a payment default or an event of default under the Revolving Credit Facility;
- effecting a consolidation or merger or selling all or substantially all of our assets; and
- amending certain material agreements, including material leases and debt agreements.

These covenants limit our operating flexibility and could prevent us from taking advantage of business opportunities as they arise, growing our business or competing effectively. In addition, the Revolving Credit Facility requires us to comply with financial maintenance covenants, certain of which do not apply so long as we maintain our investment-grade rating. We also are required to maintain total unencumbered assets of at least 150% of our unsecured indebtedness under each of the indentures governing the Senior Notes. Our ability to meet these requirements may be affected by events beyond our control, and we may not meet these requirements. We may be unable to maintain compliance with these covenants and, if we fail to do so, we may be unable to obtain waivers from the lenders or indenture trustee, as applicable, or amend the covenants.

A breach of any of the covenants or other provisions in our debt agreements could result in an event of default, which if not cured or waived, could result in such debt becoming due and payable, either automatically or after an election to accelerate by the required percentage of the holders of the indebtedness or by an agent for the holders of the indebtedness. This, in turn, could cause our other debt, including the Senior Notes and the Revolving Credit Facility, to become due and payable as a result of cross-default or cross-acceleration provisions contained in the agreements governing the other debt and permit certain of our lenders to foreclose on our assets, if any, that secure this debt. In the event that some or all of our debt is accelerated and becomes immediately due and payable, we may not have the funds to repay, or the ability to refinance our debt.

We may not have the funds necessary to finance the repurchase of the Senior Notes in connection with a change of control offer required by the indentures governing each series of notes.

Upon the occurrence of a “Change of Control Triggering Event” defined in each of the indentures governing the Senior Notes, we are required to make an offer to repurchase all outstanding Senior Notes at 101% of the principal amount thereof, plus accrued and unpaid interest on each series of notes, if any, but not including, the date of repurchase. However, it is possible that we will not have sufficient funds, or the ability to raise sufficient funds, at the time we are required to make this offer. In addition, restrictions under future debt we may incur, may not allow us to repurchase the Senior Notes upon a Change of Control Triggering Event, and we expect that a change in control will result in an event of default under the Revolving Credit Facility, which could result in such debt becoming immediately due and payable and the commitments thereunder terminated. If we could not refinance such senior debt or otherwise obtain a waiver from the holders of such debt, we would be prohibited from repurchasing the Senior Notes, which would constitute an event of default under the applicable indentures governing either series of Senior Notes, which in turn would constitute a default under our Revolving Credit Facility. In addition, certain important corporate events, such as leveraged recapitalization that would increase the level of our indebtedness, would not constitute a “Change of Control” under the either of the indentures governing the Senior Notes although these types of transactions could affect our capital structure or credit ratings and the holders of the Senior Notes. Further, courts interpreting change of control provisions under New York law (which is the governing law of each of the indentures governing the Senior Notes) have not provided clear and consistent meanings of change of control provisions which leads to subjective judicial interpretation of what may constitute a “Change of Control.” The “Change of Control Triggering Event” may impact the willingness of a third party to seek or engage in a “Change of Control” transaction with us.

A lowering or withdrawal of the ratings assigned to our debt securities by rating agencies may increase our future borrowing costs, reduce our access to capital or lead to additional restrictions under our debt agreements.

Any rating assigned to debt securities that we or either of our OP’s issue could be lowered or withdrawn entirely by a rating agency if, in that rating agency’s judgment, future circumstances relating to the basis of the rating, such as adverse changes, so warrant. Any lowering of the ratings likely would make it more difficult or more expensive for us to obtain additional debt financing. Additionally, in October 2025, Fitch Ratings upgraded our corporate credit rating to investment-grade BBB- from BB+, and as a result, subject to ongoing maintenance of an investment grade credit rating from at least one rating agency, the financial maintenance covenants with respect to maximum secured recourse debt and minimum net worth no longer apply. If we are unable to maintain such a rating, such covenants and other covenants and restrictions under our Credit Agreement, including restrictions on our ability to pay dividends and make other distributions or repurchases of our equity securities, will apply, which could negatively impact our business.

Risks Related to Our Corporate Structure, Common Stock and Preferred Stock

The trading prices of our Common Stock and Preferred Stock may fluctuate significantly.

The trading prices of shares of our Common Stock and Preferred Stock may be volatile and subject to significant price and volume fluctuation in response to market and other factors, many of which are outside our control. Among the factors that could affect these trading prices are:

- our financial condition, including the level of our indebtedness and performance;
- our ability to grow through property acquisitions, the terms, and pace of any acquisitions or dispositions we may make and the availability and terms of financing for those acquisitions;
- the financial condition of our tenants, including tenant bankruptcies or defaults;
- actual or anticipated quarterly fluctuations in our operating results and financial condition;
- the amount and frequency of dividends that we pay;
- additional sales of equity securities, including our Common Stock or Preferred Stock, or the perception that additional sales may occur;
- the reputation of REITs and real estate investments generally and the attractiveness of REIT equity securities in comparison to other equity securities, and fixed income debt securities;
- uncertainty and volatility in the equity and credit markets;
- increases in interest rates and fluctuations in exchange rates;
- inflation and increases in the inflation rate;
- changes in revenue or earnings estimates, if any, or publication of research reports and recommendations by financial analysts or actions taken by rating agencies with respect to our securities or those of other REITs;
- failure to meet analyst revenue or earnings estimates;
- strategic actions by us or our competitors, such as acquisitions or restructurings;
- the extent of investment in our securities by institutional investors;
- the extent of short-selling of our securities;
- general financial and economic market conditions and, in particular, developments related to market conditions for REITs and other real estate related companies;
- failure to maintain our REIT status;
- changes in tax laws;
- domestic and international economic factors unrelated to our performance; and
- all other risk factors addressed elsewhere in this Annual Report on Form 10-K for the year ended December 31, 2025.

Moreover, although shares of the Preferred Stock are listed on the New York Stock Exchange (“NYSE”), there can be no assurance that the trading volume for these shares will provide sufficient liquidity for holders to sell their shares at the time of their choosing or that the trading price for shares will equal or exceed the price paid for the shares. Because the shares of our preferred stock have a fixed dividend rate, their respective trading prices in the secondary market will be influenced by changes in interest rates and will tend to move inversely to changes in interest rates. In particular, an increase in market interest rates may result in higher yields on other financial instruments and may lead purchasers of our preferred stock to demand a higher yield on their investment, which could adversely affect the market price of shares of those securities. An increase in interest rates available to investors could also make an investment in our Common Stock less attractive if we are not able to increase our dividend rate, which could reduce the value of our Common Stock.

We depend on our OP and its subsidiaries for cash flow and are structurally subordinated in right of payment to the obligations of our OP and its subsidiaries.

We conduct, and intend to continue conducting, all of our business operations through our OP and accordingly, we rely on distributions from our OP and its subsidiaries to provide cash to pay our obligations. There is no assurance that our OP or its subsidiaries will be able to, or be permitted to, pay distributions to us that will enable us to pay dividends to our stockholders and meet our other obligations. Each subsidiary of the OP is a distinct legal entity and, under certain circumstances, legal and contractual restrictions may limit our ability to obtain cash from these entities. In addition, any claims we may have will be structurally subordinated to all existing and future liabilities and obligations of our OP and its subsidiaries. Therefore, in the event of our bankruptcy, liquidation or reorganization, our assets and those of our OP and its subsidiaries will be available to

satisfy the claims of our creditors or to pay dividends to our stockholders only after all the liabilities and obligations of our OP and its subsidiaries have been paid in full.

We may issue additional equity securities in the future thereby diluting the holdings of existing stockholders.

Holders of our Common Stock do not have preemptive rights to any shares issued by us in the future. Our charter authorizes us to issue up to 440 million shares of stock, consisting of 400 million shares of common stock, par value \$0.01 per share and 40 million shares of preferred stock, par value \$0.01 per share. As of December 31, 2025, we had 24 million shares of Preferred Stock issued and outstanding. Each series of Preferred Stock ranks on parity with each other with respect to dividend rights and rights upon our voluntary or involuntary liquidation, dissolution or winding-up. Subject to the approval rights of holders of our Preferred Stock regarding authorization or issuance of equity securities ranking senior to the Preferred Stock, our Board, without approval of our common stockholders, may amend our charter from time to time to increase or decrease the aggregate number of authorized shares of stock, or the number of authorized shares of any class or series of stock, or may classify or reclassify any unissued shares into the classes or series of stock without obtaining stockholder approval and establish the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends or other distributions, qualifications or terms or conditions of redemption of the stock.

All of our authorized but unissued shares of stock may be issued in the discretion of our Board. The issuance of additional shares of our Common Stock could dilute the interests of the holders of our Common Stock, and any issuance of shares of preferred stock senior to our Common Stock, such as our issued and outstanding Preferred Stock, or any incurrence of additional indebtedness, could affect our ability to pay dividends on our Common Stock. The issuance of additional shares of preferred stock ranking equal or senior to our issued and outstanding Preferred Stock, including preferred stock convertible into shares of our Common Stock, could dilute the interests of the holders of Common Stock, Preferred Stock, and any issuance of shares of preferred stock senior to our issued and outstanding Preferred Stock or incurrence of additional indebtedness could affect our ability to pay dividends on, redeem or pay the liquidation preference on our Preferred Stock. These issuances could also adversely affect the trading price of our Common Stock and Preferred Stock.

We may issue shares of our Common Stock, pursuant to our existing at-the-market program, and may in the future also issue shares of our preferred stock pursuant to any similar future program, as well as in other public or private offerings, including shelf offerings, and shares of our Common Stock issued as awards to our officers, directors and other eligible persons. We may also issue OP Units to sellers of properties we acquire. OP Units may be redeemed on a one for one basis for, at our election, a share of Common Stock or the cash equivalent thereof.

Because our decision to issue equity securities in any future offering will depend on market conditions and other factors beyond our control, we cannot predict or estimate the amount, timing or nature of our future offerings.

We cannot guarantee that our share repurchase program will enhance long-term stockholder value. Share repurchases could also increase the volatility of the price of our Common Stock and could diminish our cash reserves.

On February 20, 2025, our Board authorized a share repurchase program, under which we are authorized to repurchase shares of Common Stock for an aggregate purchase price not to exceed \$300.0 million, excluding fees, commissions and other ancillary expenses, of which approximately \$180 million was available at December 31, 2025. Under the program, which does not have a stated expiration date, we may repurchase shares of our Common Stock from time to time through open market purchases, block trades, privately negotiated transactions, accelerated share repurchase transactions and/or pursuant to Rule 10b5-1 plans, in compliance with applicable securities laws and other legal requirements.

Although the Board has authorized the share repurchase program, the share repurchase program does not obligate us to repurchase any specific dollar amount or to acquire any specific number of shares. The timing and amount of future repurchases, if any, will depend upon several factors, including market, legislative and business conditions, the trading price of our Common Stock and the nature of other investment opportunities. For example, the Inflation Reduction Act imposes a one percent tax on stock repurchases, subject to certain adjustments, by publicly traded U.S. companies, including us, and may impact our decision to engage in share repurchases. Also, our ability to repurchase shares of stock may be limited by restrictive covenants in our debt agreements. The repurchase program may be limited, suspended or discontinued at any time without prior notice. In addition, repurchases of our Common Stock pursuant to our share repurchase program could affect our stock price and increase its volatility. The existence of a share repurchase program could cause our stock price to be higher than it would be in the absence of such a program and could potentially reduce the market liquidity for our stock. Additionally, our share repurchase program could diminish our cash reserves, which may impact our ability to finance future growth, to continue to pay a dividend and to pursue possible future strategic opportunities and acquisitions. There can be no assurance that any share repurchases will enhance stockholder value because the market price of our Common Stock may decline below the levels at which we repurchased shares of stock. Although our share repurchase program is intended to enhance long-term stockholder value, there is no assurance that it will do so and short-term stock price fluctuations could reduce the program's effectiveness.

The terms of our Preferred Stock, and the terms of other preferred stock we may issue, may discourage a third party from acquiring us in a manner that might result in a premium price to our stockholders.

The change of control conversion and redemption features of our Preferred Stock may make it more difficult for a party to acquire us or discourage a party from seeking to acquire us. Upon the occurrence of a change of control, holders of Preferred Stock will, under certain circumstances, have the right to convert some of or all their shares of Preferred Stock into shares of our Common Stock (or equivalent value of alternative consideration) and under these circumstances we will also have a special optional redemption right to redeem shares of Preferred Stock. These features of our Preferred Stock may have the effect of discouraging a third party from seeking to acquire us or of delaying, deferring or preventing a change of control under circumstances that otherwise could provide the holders of our Common Stock with the opportunity to realize a premium over the then-current market price or that stockholders may otherwise believe is in their best interests. We may also issue other classes or series of preferred stock that could also have the same effect.

Maryland law prohibits certain business combinations, which may make it more difficult for us to be acquired and may discourage a third party from acquiring us in a manner that might result in a premium price to our stockholders.

Under Maryland law, “business combinations” between a Maryland corporation and an interested stockholder or an affiliate of an interested stockholder are prohibited for five years after the most recent date on which the interested stockholder becomes an interested stockholder. These business combinations include, but are not limited to, a merger, consolidation, share exchange or, in circumstances specified in the statute, an asset transfer or issuance or reclassification of equity securities. An interested stockholder is defined as:

- any person who beneficially owns, directly or indirectly, 10% or more of the voting power of the corporation’s outstanding voting stock; or
- an affiliate or associate of the corporation who, at any time within the two-year period prior to the date in question, was the beneficial owner, directly or indirectly, of 10% or more of the voting power of the then outstanding stock of the corporation.

A person is not an interested stockholder under the statute if the board of directors approved in advance the transaction by which he or she otherwise would have become an interested stockholder. However, in approving a transaction, the board of directors may provide that its approval is subject to compliance, at or after the time of approval, with any terms and conditions determined by the board of directors.

After the five-year prohibition, any business combination between the Maryland corporation and an interested stockholder generally must be recommended by the board of directors of the corporation and approved by the affirmative vote of at least:

- 80% of the votes entitled to be cast by holders of outstanding shares of voting stock of the corporation; and
- two-thirds of the votes entitled to be cast by holders of voting stock of the corporation other than shares held by the interested stockholder with whom or with whose affiliate the business combination is to be effected or held by an affiliate or associate of the interested stockholder.

These super-majority vote requirements do not apply if the corporation’s common stockholders receive a minimum price, as defined under Maryland law, for their shares in the form of cash or other consideration in the same form as previously paid by the interested stockholder for its shares. The business combination statute permits various exemptions from its provisions, including business combinations that are exempted by the board of directors prior to the time that the interested stockholder becomes an interested stockholder. The business combination statute may discourage others from trying to acquire control of us and increase the difficulty of consummating any offer.

Our bylaws designate the Circuit Court for Baltimore City, Maryland as the sole and exclusive forum for certain actions and proceedings that may be initiated by our stockholders.

Our bylaws provide that, unless we consent in writing to the selection of an alternative forum, the Circuit Court for Baltimore City, Maryland, or, if that court does not have jurisdiction, the United States District Court for the District of Maryland, Northern Division, is the sole and exclusive forum for (a) any derivative action or proceeding brought on our behalf, other than actions arising under federal securities laws; (b) any Internal Corporate Claim, as such term is defined in the Maryland General Corporation Law (the “MGCL”), or any successor provision thereof, including, without limitation, (i) any action asserting a claim of breach of any duty owed by any of our directors, officers or other employees to us or to our stockholders or (ii) any action asserting a claim against us or any of our directors, officers or other employees arising pursuant to any provision of the MGCL, our charter or our bylaws; or (c) any other action asserting a claim against us or any of our directors, officers or other employees that is governed by the internal affairs doctrine. Our bylaws also provide that unless we consent in writing, none of the foregoing actions, claims or proceedings may be brought in any court sitting outside the State of Maryland and the federal district courts are, to the fullest extent permitted by law, the sole and exclusive forum for the resolution of any complaint asserting a cause of action under the Securities Act. These choice of forum provisions may limit a stockholder’s ability to bring a claim in a judicial forum that the stockholder believes is favorable. Alternatively, if a court were

to find these provisions of our bylaws inapplicable to, or unenforceable in respect of, one or more of the specified types of actions or proceedings, we may incur additional costs associated with resolving these matters in other jurisdictions.

Maryland law limits the ability of a third-party to buy a large stake in us and exercise voting power in electing directors, which may discourage a third party from acquiring us in a manner that might result in a premium price to our stockholders.

The Maryland Control Share Acquisition Act provides that holders of “control shares” of a Maryland corporation acquired in a “control share acquisition” have no voting rights except to the extent approved by the stockholders by the affirmative vote of two-thirds of all the votes entitled to be cast on the matter, excluding all shares of stock owned by the acquirer, by officers or by employees who are directors of the corporation. “Control shares” are voting shares of stock which, if aggregated with all other shares of stock owned by the acquirer or in respect of which the acquirer can exercise or direct the exercise of voting power (except solely by virtue of a revocable proxy), would entitle the acquirer to exercise voting power in electing directors within specified ranges of voting power. Control shares do not include shares the acquiring person is then entitled to vote as a result of having previously obtained stockholder approval or shares acquired directly from the corporation. A “control share acquisition” means the acquisition of issued and outstanding control shares. The control share acquisition statute does not apply (a) to shares acquired in a merger, consolidation or share exchange if the corporation is a party to the transaction, or (b) to acquisitions approved or exempted by the charter or bylaws of the corporation. Our bylaws contain a provision exempting from the Maryland Control Share Acquisition Act any and all acquisitions of our stock by any person. There can be no assurance that this provision will not be amended or eliminated at any time in the future.

We indemnify our officers and directors against claims or liability they may become subject to due to their service to us, and our rights and the rights of our stockholders to recover claims against our officers and directors are limited.

Maryland law provides that a director has no liability in that capacity if he or she performs his or her duties in good faith, in a manner he or she reasonably believes to be in the corporation’s best interests and with the care that an ordinarily prudent person in a like position would use under similar circumstances. In addition, subject to certain limitations set forth therein or under Maryland law, our charter provides that no director or officer will be liable to us or our stockholders for monetary damages and permits us to indemnify our directors and officers from liability and advance certain expenses to them in connection with claims or liability they may become subject to due to their service to us. We have entered into indemnification agreements consistent with Maryland law and our charter with our directors and officers and certain former directors and officers. We and our stockholders may have more limited rights against our directors, officers, employees and agents, than might otherwise exist under common law, which could reduce the recovery of our stockholders and our recovery against them. In addition, we may be obligated to fund the defense costs incurred by our directors, officers, employees and agents in some cases.

Material weaknesses in or a failure to maintain an effective system of internal control over financial reporting or disclosure controls could prevent us from accurately and timely reporting our financial results, which could materially and adversely affect us.

Effective internal controls over financial reporting are necessary for us to provide reliable financial reports, effectively prevent fraud and operate successfully as a public company. If we cannot provide reliable financial reports or prevent fraud, our reputation and operating results would be harmed. We are required to perform system and process evaluation and testing of our internal control over financial reporting to allow management to report on, and our independent registered public accounting firm to attest to, the effectiveness of our internal control over financial reporting, as required by Section 404 of the Sarbanes-Oxley Act of 2002. Designing and implementing an effective system of internal control over financial reporting and disclosure controls and procedures is a continuous effort that requires significant resources, including the expenditure of a significant amount of time by senior members of our management team.

In connection with our ongoing monitoring of our internal control over financial reporting or audits of our financial statements, we or our auditors may identify deficiencies in our internal control over financial reporting that may be significant or rise to the level of material weaknesses. Any failure to maintain effective internal control over financial reporting or disclosure controls and procedures or to timely effect any necessary improvements to such controls, could harm our operating results or cause us to fail to meet our reporting obligations (which could affect the listing of our securities on the NYSE). Additionally, ineffective internal control over financial reporting or disclosure controls and procedures could also adversely affect our ability to prevent or detect fraud, harm our reputation and cause investors to lose confidence in our reported financial information, which would likely have a negative effect on the trading price of our securities.

We may become subject to litigation, which could materially and adversely affect us.

In the future we may become subject to litigation, including, but not limited to, claims relating to our operations, past and future securities offerings, corporate transactions, and otherwise in the ordinary course of business. Some of these claims may result in significant defense costs and potentially significant judgments against us, some of which are not, or cannot be, insured against. We generally intend to vigorously defend ourselves. However, we cannot be certain of the ultimate outcome of any claims that may arise in the future. Resolution of these types of matters against us may result in our having to pay significant fines, judgments, or settlements, which, if uninsured, or if the fines, judgments, and settlements exceed insured levels, could

adversely impact our earnings and cash flows, thereby materially and adversely affecting us. Certain litigation or the resolution of certain litigation may affect the availability or cost of some of our insurance coverage, which could materially and adversely impact us, expose us to increased risks that would be uninsured, and materially and adversely impact our ability to attract directors and officers.

U.S. Federal Income Tax Risks

Our failure to remain qualified as a REIT would subject us to U.S. federal income tax and potentially state and local tax.

We elected to be taxed as a REIT commencing with our taxable year ended December 31, 2013 and intend to operate in a manner that will allow us to continue to qualify as a REIT for U.S. federal income tax purposes. However, we may terminate our REIT qualification inadvertently, or if our Board determines that doing so is in our best interests. Our qualification as a REIT depends upon our satisfaction of certain asset, income, organizational, distribution, stockholder ownership and other requirements on a continuing basis. We have structured and intend to continue structuring our activities in a manner designed to satisfy all the requirements to qualify as a REIT. However, the REIT qualification requirements are extremely complex and interpretation of the U.S. federal income tax laws governing qualification as a REIT is limited. Furthermore, any opinion of our counsel, including tax counsel, as to our eligibility to remain qualified as a REIT is not binding on the Internal Revenue Service (the “IRS”) and is not a guarantee that we will continue to qualify as a REIT. Accordingly, we cannot be certain that we will be successful in operating so that we can remain qualified as a REIT. Our ability to satisfy the asset tests depends on our analysis of the characterization and fair market values of our assets, some of which are not susceptible to a precise determination, and for which we may not obtain independent appraisals. Our compliance with the REIT income or quarterly asset requirements also depends on our ability to successfully manage the composition of our income and assets on an ongoing basis. Accordingly, if certain of our operations were to be recharacterized by the IRS, such recharacterization would jeopardize our ability to satisfy all requirements for qualification as a REIT. Furthermore, future legislative, judicial or administrative changes to the U.S. federal income tax laws could be applied retroactively, which could result in our disqualification as a REIT.

If we fail to continue to qualify as a REIT for any taxable year, and we do not qualify for certain statutory relief provisions, we will be subject to U.S. federal income tax on our taxable income at the corporate rate. In addition, we would generally be disqualified from treatment as a REIT for the four taxable years following the year in which we lose our REIT qualification. Losing our REIT qualification would reduce our net earnings available for investment or distribution to stockholders because of the additional tax liability. In addition, amounts paid to stockholders that are treated as dividends for U.S. federal income tax purposes would no longer qualify for the dividends paid deduction, and we would no longer be required to make distributions. If we lose our REIT qualification, we might be required to borrow funds or liquidate some investments in order to pay the applicable taxes.

Even as a REIT, in certain circumstances, we may incur tax liabilities that would reduce our cash available for distribution to our stockholders.

Even as a REIT, we may be subject to U.S. federal, state and local income taxes. For example, net income from the sale of properties that are “dealer” properties sold by a REIT and that do not meet a safe harbor available under the Code (a “prohibited transaction” under the Code) will be subject to a 100% tax. We may not make sufficient distributions to avoid excise taxes applicable to REITs. Similarly, if we were to fail an income test (and did not lose our REIT status because such failure was due to reasonable cause and not willful neglect), we would be subject to tax on the income that does not meet the income test requirements. We also may decide to retain net capital gains we earn from the sale or other disposition of our property and pay U.S. federal income tax directly on such income. In that event, our stockholders would be treated as if they earned that income and paid the tax on it directly. However, stockholders that are tax-exempt, such as charities or qualified pension plans, would have no benefit from their deemed payment of such tax liability unless they file U.S. federal income tax returns and seek a refund of such tax. We also will be subject to corporate tax on any undistributed REIT taxable income. We also may be subject to state and local taxes on our income or property, including franchise, payroll and transfer taxes, either directly or at the level of the OP or at the level of the other companies through which we indirectly own our assets, such as any taxable REIT subsidiaries (“TRSs”), which are subject to full U.S. federal, state, local and foreign corporate-level income taxes. Any taxes we pay directly or indirectly will reduce our cash flow.

To qualify as a REIT, we must meet annual distribution requirements, which may force us to forgo otherwise attractive opportunities or borrow funds during unfavorable market conditions. This could delay or hinder our ability to meet our investment objectives and reduce our stockholders’ overall return.

In order to qualify as a REIT, we must distribute annually to our stockholders at least 90% of our REIT taxable income (which does not equal net income as calculated in accordance with GAAP), determined without regard to the deduction for dividends paid and excluding net capital gain. We will be subject to U.S. federal income tax on our undistributed REIT taxable income and net capital gain and to a 4% nondeductible excise tax on any amount by which distributions we make with respect to any calendar year are less than the sum of (a) 85% of our ordinary income, (b) 95% of our capital gain net income and (c) 100% of our undistributed income from prior years. These requirements could cause us to distribute amounts that otherwise would be spent on investments in real estate assets and it is possible that we might be required to borrow funds, possibly at unfavorable rates, or sell assets to fund these distributions. Although we intend to make distributions sufficient to meet the annual distribution requirements and to avoid U.S. federal income and excise taxes on our earnings while we qualify as a REIT, it is possible that we might not always be able to do so.

Recharacterization of sale-leaseback transactions may cause us to lose our REIT status.

We will use commercially reasonable efforts to structure any sale-leaseback transaction we enter into so that the lease will be characterized as a “true lease” for U.S. federal income tax purposes, thereby allowing us to be treated as the owner of the property for U.S. federal income tax purposes. However, the IRS may challenge this characterization. In the event that any sale-leaseback transaction is challenged and recharacterized as a financing transaction or loan for U.S. federal income tax purposes, deductions for depreciation and cost recovery relating to the property would be disallowed. If a sale-leaseback transaction were so recharacterized, we might fail to continue to satisfy the REIT qualification “asset tests” or “income tests” and, consequently, lose our REIT status effective with the year of recharacterization. Alternatively, the amount of our REIT taxable income could be recalculated which might also cause us to fail to meet the distribution requirement for a taxable year.

Certain of our business activities are potentially subject to the prohibited transaction tax.

For so long as we qualify as a REIT, our ability to dispose of property during the first few years following acquisition may be restricted to a substantial extent as a result of our REIT qualification. Under applicable provisions of the Code regarding prohibited transactions by REITs, while we qualify as a REIT and provided we do not meet a safe harbor available under the Code, we will be subject to a 100% penalty tax on the net income from the sale or other disposition of any property (other than foreclosure property) that we own, directly or indirectly through any subsidiary entity, including the OP, but generally excluding TRSs, that is deemed to be inventory or property held primarily for sale to customers in the ordinary course of a trade or business. Whether property is inventory or otherwise held primarily for sale to customers in the ordinary course of a trade or business depends on the particular facts and circumstances surrounding each property. We intend to avoid the 100% prohibited transaction tax by (a) conducting activities that may otherwise be considered prohibited transactions through a TRS (but such TRS will incur corporate rate income taxes with respect to any income or gain recognized by it), (b) conducting our operations in such a manner so that no sale or other disposition of an asset we own, directly or indirectly through any subsidiary, will be treated as a prohibited transaction, and (c) structuring certain dispositions of our properties to comply with the requirements of the prohibited transaction safe harbor available under the Code for properties that, among other requirements, have been held for at least two years. Despite our present intention, no assurance can be given that any particular property we own, directly or through any subsidiary entity, including the OP, but generally excluding TRSs, will not be treated as inventory or property held primarily for sale to customers in the ordinary course of a trade or business.

TRSs are subject to corporate-level taxes and our dealings with TRSs may be subject to a 100% excise tax.

A REIT may own up to 100% of the stock of one or more TRSs. Both the subsidiary and the REIT must jointly elect to treat the subsidiary as a TRS. A corporation of which a TRS directly or indirectly owns more than 35% of the voting power or value of the stock will automatically be treated as a TRS. Overall, no more than 25% (20% for taxable years beginning after December 31, 2027, and before January 1, 2026) of the gross value of a REIT’s assets may consist of stock or securities of one or more TRSs. A TRS may hold assets and earn income that would not be qualifying assets or income if held or earned directly by a REIT, including gross income from operations pursuant to management contracts. Accordingly, we may use one or more TRSs generally to hold properties for sale in the ordinary course of a trade or business or to hold assets or conduct activities that we cannot conduct directly as a REIT. A TRS is subject to applicable U.S. federal, state, local, and foreign income tax on its taxable income, as well as limitations on the deductibility of its interest expenses. In addition, the Code imposes a 100% excise tax on certain transactions between a TRS and its parent REIT that are not conducted on an arm’s-length basis.

If the OP failed to qualify as a partnership or is not otherwise disregarded for U.S. federal income tax purposes, we would cease to qualify as a REIT.

If the IRS were to successfully challenge the status of the OP as a partnership or disregarded entity for U.S. federal income tax purposes, the OP would be taxable as a corporation. In such event this would reduce the amount of distributions that the OP could make to us. This also would result in our failing to qualify as a REIT, and we would become subject to a corporate-level tax on our income. This substantially would reduce our cash available to pay dividends and other distributions to our stockholders. In addition, if any of the partnerships or limited liability companies through which the OP owns its properties, in whole or in part, loses its characterization as a partnership and is otherwise not disregarded for U.S. federal income tax purposes, the partnership or limited liability company would be subject to taxation as a corporation, thereby reducing distributions to the OP. Such a recharacterization of an underlying property owner could also threaten our ability to maintain our REIT qualification.

We may choose to make distributions in a combination of cash and shares of our Common Stock, in which case our stockholders may be required to pay U.S. federal income taxes in excess of the cash portion of such distributions they receive.

In connection with our qualification as a REIT, we are required to distribute annually to our stockholders at least 90% of our REIT taxable income (which does not equal net income as calculated in accordance with GAAP), determined without regard to the deduction for dividends paid and excluding net capital gain. In order to satisfy this requirement, as much as 80% of the aggregate distribution may consist of shares of our Common Stock. Taxable stockholders receiving such distributions will be required to include the full amount of such distributions (including the fair market value of any shares of Common

Stock received) as ordinary dividend income to the extent of our current or accumulated earnings and profits, as determined for U.S. federal income tax purposes. As a result, U.S. stockholders may be required to pay U.S. federal income taxes with respect to such distributions in excess of the cash portion of the distribution received.

Accordingly, U.S. stockholders receiving a distribution of a combination of cash and shares of our Common Stock may be required to sell shares received in such distribution or may be required to sell other stock or assets owned by them, at a time that may be disadvantageous, in order to satisfy any tax imposed on such distribution. If a U.S. stockholder sells the shares it receives as part of the distribution in order to pay this tax, the sales proceeds may be less than the amount included in income with respect to the distribution, depending on the market price of the shares at the time of the sale. Furthermore, with respect to certain non-U.S. stockholders, we may be required to withhold U.S. tax with respect to such distribution, including in respect of all or a portion of such distribution that is payable in stock, by withholding or disposing of part of the shares included in such distribution and using the proceeds of such disposition to satisfy the withholding tax imposed. In addition, if a significant number of our stockholders determine to sell shares of our Common Stock in order to pay taxes owed on dividend income, such sale may put downward pressure on the market price of our Common Stock.

The taxation of distributions can be complex; however, distributions to stockholders that are treated as dividends for U.S. federal income tax purposes generally will be taxable as ordinary income, which may reduce our stockholders' after-tax anticipated return from an investment in us.

Amounts that we pay to our taxable stockholders out of current and accumulated earnings and profits (and not designated as capital gain dividends or qualified dividend income) generally will be treated as dividends for U.S. federal income tax purposes and will be taxable as ordinary income. Noncorporate stockholders are entitled to a 20% deduction with respect to these ordinary REIT dividends which would, if allowed in full, result in a maximum effective U.S. federal income tax rate on these ordinary REIT dividends of 29.6% (or 33.4% including the 3.8% surtax on net investment income).

However, a portion of the amounts that we pay to our stockholders generally may (1) be designated by us as capital gain dividends taxable as long-term capital gain to the extent that such portion is attributable to net capital gain recognized by us, (2) be designated by us as qualified dividend income, taxable at capital gains rates, to the extent they are attributable to dividends we receive from TRSs, or (3) constitute a return of capital to the extent that such portion exceeds our accumulated earnings and profits as determined for U.S. federal income tax purposes. With respect to qualified dividend income, the current maximum U.S. federal tax rate applicable to noncorporate stockholders is 23.8%, including the 3.8% surtax on net investment income. Dividends payable by REITs, however, generally are not eligible for this reduced rate and, as described above, will be subject to an effective rate of 29.6% (or 33.4% including the 3.8% surtax on net investment income). Although this does not adversely affect the taxation of REITs or dividends payable by REITs, the more favorable rates applicable to regular corporate qualified dividends could cause investors who are individuals, trusts and estates to perceive investments in REITs to be relatively less attractive than investments in the stock of non-REIT corporations that pay dividends, which could adversely affect the value of the stock of REITs, including shares of our stock. Tax rates could be changed in future legislation. A return of capital is not taxable, but has the effect of reducing the tax basis of a stockholder's investment in shares of our stock. Amounts paid to our stockholders that exceed our current and accumulated earnings and profits and a stockholder's tax basis in shares of our stock generally will be taxable as capital gain.

Complying with REIT requirements may limit our ability to hedge our liabilities effectively and may cause us to incur tax liabilities.

The REIT provisions of the Code may limit our ability to hedge our liabilities. Any income from a hedging transaction we enter into to manage the risk of interest rate changes, price changes or currency fluctuations with respect to borrowings made or to be made to acquire or carry real estate assets or in certain cases to hedge previously acquired hedges entered into to manage risks associated with property that has been disposed of or liabilities that have been extinguished, if properly identified under applicable Treasury Regulations, does not constitute "gross income" for purposes of the 75% or 95% gross income tests. To the extent that we enter into other types of hedging transactions, the income from those transactions will likely be treated as non-qualifying income for purposes of both of the gross income tests. As a result of these rules, we may need to limit our use of advantageous hedging techniques or implement those hedges through a TRS. This could increase the cost of our hedging activities because the TRS would be subject to tax on gains or expose us to greater risks associated with changes in interest rates than we would otherwise want to bear. In addition, losses in a TRS generally will not provide any tax benefit, except for being carried forward against future taxable income of the TRS.

Complying with REIT requirements may force us to forgo or liquidate otherwise attractive investment opportunities.

To maintain our qualification as a REIT, we must ensure that we meet the REIT gross income tests annually and that at the end of each calendar quarter, at least 75% of the value of our assets consists of cash, cash items, government securities and qualified REIT real estate assets, including certain mortgage loans and certain kinds of mortgage-related securities. The remainder of our investment in securities (other than securities that qualify for the 75% asset test and securities of qualified REIT subsidiaries and TRSs) generally cannot exceed 10% of the outstanding voting securities of any one issuer, 10% of the total value of the outstanding securities of any one issuer, or 5% of the value of our assets as to any one issuer. In addition, no more than 25% (20% for taxable years beginning after December 31, 2017, and before January 1, 2026) of the value of our total

assets may consist of stock or securities of one or more TRSs and no more than 25% of our assets may consist of publicly offered REIT debt instruments that do not otherwise qualify under the 75% asset test. If we fail to comply with these requirements at the end of any calendar quarter, we must correct the failure within 30 days after the end of the calendar quarter or qualify for certain statutory relief provisions to avoid losing our REIT qualification and suffering adverse tax consequences. As a result, we may be required to liquidate assets from our portfolio or not make otherwise attractive investments in order to maintain our qualification as a REIT.

The ability of our Board to revoke our REIT qualification without stockholder approval may subject us to U.S. federal income tax and reduce distributions to our stockholders.

Our charter provides that our Board may revoke or otherwise terminate our REIT election, without the approval of our stockholders, if it determines that it is no longer in our best interests to continue to qualify as a REIT. While we intend to maintain our qualification as a REIT, we may terminate our REIT election if we determine that qualifying as a REIT is no longer in our best interests. If we cease to be a REIT, we would become subject to corporate-level U.S. federal income tax on our taxable income (as well as any applicable state and local corporate tax) and would no longer be required to distribute most of our taxable income to our stockholders, which may have adverse consequences on our total return to our stockholders and on the market price of shares of our stock.

We may be subject to adverse legislative or regulatory tax changes that could increase our tax liability, reduce our operating flexibility and reduce the market price of shares of our stock.

Changes to the tax laws may occur, and any such changes could have an adverse effect on an investment in shares of our stock or on the market value or the resale potential of our assets. Our stockholders are urged to consult with an independent tax advisor with respect to the status of legislative, regulatory or administrative developments and proposals and their potential effect on an investment in shares of our stock.

Although REITs generally receive better tax treatment than entities taxed as non-REIT “C corporations,” it is possible that future legislation would result in a REIT having fewer tax advantages, and it could become more advantageous for a company that invests in real estate to elect to be treated for U.S. federal income tax purposes as a non-REIT “C corporation”. As a result, our charter provides our Board with the power, under certain circumstances, to revoke or otherwise terminate our REIT election and cause us to be taxed as a non-REIT “C corporation”, without the vote of our stockholders. Our Board has duties to us and could only cause such changes in our tax treatment if it determines that such changes are in our best interests.

The share ownership restrictions for REITs and the 8.025% share ownership limit in our charter may inhibit market activity in shares of our stock and restrict our business combination opportunities.

In order to qualify as a REIT, five or fewer individuals, as defined in the Code, may not own, actually or constructively, more than 50% in value of the issued and outstanding shares of our stock at any time during the last half of each taxable year, other than the first year for which a REIT election is made. Attribution rules in the Code determine if any individual or entity actually or constructively owns shares of our stock under this requirement. Additionally, at least 100 persons must beneficially own shares of our stock during at least 335 days of a taxable year for each taxable year, other than the first year for which a REIT election is made. To help ensure that we meet these tests, among other purposes, our charter restricts the acquisition and ownership of shares of our stock.

Our charter, with certain exceptions, authorizes our directors to take such actions as are necessary and desirable to preserve our qualification as a REIT while we so qualify. Unless exempted by our Board, for so long as we qualify as a REIT, our charter prohibits, among other limitations on ownership and transfer of shares of our stock, any person from beneficially or constructively owning (applying certain attribution rules under the Code) more than 8.025% in value of the aggregate outstanding shares of our stock and more than 8.025% (in value or in number of shares, whichever is more restrictive) of any class or series of the outstanding shares of our stock. Our Board may not grant an exemption from these restrictions to any proposed transferee whose ownership in excess of the 8.025% ownership limit would result in the termination of our qualification as a REIT. These restrictions on transferability and ownership will not apply, however, if our Board determines that it is no longer in our best interests to continue to qualify as a REIT or that compliance with the restrictions is no longer required in order for us to continue to so qualify as a REIT.

These ownership limits could delay or prevent a transaction or a change in control that might involve a premium price for shares of our stock or otherwise be in the best interests of the stockholders.

Non-U.S. stockholders will be subject to U.S. federal withholding tax and may be subject to U.S. federal income tax on dividends and other distributions received from us and upon the disposition of shares of our stock.

Subject to certain exceptions, amounts paid to non-U.S. stockholders will be treated as dividends for U.S. federal income tax purposes to the extent of our current or accumulated earnings and profits. Such dividends ordinarily will be subject to U.S. withholding tax at a 30% rate, or such lower rate as may be specified by an applicable income tax treaty, unless the dividends are treated as “effectively connected” with the conduct by the non-U.S. stockholder of a U.S. trade or business. Capital gain distributions attributable to sales or exchanges of “U.S. real property interests” (“USRPIs”) generally will be taxed to a non-U.S. stockholder (other than a “qualified foreign pension fund,” certain entities wholly-owned by a “qualified foreign pension

fund,” and certain foreign publicly-traded entities) as if such gain were effectively connected with a U.S. trade or business. However, a capital gain distribution will not be treated as effectively connected income if (a) the distribution is received with respect to a class of stock that is regularly traded on an established securities market located in the U.S. and (b) the non-U.S. stockholder does not own more than 10% of any class of our stock at any time during the one-year period ending on the date the distribution is received.

Gain recognized by a non-U.S. stockholder upon the sale or exchange of shares of our stock generally will not be subject to U.S. federal income taxation unless such stock constitutes a USRPI. Shares of our stock will not constitute a USRPI so long as we are a “domestically-controlled qualified investment entity.” A domestically-controlled qualified investment entity includes a REIT if at all times during a specified testing period, less than 50% in value of such REIT’s stock is held directly or indirectly by non-U.S. stockholders. In order to determine indirect ownership, Treasury regulations apply a modified look-through rule to certain U.S. corporate shareholders in determining whether a REIT is domestically controlled. We believe, but there can be no assurance, that we are and will continue to be a domestically-controlled qualified investment entity.

Even if we do not qualify as a domestically-controlled qualified investment entity at the time a non-U.S. stockholder sells or exchanges shares of our stock, gain arising from such a sale or exchange would not be subject to U.S. taxation as a sale of a USRPI if (a) the shares are of a class of our stock that is “regularly traded,” as defined by applicable Treasury regulations, on an established securities market, and (b) such non-U.S. stockholder owned, actually and constructively, 10% or less of the outstanding shares of our stock of that class at any time during the five-year period ending on the date of the sale.

Potential characterization of dividends and other distributions or gain on sale may be treated as unrelated business taxable income to tax-exempt investors.

If (a) we are a “pension-held REIT,” (b) a tax-exempt stockholder has incurred (or is deemed to have incurred) debt to purchase or hold shares of our stock, or (c) a holder of shares of our stock is a certain type of tax-exempt stockholder, dividends on, and gains recognized on the sale of, shares of our stock by such tax-exempt stockholder may be subject to U.S. federal income tax as unrelated business taxable income under the Code.

Item 1B. Unresolved Staff Comments.

None.

Item 1C. Cybersecurity.

Cybersecurity Risk Management and Strategy

We have developed and implemented a cybersecurity risk management program intended to protect the confidentiality, integrity, and availability of our critical systems and information. We design and assess our program based on industry practices and accepted frameworks (e.g. the NIST framework).

Our cybersecurity risk management program is integrated into our overall enterprise risk management program, and shares common methodologies, reporting channels and governance processes that apply across the enterprise risk management program to other legal, compliance, strategic, operational, and financial risk areas.

Our cybersecurity risk management program includes:

- risk assessments designed to help identify material cybersecurity risks to our critical systems, information, products, services, and our broader enterprise IT environment;
- our IT team, in coordination with senior management, is principally responsible for managing (1) our cybersecurity risk assessment processes, (2) our security controls, and (3) our response to cybersecurity incidents;
- the use of external service providers, where appropriate, to assess, test or otherwise assist with aspects of our security controls and designed to anticipate cyber-attacks and prevent breaches;
- cybersecurity awareness training of our employees, incident response personnel, and senior management;
- a risk management process for third parties, including, but not limited to service providers, suppliers, and vendors.

We have not identified risks from known cybersecurity threats, including as a result of any prior cybersecurity incidents, that have materially affected or are reasonably likely to materially affect us, including our operations, business strategy, results of operations, or financial condition.

Cybersecurity Governance

Our Board considers cybersecurity risk and other information technology risks as part of its risk oversight function. Our Audit Committee reviews policies with respect to major risk assessment and risk management and reviews with management the steps taken to monitor and control such exposures. As part of this function, our Audit Committee oversees management's implementation of our cybersecurity risk management program, including reviewing risk assessments from management with respect to our information technology systems and procedures, and overseeing our cybersecurity risk management processes.

The Audit Committee receives periodic reports from management on our cybersecurity risks. In addition, management will update the Audit Committee, as necessary and appropriate, regarding cybersecurity incidents that we may experience.

The Audit Committee reports to the full Board regarding its activities, including those related to cybersecurity. The Audit Committee receives briefings from management on our cyber risk management program and receive presentations on cybersecurity topics from management, our internal auditors IT personnel or external experts as part of the Board's continuing education on topics that impact public companies.

Our management team is responsible for assessing and managing our material risks from cybersecurity threats. The team has primary responsibility for our overall cybersecurity risk management program and supervises both our internal cybersecurity personnel and our retained external cybersecurity consultants.

Our management team supervises efforts to prevent, detect, mitigate, and remediate cybersecurity risks and incidents through various means, which may include briefings from IT personnel, threat intelligence and other information obtained from governmental, public or private sources, including external consultants engaged by us; and alerts and reports produced by security tools deployed in the IT environment.

Item 2. Properties.

The following table represents a summary by segment of our portfolio of real estate properties as of December 31, 2025:

Segment	Number of Properties	Annualized Straight-Line Rent		Annualized Base Rent		Square Feet		Occupancy	Weighted-Average Remaining Lease Term (Years) ⁽¹⁾
		Amount	%	Amount	%	Amount	%		
		<i>(In thousands)</i>		<i>(In thousands)</i>		<i>(In thousands)</i>			
Industrial & Distribution	187	\$ 188,221	46 %	\$ 185,270	46 %	28,236	70 %	97 %	6.2
Retail	578	110,458	27 %	108,408	27 %	6,594	16 %	97 %	6.9
Office	55	110,622	27 %	110,581	27 %	5,854	14 %	97 %	4.3
Total	820	\$ 409,301	100 %	\$ 404,259	100 %	40,684	100 %	97 %	6.1

⁽¹⁾ If the portfolio has multiple properties with varying lease expirations, average remaining lease term is calculated on a weighted-average basis. Weighted-average remaining lease term in years is calculated based on square feet as of December 31, 2025.

The following table details distribution of our portfolio by country/location as of December 31, 2025:

Country	Acquisition Period	Number of Properties	Square Feet	Percentage of Properties by Square Feet	Average Remaining Lease Term ⁽¹⁾
			<i>(In thousands)</i>		
Canada	Dec. 2019 - Dec. 2021	7	372	0.9%	14.5
Channel Islands	Sept. 2021	1	114	0.3%	5.0
Finland	Nov. 2014 - Sep. 2015	5	1,457	3.6%	6.5
France	Dec. 2016 - Dec. 2020	6	1,305	3.2%	2.8
Germany	Jan. 2014 - Dec. 2016	5	1,558	3.8%	4.8
Italy	Feb. 2020	2	196	0.5%	6.2
Luxembourg	Dec. 2016	1	156	0.4%	1.0
The Netherlands	Nov. 2014 - Dec. 2021	4	1,007	2.5%	3.3
United Kingdom	Oct. 2012 - Jan. 2023	47	3,781	9.3%	5.9
United States	Aug. 2013 - Oct. 2023	742	30,738	75.6%	6.0
Total		820	40,684	100%	6.0

⁽¹⁾ If the portfolio has multiple properties with varying lease expirations, average remaining lease term is calculated on a weighted-average basis. Weighted-average remaining lease term in years is calculated based on square feet as of December 31, 2025.

The following table details the tenant industry distribution of our portfolio as of December 31, 2025:

Industry	Annualized Straight-Line Rent ⁽¹⁾ <i>(In thousands)</i>	Annualized Straight-Line Rent as a Percentage of the Total Portfolio	Leased Square Feet <i>(In thousands)</i>	Square Feet as a Percentage of the Total Portfolio
Financial Services	\$ 37,822	9 %	2,173	6 %
Freight & Logistics	30,746	8 %	4,039	10 %
Healthcare	25,512	6 %	1,133	3 %
Auto Manufacturing	22,306	5 %	3,193	8 %
Consumer Goods	22,254	5 %	4,705	12 %
Distribution	17,464	4 %	1,770	4 %
Aerospace	16,337	4 %	1,405	4 %
Discount Retail	16,261	4 %	1,880	5 %
Technology	14,468	4 %	733	2 %
Pharmacy	13,624	3 %	549	1 %
Government	13,521	3 %	488	1 %
Retail Banking	12,024	3 %	419	1 %
Home Improvement	11,744	3 %	1,987	5 %
Auto Services	10,580	3 %	225	1 %
Automotive Parts Supplier	10,366	3 %	964	2 %
Other ⁽²⁾	134,272	33 %	13,730	35 %
Total	\$ 409,301	100 %	\$ 39,393	100 %

⁽¹⁾ Annualized straight-line rent converted from local currency into USD as of December 31, 2025 for the in-place lease in the property on a straight-line basis, which includes tenant concessions such as free rent, as applicable. Assumes exchange rates of £1.00 to \$1.35 for GBP, €1.00 to \$1.17 for EUR and C\$1.00 to \$0.73 for Canadian Dollar (“CAD”), as of December 31, 2025 for illustrative purposes, as applicable.

⁽²⁾ Other includes 56 industry types as of December 31, 2025.

The following table details the geographic distribution of our portfolio as of December 31, 2025:

Region	Number of Properties	Annualized Straight-Line Rent (⁽¹⁾ in thousands)	Annualized Straight-Line Rent as a Percentage of the Total Portfolio (⁽²⁾)	Square Feet (in thousands) (⁽²⁾)	Square Feet as a Percentage of the Total Portfolio (⁽²⁾)
United States	742	\$ 298,860	73.0 %	30,735	75.8 %
Michigan	83	51,077	12.5 %	4,675	11.5 %
Texas	46	24,197	5.9 %	1,868	4.6 %
Ohio	45	23,007	5.6 %	4,355	10.7 %
Georgia	51	16,139	3.9 %	1,672	4.1 %
Illinois	41	14,029	3.4 %	1,395	3.4 %
South Carolina	31	13,636	3.3 %	1,562	3.8 %
Alabama	21	12,256	3.0 %	1,053	2.6 %
Tennessee	26	10,116	2.5 %	1,127	2.8 %
North Carolina	26	9,678	2.4 %	1,520	3.7 %
Florida	43	9,548	2.3 %	444	1.1 %
Missouri	14	9,248	2.3 %	876	2.2 %
New York	21	8,352	2.0 %	1,049	2.6 %
California	6	7,699	1.9 %	1,002	2.5 %
Massachusetts	13	6,656	1.6 %	673	1.7 %
Kentucky	17	6,338	1.5 %	634	1.6 %
Pennsylvania	21	6,051	1.5 %	413	1.0 %
New Jersey	3	5,884	1.4 %	271	0.7 %
Indiana	14	5,764	1.4 %	1,221	3.0 %
Mississippi	29	4,848	1.2 %	479	1.2 %
Connecticut	5	4,598	1.1 %	402	1.0 %
Kansas	14	3,759	0.9 %	316	0.8 %
Arkansas	6	3,571	0.9 %	137	0.3 %
Minnesota	8	3,223	0.8 %	330	0.8 %
Colorado	4	3,047	0.7 %	115	0.3 %
West Virginia	28	3,005	0.7 %	334	0.8 %
Louisiana	18	2,846	0.7 %	250	0.6 %
New Hampshire	4	2,779	0.7 %	339	0.8 %
Virginia	13	2,663	0.7 %	173	0.4 %
Wisconsin	9	2,602	0.6 %	227	0.6 %
Iowa	12	2,576	0.6 %	369	0.9 %
Maine	4	2,021	0.5 %	64	0.2 %
Oklahoma	16	1,921	0.5 %	144	0.4 %
North Dakota	5	1,906	0.5 %	193	0.5 %
South Dakota	4	1,489	0.4 %	101	0.2 %
Nebraska	6	1,482	0.4 %	106	0.3 %
Rhode Island	1	1,436	0.4 %	86	0.2 %
Vermont	4	1,319	0.3 %	235	0.6 %
Maryland	4	1,288	0.3 %	135	0.3 %
Utah	3	1,249	0.3 %	47	0.1 %
New Mexico	8	1,178	0.3 %	93	0.2 %
Wyoming	4	1,158	0.3 %	84	0.2 %
Idaho	3	731	0.2 %	35	0.1 %
Nevada	2	596	0.1 %	24	0.1 %
Montana	2	520	0.1 %	62	0.2 %
Alaska	1	418	0.1 %	9	— %
Arizona	1	366	0.1 %	22	0.1 %
Delaware	1	341	0.1 %	10	— %
Washington, DC	1	249	0.1 %	4	— %
United Kingdom	47	40,891	10.0 %	3,784	9.3 %
Netherlands	4	18,765	4.6 %	1,007	2.5 %
Finland	5	14,497	3.5 %	1,457	3.6 %
Germany	5	11,285	2.8 %	1,558	3.8 %
France	6	7,371	1.8 %	1,305	3.2 %
Luxembourg	1	6,266	1.5 %	156	0.4 %
Channel Islands	1	6,077	1.5 %	114	0.3 %
Canada	7	3,049	0.7 %	372	0.9 %
Italy	2	2,240	0.6 %	196	0.5 %
Total	820	\$ 409,301	100 %	40,684	100 %

⁽¹⁾ Annualized straight-line rent converted from local currency into USD as of December 31, 2025 for the in-place lease in the property on a straight-line basis, which includes tenant concessions such as free rent, as applicable. Assumes exchange rates of £1.00 to \$1.35 for GBP, €1.00 to \$1.17 for EUR and C\$1.00 to \$0.73 for CAD as of December 31, 2025 for illustrative purposes, as applicable.

⁽²⁾ Totals may not foot due to rounding.

Future Minimum Lease Payments

For a summary of future minimum base rent payments, on a cash basis, due to us over the next five calendar years and thereafter (as of December 31, 2025), see [Note 2](#) — *Summary of Significant Accounting Policies* to our consolidated financial statements included in this Annual Report on Form 10-K.

Future Lease Expirations

The following is a summary of lease expirations for the next ten calendar years on the properties we owned as of December 31, 2025:

Year of Expiration	Number of Leases Expiring	Annualized Straight-Line Rent ⁽¹⁾ <i>(In thousands)</i>	Annualized Straight-Line Rent as a Percentage of the Total Portfolio	Leased Rentable Square Feet <i>(In thousands)</i>	Percent of Leased Square Feet Expiring
2026	40	\$ 34,626	8.5 %	2,216	5.6 %
2027	93	30,895	7.5 %	2,562	6.5 %
2028	135	45,959	11.2 %	4,328	11.0 %
2029	131	60,352	14.7 %	6,221	15.8 %
2030	107	47,776	11.7 %	3,895	9.9 %
2031	64	34,257	8.4 %	5,460	13.9 %
2032	57	35,308	8.6 %	3,663	9.3 %
2033	29	28,903	7.1 %	2,427	6.2 %
2034	28	18,072	4.4 %	1,220	3.1 %
2035	10	10,238	2.5 %	1,216	3.1 %
Total	694	\$ 346,386	84.6 %	33,208	84.4 %

⁽¹⁾ Assumes exchange rates of £1.00 to \$1.35 for GBP, €1.00 to \$1.17 for EUR and C\$1.00 to \$0.73 for CAD as of December 31, 2025 for the in-place lease in the property on a straight-line basis, which includes tenant concessions such as free rent, as applicable.

Tenant Concentration

As of December 31, 2025, we did not have any tenant whose rentable square footage or annualized straight-line rent represented greater than 10% of total portfolio rentable square footage or annualized straight-line rent, respectively.

Significant Properties

As of December 31, 2025, we did not have any properties whose rentable square footage or annualized rental income represented greater than 5% of total portfolio rentable square footage or annualized straight-line rent, respectively.

Property Financings

See [Note 6](#) — *Mortgage Notes Payable, Net*, [Note 7](#) — *Revolving Credit Facility* and [Note 8](#) — *Senior Notes, Net* to our consolidated financial statements included in this Annual Report on Form 10-K for property financings as of December 31, 2025 and 2024.

Item 3. Legal Proceedings.

None.

Item 4. Mine Safety Disclosures.

Not applicable.

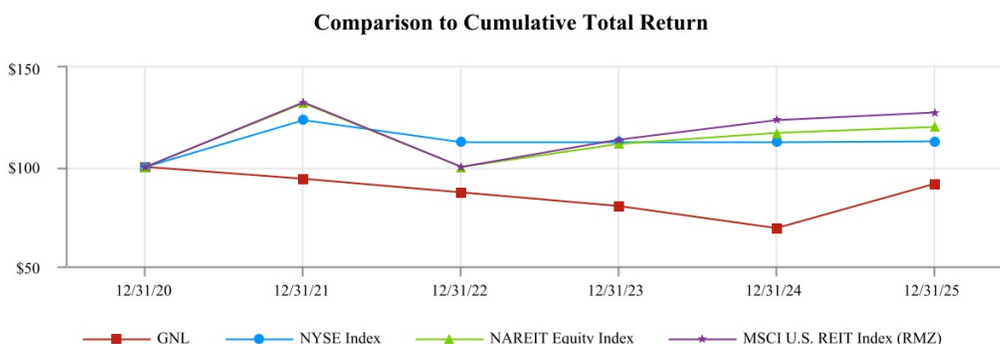
PART II

Item 5. Market for Registrant’s Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Market Information

Our Common Stock is traded on the NYSE under the symbol “GNL.” Set forth below is a line graph comparing the cumulative total stockholder return on our Common Stock, based on the market price of our Common Stock, with the FTSE National Association of Real Estate Investment Trusts Equity Index (“NAREIT”), Modern Index Strategy Indexes (“MSCI”), and the New York Stock Exchange Index (“NYSE Index”). The graph tracks the performance of a \$100 investment in our Common Stock and in each index (with the reinvestment of all dividends) from December 31, 2020 to December 31, 2025.

The performance graph shall not be deemed incorporated by reference by any general statement incorporating by reference this Annual Report on Form 10-K into any filing under the Securities Act of 1933, as amended, or the Exchange Act, except to the extent we specifically incorporate this information by reference, and shall not otherwise be deemed filed under such acts.



Holdings

As of February 23, 2026, we had 214.2 million shares of Common Stock outstanding held by 5,584 stockholders of record.

Dividends

We elected to be taxed as a REIT, commencing with our taxable year ended December 31, 2013. As a REIT, we are required, among other things, to distribute annually at least 90% of our REIT taxable income to our stockholders. Our ability to pay dividends in the future is dependent on our ability to operate profitably and to generate cash flows from our operations. The amount of dividends payable to our common stockholders is determined by our Board and is dependent on a number of factors, including funds available for dividends, our financial condition, provisions in our Credit Facility or other agreements that may restrict our ability to pay dividends, capital expenditure requirements, as applicable, requirements of Maryland law and annual distribution requirements needed to maintain our status as a REIT.

For additional information on the restrictions on dividends and other distributions in our Credit Facility, see [Note 7 — Revolving Credit Facility](#) to our consolidated financial statements included in this Annual Report on Form 10-K and “[Item 1A](#), Risk Factors — *If we are not able to increase the amount of cash we have available to pay dividends, we may have to reduce dividend payments or identify other financing sources to fund the payment of dividends at their current levels.*”

For tax purposes, of the amounts distributed for Common Stock dividends during the year ended December 31, 2025, 100%, or \$0.845 per share per annum, represented a return of capital. During the year ended December 31, 2024, 100%, or \$1.18 per share per annum, represented a return of capital. During the year ended December 31, 2023, 100.0%, or \$1.55 per share per annum, represented a return of capital.

Dividends paid during the years ended December 31, 2025, 2024 and 2023 on the Series A Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

Dividends paid during the years ended December 31, 2025, 2024 and 2023 on the Series B Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

Dividends paid during the year ended December 31, 2025, 2024 and 2023 on the Series D Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

Dividends paid during the year ended December 31, 2025 and 2024 and 2023 on the Series E Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

See [Note 11](#) — *Stockholders' Equity* to our consolidated financial statements included in this Annual Report on Form 10-K for further discussion on tax characteristics of dividends.

Dividends to Common Stockholders

In February 2025 we announced that the Board had established a quarterly dividend per share of Common Stock of \$0.190 per share, representing an annual dividend rate of \$0.76 per share, and we currently intend to continue paying cash dividends consistent with this practice; however, our Board determines the amount and timing of any future dividend payments to our stockholders based on a variety of factors. Common Stock dividends authorized by our Board and declared by us are paid on a quarterly basis in arrears during the first month following the end of each fiscal quarter (unless otherwise specified) to common stockholders of record on the record date for such payment. Refer to [Note 11](#) — *Stockholders' Equity* to our consolidated financial statements included in this Annual Report on Form 10-K for additional information on dividends to holders of our Common Stock.

Common Stock dividends authorized by our Board and declared by us are paid on a quarterly basis in arrears during the first month following the end of each fiscal quarter (unless otherwise specified) to common stockholders of record on the record date for such payment.

Dividends to Series A Preferred Stockholders

Dividends on our Series A Preferred Stock accrue in an amount equal to \$0.453125 per share per quarter to holders of Series A Preferred Stock, which is equivalent to 7.25% of the \$25.00 liquidation preference per share of Series A Preferred Stock per annum. Dividends on the Series A Preferred Stock are payable quarterly in arrears on the 15th day of January, April, July and October of each year (or, if not on a business day, on the next succeeding business day) to holders of record on the close of business on the record date set by our Board, which must be not more than 30 nor fewer than 10 days prior to the applicable payment date.

Dividends to Series B Preferred Stockholders

Dividends on our Series B Preferred Stock accrue in an amount equal to \$0.4296875 per share per quarter to holders of Series B Preferred Stock, which is equivalent to 6.875% of the \$25.00 liquidation preference per share of Series B Preferred Stock per annum. Dividends on the Series B Preferred Stock are payable quarterly in arrears on the 15th day of January, April, July and October of each year (or, if not on a business day, on the next succeeding business day) to holders of record at the close of business on the record date set by our Board.

Dividends to Series D Preferred Stockholders

Dividends on our Series D Preferred Stock accrue in an amount equal to \$0.46875 per share per quarter to Series D Preferred Stockholders, which is equivalent to the rate of 7.50% of the \$25.00 liquidation preference per share per annum. Dividends on the Series D Preferred Stock are payable quarterly in arrears on the 15th day of each of January, April, July and October of each year (or, if not a business day, the next succeeding business day) to holders of record at the close of business on the record date set by our Board.

Dividends to Series E Preferred Stockholders

Dividends on our Series E Preferred Stock accrue in an amount equal to \$0.4609375 per share per quarter to Series E Preferred Stockholders, which is equivalent to the rate of 7.375% of the \$25.00 liquidation preference per share per annum. Dividends on the Series E Preferred Stock are payable quarterly in arrears on the 15th day of each of January, April, July and October of each year (or, if not a business day, the next succeeding business day) to holders of record at the close of business on the record date set by our Board.

Purchase of Equity Securities by the Issuer

The following table presents our Common Stock share repurchase activity for the quarter ended December 31, 2025 (dollars in thousands, except per share amounts):

Period	Total Number of Shares Purchased	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs ⁽¹⁾	Maximum Dollar Value that May Yet Be Purchased Under the Plans or Programs ⁽¹⁾
				<i>(In Thousands)</i>
October 1, 2025 to October 31, 2025	1,144,601	\$ 7.90	1,144,601	\$ 208,284
November 1, 2025 to November 30, 2025	—	—	—	\$ 208,284
December 1, 2025 to December 31, 2025	3,348,713	8.43	3,348,713	\$ 180,052
Total	4,493,314	\$ 8.30	4,493,314	\$ 180,052

⁽¹⁾ All of the above repurchases were made on the open market at prevailing market rates plus related expenses under our Share Repurchase Program, which authorized the repurchase of up to \$300.0 million of our outstanding Common Stock. We publicly announced this program on February 26, 2025.

Item 6. [Reserved]

Item 7. Management’s Discussion and Analysis of Financial Condition and Results of Operations

The following discussion and analysis should be read in conjunction with the accompanying financial statements. The following information contains forward-looking statements, which are subject to risks and uncertainties. Should one or more of these risks or uncertainties materialize, actual results may differ materially from those expressed or implied by the forward-looking statements. Please see “Forward-Looking Statements” elsewhere in this report for a description of these risks and uncertainties.

Overview

We are an internally managed real estate investment trust for United States (“U.S.”) federal income tax purposes (“REIT”) that focuses on acquiring and managing a global portfolio of income producing net lease assets across the U.S. and Western and Northern Europe.

As of December 31, 2025, we owned 820 properties consisting of 40.7 million rentable square feet, which were 97% leased, with a weighted-average remaining lease term of 6.1 years. Based on the percentage of annualized rental income on a straight-line basis as of December 31, 2025, approximately 74% of our properties were located in the U.S. and Canada and approximately 26% were located in Europe. In addition, as of December 31, 2025, our portfolio was comprised of 46% Industrial & Distribution properties, 27% Retail properties and 27% Office properties. These represent our three reportable segments and the percentages are calculated using annualized straight-line rent converted from local currency into the U.S. Dollar (“USD”) as of December 31, 2025. The straight-line rent includes amounts for tenant concessions.

Our properties are leased to primarily “Investment Grade” rated tenants in well established markets in the U.S. and Europe. For our purposes, “Investment Grade” includes both actual investment grade ratings of the tenant or guarantor, if available, or implied investment grade. Implied investment grade may include actual ratings of the tenant parent, guarantor parent (regardless of whether or not the parent has guaranteed the tenant’s obligation under the lease) or tenants that are identified as investment grade by using a proprietary Moody’s Analytics tool, which generates an implied rating by measuring an entity’s probability of default. Ratings information is as of December 31, 2025. A total of 66% of our rental income on an annualized straight-line basis for leases in place as of December 31, 2025 was derived from Investment Grade rated tenants, comprised of 34% leased to tenants with an actual investment grade rating and 32% leased to tenants with an implied investment grade rating.

The Multi-Tenant Retail Disposition

During the six months ended June 30, 2025, we completed the Multi-Tenant Retail Disposition (as discussed above). The results of operations of the Multi-Tenant Retail Portfolio are currently reported as part of discontinued operations (see [Note 2](#) — *Summary of Significant Accounting Policies* and [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K for additional information).

The Acquisition of The Necessity Retail REIT and the Internalization

On the Acquisition Date, the REIT Merger and the Internalization Merger were consummated (collectively, the “Mergers”). See [Note 4](#) — *The Mergers* to our consolidated financial statements included in this Annual Report on Form 10-K for additional information.

Significant Accounting Estimates and Accounting Policies

Set forth below is a summary of the significant accounting estimates and accounting policies that management believes are important to the preparation of our financial statements. Certain of our accounting estimates are particularly important for an understanding of our financial position and results of operations, and require the application of significant judgment by our management. As a result, these estimates are subject to a degree of uncertainty. These significant accounting estimates and accounting policies include:

Entry into the purchase and sale agreement, dated as of February 25, 2025 (the “Multi-Tenant Retail PSA”) to sell the Multi-Tenant Retail Portfolio to RCG (as discussed above) represented a strategic shift in our business which initially met the held-for-sale and discontinued operations accounting criteria as of March 31, 2025 and continued to do so as of December 31, 2025. Accordingly, we are separately reporting the results of these properties as discontinued operations in its consolidated statements of operations for the years ended December 31, 2025, 2024 and 2023 and are presenting the related assets and liabilities separately in its consolidated balance sheets as of December 31, 2025 and 2024 (see [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K for additional information on the Multi-Tenant Retail Disposition). Additionally, all other disclosures have been updated to conform to the discontinued operations presentation, where applicable.

Revenue Recognition

Our revenues, which are derived primarily from lease contracts, which include rents that each tenant pays in accordance with the terms of each lease agreement and are reported on a straight-line basis over the initial term of the lease. As of December 31, 2025, these leases had a weighted-average remaining lease term of 6.1 years. Because many of our leases provide for rental increases at specified intervals, straight-line basis accounting requires us to record a receivable for, and include in revenues, unbilled rent receivables that we will only receive if the tenant makes all rent payments required through the

expiration of the initial term of the lease. As of December 31, 2025 and 2024, our cumulative straight-line rents receivable in the consolidated balance sheets was \$72.9 million, and \$89.8 million, respectively. For the years ended December 31, 2025, 2024 and 2023, our revenue from tenants included the impact of unbilled rental revenue of \$3.0 million, \$11.8 million and \$8.1 million, respectively, to adjust contractual rent to straight-line rent.

For new leases after acquisition of property, the commencement date is considered to be the date the lease modification is executed. We defer the revenue related to lease payments received from tenants in advance of their due dates. When we acquire a property, the acquisition date is considered to be the commencement date for purposes of this calculation for all leases in place at the time of acquisition. In our Industrial & Distribution, Retail and Office segments, in addition to base rent, our lease agreements generally require tenants to pay for their property operating expenses or reimburse us for property operating expenses that we incur (primarily insurance costs and real estate taxes). However, some limited property operating expenses that are not the responsibility of the tenant are absorbed by us. Prior to the Multi-Tenant Retail Disposition, we owned, managed and leased 100 multi-tenant properties where we generally paid for the property operating expenses for those properties and most of our tenants were required to pay their pro rata share of property operating expenses. Under ASC 842, we elected to report combined lease and non-lease components in a single line "Revenue from tenants." For expenses paid directly by the tenant, under both ASC 842 and 840, we reflected them on a net basis. As noted above, the results of these 100 properties are being reported within discontinued operations in the Company's consolidated statements of operations for the years ended December 31, 2025, 2024 and 2023.

We continually review receivables related to rent and unbilled rent receivables and determine collectability by taking into consideration the tenant's payment history, the financial condition of the tenant, business conditions in the industry in which the tenant operates and economic conditions in the area in which the property is located. Under lease accounting rules, we are required to assess, based on credit risk only, if it is probable that we will collect virtually all of the lease payments at the lease commencement date and we must continue to reassess collectability periodically thereafter based on new facts and circumstances affecting the credit risk of the tenant. Partial reserves, or the ability to assume partial recovery are not permitted. If we determine that it is probable that we will collect virtually all of the lease payments (rent and contractually reimbursable property operating expenses), the lease will continue to be accounted for on an accrual basis (i.e. straight-line). However, if we determine it is not probable that we will collect virtually all of the lease payments, the lease will be accounted for on a cash basis and a full reserve would be recorded on previously accrued amounts in cases where it was subsequently concluded that collection was not probable. Cost recoveries from tenants are included in Revenue from tenants on the accompanying consolidated statements of operations in the period the related costs are incurred, as applicable.

In accordance with lease accounting rules, we record uncollectible amounts as reductions in revenue from tenants. Amounts recorded as reductions of revenue during the years ended December 31, 2025, 2024 and 2023 totaled and \$2.6 million, \$3.4 million, and \$3.5 million, respectively.

Investments in Real Estate

Investments in real estate are recorded at cost. Improvements and replacements are capitalized when they extend the useful life of the asset. Costs of repairs and maintenance are expensed as incurred.

At the time an asset is acquired, we evaluate the inputs, processes and outputs of the asset acquired to determine if the transaction is a business combination or asset acquisition. If an acquisition qualifies as a business combination, the related transaction costs are recorded as an expense in the consolidated statements of operations. If an acquisition qualifies as an asset acquisition, the related transaction costs are generally capitalized and subsequently amortized over the useful life of the acquired assets. See "*Purchase Price Allocation*" below for a discussion of the initial accounting for investments in real estate.

Disposal of real estate investments representing a strategic shift in operations that will have a major effect on our operations and financial results are required to be presented as discontinued operations in our consolidated statements of operations. As discussed above, the Multi-Tenant Retail Disposition is presented as discontinued operations as of December 31, 2025 and 2024 and for the years ended December 31, 2025, 2024 and 2023.

Properties that are intended to be sold are designated as "held for sale" on our consolidated balance sheets at the lesser of carrying amount or fair value less estimated selling costs when they meet specific criteria to be presented as held for sale, most significantly that the sale is probable within one year. We evaluate probability of sale based on specific facts including whether a sales agreement is in place and the buyer has made significant non-refundable deposits. Properties are no longer depreciated when they are classified as held for sale. As of December 31, 2025 and 2024, we had six and 13 properties classified as held for sale, respectively.

Purchase Price Allocation

In both a business combination and an asset acquisition, we allocate the purchase price of acquired properties to tangible and identifiable intangible assets or liabilities based on their respective fair values. Tangible assets may include land, land improvements, buildings, fixtures and tenant improvements on an as-if vacant basis. Intangible assets may include the value of in-place leases, and above- and below- market leases and other identifiable assets or liabilities based on lease or property

specific characteristics. In addition, any assumed mortgages receivable or payable and any assumed or issued non-controlling interests (in a business combination) are recorded at their estimated fair values. In allocating the fair value to assumed mortgages, amounts are recorded to debt premiums or discounts based on the present value of the estimated cash flows, which is calculated to account for either above- or below-market interest rates. In a business combination, the difference between the purchase price and the fair value of identifiable net assets acquired is either recorded as goodwill or as a bargain purchase gain. In an asset acquisition, the difference between the acquisition price (including capitalized transaction costs) and the fair value of identifiable net assets acquired is allocated to the non-current assets. Other than the Mergers, which were accounted for as a business combination, all of the other acquisitions during the year ended December 31, 2023 were asset acquisitions. There were no acquisitions during the years ended December 31, 2025 or 2024.

For acquired properties with leases classified as operating leases, we allocate the purchase price of acquired properties to tangible and identifiable intangible assets acquired and liabilities assumed, based on their respective fair values. In making estimates of fair values for purposes of allocating purchase price, we utilize a number of sources, including independent appraisals that may be obtained in connection with the acquisition or financing of the respective property and other market data. We also consider information obtained about each property as a result of our pre-acquisition due diligence in estimating the fair value of the tangible and intangible assets acquired and intangible liabilities assumed.

We utilize various estimates, processes and information to determine the as-if vacant property value. Estimates of value are made using customary methods, including data from appraisals, comparable sales, discounted cash flow, direct capitalization and other methods. Fair value estimates are also made using significant assumptions such as capitalization rates, discount rates, market rent, and land values per square foot. Identifiable intangible assets include amounts allocated to acquire leases for above- and below-market lease rates, and the value of in-place leases, as applicable.

Factors considered in the analysis of the in-place lease intangibles include an estimate of carrying costs during the expected lease-up period for each property, taking into account current market conditions and costs to execute similar leases. In estimating carrying costs, we include real estate taxes, insurance and other operating expenses and estimates of lost rentals at contract rates during the expected lease-up period, which typically ranges from 12 to 18 months. We also estimate costs to execute similar leases including leasing commissions, legal and other related expenses.

Above-market and below-market lease values for acquired properties are initially recorded based on the present value (using a discount rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to each in-place lease, and (ii) management's estimate of market rent for each corresponding in-place lease, measured over a period equal to the remaining initial term of the lease for above-market leases and the remaining term plus the term of any below-market fixed rate renewal options for below-market leases.

Accounting for Leases

Lessor Accounting

In accordance with the lease accounting standard, all of our leases as lessor prior to adoption of ASC 842 were accounted for as operating leases and we continued to account for them as operating leases under the transition guidance. We evaluate new leases originated after the adoption date (by us or by a predecessor lessor/owner) pursuant to the new guidance where a lease for some or all of a building is classified by a lessor as a sales-type lease if the significant risks and rewards of ownership reside with the tenant. This situation is met if, among other things, there is an automatic transfer of title during the lease, a bargain purchase option, the non-cancelable lease term is for more than major part of remaining economic useful life of the asset (e.g., equal to or greater than 75%), if the present value of the minimum lease payments represents substantially all (e.g., equal to or greater than 90%) of the leased property's fair value at lease inception, or if the asset so specialized in nature that it provides no alternative use to the lessor (and therefore would not provide any future value to the lessor) after the lease term. Further, such new leases would be evaluated to consider whether they would be failed sale-leaseback transactions and accounted for as financing transactions by the lessor. As of December 31, 2025, we did not have any leases as a lessor that would be considered as sales-type leases or financings.

As a lessor of real estate, we have elected, by class of underlying assets, to account for lease and non-lease components (such as tenant reimbursements of property operating expenses) as a single lease component as an operating lease because (a) the non-lease components have the same timing and pattern of transfer as the associated lease component; and (b) the lease component, if accounted for separately, would be classified as an operating lease. Additionally, only incremental direct leasing costs may be capitalized under the accounting guidance. Indirect leasing costs in connection with new or extended tenant leases, if any, are being expensed as incurred.

For additional information on our leases as lessor, see [Note 13 - Leases](#) to our consolidated financial statements included in this Annual Report on Form 10-K.

Lessee Accounting

For lessees, the accounting standard requires the application of a dual lease classification approach, classifying leases as either operating or finance leases based on the principle of whether or not the lease is effectively a financed purchase by the

lessee. Lease expense for operating leases is recognized on a straight-line basis over the term of the lease, while lease expense for finance leases is recognized based on an effective interest method over the term of the lease. Also, lessees must recognize a right-of-use asset (“ROU”) and a lease liability for all leases with a term of greater than 12 months regardless of their classification. Further, certain transactions where at inception of the lease the buyer-lessor accounted for the transaction as a purchase of real estate and a new lease may now be required to have symmetrical accounting to the seller-lessee if the transaction was not a qualified sale-leaseback and accounted for as a financing transaction. For additional information and disclosures related to the Company’s operating leases, see [Note 13 - Leases](#) to our consolidated financial statements included in this Annual Report on Form 10-K for additional information.

We are the lessee under certain land leases which were previously classified prior to adoption of ASC 842 and will continue to be classified as operating leases under transition elections unless subsequently modified, as well as land leases and other operating leases. These leases are reflected on the balance sheet as right of use assets and operating lease liabilities and the rent expense is reflected on a straight-line basis over the lease term.

Impairment

We assess each of our real estate properties for indicators of impairment quarterly or when circumstances indicate that the property may be impaired. When indicators of potential impairment are present that suggest that the carrying amounts may not be recoverable, we assess the recoverability by determining whether the carrying values will be recovered through the estimated undiscounted future operating cash flows expected from the use of the assets and their eventual disposition over an estimated hold period of ten years in most cases. If we believe there is a significant possibility that we might dispose of the assets earlier, we assess the recoverability using a probability weighted analysis of the estimated undiscounted future cash flows over the various possible holding periods. The estimation of undiscounted future cash flows is subjective and is based on various assumptions, including but not limited to market rental rates, capitalization rates, and hold periods. If a recoverability assessment indicates that the carrying value of the real estate investment is not recoverable from the estimated undiscounted future cash flows, we will record an impairment to the extent that the carrying value of the property exceeds its estimated fair value.

Fair values are estimated based on contract prices for properties to be disposed, discounted cash flows or market comparable transactions. The estimation of future discounted cash flows is subjective and is based on various assumptions, including but not limited to market rental rates, capitalization rates, hold periods, and discount rates. Determining the appropriate capitalization or discount rate requires significant judgment and is typically based on many factors, including the prevailing rate for the market or submarket, as well as the quality and location of the real estate property.

Properties held for sale are carried at the lower of their carrying values or estimated fair values less costs to sell. The estimates of fair value typically consider contracts or the results of negotiations with prospective purchasers. These estimates are subject to revision as market conditions, and our assessment of such conditions, change. These assessments have a direct impact on net income because recording an impairment loss results in an immediate negative adjustment to net earnings.

Gains and Losses on Dispositions of Real Estate Investments

Gains on sales of rental real estate are not considered sales to customers and are generally recognized pursuant to the provisions included in ASC 610-20, Gains and Losses from the Derecognition of Nonfinancial Assets (“ASC 610-20”).

Depreciation and Amortization

We are required to make subjective assessments as to the useful lives of the components of our real estate investments for purposes of determining the amount of depreciation to record on an annual basis. These assessments have a direct impact on our results from operations because if we were to shorten the expected useful lives of our real estate investments, we would depreciate these investments over fewer years, resulting in more depreciation expense and lower earnings on an annual basis.

Depreciation is computed using the straight-line method over the estimated useful lives of up to 40 years for buildings, 15 years for land and building improvements, five years for fixtures and improvements and the shorter of the useful life or the remaining lease term for tenant improvements and leasehold interests.

The value of in-place leases, exclusive of the value of above-market and below-market in-place leases, is amortized to expense over the remaining periods of the respective leases.

If the tenant terminated its lease, the unamortized portion of the in-place lease value and customer relationship intangibles is accelerated through the termination date or the date of the tenant vacates the space to expense.

Assumed mortgage premiums or discounts are amortized as an increase or reduction to interest expense over the remaining terms of the respective mortgages.

Deferred leasing commissions are recorded over the terms of the related leases. The amortization expense related to leasing commissions incurred from third parties are recorded in depreciation and amortization. Prior to the Mergers, amortization expense related to leasing commissions incurred from Global Net Lease Advisors, LLC (the “Advisor”) were recorded within operating fees to related parties in the consolidated statements of operations. As a result of the Mergers, we no longer pay any leasing commissions to the former Advisor.

Above and Below-Market Lease Amortization

Capitalized above-market lease values are amortized as a reduction of revenue from tenants over the remaining terms of the respective leases and the capitalized below-market lease values are amortized as an increase to revenue from tenants over the remaining initial terms plus the terms of any below-market fixed rate renewal options of the respective leases. If a tenant with a below-market rent renewal does not renew, any remaining unamortized amount will be taken into income at that time.

Above-market intangibles and below-market intangibles will also be treated in the same way as in-place intangibles upon a lease termination.

If a tenant modifies its lease, the unamortized portion of the in-place lease value, customer relationship intangibles, above-market leases and below market leases are assessed to determine whether their useful lives need to be amended (generally accelerated). Generally, we would not extend the useful lives of their intangible values upon a modification that is an extension.

The amortization associated with our ROUs is recorded in property operating expenses on a straight-line basis over the terms of the leases.

Multi-Tenant Disposition Receivable, Net

At the time of the Closings (as defined in [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K), we recorded receivables for the expected consideration to be received from RCG, which comprise the multi-tenant disposition receivable, net. As part of the portfolio sold, there were leases that had not yet commenced at the time of the Closings. As part of the Multi-Tenant Retail Disposition, we agreed to receive proceeds attributed to each of those leases when the respective tenants move to open and operating status. The multi-tenant disposition receivable, net was recorded at fair value and classified as Level 3 of the fair value hierarchy. In calculating the fair value, our methodology applied probability weighting, using a range of probabilities, relating to the likelihood of the tenants moving to open and operating status, and a discount rate. For additional details related to the multi-tenant disposition receivable, net, see [Note 3](#) — *Multi-Tenant Retail Disposition* and [Note 9](#) — *Fair Value of Financial Instruments* to our consolidated financial statements included in this Annual Report on Form 10-K.

Goodwill

We evaluate goodwill for impairment at least annually or upon the occurrence of a triggering event. The First Closing (as defined in [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K) of the Multi-Tenant Retail Disposition was considered a triggering event, requiring us to perform a reassessment of the Multi-Tenant Retail segment’s goodwill as of March 31, 2025 since all of the segment’s properties (with the exception of one) were expected to be, and were ultimately, sold by the end of the second quarter of 2025 as part of the Multi-Tenant Retail Disposition. Based on this assessment, we determined that goodwill was impaired and recorded an impairment charge of \$7.1 million in the first quarter of 2025, which represented a write off of the entire segment’s goodwill. This amount is presented in the goodwill impairment line item of the consolidated statement of operations for the year ended December 31, 2025.

We also performed our annual impairment evaluation in the fourth quarter of 2025 to determine whether it was more likely than not that the fair value of each of our reporting units were less than their carrying value. For purposes of this assessment, an operating segment is a reporting unit. Based on our assessment, we determined that no additional goodwill was impaired as of December 31, 2025.

We will continue to assess for triggering events. A triggering event is an occurrence or circumstance that indicates it is more likely than not that goodwill may be impaired. In such cases, an interim impairment test is required before the next annual evaluation. Should any triggering event occur, we would evaluate the carrying value of its goodwill by segment through an impairment test. If impairment is warranted, the charge would be recorded through the consolidated statement of operations as a reduction to earnings.

Derivative Instruments

We may use derivative financial instruments, including interest rate swaps, caps, options, floors and other interest rate derivative contracts, to hedge all or a portion of the interest rate risk associated with its borrowings. In addition, all foreign currency denominated borrowings under our Revolving Credit Facility are designated as net investment hedges. Certain of our foreign operations expose us to fluctuations of foreign interest rates and exchange rates. These fluctuations may impact the value of our cash receipts and payments in our functional currency, the USD. We enter into derivative financial instruments to protect the value or fix the amount of certain obligations in terms of the applicable obligation’s functional currency.

We record all derivatives on the consolidated balance sheets at fair value. The accounting for changes in the fair value of derivatives depends on the intended use of the derivative, whether we have elected to designate a derivative in a hedging relationship and apply hedge accounting and whether the hedging relationship has satisfied the criteria necessary to apply hedge accounting. Derivatives designated and qualifying as a hedge of the exposure to changes in the fair value of an asset, liability, or firm commitment attributable to a particular risk, such as interest rate risk, are considered fair value hedges. Derivatives designated and qualifying as a hedge of the exposure to variability in expected future cash flows, or other types of forecasted transactions, are considered cash flow hedges. Derivatives may also be designated as hedges of the foreign currency exposure of a net investment in foreign operations. Hedge accounting generally provides for the matching of the timing of gain or loss recognition on the hedging instrument with the recognition of the changes in the fair value of the hedged asset or liability that are attributable to the hedged risk in a fair value hedge or the earnings effect of the hedged forecasted transactions in a cash flow hedge. We may enter into derivative contracts that are intended to economically hedge certain risk, even though hedge accounting does not apply or we elect not to apply hedge accounting.

The accounting for subsequent changes in the fair value of these derivatives depends on whether each has been designed and qualifies for hedge accounting treatment. If we elect not to apply hedge accounting treatment (or for derivatives that do not qualify as hedges), any changes in the fair value of these derivative instruments is recognized immediately in gains (losses) on derivative instruments in the consolidated statements of operations. If a derivative is designated and qualifies for cash flow hedge accounting treatment, the change in the estimated fair value of the derivative is recorded in other comprehensive income (loss) in the consolidated statements of comprehensive (loss) income to the extent that it is effective. Any ineffective portion of a change in derivative fair value is immediately recorded in earnings.

Equity-Based Compensation

We have stock-based incentive plans under which our directors, officers, employees, consultants or entities that provide services to us are, or have historically been, eligible to receive awards. Awards granted thereunder are accounted for under the guidance for employee share-based payments. The cost of services received in exchange for a stock award is measured at the grant date fair value of the award and the expense for such awards is included in equity-based compensation in the consolidated statements of operations and is recognized over the vesting period or when the requirements for exercise of the award have been met.

We have historically issued restricted shares of Common Stock (“Restricted Shares”), restricted stock units in respect of shares of Common Stock (“RSUs”), and performance stock units (“PSUs”). Also, although none remain outstanding as of December 31, 2025 or 2024, we historically had issued long-term incentive plan units of limited partner interest in the OP. For additional information on all of the equity-based compensation awards issued by us, see [Note 15 — Equity-Based Compensation](#) to our consolidated financial statements included in this Annual Report on Form 10-K.

Recently Issued Accounting Pronouncements

See [Note 2 — Summary of Significant Accounting Policies — Recently Issued Accounting Pronouncements](#) to our consolidated financial statements included in this Annual Report on Form 10-K for further discussion.

Results of Operations

Below is a discussion of our results of operations for the years ended December 31, 2025 and 2024. Please see the “Results of Operations” section beginning on page 47 under Item 7 of our [Annual Report on Form 10-K for the year ended December 31, 2024](#) for a discussion of our results of operations for the year ended December 31, 2024 and year-to-year comparisons between 2024 and 2023.

In our Industrial & Distribution, Retail and Office segments, we own, manage and lease single-tenant properties where in addition to base rent, our tenants are required to pay for their property operating expenses or reimburse us for property operating expenses that we incur (primarily property insurance and real estate taxes). However, some limited property operating expenses that are not the responsibility of the tenant are absorbed by us. The main exceptions are properties leased to the Government Services Administration, which do not require the tenant to reimburse the costs.

Due to the classification of the Multi-Tenant Retail Portfolio as a discontinued operation, the tables below do not include the results of the Multi-Tenant Retail Portfolio, which are classified within loss from discontinued operations in our consolidated statements of operations for the years ended December 31, 2025, 2024 and 2023 (for additional information, see [Note 3 — Multi-Tenant Retail Disposition](#) to our consolidated financial statements included in this Annual Report on Form 10-K).

Comparison of the Year Ended December 31, 2025 to the Year Ended December 31, 2024

Net Loss Attributable to Common Stockholders

Net loss attributable to common stockholders was \$269.2 million for the year ended December 31, 2025, as compared to \$175.3 million for the year ended December 31, 2024. The change in net loss attributable to common stockholders is discussed in detail for each line item of the consolidated statements of operations in the sections that follow.

Revenue from Tenants

Consolidated revenue from tenants, detailed by reportable segment, is as follows:

<i>(In thousands)</i>	Year Ended December 31,	
	2025	2024
Revenue From Tenants:		
Industrial & Distribution	\$ 225,665	\$ 237,645
Retail ⁽¹⁾	132,783	165,595
Office	136,838	143,571
Multi-Tenant Retail ⁽²⁾	—	22,982
Total Consolidated Revenue From Tenants	\$ 495,286	\$ 569,793

⁽¹⁾ Amounts in the Retail segment reflect the reclassification and inclusion of one property that was previously part of the Multi-Tenant Retail segment, which was not included in the Multi-Tenant Retail Disposition.

⁽²⁾ Reflects former Multi-Tenant Retail properties that were sold individually prior to December 31, 2024. Does not include the Multi-Tenant Retail Portfolio which is presented as a discontinued operation (see [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K).

Industrial & Distribution

Revenue from tenants in our Industrial & Distribution segment was \$225.7 million and \$237.6 million for the years ended December 31, 2025 and 2024, respectively. The decrease in revenue from tenants was due to the loss of revenue of approximately \$10.3 million from dispositions and lower revenue of approximately \$1.6 million from other properties. The loss of revenue from dispositions primarily resulted from the sale of two groups of properties that were leased by two of our former tenants, which comprised \$9.4 million of the total decrease in revenue from dispositions. There was minimal impact from the year-over-year change in average exchange rates during the year ended December 31, 2025, when compared to the year ended December 31, 2024.

Retail

Revenue from tenants in our Retail segment was \$132.8 million and \$165.6 million for the years ended December 31, 2025 and 2024, respectively. The decrease was primarily driven by the loss of revenue of approximately \$31.9 million from dispositions and approximately \$0.9 million from other properties. The loss of revenue from dispositions was primarily related to six tenants which comprised approximately \$27.0 million of the decrease. There was minimal impact from the year-over-year change in average exchange rates during the year ended December 31, 2025, when compared to the year ended December 31, 2024.

Office

Revenue from tenants in our Office segment was \$136.8 million and \$143.6 million for the years ended December 31, 2025 and 2024, respectively. The decrease was primarily driven by the net loss of revenue of \$10.2 million from dispositions, partially offset by higher revenue from properties owned in both periods of \$3.4 million. The net loss of revenue from dispositions was primarily related to eight properties, which comprised approximately \$8.9 million of the decrease. The year-over-year change in foreign exchange rates had a minimal impact.

Total office revenue for the year ended December 31, 2025 included write offs of straight-line rent of \$2.6 million and the impact of termination fees recorded of approximately \$6.9 million.

Property Operating Expenses

Consolidated property operating expenses, detailed by reportable segment, is as follows:

<i>(In thousands)</i>	Year Ended December 31,	
	2025	2024
Property Operating Expenses:		
Industrial & Distribution	\$ 18,990	\$ 21,820
Retail ⁽¹⁾	14,763	16,095
Office	17,453	18,865
Multi-Tenant Retail ⁽²⁾	—	7,544
Total Consolidated Property Operating Expenses	\$ 51,206	\$ 64,324

⁽¹⁾ Amounts in the Retail segment reflect the reclassification and inclusion of one property that was previously part of the Multi-Tenant Retail segment, which was not included in the Multi-Tenant Retail Disposition.

⁽²⁾ Reflects former Multi-Tenant Retail properties that were sold individually prior to December 31, 2024. Does not include the Multi-Tenant Retail Portfolio which is presented as a discontinued operation (see [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K).

Industrial & Distribution

Property operating expenses in our Industrial & Distribution segment were \$19.0 million and \$21.8 million for the years ended December 31, 2025 and 2024, respectively. The decrease was due to lower costs of \$2.5 million from dispositions and lower costs of \$0.3 million from other properties due to the timing of our reimbursable costs. There was minimal impact from the year-over-year change in average foreign exchange rates during the year ended December 31, 2025, when compared to the year ended December 31, 2024.

Retail

Property operating expenses in our Retail segment were \$14.8 million and \$16.1 million for the years ended December 31, 2025 and 2024, respectively. The decrease was primarily driven by lower costs of \$3.9 million from properties sold, partially offset by an increase of approximately \$2.6 million from properties owned in both periods due to higher costs absorbed by us at one of our properties located in Europe. There was minimal impact from the year-over-year change in average exchange rates during the year ended December 31, 2025, when compared to the year ended December 31, 2024.

Office

Property operating expenses in our Office segment were \$17.5 million and \$18.9 million for the years ended December 31, 2025 and 2024, respectively. The decrease was due to lower costs of approximately \$1.9 million from properties sold, partially offset by higher costs of approximately \$0.5 million from properties owned in each period. There was minimal impact from the year-over-year change in average exchange rates during the year ended December 31, 2025, when compared to the year ended December 31, 2024.

Impairment Charges

During the year ended December 31, 2025, we determined that the fair values of 106 of our properties (99 located in the U.S., five located in the U.K. and two located in Europe) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties less selling costs as applicable, and as a result, the Company recorded impairment charges totaling approximately \$157.5 million.

During the year ended December 31, 2024, we determined that the fair values of 56 of our properties (54 in the U.S. and two in the U.K.) had an estimated fair value that was lower than the carrying value of the properties. The estimated fair values for 54 of the properties were based on the estimated selling price of such properties and the remainder were based on market comparable transactions, and, as a result, we recorded impairment charges, including impairments to intangible assets of approximately \$90.4 million. 48 of the 56 properties that were impaired during the year ended 2024 were acquired in the REIT Merger.

Merger, Transaction and Other Costs

We recognized \$6.7 million and \$6.0 million of acquisition, transaction and other costs during the years ended December 31, 2025 and 2024, respectively. Merger costs are only reflected in the year ended December 31, 2024.

General and Administrative Expense

General and administrative expenses were relatively flat at \$52.8 million and \$52.4 million for the years ended December 31, 2025 and 2024, respectively, primarily consisting of employee compensation/payroll expenses, professional fees including audit and taxation related services, board member compensation, and directors' and officers' liability insurance.

Equity-Based Compensation

During the years ended December 31, 2025 and 2024, we recognized equity-based compensation expense of \$12.5 million and \$8.9 million, respectively. Equity-based compensation in both periods consisted of (i) amortization of Restricted Shares granted to employees of the former Advisor or its affiliates who were involved in providing services to us prior to the Internalization, (ii) amortization of RSUs granted to our employees and our independent directors, and (iii) amortization expense related to PSUs. The period over period increase in expense was attributable to RSUs and PSUs granted in late 2024 and early 2025.

For additional information related to our equity-based compensation, including with respect to the RSUs and PSUs granted in late 2024 and early 2025, see [Note 15](#) — *Equity-Based Compensation* to our consolidated financial statements in this Annual Report on Form 10-K.

Depreciation and Amortization

Depreciation and amortization expense was \$191.2 million and \$216.8 million for the years ended December 31, 2025 and 2024, respectively. Lower depreciation and amortization due to dispositions during 2025 and 2024 was partially offset by higher amortization expense of approximately \$11.1 million from the accelerated amortization of in-place lease intangibles during the year ended December 31, 2025.

Gain (Loss) on Dispositions of Real Estate Investments

During the year ended December 31, 2025, we sold 200 properties, (19 Industrial and Distribution properties, 170 Retail properties and 11 Office properties), not including the properties sold as part of the Multi-Tenant Retail Disposition (see [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K), and as a result, recorded a net gain of \$94.7 million.

During the year ended December 31, 2024, we sold 178 properties, 164 of which were acquired in the REIT Merger, and recorded an aggregate gain of approximately \$57.1 million.

Interest Expense

Interest expense was \$194.7 million and \$255.7 million for the years ended December 31, 2025 and 2024, respectively. The decrease was due to lower gross debt outstanding and a lower weighted-average effective interest rate during the year ended December 31, 2025. Our total gross debt outstanding was \$2.6 billion as of December 31, 2025 as compared to \$4.7 billion (\$4.2 billion not including two mortgages classified in discontinued operations) as of December 31, 2024.

The weighted-average effective interest rate of our total debt was 4.2% as of December 31, 2025 and 4.8% as of December 31, 2024.

The decrease in interest expense was also impacted by the year-over-year change in average foreign exchange rates during the year ended December 31, 2025, when compared to the year ended December 31, 2024. As of the year ended December 31, 2025, approximately 15% of our total debt outstanding was denominated in EUR. As of December 31, 2024, approximately 11% of our total debt outstanding was denominated in EUR, 9% of our total debt outstanding was denominated in GBP, and 1% was denominated in CAD.

We view a combination of secured and unsecured financing as an efficient and accretive means to acquire properties and manage working capital. As of December 31, 2025, approximately 50% of our total debt outstanding was secured and 50% was unsecured, the latter including amounts outstanding under our Revolving Credit Facility and Senior Notes. The availability of borrowings under the Revolving Credit Facility is based on the value of a pool of eligible unencumbered real estate assets owned by us and compliance with various ratios related to those assets. Our interest expense in future periods will vary based on interest rates, the level of future borrowings, which will depend on refinancing needs and acquisition activity, and changes in currency exchange rates.

Loss on Extinguishment and Modification of Debt

The loss on extinguishment and modification of debt of \$11.2 million during the year ended December 31, 2025 primarily related to the accelerated amortization of deferred financing costs related to our Prior Credit Agreement (as defined below) which was terminated in August 2025 (see [Note 7](#) — *Revolving Credit Facility* to our consolidated financial statements included in this Annual Report on Form 10-K), as well as the accelerated amortization and fees related to the repayment of one of our mortgages in May of 2025.

The loss on extinguishment and modification of debt of \$15.9 million during the year ended December 31, 2024 was due to cash payments made upon repaying certain mortgage loans, primarily related to the fee required to be paid upon repayment of the mortgage loan in the second quarter of 2024 that encumbered our former McLaren Campus in the U.K.

(Loss) Gain on Derivative Instruments

The (loss) gain on derivative instruments was a loss of \$10.7 million for the year ended December 31, 2025 and a gain of \$4.2 million for the year ended December 31, 2024. These amounts reflect the marked-to-market impact from foreign currency and interest rate derivative instruments used to hedge the investment portfolio from currency and interest rate movements, and was mainly impacted by currency rate changes in the GBP and EUR compared to the USD. For the year ended December 31, 2025, the loss on derivative instruments consisted of unrealized losses of \$6.3 million and realized losses of \$4.4 million. For the year ended December 31, 2024, the loss on derivative instruments consisted of unrealized gains of \$3.4 million and realized gains of \$0.8 million. The overall gain (or loss) on derivative instruments directly impact our results of operations since they are recorded on the gain on derivative instruments line item in our consolidated results of operations. However, only the realized gains are included in AFFO (as defined below).

As a result of our foreign investments in Europe, and, to a lesser extent, our investments in Canada, we are subject to risk from the effects of exchange rate movements in the EUR, GBP and CAD, which may affect costs and cash flows in our functional currency, the USD. We generally manage foreign currency exchange rate movements by matching our debt service obligation to the lender and the tenant's rental obligation to us in the same currency. This reduces our overall exposure to currency fluctuations. In addition, we may use currency hedging to further reduce the exposure to our net cash flow. We are generally a net receiver of these currencies (we receive more cash than we pay out), and therefore our results of operations of our foreign properties benefit from a weaker USD, and are adversely affected by a stronger USD, relative to the foreign currency. Conversely, realized gains from derivatives would generally be lower from a weaker USD, and higher from a stronger USD.

Unrealized (Losses) Gains on Undesignated Foreign Currency Advances and Other Hedge Ineffectiveness

We recorded losses of \$12.6 million and gains of \$3.2 million on undesignated foreign currency advances and other hedge ineffectiveness, related to the accelerated reclassification of amounts in other comprehensive income to earnings as a result of certain hedged forecasted transactions becoming probable not to occur.

Income Tax Expense

Although as a REIT we generally do not pay U.S. federal income taxes on the amount of REIT taxable income that is distributed to shareholders, we recognize income tax (expense) benefit domestically for state taxes and local income taxes incurred, if any, and also in foreign jurisdictions in which we own properties. In addition, we perform an analysis of potential deferred tax or future tax benefit and expense as a result of book and tax differences and timing differences in taxes across jurisdictions. Income tax expense was \$21.8 million and \$4.4 million for the years ended December 31, 2025 and 2024, respectively. This increase was primarily due to deferred tax expense of \$12.7 million recorded in 2025 related to the gain recorded on the disposition of the McLaren Campus in December 2025. For additional information, see [Note 18](#) — *Income Taxes* to our consolidated financial statements included in this Annual Report on Form 10-K.

Preferred Stock Dividends

Preferred Stock dividends were \$43.7 million during years ended December 31, 2025 and 2024. The amounts in both periods represent the dividends that are attributable to holders of Series A Preferred Stock, Series B Preferred Stock, Series D Preferred Stock and Series E Preferred Stock.

Cash Flows from Operating Activities

The level of cash flows provided by operating activities is driven by, among other things, rental income received, property operating expenses and interest payments on outstanding borrowings.

During the year ended December 31, 2025, net cash provided by operating activities was \$222.8 million. Cash flows provided by operating activities during the year ended December 31, 2025 reflect net loss of \$225.5 million, adjusted for non-cash items of \$516.7 million (primarily depreciation, amortization of intangibles, amortization of deferred financing costs, amortization of mortgage discounts, amortization of above- and below-market lease and ground lease assets and liabilities, amortization of right of use assets, amortization of lease incentives and commissions, unbilled straight-line rent, equity-based compensation, unrealized gains on foreign currency transactions, derivatives and other non-cash items). In addition, operating cash flow was impacted by lease incentive and commission payments of \$9.1 million and a net decrease of \$26.6 million in working capital items due to a decrease in prepaid expenses and other assets of \$4.2 million, a decrease in accounts payable and accrued expenses of \$30.4 million and a decrease in prepaid rent of \$0.5 million.

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During the year ended December 31, 2024, net cash provided by operating activities was \$299.5 million. Cash flows provided by operating activities during the year ended December 31, 2024 reflect net loss of \$131.6 million, adjusted for non-cash items of \$514.0 million (primarily depreciation, amortization of intangibles, amortization of deferred financing costs, amortization of mortgage discounts, amortization of above- and below-market lease and ground lease assets and liabilities, amortization of right of use assets, amortization of lease incentives and commissions, unbilled straight-line rent, equity-based compensation, unrealized gains on foreign currency transactions, derivatives and other non-cash items). In addition, operating cash flow was impacted by lease incentive and commission payments of \$7.8 million and a net decrease of \$30.8 million in working capital items due to a decrease in prepaid expenses and other assets of \$6.2 million, a decrease in accounts payable and accrued expenses of \$22.2 million and a decrease in prepaid rent of \$15.5 million.

Cash Flows from Investing Activities

Net cash provided by investing activities during the year ended December 31, 2025 of \$1.8 billion primarily consisted of net proceeds from dispositions of \$1.8 billion, principally from the Multi-Tenant Retail Disposition, and cash received from the multi-tenant disposition receivable of \$81.2 million, partially offset by capital expenditures of \$33.4 million.

Net cash provided by investing activities during the year ended December 31, 2024 of \$759.9 million primarily consisted of net proceeds from dispositions of \$803.4 million, partially offset by capital expenditures of \$45.6 million.

Cash Flows from Financing Activities

Net cash used in financing activities of \$2.1 billion during the year ended December 31, 2025 was primarily a result of net paydowns of borrowings under our Revolving Credit Facility of \$1.1 billion, net payments of principal on mortgage notes payable of \$546.5 million, dividends paid to common stockholders of \$192.1 million, dividends paid to holders of our Series A Preferred Stock of \$12.3 million, dividends paid to holders of our Series B Preferred Stock of \$8.1 million, dividends paid to holders of our Series D Preferred Stock of \$14.9 million, dividends paid to holders of our Series E Preferred Stock of \$8.5 million and repurchases of common stock of \$120.3 million. In addition, cash used in financing activities was impacted by cash paid for financing costs of \$15.3 million and penalties and charges related to repayments and early repayments of debt of \$4.6 million.

Net cash used in financing activities of \$995.4 million during the year ended December 31, 2024 was a result of net payments of principal on mortgage notes payable of \$332.2 million, net paydowns of borrowings under our Revolving Credit Facility of \$322.4 million, dividends paid to common stockholders of \$272.4 million, dividends paid to holders of our Series A Preferred Stock of \$12.3 million, dividends paid to holders of our Series B Preferred Stock of \$8.1 million, dividends paid to holders of our Series D Preferred Stock of \$14.9 million, dividends paid to holders of our Series E Preferred Stock of \$8.5 million, penalties and charges related to repayments and early repayments of debt of \$15.9 million and cash paid for financing costs of \$7.6 million.

Liquidity and Capital Resources

Our principal future needs for cash and cash equivalents includes the purchase of additional properties or other investments, payment of related acquisition costs, improvement costs, operating and administrative expenses, repayment of certain debt obligations, which includes our continuing debt service obligations and dividends to holders of our Common Stock and Preferred Stock as well as to any future class or series of preferred stock we may issue. As of December 31, 2025 and 2024, we had cash and cash equivalents of \$180.1 million and \$159.7 million, respectively. See discussion above our how our cash flows from various sources impacted our cash.

Management expects that cash generated from operations, supplemented by our existing cash, will be sufficient to fund, in the near and long term, the payment of quarterly dividends to our common stockholders and holders of our Preferred Stock, as well as anticipated capital expenditures. During the year ended December 31, 2025, cash generated from operations covered 94% of our dividends paid. In addition, we plan to continue to manage our leverage by using proceeds from strategic or opportunistic dispositions to reduce our debt, and we currently have entered into purchase and sale agreements (“PSAs”) and non-binding letters of intent (“LOIs”) totaling an aggregate of \$68.7 million. The PSAs and LOIs are subject to conditions and there can be no assurance we will be able to complete these dispositions on their contemplated terms, or at all.

Our other sources of capital, which we have used and may use in the future, include proceeds received from our Revolving Credit Facility, proceeds from secured or unsecured financings (which may include note issuances), proceeds from our offerings of equity securities (including Common Stock and Preferred Stock), proceeds from any future sales of properties and undistributed cash flows from operations, if any.

Acquisitions and Dispositions

We are in the business of acquiring real estate properties and leasing the properties to tenants. Generally, we fund our acquisitions through a combination of cash and cash equivalents, proceeds from offerings of equity securities, borrowings under our Revolving Credit Facility and proceeds from mortgage or other debt secured by the acquired or other assets at the time of acquisition or at some later point. In addition, to the extent we dispose of properties, we have used and may continue to use the

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net proceeds from the dispositions (after repayment of any mortgage debt, if any) for future acquisitions or other general corporate purposes.

Acquisitions and Dispositions — Year Ended December 31, 2025

As disclosed above, during the six months ended June 30, 2025, we completed the Multi-Tenant Retail Disposition (for additional information, see [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements in this Annual Report on Form 10-K).

During the year ended December 31, 2025, we sold 200 additional properties, for a contract price of \$711.7 million.

We did not acquire any properties during the year ended December 31, 2025.

Dispositions Subsequent to December 31, 2025

Subsequent to December 31, 2025, we disposed of 7 properties for an aggregate price of \$57.3 million.

In addition, we've signed PSAs to dispose of 8 properties for an aggregate sale price of \$42.5 million and we have signed LOIs to dispose of 3 properties for an aggregate sale price of \$26.3 million.

Equity Offerings

Common Stock

In November 2025, we entered into a new “at-the-market” equity offering program under which we may sell shares of Common Stock, from time to time, through our sales agents (the “2025 Common Stock ATM Program”), and filed a prospectus supplement to our current shelf registration statement on Form S-3 (File No. 333-286918) covering the 2025 Common Stock ATM Program, having an aggregate offering amount of up to \$300.0 million. In connection with the establishment of the 2025 Common Stock ATM Program, we terminated our prior common stock (the “2019 Common Stock ATM Program”) and Series B Preferred Stock “at-the-market” offering programs, each of which we established in 2019. The prior registration statement had an aggregate offering amount of up to \$285.0 million.

Under the 2025 Common Stock ATM Program, we may sell shares of our Common Stock (i) through our sales agents, acting as sales agents, (ii) directly to the sales agents, acting as principals, or (iii) through forward purchasers, acting as agents in connection with forward sale agreements.

- We did not sell any shares of Common Stock or enter into any forward sale agreements under the 2025 Common Stock ATM Program during the year ended December 31, 2025.
- We did not sell any shares of Common Stock under the 2019 Common Stock ATM Program during the years ended December 31, 2025, 2024 or 2023.

Preferred Stock

In November 2025, we terminated our “at-the-market” equity offering program for our Series B Preferred Stock (the “Series B Preferred Stock ATM Program”), which had been established in December 2019, and had an aggregate offering price of up to \$170.0 million. During the years ended December 31, 2025, 2024 and 2023, we did not sell any shares of its Series B Preferred Stock through the Series B Preferred Stock ATM Program.

Share Repurchase Program

On February 20, 2025, our Board authorized a share repurchase program for up to an aggregate amount of \$300 million of shares of Common Stock (the “Share Repurchase Program”). Under the Share Repurchase Program, which does not have a stated expiration date, the Company may repurchase shares of Common Stock from time to time through open market purchases, including pursuant to Rule 10b5-1 pre-set trading plans and under Rule 10b-18 of the Exchange Act, privately negotiated transactions, accelerated share repurchase transactions entered into with one or more counterparties or otherwise, in compliance with applicable securities laws and other legal requirements. The timing, volume, and nature of repurchases are subject to market conditions, applicable securities laws, and other factors, and the program may be amended, suspended or discontinued at any time. During the year ended December 31, 2025, we purchased 15,434,195 shares of Common Stock for \$120.3 million, or an average share price of \$7.77, leaving \$180.1 million available under the Share Repurchase Program.

Borrowings

As of December 31, 2025 and 2024, we had total gross debt outstanding of \$2.6 billion and \$4.7 billion (\$4.2 billion not including two mortgages classified in discontinued operations), respectively, bearing interest at a weighted-average interest rate per annum equal to 4.2% and 4.8%, respectively.

As of December 31, 2025, 98% of our total debt outstanding either bore interest at fixed rates, or was swapped to a fixed rate, which bore interest at a weighted-average interest rate of 4.2% per annum. As of December 31, 2025, 2% of our total debt outstanding was variable-rate debt, which bore interest at a weighted-average interest rate of 4.9% per annum. The total gross carrying value of unencumbered assets as of December 31, 2025 was \$3.61 billion, of which approximately \$3.57 billion was

included in the unencumbered asset pool comprising the borrowing base under the Revolving Credit Facility and therefore is not available to serve as collateral for future borrowings.

Our debt leverage ratio was 55.2% and 63.8% (total debt as a percentage of total purchase price of real estate investments, based on the exchange rate at the time of purchase) as of December 31, 2025 and 2024, respectively. As of December 31, 2025 the weighted-average maturity of our indebtedness was 3.0 years (including the two additional six-month extension options on our Revolving Credit Facility). We believe we have the ability to service our debt obligations as they come due.

As noted above, we plan on continuing to manage our leverage by using proceeds from strategic or opportunistic dispositions to reduce our debt, and we currently have entered into PSAs and LOIs totaling an aggregate of \$68.7 million.

Senior Notes

Both the 3.75% and the 4.50% Senior Notes do not require any principal payments prior to maturity. As of December 31, 2025, the carrying amount of the outstanding Senior Notes on our balance sheets totaled \$928.2 million which is net of \$71.8 million of deferred financing costs and discounts, and as of December 31, 2024 the carrying amount of the outstanding Senior Notes on our balance sheets totaled \$906.1 million, which is net of \$93.9 million of deferred financing costs and discounts. See [Note 8](#) — *Senior Notes, Net* to our consolidated financial statements included in this Annual Report on Form 10-K for further discussion on the Senior Notes and related covenants.

Mortgage Notes Payable

As of December 31, 2025 and 2024, we had secured mortgage notes payable of \$1.3 billion and \$1.8 billion, respectively, net of mortgage discounts and deferred financing costs. All of our current mortgage loans require payment of interest-only with the principal due at maturity. As of December 31, 2024, the following mortgages, which were assumed by RCG in the second quarter of 2025 as part of the Multi-Tenant Retail Disposition, were classified within discontinued operations on our consolidated balance sheets; (a) a mortgage for 12 properties secured by a \$210.0 million mortgage from Société Générale and UBS AG, and (b) a mortgage for 29 properties secured by a \$260.0 million mortgage from Barclays Capital Real Estate Inc., Société Générale, KeyBank and Bank of Montreal. We have \$94.8 million of principal payments due on our mortgages during the year ending December 31, 2026 (see [Note 6](#) — *Mortgage Notes Payable, Net* to our consolidated financial statements included in this Annual Report on Form 10-K for additional information).

Credit Facility

On August 5, 2025, the OP, as borrower, together with us and certain subsidiaries of the OP acting as guarantors, entered into a credit agreement (the “Credit Agreement” and the credit facilities provided thereunder, collectively, the “Revolving Credit Facility”) with BMO Bank N.A. (“BMO”), as agent, and the other lender parties thereto. The proceeds of the transaction were used, in part, to prepay in full and terminate the previous credit agreement, with KeyBank National Association, as agent, and the other lenders party thereto which was originally entered into on July 24, 2017 and had been amended from time to time (the “Prior Credit Agreement”). The Prior Credit Agreement consisted solely of a senior unsecured multi-currency revolving credit facility (the “Prior Revolving Credit Facility”). The total amount we paid off related to the Prior Revolving Credit Facility was \$732.7 million, and also, as a result of the termination of the Prior Credit Agreement, we recorded a loss on extinguishment of debt of approximately \$2.6 million in the third quarter of 2025 related to the accelerated amortization of deferred financing costs.

As of December 31, 2025 and 2024, outstanding borrowings under the Revolving Credit Facility and the Prior Revolving Credit Facility were \$324.2 million and \$1.4 billion, respectively. During the year ended December 31, 2025, we made net additional paydowns of \$1.1 billion on the Revolving Credit Facility and the Prior Revolving Credit Facility combined. As of December 31, 2025, approximately \$781.7 million was available for future borrowings under the Revolving Credit Facility.

The Revolving Credit Facility consists solely of a senior unsecured multi-currency revolving credit facility similar to the Prior Revolving Credit Facility, and the aggregate total commitments under the Revolving Credit Facility are \$1.8 billion (\$100.0 million of which can only be used for U.S. dollar loans), with a \$75.0 million sublimit for letters of credit. The Credit Facility includes an uncommitted “accordion feature” whereby, so long as no default or event of default has occurred and is continuing, the Company has the right to increase the commitments under the Revolving Credit Facility, allocated to either or both the Revolving Credit Facility or a new term loan facility, by up to an additional \$1.185 billion, subject to obtaining commitments from new lenders or additional commitments from participating lenders and certain customary conditions. The Revolving Credit Facility matures on August 5, 2029, subject to the OP’s right, subject to customary conditions, to extend the maturity date by up to two additional six-month terms.

See [Note 7](#) — *Revolving Credit Facility* to our consolidated financial statements included in this Annual Report on Form 10-K for further discussion on the Revolving Credit Facility and related covenants under such facilities.

On October 17, 2025 we announced that Fitch Ratings upgraded our corporate credit rating to investment-grade BBB- from BB+, and as a result, subject to ongoing maintenance of an investment grade credit rating from at least one rating agency (as defined in the Credit Agreement), the subsidiary guarantees of the Revolving Credit Facility have been released (provided, with respect to each former subsidiary guarantor, such subsidiary does not become the primary obligor under, or provides a guaranty

to any holder of, unsecured indebtedness) and the financial maintenance covenants with respect to maximum secured recourse debt and minimum net worth no longer apply.

Covenants

As of December 31, 2025, we were in compliance with the covenants under the indenture governing the 3.75% Senior Notes, the indenture governing the 4.50% Senior Notes and the Credit Agreement (see [Note 7 — Revolving Credit Facility](#) and [Note 8 — Senior Notes](#), Net to our consolidated financial statements included in this Annual Report on Form 10-K for further discussion on the Credit Facility and Senior Notes and the related covenants).

As of December 31, 2025, we were in compliance with all property-level debt covenants with the exception of two property-level debt instruments. For those two property-level debt instruments, we either (a) implemented a cure to the underlying noncompliance trigger by providing a letter of credit, or (b) permitted excess net cash flow after debt service from the impacted properties to become restricted, in each case in accordance with the terms of the applicable debt instrument. Each letter of credit, for so long as it is outstanding, represents a dollar-for-dollar reduction to availability for future borrowings under our Revolving Credit Facility. While the restricted cash cannot be used for general corporate purposes, it is available to fund operations of the underlying assets. These matters did not have a material impact on our ability to operate the impacted assets and do not constitute events of default under the applicable debt instruments.

Non-GAAP Financial Measures

This section discusses the non-GAAP financial measures we use to evaluate our performance including Funds from Operations (“FFO”), Core Funds from Operations (“Core FFO”) and Adjusted Funds from Operations (“AFFO”). A description of these non-GAAP measures and reconciliations to the most directly comparable GAAP measure, which is net income, is provided below.

Use of Non-GAAP Measures

FFO, Core FFO, and AFFO should not be construed to be more relevant or accurate than the current GAAP methodology in calculating net income or in its applicability in evaluating our operating performance. The method utilized to evaluate the value and performance of real estate under GAAP should be construed as a more relevant measure of operational performance and considered more prominently than the non-GAAP FFO, Core FFO and AFFO measures. Other REITs may not define FFO in accordance with the current NAREIT (as defined below) definition (as we do), or may interpret the current NAREIT definition differently than we do, or may calculate Core FFO or AFFO differently than we do. Consequently, our presentation of FFO, Core FFO and AFFO may not be comparable to other similarly-titled measures presented by other REITs.

We consider FFO, Core FFO and AFFO useful indicators of our performance. Because FFO, Core FFO and AFFO calculations exclude such factors as depreciation and amortization of real estate assets and gain or loss from sales of operating real estate assets (which can vary among owners of identical assets in similar conditions based on historical cost accounting and useful-life estimates), FFO, Core FFO and AFFO presentations can facilitate comparisons of operating performance between periods and between other REITs in our peer group.

As a result, we believe that the use of FFO, Core FFO and AFFO, together with the required GAAP presentations, provide a more complete understanding of our operating performance including relative to our peers and a more informed and appropriate basis on which to make decisions involving operating, financing, and investing activities. However, FFO, Core FFO and AFFO are not indicative of cash available to fund ongoing cash needs, including the ability to make cash distributions. Investors are cautioned that FFO, Core FFO and AFFO should only be used to assess the sustainability of our operating performance excluding these activities, as they exclude certain costs that have a negative effect on our operating performance during the periods in which these costs are incurred.

Funds from Operations, Core Funds from Operations and Adjusted Funds from Operations

Funds From Operations

Due to certain unique operating characteristics of real estate companies, as discussed below, the National Association of Real Estate Investment Trusts (“NAREIT”), an industry trade group, has promulgated a measure known as FFO, which we believe to be an appropriate supplemental measure to reflect the operating performance of a REIT. FFO is not equivalent to net income or loss as determined under GAAP.

We calculate FFO, a non-GAAP measure, consistent with the standards established over time by the Board of Governors of NAREIT, as restated in a White Paper approved by the Board of Governors of NAREIT effective in December 2018 (the “White Paper”). The White Paper defines FFO as net income or loss computed in accordance with GAAP, excluding depreciation and amortization related to real estate, gain and loss from the sale of certain real estate assets, gain and loss from change in control and impairment write-downs of certain real estate assets and investments in entities when the impairment is directly attributable to decreases in the value of depreciable real estate held by the entity. Our FFO calculation complies with NAREIT’s definition.

The historical accounting convention used for real estate assets requires straight-line depreciation of buildings and improvements, and straight-line amortization of intangibles, which implies that the value of a real estate asset diminishes predictably over time. We believe that, because real estate values historically rise and fall with market conditions, including inflation, interest rates, unemployment and consumer spending, presentations of operating results for a REIT using historical accounting for depreciation and certain other items may be less informative. Historical accounting for real estate involves the use of GAAP. Any other method of accounting for real estate such as the fair value method cannot be construed to be any more accurate or relevant than the comparable methodologies of real estate valuation found in GAAP. Nevertheless, we believe that the use of FFO, which excludes the impact of real estate related depreciation and amortization, among other things, provides a more complete understanding of our performance to investors and to management, and, when compared year over year, reflects the impact on our operations from trends in occupancy rates, rental rates, operating costs, general and administrative expenses, and interest costs, which may not be immediately apparent from net income.

Core Funds From Operations

In calculating Core FFO, we start with FFO, then we exclude certain non-core items such as merger, transaction and other costs, as well as certain other costs that are considered to be non-core, such as debt extinguishment or modification costs. The purchase of properties, and the corresponding expenses associated with that process, is a key operational feature of our core business plan to generate operational income and cash flows in order to make dividend payments to stockholders. In evaluating investments in real estate, we differentiate the costs to acquire the investment from the subsequent operations of the investment. We also add back non-cash write-offs of deferred financing costs, prepayment penalties and certain other costs incurred with the early extinguishment or modification of debt which are included in net income but are considered financing cash flows when paid in the statement of cash flows. We consider these write-offs and prepayment penalties to be capital transactions and not indicative of operations. By excluding expensed acquisition, transaction and other costs as well as non-core costs, we believe Core FFO provides useful supplemental information that is comparable for each type of real estate investment and is consistent with management's analysis of the investing and operating performance of our properties.

Adjusted Funds From Operations

In calculating AFFO, we start with Core FFO, then we exclude certain income or expense items from AFFO that we consider more reflective of investing activities, other non-cash income and expense items and the income and expense effects of other activities or items, including items that were paid in cash that are not a fundamental attribute of our business plan or were one time or non-recurring items. These items include early extinguishment or modification of debt and other items excluded in Core FFO as well as unrealized gain and loss, which may not ultimately be realized, such as gain or loss on derivative instruments, gain or loss on foreign currency transactions, and gain or loss on investments. In addition, by excluding non-cash income and expense items such as amortization of above-market and below-market leases intangibles, amortization of deferred financing costs, straight-line rent and equity-based compensation from AFFO, we believe we provide useful information regarding income and expense items which have a direct impact on our ongoing operating performance. We also exclude revenue attributable to the reimbursement by third parties of financing costs that we originally incurred because these revenues are not, in our view, related to operating performance. We also include the realized gain or loss on foreign currency exchange contracts for AFFO as such items are part of our ongoing operations and affect our current operating performance.

In calculating AFFO, we also exclude certain expenses which under GAAP are treated as operating expenses in determining operating net income. All paid and accrued acquisition, transaction and other costs (including prepayment penalties for debt extinguishments or modifications and merger related expenses) and certain other expenses, including expenses related to our European tax restructuring and transition costs related to the Mergers, negatively impact our operating performance during the period in which expenses are incurred or properties are acquired and will also have negative effects on returns to investors, but are excluded by us as we believe they are not reflective of on-going performance. Further, under GAAP, certain contemplated non-cash fair value and other non-cash adjustments are considered operating non-cash adjustments to net income. In addition, as discussed above, we view gain and loss from fair value adjustments as items which are unrealized and may not ultimately be realized and not reflective of ongoing operations and are therefore typically adjusted for when assessing operating performance. Excluding income and expense items detailed above from our calculation of AFFO provides information consistent with management's analysis of our operating performance. Additionally, fair value adjustments, which are based on the impact of current market fluctuations and underlying assessments of general market conditions, but can also result from operational factors such as rental and occupancy rates, may not be directly related or attributable to our current operating performance. By excluding such changes that may reflect anticipated and unrealized gain or loss, we believe AFFO provides useful supplemental information. By providing AFFO, we believe we are presenting useful information that can be used to, among other things, assess our performance without the impact of transactions or other items that are not related to our portfolio of properties. AFFO presented by us may not be comparable to AFFO reported by other REITs that define AFFO differently. Furthermore, we believe that in order to facilitate a clear understanding of our operating results, AFFO should be examined in conjunction with net income (loss) calculated in accordance with GAAP as presented in our consolidated financial statements. AFFO should not be considered as an alternative to net income (loss) as an indication of our performance or to cash flows as a measure of our liquidity or ability to make distributions.

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<i>(In thousands)</i>	Year Ended December 31,	
	2025	2024
Net loss attributable to common stockholders (in accordance with GAAP)	\$ (269,200)	\$ (175,316)
Impairment charges	157,532	90,310
Depreciation and amortization	191,189	216,820
Gain on dispositions of real estate investments	(94,687)	(57,091)
Discontinued operations FFO adjustments	80,574	133,299
FFO (as defined by NAREIT) attributable to common stockholders	65,408	208,022
Merger, transaction and other costs ⁽¹⁾	6,662	6,022
Loss on extinguishment and modification of debt	11,222	15,877
Discontinued operations Core FFO adjustments	15,183	4
Core FFO attributable to common stockholders	98,475	229,925
Non-cash equity-based compensation	12,514	8,931
Non-cash portion of interest expense	9,627	9,980
Amortization related to above and below-market lease intangibles and right-of-use assets, net	3,627	7,503
Straight-line rent	(5,538)	(19,150)
Unrealized gains on undesignated foreign currency advances and other hedge ineffectiveness	12,644	(3,249)
Eliminate unrealized (gains) losses on foreign currency transactions ⁽²⁾	6,268	(3,418)
Amortization of mortgage discounts	46,042	68,591
Expenses attributable to European tax restructuring ⁽³⁾	—	485
Transition costs related to the Mergers ⁽⁴⁾	—	4,486
Forfeited disposition deposit ⁽⁵⁾	—	(275)
Goodwill impairment ⁽⁶⁾	7,134	—
Eliminate deferred tax expense related to the disposition of the McLaren campus ⁽⁷⁾	12,741	—
Eliminate losses related to multi-tenant disposition receivable ⁽⁸⁾	17,473	—
AFFO attributable to common stockholders	\$ 221,007	\$ 303,809
Summary		
FFO (as defined by NAREIT) attributable to common stockholders	\$ 65,408	\$ 208,022
Core FFO attributable to common stockholders	\$ 98,475	\$ 229,925
AFFO attributable to common stockholders	\$ 221,007	\$ 303,809

⁽¹⁾ For the year ended December 31, 2024, these costs primarily consist of advisory, legal and other professional costs that were directly related to the REIT Merger and Internalization.

⁽²⁾ For AFFO purposes, we adjust for unrealized gains and losses. For the year ended December 31, 2025, the loss on derivative instruments was \$10.7 million which consisted of unrealized losses of \$6.3 million and realized losses of \$4.4 million. For the year ended December 31, 2024, the gain on derivative instruments was \$4.2 million which consisted of unrealized gains of \$3.4 million and realized gains of \$0.8 million.

⁽³⁾ Amount relates to costs incurred related to the tax restructuring of our European entities. We do not consider these expenses to be part of our normal operating performance and have, accordingly, increased AFFO for this amount.

⁽⁴⁾ Amounts include costs related to (i) compensation incurred for our former Co-Chief Executive Officer who retired effective March 31, 2024; (ii) a transition service agreement with the former Advisor; and (iii) insurance premiums related to expiring directors and officers insurance of former RTL directors. We do not consider these expenses to be part of our normal operating performance and have, accordingly, increased AFFO for this amount.

⁽⁵⁾ Represents a forfeited deposit from a potential buyer of one of our properties, which is recorded in other income in our consolidated statement of operations. We do not consider this income to be part of our normal operating performance and have, accordingly, decreased AFFO for this amount.

⁽⁶⁾ This is a non-cash item and is added back as we do not consider it indicative of our normal operating performance.

⁽⁷⁾ Represents deferred tax expense specifically related to the capital gain recorded upon the disposition of the McLaren Campus. This amount is recorded in the income tax expense line item in our consolidated statements of operations. We do not consider this expense to be part of our normal operating performance and have, accordingly, increased AFFO for this amount.

⁽⁸⁾ Represents adjustments to the fair value of the embedded derivative feature of the multi-tenant disposition receivable (see [Note 3](#) — *Multi-Tenant Retail Disposition* to our consolidated financial statements included in this Annual Report on Form 10-K). We do not consider these adjustments to be indicative of our normal operating performance and have, accordingly, increased AFFO for these amounts.

Dividends

Common Stock

The amount of dividends payable to our common stockholders is determined by our Board and is dependent on a number of factors, including funds available for dividends, our financial condition, provisions in our Credit Agreement or other agreements that may restrict our ability to pay dividends, capital expenditure requirements, as applicable, requirements of Maryland law and annual distribution requirements needed to maintain our status as a REIT.

In February 2025 we announced that the Board had established a quarterly dividend per share of Common Stock of \$0.190 per share, representing an annual dividend rate of \$0.76 per share, and we currently intend to continue paying cash dividends consistent with this practice; however, our Board determines the amount and timing of any future dividend payments to our stockholders based on a variety of factors. Common Stock dividends authorized by our Board and declared by us are paid on a quarterly basis in arrears during the first month following the end of each fiscal quarter (unless otherwise specified) to common stockholders of record on the record date for such payment. Refer to [Note 11 — Stockholders' Equity](#) to our consolidated financial statements included in this Annual Report on Form 10-K for additional information on dividends to holders of our Common Stock.

Common Stock dividends authorized by our Board and declared by us are paid on a quarterly basis in arrears during the first month following the end of each fiscal quarter (unless otherwise specified) to common stockholders of record on the record date for such payment.

Preferred Stock

Dividends accrue on our Preferred Stock as follows:

- Dividends on our Series A Preferred Stock accrue in an amount equal to \$0.453125 per share per quarter to Series A Preferred Stockholders, which is equivalent to 7.25% of the \$25.00 liquidation preference per share of Series A Preferred Stock per annum.
- Dividends on our Series B Preferred Stock accrue in an amount equal to \$0.4296875 per share per quarter to Series B Preferred Stockholders, which is equivalent to 6.875% of the \$25.00 liquidation preference per share of Series B Preferred Stock per annum.
- Dividends on our Series D Preferred Stock accrue in an amount equal to \$0.46875 per share per quarter to Series D Preferred Stockholders, which is equivalent to the rate of 7.50% of the \$25.00 liquidation preference per share of Series D Preferred Stock per annum.
- Dividends on our Series E Preferred Stock accrue in an amount equal to \$0.4609375 per share per quarter to Series E Preferred Stockholders, which is equivalent to the rate of 7.375% of the \$25.00 liquidation preference per share of Series E Preferred Stock per annum.

Dividends on the Series A Preferred Stock, Series B Preferred Stock, Series D Preferred Stock and Series E Preferred Stock are payable quarterly in arrears on the 15th day of January, April, July and October of each year (or, if not on a business day, on the next succeeding business day) to holders of record on the close of business on the record date set by our Board. Any accrued and unpaid dividends payable with respect to the Series A Preferred Stock and Series B Preferred Stock become part of the liquidation preference thereof.

Pursuant to the Credit Agreement, we may not pay distributions, including cash dividends on, or redeem or repurchase Common Stock, Series A Preferred Stock, Series B Preferred Stock, Series D Preferred Stock, Series E Preferred Stock, or any other class or series of stock we may issue in the future, that exceed 100% of our Adjusted FFO as defined in the Credit Facility (which is different from AFFO disclosed in this Annual Report on Form 10-K) for any period of four consecutive fiscal quarters, except in limited circumstances, including that for one fiscal quarter in each calendar year, we may pay cash dividends and other distributions and redeem or repurchase an aggregate amount equal to no more than 105% of our Adjusted FFO. In addition, for so long as we maintain an investment-grade rating from at least one ratings agency (such as our investment-grade BBB- rating received from Fitch Ratings in October 2025), the percentage limitation set forth above will not apply and we will be able to make distributions, including cash dividends, on our stock, subject to certain restrictions. We last used the exception to pay dividends that were between 100% of Adjusted FFO and 105% of Adjusted FFO during the quarter ended on June 30, 2020 under our Prior Credit Agreement, which contained the same restriction on distributions, redemptions or repurchases of our capital stock and related exceptions therefrom, and may use this exception in the future under our Credit Agreement. In the past, the lenders under our Prior Revolving Credit Facility consented to increase the maximum amount of our Adjusted FFO we could use to pay cash dividends and other distributions and make redemptions and other repurchases in certain periods, but there can be no assurance that the lenders under our Revolving Credit Facility will provide such a consent in the future.

Foreign Currency Translation

Our reporting currency is the USD. The functional currency of our foreign investments is the applicable local currency for each foreign location in which we invest. Assets and liabilities in these foreign locations (including intercompany balances for which settlement is not anticipated in the foreseeable future) are translated at the spot rate in effect at the applicable reporting date. The amounts reported in the consolidated statements of operations are translated at the average exchange rates in effect during the applicable period. The resulting unrealized cumulative translation adjustment is recorded as a component of accumulated other comprehensive income in the consolidated statements of equity. We are exposed to fluctuations in foreign currency exchange rates on property investments in foreign countries which pay rental income, incur property related expenses and borrow in currencies other than our functional currency, the USD. We have used and may continue to use foreign currency derivatives including options, currency forward and cross currency swap agreements to manage our exposure to fluctuations in GBP-USD and EUR-USD exchange rates (see [Note 10](#) — *Derivatives and Hedging Activities* to the consolidated financial statements included in this Annual Report on Form 10-K for further discussion).

Election as a REIT

We elected to be taxed as a REIT under Sections 856 through 860 of the Code, effective for our taxable year ended December 31, 2013. We believe that, commencing with such taxable year, we have been organized and have operated in a manner so that we qualify for taxation as a REIT under the Code. We intend to continue to operate in such a manner to qualify for taxation as a REIT, but can provide no assurances that we will operate in a manner so as to remain qualified as a REIT. To continue to qualify for taxation as a REIT, we must distribute annually at least 90% of our REIT taxable income (which does not equal net income as calculated in accordance with GAAP), determined without regard for the deduction for dividends paid and excluding net capital gains, and must comply with a number of other organizational and operational requirements. If we continue to qualify for taxation as a REIT, we generally will not be subject to federal corporate income tax on the portion of our REIT taxable income that we distribute to our stockholders. Even if we qualify for taxation as a REIT, we may be subject to certain state and local taxes on our income and properties, as well as federal income and excise taxes on our undistributed income.

In addition, our international assets and operations, including those owned through direct or indirect subsidiaries that are disregarded entities for U.S. federal income tax purposes, continue to be subject to taxation in the foreign jurisdictions where those assets are held or those operations are conducted.

Inflation

We may be adversely impacted by inflation on the leases that do not contain indexed escalation provisions, or those leases which have escalations at rates which do not exceed or approximate current inflation rates. As of December 31, 2025, the increase to the 12-month CPI for all items, as published by the Bureau of Labor Statistics, was 2.7%. To help mitigate the adverse impact of inflation, approximately 86% of our leases with our tenants contain rent escalation provisions that increase the cash rent that is due under the leases over time by an average cumulative increase of 1.4% per year. These provisions generally increase rental rates during the terms of the leases either at fixed rates or indexed escalations (based on the Consumer Price Index or other measures). As of December 31, 2025, based on straight-line rent, approximately 61.7% are fixed-rate with increases averaging 1.7%, 19.6% are based on the Consumer Price Index, subject to certain caps, 5.0% are based on other measures, and 13.7% do not contain any escalation provisions.

In addition, we may be required to pay costs for maintenance and operation of properties which may adversely impact our results of operations due to potential increases in costs and operating expenses resulting from inflation. However, our net leases require the tenant to pay its allocable share of operating expenses, which may include common area maintenance costs, real estate taxes and insurance. This may reduce our exposure to increases in costs and operating expenses resulting from inflation. As the costs of general goods and services continue to rise, we may be adversely impacted by increases in general and administrative costs due to overall inflation.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk.

Market Risk

Market risk is the exposure to loss resulting from changes in interest rates, foreign currency exchange rates, and equity prices. The primary risks to which we are exposed are interest rate risk and foreign currency exchange risk, and we are also exposed to further market risk as a result of concentrations of tenants in certain industries and/or geographic regions. Adverse market factors can affect the ability of tenants in a particular industry/region to meet their respective lease obligations. In order to manage this risk, we view our collective tenant roster as a portfolio, and in our investment decisions we attempt to diversify our portfolio so that we are not overexposed to a particular industry or geographic region.

Generally, we do not use derivative instruments to hedge credit risks or for speculative purposes. However, from time to time, we have entered and may continue to enter into foreign currency forward contracts to hedge our foreign currency cash flow exposures.

Interest Rate Risk

The values of our real estate and related fixed-rate debt obligations are subject to fluctuations based on changes in interest rates. The value of our real estate is also subject to fluctuations based on local and regional economic conditions and changes in the creditworthiness of lessees, all of which may affect our ability to refinance property-level mortgage debt when due. Interest rates are highly sensitive to many factors, including governmental monetary and tax policies, domestic and international economic and political conditions, and other factors beyond our control. Increases in interest rates may impact the credit profile of certain tenants.

We are exposed to the impact of interest rate changes primarily through our borrowing activities. We have obtained, and may in the future obtain, variable-rate, non-recourse mortgage loans, and as a result, we have entered into, and may continue to enter into, interest rate swap agreements or interest rate cap agreements with lenders. Interest rate swap agreements effectively convert the variable-rate debt service obligations of the loan to a fixed rate, while interest rate cap agreements limit the underlying interest rate from exceeding a specified strike rate. Interest rate swaps are agreements in which one party exchanges a stream of interest payments for a counterparty's stream of cash flows over a specific period, and interest rate caps limit the effective borrowing rate of variable-rate debt obligations while allowing participants to share in downward shifts in interest rates. These interest rate swaps and caps are derivative instruments designated as cash flow hedges on the interest payments on the debt obligation. The face amounts on which the swaps or caps, are based are not exchanged. Our objective in using these derivatives is to limit our exposure to interest rate movements. We estimated that the total fair value of our interest rate swaps, which are included in derivative assets, at fair value and derivative liabilities, at fair value on our consolidated balance sheets, totaled \$7 thousand and \$5.3 million as of December 31, 2025, respectively (see [Note 10 — Derivatives and Hedging Activities](#) to our consolidated financial statements included in this Annual Report on Form 10-K for more information, including the fair value of such assets and liabilities as of December 31, 2025).

The following table presents future principal payments based upon expected maturity dates and fixed/variable classification of our debt obligations outstanding as of December 31, 2025:

<i>(In thousands)</i>	Fixed-rate debt ⁽¹⁾⁽²⁾	Variable-rate debt ⁽¹⁾	Total Debt
2026	\$ 94,813	\$ —	\$ 94,813
2027	630,560	—	630,560
2028	815,525	—	815,525
2029	922,942	48,033 ⁽³⁾	970,975
2030	—	—	—
Thereafter	133,184	—	133,184
Total	\$ 2,597,024	\$ 48,033	\$ 2,645,057

Additional Details:

Percentage of total debt	98 %	2 %	N/A
Weighted-average effective interest rate	4.2 %	4.9 %	4.2 %

⁽¹⁾ Assumes exchange rate of €1.00 to \$1.17 for EUR as of December 31, 2025, for illustrative purposes, as applicable.

⁽²⁾ Fixed-rate debt includes variable debt that bears interest at margin plus a floating rate which is fixed through our interest rate swap agreements. Also see *Item 1A. Risk Factors - Risks Related to Our Indebtedness - Our derivative financial instruments have been, and any derivative financial instruments in the future, will be subject to counterparty default risk.*

⁽³⁾ Represents the variable portion of the mortgage that secures the properties in Finland as well as the portions of the Revolving Credit Facility that bear interest at variable rates. Interest on the mortgage for the Finland properties is 80% fixed as a result of a "pay-fixed" interest rate swap agreement and 20% variable. The USD portion of the Revolving Credit Facility is 100% variable and the EUR portion of Revolving Credit Facility is 96% fixed via swaps and 4% variable.

See [Note 6 — Mortgage Notes Payable, Net](#) and [Note 7 — Revolving Credit Facility](#) to our consolidated financial statements included in this Annual Report on Form 10-K for more information regarding the Company's debt obligations for year ended December 31, 2023, including the fixed/variable classification of such obligations.

As of December 31, 2025, our total consolidated debt, which includes secured mortgage financings, borrowings under the Revolving Credit Facility, our 3.75% Senior Notes and our 4.50% Senior Notes, had a total gross carrying value of \$2.6 billion, an estimated fair value of \$2.6 billion. The annual interest rates on our fixed-rate debt mortgage debt as of December 31, 2025 ranged from 2.2% to 5.8% and the interest rates on our 3.75% Senior Notes and 4.50% Senior Notes are fixed at 3.75% and 4.50%, respectively. The contractual annual interest rates on our variable-rate debt as of December 31, 2025 ranged from 3.4% to 5.1%. Our interest expense in future periods will vary based on our level of future borrowings, which will depend on, among other things, our refinancing needs or plans to reduce our leverage and acquisition activity. In addition, our interest expense will

vary based on movements in interest rates. Our debt obligations are more fully described in [Item 7. Management’s Discussion and Analysis of Financial Condition and Results of Operations](#) above.

The estimated fair value of our fixed-rate debt and our variable-rate debt that currently bears interest at fixed rates or has effectively been converted to a fixed rate through the use of interest rate swaps is affected by changes in interest rates. A decrease or increase in interest rates of 1% would change the estimated fair value of this debt as of December 31, 2025 by an aggregate increase of \$53.5 million or an aggregate decrease of \$51.8 million, respectively.

Annual interest expense on our unhedged variable-rate debt that does not bear interest at fixed rates as of December 31, 2025 would increase or decrease by approximately \$480.3 million for each respective 1% change in annual interest rates.

Foreign Currency Exchange Rate Risk

We own foreign investments, primarily in Europe but also in Canada and as a result are subject to risk from the effects of exchange rate movements in the Euro, the GBP and the CAD which have affected and may continue to affect future costs and cash flows, in our functional currency, the USD. We generally manage foreign currency exchange rate movements by matching our debt service obligation to the lender and the tenant’s rental obligation to us in the same currency. This reduces, but does not eliminate, our overall exposure to currency fluctuations. In addition, we have used and may continue to use currency hedging to further reduce the exposure to our net cash flow. We are generally a net receiver of the Euro, the GBP and the CAD (we receive more cash than we pay out). Our results of operations of our foreign properties benefit from a weaker USD, and are adversely affected by a stronger USD, relative to the foreign currency subject to any impacts from our hedging activity.

We have designated all current foreign currency draws under the Credit Facility as net investment hedges to the extent of our net investment in foreign subsidiaries. To the extent foreign draws in each currency exceed the net investment, we reflect the effects of changes in currency on such excess in earnings. As of December 31, 2025, we did not have any foreign currency draws that were in excess of our net investments in our foreign subsidiaries (see [Note 10— Derivatives and Hedging Activities](#) to our consolidated financial statements included in this Annual Report on Form 10-K).

We enter into foreign currency forward contracts and put options to hedge certain of our foreign currency cash flow exposures. A foreign currency forward contract is a commitment to deliver a certain amount of foreign currency at a certain price on a specific date in the future. By entering into forward contracts and holding them to maturity, we are locked into a future currency exchange rate for the term of the contract. A foreign currency put option contract consists of a right, but not the obligation, to sell a specified amount of foreign currency for a specified amount of another currency at a specific date. If the exchange rate of the currency fluctuates favorably beyond the strike rate of the put at maturity, the option would be considered “in-the-money” and exercised accordingly. The total estimated fair value of our foreign currency forward contracts and put options, which are included in derivatives, at fair value on the consolidated balance sheets, was in a net liability position of \$4.3 million as of December 31, 2025 (see [Note 9 — Fair Value of Financial Instruments](#) to our consolidated financial statements included in this Annual Report on Form 10-K). We have obtained, and may in the future obtain, non-recourse mortgage financing in a foreign currency. To the extent that currency fluctuations increase or decrease rental revenues as translated to USD, the change in debt service, as translated to USD, will partially offset the effect of fluctuations in revenue and, to some extent, mitigate the risk from changes in foreign currency exchange rates.

Scheduled future minimum rents, exclusive of renewals, under non-cancelable operating leases, for our foreign operations as of December 31, 2025, during each of the next five calendar years and thereafter, are as follows:

<i>(In thousands)</i>	Future Minimum Base Rent Payments (1)			
	EUR	GBP	CAD	Total
2026	\$ 57,647	\$ 43,899	\$ 2,789	\$ 104,335
2027	42,334	41,521	2,840	86,695
2028	35,635	39,333	2,882	77,850
2029	29,871	33,735	2,668	66,274
2030	23,036	26,763	2,506	52,305
Thereafter	59,539	131,359	27,981	218,879
Total	\$ 248,062	\$ 316,610	\$ 41,666	\$ 606,338

⁽¹⁾ Assumes exchange rates of £1.00 to \$1.35 for GBP, €1.00 to \$1.17 for EUR and C\$1.00 to \$0.73 for CAD as of December 31, 2025 for illustrative purposes, as applicable.

Scheduled debt service payments (principal and interest) for mortgage notes payable for our foreign operations as of December 31, 2025, during each of the next five calendar years and thereafter, are detailed in the table below:

<i>(In thousands)</i>	Future Debt Service Payments	
	Mortgage Notes Payable	
	EUR	
2026	\$	4,246
2027		4,246
2028		4,256
2029		87,146
2030		—
Thereafter		—
Total	\$	99,894

We currently anticipate that, by their respective due dates, we will have repaid or refinanced certain of these loans, or extended them, but there can be no assurance that we will be able to refinance these loans on favorable terms, if at all. If refinancing has not occurred, we would expect to use our cash resources, including unused capacity on our Credit Facility, to make these payments, if necessary.

Concentration of Credit Risk

Concentrations of credit risk arise when a number of tenants are engaged in similar business activities or have similar economic risks or conditions that could cause them to default on their lease obligations to us. We regularly monitor our portfolio to assess potential concentrations of credit risk. While we believe our portfolio is reasonably well diversified, it does contain concentrations in excess of 10%, based on the percentage of our annualized rental income as of December 31, 2025, in certain areas. See [Item 2. Properties](#) in this Annual Report on Form 10-K for further discussion on distribution across countries and industries.

Based on our annualized rental income, the majority of our directly owned real estate properties and related loans are located in the U.S. and Canada (74%) and the remaining are in the United Kingdom (10%), The Netherlands (5%), Finland (4%) and Germany (3%). No individual tenant accounted for more than 10% of our annualized rental income as of December 31, 2025. Based on annualized rental income, as of December 31, 2025, our directly owned real estate properties contain significant concentrations in the following asset types: Industrial & Distribution (46%), Retail (27%) and Office (27%).

Item 8. Financial Statements and Supplementary Data.

The information required by this Item 8 is hereby incorporated by reference to our consolidated financial statements beginning on page [F-1](#) of this Annual Report on Form 10-K.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

None.

Item 9A. Controls and Procedures.

Disclosure Controls and Procedures

In accordance with Rules 13a-15(b) and 15d-15(b) of the Exchange Act, we, under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer, carried out an evaluation of the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Exchange Act) as of the end of the period covered by this Annual Report on Form 10-K. Based on such evaluation, our Chief Executive Officer and Chief Financial Officer have concluded, as of December 31, 2025, the end of such period, that our disclosure controls and procedures are effective in recording, processing, summarizing and reporting, within the time periods specified in the SEC rules and forms, information required to be disclosed by us in our reports that we file or submit under the Exchange Act, and in such information being accumulated and communicated to management as appropriate to allow timely decisions regarding required disclosure.

Management’s Annual Reporting on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Rules 13a-15(f) or 15d-15(f) promulgated under the Exchange Act.

Our management assessed the effectiveness of our internal control over financial reporting as of December 31, 2025. In making that assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (“COSO”) in *Internal Control-Integrated Framework* (2013).

Based on its assessment, our management concluded that, as of December 31, 2025, our internal control over financial reporting was effective.

The effectiveness of our internal control over financial reporting as of December 31, 2025 has been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated on its report, which is included on page [F-2](#) in this Annual Report on Form 10-K.

Changes in Internal Control Over Financial Reporting

During the three months ended December 31, 2025, there were no changes in our internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act) that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information.

Rule 10b5-1 Trading Plans

During the three months ended December 31, 2025, none of the Company's directors or officers (as defined in Rule 16a-1(f) of the Exchange Act) adopted, modified or terminated a Rule 10b5-1 trading arrangement or a non-Rule 10b5-1 trading arrangement (as such terms are defined in Item 408 of Regulation S-K of the Securities Act of 1933, as amended).

Item 9C. Disclosure Regarding Foreign Jurisdictions that Prevent Inspections.

Not applicable.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

We have adopted a Code of Business Conduct and Ethics that applies to all of our executive officers and directors, including but not limited to, our principal executive officer and principal financial officer. A copy of our Code of Business Conduct and Ethics may be obtained, free of charge, by sending a written request to our executive office – 650 Fifth Avenue – 30th Floor, New York, NY 10019, attention Chief Financial Officer. Our Code of Business Conduct and Ethics is also available on our website, www.globalnetlease.com. If we make any substantive amendments to the Code of Business Conduct and Ethics or grant any waiver, including any implicit waiver, from a provision of the Code of Business Conduct and Ethics to our directors, chief executive officer, chief financial officer, chief accounting officer or controller or persons performing similar functions, we will disclose the nature of the amendment or waiver on that website or in a current report on Form 8-K.

We have adopted an insider trading policy which governs the purchase, sale and/or any other dispositions of the Company's securities by the Company and its directors, officers and employees and is reasonably designed to promote compliance with insider trading laws, rules and regulations and applicable exchange listing standards. A copy of our Insider Trading Policy is filed as Exhibit 19.1 to this Annual Report on Form 10-K.

The information required by this Item will be set forth in our definitive proxy statement with respect to our 2026 annual meeting of stockholders to be filed not later than 120 days after the end of the 2025 fiscal year, and is incorporated herein by reference.

Item 11. Executive Compensation.

The information required by this Item will be set forth in our definitive proxy statement with respect to our 2026 annual meeting of stockholders to be filed not later than 120 days after the end of the 2025 fiscal year, and is incorporated herein by reference.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters.

The information required by this Item will be set forth in our definitive proxy statement with respect to our 2026 annual meeting of stockholders to be filed not later than 120 days after the end of the 2025 fiscal year, and is incorporated herein by reference.

Item 13. Certain Relationships and Related Transactions, and Director Independence.

The information required by this Item will be set forth in our definitive proxy statement with respect to our 2026 annual meeting of stockholders to be filed not later than 120 days after the end of the 2025 fiscal year, and is incorporated herein by reference.

Item 14. Principal Accountant Fees and Services.

The information required by this Item will be set forth in our definitive proxy statement with respect to our 2026 annual meeting of stockholders to be filed not later than 120 days after the end of the 2025 fiscal year, and is incorporated herein by reference.

PART IV

Item 15. Exhibits and Financial Statement Schedules.

(a) Financial Statement Schedules

See the Index to audited consolidated financial statements at page [F-1](#) of this report.

The following financial statement schedule is included herein at page [F-66](#) of this report:

Schedule III – Real Estate and Accumulated Depreciation as of December 31, 2025 and for the years ended December 31, 2025 and 2024.

(b) Exhibits

EXHIBITS INDEX

The following exhibits are included, or incorporated by reference, in this Annual Report on Form 10-K for the year ended December 31, 2025 (and are numbered in accordance with Item 601 of Regulation S-K).

Exhibit No.	Description
2.1 **	Agreement and Plan of Merger, dated as of May 23, 2023, by and among Global Net Lease, Inc., Global Net Lease Operating Partnership, L.P., Osmosis Sub I, LLC, Osmosis Sub II, LLC, The Necessity Retail REIT, Inc., and The Necessity Retail REIT Operating Partnership, L.P. (incorporated by reference to Exhibit 2.1 to the Form 8-K filed by Global Net Lease, Inc. on May 25, 2023).
2.2 **	Internalization Agreement, dated as of May 23, 2023, by and among Global Net Lease, Inc., Global Net Lease Operating Partnership, L.P., the Necessity Retail REIT, Inc., The Necessity Retail REIT Operating, L.P., AR Global Investments, LLC and the other parties thereto (incorporated by reference to Exhibit 2.2 to the Form 8-K filed by Global Net Lease, Inc. on May 25, 2023).
2.3 ****	Purchase and Sale Agreement, dated February 25, 2025, by and among, an affiliate of RCG Ventures Holdings, LLC and each party listed as a seller on Schedule I of the Purchase Agreement (incorporated by reference to Exhibit 2.1 to the Form 8-K filed by Global Net Lease, Inc. on February 26, 2025).
3.1	Composite Charter of Global Net Lease, Inc. (incorporated by reference to Exhibit 3.1 to the Quarterly Report on Form 10-Q for the quarter ended June 30, 2025, filed by Global Net Lease, Inc. on August 7, 2025).
3.2	Third Amended and Restated Bylaws of Global Net Lease, Inc., effective April 2, 2025 (incorporated by reference to Exhibit 3.1 to the Form 8-K, filed by Global Net Lease, Inc. on April 4, 2025).
4.1	Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015, between Global Net Lease, Inc. and Global Net Lease Special Limited Partner, LLC (incorporated by reference to Exhibit 4.1 to the Form 8-K filed by Global Net Lease, Inc. on June 2, 2015).
4.2	Second Amendment, dated as of September 11, 2017, to the Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on September 11, 2017).
4.3	Third Amendment, dated as of December 15, 2017, to the Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on December 18, 2017).
4.4	Fourth Amendment, dated as of March 23, 2018, to the Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.1 to the Form 8-K filed with the SEC on March 23, 2018).
4.5	Fifth Amendment, dated as of July 19, 2018, to the Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on July 23, 2018).
4.6	Sixth Amendment, dated November 22, 2019, to the Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on November 22, 2019).
4.7	Seventh Amendment, dated December 13, 2019, to the Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on December 13, 2019).
4.8	Eighth Amendment dated June 3, 2021, to Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on June 4, 2021).

4.9	Ninth Amendment dated August 6, 2021, to Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 10.8 to the Quarterly Report on Form 10-Q for the quarter ended June 30, 2021, filed by Global Net Lease, Inc. on August 5, 2021).
4.10	Tenth Amendment, dated as of September 12, 2023, to the Second Amended and Restated Agreement of Limited Partnership of Global Net Lease Operating Partnership, L.P., dated June 2, 2015 (incorporated by reference to Exhibit 4.4 to the Form 8-K filed by Global Net Lease, Inc. on September 12, 2023).
4.11	Description of Registrant’s Securities Registered Pursuant to Section 12 of the Securities Exchange Act of 1934 (incorporated by reference to Exhibit 4.11 to the Form 10-K filed by Global Net Lease, Inc. on February 23, 2024).
4.12	Indenture, dated as of December 16, 2020, among Global Net Lease, Inc., Global Net Lease Operating Partnership, L.P., the Guarantors party thereto and U.S. Bank National Association, as trustee (including the form of Notes) (incorporated by reference to Exhibit 4.1 to the Form 8-K filed by Global Net Lease, Inc. on December 17, 2020).
4.13	Indenture, dated as of October 7, 2021, among The Necessity Retail REIT, Inc (f/k/a American Finance Trust, Inc.), The Necessity Retail REIT Operating Partnership, L.P.(f/k/a American Finance Operating Partnership, L.P.), the Guarantors party thereto and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 4.1 of The Necessity Retail REIT, Inc.’s Current Report on Form 8-K filed with the SEC on October 8, 2021).
4.14	RTL Supplemental Indenture dated September 12, 2023 by and among The Necessity Retail REIT, Inc, The Necessity Retail REIT Operating Partnership, L.P., Global Net Lease, Inc., the guarantors thereto and U.S. Bank Trust Company, National Association, as trustee (incorporated by reference to Exhibit 4.2 to the Form 8-K filed by Global Net Lease, Inc. on September 12, 2023).
4.15	GNL Supplemental Indenture, dated September 12, 2023 by and among Global Net Lease, Inc., Global Net Lease Operating Partnership, L.P., The Necessity Retail REIT, Inc, the guarantors thereto and U.S. Bank Trust Company, National Association, as trustee (incorporated by reference to Exhibit 4.3 to the Form 8-K filed by Global Net Lease, Inc. on September 12, 2023).
4.16	Certificate of Notice of Global Net Lease, Inc., dated November 7, 2023 (incorporated by reference to Exhibit 4.5 to the Quarterly Report on Form 10-Q for the quarter ended September 30, 2023, filed by Global Net Lease, Inc. on November 7, 2023).
4.17	Certificate of Notice of Global Net Lease, Inc., dated March 13, 2025 (incorporated by reference to Exhibit 4.1 to the Form 8-K filed by Global Net Lease, Inc. on March 13, 2025).
10.1	Loan Agreement, dated as of October 27, 2017, by and among the wholly-owned subsidiaries of Global Net Lease Operating Partnership, L.P. listed on Schedule I attached thereto, as borrower, and Column Financial, Inc. and Citi Real Estate Funding, Inc., as lender (incorporated by reference to Exhibit 10.5 to the Quarterly Report on Form 10-Q for the quarter ended September 30, 2017, filed by Global Net Lease, Inc. on November 7, 2017).
10.2	Guaranty Agreement, dated as of October 27, 2017, by Global Net Lease Operating Partnership, L.P. for the benefit of Column Financial, Inc. and Citi Real Estate Funding, Inc. (incorporated by reference to Exhibit 10.6 to the Quarterly Report on Form 10-Q for the quarter ended September 30, 2017, filed by Global Net Lease, Inc. on November 7, 2017).
10.3	Environmental Indemnity Agreement, dated as of October 27, 2017, by Global Net Lease Operating Partnership, L.P. and the wholly-owned subsidiaries of Global Net Lease Operating Partnership, L.P. listed on Schedule I attached thereto, in favor of Column Financial, Inc. and Citi Real Estate Funding, Inc. (incorporated by reference to Exhibit 10.7 to the Quarterly Report on Form 10-Q for the quarter ended September 30, 2017, filed by Global Net Lease, Inc. on November 7, 2017).
10.4	First Amended and Restated Guaranty, dated as of August 1, 2019, by the Company, ARC Global Holdco, LLC, Global II Holdco, LLC and the other subsidiary parties thereto for the benefit of KeyBank National Association and the other lender parties thereto (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on August 6, 2019).
10.5	First Amended & Restated Contribution Agreement, dated as of August 1, 2019, by and among the Company, Global Net Lease Operating Partnership, L.P., ARC Global Holdco, LLC, ARC Global II Holdco, LLC, the other subsidiary parties thereto (incorporated by reference to Exhibit 10.3 to the Form 8-K filed by Global Net Lease, Inc. on August 6, 2019).
10.6	Loan Agreement, dated as of September 12, 2019, by and among the borrowers party thereto, and KeyBank National Association, as lender (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on September 18, 2019).
10.7	Form of Promissory Note, dated as of September 12, 2019, by the borrowers party thereto in favor of KeyBank National Association, as lender (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on September 18, 2019).
10.8	Guaranty Agreement, dated as of September 12, 2019, by Global Net Lease Operating Partnership, L.P. in favor of KeyBank National Association, as lender(incorporated by reference to Exhibit 10.3 to the Form 8-K filed by Global Net Lease, Inc. on September 18, 2019).

10.9	Environmental Indemnity Agreement, dated as of September 12, 2019, by the borrowers party thereto and Global Net Lease Operating Partnership, L.P. in favor of KeyBank National Association, as indemnitee (incorporated by reference to Exhibit 10.4 to the Form 8-K filed by Global Net Lease, Inc. on September 18, 2019).
10.10 +	Amended and Restated Form of Indemnification Agreement (incorporated by reference to Exhibit 10.23 to the Form 10-K filed by Global Net Lease, Inc. on February 27, 2025).
10.11	Supplemental Agreement dated July 8, 2021, to Investment Facility Agreement, dated August 13, 2018, as amended, among the borrower and guarantor entities thereto and Lloyds Bank PLC(incorporated by reference to Exhibit 10.2 to the Quarterly Report on Form 10-Q for the quarter ended June 30, 2021, filed by Global Net Lease, Inc. on August 5, 2021).
10.12	Cooperation Agreement and Release dated as of June 4, 2023 by and among Global Net Lease, Inc., The Necessity Retail REIT, Inc., Global Net Lease Advisors, LLC, Global Net Lease Properties, LLC, Necessity Retail Advisors, LLC, Necessity Retail Properties, LLC, AR Global Investments, LLC, Blackwells Capital LLC, Blackwells Onshore I LLC, Jason Aintabi, Related Fund Management, LLC, Jim Lozier and Richard O’Toole (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on June 5, 2023).
10.13	GNL Credit Facility Amendment dated September 12, 2023, by and among Global Net Lease Operating Partnership, L.P., as borrower, Global Net Lease, Inc. and the other guarantors party thereto, KeyBank National Association, as agent, and the other lender parties thereto (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on September 12, 2023).
10.14	Loan Agreement, dated as of July 24, 2020, by and among the entities listed on Schedule I thereto, as borrowers, and Column Financial, Inc., as lender (incorporated by reference to Exhibit 10.1 to The Necessity Retail REIT, Inc.’s Current Report on Form 8-K filed on July 28, 2020 (File No. 001-38597)).
10.15	Limited Recourse Guaranty, dated as of July 24, 2020, in favor of Column Financial, Inc. (incorporated by reference to Exhibit 10.2 to The Necessity Retail REIT, Inc.’s Current Report on Form 8-K filed on July 28, 2020 (File No. 001-38597)).
10.16	Environmental Indemnity Agreement, dated as of July 24, 2020, by and among the entities listed on Schedule I thereto, American Finance Operating Partnership, L.P. and Column Financial, Inc. (incorporated by reference to Exhibit 10.3 to The Necessity Retail REIT, Inc.’s Current Report on Form 8-K filed on July 28, 2020 (File No. 001-38597)).
10.17	Loan Agreement dated as of December 8, 2017 among Societe Generale and UBS AG as Lenders and the borrowers thereto (incorporated by reference to Exhibit 10.19 to The Necessity Retail REIT, Inc.’s Annual Report on Form 10-K filed on March 19, 2018 (File No. 001-38597)).
10.18	Guaranty of Recourse Obligations dated as of December 8, 2017 in favor of Societe Generale and UBS AG (incorporated by reference to Exhibit 10.20 to The Necessity Retail REIT, Inc.’s Annual Report on Form 10-K filed on March 19, 2018 (File No. 001-38597)).
10.19	Loan Agreement, dated as of August 30, 2023, among the borrower entities party thereto, and Barclays Capital Real Estate Inc., Société Générale Financial Corporation, Bank of Montreal, and KeyBank National Association (incorporated by reference to Exhibit 10.1 to The Necessity Retail REIT, Inc.’s Current Report on Form 8-K filed on September 5, 2023 (File No. 001-38597)).
10.20	Guaranty Agreement, dated as of September 12, 2023, in favor of Barclays Capital Real Estate Inc., Société Générale Financial Corporation, Bank of Montreal, and KeyBank National Association (incorporated by reference to Exhibit 10.8 to the Form 8-K filed by Global Net Lease, Inc. on September 12, 2023).
10.21	Environmental Indemnity Agreement, dated as of September 12, 2023, by Global Net Lease, Inc. and the borrower entities party thereto, for the benefit of Barclays Capital Real Estate Inc., Société Générale Financial Corporation, Bank of Montreal, and KeyBank National Association. (incorporated by reference to Exhibit 10.9 to the Form 8-K filed by Global Net Lease, Inc. on September 12, 2023).
10.22	Registration Rights and Stockholders Agreement dated September 12, 2023, by and between Global Net Lease, Inc., AR Global Investments, LLC, Global Net Lease Special Limited Partnership, LLC, and Necessity Retail Space Limited Partner, LLC (incorporated by reference to Exhibit 10.10 to the Form 8-K filed by Global Net Lease, Inc. on September 12, 2023).
10.23 +	2024 Annual Bonus Program (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on December 4, 2023).
10.24 +	Form of Restricted Stock Unit Award Agreement (Form A) (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on December 4, 2023).
10.25 +	Form of Restricted Stock Unit Award Agreement (Form B) (incorporated by reference to Exhibit 10.3 to the Form 8-K filed by Global Net Lease, Inc. on December 4, 2023).
10.26 +	Form of Performance Stock Unit Award Agreement (Form A) (incorporated by reference to Exhibit 10.4 to the Form 8-K filed by Global Net Lease, Inc. on December 4, 2023).
10.27 +	Form of Performance Stock Unit Award Agreement (Form B) (incorporated by reference to Exhibit 10.5 to the Form 8-K filed by Global Net Lease, Inc. on December 4, 2023).

10.28 +	Form of Restricted Stock Unit Award Agreement (Directors) (incorporated by reference to Exhibit 10.61 to the Form 10-K filed by Global Net Lease, Inc. on February 27, 2024).
10.29 +	2018 Omnibus Incentive Compensation Plan of The Necessity Retail REIT, Inc. (incorporated by reference to Exhibit 10.6 to the Form 8-K filed by The Necessity Retail REIT, Inc. on July 19, 2018).
10.30 +	Non-Employee Director Compensation Guidelines (incorporated by reference to Exhibit 10.63 to the Form 10-K filed by Global Net Lease, Inc. on February 27, 2024).
10.31 +	Employment Agreement, dated December 20, 2023, between Global Net Lease, Inc. and Christopher J. Masterson (incorporated by reference to Exhibit 10.64 to the Form 10-K filed by Global Net Lease, Inc. on February 27, 2024).
10.32 +	Employment Agreement, dated September 18, 2023, between Global Net Lease, Inc. and Jesse C. Galloway (incorporated by reference to Exhibit 10.65 to the Form 10-K filed by Global Net Lease, Inc. on February 27, 2024).
10.33 +	Non-Competition Agreement, dated as of May 23, 2023, by and among Global Net Lease, Inc. and Edward M. Weil, Jr. (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on May 26, 2023).
10.34 ***	Loan Agreement, dated as of April 5, 2024, among the borrower entities party thereto, Bank of Montreal, Barclays Capital Real Estate Inc., Societe Generale Financial Corporation, and KeyBank National Association (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on April 10, 2024).
10.35	Guaranty Agreement, dated as of April 5, 2024, by Global Net Lease Operating Partnership, L.P. in favor of Bank of Montreal, Barclays Capital Real Estate Inc., Societe Generale Financial Corporation, and KeyBank National Association (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on April 10, 2024).
10.36 ***	Environmental Indemnity Agreement, dated as of April 5, 2024, by Global Net Lease Operating Partnership, L.P. and the borrower entities party thereto, for the benefit of Bank of Montreal, Barclays Capital Real Estate Inc., Societe Generale Financial Corporation, and KeyBank National Association (incorporated by reference to Exhibit 10.3 to the Form 8-K filed by Global Net Lease, Inc. on April 10, 2024).
10.37 ****+	Employment Agreement, dated as of November 21, 2024, by and between Global Net Lease, Inc. and Edward M. Weil, Jr. (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on November 22, 2024).
10.38 ****+	Employment Agreement, dated as of January 23, 2025, by and between Global Net Lease, Inc. and Ori Kravel (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on January 24, 2025).
10.39	Amended and Restated Ownership Limit Waiver Agreement, dated March 13, 2025, by and between Global Net Lease, Inc. and Bellevue Capital Partners, LLC on its own behalf and on behalf of Global Net Lease Special Limited Partnership, LLC, AR Capital Global Holdings, LLC, AR Global Investments, LLC, American Realty Capital Global II Special LP, LLC, AR Capital LLC, Metropolitan Wealth Management, LLC and MWM PIC, LLC (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on March 13, 2025).
10.40	Second Amended and Restated Ownership Limit Waiver Agreement, dated March 13, 2025, by and between Global Net Lease, Inc. and Nicholas S. Schorsch, certain related trusts, and MWM Series, LLC (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on March 13, 2025).
10.41	Second Amended and Restated Ownership Limit Waiver Agreement, dated March 13, 2025, by and between Global Net Lease, Inc. and Shelley D. Schorsch and certain related trusts (incorporated by reference to Exhibit 10.3 to the Form 8-K filed by Global Net Lease, Inc. on March 13, 2025).
10.42 +	2025 Omnibus Incentive Compensation Plan of Global Net Lease, Inc. (incorporated by reference to Exhibit 10.1 to the Form 8-K, filed by Global Net Lease, Inc. on May 27, 2025).
10.43	Credit Agreement, dated as of August 5, 2025, by and among Global Net Lease Operating Partnership, L.P., as borrower, BMO Bank N.A., as agent, and the other lender parties thereto (incorporated by reference to Exhibit 10.1 to the Form 8-K filed by Global Net Lease, Inc. on August 6, 2025).
10.44	Unconditional Guaranty of Payment and Performance, dated as of August 5, 2025, made by the Company, ARC Global Holdco, LLC, Global II Holdco, LLC and certain other Guarantors for the benefit of the Agent and the Lenders (incorporated by reference to Exhibit 10.2 to the Form 8-K filed by Global Net Lease, Inc. on August 6, 2025).
10.45	Contribution Agreement, dated as of August 5, 2025, by and among Global Net Lease Operating Partnership, L.P., as borrower, the Company and the other Guarantors (incorporated by reference to Exhibit 10.3 to the Form 8-K filed by Global Net Lease, Inc. on August 6, 2025).

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10.46	Equity Sales Agreement, dated November 7, 2025, by and among Global Net Lease, Inc., Global Net Lease Operating Partnership, L.P. and BofA Securities, Inc., BMO Capital Markets Corp., Citizens JMP Securities, LLC, KeyBanc Capital Markets Inc., M&T Securities, Inc., Truist Securities, Inc., Huntington Securities, Inc., BTIG, LLC, Colliers Securities LLC and Nomura Securities International, Inc. (incorporated by reference to Exhibit 1.1 to the Form 8-K filed by Global Net Lease, Inc. on November 7, 2025).
19.1 *	Global Net Lease, Inc. Insider Trading Policy.
21.1 *	List of Subsidiaries.
23.1 *	Consent of PricewaterhouseCoopers LLP.
31.1 *	Certification of the Principal Executive Officer of Global Net Lease, Inc. pursuant to Securities Exchange Act Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2 *	Certification of the Principal Financial Officer of Global Net Lease, Inc. pursuant to Securities Exchange Act Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32 ++	Written statements of the Principal Executive Officer and Principal Financial Officer of Global Net Lease, Inc. pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
97.1	Global Net Lease, Inc. Dodd-Frank Clawback Policy (incorporated by reference to Exhibit 97.1 to the Form 10-K filed by Global Net Lease, Inc. on February 27, 2024).
101.INS *	Inline XBRL Instance Document - the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.
101.SCH *	Inline XBRL Taxonomy Extension Schema Document.
101.CAL *	Inline XBRL Taxonomy Extension Calculation Linkbase Document.
101.DEF *	Inline XBRL Taxonomy Extension Definition Linkbase Document.
101.LAB *	Inline XBRL Taxonomy Extension Label Linkbase Document.
101.PRE *	Inline XBRL Taxonomy Extension Presentation Linkbase Document.
104 *	Cover Page Interactive Data File - the cover page interactive data file does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.

* Filed herewith

+ Indicates a management contract or compensatory plan.

++ Furnished herewith

** Pursuant to Item 601(b)(2) of Regulation S-K, the Company has omitted certain schedules and exhibits and shall furnish supplementally to the SEC copies of any of the omitted schedules and exhibits upon request by the SEC.

*** Pursuant to Item 601(b)(10)(iv) of Regulation S-K, portions of this exhibit have been omitted because the Company customarily and actually treats the omitted portions as private or confidential, and such portions are not material and would likely cause competitive harm to the Company if publicly disclosed. The Company will supplementally provide a copy of an unredacted copy of this exhibit to the SEC or its staff upon request.

**** Pursuant to Item 601(a)(5) of Regulation S-K, schedules and similar attachments to this exhibit have been omitted because they do not contain information material to an investment or voting decision and such information is not otherwise disclosed in such exhibit. The Company will supplementally provide a copy of any omitted schedule or similar attachment to the SEC or its staff upon request.

Item 16. Form 10-K Summary.

None.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized this 25th day of February, 2026.

GLOBAL NET LEASE, INC.

By: /s/ Edward M. Weil, Jr.

Edward M. Weil, Jr.

CHIEF EXECUTIVE OFFICER AND PRESIDENT (PRINCIPAL EXECUTIVE OFFICER)

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, this Annual Report on Form 10-K has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

<u>Name</u>	<u>Capacity</u>	<u>Date</u>
<u>/s/ Robert I. Kauffman</u> Robert I. Kauffman	Independent Director, Non-Executive Chair of the Board of Directors, Finance Committee Chair	February 25, 2026
<u>/s/ Edward M. Weil, Jr.</u> Edward M. Weil, Jr.	Director, Chief Executive Officer and President (Principal Executive Officer)	February 25, 2026
<u>/s/ Christopher J. Masterson</u> Christopher J. Masterson	Chief Financial Officer, Treasurer and Secretary (Principal Financial Officer and Principal Accounting Officer)	February 25, 2026
<u>/s/ M. Therese Antone</u> M. Therese Antone	Independent Director, Compensation Committee Chair	February 25, 2026
<u>/s/ Lisa D. Kabnick</u> Lisa D. Kabnick	Independent Director	February 25, 2026
<u>/s/ Leslie D. Michelson</u> Leslie D. Michelson	Independent Director, Nominating and Corporate Governance Committee Chair	February 25, 2026
<u>/s/ Michael J.U. Monahan</u> Michael J.U. Monahan	Independent Director	February 25, 2026
<u>/s/ Stanley R. Perla</u> Stanley R. Perla	Independent Director, Audit Committee Chair	February 25, 2026
<u>/s/ P. Sue Perrotty</u> P. Sue Perrotty	Independent Director	February 25, 2026
<u>/s/ Edward G. Rendell</u> Edward G. Rendell	Independent Director	February 25, 2026
<u>/s/ Leon C. Richardson</u> Leon Richardson	Independent Director	February 25, 2026

GLOBAL NET LEASE, INC.

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Financial statement schedules other than those listed above are omitted because the required information is given in the financial statements, including the notes thereto, or because the conditions requiring their filing do not exist.

Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of Global Net Lease, Inc.

Opinions on the Financial Statements and Internal Control over Financial Reporting

We have audited the accompanying consolidated balance sheets of Global Net Lease, Inc. and its subsidiaries (the "Company") as of December 31, 2025 and 2024, and the related consolidated statements of operations, of comprehensive loss, of equity and of cash flows for each of the three years in the period ended December 31, 2025, including the related notes and financial statement schedule listed in the accompanying index (collectively referred to as the "consolidated financial statements"). We also have audited the Company's internal control over financial reporting as of December 31, 2025, based on criteria established in *Internal Control - Integrated Framework* (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2025 and 2024, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2025 in conformity with accounting principles generally accepted in the United States of America. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2025, based on criteria established in *Internal Control - Integrated Framework* (2013) issued by the COSO.

Basis for Opinions

The Company's management is responsible for these consolidated financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in Management's Annual Reporting on Internal Control over Financial Reporting appearing under Item 9A. Our responsibility is to express opinions on the Company's consolidated financial statements and on the Company's internal control over financial reporting based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud, and whether effective internal control over financial reporting was maintained in all material respects.

Our audits of the consolidated financial statements included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

Definition and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed 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. A company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Report of Independent Registered Public Accounting Firm

Critical Audit Matters

The critical audit matters communicated below are matters arising from the current period audit of the consolidated financial statements that were communicated or required to be communicated to the audit committee and that (i) relate to accounts or disclosures that are material to the consolidated financial statements and (ii) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the consolidated financial statements, taken as a whole, and we are not, by communicating the critical audit matters below, providing separate opinions on the critical audit matters or on the accounts or disclosures to which they relate.

Impairment Assessments of Real Estate Investments

As described in Notes 2 and 5 to the consolidated financial statements, the Company's total real estate investments, at cost was \$4.8 billion as of December 31, 2025. The Company recorded impairment charges of \$157.5 million related to real estate investments for the year ended December 31, 2025. Management assesses each of the Company's real estate properties for indicators of impairment quarterly or when circumstances indicate that the property may be impaired. When indicators of potential impairment are present that suggest that the carrying amounts may not be recoverable, management assesses the recoverability by determining whether the carrying values will be recovered through the estimated undiscounted future operating cash flows expected from the use of the assets and their eventual disposition over an estimated hold period of ten years in most cases. If management believes there is a significant possibility that the Company might dispose of the assets earlier, management assesses the recoverability using a probability weighted analysis of the estimated undiscounted future cash flows over the various possible holding periods. If a recoverability assessment indicates that the carrying value of the real estate investment is not recoverable from the estimated undiscounted future cash flows, management will record an impairment to the extent that the carrying value of the property exceeds its estimated fair value. Management's estimation of undiscounted future cash flows is subjective and is based on various assumptions, including but not limited to, market rental rates, capitalization rates, and hold periods.

The principal considerations for our determination that performing procedures relating to the impairment assessments of real estate investments is a critical audit matter are (i) the significant judgment by management when developing the estimated undiscounted future cash flows of the real estate investments; (ii) a high degree of auditor judgment, subjectivity, and effort in performing procedures and evaluating management's significant assumptions related to market rental rates, capitalization rates, and hold periods used in developing the estimated undiscounted future cash flows; and (iii) the audit effort involved the use of professionals with specialized skill and knowledge.

Addressing the matter involved performing procedures and evaluating audit evidence in connection with forming our overall opinion on the consolidated financial statements. These procedures included testing the effectiveness of controls relating to management's impairment assessments of real estate investments, including controls over the development of the estimated undiscounted future cash flows. These procedures also included, among others, (i) testing management's process for developing the estimated undiscounted future cash flows of the real estate investments; (ii) evaluating the appropriateness of the method used by management; (iii) testing the completeness and accuracy of the underlying data used in developing the estimated undiscounted future cash flows; and (iv) evaluating the reasonableness of the significant assumptions used by management related to market rental rates, capitalization rates, and hold periods used in developing the estimated undiscounted future cash flows. Evaluating the reasonableness of the significant assumptions used by management involved considering (i) the consistency with external market and industry data and (ii) whether the assumptions were consistent with evidence obtained in other areas of the audit. Professionals with specialized skill and knowledge were used to assist in evaluating (i) the appropriateness of the method used by management in developing the estimated undiscounted future cash flows and (ii) the reasonableness of the market rental rate and capitalization rate assumptions.

Valuation of the Multi-Tenant Disposition Receivable, Net

As described in Notes 2 and 3 to the consolidated financial statements, the multi-tenant disposition receivable, net recorded for the expected consideration to be received in connection with the disposition of the multi-tenant retail portfolio was \$27.9 million as of December 31, 2025. As part of the portfolio sold, there are leases that had not yet commenced at the time of the sales, and the Company agreed to receive proceeds attributed to each of those leases when the respective tenants move to open and operating status. The multi-tenant disposition receivable, net was recorded at fair value and classified as Level 3 in the fair value hierarchy. In calculating the fair value, management's methodology applied probability weighting, using a range of probabilities, relating to the likelihood of the tenants moving to open and operating status, and a discount rate.

The principal considerations for our determination that performing procedures relating to the valuation of the multi-tenant disposition receivable, net is a critical audit matter are (i) the significant judgment by management when developing the fair value estimate of the multi-tenant disposition receivable, net; and (ii) a high degree of auditor judgment, subjectivity, and effort in performing procedures and evaluating management's significant assumptions related to the probability weighting of the likelihood of the tenant moving to open and operating status and the discount rate.

Report of Independent Registered Public Accounting Firm

Addressing the matter involved performing procedures and evaluating audit evidence in connection with forming our overall opinion on the consolidated financial statements. These procedures included testing the effectiveness of controls relating to management's valuation of the multi-tenant disposition receivable, net, including controls over the significant assumptions related to the probability weighting of the likelihood of the tenant moving to open and operating status and the discount rate. These procedures also included, among others (i) testing management's process for developing the fair value estimate of the multi-tenant disposition receivable, net; (ii) evaluating the appropriateness of management's fair value methodology; (iii) testing the completeness and accuracy of the underlying data used in developing the fair value estimate of the multi-tenant disposition receivable, net; and (iv) evaluating the reasonableness of the significant assumptions used by management related to the probability weighting of the likelihood of the tenant moving to open and operating status and the discount rate. Evaluating the reasonableness of the significant assumptions used by management involved considering the consistency with (i) internal historical and industry data and (ii) evidence obtained in other areas of the audit.

/s/ PricewaterhouseCoopers LLP
New York, New York
February 25, 2026

We have served as the Company's auditor since 2015.

GLOBAL NET LEASE, INC.

CONSOLIDATED BALANCE SHEETS
(In thousands, except share and per share data)

	December 31,	
	2025	2024
ASSETS		
Real estate investments, at cost (Note 5):		
Land	\$ 659,086	\$ 802,317
Buildings, fixtures and improvements	3,592,121	4,120,664
Construction in progress	2,993	3,364
Acquired intangible lease assets	523,406	695,597
Total real estate investments, at cost	4,777,606	5,621,942
Less accumulated depreciation and amortization	(966,982)	(999,909)
Total real estate investments, net	3,810,624	4,622,033
Assets held for sale	49,654	17,406
Assets related to discontinued operations (Note 3)	348	1,816,131
Cash and cash equivalents	180,114	159,698
Restricted cash	13,949	64,510
Derivative assets, at fair value (Note 10)	7	2,471
Unbilled straight-line rent	72,919	89,804
Operating lease right-of-use asset (Note 13)	63,362	66,163
Prepaid expenses and other assets	60,415	51,504
Multi-tenant disposition receivable, net (Note 3)	27,934	—
Deferred tax assets	5,167	4,866
Goodwill	45,898	51,370
Deferred financing costs, net	16,812	9,808
Total Assets	\$ 4,347,203	\$ 6,955,764
LIABILITIES AND EQUITY		
Mortgage notes payable, net (Note 6)	\$ 1,264,604	\$ 1,768,608
Revolving credit facility (Note 7)	324,165	1,390,292
Senior notes, net (Note 8)	928,169	906,101
Acquired intangible lease liabilities, net	17,501	24,353
Derivative liabilities, at fair value (Note 10)	5,298	3,719
Accounts payable and accrued expenses	43,821	52,878
Operating lease liability (Note 13)	41,429	40,080
Prepaid rent	28,254	13,571
Deferred tax liability	17,796	5,477
Dividends payable	11,718	11,909
Real estate liabilities held for sale (Note 5)	60	—
Liabilities related to discontinued operations (Note 3)	890	551,818
Total Liabilities	2,683,705	4,768,806
Commitments and contingencies (Note 12)	—	—
Stockholders' Equity (Note 11):		
7.25% Series A cumulative redeemable preferred stock, \$0.01 par value, liquidation preference \$25.00 per share, 9,959,650 shares authorized, 6,799,467 shares issued and outstanding as of December 31, 2025 and 2024	68	68
6.875% Series B cumulative redeemable perpetual preferred stock, \$0.01 par value, liquidation preference \$25.00 per share, 11,450,000 shares authorized, 4,695,887 shares issued and outstanding as of December 31, 2025 and 2024	47	47
7.500% Series D cumulative redeemable perpetual preferred stock, \$0.01 par value, liquidation preference \$25.00 per share, 7,933,711 shares authorized, issued and outstanding as of December 31, 2025 and 2024	79	79
7.375% Series E cumulative redeemable perpetual preferred stock, \$0.01 par value, liquidation preference \$25.00 per share, 4,595,175 shares authorized, issued and outstanding as of December 31, 2025 and 2024	46	46
Common stock, \$0.01 par value, 400,000,000 shares authorized, 216,016,247 and 231,051,139 shares issued and outstanding as of December 31, 2025 and 2024, respectively	3,490	3,640
Additional paid-in capital	4,249,018	4,359,264
Accumulated other comprehensive income (loss)	22,169	(25,844)
Accumulated deficit	(2,611,419)	(2,150,342)
Total Stockholders' Equity	1,663,498	2,186,958
Total Liabilities and Equity	\$ 4,347,203	\$ 6,955,764

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

GLOBAL NET LEASE, INC.

CONSOLIDATED STATEMENTS OF OPERATIONS
(In thousands, except share and per share data)

	Year Ended December 31,		
	2025	2024	2023
Revenue from tenants	\$ 495,286	\$ 569,793	\$ 445,761
Expenses:			
Property operating	51,206	64,324	44,421
Operating fees to related parties	—	—	28,283
Impairment charges	157,532	90,310	68,684
Merger, transaction and other costs	6,662	6,022	54,417
Settlement costs	—	—	29,727
General and administrative	52,753	52,358	37,202
Equity-based compensation	12,514	8,931	17,297
Depreciation and amortization	191,189	216,820	179,351
Goodwill impairment	7,134	—	—
Total expenses	478,990	438,765	459,382
Operating income (loss) before gain (loss) on dispositions of real estate investments	16,296	131,028	(13,621)
Gain (loss) on dispositions of real estate investments	94,687	57,091	(1,672)
Operating income (loss)	110,983	188,119	(15,293)
Other income (expense):			
Interest expense	(194,718)	(255,685)	(158,347)
Loss on extinguishment and modification of debt	(11,222)	(15,877)	(1,221)
(Loss) gain on derivative instruments	(10,676)	4,203	(3,691)
Unrealized (losses) gains on undesignated foreign currency advances and other hedge ineffectiveness	(12,644)	3,249	—
Other income	4,331	1,075	1,809
Total other expense, net	(224,929)	(263,035)	(161,450)
Net loss before income tax	(113,946)	(74,916)	(176,743)
Income tax expense	(21,801)	(4,445)	(14,475)
Loss from continuing operations	(135,747)	(79,361)	(191,218)
Loss from discontinued operations	(89,710)	(52,211)	(20,692)
Net loss	(225,457)	(131,572)	(211,910)
Preferred stock dividends	(43,743)	(43,744)	(27,438)
Net loss attributable to common stockholders	\$ (269,200)	\$ (175,316)	\$ (239,348)
Basic and Diluted Loss Per Common Share:			
Net loss per share from continuing operations	\$ (0.81)	\$ (0.54)	\$ (1.57)
Net loss per share from discontinued operations	(0.40)	(0.22)	(0.14)
Net loss per share attributable to common stockholders — Basic and Diluted	\$ (1.21)	\$ (0.76)	\$ (1.71)
Weighted Average Common Shares Outstanding:			
Basic	223,255,282	230,440,385	142,584,332
Diluted	223,255,282	230,440,385	142,584,332

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

GLOBAL NET LEASE, INC.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS
(In thousands)

	Year Ended December 31,		
	2025	2024	2023
Net loss	\$ (225,457)	\$ (131,572)	\$ (211,910)
Other comprehensive income (loss)			
Cumulative translation adjustment	46,178	(5,029)	7,015
Designated derivatives, fair value adjustments	1,835	(6,719)	(22,258)
Other comprehensive income (loss)	48,013	(11,748)	(15,243)
Comprehensive loss	(177,444)	(143,320)	(227,153)
Preferred stock dividends	(43,743)	(43,744)	(27,438)
Comprehensive loss attributable to common stockholders	\$ (221,187)	\$ (187,064)	\$ (254,591)

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

GLOBAL NET LEASE, INC.
CONSOLIDATED STATEMENTS OF EQUITY
Years Ended December 31, 2025, 2024 and 2023
(In thousands, except share data)

	Series A Preferred Stock		Series B Preferred Stock		Series D Preferred Stock		Series E Preferred Stock		Common Stock		Additional Paid-in Capital	Accumulated Other Comprehensive Income (Loss)	Accumulated Deficit	Total Stockholders' Equity	Non-controlling interest	Total Equity
	Number of Shares	Par Value	Number of Shares	Par Value												
Balance, December 31, 2022	6,799,467	\$ 68	4,695,887	\$ 47	—	\$ —	—	\$ —	104,141,899	\$ 2,371	\$ 2,683,169	\$ 1,147	\$ (1,247,781)	\$ 1,439,021	\$ 14,898	\$ 1,453,919
Settlement and consulting costs paid with Common Stock (Note 10)	—	—	—	—	—	—	—	—	2,199,832	22	21,867	—	—	21,889	—	21,889
Common stock issued for earned and vested GNL LTIP Units	—	—	—	—	—	—	—	—	883,750	9	27,666	—	—	27,675	(27,675)	—
Common Stock issuance costs	—	—	—	—	—	—	—	—	—	—	(138)	—	—	(138)	—	(138)
Consideration for the Mergers:																
Issuance of Common Stock	—	—	—	—	—	—	—	—	123,257,677	1,233	1,368,160	—	—	1,369,393	—	1,369,393
Issuance of Restricted Shares	—	—	—	—	—	—	—	—	221,136	2	—	—	—	2	—	2
Issuance of Series D Preferred Stock	—	—	—	—	7,933,711	79	—	—	—	—	155,501	—	—	155,580	—	155,580
Issuance of Series E Preferred Stock	—	—	—	—	—	—	4,595,175	46	—	—	90,709	—	—	90,755	—	90,755
Issuance of Class A Units	—	—	—	—	—	—	—	—	—	—	—	—	—	—	1,287	1,287
Dividends declared:																
Common Stock, \$1.55 per share	—	—	—	—	—	—	—	—	—	—	—	—	(207,220)	(207,220)	—	(207,220)
Series A Preferred Stock, \$1.81 per share	—	—	—	—	—	—	—	—	—	—	—	—	(12,324)	(12,324)	—	(12,324)
Series B Preferred Stock \$1.72 per share	—	—	—	—	—	—	—	—	—	—	—	—	(8,072)	(8,072)	—	(8,072)
Series D Preferred Stock, \$0.94 per share	—	—	—	—	—	—	—	—	—	—	—	—	(7,437)	(7,437)	—	(7,437)
Series E Preferred Stock, \$0.92 per share	—	—	—	—	—	—	—	—	—	—	—	—	(4,236)	(4,236)	—	(4,236)
Equity-based compensation, net of forfeitures	—	—	—	—	—	—	—	—	287,933	3	4,366	—	—	4,369	12,928	17,297
Common shares repurchased upon vesting of restricted stock	—	—	—	—	—	—	—	—	(107,030)	(1)	(1,188)	—	—	(1,189)	—	(1,189)
Distributions to non-controlling interest holders	—	—	—	—	—	—	—	—	—	—	—	—	(3,163)	(3,163)	(41)	(3,204)
Net loss	—	—	—	—	—	—	—	—	—	—	—	—	(211,910)	(211,910)	—	(211,910)
Cumulative translation adjustment	—	—	—	—	—	—	—	—	—	—	—	7,015	—	7,015	—	7,015
Designated derivatives, fair value adjustments	—	—	—	—	—	—	—	—	—	—	—	—	(22,258)	—	—	(22,258)
Balance, December 31, 2023	6,799,467	68	4,695,887	47	7,933,711	79	4,595,175	46	230,885,197	3,639	4,350,112	(14,096)	(1,702,143)	2,637,752	1,397	2,639,149
Common Stock issuance costs	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Dividends declared:																
Common Stock, \$1.18 per share	—	—	—	—	—	—	—	—	—	—	—	—	(272,883)	(272,883)	—	(272,883)
Series A Preferred Stock, \$1.81 per share	—	—	—	—	—	—	—	—	—	—	—	—	(12,324)	(12,324)	—	(12,324)
Series B Preferred Stock \$1.72 per share	—	—	—	—	—	—	—	—	—	—	—	—	(8,072)	(8,072)	—	(8,072)
Series D Preferred Stock, \$1.88 per share	—	—	—	—	—	—	—	—	—	—	—	—	(14,876)	(14,876)	—	(14,876)
Series E Preferred Stock, \$1.84 per share	—	—	—	—	—	—	—	—	—	—	—	—	(8,472)	(8,472)	—	(8,472)
Equity-based compensation, net of forfeitures	—	—	—	—	—	—	—	—	121,900	1	8,931	—	—	8,932	—	8,932
Common shares withheld upon vesting of restricted stock	—	—	—	—	—	—	—	—	(71,815)	(1)	(1,038)	—	—	(1,039)	—	(1,039)
Distributions to non-controlling interest holders	—	—	—	—	—	—	—	—	—	—	—	—	—	—	(137)	(137)
Net loss	—	—	—	—	—	—	—	—	—	—	—	—	(131,572)	(131,572)	—	(131,572)
Cumulative translation adjustment	—	—	—	—	—	—	—	—	—	—	—	(5,029)	—	(5,029)	—	(5,029)

GLOBAL NET LEASE, INC.
CONSOLIDATED STATEMENTS OF EQUITY
Years Ended December 31, 2025, 2024 and 2023
(In thousands, except share data)

Designated derivatives, fair value adjustments	—	—	—	—	—	—	—	—	—	—	—	(6,719)	—	(6,719)	—	(6,719)
Exchange of Class A Units for Common Stock	—	—	—	—	—	—	—	115,857	1	1,259	—	—	—	1,260	(1,260)	—
Balance, December 31, 2024	6,799,467	68	4,695,887	47	7,933,711	79	4,595,175	46	231,051,139	3,640	4,359,264	(25,844)	(2,150,342)	2,186,958	—	2,186,958
Common stock repurchases, net	—	—	—	—	—	—	—	—	(15,434,195)	(154)	(120,125)	—	—	(120,279)	—	(120,279)
Dividends declared:																
Common Stock, \$0.845 per share	—	—	—	—	—	—	—	—	—	—	—	—	(191,877)	(191,877)	—	(191,877)
Series A Preferred Stock, \$1.81 per share	—	—	—	—	—	—	—	—	—	—	—	—	(12,324)	(12,324)	—	(12,324)
Series B Preferred Stock \$1.72 per share	—	—	—	—	—	—	—	—	—	—	—	—	(8,072)	(8,072)	—	(8,072)
Series D Preferred Stock, \$1.88 per share	—	—	—	—	—	—	—	—	—	—	—	—	(14,876)	(14,876)	—	(14,876)
Series E Preferred Stock, \$1.84 per share	—	—	—	—	—	—	—	—	—	—	—	—	(8,471)	(8,471)	—	(8,471)
Equity-based compensation, net of forfeitures	—	—	—	—	—	—	—	451,786	5	11,684	—	—	—	11,689	—	11,689
Common shares withheld upon vesting of restricted stock	—	—	—	—	—	—	—	(52,483)	(1)	(1,805)	—	—	—	(1,806)	—	(1,806)
Net loss	—	—	—	—	—	—	—	—	—	—	—	—	(225,457)	(225,457)	—	(225,457)
Cumulative translation adjustment	—	—	—	—	—	—	—	—	—	—	—	46,178	—	46,178	—	46,178
Designated derivatives, fair value adjustments	—	—	—	—	—	—	—	—	—	—	—	1,835	—	1,835	—	1,835
Balance, December 31, 2025	6,799,467	\$ 68	4,695,887	\$ 47	7,933,711	\$ 79	4,595,175	\$ 46	216,016,247	\$ 3,490	\$ 4,249,018	\$ 22,169	\$ (2,611,419)	\$ 1,663,498	\$ —	\$ 1,663,498

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

GLOBAL NET LEASE, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS
(In thousands)

	Year Ended December 31,		
	2025	2024	2023
Cash flows from operating activities:			
Net loss	\$ (225,457)	\$ (131,572)	\$ (211,910)
Adjustments to reconcile net income to net cash provided by (used in) operating activities:			
Depreciation	132,883	176,209	121,313
Amortization of intangibles	88,067	173,734	100,958
Amortization of deferred financing costs	9,627	9,980	8,622
Amortization of discounts on mortgages and senior notes	46,042	68,591	18,916
Amortization of below-market lease liabilities	(6,121)	(11,634)	(5,865)
Amortization of above-market lease assets	8,438	17,964	10,582
Amortization related to right-of-use assets	1,310	1,173	886
Amortization of lease incentives	2,076	1,243	861
Unbilled straight-line rent	(5,538)	(19,150)	(10,396)
Equity-based compensation	12,514	8,931	17,297
Unrealized losses (gains) losses on foreign currency transactions, derivatives, and other	6,268	(3,418)	7,286
Unrealized losses (gains) on undesignated foreign currency advances and other hedge ineffectiveness	12,644	(3,249)	—
Net loss on multi-tenant disposition receivable	17,473	—	—
Loss on extinguishment and modification of debt	26,320	15,877	1,221
(Gain) loss on dispositions of real estate investments	(43,283)	(57,015)	1,672
Lease incentive and commission payments	(9,090)	(7,760)	(2,777)
Impairment charges	157,532	90,410	68,684
Goodwill impairment	7,134	—	—
Settlement and consulting costs paid with common stock	—	—	21,889
Changes in operating assets and liabilities, net:			
Prepaid expenses and other assets	4,224	6,207	7,604
Deferred tax assets	(163)	428	(2,213)
Accounts payable and accrued expenses	(30,366)	(22,184)	(9,636)
Prepaid rent	(480)	(15,536)	(682)
Deferred tax liability	10,736	241	(569)
Net cash, cash equivalents and restricted cash provided by operating activities	222,790	299,470	143,743
Cash flows from investing activities:			
Investment in real estate and real estate related assets	—	—	(134,101)
Cash used in business combination, net of cash acquired	—	—	(451,384)
Capital expenditures	(33,386)	(45,628)	(47,296)
Net proceeds from dispositions of real estate investments	1,757,068	803,412	80,882
Cash received from multi-tenant disposition receivable	81,196	—	—
Proceeds from insurance claims	—	2,117	—
Net cash, cash equivalents and restricted cash provided by (used in) investing activities	1,804,878	759,901	(551,899)
Cash flows from financing activities:			
Borrowings under revolving credit facilities	1,249,496	486,262	1,054,945
Repayments on revolving credit facilities	(2,388,876)	(808,620)	—
Proceeds from mortgage notes payable	—	317,527	—
Principal payments on mortgage notes payable	(546,467)	(649,689)	(340,444)
Penalties and charges related to repayments and early repayments of debt	(4,602)	(15,877)	(986)
Common shares repurchased upon vesting of restricted stock	(1,805)	(1,038)	(1,188)
Repurchases of Common Stock, net	(120,279)	—	—
Common Stock issuance costs	—	—	(138)
Payments of financing costs	(15,288)	(7,605)	(6,750)
Dividends paid on Common Stock	(192,061)	(272,435)	(206,994)
Dividends paid on Series A Preferred Stock	(12,324)	(12,324)	(12,324)
Dividends paid on Series B Preferred Stock	(8,072)	(8,072)	(8,072)
Dividends paid on Series D Preferred Stock	(14,876)	(14,876)	(3,718)
Dividends paid on Series E Preferred Stock	(8,471)	(8,472)	(2,118)
Distributions to non-controlling interest holders	—	(137)	(3,204)
Net cash, cash equivalents and restricted cash (used in) provided by financing activities	(2,063,625)	(995,356)	469,009
Net change in cash, cash equivalents and restricted cash	(35,957)	64,015	60,853
Effect of exchange rate changes on cash	5,812	(2,206)	(2,899)
Cash, cash equivalents and restricted cash at beginning of period	224,208	162,399	104,445
Cash, cash equivalents and restricted cash at end of period	\$ 194,063	\$ 224,208	\$ 162,399

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

GLOBAL NET LEASE, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS
(In thousands)

	Year Ended December 31,		
	2025	2024	2023
Cash and cash equivalents, end of period	\$ 180,114	\$ 159,698	\$ 121,566
Restricted cash, end of period	13,949	64,510	40,833
Cash, cash equivalents and restricted cash, end of period	\$ 194,063	\$ 224,208	\$ 162,399
Supplemental Disclosures:			
Cash paid for interest	\$ 168,941	\$ 249,055	\$ 136,510
Cash paid for income taxes	\$ 10,498	\$ 13,125	\$ 12,500
Non-Cash Activity:			
RTL mortgages assumed in business combination	\$ —	\$ —	\$ 1,740,232
Discount on mortgages assumed in business combination	\$ —	\$ —	\$ (152,777)
RTL senior notes assumed in business combination	\$ —	\$ —	\$ 500,000
Discount on senior notes assumed in business combination	\$ —	\$ —	\$ (113,750)
Equity issued in business combination	\$ —	\$ —	\$ 1,617,015
Mortgages assumed by the buyer as part of consideration for dispositions of real estate	\$ 466,274	\$ —	\$ —
Loss on extinguishment and modification of debt	\$ 21,718	\$ —	\$ 235
Accrued capital expenditures	\$ —	\$ 333	\$ —

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

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
December 31, 2025**Note 1 — Organization**

Global Net Lease, Inc. (the “Company”) is an internally managed real estate investment trust for United States (“U.S.”) federal income tax purposes (“REIT”) that focuses on acquiring and managing a global diversified portfolio of strategically located commercial real estate properties.

During the six months ended June 30, 2025, the Company completed the sale of 99 of its multi-tenant retail properties to RCG Venture Holdings, LLC (“RCG”) (the “Multi-Tenant Retail PSA”). Under the Multi-Tenant Retail PSA, the Company agreed to sell 100 multi-tenant retail properties (the “Multi-Tenant Retail Portfolio”) to RCG (the “Multi-Tenant Retail Disposition”), however the tenant at one property, which was part of the Multi-Tenant Retail Portfolio, exercised its right of first refusal and decided to purchase the property from the Company.

The results of operations of the Multi-Tenant Retail Portfolio are currently reported as part of discontinued operations (see [Note 2](#) — *Summary of Significant Accounting Policies* and [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information).

As of December 31, 2025, the Company owned 820 properties (all references to number of properties, square footage and industry types are unaudited) consisting of 40.7 million rentable square feet, which were 97% leased, with a weighted-average remaining lease term of 6.1 years. Based on the percentage of annualized rental income on a straight-line basis as of December 31, 2025, approximately 74% of the Company’s properties were located in the U.S. and Canada and approximately 26% were located in Europe. In addition, as of December 31, 2025, the Company’s portfolio was comprised of 46% Industrial & Distribution properties, 27% Retail properties and 27% Office properties. The percentages are calculated using annualized straight-line rent converted from local currency into the U.S. Dollar (“USD”) as of December 31, 2025. The straight-line rent includes amounts for tenant concessions.

Substantially all of our business is conducted through Global Net Lease Operating Partnership, L.P. (the “OP”), a Delaware limited partnership, and The Necessity Retail REIT Operating Partnership, L.P., a Delaware limited partnership (“RTL OP,” and together with the OP, the “OPs”) and each of their wholly-owned subsidiaries.

The Company’s properties are leased primarily to “Investment Grade” tenants, which includes both actual investment grade ratings of the tenant or guarantor, if available, or implied investment grade. Implied investment grade may include actual ratings of the tenant parent, guarantor parent (regardless of whether or not the parent has guaranteed the tenant’s obligation under the lease) or tenants that are identified as investment grade by using a proprietary Moody’s Analytics tool, which generates an implied rating by measuring an entity’s probability of default.

Note 2 — Summary of Significant Accounting Policies***Basis of Accounting***

The accompanying consolidated financial statements of the Company are prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the U.S. (“GAAP”).

Entry into the Multi-Tenant Retail PSA to sell the Multi-Tenant Retail Portfolio to RCG (as discussed above) represented a strategic shift in the Company’s business which initially met the held-for-sale and discontinued operations accounting criteria as of March 31, 2025 and continued to do so as of December 31, 2025. Accordingly, the Company is separately reporting the results of these properties as discontinued operations in its consolidated statements of operations for the years ended December 31, 2025, 2024 and 2023 and is presenting the related assets and liabilities separately in its consolidated balance sheets as of December 31, 2025 and 2024 (see [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information on the Multi-Tenant Retail Disposition). The financial statements and the footnotes to the financial statements have been updated to conform to the discontinued operations presentations, including the reclassification of certain prior period amounts where applicable, as summarized in [Note 3](#) — *Multi-Tenant Retail Disposition*. Additionally, certain other prior-period amounts have been recasted to conform with the current presentation, where applicable.

Principles of Consolidation

The consolidated financial statements include the accounts of the Company, the OPs and their subsidiaries. All intercompany accounts and transactions are eliminated in consolidation. In determining whether the Company has a controlling financial interest in a joint venture and the requirement to consolidate the accounts of that entity, management considers factors such as ownership interest, authority to make decisions and contractual and substantive participating rights of the other partners or members as well as whether the entity is a variable interest entity for which the Company is the primary beneficiary. Substantially all of the Company’s assets and liabilities are held by the OPs.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
December 31, 2025

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Revenue Recognition

The Company's revenues, which are derived primarily from lease contracts, include rents that each tenant pays in accordance with the terms of each lease reported on a straight-line basis over the non-cancelable term of the lease. Because many of the Company's leases provide for rental increases at specified intervals, straight-line basis accounting requires the Company to record a receivable for, and include in revenue from tenants, unbilled rents receivable that the Company will only receive if the tenant makes all rent payments required through the expiration of the initial term of the lease. As of December 31, 2025 and 2024, the Company's cumulative straight-line rents receivable in the consolidated balance sheets was \$72.9 million and \$89.8 million, respectively. For the years ended December 31, 2025, 2024 and 2023, the Company's revenue from tenants included impacts of unbilled rental revenue of \$3.0 million, \$11.8 million and \$8.1 million, respectively, to adjust contractual rent to straight-line rent.

For new leases after acquisition of a property, the commencement date is considered to be the date the lease is executed and the tenant has access to the space. The Company defers the revenue related to lease payments received from tenants in advance of their due dates. When the Company acquires a property, the acquisition date is considered to be the commencement date for purposes of this calculation for all leases in place at the time of acquisition. In the Company's Industrial & Distribution, Retail and Office segments, in addition to base rent, the Company's lease agreements generally require tenants to pay for their property operating expenses or reimburse the Company for property operating expenses that the Company incurs (primarily insurance costs and real estate taxes). However, some limited property operating expenses that are not the responsibility of the tenant are absorbed by the Company. Prior to the Multi-Tenant Retail Disposition, the Company owned, managed and leased 100 multi-tenant properties where the Company generally paid for the property operating expenses for those properties and most of the Company's tenants were required to pay their pro rata share of property operating expenses. Under ASC 842, the Company elected to report combined lease and non-lease components in a single line "Revenue from tenants." For expenses paid directly by the tenant, under both ASC 842 and 840, the Company reflected them on a net basis. As noted above, the results of these 100 properties are being reported within discontinued operations in the Company's consolidated statements of operations for the years ended December 31, 2025, 2024 and 2023.

The following table presents future minimum base rental cash payments due to the Company over the next five calendar years and thereafter as of December 31, 2025. These amounts exclude tenant reimbursements and contingent rent payments, as applicable, that may be collected from certain tenants based on increases in annual rent based on exceeding certain economic indexes among other items:

<i>(In thousands)</i>	Future Minimum Base Rent Payments	
2026	\$	390,933
2027		356,309
2028		325,646
2029		272,931
2030		211,256
Thereafter		867,674
Total	\$	2,424,749

⁽¹⁾ Assumes exchange rates of £1.00 to \$1.35 for British Pounds Sterling ("GBP"), €1.00 to \$1.17 for Euro ("EUR") and C\$1.00 to \$0.73 as of December 31, 2025 for Canadian Dollar ("CAD") for illustrative purposes, as applicable.

The Company continually reviews receivables related to rent and unbilled rent receivables and determines collectability by taking into consideration the tenant's payment history, the credit worthiness and financial condition of the tenant, business conditions in the industry in which the tenant operates and economic conditions in the area in which the property is located. Under lease accounting rules, the Company is required to assess, based on credit risk only, if it is probable that it will collect virtually all of the lease payments at the lease commencement date and it must continue to reassess collectability periodically thereafter based on new facts and circumstances affecting the credit risk of the tenant. Partial reserves, or the ability to assume partial recovery are not permitted. If the Company determines that it is probable it will collect virtually all of the lease payments (rent and contractually reimbursable property operating expenses), the lease will continue to be accounted for on an accrual

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
December 31, 2025

basis (i.e. straight-line). However, if the Company determines it is not probable that it will collect virtually all of the lease payments, the lease will be accounted for on a cash basis and the straight-line rent receivable would be written off where it was subsequently concluded that collection was not probable. Cost recoveries from tenants are included in revenue from tenants on the accompanying consolidated statements of operations in the period the related costs are incurred, as applicable.

In accordance with the lease accounting rules, the Company records uncollectible amounts as reductions in revenue from tenants. Amounts recorded as reductions of revenue during the years ended December 31, 2025, 2024 and 2023 totaled \$2.6 million, \$3.4 million and \$3.5 million, respectively.

Investments in Real Estate

Investments in real estate are recorded at cost. Improvements and replacements are capitalized when they extend the useful life of the asset. Costs of repairs and maintenance are expensed as incurred.

At the time an asset is acquired, the Company evaluates the inputs, processes and outputs of the asset acquired to determine if the transaction is a business combination or an asset acquisition. If an acquisition qualifies as a business combination, the related transaction costs are recorded as an expense in the consolidated statements of operations. If an acquisition qualifies as an asset acquisition, the related transaction costs are generally capitalized and subsequently amortized over the useful life of the acquired assets. See “*Purchase Price Allocation*” below for a discussion of the initial accounting for investments in Real Estate.

Disposal of real estate investments that represent a strategic shift in operations that will have a major effect on the Company’s operations and financial results are required to be presented as discontinued operations in the consolidated statements of operations. As discussed above, the Multi-Tenant Retail Portfolio is presented as discontinued operations as of December 31, 2025 and 2024 and for the years ended December 31, 2025, 2024 and 2023 (see [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information).

Properties that are intended to be sold are to be designated as “held for sale” on the consolidated balance sheets at the lesser of carrying amount or fair value less estimated selling costs when they meet specific criteria to be presented as held for sale, most significantly that the sale is probable within one year. The Company evaluates probability of sale based on specific facts including whether a sales agreement is in place and the buyer has made significant non-refundable deposits. Properties are no longer depreciated when they are classified as held for sale. As of December 31, 2025, the Company determined that six properties qualified for held for sale treatment and as of December 31, 2024 the Company determined that 13 properties, all of which were acquired in the REIT Merger, qualified for held for sale treatment (see [Note 5](#) — *Real Estate Investments, Net* for additional information).

Purchase Price Allocation

In both a business combination and an asset acquisition, the Company allocates the purchase price of acquired properties to tangible and identifiable intangible assets or liabilities based on their respective fair values. Tangible assets may include land, land improvements, buildings, fixtures and tenant improvements on an as if vacant basis. Intangible assets may include the value of in-place leases, and above- and below- market leases and other identifiable assets or liabilities based on lease or property specific characteristics. In addition, any assumed mortgages receivable or payable and any assumed or issued non-controlling interests (in a business combination) are recorded at their estimated fair values. In allocating the fair value to assumed mortgages, amounts are recorded to debt premiums or discounts based on the present value of the estimated cash flows, which is calculated to account for either above or below-market interest rates. In a business combination, the difference between the purchase price and the fair value of identifiable net assets acquired is either recorded as goodwill or as a bargain purchase gain. In an asset acquisition, the difference between the acquisition price (including capitalized transaction costs) and the fair value of identifiable net assets acquired is allocated to the non-current assets. Other than the Mergers which were accounted for as a business combination (see [Note 1](#) — *Organization* and [Note 4](#) — *The Mergers*), all of the other acquisitions during the year ended December 31, 2023 were asset acquisitions. There were no acquisitions during the years ended December 31, 2025 or 2024.

For acquired properties with leases classified as operating leases, the Company allocates the purchase price of acquired properties to tangible and identifiable intangible assets acquired and liabilities assumed, based on their respective fair values. In making estimates of fair values for purposes of allocating purchase price, the Company utilizes a number of sources, including independent appraisals that may be obtained in connection with the acquisition or financing of the respective property and other market data. The Company also considers information obtained about each property as a result of the Company’s preacquisition due diligence in estimating the fair value of the tangible and intangible assets acquired and intangible liabilities assumed.

The Company utilizes various estimates, processes and information to determine the as-if vacant property value. Estimates of value are made using customary methods, including data from appraisals, comparable sales, discounted cash flow, direct capitalization and other methods. Fair value estimates are also made using significant assumptions such as capitalization rates,

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discount rates, market rent, and land values per square foot. Identifiable intangible assets include amounts allocated to acquired leases for above- and below-market lease rates, and the value of in-place leases, as applicable.

Factors considered in the analysis of the in-place lease intangibles include an estimate of carrying costs during the expected lease-up period for each property, taking into account current market conditions and costs to execute similar leases. In estimating carrying costs, the Company includes real estate taxes, insurance and other operating expenses and estimates of lost rentals at contract rates during the expected lease-up period, which typically ranges from 12 to 18 months. The Company also estimates costs to execute similar leases including leasing commissions, legal and other related expenses.

Above-market and below-market lease values for acquired properties are initially recorded based on the present value (using a discount rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to each in-place lease, and (ii) management's estimate of market rent for each corresponding in-place lease, measured over a period equal to the remaining term of the lease for above-market leases and the remaining initial term plus the term of any below-market fixed rate renewal options for below-market leases.

Accounting for Leases*Lessor Accounting*

In accordance with the lease accounting standard, all of the Company's leases as lessor prior to adoption of ASC 842 were accounted for as operating leases and the Company continued to account for them as operating leases under the transition guidance. The Company evaluates new leases originated after the adoption date (by the Company or by a predecessor lessor/owner) pursuant to the new guidance where a lease for some or all of a building is classified by a lessor as a sales-type lease if the significant risks and rewards of ownership reside with the tenant. This situation is met if, among other things, there is an automatic transfer of title during the lease, a bargain purchase option, the non-cancelable lease term is for more than major part of remaining economic useful life of the asset (e.g., equal to or greater than 75%), if the present value of the minimum lease payments represents substantially all (e.g., equal to or greater than 90%) of the leased property's fair value at lease inception, or if the asset so specialized in nature that it provides no alternative use to the lessor (and therefore would not provide any future value to the lessor) after the lease term. Further, such new leases would be evaluated to consider whether they would be failed sale-leaseback transactions and accounted for as financing transactions by the lessor. As of December 31, 2025, the Company had no leases as a lessor that would be considered as sales-type leases or financings.

As a lessor of real estate, the Company has elected, by class of underlying assets, to account for lease and non-lease components (such as tenant reimbursements of property operating expenses) as a single lease component as an operating lease because (a) the non-lease components have the same timing and pattern of transfer as the associated lease component; and (b) the lease component, if accounted for separately, would be classified as an operating lease. Additionally, only incremental direct leasing costs may be capitalized under the accounting guidance. Indirect leasing costs in connection with new or extended tenant leases, if any, are being expensed as incurred.

For additional information on the Company's leases as lessor, see [Note 13 - Leases](#).

Lessee Accounting

For lessees, the accounting standard requires the application of a dual lease classification approach, classifying leases as either operating or finance leases based on the principle of whether or not the lease is effectively a financed purchase by the lessee. Lease expense for operating leases is recognized on a straight-line basis over the term of the lease, while lease expense for finance leases is recognized based on an effective interest method over the term of the lease. Also, lessees must recognize a right-of-use asset ("ROU") and a lease liability for all leases with a term of greater than 12 months regardless of their classification. Further, certain transactions where at inception of the lease the buyer-lessor accounted for the transaction as a purchase of real estate and a new lease may now be required to have symmetrical accounting to the seller-lessee if the transaction was not a qualified sale-leaseback and accounted for as a financing transaction (see [Note 13 — Leases](#) for additional information and disclosures related to the Company's operating leases).

The Company is the lessee under certain land leases which were previously classified prior to adoption of lease accounting and will continue to be classified as operating leases under transition elections unless subsequently modified, as well as land leases and other operating leases. These leases are reflected on the balance sheet as right of use assets and operating lease liabilities and the rent expense is reflected on a straight-line basis over the lease term.

Impairment

The Company assesses each of its real estate properties for indicators of impairment quarterly or when circumstances indicate that the property may be impaired. When indicators of potential impairment are present that suggest that the carrying amounts may not be recoverable, the Company assesses the recoverability by determining whether the carrying values will be recovered through the estimated undiscounted future operating cash flows expected from the use of the assets and their eventual

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2025

disposition over an estimated hold period of ten years in most cases. If the Company believes there is a significant possibility that it might dispose of the assets earlier, it assesses the recoverability using a probability weighted analysis of the estimated undiscounted future cash flows over the various possible holding periods. The estimation of undiscounted future cash flows is subjective and is based on various assumptions, including but not limited to market rental rates, capitalization rates, and hold periods. If a recoverability assessment indicates that the carrying value of the real estate investment is not recoverable from the estimated undiscounted future cash flows, the Company will record an impairment to the extent that the carrying value of the property exceeds its estimated fair value.

Fair values are estimated based on contract prices for properties to be disposed, discounted cash flows or market comparable transactions. The estimation of future discounted cash flows is subjective and is based on various assumptions, including but not limited to market rental rates, capitalization rates, hold periods, and discount rates. Determining the appropriate capitalization or discount rate requires significant judgment and is typically based on many factors, including the prevailing rate for the market or submarket, as well as the quality and location of the real estate property.

Properties held for sale are carried at the lower of their carrying values or estimated fair values less costs to sell. The estimates of fair value typically consider contracts or the results of negotiations with prospective purchasers. These estimates are subject to revision as market conditions, and the Company's assessment of such conditions, change. These assessments have a direct impact on net income because recording an impairment loss results in an immediate negative adjustment to net earnings.

Gains and Losses on Dispositions of Real Estate Investments

Gains on sales of rental real estate are not considered sales to customers and are generally recognized pursuant to the provisions included in ASC 610-20, Gains and Losses from the Derecognition of Nonfinancial Assets ("ASC 610-20").

Depreciation and Amortization

Depreciation is computed using the straight-line method over the estimated useful lives of up to 40 years for buildings, 15 years for land and building improvements, five years for fixtures and improvements and the shorter of the useful life or the remaining lease term for tenant improvements and leasehold interests.

The value of in-place leases, exclusive of the value of above-market and below-market in-place leases, is amortized to expense over the remaining periods of the respective leases.

Assumed mortgage premiums or discounts are amortized as an increase or reduction to interest expense over the remaining terms of the respective mortgages.

Deferred leasing commissions are recorded over the terms of the related leases. The amortization expense related to leasing commissions incurred from third parties are recorded in depreciation and amortization. Prior to the Mergers (as defined on [Note 4 — The Mergers](#)), amortization expense related to leasing commissions incurred from Global Net Lease Advisors, LLC (the "Advisor") were recorded within operating fees to related parties in the consolidated statements of operations. As a result of the Mergers, the Company no longer pays any leasing commissions to the former Advisor.

Above and Below-Market Lease Amortization

Capitalized above-market lease values are amortized as a reduction of revenue from tenants over the remaining terms of the respective leases and the capitalized below-market lease values are amortized as an increase to revenue from tenants over the remaining initial terms plus the terms of any below-market fixed rate renewal options of the respective leases. If a tenant with a below-market rent renewal does not renew, any remaining unamortized amount will be taken into income at that time.

Above market intangibles and below market intangibles will also be treated in the same way as in-place intangibles upon a lease termination.

If a tenant modifies its lease, the unamortized portion of the in-place lease value, customer relationship intangibles, above-market leases and below market leases are assessed to determine whether their useful lives need to be amended (generally accelerated).

The amortization associated with the Company's ROUs is recorded in property operating expenses on a straight-line basis over the terms of the leases.

Cash and Cash Equivalents

Cash and cash equivalents include cash in bank accounts as well as investments in highly-liquid money market funds with original maturities of three months or less. The Company deposits cash with high quality financial institutions. Deposits in the U.S. and other countries where we have deposits are guaranteed by the Federal Deposit Insurance Company ("FDIC") in the U.S., Financial Services Compensation Scheme ("FSCS") in the United Kingdom, Duchy Deposit Guarantee Scheme

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December 31, 2025

("DDGS") in Luxembourg and by similar agencies in the other countries, up to insurance limits. The Company had deposits in the U.S., United Kingdom, Luxembourg, Germany, Finland, France and The Netherlands totaling \$180.1 million at December 31, 2025, of which \$106.0 million, \$27.8 million and \$28.1 million are currently in excess of amounts insured by the FDIC, FSCS and European equivalent deposit insurance companies including DDGS, respectively. At December 31, 2024, the Company had deposits in the U.S., United Kingdom, Luxembourg, Germany, Finland and The Netherlands totaling \$159.7 million, of which \$88.0 million, \$30.1 million and \$23.5 million were in excess of the amounts insured by the FDIC, FSCS and European equivalent deposit insurance companies including DDGS, respectively. Although the Company bears risk to amounts in excess of those insured, losses are not anticipated.

Restricted Cash

Restricted cash primarily consists of debt service and real estate tax reserves. The Company had restricted cash of \$13.9 million and \$64.5 million as of December 31, 2025 and 2024, respectively. As of December 31, 2024, the Company had \$8.4 million of cash held as collateral for two of its properties which were sold in the fourth quarter of 2024.

Multi-Tenant Disposition Receivable, Net

At the time of the Closings (as defined in [Note 3](#) — *Multi-Tenant Retail Disposition*), the Company recorded receivables for the expected consideration to be received from RCG, which comprise the multi-tenant disposition receivable, net. As part of the portfolio sold, there were leases that had not yet commenced at the time of the Closings. As part of the Multi-Tenant Retail Disposition, the Company agreed to receive proceeds attributed to each of those leases when the respective tenants move to open and operating status. The multi-tenant disposition receivable, net was recorded at fair value and classified as Level 3 of the fair value hierarchy. In calculating the fair value, the Company's methodology applied probability weighting, using a range of probabilities, relating to the likelihood of the tenants moving to open and operating status, and a discount rate. For additional details related to the multi-tenant disposition receivable, net, see [Note 3](#) — *Multi-Tenant Retail Disposition* and [Note 9](#) — *Fair Value of Financial Instruments*.

Goodwill

The Company evaluates goodwill for impairment at least annually or upon the occurrence of a triggering event. The First Closing (as defined in [Note 3](#) — *Multi-Tenant Retail Disposition*) of the Multi-tenant Retail Disposition was considered a triggering event, requiring the Company to perform a reassessment of the Multi-Tenant Retail segment's goodwill as of March 31, 2025 since all of the segment's properties (with the exception of one) were expected to be, and were ultimately, sold by the end of the second quarter of 2025 as part of the Multi-Tenant Retail Disposition. Based on this assessment, the Company determined that goodwill was impaired and recorded an impairment charge of \$7.1 million in the first quarter of 2025, which represented a write off of the entire segment's goodwill. This amount is presented in the goodwill impairment line item of the consolidated statement of operations for the year ended December 31, 2025.

The Company also performed its annual impairment evaluation during the fourth quarter of 2025 to determine whether it was more likely than not that the fair value of each of its reporting units was less than their carrying value. For purposes of this assessment, an operating segment is a reporting unit. Based on this assessment, the Company determined that no additional goodwill was impaired as of December 31, 2025.

The Company will continue to assess for triggering events. A triggering event is an occurrence or circumstance that indicates it is more likely than not that goodwill may be impaired. In such cases, an interim impairment test is required before the next annual evaluation. Should any triggering event occur, the Company would evaluate the carrying value of its goodwill by segment through an impairment test. If impairment is warranted, the charge would be recorded through the consolidated statement of operations as a reduction to earnings.

Derivative Instruments

The Company may use derivative financial instruments, including interest rate swaps, caps, options, floors and other interest rate derivative contracts to hedge all or a portion of the interest rate risk associated with its borrowings. In addition, all foreign currency denominated borrowings under the Company's Revolving Credit Facility (as defined in [Note 7](#) - *Revolving Credit Facility*) are designated as net investment hedges. Certain of the Company's foreign operations expose the Company to fluctuations of foreign interest rates and exchange rates. These fluctuations may impact the value of the Company's cash receipts and payments in the Company's functional currency, the USD. The Company enters into derivative financial instruments in an effort to protect the value or fix the amount of certain obligations in terms of the applicable obligation's functional currency.

The Company records all derivatives on the consolidated balance sheets at fair value. The accounting for changes in the fair value of derivatives depends on the intended use of the derivative, whether the Company has elected to designate a derivative in a hedging relationship and apply hedge accounting and whether the hedging relationship has satisfied the criteria necessary to

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apply hedge accounting. Derivatives designated and qualifying as a hedge of the exposure to changes in the fair value of an asset, liability, or firm commitment attributable to a particular risk, such as interest rate risk, are considered fair value hedges. Derivatives designated and qualifying as a hedge of the exposure to variability in expected future cash flows, or other types of forecasted transactions, are considered cash flow hedges. Derivatives may also be designated as hedges of the foreign currency exposure of a net investment in foreign operations. Hedge accounting generally provides for the matching of the timing of gain or loss recognition on the hedging instrument with the recognition of the changes in the fair value of the hedged asset or liability that are attributable to the hedged risk in a fair value hedge or the earnings effect of the hedged forecasted transactions in a cash flow hedge. The Company may enter into derivative contracts that are intended to economically hedge certain risk, even though hedge accounting does not apply or the Company elects not to apply hedge accounting.

The accounting for subsequent changes in the fair value of these derivatives depends on whether each has been designated and qualifies for hedge accounting treatment. If the Company elects not to apply hedge accounting treatment (or for derivatives that do not qualify as hedges), any changes in the fair value of these derivative instruments is recognized immediately in gains (losses) on derivative instruments in the consolidated statements of operations. If a derivative is designated and qualifies for cash flow hedge accounting treatment, the change in the estimated fair value of the derivative is recorded in other comprehensive income (loss) in the consolidated statements of comprehensive (loss) income to the extent that it is effective. Any ineffective portion of a change in derivative fair value is immediately recorded in earnings.

Deferred Financing Costs, Net

Deferred financing costs, net are costs associated with the Revolving Credit Facility (as defined in [Note 7 — Revolving Credit Facility](#)) and consist of commitment fees, legal fees, and other costs associated with obtaining commitments for financing. These costs are amortized over the terms of the respective financing agreements using the effective interest method. Unamortized deferred financing costs are expensed when the associated debt is refinanced or paid down before maturity. Costs incurred in seeking financial transactions that do not close are expensed in the period in which it is determined that the financing will not close.

Equity-Based Compensation

The Company has stock-based incentive plans under which its directors, officers, employees, consultants or entities that provide services to the Company are, or have historically been, eligible to receive awards. Awards granted thereunder are accounted for under the guidance for employee share-based payments. The cost of services received in exchange for a stock award is measured at the grant date fair value of the award and the expense for such awards is included in equity-based compensation in the consolidated statements of operations and is recognized over the vesting period or when the requirements for exercise of the award have been met.

The Company has historically issued restricted shares of Common Stock (“Restricted Shares”), restricted stock units in respect of shares of Common Stock (“RSUs”), and performance stock units (“PSUs”). Also, although none remain outstanding as of December 31, 2025 or 2024, the Company historically had issued long-term incentive plan units of limited partner interest in the OP (“GNL LTIP Units”). For additional information on all of the equity-based compensation awards issued by the Company, see [Note 15 — Equity-Based Compensation](#).

Income Taxes

The Company elected to be taxed as a REIT under Sections 856 through 860 of the Internal Revenue Code of 1986, as amended (the “Code”), beginning with the taxable year ended December 31, 2013. Commencing with such taxable year, the Company was organized to operate in such a manner as to qualify for taxation as a REIT under the Code and believes it has so qualified. The Company intends to continue to operate in such a manner to continue to qualify for taxation as a REIT, but no assurance can be given that it will operate in a manner to remain qualified as a REIT. As a REIT, the Company generally will not be subject to federal corporate income tax to the extent it distributes annually all of its REIT taxable income. REITs are subject to a number of other organizational and operational requirements.

The Company conducts business in various states and municipalities within the U.S., Canada, Puerto Rico, the United Kingdom and Western Europe and, as a result, the Company or one of its subsidiaries file income tax returns in the U.S. federal jurisdiction and various states and certain foreign jurisdictions. As a result, the Company may be subject to certain federal, state, local and foreign taxes on its income and assets, including alternative minimum taxes, taxes on any undistributed income and state, local or foreign income, franchise, property and transfer taxes. Any of these taxes decrease the Company’s earnings and available cash. In addition, the Company’s international assets and operations, including those owned through direct or indirect subsidiaries that are disregarded entities for U.S. federal income tax purposes, continue to be subject to taxation in the foreign jurisdictions where those assets are held or those operations are conducted.

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Significant judgment is required in determining the Company's tax provision and in evaluating its tax positions. The Company establishes tax reserves based on a benefit recognition model, which the Company believes could result in a greater amount of benefit (and a lower amount of reserve) being initially recognized in certain circumstances. Provided that the tax position is deemed more likely than not of being sustained, the Company recognizes the largest amount of tax benefit that is greater than 50 percent likely of being ultimately realized upon settlement. The Company derecognizes the tax position when the likelihood of the tax position being sustained is no longer more likely than not.

The Company recognizes deferred income taxes in certain of its subsidiaries taxable in the U.S. or in foreign jurisdictions. Deferred income taxes are generally the result of temporary differences (items that are treated differently for tax purposes than for GAAP purposes). In addition, deferred tax assets arise from unutilized tax net operating losses, generated in prior years. The Company provides a valuation allowance against its deferred income tax assets when it believes that it is more likely than not that all or some portion of the deferred income tax asset may not be realized. Whenever a change in circumstances causes a change in the estimated realizability of the related deferred income tax asset, the resulting increase or decrease in the valuation allowance is included in deferred income tax expense (benefit).

The Company derives most of its REIT taxable income from its real estate operations in the U.S. and has historically distributed all of its REIT taxable income to its shareholders. As such, the Company's real estate operations are generally not subject to U.S. federal tax, and accordingly, no provision has been made for U.S. federal income taxes in the consolidated financial statements for these operations. These operations may be subject to certain state, local, and foreign taxes, as applicable.

The Company recognizes current income tax expense for state and local income taxes and taxes incurred in its foreign jurisdictions. The Company's current income tax expense fluctuates from period to period based primarily on the timing of its taxable income. Deferred income tax (expense) benefit is generally a function of the period's temporary differences and the utilization of net operating losses generated in prior years that had been previously recognized as deferred income tax assets from state and local taxes in the U.S. or in foreign jurisdictions.

The amount of dividends payable to the Company's common stockholders is determined by the Board and is dependent on a number of factors, including funds available for distributions, financial condition, capital expenditure requirements, as applicable, and annual dividend requirements needed to qualify and maintain the Company's status as a REIT under the Code.

For additional details related to the Company's income tax expense, as well as recorded deferred tax assets and liabilities, see [Note 18](#) — *Income Taxes*.

Foreign Currency Translation

The Company's reporting currency is the USD. The functional currency of the Company's foreign operations is the applicable local currency for each foreign subsidiary. Assets and liabilities of foreign subsidiaries (including intercompany balances for which settlement is not anticipated in the foreseeable future) are translated at the spot rate in effect at the applicable reporting date. The amounts reported in the consolidated statements of operations are translated at the average exchange rates in effect during the applicable period. The resulting unrealized cumulative translation adjustment is recorded as a component of AOCI in the consolidated statements of equity.

Per Share Data

The Company calculates basic earnings per share of its \$0.01 par value per share common stock ("Common Stock") by dividing net income (loss) for the period by weighted-average shares of its Common Stock outstanding for a respective period. Diluted income per share takes into account the effect of dilutive instruments such as unvested RSUs, Restricted Shares and PSU's, based on the average share price for the period in determining the number of incremental shares that are to be added to the weighted-average number of shares outstanding (see [Note 16](#) — *Earnings Per Share*).

Reportable Segments

The Company determined that it has three reportable segments based on property type: (1) Industrial & Distribution, (2) Retail and (3) Office (see [Note 17](#) — *Segment Reporting* for additional information).

Noncontrolling Interests

The noncontrolling interests as of December 31, 2023 and 2022 represents the portion of the equity in the OP that is not owned by the Company. Noncontrolling interests are presented as a separate component of equity on the consolidated balance sheets and presented as net loss attributable to non-controlling interests on the consolidated statements of operations and comprehensive loss. Noncontrolling interests are allocated a share of net income or loss based on their share of equity ownership. The Company did not allocate any net loss to non-controlling interests as the amount was not significant. In

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December 31, 2025

December 2024, the holder of the Company's Class A Units exchanged all of the Class A Units for an equal amount of shares of Common Stock, and as a result the Company no longer had any noncontrolling interest as of December 31, 2025 or 2024.

Recently Issued Accounting Pronouncements**Adopted as of December 31, 2023:**

In March 2020, the FASB issued ASU 2020-04, *Reference Rate Reform (Topic 848): Facilitation of the Effects of Reference Rate Reform on Financial Reporting*. Topic 848 contains practical expedients for reference rate reform-related activities that impact debt, leases, derivatives, and other contracts. The guidance in Topic 848 is optional and may be elected over the period from March 12, 2020 through June 30, 2023 as reference rate reform activities occur. During quarter ended March 31, 2020, the Company elected to apply the hedge accounting expedients related to probability and the assessments of effectiveness for future London Interbank Offered Rate indexed cash flows to assume that the index upon which future hedged transactions will be based matches the index on the corresponding derivatives. Application of these expedients preserves the presentation of derivatives consistent with past presentation. The Company fully adopted this guidance as of June 30, 2023.

Adopted as of December 31, 2024

In November 2023, the FASB issued *ASU 2023-07, Segment Reporting (Topic 80) — Improvements to Reportable Segment Disclosures*. The new standard requires additional disclosures regarding a company's segments, including enhanced disclosures about significant segment expenses on an annual and interim basis. However, the new standard does not change how a public entity identifies its operating segments, aggregates those operating segments, or applies the quantitative thresholds to determine its reportable segments. The new standard is effective for public entities for fiscal years beginning after December 15, 2023, and interim periods in fiscal years beginning after December 15, 2024. The Company adopted the new guidance in this Form 10-K for the year ended December 31, 2024, and it did not have an impact on its consolidated financial statements as the provisions are related to disclosure only.

Adopted as of December 31, 2025

In December 2023, the FASB issued *ASU 2023-09, Income Taxes (Topic 740) — Improvements to Income Tax Disclosures*. The new standard expands the disclosure requirements for income taxes, specifically related to the rate reconciliation and income taxes paid. Public entities must apply the new standard to annual periods beginning after December 15, 2024. The Company adopted the new guidance in this Form 10-K for the year ended December 31, 2025 on a prospective basis and it did not have an impact on its consolidated financial statements as the provisions are related to disclosure only.

Pending Adoption as of December 31, 2025

In November 2024, the FASB issued *ASU 2024-03, Income Statement (Topic 220) — Reporting Comprehensive Income - Expense Disaggregation Disclosures (Topic 220): Disaggregation of Income Statement Expenses*. The new standard requires additional disclosure of the nature of expenses included in the income statement as well as disclosures about specific types of expenses included in the expense captions presented in the income statement. Public entities must apply the new standard to annual periods beginning after December 15, 2026 and interim periods within fiscal years beginning after December 15, 2027. Both early adoption and retrospective application are permitted. The Company is currently evaluating the impact that the adoption of this new standard will have on its consolidated financial statements and disclosures.

In November 2025, the FASB issued *ASU 2025-09, Derivatives and Hedging (Topic 815) — Hedge Accounting Improvements*. The update provides targeted improvements intended to enhance the application of hedge accounting, including expanded eligibility of forecasted transactions, additional flexibility in measuring hedge effectiveness, and clarifications related to hedging non-financial items. The guidance is effective for fiscal years beginning after December 15, 2026, including interim periods within those fiscal years. The Company is currently evaluating this guidance to determine the impact it may have on its consolidated financial statements.

Note 3 — Multi-Tenant Retail Disposition

During 2025, the Company completed the Multi-Tenant Retail Disposition. The contract sale price of approximately \$1.780 billion for the Multi-Tenant Retail Disposition is subject to various adjustments, some of which pertain to leases that the Company has negotiated, which were not finalized as of the signing of the Multi-Tenant Retail PSA or as of the time of the Closings. The closings occurred in the following stages (collectively, the "Closings"):

- On March 25, 2025, the Company completed the sale of 59 unencumbered properties (the "First Closing").
- On June 10, 2025, the Company completed the sale of 28 encumbered properties (the "Second Closing").
- On June 18, 2025, the Company completed the sale of 12 encumbered properties (the "Third Closing").
- On June 30, 2025, the Company completed the sale of the one property whose tenant exercised its right of first refusal.

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The Company recorded a loss on sale of \$51.4 million for the year ended December 31, 2025, related to the Multi-Tenant Retail Disposition. This amount is recorded in loss from discontinued operations in the Company's consolidated statement of operations for the year ended December 31, 2025. The consideration paid to the Company for the Second Closing and Third Closing included the assumption of two mortgages by RCG. The amount of principal assumed by RCG for these mortgages was \$256.3 million and \$210.0 million, respectively (see [Note 6](#) — *Mortgage Notes Payable, Net* for additional information).

Discontinued Operations

As described in more detail in [Note 2](#) — *Summary of Significant Accounting Policies*, entry into the Multi-Tenant Retail PSA represented a strategic shift in the Company's business which initially met the held-for-sale and discontinued operations accounting criteria as of March 31, 2025 and continued to do so as of December 31, 2025. In connection with this transaction, the Company recorded receivables for the expected consideration (collectively, the "Multi-Tenant Disposition Receivable") to be received by the Company from RCG for leases in process at the time of, and specifically related to the Closings (see the "Multi-Tenant Disposition Receivable, Net" section below for additional information).

The following table presents the assets and liabilities associated with the Multi-Tenant Retail Portfolio. As of December 31, 2024, this includes assets and liabilities associated with the entire Multi-Tenant Retail Disposition, which includes the one property which was sold to the tenant who exercised its right of first refusal. As of December 31, 2025, this includes any remaining asset and liability balances that are expected to be settled over time, however, all 100 properties related to the Multi-Tenant Retail Disposition were sold as of June 30, 2025 and therefore are not included in the December 31, 2025 balances below:

<i>(in thousands)</i>	December 31,	
	2025	2024
ASSETS		
Land	\$ —	\$ 369,829
Buildings, fixtures and improvements	—	1,172,804
Construction in progress	—	986
Acquired intangible lease assets	—	362,370
Total real estate investments, at cost	—	1,905,989
Less accumulated depreciation and amortization	—	(164,720)
Total real estate investments, net	—	1,741,269
Cash	—	—
Restricted cash	—	—
Unbilled straight line rent	—	9,697
Operating lease right-of-use asset	—	8,107
Prepaid expenses and other assets	348	57,058
Assets related to discontinued operations	\$ 348	\$ 1,816,131
LIABILITIES		
Mortgage notes payable, net	\$ —	\$ 453,098
Acquired intangible lease liabilities, net	—	52,447
Accounts payable and accrued expenses	890	22,857
Operating lease liability	—	8,253
Prepaid rent	—	15,163
Liabilities related to discontinued operations	\$ 890	\$ 551,818

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The operating results of the Multi-Tenant Retail Portfolio were as follows for the periods noted:

<i>(In thousands)</i>	Year Ended December 31,		
	2025 ⁽¹⁾	2024 ⁽²⁾	2023 ⁽³⁾
Revenue from tenants	\$ 76,637	\$ 235,217	\$ 69,309
Expenses:			
Property operating	26,046	78,173	23,418
Impairment charges	—	100	—
Merger, transaction and other costs	85	4	75
General and administrative	2,665	5,376	2,985
Depreciation and amortization	29,762	133,123	42,920
Total expenses	58,558	216,776	69,398
Operating income (loss) before loss on dispositions of real estate investments	18,079	18,441	(89)
Loss on dispositions of real estate investments	(51,404)	(76)	—
Operating (loss) gain of discontinued operations	(33,325)	18,365	(89)
Other income (expense):			
Interest expense ⁽⁴⁾	(23,832)	(71,247)	(21,064)
Loss on extinguishment and modification of debt ⁽⁵⁾	(15,098)	—	—
(Loss) gain on derivative instruments	(17,475)	26	—
Other income	20	645	461
Total other expense, net	(56,385)	(70,576)	(20,603)
Net loss before income tax	(89,710)	(52,211)	(20,692)
Income tax expense	—	—	—
Loss from discontinued operations	\$ (89,710)	\$ (52,211)	\$ (20,692)

⁽¹⁾ Includes (i) the results of the 59 properties included in the First Closing through March 25, 2025. (ii) the results of the 28 properties included in the Second Closing through June 10, 2025, (iii) the results of the 12 properties included in the Third Closing through June 18, 2025, and (iv) the results of the one property, which was sold to the tenant who exercised its right of first refusal, through June 30, 2025.

⁽²⁾ Includes a full year of operations for the Multi-Tenant Retail Portfolio.

⁽³⁾ Includes the results of the Multi-Tenant Retail Portfolio from September 13, 2023 (the date of the REIT Merger (as defined in [Note 4 — The Mergers](#))) through December 31, 2023.

⁽⁴⁾ Interest expense is comprised of interest on the Company's Prior Revolving Credit Facility (as defined in [Note 6 — Revolving Credit Facility](#)) and interest from the two mortgages that were assumed by RCG in the Multi-Tenant Retail Disposition. The Company calculated interest expense consistently in both periods and, for the Prior Revolving Credit Facility, used the amount of the Prior Revolving Credit Facility that would have been required to be paid back upon removal of the Multi-Tenant Retail Portfolio from the borrowing base, multiplied by the weighted-average interest rate of the Prior Revolving Credit Facility.

⁽⁵⁾ Primarily represents the acceleration of the unamortized discount on one of the mortgages that were assumed by RCG.

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The cash flows related to the Multi-Tenant Retail Portfolio have not been segregated and are included in the consolidated statements of cash flows. The following table presents certain cash flow information for the Multi-Tenant Retail Portfolio:

<i>(In thousands)</i>	Year Ended December 31,		
	2025	2024	2023
Depreciation	\$ 9,701	\$ 38,708	\$ 11,182
Amortization of intangibles	20,061	94,415	31,738
Amortization of discounts on mortgages	2,376	5,312	1,782
Amortization of below-market lease liabilities	(1,679)	(7,184)	(2,035)
Amortization of above-market lease assets	1,922	8,803	2,656
Unbilled straight-line rent	2,496	7,394	2,297
Loss from embedded derivative feature of multi-tenant disposition receivable	17,473	—	—
Loss on extinguishment of debt	15,098	—	—
Cash proceeds - multi-tenant disposition receivable	81,196	—	—
Net proceeds from the Multi-Tenant Retail Disposition	1,093,432	—	—

Multi-Tenant Disposition Receivable, Net

The multi-tenant disposition receivable, net had a balance of \$27.9 million as of December 31, 2025 and is recorded at fair value and is comprised of a gross receivable of \$44.7 million and a net adjustment to fair value of \$16.7 million. In calculating the fair value, the Company's methodology applied probability weighting, using a range of probabilities from 0% to 100% for the likelihood of the tenants moving to open and operating status and in addition applied a discount rate of 9.5%, where applicable. This receivable is classified as Level 3 of the fair value hierarchy due to the use of unobservable inputs (see [Note 9](#) — *Fair Value of Financial Instruments* for additional information) and it represents the full potential amount to be received less the fair value of the embedded derivative ascribed to the potential variability of these commencements. This feature is marked to market each period with changes in value being recorded through earnings. During the year ended December 31, 2025, the Company resolved contingencies associated with potential commencements and obtained new facts and circumstances associated with certain other ongoing leases. As a result, the Company adjusted the fair value of the embedded derivative to account for those resolutions, which resulted in a loss of \$17.5 million for the year ended December 31, 2025. This amounts are presented as part of discontinued operations in the consolidated statements of operations.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
December 31, 2025**Note 4 — The Mergers**

On September 12, 2023, the REIT Merger (as defined below) and the Internalization Merger (as defined below) were both consummated (collectively, the “Mergers”). The REIT Merger and Internalization Merger were conditioned upon each other and accordingly are considered “related” and treated as a single transaction for accounting and reporting purposes.

The REIT Merger

Pursuant to the terms and conditions of the Agreement and Plan of Merger dated May 23, 2023 (the “REIT Merger Agreement”), on the Acquisition Date, RTL merged with and into Osmosis Sub I, LLC, a wholly-owned subsidiary of GNL (“REIT Merger Sub”), with REIT Merger Sub continuing as the surviving entity (the “REIT Merger”) and as a wholly-owned subsidiary of GNL, followed by Osmosis Sub II, LLC, a wholly-owned subsidiary of the OP, merging with and into the RTL OP, with RTL OP continuing as the surviving entity (the “OP Merger” and collectively with the REIT Merger, the “REIT Mergers”).

On the Acquisition Date, pursuant to the REIT Merger Agreement, each issued and outstanding share of RTL’s (i) Class A Common Stock, par value \$0.01 per share (the “RTL Class A Common Stock”), was converted into 0.670 shares (the “Exchange Ratio”) of GNL’s Common Stock, par value \$0.01 per share (“Common Stock”), (ii) 7.50% Series A Cumulative Redeemable Preferred Stock, par value \$0.01 per share (“RTL Series A Preferred Stock”), was automatically converted into one share of newly created 7.50% Series D Cumulative Redeemable Perpetual Preferred Stock, par value \$0.01 per share (the “Series D Preferred Stock”), and (iii) 7.375% Series C Cumulative Redeemable Perpetual Preferred Stock, par value \$0.01 per share (“RTL Series C Preferred Stock”), was automatically converted into one share of newly created 7.375% Series E Cumulative Redeemable Perpetual Preferred Stock, par value \$0.01 per share (the “Series E Preferred Stock”).

Also, pursuant to the REIT Merger Agreement:

- The Company issued Common Stock (adjusted for the Exchange Ratio) for certain shares of restricted RTL Class A Common Stock (“RTL Restricted Shares”) (see table below for details).
- The Company issued Class A Units (adjusted for the Exchange Ratio) to the previous holder of RTL Class A Units (see table below for details).

The Internalization Merger

Pursuant to the terms and conditions of the Agreement and Plan of Merger dated May 23, 2023 (the “Internalization Merger Agreement”) to internalize the advisory and property management functions of the combined companies, on the Acquisition Date, (i) GNL Advisor Merger Sub LLC, a wholly-owned subsidiary of the OP merged with and into the former Advisor, with the former Advisor continuing in existence; (ii) GNL PM Merger Sub LLC, a wholly-owned subsidiary of the OP merged with and into Global Net Lease Properties, LLC (“Property Manager”), with the Property Manager continuing in existence; (iii) RTL Advisor Merger Sub LLC merged with and into Necessity Retail Advisors, LLC (“RTL Advisor”), with RTL Advisor continuing in existence; and (iv) RTL PM Merger Sub LLC, a wholly-owned subsidiary of the OP merged with and into Necessity Retail Properties, LLC (“RTL Property Manager”), with RTL Property Manager continuing in existence (collectively, the Internalization Merger). As a result of the consummation of the Internalization Merger, the advisory agreements were terminated for both the Company and RTL and the Company assumed both of the Company’s and RTL’s property management agreements and the Company was no longer externally managed. The Company internalized these functions with its own dedicated workforce (see [Note 14 — Related Party Transactions and Arrangements](#) for additional information on the Internalization Merger).

As consideration for the Internalization Merger, the Company issued 29,614,825 shares of its Common Stock valued in the aggregate at \$325.0 million to AR Global Investments, LLC (“AR Global”) and paid cash in an amount equal to \$50.0 million to AR Global. The number of shares issued in respect of the Internalization Merger was valued based on the Company’s 5-day volume-weighted average price as of market close on May 11, 2023 of \$10.97 per share of Common Stock. The Company registered these shares for resale under the Securities Act, pursuant to the terms and conditions (including limitations) thereof.

Transaction Fees

BMO Capital Markets Corp. (“BMO”), the financial advisor to the special committee of the board of directors of the Company (the “Board”) comprised solely of independent directors that was formed by the Board (the “Special Committee”), was paid a fee of \$30.0 million, \$3.0 million of which was paid in the quarter ended June 30, 2023 upon delivery of BMO’s opinion regarding the REIT Merger and the remaining \$27.0 million was paid upon consummation of the Mergers in the quarter ended September 30, 2023. In addition, the Company paid BMO a fee of \$1.0 million in the quarter ended June 30, 2023, which was paid upon delivery of BMO’s opinion regarding the Internalization Merger. The Company reimbursed BMO for its transaction-related expenses, which totaled approximately \$0.3 million, and agreed to indemnify BMO and certain related parties against certain potential liabilities arising out of or in connection with its engagement.

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Fair Value of Consideration Transferred

The following table presents the fair value of the consideration transferred to affect the acquisition:

	Fair Value Calculation			Consideration Type
	Shares or Units	Price Used to Calculate Fair Value	Fair Value of Consideration Transferred (In thousands)	
Fair value of Common Stock issued to holders of RTL Class A Common Stock ⁽¹⁾	93,432,946	\$ 11.11 ⁽²⁾	\$ 1,038,040	Common Stock
Fair value of Common Stock issued upon vesting of certain RTL Restricted Shares	209,906	\$ 11.11 ⁽²⁾	2,332	Common Stock
Fair value of Common Stock issued to AR Global for the Internalization Merger	29,614,825 ⁽³⁾	\$ 11.11 ⁽²⁾	329,021	Common Stock
Fair value of Class A Units issued by the OP to holder of RTL Class A Units	115,857	\$ 11.11 ⁽²⁾	1,287	Class A Units
Fair value of GNL Series D Preferred Stock issued to holders of RTL Series A Preferred Stock ⁽⁴⁾	7,933,711 ⁽⁴⁾	\$ 19.61 ⁽⁴⁾	155,580	Series D Preferred Stock
Fair value of GNL Series E Preferred Stock to be issued to holders of RTL Series C Preferred Stock ⁽⁵⁾	4,595,175 ⁽⁵⁾	\$ 19.75 ⁽⁵⁾	90,755	Series E Preferred Stock
Total equity consideration			1,617,015	
Cash consideration paid to AR Global			50,000	Cash
Cash used to repay RTL's credit facility at closing of the REIT Merger			466,000	Cash
Total consideration transferred			\$ 2,133,015	

⁽¹⁾ Includes RTL LTIP Units earned and converted to RTL Class A Common Stock and certain vested shares of RTL Restricted Shares, both of which occurred prior to the Acquisition Date (see [Note 15](#) — *Equity-Based Compensation*).

⁽²⁾ Represents the closing price of GNL's Common Stock on the Acquisition Date.

⁽³⁾ The considered value of Common Stock to be issued to AR Global was \$325.0 million for the Internalization Merger, and the number of shares issued was valued based on the Company's 5-day volume-weighted average price as of market close on May 11, 2023. The price used to calculate fair value represents the closing price of GNL's Common Stock on the Acquisition Date.

⁽⁴⁾ Each share of the RTL Series A Preferred Stock was exchanged for one new share of Series D Preferred Stock respectively. The price used to calculate fair value represents the closing price of the RTL Series A Preferred Stock on the Acquisition Date.

⁽⁵⁾ Each share of the RTL Series C Preferred Stock was exchanged for one new share of Series E Preferred Stock respectively. The price used to calculate fair value represents the closing price of the RTL Series C Preferred Stock on the Acquisition Date.

Purchase Price Allocation

The Mergers were all conditioned upon each other and accordingly are considered “related” and treated as a single transaction for accounting and reporting purposes. The Mergers were accounted for under the acquisition method for business combinations pursuant to GAAP, with the Company as the accounting acquirer of RTL. The consideration transferred by the Company in the Mergers established a new accounting basis for the assets acquired, liabilities assumed and any non-controlling interests, measured at their respective fair value as of the Acquisition Date. To the extent fair value of the consideration paid exceeded the fair value of net assets acquired, any such excess represented goodwill.

The Company provided a provisional allocation of the fair value of the assets acquired and liabilities assumed in the Mergers in the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2023. During the three months ended September 30, 2024, June 30, 2024, March 31, 2024 and December 31, 2023 (the “Measurement Period”), adjustments were determined and recorded as if they had been completed at the Acquisition Date.

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The following table summarizes the amounts recognized for the assets acquired and liabilities assumed as of Acquisition Date, as well as adjustments made during the Measurement Period, to the amounts previously reported in the three months ended September 30, 2023.

<i>(in thousands)</i>	Amounts Recognized as of the Acquisition Date (as previously reported)	Measurement Period Adjustments	Amounts Recognized as of the Acquisition Date (as adjusted)
Assets Acquired:			
Land	\$ 954,967	\$ 615	\$ 955,582
Buildings, fixtures and improvements	2,526,810	349	2,527,159
Total tangible assets	3,481,777	964 ⁽¹⁾	3,482,741
Acquired intangible assets:			
In-place leases	582,475	(1,045)	581,430
Above-market lease assets	67,718	50	67,768
Total acquired intangible lease assets	650,193	(995) ⁽¹⁾	649,198
Cash	65,223	(607) ⁽²⁾	64,616
Operating lease right-of-use assets	26,407	10	26,417
Prepaid expenses and other assets	60,862	(1,702) ⁽³⁾	59,160
Goodwill	29,817	640 ⁽⁴⁾	30,457
Total assets acquired	4,314,279	(1,690)	4,312,589
Liabilities Assumed:			
Mortgage notes payable, net	1,587,455	—	1,587,455
Senior notes, net	386,250	—	386,250
Acquired intangible lease liabilities	76,682	3	76,685
Accounts payable and accrued expenses	86,031	(1,663) ⁽⁵⁾	84,368
Operating lease liabilities	26,407	(30)	26,377
Prepaid rent	18,439	—	18,439
Total liabilities assumed	2,181,264	(1,690)	2,179,574
Total consideration transferred	\$ 2,133,015	\$ —	\$ 2,133,015

⁽¹⁾ These adjustments were recorded to reflect changes in the estimated fair value of tangible and intangible assets, from the initial provisional estimates, due to the receipt of new information.

⁽²⁾ The decrease in cash was due to the receipt of new information, subsequent to the initial provisional estimates, related to cash acquired as of the Acquisition Date.

⁽³⁾ The net decrease in prepaid expenses and other assets was due to the receipt of new information, subsequent to the initial provisional estimates, primarily related to receivables that were estimated as of the Acquisition Date.

⁽⁴⁾ The net increase in goodwill from the initial provisional valuation reflects the net impact of all measurement period adjustments to the assets acquired and liabilities assumed.

⁽⁵⁾ The net decrease in accounts payable and accrued expenses was due to the receipt of new information, subsequent to the initial provisional estimates, related to accrued expenses that were estimated as of the Acquisition Date.

Goodwill

Goodwill is calculated as the excess of the consideration transferred over the net assets recognized and represents the future economic benefits arising from other assets acquired that could not be individually identified and separately recognized. Specifically, the goodwill recorded as part of the Mergers includes the expected synergies and other benefits that we believe will result from the Internalization Merger and any intangible assets that do not qualify for separate recognition. Goodwill is not amortized and the Company has allocated the goodwill to its segments (see [Note 17](#) — *Segment Reporting* for additional details).

GLOBAL NET LEASE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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Impact of Acquisition

The following table presents information for RTL that is included in the Company's consolidated statements of income from the Acquisition Date through the year ended December 31, 2023:

<i>(In thousands)</i>	RTL's Operations Included in GNL's Results
Revenue from tenants	\$ 63,197
Net loss	\$ (22,735)

Pro Forma Information (Unaudited)

The following table presents unaudited supplemental pro forma information as if the Mergers had occurred on January 1, 2022 for the year ended December 31, 2023. The unaudited supplemental pro forma financial information is not necessarily indicative of what the actual results of operations of the Company would have been assuming the Mergers had taken place on January 1, 2022, nor is it indicative of the results of operations for future periods.

<i>(In thousands)</i>	Year Ended December 31, 2023
Pro Forma Revenue from tenants	\$ 653,271
Pro Forma Net loss	\$ (347,046)

GLOBAL NET LEASE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
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Note 5 — Real Estate Investments, Net

Property Acquisitions

The following table presents the allocation of the assets acquired and liabilities assumed during the year ended December 31, 2023, in the case of assets located outside of the United States, based on the applicable exchange rate at the time of purchase. With the exception of the Mergers, which was treated as a business combination (see [Note 4 — The Mergers](#)), all other acquisitions were considered asset acquisitions for accounting purposes. There were no acquisitions during the years ended December 31, 2025 or 2024.

<i>(Dollar amounts in thousands)</i>	Year Ended December 31,		
	2023		
	Business Combination	Asset Acquisitions	Total
Real estate investments, at cost:			
Land	\$ 955,582	\$ 9,541	\$ 965,123
Buildings, fixtures and improvements	2,527,159	73,150	2,600,309
Total tangible assets	3,482,741	82,691	3,565,432
Acquired intangible lease assets:			
In-place leases	581,430	9,231	590,661
Above-market lease assets	67,768	40,964	108,732
Below-market lease liabilities	—	—	—
Total intangible assets and liabilities	649,198	50,195	699,393
Cash	64,616	—	64,616
Right-of-use asset	26,417	1,426	27,843
Prepaid expenses and other assets	59,160	—	59,160
Goodwill	30,457	—	30,457
Total assets acquired	4,312,589	134,312	4,446,901
Liabilities Assumed:			
Mortgage note payable	1,587,455	—	1,587,455
Senior notes, net	386,250	—	386,250
Acquired intangible lease liabilities	76,685	211	76,896
Accounts payable and accrued expenses	84,368	—	84,368
Operating lease liabilities	26,377	—	26,377
Prepaid rent	18,439	—	18,439
Total liabilities assumed	2,179,574	211	2,179,785
Equity issued in acquisitions	1,617,015	—	1,617,015
Cash paid for acquired real estate investments	\$ 516,000	\$ 134,101	\$ 650,101
Number of properties purchased	989	9	998

GLOBAL NET LEASE, INC.

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The following table summarizes the acquisition by property type, listed by reportable segment, during the year ended December 31, 2023:

Property Type	Number of Properties	Square Feet (unaudited)
Properties Acquired in 2023:		
Industrial & Distribution	31	4,085,826
Multi-Tenant Retail	109	16,375,661
Single-Tenant Retail	851	7,140,274
Office	7	305,912
	<u>998</u>	<u>27,907,673</u>

Acquired Intangible Lease Assets

The Company allocates a portion of the fair value of real estate acquired to identified intangible assets and liabilities, consisting of the value of origination costs (tenant improvements, leasing commissions, and legal and marketing costs), the value of above-market and below-market leases, and the value of tenant relationships, if applicable, based in each case on their relative fair values. The Company periodically assesses whether there are any indicators that the value of the intangible assets may be impaired by performing a net present value analysis of future cash flows, discounted for the inherent risk associated with each investment.

During the years ended December 31, 2025, 2024 and 2023, the Company wrote off certain intangibles related to properties that were evaluated for impairments. For additional information on the write off of intangibles, see the “*Intangible Lease Assets and Lease Liabilities*” section below.

Impairment Charges

Year Ended December 31, 2025

The Company recorded aggregate impairment charges of \$157.5 million during the year ended December 31, 2025, comprised of the following:

- During the three months ended December 31, 2025, the Company determined that six of its properties (two of which were located in the U.S., three located in the U.K. and one located in Europe) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties, and as a result, the Company recorded an impairment charge of approximately \$32.0 million.
- During the three months ended September 30, 2025, the Company determined that 10 of its properties (9 of which were located in the U.S. and one located in the U.K.) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties, and as a result, the Company recorded an impairment charge of approximately \$55.4 million.
- During the three months ended June 30, 2025, the Company determined that 21 of its properties (20 of which were located in the U.S. and one located in Europe) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties less selling costs, and as a result, the Company recorded an impairment charge of approximately \$9.8 million.
- During the three months ended March 31, 2025, the Company determined that 69 of its properties (68 located in the U.S. and one located in the U.K.) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties less selling costs, and as a result, the Company recorded an impairment charge of approximately \$60.3 million.

Year Ended December 31, 2024

The Company recorded aggregate impairment charges of \$90.4 million during the year ended December 31, 2024, comprised of the following:

- During the three months ended December 31, 2024, the Company determined that 23 of its properties (21 in the U.S. and two in the U.K.), had an estimated fair value that was lower than the carrying value of the properties. The estimated fair values for 21 of the properties were based on the estimated selling price of such properties and the remainder were based on market comparable transactions. As a result, the Company recorded impairment charges

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December 31, 2025

including of intangible assets of approximately \$20.1 million. Of the 23 properties impaired during the three months ended December 31, 2024, 20 were acquired in the REIT Merger.

- During the three months ended September 30, 2024, the Company determined that 21 of its properties located in the U.S. (19 of which were acquired in the REIT Merger) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties, and as a result, the Company recorded an impairment charge of approximately \$38.6 million.
- During the three months ended June 30, 2024, the Company determined that six of its properties located in the U.S. (three of which were acquired in the REIT Merger) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties, and as a result, the Company recorded an impairment charge of approximately \$27.4 million. The majority of the impairment charge was due to legacy GNL properties.
- During the three months ended March 31, 2024, the Company determined that six of its properties located in the U.S. (all of which were acquired in the REIT Merger) had an estimated fair value that was lower than the carrying value of the properties, based on the estimated selling price of such properties, and as a result, the Company recorded an impairment charge of approximately \$4.3 million.

Year Ended December 31, 2023

During the year ended December 31, 2023, the Company recorded aggregate impairment charges of \$68.7 million, comprised of the following:

- During the three months ended December 31, 2023, the Company determined that one of its properties located in Scotland (which was owned prior to the REIT Merger) had an estimated fair value that was lower than its carrying value based on the estimated selling price of the property, and as a result, the Company recorded an impairment charge of approximately \$1.8 million. Also during three months ended December 31, 2023, the Company determined that two of its properties located in the U.S. (which were acquired in the REIT Merger) had an estimated fair value that was lower than its carrying value based on the estimated selling prices of the properties, and as a result, the Company recorded an impairment charge of approximately \$1.2 million.
- During the three months ended September 30, 2023, the Company determined that the fair values of four of its properties (one in the U.K. and three in the U.S.) were lower than their carrying values. These four properties were all owned by the Company prior to the REIT Merger. The Company recorded aggregate impairment charges for these properties, including the impairments to intangible assets noted below, of \$65.7 million in the three months ended September 30, 2023, which is recorded in impairment charges in the consolidated statement of operations for the year ended December 31, 2023. The impairment charge in the third quarter of 2023 for the property in the U.K. was based on a calculation of the estimated fair value of the property. The impairment charges for the properties in the U.S. were based on the estimated selling prices of the properties.

Dispositions

During the year ended December 31, 2025, the Company sold 200 properties (19 Industrial and Distribution properties, 170 Retail properties and 11 Office properties), not including the properties sold as part of the Multi-Tenant Retail Disposition (see [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information). As a result, the Company recorded a net gain of \$94.7 million during the year ended December 31, 2025.

During the year ended December 31, 2024, the Company sold 178 properties (14 Industrial and Distribution properties, 146 Retail properties, 10 Office properties and 8 of the Company's former Multi-Tenant properties), 164 of which were acquired in the REIT Merger. As a result, the Company recorded a net gain of approximately \$57.1 million during the year ended December 31, 2024.

During the year ended December 31, 2023, the Company sold 11 Retail properties, 10 of which were acquired in the REIT Merger, and recorded a net loss of \$1.7 million during the year ended December 31, 2023.

Assets Held for Sale

When assets are identified by management as held for sale, the Company stops recognizing depreciation and amortization expense on the identified assets and estimates the sales price, net of costs to sell, of those assets. If the carrying amount of the assets classified as held for sale exceeds the estimated net sales price, the Company records an impairment charge equal to the amount by which the carrying amount of the assets exceeds the Company's estimate of the net sales price of the assets.

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As of December 31, 2025 and 2024, the Company evaluated its assets for held for sale classification. As of December 31, 2025, the Company determined that six properties qualified for held for sale treatment. As of December 31, 2024, the Company determined that 13 properties, all of which were acquired in the REIT Merger, qualified for held for sale treatment. Because these assets are considered held for sale, the operating results remain classified within continuing operations for all periods presented.

The following table details the major classes of the assets associated with the properties that the Company determined to be classified as held for sale as of December 31, 2025 and 2024:

<i>(In thousands)</i>	December 31,	
	2025	2024
Real estate investments held for sale, at cost:		
Land	\$ 32,016	\$ 4,574
Buildings, fixtures and improvements	21,694	11,658
Acquired intangible lease assets	1,290	1,627
Real estate assets held for sale, at cost	55,000	17,859
Less: accumulated depreciation and amortization	(5,346)	(453)
Real estate assets held for sale, net	\$ 49,654	\$ 17,406
Below-market leases	\$ 72	\$ —
Less: accumulated amortization	(12)	—
Real estate liabilities held for sale, net	\$ 60	\$ —

Intangible Lease Assets and Lease Liabilities

The Company recorded \$11.0 million of impairment charges on its acquired intangible assets during the year ended December 31, 2025.

The Company recorded \$2.5 million of impairment charges on its acquired intangible assets during the year ended December 31, 2024. The Company recorded impairment charges of approximately \$1.5 million on its in-place lease intangible assets and \$1.0 million on its above-market lease intangible assets during the year ended December 31, 2024, and approximately \$1.0 million on its in-place lease intangible assets and \$0.8 million on its above-market lease intangible assets during the year ended December 31, 2023. These impairments were recorded in connection with the four properties that were impaired in the quarter ended September 30, 2023 (as described above).

Acquired intangible lease assets and lease liabilities consist of the following:

<i>(In thousands)</i>	December 31, 2025			December 31, 2024		
	Gross Carrying Amount	Accumulated Amortization	Net Carrying amount	Gross Carrying Amount	Accumulated Amortization	Net Carrying amount
Intangible assets:						
In-place leases	\$ 458,620	\$ 244,896	\$ 213,724	\$ 614,959	\$ 294,858	\$ 320,101
Above-market leases	64,786	20,936	43,850	80,638	23,066	57,572
Total acquired intangible lease assets	<u>\$ 523,406</u>	<u>\$ 265,832</u>	<u>\$ 257,574</u>	<u>\$ 695,597</u>	<u>\$ 317,924</u>	<u>\$ 377,673</u>
Intangible liabilities:						
Below-market leases	\$ 36,593	\$ 19,092	\$ 17,501	\$ 46,949	\$ 22,596	\$ 24,353
Total acquired intangible lease liabilities	<u>\$ 36,593</u>	<u>\$ 19,092</u>	<u>\$ 17,501</u>	<u>\$ 46,949</u>	<u>\$ 22,596</u>	<u>\$ 24,353</u>

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Projected Amortization for Intangible Lease Assets and Liabilities

The following table provides the weighted-average amortization periods as of December 31, 2025 for intangible assets and liabilities and the projected amortization expense and adjustments to revenues and property operating expense for the next five calendar years:

<i>(In thousands)</i>	Weighted-Average Amortization Years	2026	2027	2028	2029	2030
In-place leases	6.6	\$ 42,671	\$ 34,484	\$ 28,693	\$ 22,020	\$ 15,308
Total to be included as an increase to depreciation and amortization		\$ 42,671	\$ 34,484	\$ 28,693	\$ 22,020	\$ 15,308
Above-market lease assets	7.8	\$ 5,920	\$ 5,759	\$ 5,647	\$ 5,454	\$ 4,760
Below-market lease liabilities	9.5	(2,372)	(2,126)	(2,001)	(1,619)	(995)
Total to be included as an increase (decrease) to revenue from tenants		\$ 3,548	\$ 3,633	\$ 3,646	\$ 3,835	\$ 3,765

Significant Tenants

There were no tenants whose annualized rental income on a straight-line basis as of December 31, 2025 represented 10.0% or greater of consolidated annualized rental income on a straight-line basis for all properties as of December 31, 2025. The termination, delinquency or non-renewal of leases by any major tenant may have a material adverse effect on revenues.

Geographic Concentrations

The following table lists the countries and states where the Company has concentrations of properties where annualized rental income on a straight-line basis as of December 31, 2025, represented greater than 10% of consolidated annualized rental income on a straight-line basis as of December 31, 2025, 2024 and 2023. Michigan is included in the United States concentration amounts.

Country / U.S. State	December 31,		
	2025	2024	2023
United States	73.0%	80.1%	79.7%
Michigan	12.5%	9.2%	8.4%
United Kingdom	10.0%	10.4%	11.1%

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Note 6 — Mortgage Notes Payable, Net

In connection with the REIT Merger, the Company assumed all of RTL's mortgage notes payable as of the Acquisition Date. Mortgage notes payable, net as of December 31, 2025 and 2024 consisted of the following:

Country	Portfolio	Encumbered Properties	Outstanding Loan Amount ^{(1), (2)}		Effective Interest Rate	Interest Rate	Maturity	Anticipated Repayment ⁽³⁾
			December 31, 2025	December 31, 2024				
			(In thousands)	(In thousands)				
Finland:	Finland Properties ⁽⁴⁾	5	\$ 86,878	\$ 76,866	5.1%	Fixed/Variable	Jan. 2029	Jan. 2029
	Total EUR denominated	5	86,878	76,866				
United States:	Penske Logistics	1	70,000	70,000	4.7%	Fixed	Nov. 2028	Nov. 2028
	Multi-Tenant Mortgage Loan I	8	129,949	162,580	4.4%	Fixed	Nov. 2027	Nov. 2027
	Multi-Tenant Mortgage Loan II	8	32,750	32,750	4.4%	Fixed	Feb. 2028	Feb. 2028
	Multi-Tenant Mortgage Loan III	7	98,500	98,500	4.9%	Fixed	Dec. 2028	Dec. 2028
	Multi-Tenant Mortgage Loan IV	14	77,798	90,111	4.6%	Fixed	May 2029	May 2029
	Multi-Tenant Mortgage Loan V	10	128,780	139,771	3.7%	Fixed	Oct. 2029	Oct. 2029
	2019 Class A-1 Net-Lease Mortgage Notes	63	94,202	105,859	3.8%	Fixed	May 2049	May 2026
	2019 Class A-2 Net-Lease Mortgage Notes	63	118,187	118,798	4.5%	Fixed	May 2049	May 2029
	2021 Class A-1 Net-Lease Mortgage Notes	41	45,267	49,362	2.2%	Fixed	May 2051	May 2028
	2021 Class A-2 Net-Lease Mortgage Notes	41	78,189	85,262	2.8%	Fixed	May 2051	May 2031
	2021 Class A-3 Net-Lease Mortgage Notes	30	34,997	34,997	3.1%	Fixed	May 2051	May 2028
	2021 Class A-4 Net-Lease Mortgage Notes	30	54,995	54,995	3.7%	Fixed	May 2051	May 2031
	Column Financial Mortgage Notes ⁽⁵⁾	—	—	463,370	—%	Fixed	N/A	N/A
	Mortgage Loan II ⁽⁶⁾	—	—	210,000	—%	Fixed	N/A	N/A
	Mortgage Loan III	22	33,400	33,400	4.1%	Fixed	Jan. 2028	Jan. 2028
	CMBS Loan ⁽⁷⁾	—	—	260,000	—%	Fixed	N/A	N/A
	CMBS Loan II	20	237,000	237,000	5.8%	Fixed	Apr. 2029	Apr. 2029
	Total USD denominated	358	1,234,014	2,246,755				
	Gross mortgage notes payable	363	1,320,892	2,323,621	4.4%			
	Mortgages classified in discontinued operations:							
	Mortgage Loan II ⁽⁶⁾	—	—	(210,000)				
	CMBS Loan ⁽⁷⁾	—	—	(260,000)				
	Gross mortgage notes payable (continuing operations)	363	1,320,892	1,853,621				
	Mortgage discounts		(47,807)	(73,542)				
	Deferred financing costs, net of accumulated amortization ⁽⁸⁾		(8,481)	(11,471)				
	Mortgage notes payable, net	363	\$ 1,264,604	\$ 1,768,608	4.4%			

(1) Amounts borrowed in local currency are translated at the spot rate in effect at the applicable reporting date.

(2) The borrowers' (wholly-owned subsidiaries of the Company) financial statements are included within the Company's consolidated financial statements, however, the borrowers' assets and credit are only available to pay the debts of the borrowers and their liabilities constitute obligations of the borrowers.

(3) The Company determines an anticipated repayment date when the terms of a debt obligation provide for earlier repayment than the legal maturity and when the Company expects to repay such debt obligations earlier due to factors such as elevated interest rates or additional principal payment requirements.

(4) 80% fixed as a result of a "pay-fixed" interest rate swap agreement and 20% variable. Variable portion is approximately 1.4% plus 3-month Euribor and reflects the Euribor rate in effect as of December 31, 2025.

(5) This mortgage was repaid in May 2025, primarily using borrowings under the USD portion of the Company's Prior Revolving Credit Facility (as defined in [Note 7 — Revolving Credit Facility](#)).

(6) This mortgage was assumed by RCG as part of the completion of the Multi-Tenant Retail Disposition in the second quarter of 2025. As of December 31, 2024, this mortgage was classified within discontinued operations (see [Note 3 — Multi-Tenant Retail Disposition](#) for additional information).

(7) Approximately \$256.3 million of the original principal amount of this mortgage was assumed by RCG as part of the completion of the Multi-Tenant Retail Disposition in the second quarter of 2025, and the remaining principal of approximately \$3.7 million was repaid by the Company. As of December 31, 2024, this mortgage was classified within discontinued operations (see [Note 3 — Multi-Tenant Retail Disposition](#) for additional information).

(8) Deferred financing costs consist of commitment fees, legal fees, and other costs associated with obtaining commitments for financing. These costs are amortized over the terms of the respective financing agreements using the effective interest method. Unamortized deferred financing costs are expensed when the associated debt is refinanced or paid down before maturity. Costs incurred in seeking financial transactions that do not close are expensed in the period in which it is determined that the financing will not close.

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The following table presents future scheduled aggregate principal payments on the mortgage notes payable over the next five calendar years and thereafter as of December 31, 2025:

<i>(In thousands)</i>	Future Principal Payments ⁽¹⁾
2026	\$ 94,813
2027	130,560
2028	315,525
2029	646,810
2030	—
Thereafter	133,184
Total	\$ 1,320,892

⁽¹⁾ Assumes exchange rates of €1.00 to \$1.17 for EUR as of December 31, 2025 for illustrative purposes, as applicable.

The total gross carrying value of the Company's unencumbered assets as of December 31, 2025 was \$3.61 billion, and approximately \$3.57 billion of this amount was included in the unencumbered asset pool comprising the borrowing base under the Revolving Credit Facility (as defined in [Note 7 — Revolving Credit Facility](#)) and therefore is not available to serve as collateral for future borrowings under the revolving credit facility.

Mortgage Covenants

As of December 31, 2025, the Company was in compliance with all property-level debt covenants with the exception of two property-level debt instruments. For those two property-level debt instruments, the Company either (a) implemented a cure to the underlying noncompliance trigger by providing a letter of credit, or (b) permitted excess net cash flow after debt service from the impacted properties to become restricted, in each case in accordance with the terms of the applicable debt instrument. Each letter of credit, for so long as it is outstanding, represents a dollar-for-dollar reduction to availability for future borrowings under the Company's Revolving Credit Facility. While the restricted cash cannot be used for general corporate purposes, it is available to fund operations of the underlying assets. These matters did not have a material impact on the Company's liquidity or its ability to operate the impacted assets.

Note 7 — Revolving Credit Facility

The table below details the outstanding balances under the Company's credit agreements as of December 31, 2025 and 2024:

<i>(In thousands)</i>	December 31, 2025					December 31, 2024 ⁽⁷⁾				
	TOTAL ⁽¹⁾ USD	USD ⁽³⁾	GBP ⁽⁴⁾	EUR ⁽⁵⁾	CAD ⁽⁶⁾	TOTAL ⁽²⁾ USD	USD	GBP	EUR	CAD ⁽⁶⁾
Revolving Credit Facility	\$ 324,165	\$ 20,000	£ —	€ 259,078	\$ —	\$ 1,390,292	\$ 494,119	£ 344,000	€ 422,145	\$ 38,000

⁽¹⁾ Assumes exchange rate of €1.00 to \$1.17 for EUR for illustrative purposes, as applicable.

⁽²⁾ Assumes exchange rates of £1.00 to \$1.25 for GBP, €1.00 to \$1.04 for EUR and C\$1.00 to \$0.70 for CAD as of December 31, 2024 for illustrative purposes, as applicable.

⁽³⁾ The USD portion of the Revolving Credit Facility is 100% variable and, as of December 31, 2025, had a weighted-average effective interest rate of 5.2%.

⁽⁴⁾ The GBP portion of Revolving Credit Facility was paid off with proceeds received at the First Closing of the Multi-Tenant Retail Disposition.

⁽⁵⁾ The EUR portion of Revolving Credit Facility is 96% fixed via swaps and, as of December 31, 2025, had a weighted-average effective interest rate of 3.3% after giving effect to interest rate swaps in place.

⁽⁶⁾ The CAD portion of Revolving Credit Facility was paid off with proceeds received from the disposition of the McLaren Campus in December 2025.

⁽⁷⁾ Amounts as of December 31, 2024 were outstanding under the Prior Revolving Credit Facility (as defined below).

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December 31, 2025Credit Agreement

On August 5, 2025, the OP, as borrower, together with the Company and certain subsidiaries of the OP acting as guarantors (the “Guarantors”), entered into a credit agreement (the “Credit Agreement” and the credit facilities provided thereunder, collectively, the “Revolving Credit Facility”) with BMO Bank N.A. (“BMO”), as agent, and the other lender parties thereto. The proceeds of the transaction were used, in part, to prepay in full and terminate the Prior Credit Agreement (as defined below).

The Revolving Credit Facility consists solely of a senior unsecured multi-currency revolving credit facility similar to the Prior Revolving Credit Facility (as defined below), and the aggregate total commitments under the Revolving Credit Facility are \$1.8 billion (\$100.0 million of which can only be used for U.S. dollar loans), with a \$75.0 million sublimit for letters of credit. The Credit Facility includes an uncommitted “accordion feature” whereby, so long as no default or event of default has occurred and is continuing, the Company has the right to increase the commitments under the Revolving Credit Facility, allocated to either or both the Revolving Credit Facility or a new term loan facility, by up to an additional \$1.185 billion, subject to obtaining commitments from new lenders or additional commitments from participating lenders and certain customary conditions. The Revolving Credit Facility matures on August 5, 2029, subject to the OP’s right, subject to customary conditions, to extend the maturity date by up to two additional six-month terms.

Concurrently with the entry into the Credit Agreement, the Company and the other Guarantors entered into a number of guaranty agreements (collectively, the “Guaranty”) and a related contribution agreement, which governs contribution rights of such Guarantors in the event any amounts become payable by them under the Guaranty. The Revolving Credit Facility is supported by a pool of eligible unencumbered properties that are owned by the subsidiaries of the OP that serve as guarantors for so long as the Guaranty is required from such subsidiaries under the terms of the Credit Agreement, and the availability of borrowings under the Revolving Credit Facility continues to be based on the value of a pool of eligible unencumbered real estate assets owned by the Company and compliance with various ratios related to those assets. The Credit Agreement also includes amendments to provisions governing the calculation of the value of the borrowing base under the Prior Credit Agreement (as defined below). Borrowings are, at the option of the Company, able to be denominated in USD, EUR, GBP, CAD and Swiss Francs provided that the total principal amount of non-USD loans does not exceed the sum of the total revolving commitments minus \$100.0 million. Amounts borrowed may not, however, be converted to, or repaid in, another currency once borrowed. As of December 31, 2025, approximately \$781.7 million was available for future borrowings under the Revolving Credit Facility.

The Revolving Credit Facility requires payments of interest only prior to maturity. Borrowings under the Revolving Credit Facility bear interest at a variable rate per annum based on an applicable margin that varies based on the ratio of consolidated total indebtedness to consolidated total asset value of the Company and its subsidiaries plus either (i) the Base Rate (as defined in the Credit Agreement) or (ii) the applicable Benchmark Rate (as defined in the Credit Agreement) for the currency being borrowed. The applicable interest rate margin is based on a range from 0.15% to 0.75% per annum with respect to Base Rate borrowings under the Revolving Credit Facility and 1.15% to 1.75% per annum with respect to Benchmark Rate borrowings under the Revolving Credit Facility (provided that the “floor” on the applicable Benchmark rate is 0%). In addition, if the Company achieves an Investment Grade Rating (as defined in the Credit Agreement) from at least two rating agencies named in the Credit Agreement, the OP can elect for the spread to be based on the credit rating of the Company.

The Revolving Credit Facility requires the Company through the OP to pay an unused fee per annum of (i) 0.15% of the unused balance of the Revolving Credit Facility if the unused balance is less than 50% of the total commitment, or (ii) 0.25% of the unused balance of the Revolving Credit Facility if the unused balance exceeds or is equal to 50% of the total commitment. From and after the time the Company obtains an Investment Grade Rating and elects for the applicable interest rate margin to be based on the credit rating of the Company as described in the preceding paragraph, the unused fee will be replaced with a Facility Fee (as defined in the Credit Agreement) based on the total commitment under the Revolving Credit Facility multiplied by 0.30%, decreasing as the Company’s credit rating increases.

As of December 31, 2025, the Revolving Credit Facility had a weighted-average effective interest rate of 3.4% after giving effect to interest rate swaps in place.

The Company, through the OP, may reduce the amount committed under the Revolving Credit Facility and repay outstanding borrowings under the Revolving Credit Facility, in whole or in part, at any time without premium or penalty, other than customary “breakage” costs payable on index borrowings. Upon an event of a default, lenders have the right to terminate their obligations under the Revolving Credit Facility agreement and to accelerate the payment on any unpaid principal amount of all outstanding loans. The terms of the Revolving Credit Facility include various customary operating covenants, including covenants restricting, among other things, restricted payments (including dividends (see below) and share repurchases not to exceed \$300.0 million) (see [Note 11 — Stockholders' Equity](#) for additional information on Common Stock repurchases), the incurrence of liens, the types of investments the Company may make, fundamental changes, agreements with affiliates and

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changes in nature of business and events of default. The Credit Agreement also contains financial maintenance covenants with respect to maximum consolidated leverage, maximum consolidated secured leverage, minimum fixed charge coverage, maximum secured recourse debt, maximum unencumbered leverage, unencumbered interest coverage and minimum net worth. However, since the Company achieved an Investment Grade Rating from Fitch Ratings in October 2025, the financial maintenance covenants with respect to maximum secured recourse debt and minimum net worth shall no longer apply. As of December 31, 2025, the Company was in compliance with all covenants under the Credit Agreement.

Under the terms of the Credit Agreement, the Company may not pay distributions, including cash dividends payable with respect to Common Stock, the Company's 7.25% Series A Cumulative Redeemable Preferred Stock, \$0.01 par value per share ("Series A Preferred Stock"), its 6.875% Series B Cumulative Redeemable Perpetual Preferred Stock \$0.01 par value per share ("Series B Preferred Stock"), its Series D Preferred Stock, its Series E Preferred Stock, or any other class or series of stock the Company may issue in the future, or redeem or otherwise repurchase shares of Common Stock, Series A Preferred Stock, Series B Preferred Stock, Series D Preferred Stock, Series E Preferred Stock, or any other class or series of stock the Company may issue in the future that exceed 100% of the Company's Adjusted FFO, as defined in the Credit Agreement (which is different from Adjusted Funds From Operations ("AFFO") disclosed in this Annual Report on Form 10-K) for any period of four consecutive fiscal quarters, except in limited circumstances, including that for one fiscal quarter in each calendar year, the Company may pay cash dividends and other distributions, and make redemptions and other repurchases in an aggregate amount equal to no more than 105% of its Adjusted FFO. However, notwithstanding the preceding sentence, the Company is permitted to make restricted payments (including the making of distributions and share repurchases) in an amount required to be paid by the Company in order for it to (x) maintain its REIT status for federal and state income tax purposes and (y) avoid the payment of federal and state income or excise tax. During a payment or bankruptcy event of default, restricted payments by the Company will only be permitted up to the minimum amount needed to maintain the Company's status as a REIT for federal and state income tax purposes. In addition, for so long as the Company maintains at least one investment-grade rating from at least one ratings agency (such as its investment-grade BBB- rating received from Fitch Ratings in October 2025), such percentage limitations on the Company's ability to make distributions will not apply.

The Company's ability to comply with the restrictions on the payment of distributions in the Credit Agreement depends on its ability to generate sufficient cash flows that in the applicable periods exceed the level of Adjusted FFO required by these restrictions. If the Company is not able to generate the necessary level of Adjusted FFO, the Company will have to reduce the amount of dividends paid on the common and the preferred stock or consider other actions. Alternatively, the Company could elect to pay a portion of its dividends on the Common Stock in additional shares of Common Stock if approved by the Board.

The Company and, prior to the Company achieving an Investment Grade Rating from Fitch Ratings in October 2025, the Guarantors guaranteed, and any wholly owned eligible direct or indirect subsidiary of the OP that directly or indirectly owned or leased a real estate asset added to the pool of eligible unencumbered properties required to be maintained under the Credit Agreement was required to guarantee, the OP's obligations under the Revolving Credit Facility. The Guarantors guaranteed the OP's obligations under the Revolving Credit Facility pursuant to one or more Guaranties and a related contribution agreement which governs contribution rights of the Guarantors in the event any amounts become payable under the Guaranty. Since the Company achieved an Investment Grade Rating from Fitch Ratings in October 2025, every Guarantor subsidiary of the OP was released from its respective obligations under the Guaranty as of October 31, 2025. Such Guaranty will again be required (i) if the Company loses its investment grade credit rating, or (ii) with respect to any Guarantor subsidiary of the Company, for so long as the subsidiary is the primary obligor under or provides a guaranty to any holder of unsecured indebtedness.

Prior Credit Agreement

As noted above, the Company used the proceeds from the Credit Agreement, in part, to prepay in full and terminate the previous credit agreement with KeyBank National Association, as agent, and the other lenders party thereto which was originally entered into on July 24, 2017 and had been amended from time to time (the "Prior Credit Agreement"). The Prior Credit Agreement consisted solely of the senior unsecured multi-currency revolving credit facility (the "Prior Revolving Credit Facility"). The aggregate total commitments under the Prior Revolving Credit Facility were \$1.95 billion and the sublimits for letters of credit and swing loans were \$75.0 million.

The Prior Revolving Credit Facility required payments of interest only prior to maturity. Borrowings under the Prior Revolving Credit Facility bore interest at a variable rate per annum based on an applicable margin that varies based on the ratio of consolidated total indebtedness to consolidated total asset value of the Company and its subsidiaries plus either (i) the Base Rate (as defined in the Prior Credit Agreement) or (ii) the applicable Benchmark rate (as defined in the Prior Credit Agreement) for the currency being borrowed. The applicable interest rate margin was based on a range from 0.30% to 0.90% per annum with respect to Base rate borrowings under the Prior Revolving Credit Facility and 1.30% to 1.90% per annum with respect to Benchmark rate borrowings under the Prior Revolving Credit Facility. For Benchmark Loans denominated in Dollars that bear interest calculated by reference to Term SOFR, there was an additional spread adjustment depending on the length of the interest period.

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The Prior Revolving Credit Facility was scheduled to mature on October 8, 2026, subject to the Company's option, subject to customary conditions, to extend the maturity date by up to two additional six-month terms. Borrowings under the Prior Revolving Credit Facility could be prepaid at any time, in whole or in part, without premium or penalty, subject to customary breakage costs associated with borrowings for the applicable Benchmark rate.

Note 8 — Senior Notes, Net

The details of the Company's senior notes are as follows:

<i>(In thousands)</i>	December 31,	
	2025	2024
3.75% Senior Notes		
Aggregate principal amount	\$ 500,000	\$ 500,000
Less: Deferred financing costs	(2,713)	(4,100)
3.75% Senior Notes, net	497,287	495,900
4.50% Senior Notes		
Aggregate principal amount	500,000	500,000
Less: Discount	(69,118)	(89,799)
4.50% Senior Notes, net	430,882	410,201
Senior Notes, Net	\$ 928,169	\$ 906,101

3.75% Senior Notes

On December 16, 2020, the Company and the OP (together the "Issuers") issued \$500.0 million aggregate principal amount of 3.75% Senior Notes due 2027 (the "3.75% Senior Notes"). In connection with the closing of the offering of the Senior Notes, the Company, the OP and their subsidiaries served as guarantors of the 3.75% Senior Notes (the "3.75% Senior Note Guarantors") entered into an indenture with U.S. Bank Trust Company, National Association, as successor to U.S. Bank National Association, as trustee (the "3.75% Senior Notes Indenture"). The 3.75% Senior Notes, which were issued at par, will mature on December 15, 2027 and accrue interest at a rate of 3.75% per year. Interest on the 3.75% Senior Notes is payable semi-annually in arrears on June 15 and December 15 of each year and they do not require any principal payments prior to maturity.

Prior to the Company achieving an Investment Grade Rating from Fitch Ratings in October 2025, the 3.75% Senior Notes were fully and unconditionally guaranteed on a joint and several basis by the subsidiaries of each Issuer that are guarantors under the Revolving Credit Facility (the "3.75% Senior Note Guarantees"). Subject to certain exceptions, each future subsidiary of each Issuer that subsequently guaranteed indebtedness under the Revolving Credit Facility, any other syndicated loan facility or any capital markets indebtedness, in each case, was required to execute a 3.75% Senior Note Guarantee. Under certain circumstances, the 3.75% Senior Note Guarantors may be automatically released from their 3.75% Senior Note Guarantees without the consent of the holders of the 3.75% Senior Notes. As a result of the release of Guarantors from the Guaranty of the Credit Facility on October 31, 2025, the Senior Note Guarantors were released from their 3.75% Senior Note Guarantees concurrently therewith. In the event that the Guaranty under the Credit Facility is again required in the future then upon such occurrence the 3.75% Senior Note Guarantees will again be required under the terms of the 3.75% Senior Notes Indenture.

The 3.75% Senior Notes are redeemable at the option of the Issuers, in whole at any time or in part from time to time, in each case prior to September 15, 2027, for cash, at a redemption price equal to the greater of (i) 101% of the principal amount of the 3.75% Senior Notes to be redeemed or (ii) an amount equal to the sum of the present values of the remaining scheduled payments of principal and interest on the 3.75% Senior Notes to be redeemed that would be due if the 3.75% Senior Notes matured on September 15, 2027 (exclusive of unpaid interest accrued to, but not including, the date of redemption) discounted to the date of redemption on a semi-annual basis at the treasury rate plus 50 basis points, plus, in each case, unpaid interest, if any, accrued to, but not including, the date of redemption. In addition, at any time on or after September 15, 2027, the 3.75% Senior Notes will be redeemable, at the option of the Issuers, in whole at any time or in part from time to time, for cash, at a redemption price equal to 100% of the principal amount of the 3.75% Senior Notes to be redeemed plus unpaid interest, if any, accrued to, but not including, the date of redemption.

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If a Change of Control Triggering Event (as defined in the 3.75% Senior Notes Indenture) occurs, the Issuers will be required to make an offer to purchase the 3.75% Senior Notes at a price equal to 101% of the principal amount thereof, plus accrued and unpaid interest, if any, up to, but excluding, the purchase date.

If the Issuers or any of their restricted subsidiaries sell assets, under certain circumstances the Issuers will be required to make an offer to purchase the 3.75% Senior Notes at a price equal to 100% of the principal amount, plus accrued interest and unpaid interest, if any, up to, but excluding, the purchase date.

The 3.75% Senior Notes Indenture contains covenants that, among other things, limit the ability of the Issuers and their restricted subsidiaries to (1) incur additional indebtedness, (2) pay dividends and make distributions on the capital stock of the Company and each Issuer's restricted subsidiaries, (3) make investments or other restricted payments, (4) create liens on their assets, (5) enter into transactions with affiliates, (6) merge or consolidate or sell all or substantially all of their assets, (7) sell assets and (8) create restrictions on the ability of their restricted subsidiaries to pay dividends or other amounts to them. These covenants are subject to important exceptions and qualifications. In addition, if the 3.75% Senior Notes are rated investment grade by any two of Moody's Investors Service, Inc., Fitch Ratings Inc. and Standard & Poor's Ratings Services, and at such time no default or event of default under the 3.75% Senior Notes Indenture has occurred and is continuing, many of the covenants in the 3.75% Senior Notes Indenture will be suspended or become more lenient and may not go back into effect.

The 3.75% Senior Notes Indenture contains customary events of default which could, subject to certain conditions, cause the 3.75% Senior Notes to become immediately due and payable. As of December 31, 2025, the Company was in compliance with the covenants under the 3.75% Senior Notes Indenture governing the 3.75% Senior Notes.

4.50% Senior Notes

In connection with the REIT Merger, the Company and the OP assumed and became a guarantor of the 4.50% Senior Notes (the "4.50% Senior Notes" and the indenture governing such notes, as supplemented from time to time, the "4.50% Senior Notes Indenture") issued by RTL and the RTL OP (the "4.50% Senior Note Issuers"). The assumption and guarantees made by the Company, the OP and certain of their subsidiaries (such entities, together with the existing subsidiary guarantors of RTL and the RTL OP, the "4.50% Senior Note Guarantors") were made pursuant to a supplemental indenture governing the 4.50% Senior Notes. The 4.50% Senior Notes were recorded at their estimated fair value on the Acquisition Date of the Mergers, resulting in the recording of a discount. This discount is being amortized as an increase to interest expense over the remaining term of the 4.50% Senior Notes. The 4.50% Senior Notes, which RTL issued on October 7, 2021, were issued at par, will mature on September 30, 2028 and accrue interest at a rate of 4.50% per year. Interest on the 4.50% Senior Notes is payable semi-annually in arrears on March 30 and September 30 of each year and they do not require any principal payments prior to maturity.

Prior to the Company achieving an Investment Grade Rating from Fitch Ratings in October 2025, the 4.50% Senior Notes were fully and unconditionally guaranteed by the 4.50% Senior Note Guarantors (the "4.50% Senior Note Guarantees"). Subject to certain exceptions, each future subsidiary of each of the 4.50% Senior Note Issuers that subsequently guaranteed indebtedness under the Revolving Credit Facility, any other syndicated loan facility or any capital markets indebtedness, in each case, of the 4.50% Senior Note Issuers or a 4.50% Senior Note Guarantor was required to execute a 4.50% Senior Note Guarantee. Under certain circumstances, the 4.50% Senior Note Guarantors may be automatically released from their 4.50% Senior Note Guarantees without the consent of the holders of the 4.50% Senior Notes. As a result of the release of Guarantors from the Guaranty of the Credit Facility on October 31, 2025, the Senior Note Guarantors were released from their 4.50% Senior Note Guarantees concurrently therewith. In the event that the Guaranty under the Credit Facility is again required in the future then upon such occurrence the 4.50% Senior Note Guarantees will again be required under the terms of the 4.50% Senior Notes Indenture.

The 4.50% Senior Notes and the 4.50% Senior Note Guarantees (to the extent applicable) are senior unsecured obligations of the 4.50% Senior Notes Issuers and each 4.50% Senior Note Guarantor and are equal in right of payment with all of the other existing and future senior unsecured indebtedness of the 4.50% Senior Notes Issuers and each 4.50% Senior Note Guarantor, including their obligations under the Revolving Credit Facility, senior in right of payment to any indebtedness that by its terms is expressly subordinated to the 4.50% Senior Notes and the 4.50% Senior Note Guarantees, effectively subordinated to all of the existing and future secured indebtedness of the 4.50% Senior Notes Issuers and each Guarantor to the extent of the value of the collateral securing such debt and structurally subordinated to all existing and future indebtedness and other liabilities, including trade payables, of any subsidiary of the 4.50% Senior Notes Issuers that do not guarantee the 4.50% Senior Notes.

The 4.50% Senior Notes are redeemable at the option of the 4.50% Senior Notes Issuers, in whole at any time or in part from time to time, in each case prior to June 30, 2028, for cash, at a redemption price equal to the greater of (i) 101% of the principal amount of the 4.50% Senior Notes to be redeemed or (ii) an amount equal to the sum of the present values of the remaining scheduled payments of principal and interest on the Senior Notes to be redeemed that would be due if the Senior

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Notes matured on June 30, 2028 (exclusive of unpaid interest accrued to, but not including, the date of redemption) discounted to the date of redemption on a semi-annual basis at the treasury rate plus 50 basis points, plus, in each case, unpaid interest, if any, accrued to, but not including, the date of redemption. In addition, at any time on or after June 30, 2028, the 4.50% Senior Notes will be redeemable, at the option of the Issuers, in whole at any time or in part from time to time, for cash, at a redemption price equal to 100% of the principal amount of the 4.50% Senior Notes to be redeemed plus unpaid interest, if any, accrued to, but not including, the date of redemption.

If a Change of Control Triggering Event (as defined in the 4.50% Senior Notes Indenture) occurs, the 4.50% Senior Notes Issuers will be required to make an offer to purchase the 4.50% Senior Notes at a price equal to 101% of the principal amount thereof, plus accrued and unpaid interest, if any, up to, but excluding, the purchase date.

If the 4.50% Senior Notes Issuers or any of their restricted subsidiaries sell assets, under certain circumstances the Senior Notes Issuers will be required to make an offer to purchase the 4.50% Senior Notes at a price equal to 100% of the principal amount, plus accrued interest and unpaid interest, if any, up to, but excluding, the purchase date.

The 4.50% Senior Notes Indenture contains covenants that, among other things, limit the ability of the 4.50% Senior Notes Issuers and their restricted subsidiaries to (1) incur additional indebtedness, (2) pay dividends and make distributions on the capital stock of the Company and each Senior Notes Issuer's restricted subsidiaries, (3) make investments or other restricted payments, (4) create liens on their assets, (5) enter into transactions with affiliates, (6) merge or consolidate or sell all or substantially all of their assets, (7) sell assets and (8) create restrictions on the ability of their restricted subsidiaries to pay dividends or other amounts to them. These covenants are subject to important exceptions and qualifications. In addition, if the 4.50% Senior Notes are rated investment grade by any two of Moody's Investors Service, Inc., Fitch Ratings Inc. and Standard & Poor's Ratings Services, and at such time no default or event of default under the 4.50% Senior Notes Indenture has occurred and is continuing, many of the covenants in the 4.50% Senior Notes Indenture will be suspended or become more lenient and may not go back into effect.

The 4.50% Senior Notes Indenture contains customary events of default which could, subject to certain conditions, cause the 4.50% Senior Notes to become immediately due and payable.

As of December 31, 2025, the Company and the issuers under the 4.50% Senior Notes Indenture were in compliance with the covenants under the Indenture governing the 4.50% Senior Notes Indenture.

Note 9 — Fair Value of Financial Instruments

The Company determines fair value based on quoted prices when available or through the use of alternative approaches, such as discounting the expected cash flows using market interest rates commensurate with the credit quality and duration of the investment. This alternative approach also 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. The guidance defines three levels of inputs that may be used to measure fair value:

Level 1 — Quoted prices in active markets for identical assets and liabilities that the reporting entity has the ability to access at the measurement date.

Level 2 — Inputs other than quoted prices included within Level 1 that are observable for the asset and liability or can be corroborated with observable market data for substantially the entire contractual term of the asset or liability and those inputs are significant.

Level 3 — Unobservable inputs that reflect the entity's own assumptions about the assumptions that market participants would use in the pricing of the asset or liability and are consequently not based on market activity, but rather through particular valuation techniques.

The determination of where an asset or liability falls in the hierarchy requires significant judgment and considers factors specific to the asset or liability. In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company evaluates its hierarchy disclosures each quarter and depending on various factors, it is possible that an asset or liability may be classified differently from quarter to quarter. However, the Company expects that changes in classifications between levels will be rare.

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Although the Company has determined that the majority of the inputs used to value its derivatives fall within Level 2 of the fair value hierarchy, the credit valuation adjustments associated with those derivatives utilize Level 3 inputs, such as estimates of current credit spreads to evaluate the likelihood of default by the Company and its counterparties. As of December 31, 2025 and 2024, the Company has assessed the significance of the impact of the credit valuation adjustments on the overall valuation of its derivative positions and has determined that the credit valuation adjustments are not significant to the overall valuation of the Company's derivatives. As a result, the Company has determined that its derivative valuations, with the exception of the multi-tenant receivable, net, are classified in Level 2 of the fair value hierarchy. See [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information on the multi-tenant receivable, net.

The valuation of derivative instruments is determined using a discounted cash flow analysis on the expected cash flows of each derivative. This analysis reflects the contractual terms of the derivatives, including the period to maturity, as well as observable market-based inputs, including interest rate curves and implied volatilities. In addition, credit valuation adjustments are incorporated into the fair values to account for the Company's potential nonperformance risk and the performance risk of the counterparties.

The consideration transferred by the Company in the Mergers established a new accounting basis for the assets acquired, liabilities assumed and any non-controlling interests, measured at their respective fair value as of the Acquisition Date. This measurement is non-recurring and is only done as of the Acquisition Date. For more information on the allocation of the consideration paid in the Mergers to the fair value of assets acquired, liabilities assumed, see [Note 4](#) — *The Mergers*.

Real Estate Investments Measured at Fair Value on a Non-Recurring Basis

The Company records impairments for real estate investments whenever the carrying value exceeds the estimated fair value (see [Note 5](#) — *Real Estate Investments, Net* for additional information on impairment charges recorded by the Company). The carrying value of these impaired real estate investments on the consolidated balance sheet represents their estimated fair value at the time of impairment.

The impairments recorded in the year ended December 31, 2025 were based on the estimated selling prices of the assets. For the year ended December 31, 2024, the fair values of impaired properties were either based on the estimated selling price of such properties, or market comparable transactions. For the year ended December 31, 2023, the fair values were based on a calculation of the estimated fair value, which was driven by an assumed land value of £1.5 million per acre, for one property, and the others were based on the estimated selling prices of the assets.

Impaired real estate investments which are held for use are generally classified in Level 3 of the fair value hierarchy.

Financial Instruments Measured at Fair Value on a Recurring Basis

The following table presents information about the Company's assets and liabilities (including derivatives that are presented net) measured at fair value on a recurring basis as of December 31, 2025 and 2024, aggregated by the level in the fair value hierarchy within which those instruments fall.

<i>(In thousands)</i>	Quoted Prices in Active Markets Level 1	Significant Other Observable Inputs Level 2	Significant Unobservable Inputs Level 3	Total
December 31, 2025				
Foreign currency forwards, net (GBP & EUR)	\$ —	\$ (4,296)	\$ —	\$ (4,296)
Interest rate swaps, net (USD, GBP & EUR)	\$ —	\$ (995)	\$ —	\$ (995)
Multi-tenant disposition receivable, net	\$ —	\$ —	\$ 27,934	\$ 27,934
December 31, 2024				
Foreign currency forwards, net (GBP & EUR)	\$ —	\$ 1,583	\$ —	\$ 1,583
Interest rate swaps, net (USD, GBP & EUR)	\$ —	\$ (2,831)	\$ —	\$ (2,831)

A review of the fair value hierarchy classification is conducted on a quarterly basis. Changes in the type of inputs may result in a reclassification for certain assets. There were no transfers between Level 1 and Level 2 of the fair value hierarchy during the year ended December 31, 2025.

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The change in Level 3 assets was as follows for the periods presented:

<i>(In thousands)</i>	Year Ended December 31, 2025
Beginning balance	\$ —
Net receivable recorded for the First Closing	106,714
Net receivable recorded for the Second Closing	5,483
Net receivable recorded for the Third Closing	14,406
Net unrealized gain (loss)	(7,562)
Cash received for open and operating leases	(81,196)
Net realized gain (loss) ⁽¹⁾	(9,911)
Ending balance	<u>\$ 27,934</u>

⁽¹⁾ Realized losses includes write-offs for tenants that are not yet open and operating, or tenants that opened and began operations for which the Company has or have not received cash proceeds. For additional information on the multi-tenant disposition receivable, see [Note 3](#)—*Multi-Tenant Retail Disposition*.

Financial Instruments not Measured at Fair Value

The carrying value of short-term financial instruments such as cash and cash equivalents, restricted cash, due to/from related parties, prepaid expenses and other assets, accounts payable, accrued expenses and dividends payable approximates their fair value due to their short-term nature. The fair value approaches used rely on unobservable inputs and therefore are classified as Level 3 in the fair value hierarchy.

- As of December 31, 2025, the Company's mortgage notes payable had a carrying value of \$1.3 billion and a fair value of \$1.3 billion. As of December 31, 2024 the Company's mortgage notes payable had a carrying value of \$2.3 billion and a fair value of \$2.2 billion. The fair value approach relies on unobservable inputs and therefore is classified as Level 3 in the fair value hierarchy.
- As of December 31, 2025 the advances to the Company under the Revolving Credit Facility had a carrying value of \$0.3 billion and a fair value of \$0.4 billion. As of December 31, 2024 the advances to the Company under the Revolving Credit Facility had a carrying value of \$1.4 billion and a fair value of \$1.4 billion.
- As of December 31, 2025, the 3.75% Senior Notes had a gross carrying value of \$500.0 million and a fair value of \$485.6 million. As of December 31, 2024, the 3.75% Senior Notes had a gross carrying value of \$500.0 million and a fair value of \$458.1 million.
- As of December 31, 2025, the 4.50% Senior Notes had a gross carrying value of \$500.0 million and a fair value of \$488.8 million. As of December 31, 2024, the 4.50% Senior Notes had a gross carrying value of \$500.0 million and a fair value of \$458.8 million.

Note 10 — Derivatives and Hedging Activities

Risk Management Objective of Using Derivatives

The Company may use derivative financial instruments, including interest rate swaps, caps, options, floors and other interest rate derivative contracts to hedge all or a portion of the interest rate risk associated with its borrowings. Certain of the Company's foreign operations expose the Company to fluctuations of foreign interest rates and exchange rates. These fluctuations may impact the value of the Company's cash receipts and payments in terms of the Company's functional currency. The Company enters into derivative financial instruments to protect the value or fix the amount of certain obligations in terms of its functional currency, the USD.

The principal objective of such arrangements is to minimize the risks and/or costs associated with the Company's operating and financial structure as well as to hedge specific anticipated transactions. The Company does not intend to utilize derivatives for speculative or other purposes other than interest rate and currency risk management. The use of derivative financial instruments carries certain risks, including the risk that any counterparty to a contractual arrangement may not be able to perform under the agreement. To mitigate this risk, the Company only enters into a derivative financial instrument with a counterparty with a high credit rating with a major financial institution, with which the Company and its affiliates may also have other financial relationships. The Company does not anticipate that any such counterparty will fail to meet its obligations, but there is no assurance that any counterparty will meet these obligations.

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The table below presents the fair value of the Company's derivative financial instruments as well as their classification on the consolidated balance sheets as of December 31, 2025 and 2024:

<i>(In thousands)</i>	Balance Sheet Location	December 31,	
		2025	2024
Derivatives designated as hedging instruments:			
Interest rate "pay-fixed" swaps (USD)	Derivative liabilities, at fair value	\$ —	\$ (1,179)
Interest rate "pay-fixed" swaps (GBP)	Derivative liabilities, at fair value	—	(602)
Interest rate "pay-fixed" swaps (EUR)	Derivative assets, at fair value	—	260
Interest rate "pay-fixed" swaps (EUR)	Derivative liabilities, at fair value	(995)	(1,310)
Total		<u>\$ (995)</u>	<u>\$ (2,831)</u>
Derivatives not designated as hedging instruments:			
Foreign currency forwards (GBP-USD)	Derivative assets, at fair value	\$ —	\$ 1,156
Foreign currency forwards (GBP-USD)	Derivative liabilities, at fair value	(3,140)	(628)
Foreign currency forwards (EUR-USD)	Derivative assets, at fair value	7	1,055
Foreign currency forwards (EUR-USD)	Derivative liabilities, at fair value	(1,163)	—
Total		<u>\$ (4,296)</u>	<u>\$ 1,583</u>

Cash Flow Hedges of Interest Rate Risk

The Company's objectives in using interest rate derivatives are to add stability to interest expense and to manage its exposure to interest rate movements. To accomplish this objective, the Company primarily uses interest rate swaps. Interest rate swaps designated as cash flow hedges involve the receipt of variable-rate amounts from a counterparty in exchange for the Company making fixed-rate payments over the life of the agreements without exchange of the underlying notional amount.

All of the changes in the fair value of derivatives designated and that qualify as cash flow hedges are recorded in accumulated other comprehensive income ("AOCI") and are subsequently reclassified into earnings in the period that the hedged forecasted transaction impacts earnings. For the year ended December 31, 2025, such derivatives were used to hedge the variable cash flows associated with variable-rate debt.

Amounts reported in AOCI related to derivatives are reclassified to interest expense as interest payments are made on the Company's variable-rate debt. During the next 12 months ending December 31, 2026, the Company estimates that an additional \$0.5 million will be reclassified from other comprehensive income as an increase to interest expense.

In the first quarter of 2025 the Company accelerated the reclassification of amounts in other comprehensive income to earnings as a result of certain hedged forecasted transactions becoming probable not to occur. The accelerated amount was a loss of \$3.7 million, and is presented in the unrealized (losses) gains undesignated foreign currency advances and other hedge ineffectiveness line item in the Company's consolidated statement of operations for the year ended December 31, 2025.

As of December 31, 2025 and 2024, the Company had the following outstanding interest rate derivatives that were designated as cash flow hedges of interest rate risk:

Derivatives	December 31,			
	2025		2024	
	Number of Instruments	Notional Amount	Number of Instruments	Notional Amount
		<i>(In thousands)</i>		<i>(In thousands)</i>
Interest rate "pay-fixed" swaps (GBP)	—	\$ —	3	\$ 250,718
Interest rate "pay-fixed" swaps (EUR)	9	363,009	9	321,178
Interest rate "pay-fixed" swaps (USD)	—	—	9	600,000
Total	<u>9</u>	<u>\$ 363,009</u>	<u>21</u>	<u>\$ 1,171,896</u>

GLOBAL NET LEASE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
December 31, 2025

The table below details the location in the consolidated financial statements of the gain or loss recognized on interest rate derivatives designated as cash flow hedges for the years ended December 31, 2025, 2024 and 2023:

<i>(In thousands)</i>	Year Ended December 31,		
	2025	2024	2023
Amount of gain (loss) recognized in AOCI from derivatives	\$ 889	\$ 7,928	\$ (5,100)
Amount of (loss) gain reclassified from AOCI into income as interest expense	\$ (2,884)	\$ 14,583	\$ 15,744
Total interest expense recorded in the consolidated statements of operations	\$ 194,718	\$ 255,685	\$ 158,347

Net Investment Hedges

The Company is exposed to fluctuations in foreign currency exchange rates on property investments in foreign countries which pay rental income, incur property related expenses and borrow in currencies other than its functional currency, the USD. For derivatives designated as net investment hedges, all of the changes in the fair value of the derivatives, including the ineffective portion of the change in fair value of the derivatives, if any, are reported in AOCI (outside of earnings) as part of the cumulative translation adjustment. Amounts are reclassified out of AOCI into earnings when the hedged net investment is either sold or substantially liquidated. As of December 31, 2025 and 2024 the Company did not have foreign currency derivatives that were designated as net investment hedges used to hedge its net investments in foreign operations and during the years ended December 31, 2025, 2024 and 2023, the Company did not use foreign currency derivatives that were designated as net investment hedges.

Foreign Denominated Debt Designated as Net Investment Hedges

All foreign currency denominated borrowings under the Revolving Credit Facility are designated as net investment hedges. As such, the designated portion of changes in value due to currency fluctuations are reported in AOCI (outside of earnings) as part of the cumulative translation adjustment. The remeasurement gains and losses attributable to the undesignated portion of the foreign-currency denominated debt are recognized directly in earnings. Amounts are reclassified out of AOCI into earnings when the hedged net investment is either sold or substantially liquidated, or if the Company should no longer possess a controlling interest. The Company records adjustments to earnings for currency impacts related to undesignated excess positions, if any.

During the year ended December 31, 2025, the Company recorded losses of \$8.9 million due to currency changes on the undesignated excess foreign currency advances over the related net investments. During the year ended December 31, 2024, the Company recorded gains of \$3.2 million due to currency changes on the undesignated excess foreign currency advances over the related net investments. There were no undesignated excess positions at any time during the year ended December 31, 2023.

Non-Designated Derivatives

The Company is exposed to fluctuations in the exchange rates of its functional currency, the USD, against the GBP and the EUR. The Company has used and may continue to use foreign currency derivatives, including options, currency forward and cross currency swap agreements, to manage its exposure to fluctuations in GBP-USD and EUR-USD exchange rates. While these derivatives are economically hedging the fluctuations in foreign currencies, they do not meet the strict hedge accounting requirements to be classified as hedging instruments. Changes in the fair value of derivatives not designated as hedges under qualifying hedging relationships are recorded directly in net income (loss) and are presented in the (loss) gain on derivative instruments line item in the Company's consolidated statement of operations.

The Company recorded a loss on derivative instruments of \$10.7 million, a gain of \$4.2 million and a loss of \$3.7 million on the non-designated hedges for the years ended December 31, 2025, 2024 and 2023, respectively.

GLOBAL NET LEASE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
December 31, 2025

As of December 31, 2025 and 2024, the Company had the following outstanding derivatives that were not designated as hedges under qualifying hedging relationships:

Derivatives	December 31, 2025		December 31, 2024	
	Number of Instruments	Notional Amount	Number of Instruments	Notional Amount
		<i>(In thousands)</i>		<i>(In thousands)</i>
Foreign currency forwards (GBP - USD)	34	\$ 92,846	30	\$ 69,574
Foreign currency forwards (EUR - USD)	31	55,766	19	29,085
Total	65	\$ 148,612	49	\$ 98,659

Offsetting Derivatives

The table below presents a gross presentation, the effects of offsetting, and a net presentation of the Company's derivatives as of December 31, 2025 and 2024. The net amounts of derivative assets or liabilities can be reconciled to the tabular disclosure of fair value. The tabular disclosure of fair value provides the location that derivative assets and liabilities are presented on the accompanying consolidated balance sheets.

<i>(In thousands)</i>	Gross Amounts of Recognized Assets	Gross Amounts of Recognized (Liabilities)	Gross Amounts Offset on the Balance Sheet	Net Amounts of Assets (Liabilities) presented on the Balance Sheet	Gross Amounts Not Offset on the Balance Sheet		Net Amount
					Financial Instruments	Cash Collateral Received (Posted)	
December 31, 2025	\$ 7	\$ (5,298)	\$ —	\$ (5,291)	\$ —	\$ —	\$ (5,291)
December 31, 2024	\$ 2,471	\$ (3,719)	\$ —	\$ (1,248)	\$ —	\$ —	\$ (1,248)

In addition to the above derivative arrangements, the Company also uses non-derivative financial instruments to hedge its exposure to foreign currency exchange rate fluctuations as part of its risk management program, including foreign denominated debt issued and outstanding with third parties to protect the value of its net investments in foreign subsidiaries against exchange rate fluctuations. The Company has drawn, and expects to continue to draw, foreign currency advances under the Revolving Credit Facility to fund certain investments in the respective local currency which creates a natural hedge against the original equity invested in the real estate investments, removing the need for the final cross currency swaps.

Credit-Risk-Related Contingent Features

The Company has agreements with each of its derivative counterparties that contain a provision where if the Company either defaults or is capable of being declared in default on any of its indebtedness, then the Company could also be declared in default on its derivative obligations.

As of December 31, 2025, the Company did not have any counterparties where the net derivative fair value held by that counterparty was in a net liability position including accrued interest but excluding any adjustment for nonperformance. As of December 31, 2025, the Company had not posted any collateral related to these agreements and was not in breach of any agreement provisions. If the Company had breached any of these provisions, it could have been required to settle its obligations under the agreements at their aggregate termination value.

Note 11 — Stockholders' Equity

Common Stock

As of December 31, 2025 and 2024, the Company had 216,016,247 and 231,051,139, respectively, shares of Common Stock issued and outstanding, including Restricted Shares and excluding RSUs and PSUs. Unvested RSUs and PSUs may be settled in shares of Common Stock in the future.

On May 23, 2025, the Company filed an amendment to its charter to increase the amount of its authorized shares of Common Stock from 250,000,000 to 400,000,000.

Share Repurchase Program

On February 20, 2025, the Board authorized a share repurchase program for up to an aggregate amount of \$300 million of the Company's outstanding Common Stock (the "Share Repurchase Program"). Under the Share Repurchase Program, which does not have a stated expiration date, the Company may repurchase shares of Common Stock from time to time through open market purchases, including pursuant to Rule 10b5-1 pre-set trading plans and under Rule 10b-18 of the Securities Exchange Act of 1934, as amended, privately negotiated transactions, accelerated share repurchase transactions entered into with one or more counterparties or otherwise, in compliance with applicable securities laws and other legal requirements. The timing, volume, and nature of repurchases are subject to market conditions, applicable securities laws, and other factors, and the program may be amended, suspended or discontinued at any time.

During the year ended December 31, 2025, the Company purchased 15,434,195 shares of Common Stock for \$120.3 million.

ATM Program — Common Stock

In November 2025, the Company entered into a new "at the market" equity offering program under which the Company may sell shares of Common Stock, from time to time, through its sales agents (the "2025 Common Stock ATM Program") and filed a prospectus supplement to its current shelf registration statement on Form S-3 (File No. 333-286918) covering the 2025 Common Stock ATM Program, having an aggregate offering amount of up to \$300.0 million. In connection with the establishment of the 2025 Common Stock ATM Program, the Company terminated its prior common stock (the "2019 Common Stock ATM Program") and Series B Preferred Stock "at-the-market" offering programs, each of which were established in 2019. The prior registration statement had an aggregate offering amount of up to \$285.0 million.

Under the 2025 Common Stock ATM Program, the Company may sell shares of its common stock (i) through sales agents, acting as the Company's sales agents, (ii) directly to the sales agents, acting as principals, or (iii) through forward purchasers, acting as agents in connection with forward sale agreements.

- The Company did not sell any shares of Common Stock or enter into any forward sale agreements under the 2025 Common Stock ATM Program during

the year ended December 31, 2025.

- The Company did not sell any shares of Common Stock under the 2019 Common Stock ATM Program during the years ended December 31, 2025, 2024 or 2023.

Equity Consideration Issued in Connection with the Mergers

As previously disclosed in [Note 4 — The Mergers](#), during the year ended December 31, 2023, the Company issued:

- 123,257,677 shares of Common Stock,
- 7,933,711 shares of newly created Series D Preferred Stock (see “Preferred Stock” section below) and
- 4,595,175 shares of newly created Series E Preferred Stock (see “Preferred Stock” section below).

In addition, the OP issued 115,857 Class A Units to the previous owner of RTL Class A Units. Subsequently, in December 2024, the holder exchanged all of these Class A Units for an equal amount of shares of Common Stock.

Additional Paid-In Capital - Common Stock Related to Cooperation Agreement and Other Arrangements

On June 4, 2023, the Company entered into a Cooperation Agreement and Release (the “Cooperation Agreement”) with Blackwells Capital LLC, an affiliate of Blackwells Onshore I LLC, and certain others involved with the 2023 proxy solicitation (collectively “Blackwells/Related Parties”) and related litigation which began in December 2022. Under the Cooperation Agreement, all parties agreed to dismiss, with prejudice, any ongoing litigation.

As part of the Cooperation Agreement, the Company issued Common Stock to the Blackwells/Related Parties as a settlement fee and for consulting and advisory services and reimbursed expenses to the Blackwells/Related Parties. Under the Cooperation Agreement:

- The Company issued 495,000 shares of Common Stock to the Blackwells/Related Parties on July 11, 2023 as a settlement fee. As a result of these shares being issuable as of June 30, 2023, the Company recorded expense and an increase to additional paid-in capital of \$4.9 million in the three months ended June 30, 2023, and the expense is presented in the settlement costs line item of the consolidated statement of operations for the year ended December 31, 2023.
- The Company issued 1,600,000 shares of Common Stock to the Blackwells/Related Parties on September 12, 2023 as consideration for consulting and advisory services performed pursuant to the Cooperation Agreement, including corporate governance, stockholder engagement and outreach, investor relations and proxy advisory firm engagement, and analysis prior to the Acquisition Date. As a result, the Company recorded expense and an increase to additional paid-in capital of \$15.9 million in the three months ended September 30, 2023, and the expense is presented in the settlement costs line item of the consolidated statement of operations for the year ended December 31, 2023.
- The Company reimbursed Blackwells \$8.8 million of expenses in June 2023, which is presented in the settlement costs line item of the consolidated statements of operations for the year ended December 31, 2023.

Also, on June 30, 2023, the Company entered into an agreement with an unaffiliated third party to provide certain advisory services to the Company related to the Mergers. In exchange for these services, the Company issued 45,579 shares of Common Stock to the third party on July 13, 2023 as a non-refundable retainer and recorded expense and an increase to additional paid-in-capital of \$0.5 million, which is recorded in the consolidated financial statements for the year ended December 31, 2023.

Also, in October, 2023 the Company issued an additional 59,253 shares of Common Stock to the same third party, upon completion of the third party’s services, and recorded expense and an increase to additional paid-in-capital of \$0.6 million, which is recorded in the consolidated financial statements for the year ended December 31, 2023.

As more fully discussed in [Note 15 — Equity-Based Compensation](#), as of September 11, 2023, the end of the performance period applicable to the 2,500,000 GNL LTIP Units granted to the former Advisor pursuant to the 2021 OPP, a total of 883,750 of the GNL LTIP Units were earned and became vested and the remainder were forfeited. The earned GNL LTIP Units were subsequently converted into an equal number of shares of Common Stock on the Acquisition Date. As a result, the Company recorded a reclassification of \$27.7 million from non-controlling interests to additional paid-in-capital, which is recorded in the consolidated statement of equity the year ended December 31, 2023.

Preferred Stock

As discussed in [Note 4 — The Mergers](#), in connection with the REIT Merger, each issued and outstanding share of (i) RTL Series A Preferred Stock was automatically converted into one share of newly created Series D Preferred Stock, and (ii) RTL Series C Preferred Stock was automatically converted into one share of newly created Series E Preferred Stock. The Series D Preferred Stock and Series E Preferred Stock have substantially identical powers, preferences, privileges, and rights as the RTL Series A Preferred Stock and RTL Series C Preferred Stock, respectively.

The Company is authorized to issue up to 40,000,000 shares of Preferred Stock.

- The Company has classified and designated 9,959,650 shares of its authorized Preferred Stock as authorized shares of its Series Preferred Stock as of December 31, 2025 and 2024. The Company had 6,799,467 shares of Series A Preferred Stock issued and outstanding, as of December 31, 2025 and 2024.
- The Company has classified and designated 11,450,000 shares of its authorized Preferred Stock as authorized shares of its Series B Preferred Stock as of December 31, 2025 and 2024. The Company had 4,695,887 shares of Series B Preferred Stock issued and outstanding, as of December 31, 2025 and 2024.
- The Company has classified and designated 7,933,711 shares of its authorized Preferred Stock as authorized shares of Series D Preferred Stock, as of December 31, 2025. The Company had 7,933,711 shares of Series D Preferred Stock issued and outstanding as of December 31, 2025 and 2024.
- The Company has classified and designated 4,595,175 shares of its authorized Preferred Stock as authorized shares of Series E Preferred Stock, as of December 31, 2025. The Company had 4,595,175 shares of Series E Preferred Stock issued and outstanding as of December 31, 2025 and 2024.

ATM Program — Series B Preferred Stock

In November 2025, the Company terminated its “at the market” equity offering program for its Series B Preferred Stock (the “Series B Preferred Stock ATM Program”), which had been established in December 2019, and had an aggregate offering price of up to \$170.0 million. During the years ended December 31, 2025, 2024 and 2023, the Company did not sell any shares of its Series B Preferred Stock through the Series B Preferred Stock ATM Program.

Series A Preferred Stock - Terms

Holders of Series A Preferred Stock are entitled to cumulative dividends in an amount equal to \$1.8125 per share each year, which is equivalent to the rate of 7.25% of the \$25.00 liquidation preference per share per annum. The Series A Preferred Stock has no stated maturity and will remain outstanding indefinitely unless redeemed or otherwise repurchased. The Series A Preferred Stock is redeemable in whole or in part, at the Company’s option, at a cash redemption price of \$25.00 per share plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not including, the redemption date. In addition, upon the occurrence of a Delisting Event or a Change of Control (each as defined in the articles supplementary governing the terms of the Series A Preferred Stock (the “Articles Supplementary”), the Company may, subject to certain conditions, at its option, redeem the Series A Preferred Stock, in whole but not in part, within 90 days after the first date on which the Delisting Event occurred or within 120 days after the first date on which the Change of Control occurred, as applicable, by paying the liquidation preference of \$25.00 per share, plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not

including, the redemption date. If the Company does not exercise these redemption rights upon the occurrence of a Delisting Event or a Change of Control, the holders of Series A Preferred Stock will have certain rights to convert Series A Preferred Stock into shares of Common Stock based on a defined formula subject to a cap whereby the holders of Series A Preferred Stock may receive a maximum of 2.301 shares of Common Stock (as adjusted for

any stock splits) per share of Series A Preferred Stock. The necessary conditions to convert the Series A Preferred Stock into Common Stock have not been met as of December 31, 2025. Therefore, Series A Preferred Stock did not impact Company's earnings per share calculations.

The Series A Preferred Stock ranks senior to Common Stock, with respect to dividend rights and rights upon the Company's voluntary or involuntary liquidation, dissolution or winding up, and on parity with the Series B Preferred Stock, Series D Preferred Stock and Series E Preferred Stock.

If dividends on any outstanding shares of Series A Preferred Stock have not been paid for six or more quarterly periods, holders of Series A Preferred Stock and holders of any other class or series of preferred stock ranking on parity with the Series A Preferred Stock, including the Series B Preferred Stock, Series D Preferred Stock and Series E Preferred Stock, will have the exclusive power, voting together as a single class, to elect two additional directors until all accrued and unpaid dividends on the Series A Preferred Stock have been fully paid. In addition, the Company may not authorize or issue any class or series of equity securities ranking senior to the Series A Preferred Stock with respect to dividend rights and rights upon our voluntary or involuntary liquidation, dissolution or winding-up or amend the Company's charter to materially and adversely change the terms of the Series A Preferred Stock without the affirmative vote of at least two-thirds of the votes entitled to be cast on the matter by holders of outstanding shares of Series A Preferred Stock and holders of any other similarly-affected classes and series of preferred stock ranking on parity with the Series A Preferred Stock, including the Series B Preferred Stock, Series D Preferred Stock and Series E Preferred Stock. Other than the limited circumstances described above and in the Articles Supplementary, holders of Series A Preferred Stock do not have any voting rights.

Series B Preferred Stock - Terms

Holders of Series B Preferred Stock are entitled to cumulative dividends in an amount equal to \$1.71875 per share each year, which is equivalent to the rate of 6.875% of the \$25.00 liquidation preference per share per annum. The Series B Preferred Stock has no stated maturity and will remain outstanding indefinitely unless redeemed or otherwise repurchased. On and after November 26, 2024, at any time and from time to time, the Series B Preferred Stock will be redeemable in whole or in part, at the Company's option, at a cash redemption price of \$25.00 per share plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not including, the redemption date. In addition, upon the occurrence of a Delisting Event or a Change of Control (each as defined in the articles supplementary governing the terms of the Series B Preferred Stock (the "Series B Articles Supplementary"), the Company may, subject to certain conditions, at its option, redeem the Series B Preferred Stock, in whole but not in part, within 90 days after the first date on which the Delisting Event occurred or within 120 days after the first date on which the Change of Control occurred, as applicable, by paying the liquidation preference of \$25.00 per share, plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not including, the redemption date. If the Company does not exercise these redemption rights upon the occurrence of a Delisting Event or a Change of Control, the holders of Series B Preferred Stock will have certain rights to convert Series B Preferred Stock into shares of Common Stock based on a defined formula subject to a cap whereby the holders of Series B Preferred Stock may receive a maximum of 2.5126 shares of Common Stock (as adjusted for any stock splits) per share of Series B Preferred Stock. The necessary conditions to convert the Series B Preferred Stock into Common Stock have not been met as of December 31, 2025. Therefore, Series B Preferred Stock did not impact Company's earnings per share calculations.

The Series B Preferred Stock ranks senior to Common Stock, with respect to dividend rights and rights upon the Company's voluntary or involuntary liquidation, dissolution or winding up, and on parity with the Series A Preferred Stock, Series D Preferred Stock and Series E Preferred Stock.

If dividends on any outstanding shares of Series B Preferred Stock have not been paid for six or more quarterly periods, holders of Series B Preferred Stock and holders of any other class or series of preferred stock ranking on parity with the Series B Preferred Stock, including the Series A Preferred Stock, Series D Preferred Stock and Series E Preferred Stock, will be entitled to vote together as a single class, will have the exclusive power, voting together as a single class, to elect two additional directors until all accrued and unpaid dividends on the Series B Preferred Stock have been fully paid. In addition, the Company may not authorize or issue any class or series of equity securities ranking senior to the Series B Preferred Stock with respect to dividend rights and rights upon the Company's voluntary or involuntary liquidation, dissolution or winding-up or amend our charter to materially and adversely change the terms of the Series B Preferred Stock without the affirmative vote of at least two-thirds of the votes entitled to be cast on the matter by holders of outstanding shares of Series B Preferred Stock and holders of any other similarly-affected classes and series of preferred stock ranking on parity with the Series B Preferred Stock, including the Series A Preferred Stock, Series D Preferred Stock and Series E Preferred Stock. Other than the limited circumstances described above and in the Series B Articles Supplementary, holders of Series B Preferred Stock do not have any voting rights.

Series D Preferred Stock - Terms

Holders of Series D Preferred Stock are entitled to cumulative dividends at a rate of 7.50% of the \$25.00 liquidation preference per share per annum. The Series D Preferred Stock has no stated maturity and will remain outstanding indefinitely unless redeemed or otherwise repurchased. On and after March 26, 2024, at any time and from time to time, the Series D Preferred Stock is redeemable in whole, or in part, at the Company's option, at a cash redemption price of \$25.00 per share, plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not including, the redemption date. In addition, upon the occurrence of a Delisting Event or a Change of Control, (each as defined in the articles supplementary governing the terms of the Series D Preferred Stock (the "Series D Articles Supplementary"), the Company may, subject to certain conditions, at its option, redeem the Series D Preferred Stock, in whole but not in part, within 90 days after the first date on which the Delisting Event occurred or within 120 days after the first date on which the Change of Control occurred, as applicable, by paying the liquidation preference of \$25.00 per share, plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not including, the redemption date. If the Company does not exercise these redemption rights upon the occurrence of a Delisting Event or a Change of Control, the holders of Series D Preferred Stock will have certain rights to convert Series D Preferred Stock into shares of Common Stock.

The Series D Preferred Stock ranks senior to Common Stock, with respect to dividend rights and rights upon the Company's voluntary or involuntary liquidation, dissolution or winding up, and on parity with the Series A Preferred Stock, Series B Preferred Stock and Series E Preferred Stock.

If dividends on any outstanding shares of Series D Preferred Stock have not been paid for six or more quarterly periods, holders of Series D Preferred Stock and holders of any other class or series of preferred stock ranking on parity with the Series D Preferred Stock, including the Series A Preferred Stock, Series B Preferred Stock and Series E Preferred Stock, will have the exclusive power, voting together in a single class, to elect two additional directors until all accrued and unpaid dividends on the Series D Preferred Stock have been fully paid. In addition, the Company may not authorize or issue any class or series of equity securities ranking senior to the Series D Preferred Stock with respect to dividend rights and rights upon the Company's voluntary or involuntary liquidation, dissolution or winding-up or amend the Company's charter to materially and adversely change the terms of the Series D Preferred Stock without the affirmative vote of at least two-thirds of the votes entitled to be cast on the matter by holders of outstanding shares of Series D Preferred Stock and holders of any other similarly-affected classes and series of preferred stock ranking on parity with the Series D Preferred Stock, including the Series A Preferred Stock, Series B Preferred Stock and Series E Preferred Stock. Other than the limited circumstances described above and in the Series D Articles Supplementary, holders of Series D Preferred Stock do not have any voting rights.

Series E Preferred Stock - Terms

Holders of Series E Preferred Stock are entitled to cumulative dividends in the amount of 7.375% of the \$25.00 liquidation preference per share per annum. The Series E Preferred Stock has no stated maturity and will remain outstanding indefinitely unless redeemed or otherwise repurchased. On and after December 18,

2025, at any time and from time to time, the Series E Preferred Stock will be redeemable in whole, or in part, at the Company's option, at a cash redemption price of \$25.00 per share, plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not including, the redemption date. In addition, upon the occurrence of a Delisting Event or a Change of Control (each as defined in the articles supplementary governing the terms of the Series E Preferred Stock (the "Series E Articles Supplementary"), the Company may, subject to certain conditions, at its option, redeem the Series E Preferred Stock, in whole but not in part, within 90 days after the first date on which the Delisting Event occurred or within 120 days after the first date on which the Change of Control occurred, as applicable, by paying the liquidation preference of \$25.00 per share, plus an amount equal to all dividends accrued and unpaid (whether or not declared), if any, to, but not including, the redemption date. If the Company does not exercise these redemption rights upon the occurrence of a Delisting Event or a Change of Control, the holders of Series E Preferred Stock will have certain rights to convert Series E Preferred Stock into shares of Common Stock.

The Series E Preferred Stock ranks senior to Common Stock, with respect to dividend rights and rights upon the Company's voluntary or involuntary liquidation, dissolution or winding up, and on parity with the Series A Preferred Stock, Series B Preferred Stock and Series D Preferred Stock.

If dividends on any outstanding shares of Series E Preferred Stock have not been paid for six or more quarterly periods, holders of Series E Preferred Stock and holders of any other class or series of preferred stock ranking on parity with the Series E Preferred Stock, including the Series A Preferred Stock, Series B Preferred Stock and Series D Preferred Stock, will have the exclusive power, voting together in a single class, to elect two additional directors until all accrued and unpaid dividends on the Series E Preferred Stock have been fully paid. In addition, the Company may not authorize or issue any class or series of equity securities ranking senior to the Series E Preferred Stock with respect to dividend rights and rights upon the Company's voluntary or involuntary liquidation, dissolution or winding-up or amend the Company's charter to materially and adversely change the terms of the Series E Preferred Stock without the affirmative vote of at least two-thirds of the votes entitled to be cast on the matter by holders of outstanding shares of Series E Preferred Stock and holders of any other similarly-affected classes and series of preferred stock ranking on parity with the Series E Preferred Stock, including the Series A Preferred Stock,

Series B Preferred Stock and Series D Preferred Stock. Other than the limited circumstances described above and in the Series E Articles Supplementary, holders of Series E Preferred Stock do not have any voting rights.

Dividends

Common Stock Dividends

During the nine months ended September 30, 2023, the Company paid dividends at an annual rate of \$1.60 per share or \$0.40 per share on a quarterly basis. In connection with the Mergers, in October 2023, the Board approved an annual dividend rate of \$1.42 per share, or \$0.354 per share on a quarterly basis. The first dividend paid at this rate occurred on October 16, 2023 and, accordingly, during the three months ended March 31, 2024, the Company paid dividends at this rate as well.

On February 26, 2024, the Board approved a dividend policy that reduced the Company's Common Stock dividend rate to an annual rate of \$1.10 per share, or \$0.275 per share on a quarterly basis, which became effective with the Common Stock dividend declared and paid in April 2024 and was still effective through January 2025.

On February 27, 2025, the Company announced that the Board planned to reduce the quarterly dividend per share of Common Stock from \$0.275 to \$0.190 per share, representing an annual dividend rate of \$0.76 per share. The new Common Stock dividend rate became effective with the Common Stock dividend declared in April 2025.

Dividends authorized by the Board and declared by the Company are paid on a quarterly basis in arrears during the first month following the end of each fiscal quarter (unless otherwise specified) to common stockholders of record on the record date for such payment. The Board may alter the amounts of dividends paid or suspend dividend payments at any time prior to declaration and therefore dividend payments are not assured. For purposes of the presentation of information herein, the Company may refer to distributions by the OP on Class A Units and GNL LTIP Units as dividends. In addition, see [Note 7 — Revolving Credit Facility](#) for additional information on the restrictions on the payment of dividends and other distributions imposed by the Revolving Credit Facility.

The following table details from a tax perspective, the portion of cash paid for Common Stock dividends, during the years presented, classified as return of capital and ordinary dividend income, per share per annum:

<i>(In thousands)</i>	Year Ended December 31,					
	2025		2024		2023	
Return of capital	\$ 0.845	100.0 %	\$ 1.18	100.0 %	\$ 1.55	100.0 %
Ordinary dividend income	—	— %	—	— %	—	— %
Total	\$ 0.845	100.0 %	\$ 1.18	100.0 %	\$ 1.55	100.0 %

Series A Preferred Stock Dividends

Dividends on Series A Preferred Stock accrue in an amount equal to \$0.453125 per share per quarter to holders of Series A Preferred Stock, which is equivalent to 7.25% of the \$25.00 liquidation preference per share of Series A Preferred Stock per annum. Dividends on the Series A Preferred Stock are payable quarterly in arrears on the 15th day of January, April, July and October of each year (or, if not on a business day, on the next succeeding business day) to holders of record at the close of business on the record date set by the Board. Dividends paid during the year ended December 31, 2025, 2024 and 2023 on the Series A Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

Series B Preferred Stock Dividends

Dividends on Series B Preferred Stock accrue in an amount equal to \$0.4296875 per share per quarter to holders of Series B Preferred Stock, which is equivalent to 6.875% of the \$25.00 liquidation preference per share of Series B Preferred Stock per annum. Dividends on the Series B Preferred Stock are payable quarterly in arrears on the 15th day of January, April, July and October of each year (or, if not on a business day, on the next succeeding business day) to holders of record at the close of business on the record date set by the Board. Dividends paid during the years ended December 31, 2025, 2024 and 2023 on the Series B Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

Series D Preferred Stock Dividends

Dividends on the Company's Series D Preferred Stock accrue in an amount equal to \$0.46875 per share per quarter to Series D Preferred Stockholders, which is equivalent to the rate of 7.50% of the \$25.00 liquidation preference per share per annum. Dividends on the Series D Preferred Stock are payable quarterly in arrears on the 15th day of each of January, April, July and October of each year (or, if not a business day, the next succeeding business day) to holders of record on the applicable

record date. Dividends paid during the years ended December 31, 2025, 2024 and 2023 on the Series D Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

Series E Preferred Stock Dividends

Dividends on the Company's Series E Preferred Stock accrue in an amount equal to \$0.4609375 per share per quarter to Series E Preferred Stockholders, which

is equivalent to the rate of 7.375% of the \$25.00 liquidation preference per share per annum. Dividends on the Series E Preferred Stock are payable quarterly in arrears on the 15th day of each of January, April, July and October of each year (or, if not a business day, the next succeeding business day) to holders of record on the applicable record date. Dividends paid during the years ended December 31, 2025, 2024 and 2023 on the Series E Preferred Stock were considered 100%, 89.3% and 100% return of capital, respectively.

Note 12 — Commitments and Contingencies

Litigation and Regulatory Matters

In the ordinary course of business, the Company may become subject to litigation, claims and regulatory matters. There are no material legal or regulatory proceedings pending or known to be contemplated against the Company.

Environmental Matters

In connection with the ownership and operation of real estate, the Company may potentially be liable for costs and damages related to environmental matters. As of December 31, 2025, the Company had not been notified by any governmental authority of any non-compliance, liability or other claim, and is not aware of any other environmental condition that it believes will have a material adverse effect on the results of operations.

Note 13 — Leases

Lessor Arrangements

As of December 31, 2025, the Company's leases had a weighted-average remaining lease term of 6.1 years.

During the quarter ended June 30, 2025, the Company sold two parcels of land that were leased to tenants and had qualified as financing leases. The income from these leases was not significant, and as a result of the sales, the Company no longer has any financing leases as of December 31, 2025. The carrying value of these leases was \$6.7 million as of December 31, 2024, and is included in prepaid expenses and other assets on the Company's consolidated balance sheet as of December 31, 2024.

Lessee Arrangements

As of December 31, 2025, the Company leases land under 16 ground leases associated with certain properties and also has two operating leases for office space. The aggregate durations for the ground leases and operating leases range from 4 to 118 years as of December 31, 2025. The Company did not enter into any new ground or operating leases during the twelve months of 2024.

As of December 31, 2025 and 2024, the Company's balance sheet includes ROU assets of \$63.4 million and \$66.2 million, respectively, and operating lease liabilities of \$41.4 million and \$40.1 million, respectively. In determining the operating ROU assets and lease liabilities for the Company's operating leases in accordance with lease accounting rules, the Company was required to estimate an appropriate incremental borrowing rate on a fully-collateralized basis for the terms of the leases. Since the terms of the Company's ground leases are significantly longer than the terms of borrowings available to the Company on a fully-collateralized basis, the Company's estimate of this rate required significant judgment.

As of December 31, 2025, the Company's ground leases and operating leases have a weighted-average remaining lease term of approximately 24.1 years and a weighted-average discount rate of 5.41%. For the years ended December 31, 2025, 2024 and 2023, the Company paid cash of approximately \$3.5 million, \$4.0 million and \$2.3 million, respectively, for amounts included in the measurement of lease liabilities. For the years ended December 31, 2025, 2024 and 2023, the Company recorded expense of \$1.6 million, \$1.5 million and \$1.4 million, respectively, on a straight-line basis in accordance with the standard. The lease expense is recorded in property operating expenses in the Company's consolidated statements of operations.

GLOBAL NET LEASE, INC.

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The following table reflects the base cash rental payments due from the Company as of December 31, 2025:

<i>(In thousands)</i>	Future Base Rent Payments ⁽¹⁾
2026	\$ 3,464
2027	3,534
2028	3,548
2029	3,557
2030	3,263
Thereafter	53,233
Total minimum lease payments ⁽²⁾	70,599
Less: Effects of discounting	(29,170)
Total present value of lease payments	\$ 41,429

⁽¹⁾ Assumes exchange rates of £1.00 to \$1.35 for GBP and €1.00 to \$1.17 for EUR as of December 31, 2025 for illustrative purposes, as applicable.

⁽²⁾ Ground lease rental payments due for the Company's ING Amsterdam lease are not included in the table above as the Company's ground rent for this property is prepaid through 2050.

Note 14 — Related Party Transactions

Prior to the consummation of the Internalization Merger on September 12, 2023, the Company had retained the former Advisor to manage the Company's affairs on a day-to-day basis and the Company's properties were managed and leased to third parties by the Property Manager. Prior to the Internalization Merger on September 12, 2023, the former Advisor and the Property Manager were under common control with AR Global, and these related parties had historically received compensation and fees for various services provided to the Company.

The consummation of the Internalization Merger on September 12, 2023 resulted in the internalization of the management of the Company with its own dedicated workforce, including by terminating (i) the Company's existing arrangement for advisory management services provided by the former Advisor pursuant to the Advisory Agreement and (ii) RTL's existing arrangement for advisory management services provided by the RTL Advisor and assuming (i) the Company's existing arrangement for property management services provided by the Property Manager and (ii) RTL's existing arrangement for property management services provided by the RTL Property Manager. All assets and contracts (including leases) necessary or desirable in the judgment of the Company and to conduct the business of the Company following the Mergers and all desired employees were placed into subsidiaries of AR Global that were merged with subsidiaries of the Company upon the completion of the Internalization Merger. As a result of the completion of the Internalization Merger, and termination of the contracts noted above, beginning as of the Acquisition Date, the Company no longer incurs fees from these contracts and it has its own dedicated workforce, which manages the advisory and property management functions of the Company.

For additional information on the Internalization Merger, including the consideration paid to AR Global, see [Note 3 — The Mergers](#).

Upon consummation of the Internalization Merger, the Company began renting office space for its own dedicated workforce at a property owned by affiliates of the former Advisor.

Terminated Advisory Agreement and Assumed Property Management Agreements

The discussion below summarizes various related party agreements and transactions that ceased as of the Acquisition Date of the Mergers.

Fees Paid in Connection with the Operations of the Company

Prior to the Internalization Merger, the former Advisor provided day-to-day asset management services for the Company pursuant to the Advisory Agreement. Prior to the Internalization Merger, under the Advisory Agreement, by and among the Company, the OP and the former Advisor, the Company historically paid the former Advisor the following fees in cash:

- (a) a minimum base fee of \$18.0 million per annum payable in cash monthly in advance ("Minimum Base Management Fee"); and
- (b) a variable fee amount equal to 1.25% per annum of the sum, since the effective date of the Advisory Agreement in June 2015, of: (i) the cumulative net proceeds of all common equity issued by the Company (ii) any equity of the Company issued in exchange for or conversion of preferred stock or exchangeable notes, based on the stock price at the date of issuance; and (iii) any other issuances of common, preferred, or other forms of equity of the Company, including units in an operating partnership (excluding equity based compensation but including issuances related to an acquisition, investment, joint-venture or partnership) (the "Variable Base Management Fee").

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
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The Company was required to pay the former Advisor any Incentive Compensation (as defined in the Advisory Agreement), generally payable in quarterly installments 50% in cash and 50% in shares of Common Stock (subject to certain lock up restrictions). The former Advisor did not earn any Incentive Compensation during the year ended December 31, 2023.

Property Management Fees

Prior to the Internalization Merger, when it was owned by AR Global, the Property Manager provided property management and leasing services for properties owned by the Company, for which the Company paid fees to the Property Manager equal to: (i) with respect to stand-alone, single-tenant net leased properties which are not part of a shopping center, 2.0% of gross revenues from the properties managed and (ii) with respect to all other types of properties, 4.0% of gross revenues from the properties managed in each case plus market-based leasing commissions applicable to the geographic location of the applicable property.

For services related to overseeing property management and leasing services provided by any person or entity that was not an affiliate of the Property Manager, the Company paid the Property Manager an oversight fee equal to 1.0% of gross revenues of the property managed. This oversight fee was no longer applicable to 39 of the Company's properties which became subject to separate property management agreements with the Property Manager in connection with certain mortgage loans entered into by the Company in October 2017, April 2019 and September 2019 on otherwise nearly identical terms to the primary property and management leasing agreement, which remained applicable to all other properties.

If cash flow generated by any of the Company's properties was not sufficient to fund the costs and expenses incurred by the Property Manager in fulfilling its duties under the property management and leasing agreements, the Company was required to fund additional amounts. Costs and expenses that were the responsibility of the Company under the property management and leasing agreements included, without limitation, reasonable wages and salaries and other employee-related expenses of all on-site and off-site employees of the Property Manager who were engaged in the operation, management, maintenance and leasing of the properties and other out-of-pocket expenses which were directly related to the operation, management, maintenance and leasing of specific properties, but did not include the Property Manager's general overhead and administrative expenses.

The Company historically paid leasing commissions to the Property Manager which are expensed over the terms of the related leases. During the year ended December 31, 2023, the Company incurred leasing commissions to the Property Manager of \$1.3 million.

Professional Fees and Other Reimbursements

Prior to the Internalization Merger, the Company reimbursed the former Advisor or its affiliates for expenses paid or incurred by the former Advisor or its affiliates in providing services to the Company under the Advisory Agreement, except for those expenses that were specifically the responsibility of the former Advisor under the Advisory Agreement, such as salaries, bonus and other wages, payroll taxes and the cost of employee benefit plans of personnel of the former Advisor and its affiliates (including the Company's executive officers) who provided services to the Company under the Advisory Agreement, the former Advisor's rent and general overhead expenses, the former Advisor's travel expenses (subject to certain exceptions), professional services fees incurred with respect to the former Advisor for the operation of its business, insurance expenses (other than with respect to the Company's directors and officers) and information technology expenses. In addition, these reimbursements were subject to the limitation that the Company would not reimburse the former Advisor for any amount by which the Company's operating expenses (including the asset management fee) at the end of the four preceding fiscal quarters exceeded the greater of (a) 2.0% of average invested assets and (b) 25.0% of net income, unless the excess amount was otherwise approved by the Board. The amount of expenses reimbursable for the year ending December 31, 2023 did not exceed these limits.

GLOBAL NET LEASE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
December 31, 2025

The following table reflects related party fees incurred for the period presented:

<i>(In thousands)</i>	Year Ended December 31, 2023
	Incurred
Fees ⁽¹⁾:	
Asset management fees ⁽²⁾	\$ 22,803
Property management fees	5,480
Total operating fees to related parties	<u>\$ 28,283</u>

⁽¹⁾ The Company incurred general and administrative costs and other expense reimbursements of approximately \$1.2 million for the year ended December 31, 2023, which are recorded within general and administrative expenses on the consolidated statements of operations and are not reflected in the table above.

⁽²⁾ The former Advisor, in accordance with the Advisory Agreement, received asset management fees in cash equal to the annual Minimum Base Management Fee of \$18.0 million and the Variable Base Management Fee. The Variable Base Management Fee was \$4.8 million for the year ended December 31, 2023.

Note 15 — Equity-Based Compensation

2025 Omnibus Incentive Compensation Plan

At the Company's 2025 annual meeting of stockholders held on May 22, 2025, the Company's stockholders approved the 2025 Omnibus Incentive Compensation Plan of Global Net Lease, Inc. (the "2025 Equity Plan"). The 2025 Equity Plan is a successor to the Company's 2021 Omnibus Incentive Compensation Plan (the "2021 Equity Plan"), which was approved by the Company's stockholders at the 2021 annual meeting of stockholders held on April 12, 2021.

The Company replaced the 2021 Equity Plan as a result of its prior grant of equity awards representing, in the aggregate, the entirety of the 6,300,000 shares of Common Stock reserved for issuance under the 2021 Equity Plan. Because the Company granted awards representing, in the aggregate, the entirety of the shares of Common Stock reserved for issuance under the 2021 Equity Plan, it could no longer make additional awards under the 2021 Equity Plan. The employees of the former Advisor and its affiliates were also eligible to participate in the Company's employee and director incentive restricted share plan (the "Restricted Share Plan").

Upon approval of the 2025 Equity Plan, the total number of shares of Common Stock that are available for issuance or subject to awards is 8,000,000. Awards under the 2025 Equity Plan may be made in the form of Restricted Shares, RSUs, stock options, stock appreciation rights, performance awards (which may be either performance share units, performance units, or performance-based restricted stock), awards of shares not subject to forfeiture or other conditions, LTIP Units and other equity awards. Awards may be granted under the 2025 Equity Plan through May 22, 2035, 10 years following the date the Company's stockholders approved the 2025 Equity Plan.

Generally, directors, officers, employees, and consultants of the Company are eligible to participate in the 2025 Equity Plan.

RSUs

RSUs were historically awarded under the 2021 Equity Plan, and have been and may continue to be awarded under the 2025 Equity Plan. Historically, prior to the third quarter of 2023, the Company only granted RSUs to its Board members on an annual basis. In November 2023, the Company began granting RSUs to its employees, including executives.

RSUs represent a contingent right to receive shares of Common Stock at a future settlement date, subject to satisfaction of applicable vesting conditions or other restrictions and an award agreement evidencing the grant of RSUs. The RSUs provide for vesting on a straight-line basis over a specified period of time for each award. RSUs may not, in general, be sold or otherwise transferred until restrictions are removed and the RSUs are settled in, or converted into, the shares of Common Stock. The fair value of the RSUs granted is based on the market price of Common Stock as of the grant date. The fair value of the granted RSUs is expensed over the vesting period.

Holders of RSUs do not have any voting rights with respect to the RSUs or any shares underlying any award of RSUs. For RSUs issued prior to the fourth quarter of 2024, the holders are generally credited with dividend equivalents which are subject to the same vesting conditions or other restrictions as the underlying RSUs and only paid at the time such RSUs are settled in shares of Common Stock. For RSUs granted in or after the fourth quarter of 2024, the holders receive nonforfeitable cash dividends prior to the time that the RSUs have vested and settled in, or converted into, shares of Common Stock. No nonforfeitable cash dividends were paid for RSUs during the year ended December 31, 2024.

GLOBAL NET LEASE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
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A number of RSU award agreements provide for accelerated vesting of all unvested RSUs in connection with a participant's death, disability or qualifying termination (including termination by the Company without cause or by the participant with good reason, as applicable) from the Company within 60 days immediately preceding or two years immediately following a change in control, and accelerated vesting of the RSUs that would have vested upon the next vesting date in connection with a qualifying termination at any other time. Alternatively, certain of the RSU award agreements provide for accelerated vesting of all unvested RSUs in connection with a participant's death, disability or qualifying termination (including termination by the Company without cause or by the participant with good reason).

The following table reflects the activity of RSUs outstanding for the periods presented:

	Number of RSUs	Weighted-Average Issue Price
Unvested, December 31, 2022	47,723	\$ 15.82
Granted ⁽¹⁾	526,788	8.90
Vested	(28,439)	15.56
Forfeitures	(10,304)	12.62
Unvested, December 31, 2023	535,768	9.09
Granted ⁽²⁾	978,247	7.48
Vested	(232,789)	8.93
Forfeitures	(33,047)	8.07
Unvested, December 31, 2024	1,248,179	7.89
Granted ⁽³⁾	986,582	7.39
Vested	(604,539)	8.07
Forfeitures	(27,041)	8.17
Unvested, December 31, 2025	1,603,181	7.51

⁽¹⁾ Represents 30,252 RSUs granted to the Board and 496,536 RSUs granted to employees of the Company.

⁽²⁾ Represents 142,464 RSUs granted to the Board and 835,783 RSUs granted to employees of the Company.

⁽³⁾ Represents 154,755 RSUs granted to the Board and 831,827 RSUs granted to employees of the Company.

Restricted Shares

Restricted Shares are shares of Common Stock awarded under terms that provide for vesting over a specified period of time. Holders of Restricted Shares receive nonforfeitable cash dividends prior to the time that the restrictions on the Restricted Shares have lapsed. Any dividends to holders of Restricted Shares payable in shares of Common Stock are subject to the same restrictions as the underlying Restricted Shares. Restricted Shares may not, in general, be sold or otherwise transferred until restrictions are removed and the shares have vested.

The Restricted Shares granted to the then employees of the former Advisor or its affiliates vest in 25% increments on each of the first four anniversaries of the grant date. Except in connection with a change in control (as defined in the award agreement) of the Company, any unvested Restricted Shares will be forfeited if the holder's employment terminates for any reason. Upon a change in control of the Company, 50% of the unvested Restricted Shares will immediately vest and the remaining unvested Restricted Shares will be forfeited. A change of control, under the award agreement, did not occur as a result of the Mergers.

GLOBAL NET LEASE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
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The following table reflects the activity of Restricted Shares outstanding for the periods presented:

	Number of Restricted Shares	Weighted-Average Issue Price
Unvested, December 31, 2022	359,840	\$ 17.16
Vested	(274,850)	16.03
Granted	265,125	10.52
Issued in connection with the REIT Merger	221,136	10.73
Forfeitures	(5,631)	11.79
Unvested, December 31, 2023	565,620	12.14
Vested	(179,228)	13.01
Forfeitures	(51,750)	10.83
Unvested, December 31, 2024	334,642	11.88
Vested	(153,195)	12.50
Forfeitures	(12,791)	10.25
Unvested, December 31, 2025	168,656	11.44

PSUs

In November 2023 and January 2025, the Compensation Committee approved awards of PSUs (the “2023 PSUs” and the “2025 PSUs”, respectively) pursuant to the 2021 Equity Plan to full-time employees of the Company. PSUs may be earned and become vested if the Company’s performance meets certain criteria (see below for more detail) over a three-year period performance period (the “PSU Performance Period”).

January 2025 Grant

The 2025 PSUs may be earned and become vested if the Company’s absolute and relative total shareholder return (“TSR”) performance meets certain criteria (see “2025 Performance Measures” below for more detail) over a three-year period performance period (the “2025 PSU Performance Period”) beginning on January 1, 2025 and ending on December 31, 2027 (the “2025 PSU Measurement Date”) and generally subject to the applicable employee’s continued employment through the 2025 PSU Measurement Date. Holders of the 2025 PSUs do not have voting rights with respect to the 2025 PSUs or any shares underlying any award of 2025 PSUs, but such holders are generally credited with dividend equivalents which are subject to the same vesting conditions or other restrictions as the underlying 2025 PSUs and only paid at the time such 2025 PSUs are settled in shares of Common Stock. A number of the 2025 PSU award agreements provide for accelerated vesting of all unvested PSUs in connection with a participant’s qualifying termination (including termination by the Company without cause or by the participant with good reason, as applicable) from the Company within 180 days immediately preceding or two years immediately following a change in control, and pro-rated vesting accelerated vested of all unvested 2025 PSUs in connection with a participant’s death, disability or qualifying termination at any other time. Alternatively, certain of the 2025 PSU award agreements provide for accelerated vesting of all unvested 2025 PSUs in connection with a participant’s death, disability or qualifying termination (including termination by the Company without Cause or by the participant with Good Reason).

	Level of Performance		
	Threshold	Target	Maximum
Potential Number of 2025 PSUs to be Issued	417,135	834,270	1,877,107

Under accounting rules, the total fair value of the 2025 PSUs granted at the maximum level under the 2021 Equity Plan totaled \$6.2 million and was fixed as of January 10, 2025, the date that the Board approved the award of the 2025 PSUs under the 2021 Equity Plan (the “2025 PSU Grant Date”). The fair value will not be remeasured in subsequent periods unless the 2025 PSUs are amended or there is a change in the expectation for the three-year debt reduction (net debt to adjusted EBITDA) performance metric. The fair value of the 2025 PSUs that were granted is being recorded evenly over the requisite service period which is approximately 3.0 years from January 13, 2025, ending on the 2025 PSU Measurement Date.

GLOBAL NET LEASE, INC.

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December 31, 2025

2025 PSU Performance Measures

The ultimate amount of 2025 PSUs that may become earned and vested on the 2025 PSU Measurement Date will equal the sum of: (i) 2025 PSUs earned based on the Company's debt reduction over a three-year period; (ii) 2025 PSUs earned by comparing the Company's TSR to a custom designed net lease peer group consisting of Agree Realty Corporation, Broadstone Net Lease, Inc., EPR Properties, Essential Properties Realty Trust, Inc., Four Corners Property Trust, Inc., Getty Realty Corp., Gladstone Commercial Corporation, LXP Industrial Trust, NETSTREIT Corp., NNN REIT Inc., Orion Office REIT Inc., Peakstone Realty Trust and W.P. Carey Inc. (the "2025 Custom Net Lease Peer Group"); and (iii) 2025 PSUs earned by achievement of certain TSR levels (the "2025 Company TSR").

The following table details the number of 2025 PSUs that may be earned and vested on the 2025 PSU Measurement Date, by each category of performance goal:

	Target 2025 PSUs	Percentage of Target 2025 PSUs Earned	Number of 2025 PSUs Earned
Three-Year Debt Reduction (Net Debt to Adjusted EBITDA)			
Net debt to adjusted EBITDA greater than 6.7x (Below Threshold)	278,090	— %	—
Net debt to adjusted EBITDA of 6.7x (Threshold) ⁽¹⁾	278,090	50 %	139,045
Net debt to adjusted EBITDA of 6.5x (Target) ⁽¹⁾	278,090	100 %	278,090
Net debt to adjusted EBITDA of 6.3x or less (Maximum) ⁽¹⁾	278,090	225 %	625,703
Company TSR Relative to the Custom Net Lease Peer Group:			
Less than 30th percentile (Below Threshold)	278,090	— %	—
30 th percentile (Threshold) ⁽¹⁾	278,090	50 %	139,045
55 th percentile (Target) ⁽¹⁾	278,090	100 %	278,090
Equal to or greater than 75 th percentile (Maximum) ⁽¹⁾	278,090	225 %	625,703
2025 Company TSR:			
Less than 5% (Below Threshold)	278,090	— %	—
5% (Threshold) ⁽¹⁾	278,090	50 %	139,045
8% (Target) ⁽¹⁾	278,090	100 %	278,090
12% or greater (Maximum) ⁽¹⁾	278,090	225 %	625,703

⁽¹⁾ If amounts fall in between these ranges, the results will be determined using linear interpolation between those percentiles, respectively.

November 2023 Grant

The 2023 PSUs may be earned and become vested if the Company's absolute and relative total shareholder return ("TSR") performance meets certain criteria (see "2023 Performance Measures" below for more detail) over a three-year performance period (the "2023 PSU Performance Period") beginning on October 1, 2023 and ending on September 30, 2026 (the "2023 PSU Measurement Date") and generally subject to the applicable employee's continued employment through the 2023 PSU Measurement Date. Holders of the 2023 PSUs do not have voting rights with respect to the 2023 PSUs or any shares underlying any award of 2023 PSUs, but such holders are generally credited with dividend equivalents which are subject to the same vesting conditions or other restrictions as the underlying 2023 PSUs and only paid at the time such 2023 PSUs are settled in shares of Common Stock. A number of the 2023 PSU award agreements provide for accelerated vesting of all unvested PSUs in connection with a participant's qualifying termination (including termination by the Company without cause or by the participant with good reason, as applicable) from the Company within 180 days immediately preceding or two years immediately following a change in control, and pro-rated vesting accelerated vested of all unvested 2023 PSUs in connection with a participant's death, disability or qualifying termination at any other time. Alternatively, certain of the 2023 PSU award agreements provide for accelerated vesting of all unvested 2023 PSUs in connection with a participant's death, disability or qualifying termination (including termination by the Company without Cause or by the participant with Good Reason).

	Level of Performance		
	Threshold	Target	Maximum
Potential Number of 2023 PSUs to be Issued	234,200	468,392	1,288,072

Under accounting rules, the total fair value of the 2023 PSUs granted at the maximum level under the 2021 Equity Plan totaled \$5.1 million and was fixed as of November 29, 2023, the date that the Board approved the award of the 2023 PSUs under the 2021 Equity Plan (the "2023 PSU Grant Date"). The fair value will not be remeasured in subsequent periods unless the 2023 PSUs are amended. The fair value of the 2023 PSUs that were granted is being recorded evenly over the requisite service period which is approximately 2.8 years from November 29, 2023, ending on the 2023 PSU Measurement Date.

GLOBAL NET LEASE, INC.

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2023 PSU Performance Measures

The ultimate amount of 2023 PSUs that may become earned and vested on the 2023 PSU Measurement Date will equal the sum of: (i) 2023 PSUs earned by comparing the Company’s TSR to the MSCI US REIT Index peer group (the “MSCI REIT Index”); (ii) 2023 PSUs earned by comparing the Company’s TSR to a custom designed net lease peer group consisting of EPR Properties, LXP Industrial Trust, Broadstone Net Lease, Inc., NNN REIT, Inc. and W.P. Carey Inc. (the “Custom Net Lease Peer Group”); and (iii) 2023 PSUs earned by achievement of certain TSR levels (the “Company TSR”).

The following table details the number of 2023 PSUs that may be earned and vested on the 2023 PSU Measurement Date, by each category of performance goal:

	Target 2023 PSUs	Percentage of Target 2023 PSUs Earned	Number of 2023 PSUs Earned
Company TSR Relative to the MSCI REIT Index:			
Less than 30 th percentile (Below Threshold)	175,647	— %	—
30 th percentile (Threshold) ⁽¹⁾	175,647	50 %	87,825
55 th percentile (Target) ⁽¹⁾	175,647	100 %	175,647
Equal to or greater than 75 th percentile (Maximum) ⁽¹⁾	175,647	275 %	483,027
Company TSR Relative to the Custom Net Lease Peer Group:			
Less than 30 th percentile (Below Threshold)	175,647	— %	—
30 th percentile (Threshold) ⁽¹⁾	175,647	50 %	87,825
55 th percentile (Target) ⁽¹⁾	175,647	100 %	175,647
Equal to or greater than 75 th percentile (Maximum) ⁽¹⁾	175,647	275 %	483,027
Company TSR:			
Less than 8% (Below Threshold)	117,098	— %	—
8% (Threshold) ⁽¹⁾	117,098	50 %	58,550
10% (Target) ⁽¹⁾	117,098	100 %	117,098
12% or greater (Maximum) ⁽¹⁾	117,098	275 %	322,018

⁽¹⁾ If amounts fall in between these ranges, the results will be determined using linear interpolation between those percentiles, respectively.

Compensation Expense

The combined compensation expense for RSUs, Restricted Shares and the 2023 and 2025 PSUs was \$12.5 million, \$8.9 million and \$4.4 million for the years ended December 31, 2025, 2024 and 2023, respectively. Compensation expense for these equity instruments is recorded as equity-based compensation in the accompanying consolidated statements of operations.

As of December 31, 2025, the Company had \$8.4 million unrecognized compensation cost related to RSUs, which is expected to be recognized over a weighted-average remaining period of 1.6 years. As of December 31, 2025, the Company had \$1.3 million unrecognized compensation cost related to Restricted Share awards granted, which is expected to be recognized over a weighted-average remaining period of 1.4 years.

As of December 31, 2025, the Company had \$1.4 million unrecognized compensation cost related to the 2023 PSUs granted, which is expected to be recognized over a remaining period of 9 months and as of December 31, 2025, the Company had \$4.1 million unrecognized compensation cost related to the 2025 PSUs granted, which is expected to be recognized over a remaining period of 2.0 years.

Multi-Year Outperformance Agreements With Former Advisor

2021 OPP — General Description

On May 3, 2021, the Company’s independent directors, acting as a group, authorized an award of GNL LTIP Units under the 2021 OPP after the performance period under the 2018 OPP expired on June 2, 2021, and, on June 3, 2021, the Company, the OP and the former Advisor entered into the 2021 OPP (see below for additional information on the 2018 OPP, including information on the LTIP Units granted and earned thereunder).

Based on a maximum award value of \$50.0 million and \$20.00, the closing price of Common Stock on June 2, 2021 (the “2021 Initial Share Price”), the former Advisor was granted a total of 2,500,000 GNL LTIP Units pursuant to the 2021 OPP. These GNL LTIP Units were eligible to be earned and become vested based on the Company’s TSR, including both share price appreciation and reinvestment of Common Stock dividends, compared to the 2021 initial share price over a performance period commencing on June 3, 2021 and ending on the earliest of (i) June 3, 2024, (ii) the effective date of any Change of Control as defined in the Advisor Plan and (iii) the effective date of any termination of the former Advisor’s service as the Company’s

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advisor. As noted above, the end date of the performance period was modified in connection with the Internalization Merger Agreement.

Under accounting rules, the total fair value of the GNL LTIP Units granted under the 2021 OPP of \$27.7 million was fixed as of June 3, 2021 and was not required to be remeasured in subsequent periods (see [Note 2 — Summary of Significant Accounting Policies](#) for a description of accounting rules related to non-employee equity awards). The fair value of the GNL LTIP Units that were granted was being recorded evenly over the requisite service period which was originally approximately 3.1 years from May 3, 2021, the date that the Company’s independent directors approved the award of GNL LTIP Units under the 2021 OPP. However, due to the modification noted below that changed the timing of the final measurement for determining whether the award is vested and earned, all of the remaining unrecognized compensation expense was accelerated and recorded in the quarter ended September 30, 2023 (through September 11, 2023).

Modification of the 2021 OPP

In connection with the Internalization Merger Agreement, the parties agreed to modify the terms of the existing 2021 OPP to accelerate timing for determining whether the award is vested and earned, which changed the end date of the performance period (as described in more detail above) to September 11, 2023, the day prior to the Acquisition Date of the Mergers. Accordingly, on September 11, 2023, the Special Committee reviewed and approved the final calculation determining that 883,750 of the 2,500,000 GNL LTIP Units subject to the 2021 OPP had been earned and became vested and Common Stock was issued for the vested GNL LTIP Units. The remaining 1,616,250 GNL LTIP Units were automatically forfeited, without the payment of any consideration. In addition:

- Due to the modification noted above that changed the timing of the final measurement for determining whether the award is vested and earned, all of the remaining unrecognized compensation expense was accelerated and recorded in the quarter ended September 30, 2023 (through September 11, 2023).
- In September 2023, the Company paid a \$2.9 million priority catch-up distribution to the former Advisor in respect of the 883,750 GNL LTIP Units that were earned under the 2021 OPP.

Compensation Expense - 2021 OPP

During the year ended December 31, 2023, the Company recorded total compensation expense related to the 2021 OPP of \$12.9 million.

2021 OPP Performance Measures

With respect to one-half of the GNL LTIP Units granted under the 2021 OPP, the number of GNL LTIP Units that could have become earned was determined as of the last day of the performance period (which was modified to September 11, 2023 as noted above) based on the Company’s achievement of absolute TSR levels as shown in the table below. Under this performance measure, as modified no GNL LTIP Units were earned.

Performance Level (% of Absolute GNL LTIP Units Earned)		Absolute TSR	Number of GNL LTIP Units Earned - 2021 OPP
Below Threshold	0 %	Less than 24%	0
Threshold	25 %	24%	312,500
Target	50 %	30%	625,000
Maximum	100 %	36% or higher	1,250,000

If the Company’s absolute TSR was more than 24% but less than 30%, or more than 30% but less than 36%, the number of GNL LTIP Units that could have become earned was determined using linear interpolation as between those tiers, respectively.

With respect to the remaining one-half of the GNL LTIP Units granted under the 2021 OPP, the number of GNL LTIP Units that could have become earned was determined as of the last day of the performance period (which was modified to September 11, 2023 as noted above) based on the difference (expressed in terms of basis points, whether positive or negative, as shown in the table below) between the Company’s absolute TSR on the last day of the performance period (which was modified to September 11, 2023 as noted above) relative to the average TSR of a peer group consisting of Lexington Realty Trust, Office Properties Income Trust and W.P. Carey, Inc. as of the last day of the performance period. Under this performance measure, as modified, 883,750 GNL LTIP Units were earned.

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Performance Level (% of Relative GNL LTIP Units Earned)		Relative TSR Excess		Number of GNL LTIP Units Earned - 2021 OPP	
Below Threshold	0 %	Less than	-600	basis points	0
Threshold	25 %		-600	basis points	312,500
Target	50 %		0	basis points	625,000
Maximum	100 %		600	basis points	1,250,000

If the relative TSR excess was more than -600 basis points but less than zero basis points, or more than zero basis points but less than +600 bps, the number of LTIP Units that became earned was determined using linear interpolation as between those tiers, respectively.

Note 16 — Earnings Per Share

The following is a summary of the basic and diluted net loss per share computation for the periods presented:

<i>(In thousands, except share and per share data)</i>	Year Ended December 31,		
	2025	2024	2023
Loss from continuing operations	\$ (135,747)	\$ (79,361)	\$ (191,218)
Preferred stock dividends	(43,743)	(43,744)	(27,438)
Adjustments to net loss attributable to common stockholders for common share equivalents	(1,902)	(659)	(3,887)
Adjusted net loss attributable to common stockholders - Continuing Operations	(181,392)	(123,764)	(222,543)
Loss from discontinued operations	(89,710)	(52,211)	(20,692)
Adjusted net loss attributable to common stockholders	\$ (271,102)	\$ (175,975)	\$ (243,235)
Weighted average common shares outstanding — Basic and Diluted	223,255,282	230,440,385	142,584,332
Net loss from continuing operations — Basic and Diluted	\$ (0.81)	\$ (0.54)	\$ (1.57)
Net loss from discontinued operations — Basic and Diluted	(0.40)	(0.22)	(0.14)
Net loss per share attributable to common stockholders — Basic and Diluted	\$ (1.21)	\$ (0.76)	\$ (1.71)

Under current authoritative guidance for determining earnings per share, all unvested share-based payment awards that contain non-forfeitable rights to distributions are considered to be participating securities and therefore are included in the computation of earnings per share under the two-class method. The two-class method is an earnings allocation formula that determines earnings per share for each class of common shares and participating security according to dividends declared (or accumulated) and participation rights in undistributed earnings. The Company's unvested Restricted Share and certain of the Company's unvested RSUs contain rights to receive distributions considered to be non-forfeitable, except in certain limited circumstances, and therefore the Company applies the two-class method of computing earnings per share. The calculation of earnings per share above excludes the distributions to the unvested Restricted Shares and certain unvested RSUs from the numerator.

Diluted net income per share assumes the conversion of all Common Stock share equivalents into an equivalent number of shares of Common Stock, unless the effect is anti-dilutive. The Company considers unvested RSUs, unvested Restricted Shares, unvested PSUs and Class A Units (prior to their exchange for Common Stock in the fourth quarter of 2024) to be common share equivalents.

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The following table shows common share equivalents on a weighted-average basis that were excluded from the calculation of diluted earnings per share for the years ended December 31, 2025, 2024 and 2023 (see [Note 13](#) — *Equity-Based Compensation* for additional information on all of the common share equivalents listed in the table below):

	December 31,		
	2025	2024	2023
Unvested RSUs ⁽¹⁾	1,777,647	950,936	85,518
Unvested Restricted Shares ⁽²⁾	233,629	426,651	456,279
Unvested PSUs ⁽³⁾	3,098,323	1,288,072	116,456
Class A Units ⁽⁴⁾	—	—	35,233
Total common share equivalents excluded from EPS calculation	5,109,599	2,665,659	693,486

⁽¹⁾ There were 1,603,181, 1,248,179 and 535,768 unvested RSUs issued and outstanding as of December 31, 2025, 2024 and 2023, respectively.

⁽²⁾ There were 168,656, 334,642 and 565,620 unvested Restricted Shares issued and outstanding as of December 31, 2025, 2024 and 2023, respectively.

⁽³⁾ There were 3,165,179 PSUs outstanding as of December 31, 2025 and 1,288,072 PSUs outstanding as of December 31, 2024 and 2023.

⁽⁴⁾ There were no Class A Units outstanding as of December 31, 2025 and 2024 and 115,857 Class A Units outstanding as of December 31, 2023.

No PSU share equivalents were included in the computation for the years ended December 31, 2025, 2024 and 2023 since their impact was anti-dilutive.

Note 17 — Segment Reporting

As a result of the agreement to sell 100 of the 101 properties in its Multi-Tenant Retail segment in connection with the Multi-Tenant Retail Disposition, the Company determined, during the first quarter of 2025, that it has three remaining reportable segments based on property type: (1) Industrial & Distribution, (2) Retail and (3) Office. Previously, as of the years ended December 31, 2024 and 2023, the Company concluded it was operating in four segments.

The Company evaluates performance and makes resource allocations based on its three business segments. The Company is reporting its business segments using the “management approach” model for segment reporting, whereby the Company determines its reportable business segments based on the way the chief operating decision maker organizes business segments within the Company for making operating decisions and assessing financial performance. The Company’s chief operating decision maker, who is the Company’s Chief Executive Officer and President, receives and reviews financial information based on the Company’s three segments. The Company evaluates business segment performance based upon net operating income, which is defined as total revenues from tenants, less property operating costs. The segments are managed separately due to the property type and the accounting policies are consistent across each segment. See below for a description of net operating income.

Net Operating Income

The Company evaluates the performance of the combined properties in each segment based on total revenues from tenants, less property operating costs. As such, this excludes all other items of expense and income included in the financial statements in calculating net income (loss). The Company uses net operating income at the segment level to assess and compare property level performance and to make decisions concerning the operation of the properties. The Company believes that the net operating income of each segment is useful as a performance measure because, when compared across periods, the net operating income of each segment reflects the impact on operations from trends in occupancy rates, rental rates, operating expenses and acquisition activity on an unleveraged basis, providing perspective not immediately apparent from net income (loss).

The net operating income of each segment excludes certain components from net income (loss) in order to provide results that are more closely related to a property’s results of operations. For example, interest expense is not necessarily linked to the operating performance of a real estate asset and is often incurred at the corporate level. In addition, depreciation and amortization, because of historical cost accounting and useful life estimates, may distort operating performance at the property level. The net operating income of the Company’s segments presented by the Company may not be comparable to similar measures reported by other REITs that define net operating income differently.

GLOBAL NET LEASE, INC.

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The following table provides operating financial information for the Company's three reportable segments:

<i>(In thousands)</i>	Year Ended December 31,		
	2025	2024	2023
Industrial & Distribution:			
Revenue from tenants	\$ 225,665	\$ 237,645	\$ 220,102
Property operating expense	18,990	21,820	15,457
Net Operating Income	\$ 206,675	\$ 215,825	\$ 204,645
Retail ⁽¹⁾:			
Revenue from tenants	\$ 132,783	\$ 165,595	\$ 65,836
Property operating expense	14,763	16,095	6,173
Net Operating Income	\$ 118,020	\$ 149,500	\$ 59,663
Office:			
Revenue from tenants	\$ 136,838	\$ 143,571	\$ 149,691
Property operating expense	17,453	18,865	19,386
Net Operating Income	\$ 119,385	\$ 124,706	\$ 130,305
Multi-Tenant Retail ⁽²⁾:			
Revenue from tenants	\$ —	\$ 22,982	\$ 10,132
Property operating expense	—	7,544	3,405
Net Operating Income	\$ —	\$ 15,438	\$ 6,727

⁽¹⁾ Amounts in the Retail segment reflect the reclassification and inclusion of one property that was previously part of the Multi-Tenant Retail segment, which was not included in the Multi-Tenant Retail Disposition.

⁽²⁾ Reflects former Multi-Tenant Retail properties that were sold individually prior to December 31, 2024. Does not include the Multi-Tenant Retail Portfolio which is presented as a discontinued operation (see [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information).

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Reconciliation to Consolidated Financial Information

A reconciliation of the total reportable segment's revenue from tenants to consolidated revenue from tenants and the total reportable segment's income to consolidated net (loss) income attributable to common stockholders is as follows:

<i>(In thousands)</i>	Year Ended December 31,		
	2025	2024	2023
Revenue From Tenants:			
Industrial & Distribution	\$ 225,665	\$ 237,645	\$ 220,102
Retail ⁽¹⁾	132,783	165,595	65,836
Office	136,838	143,571	149,691
Multi-Tenant Retail ⁽²⁾	—	22,982	10,132
Total Consolidated Revenue From Tenants	\$ 495,286	\$ 569,793	\$ 445,761
Net loss before income tax and net loss attributable to common stockholders:			
Net Operating Income:			
Industrial & Distribution	\$ 206,675	\$ 215,825	\$ 204,645
Retail ⁽¹⁾	118,020	149,500	59,663
Office	119,385	124,706	130,305
Multi-Tenant Retail ⁽²⁾	—	15,438	6,727
Total net operating income	444,080	505,469	401,340
Operating fees to related parties	—	—	(28,283)
Impairment charges	(157,532)	(90,310)	(68,684)
Merger, transaction and other costs	(6,662)	(6,022)	(54,417)
Settlement costs	—	—	(29,727)
General and administrative	(52,753)	(52,358)	(37,202)
Equity-based compensation	(12,514)	(8,931)	(17,297)
Depreciation and amortization	(191,189)	(216,820)	(179,351)
Goodwill impairment	(7,134)	—	—
Gain (loss) on dispositions of real estate investments	94,687	57,091	(1,672)
Interest expense	(194,718)	(255,685)	(158,347)
Loss on extinguishment and modification of debt	(11,222)	(15,877)	(1,221)
(Loss) gain on derivative instruments	(10,676)	4,203	(3,691)
Unrealized (losses) gains on undesignated foreign currency advances and other hedge ineffectiveness	(12,644)	3,249	—
Other income	4,331	1,075	1,809
Net loss before income tax	(113,946)	(74,916)	(176,743)
Income tax expense	(21,801)	(4,445)	(14,475)
Loss from continuing operations	(135,747)	(79,361)	(191,218)
Loss from discontinued operations	(89,710)	(52,211)	(20,692)
Net loss	(225,457)	(131,572)	(211,910)
Preferred stock dividends	(43,743)	(43,744)	(27,438)
Net loss attributable to common stockholders	\$ (269,200)	\$ (175,316)	\$ (239,348)

⁽¹⁾ Amounts in the Retail segment reflect the reclassification and inclusion of one property that was previously part of the Multi-Tenant Retail segment, which was not included in the Multi-Tenant Retail Disposition.

⁽²⁾ Reflects former Multi-Tenant Retail properties that were sold individually prior to December 31, 2024. Does not include the Multi-Tenant Retail Portfolio which is presented as a discontinued operation (see [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information).

GLOBAL NET LEASE, INC.

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The following table reconciles real estate investments, net by segment to consolidated total assets as of the periods presented:

<i>(In thousands)</i>	December 31,	
	2025 ⁽¹⁾	2024 ⁽¹⁾
Investments in real estate, net:		
Industrial & Distribution	\$ 1,792,235	\$ 2,180,309
Retail ⁽²⁾	1,142,964	1,402,600
Office	875,425	1,039,124
Total investments in real estate, net	<u>3,810,624</u>	<u>4,622,033</u>
Real estate assets held for sale	49,654	17,406
Assets of discontinued operations	348	1,816,131
Cash and cash equivalents	180,114	159,698
Restricted cash	13,949	64,510
Derivative assets, at fair value	7	2,471
Unbilled straight line rent	72,919	89,804
Operating lease right-of-use asset	63,362	66,163
Prepaid expenses and other assets	60,415	51,504
Multi-tenant disposition receivable, net	27,934	—
Deferred tax assets	5,167	4,866
Goodwill ⁽³⁾	45,898	51,370
Deferred financing costs, net	16,812	9,808
Total assets	<u>\$ 4,347,203</u>	<u>\$ 6,955,764</u>

⁽¹⁾ Amounts reflect the presentation of the Multi-Tenant Retail Portfolio as a discontinued operation (see [Note 3](#) — *Multi-Tenant Retail Disposition* for additional information).

⁽²⁾ Amounts in the Retail segment reflect the reclassification and inclusion of one property that was previously part of the Multi-Tenant Retail segment, which was not included in the Multi-Tenant Retail Disposition.

⁽³⁾ In connection with the Company's conclusion that it now operates in three reportable segments, the Company's goodwill allocation by segment is as follows as of December 31, 2025: (1) Industrial & Distribution: \$25.8 million; (2) Single-Tenant Retail: \$8.2 million; and (3) Office: \$11.8 million.

Geographic Information

Other than the U.S. and United Kingdom, no country or tenant individually comprised more than 10% of the Company's annualized revenue from tenants on a straight-line basis, or total long-lived assets at December 31, 2025. The following tables present the geographic information for Revenue from tenants and Investments in real estate:

<i>(In thousands)</i>	Year Ended December 31,		
	2025	2024	2023
Revenue from tenants:			
United States	\$ 341,643	\$ 420,616	\$ 295,784
United Kingdom	84,718	84,678	86,916
Europe	65,810	61,322	59,823
Canada	3,115	3,177	3,238
Total	<u>\$ 495,286</u>	<u>\$ 569,793</u>	<u>\$ 445,761</u>

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<i>(In thousands)</i>	December 31,	
	2025	2024
Investments in real estate, gross:		
United States	\$ 3,629,799	\$ 4,231,893
United Kingdom	554,792	799,624
Europe	554,965	554,133
Canada	38,050	36,292
Total	<u>\$ 4,777,606</u>	<u>\$ 5,621,942</u>
Acquired Intangible Liabilities, Gross		
United States	\$ 24,808	\$ 30,983
United Kingdom	5,565	5,279
Europe	6,200	10,669
Canada	20	19
Total	<u>\$ 36,593</u>	<u>\$ 46,950</u>

Note 18 — Income Taxes

The components of income tax expense for the periods presented are as follows:

<i>(In thousands)</i>	Year Ended December 31,		
	2025	2024	2023
Net (Loss) Income Before Income Tax:			
Domestic	\$ (177,115)	\$ (70,977)	\$ (97,755)
Foreign	63,169	(3,939)	(78,988)
Net loss before income tax	(113,946)	(74,916)	(176,743)
Loss from discontinued operations	(89,710)	(52,211)	(20,692)
Total net loss before income tax:	<u>\$ (203,656)</u>	<u>\$ (127,127)</u>	<u>\$ (197,435)</u>
Income Taxes:			
Current:			
State and Local	\$ 300	\$ 134	\$ 199
Foreign	9,761	4,569	16,656
Total income taxes, current	<u>10,061</u>	<u>4,703</u>	<u>16,855</u>
Deferred:			
State and Local	—	—	—
Foreign	11,740	(258)	(2,380)
Total income taxes, deferred	<u>11,740</u>	<u>(258)</u>	<u>(2,380)</u>
Total Income Tax Expense	<u>\$ 21,801</u>	<u>\$ 4,445</u>	<u>\$ 14,475</u>

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December 31, 2025

The components of cash paid for income taxes for the year ended December 31, 2025 were as follows:

<i>(In thousands)</i>	<u>Year Ended December 31,</u>	
	<u>2025</u>	
United States	\$	785
United Kingdom		7,389
Netherlands		2,113
All other jurisdictions		211
Total cash paid for income taxes	<u>\$</u>	<u>10,498</u>

A reconciliation of effective income tax for the year ended December 31, 2025 is as follows:

<i>(In thousands)</i>	<u>Year Ended December 31,</u>	
	<u>2025</u>	
	<u>Amount</u>	<u>%</u>
U.S. Federal Statutory Tax Rate	(42,767)	21.0 %
State and Local Income Taxes, Net of Federal Income Tax Effect	300	(0.1)%
Foreign Tax effects:		
<u>United Kingdom</u>		
Statutory tax rate difference between United Kingdom and United States	(7,194)	3.5 %
Foreign financing activities	1,847	(0.9)%
Change in valuation allowance	1,033	(0.5)%
Other	2,994	(1.5)%
<u>Netherlands</u>		
Statutory tax rate difference between Netherlands and United States	116	(0.1)%
Foreign financing activities	179	(0.1)%
Change in valuation allowance	4,798	(2.4)%
Other	1,525	(0.7)%
<u>Other Foreign Jurisdictions</u>		
Statutory tax rate difference between other foreign jurisdictions and United States	235	(0.1)%
Foreign financing activities	2,715	(1.3)%
Change in valuation allowance	(702)	0.3 %
Other	862	(0.4)%
Nontaxable or Nondeductible Items		
Other	(173)	0.1 %
Other Adjustments		
Tax adjustments related to REIT	56,033	(27.5)%
Effective Tax Rate	<u>\$</u>	<u>21,801</u>
		<u>(10.7)%</u>

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December 31, 2025

A reconciliation of effective income tax for the years ended December 31, 2024 and 2023 is as follows:

<i>(In thousands)</i>	Year Ended December 31,	
	2024	2023
Tax benefit at statutory rates	\$ (26,651)	\$ (41,461)
Foreign rate differential	(295)	1,139
Foreign financing activities	7,721	11,047
Tax adjustments related to REIT	25,871	24,874
Deferred tax assets generated in the current year added to valuation allowance	(1,388)	5,949
Other	(813)	12,927
Total income tax expense	\$ 4,445	\$ 14,475

Deferred Income Taxes

Deferred income taxes as of the periods presented consists of the following:

<i>(In thousands)</i>	December 31,	
	2025	2024
Deferred Tax Assets		
Basis differences	\$ 15,498	\$ 14,924
Net operating loss carryforwards	8,061	3,205
Total deferred tax assets	23,559	18,129
Valuation allowance	(18,392)	(13,263)
Net deferred tax assets	5,167	4,866
Deferred Tax Liabilities		
Basis differences	(16,381)	(4,170)
Straight-line rent	(1,415)	(1,307)
Total deferred tax liabilities	(17,796)	(5,477)
Net Deferred Tax Liability	\$ (12,629)	\$ (611)

The Company's deferred tax assets and liabilities are primarily the result of temporary differences related to the following:

- Basis differences between tax and GAAP for certain international real estate investments. For income tax purposes, in certain acquisitions, the Company assumes the seller's basis, or the carry-over basis, in the acquired assets. The carry-over basis is typically lower than the purchase price, or the GAAP basis, resulting in a deferred tax liability with an offsetting increase to goodwill or the acquired tangible or intangible assets;
- Timing differences generated by differences in the GAAP basis and the tax basis of assets such as those related to capitalized acquisition costs and depreciation expense; and
- Tax net operating losses in certain subsidiaries, including those domiciled in foreign jurisdictions that may be realized in future periods if the respective subsidiary generates sufficient taxable income.

As of December 31, 2025, foreign net operating loss carryforwards were \$40.4 million, which will begin to expire in 2028.

Note 19 — Subsequent Events

The Company has evaluated subsequent events through the filing of this Annual Report on Form 10-K, and determined that there have not been any events that have occurred that would require adjustments to, or disclosures in the consolidated financial statements, except as disclosed in the applicable footnotes and below.

Dispositions

GLOBAL NET LEASE, INC.

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December 31, 2025

The Company disposed of seven properties subsequent to December 31, 2025 for an aggregate price of approximately \$57.3 million.

Common Stock Repurchases

Subsequent to December 31, 2025, the Company purchased 1,807,714 shares of its Common Stock under its Share Repurchase Program for \$15.9 million.

Global Net Lease, Inc.

Schedule III - Real Estate and Accumulated Depreciation - Part I

December 31, 2025
(dollar amounts in thousands)

Portfolio	City	U.S. State/Territory or Country	Acquisition Date	Encumbrances at December 31, 2025 (1)	Initial Costs		Changes Subsequent to Acquisition		Gross Amount at December 31, 2025 ⁽³⁾⁽⁵⁾	Accumulated Depreciation ⁽⁴⁾⁽⁵⁾
					Land	Building and Improvements	Land	Building and Improvements		
McDonald's Corporation	Carlisle	United Kingdom	Oct. 2012	\$ —	\$ 432	\$ 819	\$ —	\$ —	1,251	\$ 270
Wickes	Blackpool	United Kingdom	May. 2013	—	1,817	1,815	—	—	3,632	842
Everything Everywhere	Merthyr Tydfil	United Kingdom	Jun. 2013	—	3,700	2,143	—	—	5,843	896
Thames Water	Swindon	United Kingdom	Jul. 2013	—	3,700	3,968	(891)	(2,194)	4,583	—
Wickes	Tunstall	United Kingdom	Jul. 2013	—	942	2,002	—	—	2,944	911
PPD Global Labs	Highland Heights	KY	Aug. 2013	— (9)	2,001	5,162	—	—	7,163	1,931
Wickes	Clifton	United Kingdom	Nov. 2013	—	1,346	1,752	—	—	3,098	781
XPO Logistics Freight, Inc.	Aurora	NE	Nov. 2013	— (10)	295	1,470	—	—	1,765	747
XPO Logistics Freight, Inc.	Grand Rapids	MI	Nov. 2013	— (10)	945	1,247	—	—	2,192	633
XPO Logistics Freight, Inc.	Riverton	IL	Nov. 2013	— (10)	344	707	—	39	1,090	368
XPO Logistics Freight, Inc.	Salina	KS	Nov. 2013	— (10)	461	1,622	—	—	2,083	824
XPO Logistics Freight, Inc.	Uhrichsville	OH	Nov. 2013	— (10)	380	780	—	48	1,208	398
XPO Logistics Freight, Inc.	Vincennes	IN	Nov. 2013	— (10)	220	633	—	—	853	334
XPO Logistics Freight, Inc.	Waite Park	MN	Nov. 2013	— (10)	366	700	—	—	1,066	357
Rheinmetall	Neuss	Germany	Jan. 2014	—	6,037	16,948	—	76	23,061	5,562
GE Aviation	Grand Rapids	MI	Jan. 2014	— (7)	3,174	27,076	—	2,353	32,603	8,726
Crown Crest	Leicester	United Kingdom	Feb. 2014	—	7,733	31,934	—	—	39,667	11,051
Trane	Davenport	IA	Feb. 2014	—	291	1,968	—	—	2,259	762
Aviva	Sheffield	United Kingdom	Mar. 2014	—	2,923	33,129	—	—	36,052	10,317
DFS Trading	Brigg	United Kingdom	Mar. 2014	—	1,366	3,873	—	—	5,239	1,365
DFS Trading	Carcroft	United Kingdom	Mar. 2014	—	312	2,238	—	—	2,550	830
DFS Trading	Carcroft	United Kingdom	Mar. 2014	—	1,148	4,548	—	—	5,696	1,483
DFS Trading	Darley Dale	United Kingdom	Mar. 2014	—	1,344	3,449	—	—	4,793	1,241
DFS Trading	Somercotes	United Kingdom	Mar. 2014	—	790	2,819	—	—	3,609	1,194
Government Services Administration (GSA)	Franklin	TN	Mar. 2014	—	4,160	30,083	—	561	34,804	9,533
National Oilwell	Williston	ND	Mar. 2014	—	211	3,513	—	—	3,724	1,482
Government Services Administration (GSA)	Dover	DE	Apr. 2014	—	1,097	1,715	—	721	3,533	701
Government Services Administration (GSA)	Germantown	PA	Apr. 2014	—	1,097	3,573	—	22	4,692	1,127
OBI DIY	Mayen	Germany	Apr. 2014	—	1,316	7,852	—	200	9,368	2,818
DFS Trading	South Yorkshire	United Kingdom	Apr. 2014	—	—	1,407	—	—	1,407	664
DFS Trading	Yorkshire	United Kingdom	Apr. 2014	—	—	1,833	—	—	1,833	581
Government Services Administration (GSA)	Dallas	TX	Apr. 2014	—	484	2,934	—	—	3,418	918
Government Services Administration (GSA)	Mission	TX	Apr. 2014	—	618	3,145	—	208	3,971	1,060

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					Land	Building and Improvements	Land	Building and Improvements		
Government Services Administration (GSA)	International Falls	MN	May. 2014	— (7)	350	11,182	—	634	12,166	3,611
Indiana Department of Revenue	Indianapolis	IN	May. 2014	—	891	7,677	—	433	9,001	2,594
National Oilwell	Pleasanton	TX	May. 2014	—	202	1,643	—	—	1,845	654
Nissan	Murfreesboro	TN	May. 2014	— (7)	966	19,573	—	—	20,539	5,945
Government Services Administration (GSA)	Lakewood	CO	Jun. 2014	—	1,220	7,928	—	686	9,834	2,542
Lippert Components	South Bend	IN	Jun. 2014	— (7)	3,195	6,883	—	1,540	11,618	2,185
Axon Energy Products	Houston	TX	Jun. 2014	—	294	2,310	—	—	2,604	759
Axon Energy Products	Houston	TX	Jun. 2014	—	416	5,186	—	—	5,602	1,651
Bell Supply Co	Carrizo Springs	TX	Jun. 2014	—	260	1,445	—	—	1,705	546
Bell Supply Co	Cleburne	TX	Jun. 2014	—	301	323	—	—	624	136
Bell Supply Co	Frierson	LA	Jun. 2014	—	260	1,054	—	—	1,314	551
Bell Supply Co	Gainesville	TX	Jun. 2014	—	131	1,420	—	—	1,551	453
Bell Supply Co	Killdeer	ND	Jun. 2014	—	307	1,250	—	—	1,557	461
Bell Supply Co	Williston	ND	Jun. 2014	—	162	2,323	—	—	2,485	772
GE Oil & Gas	Canton	OH	Jun. 2014	—	437	3,039	—	300	3,776	1,144
GE Oil & Gas	Odessa	TX	Jun. 2014	—	1,611	3,322	—	—	4,933	1,973
Lhoist	Irving	TX	Jun. 2014	—	173	2,154	—	125	2,452	868
Select Energy Services	DeBerry	TX	Jun. 2014	—	533	7,551	—	—	8,084	3,820
Bell Supply Co	Jacksboro	TX	Jun. 2014	—	51	657	—	—	708	345
Bell Supply Co	Kenedy	TX	Jun. 2014	—	190	1,669	—	—	1,859	692
Select Energy Services	Alice	TX	Jun. 2014	—	518	1,331	—	—	1,849	474
Select Energy Services	Dilley	TX	Jun. 2014	—	429	1,777	—	—	2,206	746
Select Energy Services	Kenedy	TX	Jun. 2014	—	815	8,355	—	—	9,170	3,007
Superior Energy Services	Gainesville	TX	Jun. 2014	—	322	480	—	—	802	156
Superior Energy Services	Jacksboro	TX	Jun. 2014	—	408	312	—	—	720	139
Amcor Packaging	Workington	United Kingdom	Jun. 2014	—	1,171	6,905	—	—	8,076	2,566
Government Services Administration (GSA)	Raton	NM	Jun. 2014	—	93	875	—	90	1,058	297
FedEx	Amarillo	TX	Jul. 2014	—	889	6,446	—	—	7,335	2,411
FedEx	Chicopee	MA	Jul. 2014	—	1,030	7,022	—	2,104	10,156	4,178
FedEx	San Antonio	TX	Jul. 2014	— (10)	3,283	17,756	—	598	21,637	5,639
Sandoz	Princeton	NJ	Jul. 2014	— (7)	7,766	31,994	—	12,091	51,851	20,562
Wyndham	Branson	MO	Jul. 2014	—	881	3,307	—	—	4,188	1,087
Government Services Administration (GSA)	Fort Fairfield	ME	Jul. 2014	—	26	9,315	—	—	9,341	2,715

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					Land	Building and Improvements	Land	Building and Improvements			
AT&T Services, Inc.	San Antonio	TX	Jul. 2014	—	(11)	5,312	41,201	—	—	46,513	11,879
PNC Bank	Erie	PA	Jul. 2014	—	(9)	242	6,195	—	—	6,437	1,824
Fujitsu Office Properties	Manchester	United Kingdom	Jul. 2014	—	—	3,800	41,133	—	6,086	51,019	12,579
BP Oil	Wootton Bassett	United Kingdom	Aug. 2014	—	—	616	2,664	—	—	3,280	845
HBOS	Derby	United Kingdom	Aug. 2014	—	—	618	6,230	(354)	(4,363)	2,131	76
HBOS	St. Helens	United Kingdom	Aug. 2014	—	—	234	3,530	(173)	(2,914)	677	—
HBOS	Warrington	United Kingdom	Aug. 2014	—	—	447	2,109	(231)	(1,451)	874	—
Malthurst	Shiptonthorpe	United Kingdom	Aug. 2014	—	—	284	2,016	—	—	2,300	704
Malthurst	Yorkshire	United Kingdom	Aug. 2014	—	—	503	1,320	—	—	1,823	603
Stanley Black & Decker	Westerville	OH	Aug. 2014	—	—	958	6,933	—	5,230	13,121	3,322
Capgemini	Birmingham	United Kingdom	Aug. 2014	—	—	1,675	15,880	—	5,159	22,714	6,242
Government Services Administration (GSA)	Rangeley	ME	Aug. 2014	—	—	1,377	4,746	—	1,104	7,227	1,835
Hewlett-Packard	Newcastle	United Kingdom	Sep. 2014	—	—	1,157	19,263	—	—	20,420	5,747
Intier Automotive	Redditch	United Kingdom	Sep. 2014	—	—	1,195	9,460	—	—	10,655	3,140
Waste Management	Winston-Salem	NC	Sep. 2014	—	—	494	3,235	—	—	3,729	987
Dollar General	Allen	OK	Sep. 2014	—	(12)	99	793	—	—	892	254
Dollar General	Cherokee	KS	Sep. 2014	—	(12)	27	769	—	—	796	249
Dollar General	Clearwater	KS	Sep. 2014	—	(12)	90	785	—	—	875	254
Dollar General	Dexter	NM	Sep. 2014	—	(12)	329	585	—	—	914	189
Dollar General	Elmore City	OK	Sep. 2014	—	(12)	21	742	—	—	763	243
Dollar General	Eunice	NM	Sep. 2014	—	(12)	269	569	—	—	838	186
Dollar General	Gore	OK	Sep. 2014	—	(12)	143	813	—	—	956	263
Dollar General	Kingston	OK	Sep. 2014	—	(12)	81	778	—	—	859	253
Dollar General	Lordsburg	NM	Sep. 2014	—	(12)	212	719	—	—	931	231
Dollar General	Lyons	KS	Sep. 2014	—	(12)	120	970	—	—	1,090	310
Dollar General	Mansfield	LA	Sep. 2014	—	(12)	169	812	—	—	981	261
Dollar General	Neligh	NE	Sep. 2014	—	(12)	83	1,045	—	—	1,128	326
Dollar General	Norman	OK	Sep. 2014	—	(12)	40	913	—	—	953	293
Dollar General	Peggs	OK	Sep. 2014	—	(12)	72	879	—	—	951	282
Dollar General	Santa Rosa	NM	Sep. 2014	—	(12)	324	575	—	—	899	186
Dollar General	Sapulpa	OK	Sep. 2014	—	(12)	143	745	—	—	888	246
Dollar General	Schuyler	NE	Sep. 2014	—	(12)	144	905	—	—	1,049	286
Dollar General	Tahlequah	OK	Sep. 2014	—	(12)	132	925	—	—	1,057	294
Dollar General	Townville	PA	Sep. 2014	—	(12)	78	882	—	—	960	299
Dollar General	Valley Falls	KS	Sep. 2014	—	(12)	51	922	—	—	973	288

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					Land	Building and Improvements	Land	Building and Improvements		
Dollar General	Wymore	NE	Sep. 2014	— (12)	21	872	—	—	893	277
FedEx	Bohemia	NY	Sep. 2014	— (7)	4,838	19,596	—	1,605	26,039	6,552
FedEx	Watertown	NY	Sep. 2014	—	561	4,757	—	—	5,318	1,625
Shaw Aero	Naples	FL	Sep. 2014	— (14)	998	22,332	—	900	24,230	6,760
Mallinckrodt	St. Louis	MO	Sep. 2014	— (9)	1,499	16,828	—	—	18,327	4,976
Kuka Warehouse	Sterling Heights	MI	Sep. 2014	— (14)	1,227	10,790	—	—	12,017	3,190
Trinity Health	Livonia	MI	Sep. 2014	—	4,273	16,574	—	11,721	32,568	8,607
FedEx	Hebron	KY	Sep. 2014	—	1,106	7,750	—	338	9,194	2,544
FedEx	Lexington	KY	Sep. 2014	— (14)	1,118	7,961	—	—	9,079	2,454
DNV GL	Dublin	OH	Oct. 2014	—	2,509	3,140	—	746	6,395	1,136
Rexam	Reckinghausen	Germany	Oct. 2014	—	828	11,652	—	—	12,480	3,459
FedEx	Lake Charles	LA	Oct. 2014	— (11)	255	7,485	—	572	8,312	2,803
Onguard	Havre De Grace	MD	Oct. 2014	— (14)	2,216	6,585	—	1,624	10,425	3,164
Metro Tonic	Halle Peissen	Germany	Oct. 2014	—	7,135	49,983	—	3,748	60,866	16,457
Tokmanni	Matsala	Finland	Nov. 2014	— (6)	1,849	55,956	—	—	57,805	17,336
Government Services Administration (GSA)	Rapid City	SD	Nov. 2014	—	504	7,837	—	—	8,341	2,368
KPN BV	Houten	Netherlands	Nov. 2014	—	1,655	20,249	—	—	21,904	5,740
Follett School	McHenry	IL	Dec. 2014	— (14)	3,423	15,600	—	2,307	21,330	5,780
AM Castle	Wichita	KS	Dec. 2014	— (14)	426	6,681	—	509	7,616	2,063
FedEx	Billerica	MA	Dec. 2014	—	1,138	6,674	—	1,024	8,836	2,644
Constellium Auto	Van Buren	MI	Dec. 2014	— (7)	1,180	13,781	—	7,875	22,836	9,939
FedEx	Salina	UT	Mar. 2015	—	428	3,447	—	—	3,875	1,387
FedEx	Pierre	SD	Apr. 2015	—	—	3,288	—	—	3,288	1,273
Crowne Group	Logansport	IN	Aug. 2015	—	1,843	5,430	—	—	7,273	1,835
Crowne Group	Marion	SC	Aug. 2015	—	386	7,993	—	—	8,379	2,466
Mapes & Sprowl	Elk Grove Village	IL	Sep. 2015	— (10)	954	4,619	—	—	5,573	1,301
National Oilwell	Pleasanton	TX	Sep. 2015	—	80	3,372	—	—	3,452	1,009
Office Depot	Venlo	Netherlands	Sep. 2015	—	3,661	16,192	—	—	19,853	5,026
Finnair	Helinski	Finland	Sep. 2015	— (6)	2,642	75,285	—	—	77,927	20,970
Hannibal	Houston	TX	Sep. 2015	— (14)	2,090	11,138	—	—	13,228	3,006
FedEx	Mankato	MN	Sep. 2015	—	472	6,780	—	—	7,252	2,347
Auchan	Beychac-et-Caillau	France	Dec. 2016	—	4,251	13,825	—	5,953	24,029	5,125
DCNS	Guipavas	France	Dec. 2016	—	1,984	15,049	—	65	17,098	3,751
Deutsche Bank	Kirchberg	Luxembourg	Dec. 2016	—	15,164	51,579	—	809	67,552	12,103
FedEx	Greensboro	NC	Dec. 2016	—	1,820	8,252	—	—	10,072	2,580

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					Land	Building and Improvements	Land	Building and Improvements		
Harper Collins	Glasgow	United Kingdom	Dec. 2016	—	10,631	54,304	—	—	64,935	13,549
ID Logistics	Landersheim	France	Dec. 2016	—	2,023	8,502	—	43	10,568	2,092
ID Logistics	Moreuil	France	Dec. 2016	—	3,123	6,316	—	—	9,439	1,633
ID Logistics	Weilbach	Germany	Dec. 2016	—	1,398	9,239	—	—	10,637	2,170
ING Bank	Amsterdam Zuidoois	Netherlands	Dec. 2016	—	—	76,450	—	(32,440)	44,010	—
NCR Financial Solutions Group	Dundee	United Kingdom	Dec. 2016	—	2,705	8,653	—	—	11,358	2,425
Pole Emploi	Marseille	France	Dec. 2016	—	837	8,824	—	102	9,763	2,037
Cott Beverages	Sikeston	MO	Feb. 2017	(14)	456	8,291	—	147	8,894	1,979
FedEx	Great Falls	MT	Mar. 2017	(9)	326	5,439	—	—	5,765	1,726
FedEx	Morgantown	WV	Mar. 2017	(7)	4,661	8,401	—	—	13,062	2,105
Bridgestone Tire	Mt. Olive Twp	NJ	Sep. 2017	(8)	916	5,088	—	—	6,004	1,163
NSA Industries	St. Johnsbury	VT	Oct. 2017	(8)	210	1,753	—	—	1,963	419
NSA Industries	St. Johnsbury	VT	Oct. 2017	(8)	300	3,936	—	491	4,727	1,253
NSA Industries	St. Johnsbury	VT	Oct. 2017	(8)	270	3,858	—	—	4,128	937
GKN Aerospace	Blue Ash	OH	Oct. 2017	(8)	790	4,079	—	—	4,869	962
Tremec	Wixom	MI	Nov. 2017	(8)	1,002	17,376	—	—	18,378	4,117
NSA Industries	Groveton	NH	Dec. 2017	(8)	59	3,517	—	—	3,576	723
Cummins	Omaha	NE	Dec. 2017	(8)	1,448	6,469	—	—	7,917	1,620
Government Services Administration (GSA)	Gainesville	FL	Dec. 2017	—	451	6,016	—	522	6,989	1,281
Chemours	Pass Christian	MS	Feb. 2018	(10)	382	16,149	—	—	16,531	3,841
Lee Steel	Wyoming	MI	Mar. 2018	—	504	7,256	—	—	7,760	1,474
Fiat Chrysler	Sterling Heights	MI	Mar. 2018	—	1,855	13,623	—	—	15,478	3,180
FedEx	Blackfoot	ID	Jun. 2018	(10)	350	6,882	—	—	7,232	2,381
DuPont Pioneer	Spencer	IA	Jun. 2018	—	273	6,718	—	607	7,598	1,748
Rubbermaid	Akron	OH	Jul. 2018	(10)	1,221	17,145	—	—	18,366	3,268
NetScout	Allen	TX	Aug. 2018	(9)	2,115	41,486	—	—	43,601	7,809
Bush Industries	Jamestown	NY	Sep. 2018	(10)	1,535	14,818	—	—	16,353	2,904
FedEx	Greenville	NC	Sep. 2018	(10)	581	9,744	—	—	10,325	3,572
Penske	Romulus	MI	Nov. 2018	70,000	4,701	105,826	—	361	110,888	20,415
NSA Industries	Georgetown	MA	Nov. 2018	—	1,100	6,059	—	1,198	8,357	1,799
LKQ Corp.	Cullman	AL	Dec. 2018	—	61	3,781	—	—	3,842	759
Grupo Antolin North America, Inc.	Shelby Township	MI	Dec. 2018	(14)	1,941	41,648	—	—	43,589	8,074
Walgreens	Pittsburgh	PA	Dec. 2018	(14)	1,701	13,718	—	—	15,419	2,689
VersaFlex	Kansas City	KS	Dec. 2018	(14)	519	7,581	—	—	8,100	1,382
Cummins	Gillette	WY	Mar. 2019	(11)	1,197	5,470	—	805	7,472	1,322

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					Land	Building and Improvements	Land	Building and Improvements		
Sierra Nevada Corp.	Colorado Springs	CO	Apr. 2019	—	—	16,105	—	—	16,105	2,951
EQT Corp.	Waynesburg	PA	Apr. 2019	— (11)	875	11,126	—	—	12,001	2,195
Hanes	Calhoun	GA	Apr. 2019	— (11)	731	8,104	—	—	8,835	1,711
Union Partners	Aurora	IL	May. 2019	—	929	11,621	—	—	12,550	2,065
Union Partners	Dearborn	MI	May. 2019	— (11)	3,028	11,645	(1,217)	(5,973)	7,483	—
ComDoc	North Canton	OH	Jun. 2019	— (11)	602	15,128	—	—	15,730	2,921
Metal Technologies	Bloomfield	IN	Jun. 2019	— (11)	277	9,552	—	—	9,829	1,922
Encompass Health	Birmingham	AL	Jun. 2019	— (11)	1,746	55,568	—	612	57,926	9,209
Heatcraft	Tifton	GA	Jun. 2019	— (11)	346	9,064	—	—	9,410	1,500
CF Sauer SLB	Mauldin	SC	Aug. 2019	— (14)	40	343	—	—	383	66
CF Sauer SLB	Mauldin	SC	Aug. 2019	— (14)	232	15,488	—	—	15,720	2,657
CF Sauer SLB	Mauldin	SC	Aug. 2019	— (14)	348	4,747	—	—	5,095	996
CF Sauer SLB	Mauldin	SC	Aug. 2019	— (14)	190	9,488	—	—	9,678	1,624
CF Sauer SLB	Orlando	FL	Aug. 2019	— (14)	237	351	—	—	588	80
CF Sauer SLB	San Luis Obispo	CA	Aug. 2019	— (14)	2,201	12,884	—	—	15,085	2,295
SWECO	Florence	KY	Sep. 2019	—	2,080	21,924	—	—	24,004	4,239
Viavi Solutions	Santa Rosa	CA	Sep. 2019	—	3,061	5,929	—	2,358	11,348	1,922
Viavi Solutions	Santa Rosa	CA	Sep. 2019	—	3,073	7,130	—	2,171	12,374	2,081
Faurecia	Auburn Hills	MI	Dec. 2019	—	3,310	38,278	—	2,095	43,683	7,710
Plasma	Garland	TX	Dec. 2019	—	595	2,421	—	—	3,016	475
Plasma	El Paso	TX	Dec. 2019	—	72	2,478	—	—	2,550	380
Plasma	Hickory	NC	Dec. 2019	—	494	3,702	—	—	4,196	624
Plasma	Lake Charles	LA	Dec. 2019	—	301	1,730	—	—	2,031	309
Plasma	Mission	TX	Dec. 2019	—	275	1,735	—	—	2,010	297
Plasma	Meridian	MS	Dec. 2019	—	203	2,965	—	—	3,168	505
Plasma	Peoria	IL	Dec. 2019	—	206	2,578	—	—	2,784	417
Whirlpool	Cleveland	TN	Dec. 2019	—	2,230	20,923	—	—	23,153	3,739
Whirlpool	Clyde	OH	Dec. 2019	—	1,641	20,072	—	—	21,713	3,489
Whirlpool	Clyde	OH	Dec. 2019	—	3,559	17,283	—	—	20,842	3,523
Whirlpool	Findlay	OH	Dec. 2019	—	1,344	22,624	—	—	23,968	3,693
Whirlpool	Marion	OH	Dec. 2019	—	1,876	27,850	—	—	29,726	4,600
Whirlpool	Ottawa	OH	Dec. 2019	—	3,155	19,919	—	24,592	47,666	8,789
FedEx	Bathurst	Canada	Dec. 2019	—	37	2,094	—	—	2,131	503
FedEx	Woodstock	Canada	Dec. 2019	—	408	3,663	—	—	4,071	744
NSA Industries	Franklin	NH	Dec. 2019	—	237	7,968	(3)	6,006	14,208	2,381
Viavi	Santa Rosa	CA	Jan. 2020	—	3,209	4,203	—	1,482	8,894	1,388

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					Land	Building and Improvements	Land	Building and Improvements		
CSTK	St. Louis	MO	Feb. 2020	— (14)	3,405	8,155	—	(1,166)	10,394	1,237
Metal Technologies	Bloomfield	IN	Feb. 2020	—	167	1,034	—	—	1,201	209
Whirlpool	Fabiano	ITA	Feb. 2020	—	223	5,271	—	—	5,494	781
Whirlpool	Fabiano	ITA	Feb. 2020	—	2,603	15,067	—	—	17,670	2,439
FedEx	Moncton	Canada	Mar. 2020	—	288	2,873	—	—	3,161	535
Klaussner	Asheboro	NC	Mar. 2020	—	4,102	10,420	—	—	14,522	1,735
Plasma	Danville	VA	May. 2020	—	434	2,209	—	—	2,643	365
Plasma	Des Moines	IA	May. 2020	—	254	2,827	—	—	3,081	426
Plasma	Youngstown	OH	May. 2020	—	41	4,600	—	—	4,641	661
Plasma	Dayton	OH	May. 2020	—	61	1,796	—	—	1,857	267
Klaussner	Asheboro	NC	Jun. 2020	—	2,438	3,025	—	—	5,463	438
NSA Industries	Franklin	NH	Jun. 2020	—	161	2,857	—	—	3,018	506
Johnson Controls	Manchester	United Kingdom	Sep. 2020	—	—	10,651	—	—	10,651	1,500
Johnson Controls	Manchester	United Kingdom	Sep. 2020	—	—	1,491	—	—	1,491	250
Broadridge Financial Solutions	El Dorado Hills	CA	Nov. 2020	—	5,524	47,050	—	—	52,574	6,654
Broadridge Financial Solutions	Kansas City	MO	Nov. 2020	—	5,731	27,736	—	—	33,467	3,829
Broadridge Financial Solutions	South Windsor	CT	Nov. 2020	—	6,473	32,490	—	—	38,963	4,927
Broadridge Financial Solutions	Falconer	NY	Nov. 2020	—	355	16,492	—	—	16,847	2,224
ZF Active Safety	Findlay	OH	Dec. 2020	— (14)	1,231	21,410	—	—	22,641	2,968
Johnson Controls	Montigny-Le-Bretonneux	France	Dec. 2020	—	1,146	3,016	—	—	4,162	402
FCA USA	Detroit	MI	Dec. 2020	— (14)	5,125	95,485	973	564	102,147	12,884
Momentum Manufacturing Group	Amherst	NH	Apr. 2021	—	498	5,233	—	—	5,731	708
Cameron International	Pearsall	TX	Apr. 2021	—	298	6,356	—	—	6,654	974
Trafalgar Court	St. Peter Port	Channel Islands	Sep. 2021	—	12,098	57,790	—	1,450	71,338	6,367
Walmart Inc.	Bentonville	AR	Oct. 2021	—	4,358	33,231	—	—	37,589	3,941
Pilot Point Steel	Hallettsville	TX	Oct. 2021	—	386	3,085	—	—	3,471	531
Pilot Point Steel	Pilot Point	TX	Oct. 2021	—	854	7,184	—	—	8,038	966
Promess Incorporated	Brighton	MI	Dec. 2021	—	299	6,170	—	—	6,469	679
Promess Incorporated	Brighton	MI	Dec. 2021	—	278	1,824	—	—	2,102	225
Promess Incorporated	Brighton	MI	Dec. 2021	—	288	1,758	—	—	2,046	201
Thetford Corporation	Ann Arbor	MI	Dec. 2021	—	1,353	8,197	—	—	9,550	1,000
Thetford Corporation	Dexter	MI	Dec. 2021	—	3,307	10,248	—	—	13,555	1,227
Thetford Corporation	Mishawaka	IN	Dec. 2021	—	616	4,659	—	—	5,275	563
PFB America Corporation	Blissfield	MI	Dec. 2021	—	219	2,121	—	—	2,340	275
PFB America Corporation	Blissfield	MI	Dec. 2021	—	118	651	—	—	769	80
PFB America Corporation	Lebanon	OH	Dec. 2021	—	398	4,718	—	—	5,116	523

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					Land	Building and Improvements	Land	Building and Improvements		
PFB America Corporation	Lester Prairie	MN	Dec. 2021	—	448	5,817	—	—	6,265	655
Plasti-Fab Ltd	Crossfield	Canada	Dec. 2021	—	839	5,404	—	—	6,243	618
Plasti-Fab Ltd	Crossfield	Canada	Dec. 2021	—	2,180	4,484	—	—	6,664	549
Plasti-Fab Ltd	Kitchener	Canada	Dec. 2021	—	3,025	7,010	—	—	10,035	744
Plasti-Fab Ltd	Winnipeg	Canada	Dec. 2021	—	1,006	330	—	—	1,336	46
Thetford Corporation	Etten-Leur	Netherlands	Dec. 2021	—	4,088	16,601	—	—	20,689	1,905
Executive Mailing Service	Palos Hills	IL	Apr. 2022	—	2,061	9,339	(566)	(2,992)	7,842	222
Caledonia House	Glasgow	United Kingdom	May. 2022	—	1,617	12,087	—	—	13,704	1,177
Momentum Manufacturing Group	Georgetown	MA	Jun. 2022	—	610	5,349	—	—	5,959	502
Wallgreens Boots Alliance Inc.	Coventry	United Kingdom	Jan. 2023	—	—	3,585	—	—	3,585	262
Wallgreens Boots Alliance Inc.	Stortford	United Kingdom	Jan. 2023	—	503	1,803	—	—	2,306	131
Wallgreens Boots Alliance Inc.		United Kingdom	Jan. 2023	—	876	2,998	—	—	3,874	219
Wallgreens Boots Alliance Inc.	Southampton	United Kingdom	Jan. 2023	—	1,785	3,982	—	—	5,767	292
Wallgreens Boots Alliance Inc.	Poole	United Kingdom	Jan. 2023	—	—	4,761	—	—	4,761	348
Wallgreens Boots Alliance Inc.	Taunton	United Kingdom	Jan. 2023	—	535	3,601	—	—	4,136	264
Wallgreens Boots Alliance Inc.	Gloucester	United Kingdom	Jan. 2023	—	390	5,736	—	—	6,126	422
Wallgreens Boots Alliance Inc.	Tunbridge Wells	United Kingdom	Jan. 2023	—	1,102	6,361	—	—	7,463	464
Dollar General I	Mission	TX	Sep. 2023	—	250	654	—	—	904	45
Dollar General I	Sullivan	MO	Sep. 2023	—	260	663	—	—	923	46
Walgreens I	Pine Bluff	AR	Sep. 2023	(12)	840	2,014	—	—	2,854	140
Dollar General II	Bogalusa	LA	Sep. 2023	—	280	688	—	—	968	48
Dollar General II	Donaldsonville	LA	Sep. 2023	—	260	614	—	—	874	43
AutoZone I	Cut Off	LA	Sep. 2023	—	330	858	—	—	1,188	59
Dollar General III	Athens	MI	Sep. 2023	—	250	654	—	—	904	45
Dollar General III	Fowler	MI	Sep. 2023	—	260	651	—	—	911	45
Dollar General III	Hudson	MI	Sep. 2023	—	270	671	—	—	941	47
Dollar General III	Muskegon	MI	Sep. 2023	—	290	620	—	—	910	43
Dollar General III	Reese	MI	Sep. 2023	—	260	650	—	—	910	45
BSFS I	Fort Myers	FL	Sep. 2023	—	800	2,255	—	—	3,055	154
Dollar General IV	Bainbridge	GA	Sep. 2023	—	250	559	—	—	809	40
Dollar General IV	Vanleer	TN	Sep. 2023	—	230	552	—	—	782	38
Tractor Supply I	Vernon	CT	Sep. 2023	—	950	3,016	—	—	3,966	207
Dollar General V	Meraux	LA	Sep. 2023	—	520	1,326	—	—	1,846	92
Mattress Firm I	Tallahassee	FL	Sep. 2023	(12)	510	1,355	—	—	1,865	94
Lowe's I	Fayetteville	NC	Sep. 2023	—	—	10,178	—	—	10,178	678
Lowe's I	Macon	GA	Sep. 2023	—	—	12,230	—	—	12,230	812
Lowe's I	New Bern	NC	Sep. 2023	(12)	3,050	6,794	—	—	9,844	486

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					Land	Building and Improvements	Land	Building and Improvements		
Lowe's I	Rocky Mount	NC	Sep. 2023	— (12)	3,260	7,390	—	—	10,650	525
O'Reilly Auto Parts I	Manitowoc	WI	Sep. 2023	—	220	631	—	—	851	46
Food Lion I	Charlotte	NC	Sep. 2023	—	1,660	5,890	—	—	7,550	413
Lowe's I	Aiken	SC	Sep. 2023	—	—	6,963	—	—	6,963	482
Dollar General VII	Gasburg	VA	Sep. 2023	—	270	717	—	—	987	50
Dollar General VI	Natalbany	LA	Sep. 2023	—	320	844	—	—	1,164	58
Walgreens II	Tucker	GA	Sep. 2023	—	—	3,963	—	—	3,963	260
Family Dollar III	Challis	ID	Sep. 2023	—	280	663	—	—	943	47
Chili's I	Lake Jackson	TX	Sep. 2023	—	600	1,586	—	—	2,186	109
Chili's I	Victoria	TX	Sep. 2023	—	680	1,703	—	—	2,383	118
CVS I	Anniston	AL	Sep. 2023	—	580	1,621	—	—	2,201	111
Tire Kingdom I	Lake Wales	FL	Sep. 2023	—	510	1,417	—	—	1,927	97
AutoZone II	Temple	GA	Sep. 2023	—	370	814	—	—	1,184	57
Dollar General VIII	Stanleytown	VA	Sep. 2023	—	300	833	—	—	1,133	58
Fresenius I	Montevallo	AL	Sep. 2023	—	580	1,425	—	—	2,005	99
Dollar General IX	Mabelvale	AR	Sep. 2023	—	200	519	—	—	719	36
Advance Auto I	Angola	IN	Sep. 2023	—	170	370	—	—	540	27
Arby's I	Hernando	MS	Sep. 2023	—	600	1,485	—	—	2,085	103
CVS II	Holyoke	MA	Sep. 2023	—	—	5,188	—	—	5,188	338
Walgreens III	Lansing	MI	Sep. 2023	—	1,070	2,917	—	—	3,987	201
Walgreens IV	Beaumont	TX	Sep. 2023	—	620	1,618	—	—	2,238	111
Dollar General X	Greenwell Springs	LA	Sep. 2023	—	250	793	—	—	1,043	55
Home Depot I	Birmingham	AL	Sep. 2023	—	9,800	27,391	—	—	37,191	2,047
Home Depot I	Valdosta	GA	Sep. 2023	—	9,250	24,191	—	—	33,441	1,820
New Breed Logistics I	Hanahan	SC	Sep. 2023	—	5,560	10,822	—	63	16,445	874
Truist Bank I	Atlanta	GA	Sep. 2023	—	420	1,128	—	—	1,548	78
Truist Bank I	Fort Pierce	FL	Sep. 2023	—	540	1,370	—	—	1,910	95
Truist Bank I	Nashville	TN	Sep. 2023	—	210	543	—	—	753	38
Truist Bank I	New Market	VA	Sep. 2023	—	320	830	—	—	1,150	57
Truist Bank I	New Smyrna Beach	FL	Sep. 2023	—	890	2,324	—	—	3,214	161
Truist Bank I	Oak Ridge	TN	Sep. 2023	—	430	1,172	—	—	1,602	81
Truist Bank I	Orlando	FL	Sep. 2023	—	590	1,603	—	—	2,193	111
Truist Bank I	Orlando	FL	Sep. 2023	—	890	2,324	—	—	3,214	161
Truist Bank I	Savannah	TN	Sep. 2023	—	380	1,033	—	—	1,413	71
Truist Bank I	Thomson	GA	Sep. 2023	—	360	953	—	—	1,313	66
Truist Bank I	Vinton	VA	Sep. 2023	—	120	324	—	—	444	22

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					Land	Building and Improvements	Land	Building and Improvements		
Truist Bank I	Washington	DC	Sep. 2023	—	730	1,902	—	—	2,632	131
Truist Bank I	Waycross	GA	Sep. 2023	—	420	1,126	—	—	1,546	78
Truist Bank I	Waynesville	NC	Sep. 2023	—	260	702	—	—	962	48
Circle K I	Aledo	IL	Sep. 2023	—	450	1,475	—	—	1,925	101
Circle K I	Bedford	OH	Sep. 2023	—	310	950	—	—	1,260	65
Circle K I	Bloomington	IL	Sep. 2023	—	210	682	—	—	892	47
Circle K I	Bloomington	IL	Sep. 2023	—	190	627	—	—	817	43
Circle K I	Burlington	IA	Sep. 2023	—	160	517	—	—	677	35
Circle K I	Champaign	IL	Sep. 2023	—	195	635	—	—	830	43
Circle K I	Clinton	IA	Sep. 2023	—	240	765	—	—	1,005	52
Circle K I	Galesburg	IL	Sep. 2023	—	250	826	—	—	1,076	56
Circle K I	Jacksonville	IL	Sep. 2023	—	170	545	—	—	715	37
Circle K I	Jacksonville	IL	Sep. 2023	—	130	410	—	—	540	28
Circle K I	Lafayette	IN	Sep. 2023	—	250	784	—	—	1,034	54
Circle K I	Mattoon	IL	Sep. 2023	—	370	1,202	—	—	1,572	82
Circle K I	Morton	IL	Sep. 2023	—	180	611	—	—	791	42
Circle K I	Muscatine	IA	Sep. 2023	—	230	755	—	—	985	52
Circle K I	Paris	IL	Sep. 2023	—	260	845	—	—	1,105	58
Circle K I	Staunton	IL	Sep. 2023	—	510	1,593	—	—	2,103	109
Circle K I	Streetsboro	OH	Sep. 2023	—	240	730	—	—	970	50
Circle K I	Vandalia	IL	Sep. 2023	—	330	1,031	—	—	1,361	71
Circle K I	Virden	IL	Sep. 2023	—	340	1,024	—	—	1,364	70
Walgreens VI	Gillette	WY	Sep. 2023	—	920	2,336	—	—	3,256	161
Walgreens V	Oklahoma City	OK	Sep. 2023	—	1,120	3,162	—	—	4,282	217
FedEx Ground I	Watertown	SD	Sep. 2023	—	780	1,755	—	—	2,535	135
Krystal I	Chattanooga	TN	Sep. 2023	— (12)	280	689	—	—	969	48
Krystal I	Cleveland	TN	Sep. 2023	— (12)	380	1,084	—	—	1,464	75
Krystal I	Columbus	GA	Sep. 2023	— (12)	400	1,009	—	—	1,409	70
Krystal I	Ft. Oglethorpe	GA	Sep. 2023	— (12)	250	711	—	—	961	49
Krystal I	Jacksonville	FL	Sep. 2023	— (12)	360	898	—	—	1,258	62
Walgreens VII	Alton	IL	Sep. 2023	—	1,150	2,980	—	—	4,130	206
Walgreens VII	Florissant	MO	Sep. 2023	—	460	1,239	—	—	1,699	85
Walgreens VII	Florissant	MO	Sep. 2023	—	470	1,255	—	—	1,725	87
Walgreens VII	Mahomet	IL	Sep. 2023	—	1,130	2,797	—	—	3,927	194
Walgreens VII	Monroe	MI	Sep. 2023	—	900	2,532	—	—	3,432	174
Walgreens VII	Springfield	IL	Sep. 2023	—	1,080	2,846	—	—	3,926	196

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					Land	Building and Improvements	Land	Building and Improvements		
Walgreens VII	St Louis	MO	Sep. 2023	—	750	1,960	—	—	2,710	135
Walgreens VII	Washington	IL	Sep. 2023	—	930	2,514	—	—	3,444	173
Tractor Supply II	Houghton	MI	Sep. 2023	—	400	1,061	—	—	1,461	75
National Tire & Battery II	Mundelein	IL	Sep. 2023	—	—	3,549	—	—	3,549	232
Tractor Supply III	Harlan	KY	Sep. 2023	—	680	2,080	—	—	2,760	143
Mattress Firm II	Knoxville	TN	Sep. 2023	—	300	767	—	—	1,067	54
Dollar General XI	Greenville	MS	Sep. 2023	—	240	652	—	—	892	45
Talecris Plasma Resources I	Eagle Pass	TX	Sep. 2023	—	810	1,991	—	—	2,801	140
Dollar General XII	Le Center	MN	Sep. 2023	—	260	574	—	—	834	40
Advance Auto II	Bunnell	FL	Sep. 2023	—	380	956	—	—	1,336	67
Advance Auto II	Washington	GA	Sep. 2023	—	250	616	—	—	866	43
Dollar General XIII	Vidor	TX	Sep. 2023	—	230	521	—	—	751	37
FedEx Ground II	Leland	MS	Sep. 2023	—	1,170	2,660	—	—	3,830	206
Burger King I	Algonquin	IL	Sep. 2023	(12)	490	1,314	—	—	1,804	91
Burger King I	Antioch	IL	Sep. 2023	(12)	380	882	—	—	1,262	62
Burger King I	Celina	OH	Sep. 2023	—	360	890	—	—	1,250	63
Burger King I	Columbiana	OH	Sep. 2023	—	460	1,015	—	—	1,475	71
Burger King I	Fairborn	OH	Sep. 2023	(12)	440	1,148	—	—	1,588	80
Burger King I	Girard	OH	Sep. 2023	—	530	1,186	—	—	1,716	83
Burger King I	Grayslake	IL	Sep. 2023	(12)	340	797	—	—	1,137	56
Burger King I	Greenville	OH	Sep. 2023	(12)	400	1,001	—	—	1,401	70
Burger King I	Gurnee	IL	Sep. 2023	(12)	570	1,437	—	—	2,007	101
Burger King I	Madison	OH	Sep. 2023	—	95	—	—	—	95	—
Burger King I	McHenry	IL	Sep. 2023	(12)	330	870	—	—	1,200	60
Burger King I	North Fayette	PA	Sep. 2023	—	600	1,306	—	—	1,906	91
Burger King I	North Royalton	OH	Sep. 2023	—	440	1,235	—	—	1,675	100
Burger King I	Poland	OH	Sep. 2023	—	340	742	—	—	1,082	52
Burger King I	Ravenna	OH	Sep. 2023	—	500	1,084	—	—	1,584	76
Burger King I	Round Lake Beach	IL	Sep. 2023	—	730	1,770	—	—	2,500	124
Burger King I	Trotwood	OH	Sep. 2023	—	330	882	—	—	1,212	61
Burger King I	Twinsburg	OH	Sep. 2023	—	420	911	—	—	1,331	64
Burger King I	Waukegan	IL	Sep. 2023	(12)	380	926	—	—	1,306	65
Burger King I	Youngstown	OH	Sep. 2023	—	450	1,215	—	—	1,665	84
Burger King I	Youngstown	OH	Sep. 2023	—	570	1,220	—	—	1,790	86
Burger King I	Youngstown	OH	Sep. 2023	—	570	1,311	—	—	1,881	92
Dollar General XIV	Fort Smith	AR	Sep. 2023	—	300	781	—	—	1,081	54

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					Land	Building and Improvements	Land	Building and Improvements		
Dollar General XIV	Hot Springs	AR	Sep. 2023	—	300	780	—	—	1,080	54
Dollar General XIV	Royal	AR	Sep. 2023	—	250	614	—	—	864	43
Dollar General XV	Wilson	NY	Sep. 2023	—	290	758	—	—	1,048	53
Mattress Firm I	McDonough	GA	Sep. 2023	(12)	390	1,013	—	—	1,403	70
Dollar General XVI	LaFollette	TN	Sep. 2023	—	220	571	—	—	791	39
Family Dollar V	Carrollton	MO	Sep. 2023	—	260	542	—	—	802	38
Family Dollar VI	Walden	CO	Sep. 2023	—	220	590	—	—	810	45
Mattress Firm III	Valdosta	GA	Sep. 2023	—	420	1,121	—	—	1,541	78
Arby's II	Virginia	MN	Sep. 2023	—	320	767	—	—	1,087	53
SAAB Sensis I	Syracuse	NY	Sep. 2023	—	2,970	6,874	—	—	9,844	524
Citizens Bank I	Doylestown	PA	Sep. 2023	—	520	1,332	—	—	1,852	92
Citizens Bank I	Lansdale	PA	Sep. 2023	—	420	1,006	—	—	1,426	70
Citizens Bank I	Lima	PA	Sep. 2023	—	710	1,791	—	—	2,501	124
Citizens Bank I	Philadelphia	PA	Sep. 2023	—	450	1,145	—	—	1,595	79
Citizens Bank I	Philadelphia	PA	Sep. 2023	—	660	1,603	—	—	2,263	110
Citizens Bank I	Philadelphia	PA	Sep. 2023	—	710	1,955	—	—	2,665	134
Citizens Bank I	Philadelphia	PA	Sep. 2023	—	630	1,954	—	—	2,584	133
Citizens Bank I	Richboro	PA	Sep. 2023	—	420	1,080	—	—	1,500	75
Citizens Bank I	Wayne	PA	Sep. 2023	—	1,030	2,920	—	—	3,950	199
Truist Bank II	Bushnell	FL	Sep. 2023	—	320	802	—	—	1,122	56
Truist Bank II	Chattanooga	TN	Sep. 2023	—	300	754	—	—	1,054	52
Truist Bank II	Douglasville	GA	Sep. 2023	(12)	400	1,029	—	—	1,429	71
Truist Bank II	Duluth	GA	Sep. 2023	(12)	800	1,930	—	—	2,730	134
Truist Bank II	East Ridge	TN	Sep. 2023	—	230	626	—	—	856	43
Truist Bank II	Mauldin	SC	Sep. 2023	—	310	891	—	—	1,201	61
Truist Bank II	Okeechobee	FL	Sep. 2023	—	460	1,274	—	—	1,734	88
Truist Bank II	Panama City	FL	Sep. 2023	—	450	1,243	—	—	1,693	86
Mattress Firm IV	Meridian	ID	Sep. 2023	—	500	1,323	—	—	1,823	91
Dollar General XII	Sunrise Beach	MO	Sep. 2023	—	260	646	—	—	906	45
FedEx Ground IV	Council Bluffs	IA	Sep. 2023	—	1,430	3,378	—	—	4,808	260
Mattress Firm V	Florence	AL	Sep. 2023	(12)	350	937	—	36	1,323	65
Mattress Firm I	Aiken	SC	Sep. 2023	—	390	1,031	—	—	1,421	71
Aaron's I	Erie	PA	Sep. 2023	—	240	570	—	—	810	39
AutoZone III	Caro	MI	Sep. 2023	—	280	648	—	—	928	46
Advance Auto III	Taunton	MA	Sep. 2023	—	390	991	—	—	1,381	69
Family Dollar VIII	Dexter	NM	Sep. 2023	—	300	732	—	—	1,032	51

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					Land	Building and Improvements	Land	Building and Improvements		
Family Dollar VIII	Hale Center	TX	Sep. 2023	—	260	600	—	—	860	42
Family Dollar VIII	Plains	TX	Sep. 2023	—	280	652	—	—	932	46
Dollar General XVII	Tullos	LA	Sep. 2023	—	250	682	—	—	932	47
Truist Bank III	Athens	GA	Sep. 2023	— (12)	300	784	—	—	1,084	54
Truist Bank III	Avondale	MD	Sep. 2023	— (12)	550	1,490	—	—	2,040	103
Truist Bank IV	Chamblee	GA	Sep. 2023	— (12)	490	1,276	—	—	1,766	88
Truist Bank III	Chattanooga	TN	Sep. 2023	— (12)	400	951	—	—	1,351	66
First Horizon Bank	Collinsville	VA	Sep. 2023	—	179	509	—	—	688	35
Truist Bank IV	Columbus	GA	Sep. 2023	— (12)	570	1,408	—	—	1,978	98
Truist Bank III	Conyers	GA	Sep. 2023	— (12)	500	1,324	—	—	1,824	92
Truist Bank IV	Creedmoor	NC	Sep. 2023	—	100	296	—	—	396	20
Truist Bank III	Daytona Beach	FL	Sep. 2023	—	520	1,390	—	—	1,910	96
First Horizon Bank	Durham	NC	Sep. 2023	— (12)	190	484	—	—	674	33
First Horizon Bank	Durham	NC	Sep. 2023	— (12)	340	857	—	—	1,197	59
Truist Bank III	Gainesville	FL	Sep. 2023	— (12)	400	1,081	—	—	1,481	75
Truist Bank III	Greenville	SC	Sep. 2023	— (12)	220	621	—	—	841	43
Truist Bank III	Gulf Breeze	FL	Sep. 2023	—	430	1,180	—	—	1,610	81
Truist Bank III	Inverness	FL	Sep. 2023	— (12)	520	1,484	—	—	2,004	102
Truist Bank III	Macon	GA	Sep. 2023	—	270	676	—	—	946	47
Truist Bank III	Mebane	NC	Sep. 2023	— (12)	400	1,164	—	—	1,564	80
Truist Bank III	Melbourne	FL	Sep. 2023	—	580	1,511	—	—	2,091	105
Truist Bank III	Morristown	TN	Sep. 2023	— (12)	150	364	—	—	514	25
Truist Bank III	Mount Dora	FL	Sep. 2023	— (12)	570	1,570	—	—	2,140	109
Truist Bank III	Murfreesboro	TN	Sep. 2023	— (12)	340	791	—	—	1,131	55
Truist Bank IV	Ocala	FL	Sep. 2023	— (12)	620	1,493	—	—	2,113	104
Truist Bank III	Ocala	FL	Sep. 2023	— (12)	400	1,006	—	—	1,406	70
First Horizon Bank	Onancock	VA	Sep. 2023	— (12)	510	1,274	—	—	1,784	89
Truist Bank III	Orlando	FL	Sep. 2023	— (12)	540	1,459	—	—	1,999	101
Truist Bank III	Ormond Beach	FL	Sep. 2023	— (12)	680	1,706	—	—	2,386	118
Truist Bank III	Ormond Beach	FL	Sep. 2023	— (12)	570	1,571	—	—	2,141	109
Truist Bank III	Ormond Beach	FL	Sep. 2023	— (12)	510	1,322	—	—	1,832	92
First Horizon Bank	Pittsboro	NC	Sep. 2023	— (12)	180	423	—	—	603	30
Truist Bank III	Pompano Beach	FL	Sep. 2023	—	700	1,816	—	—	2,516	126
Truist Bank IV	Prince Frederick	MD	Sep. 2023	— (12)	670	1,853	—	—	2,523	128
Truist Bank III	Richmond	VA	Sep. 2023	—	2,386	4,614	—	—	7,000	388
Truist Bank III	Richmond	VA	Sep. 2023	— (12)	160	400	—	—	560	28

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					Land	Building and Improvements	Land	Building and Improvements		
Truist Bank III	Roanoke	VA	Sep. 2023	— (12)	650	1,789	—	—	2,439	124
Truist Bank III	Savannah	GA	Sep. 2023	— (12)	320	799	—	—	1,119	56
Truist Bank III	Signal Mountain	TN	Sep. 2023	— (12)	220	579	—	—	799	40
Truist Bank III	Soddy Daisy	TN	Sep. 2023	— (12)	240	605	—	—	845	42
Truist Bank IV	Spring Hill	FL	Sep. 2023	— (12)	590	1,515	—	—	2,105	105
Truist Bank III	St. Petersburg	FL	Sep. 2023	— (12)	510	1,322	—	—	1,832	92
Truist Bank III	Stockbridge	GA	Sep. 2023	— (12)	390	1,002	—	—	1,392	70
Truist Bank III	Stone Mountain	GA	Sep. 2023	— (12)	440	1,151	—	—	1,591	80
First Horizon Bank	Stuart	VA	Sep. 2023	— (12)	430	1,209	—	—	1,639	84
Truist Bank III	Sylvester	GA	Sep. 2023	—	270	620	—	—	890	43
Truist Bank III	Union City	GA	Sep. 2023	— (12)	220	575	—	—	795	40
First Horizon Bank	Winston-Salem	NC	Sep. 2023	— (12)	250	693	—	—	943	48
First Horizon Bank	Yadkinville	NC	Sep. 2023	— (12)	400	1,007	—	—	1,407	70
Dollar General XVIII	Deville	LA	Sep. 2023	—	250	645	—	—	895	45
Mattress Firm I	Holland	MI	Sep. 2023	— (12)	400	1,035	—	—	1,435	72
Dollar General XVII	Hornbeck	LA	Sep. 2023	—	260	672	—	—	932	47
Family Dollar IX	Fannettsburg	PA	Sep. 2023	—	310	1,148	—	148	1,606	96
Mattress Firm I	Saginaw	MI	Sep. 2023	— (12)	370	1,004	—	—	1,374	69
Bi-Lo I	Greenville	SC	Sep. 2023	— (12)	810	2,082	—	—	2,892	156
Stop & Shop I	Cumberland	RI	Sep. 2023	—	3,900	13,402	—	—	17,302	914
Stop & Shop I	Sicklerville	NJ	Sep. 2023	—	3,010	9,891	—	—	12,901	675
Stop & Shop I	Southington	CT	Sep. 2023	— (12)	3,550	12,896	—	—	16,446	877
Dollar General XVII	Forest Hill	LA	Sep. 2023	—	240	616	—	—	856	43
Dollar General XIX	Chelsea	OK	Sep. 2023	—	310	812	—	—	1,122	56
Dollar General XX	Brookhaven	MS	Sep. 2023	—	230	582	—	—	812	40
Dollar General XX	Columbus	MS	Sep. 2023	—	300	605	—	—	905	42
Dollar General XX	Forest	MS	Sep. 2023	—	250	685	—	—	935	47
Dollar General XX	Rolling Fork	MS	Sep. 2023	—	310	856	—	—	1,166	59
Dollar General XX	West Point	MS	Sep. 2023	—	260	611	—	—	871	43
Dollar General XXI	Huntington	WV	Sep. 2023	—	360	921	—	—	1,281	64
Dollar General XXII	Warren	IN	Sep. 2023	—	310	737	—	—	1,047	51
FedEx Ground V	Sioux City	IA	Sep. 2023	—	1,460	3,873	—	—	5,333	289
FedEx Ground VII	Eagle River	WI	Sep. 2023	—	1,660	4,277	—	—	5,937	320
FedEx Ground VI	Grand Forks	ND	Sep. 2023	—	2,340	6,146	—	—	8,486	461
FedEx Ground VIII	Mosinee	WI	Sep. 2023	—	2,230	5,942	—	—	8,172	444
Dollar General XXIII	Dewitt	NY	Sep. 2023	— (13)	330	726	—	—	1,056	51

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					Land	Building and Improvements	Land	Building and Improvements		
Dollar General XXIII	Farmington	NY	Sep. 2023	— (13)	310	863	—	—	1,173	60
Dollar General XXIII	Geddes	NY	Sep. 2023	— (13)	290	688	—	—	978	48
Dollar General XXIII	Otego	NY	Sep. 2023	— (13)	320	784	—	—	1,104	55
Dollar General XXIII	Parish	NY	Sep. 2023	— (13)	320	713	—	—	1,033	50
Dollar General XXIII	Utica	NY	Sep. 2023	— (13)	310	741	—	—	1,051	52
Jo-Ann Fabrics I	Freeport	IL	Sep. 2023	— (13)	510	1,287	—	—	1,797	89
FedEx Ground IX	Brainerd	MN	Sep. 2023	— (13)	1,100	2,581	—	—	3,681	196
Chili's II	McHenry	IL	Sep. 2023	— (13)	920	2,317	—	—	3,237	160
Dollar General XXIII	Kingston	NY	Sep. 2023	— (13)	330	908	—	—	1,238	63
Sonic Drive In I	Robertsdale	AL	Sep. 2023	— (13)	330	851	—	—	1,181	59
Sonic Drive In I	Tuscaloosa	AL	Sep. 2023	— (13)	630	1,570	—	—	2,200	109
Bridgestone HOSEpower I	Columbia	SC	Sep. 2023	— (13)	600	1,436	—	—	2,036	101
Bridgestone HOSEpower I	Elko	NV	Sep. 2023	— (13)	540	1,290	—	—	1,830	90
Dollar General XXIII	Kerhonkson	NY	Sep. 2023	— (13)	290	707	—	—	997	49
Bridgestone HOSEpower II	Jacksonville	FL	Sep. 2023	— (13)	570	1,268	—	—	1,838	89
FedEx Ground X	Rolla	MO	Sep. 2023	— (13)	2,420	5,900	—	—	8,320	450
Chili's III	Machesney Park	IL	Sep. 2023	— (13)	1,110	2,853	—	—	3,963	197
FedEx Ground XI	Casper	WY	Sep. 2023	— (13)	970	2,231	—	—	3,201	169
Tractor Supply IV	Flandreau	SD	Sep. 2023	— (13)	370	1,005	—	—	1,375	70
Tractor Supply IV	Hazen	ND	Sep. 2023	— (13)	470	1,399	—	—	1,869	96
Sonic Drive In II	Biloxi	MS	Sep. 2023	— (12)	290	770	—	—	1,060	53
Sonic Drive In II	Collins	MS	Sep. 2023	— (12)	360	940	—	—	1,300	65
Sonic Drive In II	Ellisville	MS	Sep. 2023	— (12)	390	1,020	—	—	1,410	71
Sonic Drive In II	Gulfport	MS	Sep. 2023	— (12)	320	754	—	—	1,074	53
Sonic Drive In II	Gulfport	MS	Sep. 2023	— (12)	240	647	—	—	887	45
Sonic Drive In II	Gulfport	MS	Sep. 2023	— (12)	280	734	—	—	1,014	51
Sonic Drive In II	Hattiesburg	MS	Sep. 2023	— (12)	330	847	—	—	1,177	59
Sonic Drive In II	Lithia	FL	Sep. 2023	— (12)	240	628	—	—	868	44
Sonic Drive In II	Long Beach	MS	Sep. 2023	— (12)	310	783	—	—	1,093	54
Sonic Drive In II	Magee	MS	Sep. 2023	— (12)	290	788	—	—	1,078	55
Sonic Drive In II	Petal	MS	Sep. 2023	— (12)	350	845	—	—	1,195	59
Sonic Drive In II	Plant City	FL	Sep. 2023	— (12)	230	586	—	—	816	41
Sonic Drive In II	Purvis	MS	Sep. 2023	— (12)	300	760	—	—	1,060	53
Sonic Drive In II	Riverview	FL	Sep. 2023	— (12)	220	584	—	—	804	41
Sonic Drive In II	Riverview	FL	Sep. 2023	— (12)	330	782	—	—	1,112	55
Sonic Drive In II	Tylertown	MS	Sep. 2023	— (12)	420	1,007	—	—	1,427	70

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					Land	Building and Improvements	Land	Building and Improvements		
Sonic Drive In II	Wauchula	FL	Sep. 2023	— (12)	160	413	—	—	573	29
Sonic Drive In II	Waveland	MS	Sep. 2023	— (12)	270	681	—	—	951	47
Sonic Drive In II	Waynesboro	MS	Sep. 2023	— (12)	210	526	—	—	736	37
Sonic Drive In II	Woodville	MS	Sep. 2023	— (12)	380	1,004	—	—	1,384	70
Bridgestone HOSEpower III	Sulphur	LA	Sep. 2023	— (13)	780	1,930	—	—	2,710	134
Sonny's BBQ I	Tallahassee	FL	Sep. 2023	— (12)	610	1,719	—	—	2,329	118
Sonny's BBQ I	Tallahassee	FL	Sep. 2023	— (12)	690	1,794	—	—	2,484	124
Sonny's BBQ I	Tallahassee	FL	Sep. 2023	— (12)	850	2,247	—	—	3,097	155
Kum & Go I	Omaha	NE	Sep. 2023	—	650	1,640	—	—	2,290	114
DaVita I	Bolivar	TN	Sep. 2023	— (12)	190	475	—	33	698	35
DaVita I	Brownville	TN	Sep. 2023	— (12)	340	813	—	—	1,153	56
Dialysis I	Grand Rapids	MI	Sep. 2023	— (12)	560	1,342	—	—	1,902	94
Dialysis I	Michigan City	IN	Sep. 2023	—	570	1,458	—	—	2,028	101
Dialysis I	Benton Harbor	MI	Sep. 2023	— (12)	430	1,160	—	—	1,590	82
Dialysis I	East Knoxville	TN	Sep. 2023	— (12)	530	1,419	—	—	1,949	99
Taco John's	Chanute	KS	Sep. 2023	— (12)	230	635	—	—	865	44
Taco John's	Carroll	IA	Sep. 2023	— (12)	240	690	—	—	930	47
Taco John's	Cherokee	IA	Sep. 2023	— (12)	160	433	—	—	593	30
Taco John's	Independence	MO	Sep. 2023	— (12)	370	913	—	—	1,283	64
DaVita II	Houston	TX	Sep. 2023	— (12)	600	1,537	—	—	2,137	106
Pizza Hut I	Columbus	OH	Sep. 2023	— (12)	190	456	—	—	646	32
Pizza Hut I	Gastonia	NC	Sep. 2023	— (12)	380	932	—	—	1,312	65
Little Caesars I	Burton	MI	Sep. 2023	— (12)	440	1,098	—	—	1,538	76
Little Caesars I	Burton	MI	Sep. 2023	— (12)	260	693	—	—	953	48
Little Caesars I	Durand	MI	Sep. 2023	— (12)	160	386	—	—	546	27
Little Caesars I	Flint	MI	Sep. 2023	— (12)	220	493	—	—	713	34
Little Caesars I	Flint	MI	Sep. 2023	— (12)	230	603	—	—	833	42
Little Caesars I	Flint	MI	Sep. 2023	— (12)	200	496	—	—	696	34
Little Caesars I	Flint	MI	Sep. 2023	— (12)	230	538	—	—	768	37
Little Caesars I	Flint	MI	Sep. 2023	— (12)	250	582	—	—	832	41
Little Caesars I	Flint	MI	Sep. 2023	— (12)	260	559	—	—	819	39
Little Caesars I	Flint	MI	Sep. 2023	— (12)	290	699	—	—	989	49
Little Caesars I	Swartz Creek	MI	Sep. 2023	— (12)	210	493	—	—	703	34
Tractor Supply V	Americus	GA	Sep. 2023	— (12)	700	2,071	—	—	2,771	143
Tractor Supply V	Cadiz	OH	Sep. 2023	— (12)	600	1,863	—	—	2,463	129
Tractor Supply V	Catalina	AZ	Sep. 2023	— (12)	970	2,958	—	—	3,928	204

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					Land	Building and Improvements	Land	Building and Improvements		
Tractor Supply V	Sorocco	NM	Sep. 2023	— (12)	680	2,098	—	—	2,778	145
Caliber Collision I	Fayetteville	NC	Sep. 2023	—	470	1,170	—	—	1,640	86
Caliber Collision I	Lutz	FL	Sep. 2023	—	1,390	3,496	—	—	4,886	244
Caliber Collision I	Nolansville	TX	Sep. 2023	—	390	993	—	—	1,383	69
Fresenius III	Cumming	GA	Sep. 2023	— (12)	320	764	—	—	1,084	53
Fresenius III	Enterprise	AL	Sep. 2023	— (12)	760	2,009	—	—	2,769	139
Pizza Hut II	Cherokee	OK	Sep. 2023	— (12)	150	389	—	—	539	27
Pizza Hut II	Dillion	MT	Sep. 2023	— (12)	230	560	—	—	790	39
Pizza Hut II	Hennessey	OK	Sep. 2023	— (12)	200	571	—	—	771	39
Pizza Hut II	Hugoton	KS	Sep. 2023	— (12)	270	719	—	—	989	50
Pizza Hut II	Liberal	KS	Sep. 2023	— (12)	200	710	—	—	910	49
Pizza Hut II	Newcastle	WY	Sep. 2023	— (12)	190	573	—	—	763	40
Pizza Hut II	Shattuck	OK	Sep. 2023	— (12)	160	423	—	—	583	29
Pizza Hut II	Watonga	OK	Sep. 2023	— (12)	300	693	—	—	993	48
Fresenius IV	Alexandria	LA	Sep. 2023	— (12)	740	1,837	—	—	2,577	128
Tractor Supply V	New Cordell	OK	Sep. 2023	— (12)	580	1,759	—	—	2,339	122
Pizza Hut III	Garden City	KS	Sep. 2023	—	210	514	—	—	724	36
Fresenius V	Brookhaven	MS	Sep. 2023	—	500	1,106	—	—	1,606	78
Fresenius V	Centreville	MS	Sep. 2023	—	190	458	—	57	705	34
Fresenius VI	Chicago	IL	Sep. 2023	—	430	1,048	—	—	1,478	73
Fresenius VII	Athens	TX	Sep. 2023	—	1,320	3,122	—	—	4,442	220
Fresenius VII	Idabel	OK	Sep. 2023	—	610	1,734	—	73	2,417	126
Fresenius VII	Tyler	TX	Sep. 2023	—	490	1,191	—	—	1,681	86
Caliber Collision II	Pueblo	CO	Sep. 2023	—	680	1,747	—	—	2,427	122
Dollar General XXV	Brownsville	KY	Sep. 2023	—	270	662	—	—	932	46
Dollar General XXV	Custer	KY	Sep. 2023	—	200	522	—	—	722	36
Dollar General XXV	Elkton	KY	Sep. 2023	—	260	448	—	—	708	32
Dollar General XXV	Falls of Rough	KY	Sep. 2023	—	230	484	—	—	714	34
Dollar General XXV	Sedalia	KY	Sep. 2023	—	220	551	—	—	771	38
Dollar General XXIV	Clarksville	IA	Sep. 2023	—	290	733	—	—	1,023	51
Dollar General XXIV	Lincoln	MI	Sep. 2023	—	310	797	—	—	1,107	55
Dollar General XXIV	Tabor	IA	Sep. 2023	— (12)	310	702	—	—	1,012	49
Dollar General XXIV	Assumption	IL	Sep. 2023	— (12)	300	721	—	—	1,021	50
Dollar General XXIV	Curtis	MI	Sep. 2023	—	300	732	—	—	1,032	51
Dollar General XXIV	Harrisville	MI	Sep. 2023	— (12)	340	838	—	—	1,178	58
Dollar General XXIV	Mora	MN	Sep. 2023	— (12)	340	826	—	—	1,166	57

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					Land	Building and Improvements	Land	Building and Improvements			
Dollar General XXIV	Washburn	IL	Sep. 2023	—	(12)	290	678	—	—	968	48
DaVita III	El Paso	TX	Sep. 2023	—	—	760	1,816	—	—	2,576	127
Dialysis II	Baltimore	MD	Sep. 2023	—	—	440	962	—	—	1,402	68
Dialysis II	Brunswick	OH	Sep. 2023	—	—	720	1,847	—	15	2,582	129
Dialysis II	Burgaw	NC	Sep. 2023	—	—	350	863	—	—	1,213	60
Dialysis II	Detroit	MI	Sep. 2023	—	—	630	1,580	—	—	2,210	111
Dialysis II	Elizabethtown	NC	Sep. 2023	—	—	540	1,396	—	—	1,936	97
Dialysis II	Goose Creek	SC	Sep. 2023	—	—	510	1,305	—	9	1,824	91
Dialysis II	Jackson	TN	Sep. 2023	—	—	340	814	—	—	1,154	57
Dialysis II	Kyle	TX	Sep. 2023	—	—	690	1,630	—	—	2,320	114
Dialysis II	Las Vegas	NV	Sep. 2023	—	—	1,230	3,227	—	—	4,457	223
Dialysis II	Lexington	TN	Sep. 2023	—	—	320	795	—	—	1,115	55
Dialysis II	Merrillville	IN	Sep. 2023	—	—	480	1,120	—	—	1,600	79
Dialysis II	New Orleans	LA	Sep. 2023	—	—	490	1,122	—	—	1,612	79
Dialysis II	North Charleston	SC	Sep. 2023	—	—	510	1,323	—	—	1,833	92
Dialysis II	Parma	OH	Sep. 2023	—	—	400	1,013	—	20	1,433	87
Dialysis II	Rocky River	OH	Sep. 2023	—	—	570	1,476	—	66	2,112	105
Dialysis II	Seguin	TX	Sep. 2023	—	—	490	1,273	—	—	1,763	88
Dialysis II	Shallotte	NC	Sep. 2023	—	—	350	870	—	—	1,220	61
Dialysis II	Spartanburg	SC	Sep. 2023	—	—	380	843	—	—	1,223	59
Dialysis II	Albuquerque	NM	Sep. 2023	—	—	730	1,481	—	22	2,233	98
Dialysis II	Anchorage	AK	Sep. 2023	—	—	1,130	2,851	—	—	3,981	198
Dialysis II	Anniston	AL	Sep. 2023	—	—	940	2,172	—	—	3,112	149
Dialysis II	Durham	NC	Sep. 2023	—	—	570	1,517	—	—	2,087	105
Dialysis II	Etters	PA	Sep. 2023	—	—	900	2,237	—	—	3,137	156
Dialysis II	Hopkinsville	KY	Sep. 2023	—	—	740	1,802	—	—	2,542	126
Dialysis II	Mentor	OH	Sep. 2023	—	—	490	1,098	—	—	1,588	77
Dialysis II	Radcliff	KY	Sep. 2023	—	—	680	1,693	—	—	2,373	118
Dialysis II	River Forest	IL	Sep. 2023	—	—	1,120	2,824	—	54	3,998	197
Dialysis II	Roanoke	VA	Sep. 2023	—	—	610	1,454	—	35	2,099	102
Dialysis II	Salem	VA	Sep. 2023	—	—	570	1,375	—	12	1,957	96
Dialysis II	Sarasota	FL	Sep. 2023	—	—	680	1,646	—	84	2,410	118
Dialysis II	Summerville	SC	Sep. 2023	—	—	550	1,353	—	—	1,903	95
Dialysis II	Anderson	IN	Sep. 2023	—	—	460	1,167	—	—	1,627	81
Dollar General XXIV	Potomac	IL	Sep. 2023	—	(12)	310	765	—	—	1,075	53
Advance Auto IV	Burlington	WI	Sep. 2023	—	—	320	815	—	—	1,135	57

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Portfolio	City	U.S. State/Territory or Country	Acquisition Date	Encumbrances at December 31, 2025 (1)	Initial Costs		Changes Subsequent to Acquisition		Gross Amount at December 31, 2025 ⁽³⁾⁽⁶⁾	Accumulated Depreciation ⁽⁴⁾⁽⁵⁾
					Land	Building and Improvements	Land	Building and Improvements		
Advance Auto IV	Greenville	OH	Sep. 2023	—	160	395	—	—	555	28
Advance Auto IV	Huntingdon	PA	Sep. 2023	—	180	438	—	—	618	31
Advance Auto IV	Marshfield	WI	Sep. 2023	—	300	762	—	—	1,062	53
Advance Auto IV	Piqua	OH	Sep. 2023	—	180	427	—	—	607	30
Advance Auto IV	Selma	AL	Sep. 2023	—	180	389	—	—	569	28
Advance Auto IV	Waynesboro	PA	Sep. 2023	—	240	551	—	—	791	39
Advance Auto IV	Waynesburg	PA	Sep. 2023	—	210	508	—	—	718	36
Advance Auto V	Cedar Grove	WV	Sep. 2023	—	200	529	—	—	729	37
Advance Auto V	Danville	WV	Sep. 2023	—	190	467	—	—	657	33
Advance Auto V	Greenup	KY	Sep. 2023	—	170	487	—	—	657	38
Advance Auto V	Hamlin	WV	Sep. 2023	—	190	452	—	—	642	32
Advance Auto V	Milton	WV	Sep. 2023	—	190	515	—	—	705	35
Advance Auto V	Moundsville	WV	Sep. 2023	—	430	1,114	—	—	1,544	76
Advance Auto V	Point Pleasant	WV	Sep. 2023	—	190	512	—	—	702	35
Advance Auto V	Sissonville	WV	Sep. 2023	—	270	653	—	—	923	46
Advance Auto V	South Williamson	KY	Sep. 2023	—	240	722	—	—	962	56
Advance Auto V	Wellsburg	WV	Sep. 2023	—	160	419	—	—	579	29
Advance Auto V	West Charleston	WV	Sep. 2023	—	220	569	—	—	789	39
Advance Auto IV	Menomonie	WI	Sep. 2023	—	250	627	—	—	877	44
Advance Auto IV	Montgomery	AL	Sep. 2023	—	220	480	—	—	700	34
Advance Auto IV	Springfield	OH	Sep. 2023	—	180	427	—	—	607	30
Dollar General XXVI	Brooks	GA	Sep. 2023	— (12)	270	692	—	—	962	48
Dollar General XXVI	Daleville	AL	Sep. 2023	— (12)	230	534	—	—	764	37
Dollar General XXVI	East Brewton	AL	Sep. 2023	— (12)	240	576	—	—	816	40
Dollar General XXVI	LaGrange	GA	Sep. 2023	— (12)	270	740	—	—	1,010	51
Dollar General XXVI	LaGrange	GA	Sep. 2023	— (12)	320	801	—	—	1,121	56
Dollar General XXVI	Madisonville	TN	Sep. 2023	— (12)	310	831	—	—	1,141	57
Dollar General XXVI	Maryville	TN	Sep. 2023	— (12)	270	750	—	—	1,020	52
Dollar General XXVI	Mobile	AL	Sep. 2023	— (12)	290	691	—	—	981	48
Dollar General XXVI	Newport	TN	Sep. 2023	— (12)	270	673	—	—	943	47
Dollar General XXVI	Robertsdale	AL	Sep. 2023	— (12)	390	975	—	—	1,365	68
Dollar General XXVI	Valley	AL	Sep. 2023	— (12)	260	591	—	—	851	41
Dollar General XXVI	Wetumpka	AL	Sep. 2023	— (12)	320	811	—	—	1,131	56
Pizza Hut IV	Harrisburg	IL	Sep. 2023	— (12)	130	300	—	—	430	21
Advance Auto IV	Oconomowoc	WI	Sep. 2023	—	310	776	—	—	1,086	54
Pizza Hut IV	Sylva	NC	Sep. 2023	— (12)	160	380	(61)	(380)	99	—

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Portfolio	City	U.S. State/Territory or Country	Acquisition Date	Encumbrances at December 31, 2025 (1)	Initial Costs		Changes Subsequent to Acquisition		Gross Amount at December 31, 2025 ⁽³⁾⁽⁴⁾	Accumulated Depreciation ⁽⁴⁾⁽⁵⁾
					Land	Building and Improvements	Land	Building and Improvements		
DaVita III	Humble	TX	Sep. 2023	—	520	1,255	—	—	1,775	88
American Car Center I	Charleston	SC	Sep. 2023	— (12)	280	685	—	—	965	48
BJ's	Middleburg Height	OH	Sep. 2023	— (12)	2,270	6,428	—	—	8,698	659
Mammoth	Austell	GA	Sep. 2023	— (12)	700	1,896	—	—	2,596	131
Mammoth	Dalton	GA	Sep. 2023	— (12)	840	2,248	—	—	3,088	155
Mammoth	Mobile	AL	Sep. 2023	— (12)	600	1,606	—	—	2,206	111
Mammoth	Murray	KY	Sep. 2023	— (12)	1,030	2,753	—	—	3,783	190
Mammoth	Paducah	KY	Sep. 2023	— (12)	630	1,663	—	—	2,293	115
Mammoth	Paducah	KY	Sep. 2023	— (12)	260	656	—	—	916	46
Mammoth	Springville	UT	Sep. 2023	— (12)	1,080	2,748	—	—	3,828	191
Mammoth	Stockbridge	GA	Sep. 2023	— (12)	720	1,978	—	—	2,698	136
Mammoth	Suwanee	GA	Sep. 2023	— (12)	1,040	2,820	—	—	3,860	194
Mammoth	Spanish Fork	UT	Sep. 2023	— (12)	1,650	4,387	—	—	6,037	303
Mammoth	Lawrenceville	GA	Sep. 2023	— (12)	890	2,380	—	—	3,270	164
DaVita IV	Flint	MI	Sep. 2023	—	360	809	—	—	1,169	57
GPM	Niles	MI	Sep. 2023	— (12)	220	586	—	—	806	40
GPM	Allendale	MI	Sep. 2023	— (12)	530	1,377	—	—	1,907	95
GPM	Alma	MI	Sep. 2023	— (12)	270	716	—	—	986	50
GPM	Bay City	MI	Sep. 2023	— (12)	270	701	(1)	—	970	49
GPM	Big Rapids	MI	Sep. 2023	— (12)	370	990	—	—	1,360	68
GPM	Big Rapids	MI	Sep. 2023	— (12)	280	730	—	—	1,010	51
GPM	Caro	MI	Sep. 2023	— (12)	200	450	—	—	650	32
GPM	Chesaning	MI	Sep. 2023	— (12)	380	1,039	—	—	1,419	72
GPM	Coopersville	MI	Sep. 2023	— (12)	170	310	—	—	480	23
GPM	East Lansing	MI	Sep. 2023	— (12)	250	678	—	—	928	47
GPM	Escanaba	MI	Sep. 2023	— (12)	600	1,625	—	—	2,225	112
GPM	Essexville	MI	Sep. 2023	— (12)	80	203	—	—	283	14
GPM	Flint	MI	Sep. 2023	— (12)	240	549	—	—	789	39
GPM	Grand Rapids	MI	Sep. 2023	— (12)	220	588	—	—	808	41
GPM	Ionia	MI	Sep. 2023	— (12)	300	758	—	—	1,058	53
GPM	Lansing	MI	Sep. 2023	— (12)	290	747	—	—	1,037	52
GPM	Lansing	MI	Sep. 2023	— (12)	190	482	—	—	672	33
GPM	Lowell	MI	Sep. 2023	— (12)	390	1,024	—	—	1,414	71
GPM	Muskegon	MI	Sep. 2023	— (12)	190	485	—	—	675	34
GPM	Niles	MI	Sep. 2023	— (12)	240	589	—	—	829	41
GPM	Plainwell	MI	Sep. 2023	— (12)	260	688	—	—	948	48

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Portfolio	City	U.S. State/Territory or Country	Acquisition Date	Encumbrances at December 31, 2025 (1)	Initial Costs		Changes Subsequent to Acquisition		Gross Amount at December 31, 2025 ⁽³⁾⁽⁶⁾	Accumulated Depreciation ⁽⁴⁾⁽⁵⁾
					Land	Building and Improvements	Land	Building and Improvements		
GPM	Portage	MI	Sep. 2023	— (12)	210	473	—	—	683	33
GPM	Saginaw	MI	Sep. 2023	— (12)	310	813	—	—	1,123	57
GPM	Sault Ste Marie	MI	Sep. 2023	— (12)	190	452	—	—	642	32
GPM	Spring Lake	MI	Sep. 2023	— (12)	460	1,193	—	—	1,653	83
GPM	Walker	MI	Sep. 2023	— (12)	250	624	—	—	874	44
GPM	West Lafayette	IN	Sep. 2023	— (12)	250	672	—	—	922	46
GPM	Whitehall	MI	Sep. 2023	— (12)	190	484	—	—	674	34
GPM	Wyoming	MI	Sep. 2023	— (12)	290	750	—	—	1,040	52
GPM	Wyoming	MI	Sep. 2023	— (12)	160	337	—	—	497	24
Fresenius IX	Newton	MS	Sep. 2023	— (12)	750	1,892	—	—	2,642	132
Fresenius IX	Port Gibson	MS	Sep. 2023	— (12)	330	780	—	—	1,110	54
Dialysis III	Andrews	SC	Sep. 2023	— (12)	220	547	—	—	767	38
Dialysis III	Batesburg	SC	Sep. 2023	— (12)	310	799	—	—	1,109	56
Dialysis III	Florence	SC	Sep. 2023	— (12)	640	1,535	—	12	2,187	108
Dialysis III	Florence	SC	Sep. 2023	— (12)	780	1,877	—	16	2,673	132
Dialysis III	Fort Lawn	SC	Sep. 2023	— (12)	500	1,295	—	71	1,866	91
Dialysis III	Fountain Inn	SC	Sep. 2023	— (12)	310	805	—	—	1,115	56
Dialysis III	Johnsonville	SC	Sep. 2023	— (12)	270	620	—	—	890	44
Dialysis III	Kingstree	SC	Sep. 2023	— (12)	650	1,650	—	—	2,300	115
Dialysis III	Lugoff	SC	Sep. 2023	— (12)	310	765	—	—	1,075	53
Dialysis III	Manning	SC	Sep. 2023	— (12)	310	762	—	—	1,072	53
Dialysis III	Myrtle Beach	SC	Sep. 2023	— (12)	530	1,422	—	63	2,015	103
National Convenience Distributors	Chicopee	MA	Sep. 2023	—	4,110	8,326	—	—	12,436	651
National Convenience Distributors	Chicopee	MA	Sep. 2023	—	1,630	3,496	—	—	5,126	274
National Convenience Distributors	Chicopee	MA	Sep. 2023	—	170	427	—	—	597	32
National Convenience Distributors	Chicopee	MA	Sep. 2023	—	1,660	3,414	—	—	5,074	271
National Convenience Distributors	Chicopee	MA	Sep. 2023	—	1,380	3,256	—	—	4,636	251
Advance Auto VI	Columbus	OH	Sep. 2023	— (12)	260	699	—	—	959	49
Advance Auto VI	Sandusky	MI	Sep. 2023	— (12)	290	743	—	—	1,033	52
Dollar General XXVII	Buffalo	WV	Sep. 2023	—	230	284	—	—	514	21
Dollar General XXVII	Clendenin	WV	Sep. 2023	—	160	444	—	26	630	32
Dollar General XXVII	Elizabeth	WV	Sep. 2023	— (12)	240	340	—	—	580	25
Dollar General XXVII	Gassaway	WV	Sep. 2023	— (12)	280	317	—	—	597	24
Dollar General XXVII	Glenville	WV	Sep. 2023	— (12)	380	558	—	—	938	40
Dollar General XXVII	Middlebourne	WV	Sep. 2023	— (12)	190	249	—	—	439	18
Dollar General XXVII	Mt. Hope	WV	Sep. 2023	— (12)	170	419	—	28	617	31

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Portfolio	City	U.S. State/Territory or Country	Acquisition Date	Encumbrances at December 31, 2025 (1)	Initial Costs		Changes Subsequent to Acquisition		Gross Amount at December 31, 2025 ⁽³⁾⁽⁵⁾	Accumulated Depreciation ⁽⁴⁾⁽⁵⁾
					Land	Building and Improvements	Land	Building and Improvements		
Dollar General XXVII	Parkersburg	WV	Sep. 2023	— (12)	410	540	—	—	950	40
Dollar General XXVII	Parkersburg	WV	Sep. 2023	— (12)	390	552	—	—	942	40
Dollar General XXVII	Pennsboro	WV	Sep. 2023	— (12)	330	507	—	—	837	37
Dollar General XXVII	Point Pleasant	WV	Sep. 2023	— (12)	620	794	—	—	1,414	58
Dollar General XXVII	Sophia	WV	Sep. 2023	— (12)	340	434	—	—	774	32
Dollar General XXVII	St. Mary's	WV	Sep. 2023	— (12)	260	297	—	—	557	22
Dollar General XXVII	Sutton	WV	Sep. 2023	—	230	253	—	—	483	19
Dollar General XXVII	Vienna	WV	Sep. 2023	— (12)	390	673	—	—	1,063	48
Pick N' Save	Franklin	WI	Sep. 2023	— (12)	1,810	5,988	—	—	7,798	415
Dollar General XXVII	New Haven	WV	Sep. 2023	— (12)	280	354	—	—	634	27
Tidal Wave I	Camden	SC	Sep. 2023	— (12)	1,270	2,736	—	—	4,006	191
Tidal Wave I	Columbus	GA	Sep. 2023	— (12)	1,030	2,821	—	—	3,851	195
Tidal Wave I	Fayetteville	NC	Sep. 2023	— (12)	1,040	2,812	—	—	3,852	194
Tidal Wave I	Guntersville	AL	Sep. 2023	— (12)	1,090	2,921	—	—	4,011	202
Tidal Wave I	Hinesville	GA	Sep. 2023	— (12)	1,160	2,855	—	—	4,015	198
Tidal Wave I	Macon	GA	Sep. 2023	— (12)	1,050	2,804	—	—	3,854	194
Tidal Wave I	Marietta	GA	Sep. 2023	— (12)	880	2,975	—	—	3,855	203
Tidal Wave I	Milledgeville	GA	Sep. 2023	— (12)	1,130	2,730	—	—	3,860	189
Tidal Wave I	Moultrie	GA	Sep. 2023	— (12)	1,090	2,928	—	—	4,018	202
Tidal Wave I	Overland Park	KS	Sep. 2023	— (12)	1,150	2,702	—	—	3,852	188
Tidal Wave I	Warner Robins	GA	Sep. 2023	— (12)	1,070	2,789	—	—	3,859	193
Aaron's II	DeRidder	LA	Sep. 2023	—	240	755	—	—	995	52
Aaron's II	Buffalo	NY	Sep. 2023	—	230	515	—	—	745	36
Aaron's II	Buffalo	NY	Sep. 2023	—	310	363	—	—	673	27
Aaron's II	East Hartford	CT	Sep. 2023	—	240	368	—	—	608	27
Aaron's II	Elmira	NY	Sep. 2023	—	170	374	—	—	544	27
Aaron's II	Geneva	NY	Sep. 2023	—	150	355	—	—	505	25
Aaron's II	Lawrence	MA	Sep. 2023	—	210	663	—	—	873	46
Aaron's II	Presque Isle	ME	Sep. 2023	—	230	472	—	—	702	33
Aaron's II	Rutland	VT	Sep. 2023	—	230	453	—	—	683	33
Aaron's II	Springfield	MA	Sep. 2023	—	220	517	—	—	737	36
Aaron's II	Syracuse	NY	Sep. 2023	—	180	253	—	—	433	19
Aaron's II	Tonawanda	NY	Sep. 2023	—	230	329	—	—	559	24
Aaron's II	Waterbury	CT	Sep. 2023	—	210	687	—	—	897	47
Tidal Wave I	Mission	KS	Sep. 2023	— (12)	1,370	2,905	—	—	4,275	207
Tidal Wave I	Pace	FL	Sep. 2023	— (12)	1,540	2,768	—	—	4,308	199

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Portfolio	City	U.S. State/Territory or Country	Acquisition Date	Encumbrances at December 31, 2025 (1)	Initial Costs		Changes Subsequent to Acquisition		Gross Amount at December 31, 2025 (3)(4)	Accumulated Depreciation (4)(5)
					Land	Building and Improvements	Land	Building and Improvements		
Dollar General XXVII	Matewan	WV	Sep. 2023	— (12)	100	227	—	—	327	16
Aaron's II	Oxford	ME	Sep. 2023	—	290	378	—	—	668	28
Tidal Wave I	Kansas City	KS	Sep. 2023	— (12)	1,310	3,509	—	—	4,819	242
Heritage I	Bellevue	MI	Sep. 2023	— (12)	110	211	—	—	321	15
Heritage I	Homer	MI	Sep. 2023	— (12)	110	255	—	—	365	18
Heritage I	Marshall	MI	Sep. 2023	— (12)	820	2,737	—	—	3,557	189
Fidelity I	Chillicothe	MO	Sep. 2023	— (12)	770	1,717	—	—	2,487	120
Fidelity I	Columbus	OH	Sep. 2023	— (12)	210	313	—	—	523	23
Fidelity I	Marion	OH	Sep. 2023	— (12)	70	143	—	—	213	11
Fidelity I	Savannah	GA	Sep. 2023	— (12)	320	420	—	—	740	31
Fidelity I	Savannah	GA	Sep. 2023	— (12)	460	1,028	—	—	1,488	73
Fidelity I	Savannah	GA	Sep. 2023	— (12)	750	1,046	—	—	1,796	76
BJ's Wholesale Club II	Batavia	NY	Sep. 2023	— (12)	1,600	4,344	—	—	5,944	304
Heritage I	Battle Creek	MI	Sep. 2023	— (12)	230	708	—	—	938	49
Walgreens	Huntsville	AL	Sep. 2023	— (12)	1,280	3,176	—	—	4,456	220
Academy Sports	Valdosta	GA	Sep. 2023	— (12)	2,650	5,494	—	—	8,144	389
Fidelity I	Covington	GA	Sep. 2023	— (12)	1,040	2,819	—	—	3,859	197
Fidelity II	Beaufort	SC	Sep. 2023	— (12)	290	349	—	—	639	26
Fidelity II	Savannah	GA	Sep. 2023	— (12)	630	1,061	—	—	1,691	76
Fed Ex	Marion	IL	Oct. 2023	—	4,784	43,063	—	—	47,847	3,738
Encumbrances				1,250,892						
				<u>\$ 1,320,892</u>	<u>\$ 661,608</u>	<u>\$ 3,522,236</u>	<u>(2,524)</u>	<u>\$ 72,880</u>	<u>\$ 4,254,200</u>	<u>\$ 701,150</u>

(1) These are stated principal amounts at spot rates for those in local currency and excludes \$47.8 million of mortgage discounts and \$8.5 million of deferred financing costs.

(2) Acquired intangible lease assets allocated to individual properties in the amount of \$523.4 million are not reflected in the table above.

(3) The tax basis of aggregate land, buildings and improvements as of December 31, 2025 is \$4.3 billion.

(4) The accumulated depreciation column excludes approximately \$265.8 million of accumulated amortization associated with acquired intangible lease assets.

(5) Each of the properties has a depreciable life of: 40 years for buildings, 15 years for improvements and five years for fixtures.

(6) These properties collateralize the loan on the Finland properties of \$86.9 million as of December 31, 2025.

(7) These properties collateralize the U.S. Multi-Tenant Mortgage Loan I of \$129.9 million as of December 31, 2025.

(8) These properties collateralize the U.S. Multi-Tenant Mortgage Loan II of \$32.8 million as of December 31, 2025.

(9) These properties collateralize the U.S. Multi-Tenant Mortgage Loan III of \$98.5 million as of December 31, 2025.

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- ⁽¹⁰⁾ These properties collateralize the U.S. Multi-Property Loan IV of \$77.8 million as of December 31, 2025.
- ⁽¹¹⁾ These properties collateralize the U.S. Multi-Property Loan V of \$128.8 million as of December 31, 2025.
- ⁽¹²⁾ These properties collateralize the Net Lease Mortgage Notes of \$425.8 million as of December 31, 2025.
- ⁽¹³⁾ These properties collateralize the Mortgage Loan III of \$33.4 million as of December 31, 2025.
- ⁽¹⁴⁾ These properties collateralize the CMBS Loan II of \$237.0 million as of December 31, 2025.

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Schedule III - Real Estate and Accumulated Depreciation - Part II

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A summary of activity for real estate and accumulated depreciation for the years ended December 31, 2025, 2024 and 2023:

	December 31,		
	2025	2024	2023
Real estate investments, at cost:			
Balance at beginning of year — Continuing Operations	\$ 4,926,345	\$ 5,781,516	\$ 3,797,474
Balance at beginning of year — Discontinued Operations	1,543,619	1,514,647	—
Balance at beginning of year	6,469,964	7,296,163	3,797,474
Additions - Capital Expenditures/Acquisitions	33,386	45,961	3,613,000
Asset dispositions (including write-off of fully depreciated assets)	(2,097,067)	(706,957)	(97,218)
Transfer to assets held for sale	(53,710)	(16,232)	(3,209)
Impairment charge	(210,131)	(108,465)	(66,672)
Currency translation adjustment	111,758	(40,506)	52,788
Balance at end of the year	4,254,200	6,469,964	7,296,163
Less: Balance at end of year — Discontinued Operations	—	(1,543,619)	(1,514,647)
Balance at end of year — Continuing Operations	\$ 4,254,200	\$ 4,926,345	\$ 5,781,516
Accumulated depreciation:			
Balance at beginning of year — Continuing Operations	\$ 567,134	\$ 570,363	\$ 501,971
Balance at beginning of year — Discontinued Operations	164,720	44,488	—
Balance at beginning of year	731,854	614,851	501,971
Depreciation expense	132,883	176,209	121,313
Asset dispositions/Impairment Charges (including write-off of fully depreciated assets)	(176,196)	(37,147)	(16,013)
Transfer to assets held for sale	(9,674)	(21)	(21)
Currency translation adjustment	22,283	(22,038)	7,601
Balance at end of the year	701,150	731,854	614,851
Less: Balance at end of year — Discontinued Operations	—	(164,720)	(44,488)
Balance at end of year — Continuing Operations	\$ 701,150	\$ 567,134	\$ 570,363

EXHIBIT 21.1**Subsidiaries of Global Net Lease, Inc.**

NAME	JURISDICTION OF FORMATION/INCORPORATION
GLOBAL NET LEASE OPERATING PARTNERSHIP, L.P.	Delaware
ARC ACHNETH001, LLC	Delaware
ARC ALSFDUK001, LLC	Delaware
ARC AMWCHKS001, LLC	Delaware
ARC AMWORUK001, LLC	Delaware
ARC ATSNTTX001, LLC	Delaware
ARC BBWYKUK001, LLC	Delaware
ARC BHSBDIN001, LLC	Delaware
ARC BKSCOUK001, LLC	Delaware
ARC CABIRUK001, LLC	Delaware
ARC CCLTRUK001, LLC	Delaware
ARC CGFRSMI001, LLC	Delaware
ARC CGJNSMI001, LLC	Delaware
ARC CGLGNIN001, LLC	Delaware
ARC CGMADIN001, LLC	Delaware
ARC CGMARSC001, LLC	Delaware
ARC CGWRNMI001, LLC	Delaware
ARC CJHSNTX001, LLC	Delaware
ARC CJHSNTX002, LLC	Delaware
ARC CRVANOHO01, LLC	Delaware
ARC CSVBTMI001, LLC	Delaware
ARC CTFTMSC001, LLC	Delaware
ARC CWARANE001, LLC	Delaware
ARC CWGRDMI001, LLC	Delaware
ARC CWRVTIL001, LLC	Delaware
ARC CWSALKS001, LLC	Delaware
ARC CWUVLOH001, LLC	Delaware
ARC CWVININ001, LLC	Delaware
ARC CWWPKMN001, LLC	Delaware
ARC DBGESRG001, LLC	Delaware
ARC DBGWSDG001, LLC	Delaware
ARC DFSMCUK001, LLC	Delaware
ARC DG40PCK001, LLC	Delaware
ARC DINCNOH001, LLC	Delaware
ARC DNDUBOH001, LLC	Delaware
ARC DRINDIN001, LLC	Delaware
ARC EEMTRUK001, LLC	Delaware
ARC FD34PCK001, LLC	Delaware
ARC FD73SLB001, LLC	Delaware
ARC FEAMOTX001, LLC	Delaware
ARC FEBHMNY001, LLC	Delaware
ARC FEBILMA001, LLC	Delaware
ARC FECPEMA001, LLC	Delaware
ARC FEGBRNC001, LLC	Delaware
ARC FEHBRKY001, LLC	Delaware

ARC FELEXKY001, LLC	Delaware
ARC FELKCLA001, LLC	Delaware
ARC FEMANMN001, LLC	Delaware
ARC FEPIESD001, LLC	Delaware
ARC FESALUT001, LLC	Delaware
ARC FESANTX001, LLC	Delaware
ARC FEWNAMN001, LLC	Delaware
ARC FEWTRNY001, LLC	Delaware
ARC FMHEPGA001, LLC	Delaware
ARC FMSUMSC001, LLC	Delaware
ARC FSMCHIL001, LLC	Delaware
ARC FUMANUK001, LLC	Delaware
ARC GBLMESA001, LLC	Delaware
ARC GECINOH001, LLC	Delaware
ARC GEGRDMI001, LLC	Delaware
ARC GLOBAL HOLDCO, LLC	Delaware
ARC GLOBAL II HOLDCO, LLC	Delaware
ARC GLOBAL II INTERNATIONAL HOLDCO, LLC	Delaware
ARC Global II (Luxembourg) Holdings S.à r.l.	Luxembourg
ARC Global II (Madrid) S.à r.l.	Luxembourg
ARC Global II DB Lux S.à r.l.	Luxembourg
ARC Global II Limited	Guernsey
ARC Global II (France) Holdings Limited	Guernsey
ARC Global II (Germany) Holdings Limited	Guernsey
ARC Global II (Midco) Limited	Guernsey
ARC Global II (Netherlands) Holdings Limited	Guernsey
ARC Global II (UK) Holdings Limited	Guernsey
ARC Global II Foster Wheeler Limited	Guernsey
ARC Global II ING Netherlands Limited	Guernsey
ARC Global II ING Limited	Guernsey
ARC Global II Weilbach Limited	Guernsey
Tyco Manchester Limited	Guernsey
HC Glasgow Limited	Guernsey
ARC Global II NCR Limited	Guernsey
ARG Global (Guernsey) One Limited	Guernsey
ARG Global (Guernsey) Two Limited	Guernsey
ARG Global (Guernsey) Three Limited	Guernsey
ARG Global (Guernsey) Four Limited	Guernsey
ARG Global (Guernsey) Five Limited	Guernsey
ARG Global (Guernsey) Six Limited	Guernsey
ARG Global (Guernsey) Seven Limited	Guernsey
ARG Global (Guernsey) Eight Limited	Guernsey
ARG Global (Guernsey) Nine Limited	Guernsey
ARG Global (Guernsey) Ten Limited	Guernsey
ARG Global (Guernsey) Eleven Limited	Guernsey
ARG UK Property Limited	Guernsey
ARC Global (Guernsey) Holdings Limited	Guernsey
LPE Limited	Guernsey
ARC Global II (holding)	France

ARC Global II Amiens	France
ARC Global II Blois	France
ARC Global II Bordeaux	France
ARC Global II Brest	France
ARC Global II Marseille	France
ARC Global II Rueil	France
ARC Global II Strasbourg	France
ARC Global II France Holdings SAS	France
ARC Global II Trappes SCI	France
ARC Global France SAS (f/k/a ARC Global Organisme de Placement Collectif en Immobilier)	France
Kiinteistö Oy Vantaan Pyhtäänkorventien KOKE (MREC)	Finland
Kiinteistö Oy Vantaan Teknikontien LEKO 7 (MREC)	Finland
Kiinteistö Oy Vantaan Teknikontien MAKE (MREC)	Finland
Kiinteistö Oy Vantaan Teknikontien MAKO (MREC)	Finland
Koy Mäntsälän Logistiikkakeskus (MREC)	Finland
ARC GRLBKT001, LLC	Delaware
ARC GRLOUKY001, LLC	Delaware
ARC GRMSAAZ001, LLC	Delaware
ARC GRRALNC001, LLC	Delaware
ARC GSDALTX001, LLC	Delaware
ARC GSDVRDE001, LLC	Delaware
ARC GSFFDME001, LLC	Delaware
ARC GSFRNTN001, LLC	Delaware
ARC GSGTNPA001, LLC	Delaware
ARC GSIFLMN001, LLC	Delaware
ARC GSMSSTX001, LLC	Delaware
ARC GSRNGME001, LLC	Delaware
ARC GSRPCSD001, LLC	Delaware
ARC GSRTNNM001, LLC	Delaware
ARC HLHSNTX001, LLC	Delaware
ARC HPDFS HOLDCO, LLC	Delaware
ARC HPNEWUK001, LLC	Delaware
ARC HVHELFI001, LLC	Delaware
ARC IAREDUK001, LLC	Delaware
ARC JTCHATN001, LLC	Delaware
ARC JTCHATN002, LLC	Delaware
ARC KPHTNNE001, LLC	Delaware
ARC KSFTWPA001, LLC	Delaware
ARC KUSTHMI001, LLC	Delaware
ARC LPSBDIN001, LLC	Delaware
ARC MCCARUK001, LLC	Delaware
ARC MEROXUK001, LLC	Delaware
ARC MKMDNNJ001, LLC	Delaware
ARC MPSTLMO001, LLC	Delaware
ARC MSELGIL001, LLC	Delaware
ARC NNMFBTN001, LLC	Delaware
ARC NOPLNTX001, LLC	Delaware
ARC NOWILND001, LLC	Delaware

ARC NRSLDUK001, LLC	Delaware
ARC NSSNJCA001, LLC	Delaware
ARC OBMYNAGER01, LLC	Delaware
ARC ODVLONET001, LLC	Delaware
ARC OGHGMD001, LLC	Delaware
ARC PFBFDUK001, LLC	Delaware
ARC PNEREPA001, LLC	Delaware
ARC PNSCRPA001, LLC	Delaware
ARC PPHHTKY001, LLC	Delaware
ARC REXREGER01, LLC	Delaware
ARC RMNUSGER01, LLC	Delaware
ARC SANPLFL001, LLC	Delaware
ARC SLKRFCP001, LLC	Delaware
ARC SLSTCCA001, LLC	Delaware
ARC SPHRSNJ001 Urban Renewal Entity, LLC	New Jersey
ARC SWWSVOH001, LLC	Delaware
ARC SZPTNNJ001, LLC	Delaware
ARC TFDPTIA001, LLC	Delaware
ARC TKMZMI001, LLC	Delaware
ARC TKMANUK001, LLC	Delaware
ARC TOMANFI001, LLC	Delaware
ARC TRLIVMI001, LLC	Delaware
ARC TWSWDUK001, LLC	Delaware
ARC VALWDCO001, LLC	Delaware
ARC VCLIVMI001, LLC	Delaware
ARC WIODSTX001, LLC	Delaware
ARC WKBPLUK001, LLC	Delaware
ARC WKMCruk001, LLC	Delaware
ARC WKSOTUK001, LLC	Delaware
ARC WMWSLNC001, LLC	Delaware
ARC WNBRNMO001, LLC	Delaware
ARC WWHWCMi001, LLC	Delaware
ARG BIJTNNY001, LLC	Delaware
ARG BSMTONJ001, LLC	Delaware
ARG CBSKSMO001, LLC	Delaware
ARG CDNCNOH001, LLC	Delaware
ARG CFSRSLB001, LLC	Delaware
ARG CMGLTWY001, LLC	Delaware
ARG CMOMHNE001, LLC	Delaware
ARG CMPCRMS001, LLC	Delaware
ARG COWLMDE002, LLC	Delaware
ARG CSBLVMI001, LLC	Delaware
ARG CSHMDIN001, LLC	Delaware
ARG CSLIVMI001, LLC	Delaware
ARG CSSTLMO001, LLC	Delaware
ARG CSTWBOH001, LLC	Delaware
ARG CSWYGMI001, LLC	Delaware
ARG DPSPNIA001, LLC	Delaware
ARG EHBIRAL001, LLC	Delaware

ARG EQWBGPA001, LLC	Delaware
ARG FCDETM001, LLC	Delaware
ARG FCSTHMI001, LLC	Delaware
ARG FEBLCID001, LLC	Delaware
ARG FEBTHNB001, LLC	Delaware
ARG FEGRFMT001, LLC	Delaware
ARG FEGRNNC001, LLC	Delaware
ARG FELWDNB001, LLC	Delaware
ARG FEMRGWV001, LLC	Delaware
ARG FEMTNNB001, LLC	Delaware
ARG FMCHIL001, LLC	Delaware
ARG FRAHLM001, LLC	Delaware
ARG GASTNMI001, LLC	Delaware
ARG GKCNCOH001, LLC	Delaware
ARG HCCLHGA001, LLC	Delaware
ARG HRTFTGA001, LLC	Delaware
ARG KLSLBNC001, LLC	Delaware
ARG KLSLBNC002, LLC	Delaware
ARG LKCLLAL001, LLC	Delaware
ARG LSCHIL001, LLC	Delaware
ARG LSCHIL002, LLC	Delaware
ARG LSCHIL003, LLC	Delaware
ARG LSWYGMI001, LLC	Delaware
ARG MT2PKSLB001, LLC	Delaware
ARG NIFLNNH001, LLC	Delaware
ARG NIFLNNH002, LLC	Delaware
ARG NIGTNMA001, LLC	Delaware
ARG NIGVTNH001, LLC	Delaware
ARG NIJNBVT001, LLC	Delaware
ARG NIJNBVT002, LLC	Delaware
ARG NIJNBVT003, LLC	Delaware
ARG NSALNTX001, LLC	Delaware
ARG PLRMLMI001, LLC	Delaware
ARG PSBRDFL001, LLC	Delaware
ARG PSDANVA001, LLC	Delaware
ARG PSDAYOH001, LLC	Delaware
ARG PSEDEMIA001, LLC	Delaware
ARG PSELPTX001, LLC	Delaware
ARG PSETIPA001, LLC	Delaware
ARG PSGRLTX001, LLC	Delaware
ARG PSHCKNC001, LLC	Delaware
ARG PSIRVTX001, LLC	Delaware
ARG PSLASNV001, LLC	Delaware
ARG PSLKCLA001, LLC	Delaware
ARG PSMRDMS001, LLC	Delaware
ARG PSMSNTX001, LLC	Delaware
ARG PSPRAIL001, LLC	Delaware
ARG PSYNTOH001, LLC	Delaware
ARG RMAKROH001, LLC	Delaware

ARG SNCSPCO001, LLC	Delaware
ARG SSFSRIN001, LLC	Delaware
ARG STELDCA001, LLC	Delaware
ARG STFALNY001, LLC	Delaware
ARG STKNCMO001, LLC	Delaware
ARG STWINCT001, LLC	Delaware
ARG TRWXMMI001, LLC	Delaware
ARG UPARAIL001, LLC	Delaware
ARG UPDBNMI001, LLC	Delaware
ARG VAGNVFL001, LLC	Delaware
ARG VSSRACA001, LLC	Delaware
ARG VSSRACA002, LLC	Delaware
ARG VSSRACA003, LLC	Delaware
ARG WFHWDAL001, LLC	Delaware
ARG WGPTBPA001, LLC	Delaware
ARG WPCLDOH001, LLC	Delaware
ARG WPCLDOH002, LLC	Delaware
ARG WPCLVTN001, LLC	Delaware
ARG WPFBRIT001, S.r.l	Italy
ARG WPFNDOH001, LLC	Delaware
ARG WPMRNOH001, LLC	Delaware
ARG WPOTWOH001, LLC	Delaware
ARG ZFFINOH001, LLC	Delaware
GNL Canadian Services Co.	Nova Scotia
GNL Canadian Holdco, LLC (formerly ARG COWLMDE001, LLC)	Delaware
Mayflower Acquisition, LLC	Maryland
METHAGER01, LLC	Delaware
ROCHESSGER01, LLC	Delaware
ROCHESSGER02, LLC	Delaware
ROCHESSGER03, LLC	Delaware
ARG NIAMHNNH001, LLC	Delaware
ARG SBPSLTX001, LLC	Delaware
ARG MCWOKUK001, LLC	Delaware
ARG WMBVLAR001, LLC	Delaware
ARG PPSPTX001, LLC	Delaware
ARG PPSHLT001, LLC	Delaware
ARG NXHSNTX001, LLC	Delaware
ARG PRBRIMI001, LLC	Delaware
ARG PRBRIMI002, LLC	Delaware
ARG PRBRIMI003, LLC	Delaware
ARG THDEXMI001, LLC	Delaware
ARG THAARM001, LLC	Delaware
ARG THMISIN001, LLC	Delaware
ARG PF4CAN001 US, LLC	Delaware
ARG PF4PCAN001, ULC	Canada (Alberta)
ARG PFB4PCK001, LLC	Delaware
ARC WHAMSNE001, LLC	Delaware
GNL LAMADOH001, LLC (formerly ARG AMA4SLB001, LLC)	Delaware

ARG BOOT8UK001, LLC (formerly ARG NOMWANJ001, LLC)	Delaware
ARG BOOT8UK002, LLC (formerly ARG GRD4SLB001, LLC)	Delaware
ARG BOOT8UK003, LLC (formerly ARG NINPTMA001, LLC)	Delaware
ARG BOOT8UK004, LLC (formerly ARG HIVRNCA001, LLC)	Delaware
ARG BOOT8UK005, LLC (formerly ARG HISRPAZ001, LLC)	Delaware
ARG BOOT8UK006, LLC (formerly ARG SWFLRKY001, LLC)	Delaware
ARG BOOT8UK007, LLC (formerly ARG ASC3SLB001, LLC)	Delaware
ARG BOOT8UK008, LLC	Delaware
ARG EMSPHIL001, LLC	Delaware
ARG NIGETMA001, LLC	Delaware
Osmosis Sub I, LLC	Maryland
Global Net Lease Advisors, LLC	Delaware
Global Net Lease Properties, LLC	Delaware
Necessity Retail Advisors, LLC	Delaware
Necessity Retail Properties, LLC	Delaware
ARC DDLONUK, Limited	England and Wales
GNL Retail GP, LLC	Delaware
The Necessity Retail REIT Operating Partnership, L.P.	Delaware
ARC Retail TRS Holdco, LLC	Delaware
AFN ABSPROP001, LLC	Delaware
AFN ABSPROP001-A, LLC	Delaware
AFN ABSPROP001-B, LLC	Delaware
AFN ABSPROP002, LLC	Delaware
AFN ABSPROP002-A, LLC (Formerly ARG BJMBOH001, LLC)	Delaware
AFN ABSPROP002-B, LLC (Formerly ARG MC11SLB001, LLC)	Delaware
AFN ABSPROP002-C, LLC (Formerly ARG MCWSLB001, LLC)	Delaware
ARC AAANGIN001, LLC	Delaware
ARC AABNLFL001, LLC	Delaware
ARC AATNTMA001, LLC	Delaware
ARC AAWSNGA001, LLC	Delaware
ARC ABHNDMS001, LLC	Delaware
ARC AMWNRKY001, LLC	Delaware
ARC ARERIPA001, LLC	Delaware
ARC ARVIRMN001, LLC	Delaware
ARC ASANDSC001, LLC	Delaware
ARC ASCGRMO001, LLC	Delaware
ARC AZCROMI001, LLC	Delaware
ARC AZCTOLA001, LLC	Delaware
ARC AZTMPGA001, LLC	Delaware
ARC BBLVSNV001, LLC	Delaware
ARC BFFTMFL001, LLC	Delaware
ARC BHTVCMI001, LLC	Delaware
ARC BKMST41001, LLC	Delaware

ARC CBDTNPA001, LLC	Delaware
ARC CBLDLPA001, LLC	Delaware
ARC CBLMAPA001, LLC	Delaware
ARC CBPHLPA001, LLC	Delaware
ARC CBPHLPA002, LLC	Delaware
ARC CBPHLPA003, LLC	Delaware
ARC CBPHLPA004, LLC	Delaware
ARC CBRBRPA001, LLC	Delaware
ARC CBWNEPA001, LLC	Delaware
ARC CHLKJTX001, LLC	Delaware
ARC CHVCTTX001, LLC	Delaware
ARC CKMST19001, LLC	Delaware
ARC CLORLFL001, LLC	Delaware
ARC CPFAYNC001, LLC	Delaware
ARC CPOKCOK001, LLC	Delaware
ARC CTCHRNC001, LLC	Delaware
ARC CVANSAL001, LLC	Delaware
ARC CVDETM001, LLC	Delaware
ARC CVHYKMA001, LLC	Delaware
ARC DB5SAAB001, LLC	Delaware
ARC DGATHMI001, LLC	Delaware
ARC DGBGLLA001, LLC	Delaware
ARC DGBKHMS001, LLC	Delaware
ARC DGBNBGA001, LLC	Delaware
ARC DGCHOK001, LLC	Delaware
ARC DGCMBMS001, LLC	Delaware
ARC DGDNDLA001, LLC	Delaware
ARC DGDVLLA001, LLC	Delaware
ARC DGFHLLA001, LLC	Delaware
ARC DGFLRMI001, LLC	Delaware
ARC DGFRMS001, LLC	Delaware
ARC DGFTSAR001, LLC	Delaware
ARC DGGNWLA001, LLC	Delaware
ARC DGGSBVA001, LLC	Delaware
ARC DGGVLS002, LLC	Delaware
ARC DGHBKLA001, LLC	Delaware
ARC DGHDNMI001, LLC	Delaware
ARC DGHTGWV001, LLC	Delaware
ARC DGHTSAR001, LLC	Delaware
ARC DGLAFTN001, LLC	Delaware
ARC DGLCRMN002, LLC	Delaware
ARC DGMBLAR001, LLC	Delaware
ARC DGMKNMI001, LLC	Delaware
ARC DGMRALA001, LLC	Delaware
ARC DGMSNTX002, LLC	Delaware
ARC DGNTALA001, LLC	Delaware
ARC DGRLFMS001, LLC	Delaware
ARC DGRSEMI001, LLC	Delaware
ARC DGRYLAR001, LLC	Delaware

ARC DGSRBMO001, LLC	Delaware
ARC DGSTNVA001, LLC	Delaware
ARC DGSVNMO001, LLC	Delaware
ARC DGTLSLA001, LLC	Delaware
ARC DGVDRTX001, LLC	Delaware
ARC DGVNLTN001, LLC	Delaware
ARC DGWPTMS001, LLC	Delaware
ARC DGWRNIN001, LLC	Delaware
ARC DGWSNNY001, LLC	Delaware
ARC FDBRNLA001, LLC	Delaware
ARC FDBTLKY001, LLC	Delaware
ARC FDCHLID001, LLC	Delaware
ARC FDCRLMO001, LLC	Delaware
ARC FDDNVAR001, LLC	Delaware
ARC FDDXRNM001, LLC	Delaware
ARC FDFNTPA001, LLC	Delaware
ARC FDHCRTX001, LLC	Delaware
ARC FDKRMC001, LLC	Delaware
ARC FDOCYLA001, LLC	Delaware
ARC FDPLSTX001, LLC	Delaware
ARC FDWLDCO001, LLC	Delaware
ARC FEBSMND001, LLC	Delaware
ARC FECNBIA001, LLC	Delaware
ARC FEEGLWI001, LLC	Delaware
ARC FEGRFND001, LLC	Delaware
ARC FELELMS001, LLC	Delaware
ARC FESOUIA001, LLC	Delaware
ARC FEWAUWI001, LLC	Delaware
ARC FEWTNSD001, LLC	Delaware
ARC FLCLTNC001, LLC	Delaware
ARC FMMTCNJ001, LLC	Delaware
ARC FMMTVAL001, LLC	Delaware
ARC FMSNHPA001, LLC	Delaware
ARC HR5BEIL001, LLC	Delaware
ARC HR5BIAL001, LLC	Delaware
ARC HR5BPMN001, LLC	Delaware
ARC HR5CSAL001, LLC	Delaware
ARC HR5CSMA002, LLC	Delaware
ARC HR5CURI001, LLC	Delaware
ARC HR5CVGA001, LLC	Delaware
ARC HR5DOGA001, LLC	Delaware
ARC HR5GAGA001, LLC	Delaware
ARC HR5GASC001, LLC	Delaware
ARC HR5GAVA001, LLC	Delaware
ARC HR5GBNC001, LLC	Delaware
ARC HR5GRSC001, LLC	Delaware
ARC HR5HASC001, LLC	Delaware
ARC HR5HOWI001, LLC	Delaware
ARC HR5MSSE001, LLC	Delaware

ARC HR5PEGA001, LLC	Delaware
ARC HR5PISC001, LLC	Delaware
ARC HR5SINJ001, LLC	Delaware
ARC HR5SLUT001, LLC	Delaware
ARC HR5SNFI001 SPE, LLC	Delaware
ARC HR5SNFI001, LLC	Delaware
ARC HR5SOCT001, LLC	Delaware
ARC HR5SSMA001, LLC	Delaware
ARC HR5SSMA002, LLC	Delaware
ARC HR5SSMA003, LLC	Delaware
ARC HR5SSRI001, LLC	Delaware
ARC HR5STP1001, LLC	Delaware
ARC HR5STP1002, LLC	Delaware
ARC HR5STP2001, LLC	Delaware
ARC HR5STP2002, LLC	Delaware
ARC HR5STP3001, LLC	Delaware
ARC HR5STP3002, LLC	Delaware
ARC HR5VAGA001, LLC	Delaware
ARC HR5ZUMN001, LLC	Delaware
ARC JCHUSTX001, LLC	Delaware
ARC JCLOUKY001, LLC	Delaware
ARC JCWSTCO001, LLC	Delaware
ARC LCROWTX001, LLC	Delaware
ARC LWAKNSC001, LLC	Delaware
ARC LWFYTN001, LLC	Delaware
ARC LWMCN001, LLC	Delaware
ARC LWNBN001, LLC	Delaware
ARC LWRMTN001, LLC	Delaware
ARC MCLVSNV001, LLC	Delaware
ARC MFAKNSC001, LLC	Delaware
ARC MFFNCAL001, LLC	Delaware
ARC MFHLDMI001, LLC	Delaware
ARC MFKXVTN002, LLC	Delaware
ARC MFMCDGA001, LLC	Delaware
ARC MFMDNID001, LLC	Delaware
ARC MFSGWMI001, LLC	Delaware
ARC MFTSEFL002, LLC	Delaware
ARC MFVALGA001, LLC	Delaware
ARC NCCHRNC001, LLC	Delaware
ARC NLLKLFL001, LLC	Delaware
ARC NPHUBOH001, LLC	Delaware
ARC NTMNDIL001, LLC	Delaware
ARC NTSNTTX001, LLC	Delaware
ARC NWNCHSC001, LLC	Delaware
ARC ORMNTWI001, LLC	Delaware
ARC PCBIRAL001, LLC	Delaware
ARC PRLAWKS001, LLC	Delaware
ARC PSFKFKY001 TRS, LLC	Delaware
ARC PSFKFKY001, LLC	Delaware

ARC PTSBGIL001, LLC	Delaware
ARC PTSCHIL001, LLC	Delaware
ARC QSOKCOK001, LLC	Delaware
ARC RBASHNC001, LLC	Delaware
ARC RGCHRNC001, LLC	Delaware
ARC SMWMBFL001, LLC	Delaware
ARC SPSANTX001, LLC	Delaware
ARC SQMONPA001, LLC	Delaware
ARC SRTULOK001, LLC	Delaware
ARC SSSDLLA001, LLC	Delaware
ARC SSSEBFL001 TRS, LLC	Delaware
ARC SSSEBFL001, LLC	Delaware
ARC SWHOUTX001, LLC	Delaware
ARC SWWCHOH001 TRS, LLC	Delaware
ARC SWWCHOH001, LLC	Delaware
ARC SWWMGPA001, LLC	Delaware
ARC TCMESTX001, LLC	Delaware
ARC TKLWSFL001, LLC	Delaware
ARC TMMONPA001, LLC	Delaware
ARC TPEGPTX001, LLC	Delaware
ARC TSHRLKY001, LLC	Delaware
ARC TSHTNMI001, LLC	Delaware
ARC TSKCYMO001, LLC	Delaware
ARC TSVRNCT001, LLC	Delaware
ARC WEMPSMN001, LLC	Delaware
ARC WGBEATX001, LLC	Delaware
ARC WGGLTWY001, LLC	Delaware
ARC WGLNSMI001, LLC	Delaware
ARC WGOKCOK001, LLC	Delaware
ARC WGPNDAR001, LLC	Delaware
ARC WGTKRGA001, LLC	Delaware
ARC WGWFDMI001, LLC	Delaware
ARG 1CBHGNJ001, LLC	Delaware
ARG AA12PCK001, LLC	Delaware
ARG AA14PCK001, LLC	Delaware
ARG AACLMOH 001, LLC	Delaware
ARG AASDYMI001, LLC	Delaware
ARG ATCHTTN001, LLC	Delaware
ARG BE23PROP01, LLC	Delaware
ARG BE23PROP02, LLC	Delaware
ARG BHCLMSC001, LLC	Delaware
ARG BHELKNV001, LLC	Delaware
ARG BHJCKFL001, LLC	Delaware
ARG BHSLPLA001, LLC	Delaware
ARG BKPNVLA001, LLC	Delaware
ARG CA2PSLB001, LLC	Delaware
ARG CCFAYNC001, LLC	Delaware
ARG CCLTZFL001, LLC	Delaware
ARG CCNLVTX001, LLC	Delaware

ARG CCTMPFL001, LLC	Delaware
ARG CHDUBGA001, LLC	Delaware
ARG CHMCHIL001, LLC	Delaware
ARG CHMCPIL001, LLC	Delaware
ARG CKHARTX001, LLC	Delaware
ARG CKLRDTX001, LLC	Delaware
ARG CKLRDTX002, LLC	Delaware
ARG CKLRDTX003, LLC	Delaware
ARG CKRGNTX001, LLC	Delaware
ARG CKWSLTX001, LLC	Delaware
ARG CURTSMI001, LLC	Delaware
ARG DDBLVTN001, LLC	Delaware
ARG DDBRVTN001, LLC	Delaware
ARG DDEPOTX001, LLC	Delaware
ARG DDFLTM001, LLC	Delaware
ARG DDGRDMI001, LLC	Delaware
ARG DDHBLTX001, LLC	Delaware
ARG DDHUSTX001, LLC	Delaware
ARG DGASUIL001, LLC	Delaware
ARG DGBRKA001, LLC	Delaware
ARG DGBRWKY001, LLC	Delaware
ARG DGCLKSIA001, LLC	Delaware
ARG DGCSTKY001, LLC	Delaware
ARG DGCTSMI001, LLC	Delaware
ARG DGDVLAL001, LLC	Delaware
ARG DGDWTNY001, LLC	Delaware
ARG DGEBRAL001, LLC	Delaware
ARG DGELKKY001, LLC	Delaware
ARG DGFLSKY001, LLC	Delaware
ARG DGFMCIL001, LLC	Delaware
ARG DGFRMNY001, LLC	Delaware
ARG DGGDDNY001, LLC	Delaware
ARG DGHARMI001, LLC	Delaware
ARG DGKNGNY001, LLC	Delaware
ARG DGKRHNY001, LLC	Delaware
ARG DGLCNMI001, LLC	Delaware
ARG DGLGRGA001, LLC	Delaware
ARG DGLGRGA002, LLC	Delaware
ARG DGMBLAL001, LLC	Delaware
ARG DGMDVTN001, LLC	Delaware
ARG DGMMVLTN001, LLC	Delaware
ARG DGMORMN001, LLC	Delaware
ARG DGNPTTN001, LLC	Delaware
ARG DGOTGNY001, LLC	Delaware
ARG DGOTIL001, LLC	Delaware
ARG DGPRSNY001, LLC	Delaware
ARG DGRDLAL001, LLC	Delaware
ARG DGSCLKY001, LLC	Delaware
ARG DGSUMIL001, LLC	Delaware

ARG DGTABIL001, LLC	Delaware
ARG DGUTCNY001, LLC	Delaware
ARG DGVLYAL001, LLC	Delaware
ARG DGWASIL001, LLC	Delaware
ARG DGWTMAL001, LLC	Delaware
ARG DI51PCK001, LLC	Delaware
ARG DNMGCIN001, LLC	Delaware
ARG FEBRNMN001, LLC	Delaware
ARG FECSPWY001, LLC	Delaware
ARG FERLLMO001, LLC	Delaware
ARG FM16PCK001, LLC	Delaware
ARG FMABNME001, LLC	Delaware
ARG FMALXLA001, LLC	Delaware
ARG FMATHTX001, LLC	Delaware
ARG FMBKHMS001, LLC	Delaware
ARG FMCHIL001, LLC	Delaware
ARG FCMGGA001, LLC	Delaware
ARG FMCTVMS001, LLC	Delaware
ARG FMDADAL001, LLC	Delaware
ARG FMEKVTN001, LLC	Delaware
ARG FMETPAL001, LLC	Delaware
ARG FMGFBFL001, LLC	Delaware
ARG FMGRDMI001, LLC	Delaware
ARG FMIDBOK001, LLC	Delaware
ARG FMJCKAL001, LLC	Delaware
ARG FMJCKFL001, LLC	Delaware
ARG FMMRVAL001, LLC	Delaware
ARG FMNEWMS001, LLC	Delaware
ARG FMPDTSC001, LLC	Delaware
ARG FMPGIMS001, LLC	Delaware
ARG FMPHIMS001, LLC	Delaware
ARG FMSKSMO001, LLC	Delaware
ARG FMTALAL001, LLC	Delaware
ARG FMTMVAL001, LLC	Delaware
ARG FMTYLTX001, LLC	Delaware
ARG GPM32PK001, LLC	Delaware
ARG HD4PSLB001, LLC	Delaware
ARG IM13PKSLB001, LLC	Delaware
ARG IM12PKSLB001, LLC	Delaware
ARG JAFPTIL001, LLC	Delaware
ARG KGOMHNE001, LLC	Delaware
ARG KK10PCK001, LLC	Delaware
ARG LCFLTMI001, LLC	Delaware
ARG LDBHRMI001, LLC	Delaware
ARG ME19PCK001, LLC	Delaware
ARG MEAKDAR001, LLC	Delaware
ARG MEARLAL001, LLC	Delaware
ARG MEBDWGA001, LLC	Delaware
ARG MEBFDGA001, LLC	Delaware

ARG MECANGA001, LLC	Delaware
ARG MECANGA002, LLC	Delaware
ARG MECBTAR001, LLC	Delaware
ARG MECLLAL001, LLC	Delaware
ARG MECLLAL002, LLC	Delaware
ARG MECMGGA001, LLC	Delaware
ARG MECNLGA001, LLC	Delaware
ARG MECRNAR001, LLC	Delaware
ARG MECTNSC001, LLC	Delaware
ARG MECTWGA001, LLC	Delaware
ARG MEDGVGA001, LLC	Delaware
ARG MEELDAR001, LLC	Delaware
ARG MEELDAR002, LLC	Delaware
ARG MEELDAR003, LLC	Delaware
ARG MEELJGA001, LLC	Delaware
ARG MEEVAAL001, LLC	Delaware
ARG MEFDCAR001, LLC	Delaware
ARG MEGHPAL001, LLC	Delaware
ARG MEHGVGA001, LLC	Delaware
ARG MEHMRGA001, LLC	Delaware
ARG MEHNTAL001, LLC	Delaware
ARG MEHNTAL002, LLC	Delaware
ARG MEHNTAL003, LLC	Delaware
ARG MEHOPAR001, LLC	Delaware
ARG MEHZNAR001, LLC	Delaware
ARG MEJSPGA001, LLC	Delaware
ARG MEMCVGA001, LLC	Delaware
ARG MENTLMS001, LLC	Delaware
ARG MEONNAL001, LLC	Delaware
ARG MEOWCAL001, LLC	Delaware
ARG MEPHCAL001, LLC	Delaware
ARG MERDBAL001, LLC	Delaware
ARG MERDBAL003, LLC	Delaware
ARG MERSAL001, LLC	Delaware
ARG MERSTLA001, LLC	Delaware
ARG MERVDGA001, LLC	Delaware
ARG MESMOAR001, LLC	Delaware
ARG MESMVGA001, LLC	Delaware
ARG MESRCAR001, LLC	Delaware
ARG METOCGA001, LLC	Delaware
ARG METOCGA002, LLC	Delaware
ARG METRNGA001, LLC	Delaware
ARG MEVNAAL001, LLC	Delaware
ARG MEWSKGA001, LLC	Delaware
ARG MEWSKGA002, LLC	Delaware
ARG MEWSKGA003, LLC	Delaware
ARG OCPPOOL2001, LLC	Delaware
ARG OCPPOOL4001, LLC	Delaware
ARG PH14SLB001, LLC	Delaware

ARG PH31SLB001, LLC	Delaware
ARG PHCHRNC002, LLC	Delaware
ARG PHCMBOH001, LLC	Delaware
ARG PHCMBOH002, LLC	Delaware
ARG PHGTNNC001, LLC	Delaware
ARG PHMDLTX001, LLC	Delaware
ARG PHNLXOH001, LLC	Delaware
ARG PHNTNNC001, LLC	Delaware
ARG PHWSVOH001, LLC	Delaware
ARG PHZSVOH001, LLC	Delaware
ARG SBTLHFL001, LLC	Delaware
ARG SBTLHFL002, LLC	Delaware
ARG SBTLHFL003, LLC	Delaware
ARG SNBLXMS001, LLC	Delaware
ARG SNCLLMS001, LLC	Delaware
ARG SNELLMS001, LLC	Delaware
ARG SNGLFMS001, LLC	Delaware
ARG SNGLFMS002, LLC	Delaware
ARG SNGLFMS003, LLC	Delaware
ARG SNHTTMS001, LLC	Delaware
ARG SNLNBMS001, LLC	Delaware
ARG SNLTHFL001, LLC	Delaware
ARG SNMGEMS001, LLC	Delaware
ARG SNPLCFL001, LLC	Delaware
ARG SNPRVMS001, LLC	Delaware
ARG SNPTLMS001, LLC	Delaware
ARG SNRBAL001, LLC	Delaware
ARG SNRVRF001, LLC	Delaware
ARG SNRVRF002, LLC	Delaware
ARG SNTSCAL001, LLC	Delaware
ARG SNTYLMS001, LLC	Delaware
ARG SNWCHFL001, LLC	Delaware
ARG SNWDVMS001, LLC	Delaware
ARG SNWVMS001, LLC	Delaware
ARG SNWYNMS001, LLC	Delaware
ARG TJCNTKS001, LLC	Delaware
ARG TJCRKIA001, LLC	Delaware
ARG TJCRLIA001, LLC	Delaware
ARG TJINDMO001, LLC	Delaware
ARG TJMNHID001, LLC	Delaware
ARG TJNMKMN001, LLC	Delaware
ARG TJSPRMN001, LLC	Delaware
ARG TSAMCGA001, LLC	Delaware
ARG TSCDZOH001, LLC	Delaware
ARG TSCTLAZ001, LLC	Delaware
ARG TSFLDSD001, LLC	Delaware
ARG TSHZNND001, LLC	Delaware
ARG TSSCRNM001, LLC	Delaware
ARG WLGREFI001, LLC	Delaware

ARG WO19PCK001, LLC	Delaware
RAC LAND, LLC	Delaware
ARG NCD5PCK001, LLC	Delaware
ARG AACLMOH001, LLC	Delaware
ARG TASDLA001, LLC	Delaware
ARG DG17PCK001, LLC	Delaware
ARG PSFKNWI001, LLC	Delaware
ARG TW15PCK001, LLC	Delaware
ARG IRL2SLB001, LLC	Delaware
ARG ARDRDLA001, LLC	Delaware
ARG AR16PCK001, LLC	Delaware
ARG FG7PSLB001, LLC	Delaware
ARG HFH6SLB001, LLC	Delaware
ARG ASSDLA001, LLC	Delaware
ARG AASDYMI001, LLC	Delaware
ARG BCBEAOH001, LLC	Delaware
ARG BSROCIL001, LLC	Delaware
ARG CCCARPA001, LLC	Delaware
ARG CRHAGMD001, LLC	Delaware
ARG CALAFLA001, LLC	Delaware
ARG CCPLOWI001, LLC	Delaware
ARG DCDARIL001, LLC	Delaware
ARG DMDERKS001, LLC	Delaware
ARG DPOSHWI001, LLC	Delaware
ARG ECENIOK001, LLC	Delaware
ARG EMEVGIL001, LLC	Delaware
ARG FGALPMI001, LLC	Delaware
ARG FSBROWI001, LLC	Delaware
ARG FTFTWIN001, LLC	Delaware
ARG NRTAMFL001, LLC	Delaware
ARG HEWAXTX001, LLC	Delaware
ARG MAWILVA001, LLC	Delaware
ARG PSREYOH001, LLC	Delaware
ARG WCSALNC001, LLC	Delaware
ARG FCSTANC001, LLC	Delaware
ARG PLSAJCA001, LLC	Delaware
ARG BBSCHIL001, LLC	Delaware
ARG UMMARIN001, LLC	Delaware
ARG WMSANTX001, LLC	Delaware
ARG WSCLAIN001, LLC	Delaware
ARG SCRIVFL001, LLC	Delaware
ARG PSSPASC001, LLC	Delaware
ARG DCDECAL001, LLC	Delaware
ARG CCALBNM001, LLC	Delaware
ARG WGNEWNY001, LLC	Delaware
ARG CCCOVRI001, LLC	Delaware
ARG MPCOLOH001, LLC	Delaware
ARG SCROCNC001, LLC	Delaware
ARG TACOLSC001, LLC	Delaware

ARG TMMARGA001, LLC	Delaware
ARG WCSLNNC001, LLC	Delaware
ARG ASALBGA001, LLC	Delaware
ARG PSALBNM001, LLC	Delaware
ARG TCFLOKY001, LLC	Delaware
ARG SVJEFMO001, LLC	Delaware
ARG ACHOUTX001, LLC	Delaware
ARG BCSPRMA001, LLC	Delaware
ARG SSTRPA001, LLC	Delaware
ARG MFMUSMI001, LLC	Delaware
ARG SCSPFOH001, LLC	Delaware
ARG MFVIEWV001, LLC	Delaware
ARG SPSPRIL001, LLC	Delaware
ARG SMSHPPA001, LLC	Delaware
ARG CCCARPA001, LLC	Delaware
ARG FMGLEIL001, LLC	Delaware
ARG EWAUSGA001, LLC	Delaware
ARG MCCOLIN001, LLC	Delaware
ARG LPLAFIN001, LLC	Delaware
ARG MHMORNC001, LLC	Delaware
ARG TCHATMS001, LLC	Delaware
ARG HTMANWI001, LLC	Delaware
ARG VPALBNM001, LLC	Delaware
ARG MMASHKY001, LLC	Delaware
ARG TSMTPSC001, LLC	Delaware
ARG WASUMSC001, LLC	Delaware
ARG PPMONLA001, LLC	Delaware
ARG PMPLAIL001, LLC	Delaware
ARG OTOWEKY001, LLC	Delaware
ARG LSSALMD001, LLC	Delaware
ARG MKASHOH001, LLC	Delaware
ARG HBSTUMA001, LLC	Delaware
ARG RALLAFL001, LLC	Delaware
ARG PCGROOH001, LLC	Delaware
ARG MGYOBAL001, LLC	Delaware
ARG HCHOULA001, LLC	Delaware
ARG BPLOUKY001, LLC	Delaware
ARG LMLAWOK001, LLC	Delaware
ARG GFBOGKY001, LLC	Delaware
ARG SAABITX001, LLC	Delaware
ARG SBSALKS001, LLC	Delaware
ARG DMDERKS001, LLC	Delaware
ARG WCJACNC001, LLC	Delaware
ARG TVLOUTN001, LLC	Delaware
ARG MPELYOH001, LLC	Delaware
ARG TTRALNC001, LLC	Delaware
ARG NLGAIGA001, LLC	Delaware
ARG ASVALGA001, LLC	Delaware
ARG WGHUNAL001, LLC	Delaware

ARG IRL8SLB001, LLC	Delaware
GNL FCSTHMI002, LLC (formerly ARG IR11SLB001, LLC)	Delaware
ARG TW10SLB001, LLC	Delaware
ARG CPLBKT001, LLC	Delaware
ARG IRL3SLB001, LLC	Delaware
ARG 7EWHITX001, LLC	Delaware
ARG 7ETYLTX001, LLC	Delaware
ARG 7ETYLTX002, LLC	Delaware
ARG 7ECHATX001, LLC	Delaware
ARG AAROSNM001, LLC	Delaware
ARG FLMEYPA001, LLC	Delaware
ARG BBHEAOH001, LLC	Delaware
ARG CCCOSCO001, LLC	Delaware
ARG CVINDIN001, LLC	Delaware
ARG CVJACMS001, LLC	Delaware
ARG CVNORLA001, LLC	Delaware
ARG DAHOUTX001, LLC	Delaware
ARG FDLAQCA001, LLC	Delaware
ARG HFGRBWI001, LLC	Delaware
ARG NTMAYOH001, LLC	Delaware
ARG OLDUNWV001, LLC	Delaware
ARG WGPEOAZ001, LLC	Delaware
ARG WGGROCT001, LLC	Delaware

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statements on Form S-8 (Nos. 333-287595, 333-274487, 333-255191, and 333-214582) and Form S-3 (No. 333-286918) of Global Net Lease Inc. of our report dated February 25, 2026 relating to the financial statements, financial statement schedule, and the effectiveness of internal control over financial reporting, which appears in this Form 10-K.

/s/ PricewaterhouseCoopers LLP
New York, New York
February 25, 2026

**CERTIFICATION PURSUANT TO RULE 13a-14(a) AND 15d-14(a) UNDER
THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED**

I, Edward M. Weil, Jr., certify that:

1. I have reviewed this Annual Report on Form 10-K of Global Net Lease, 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 Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer 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.

Dated the 25th day of February, 2026

/s/ Edward M. Weil, Jr.

Edward M. Weil, Jr.

Chief Executive Officer and President

(Principal Executive Officer)

**CERTIFICATION PURSUANT TO RULE 13a-14(a) AND 15d-14(a) UNDER
THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED**

I, Christopher J. Masterson, certify that:

1. I have reviewed this Annual Report on Form 10-K of Global Net Lease, 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 Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer 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.

Dated the 25th day of February, 2026

/s/ Christopher J. Masterson

Christopher J. Masterson

Chief Financial Officer, Treasurer and Secretary

(Principal Financial Officer and Principal Accounting Officer)

SECTION 1350 CERTIFICATIONS

This Certificate is being delivered pursuant to the requirements of Section 1350 of Chapter 63 (Mail Fraud) of Title 18 (Crimes and Criminal Procedures) of the United States Code, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, and shall not, except to the extent required by the Sarbanes-Oxley Act of 2002, be deemed filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended.

The undersigned, who are the Chief Executive Officer and Chief Financial Officer of Global Net Lease, Inc. (the "Company"), each hereby certify as follows:

The annual report on Form 10-K of the Company, which accompanies this Certificate, fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, and all information contained in this Annual Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated the 25th day of February, 2026

/s/ Edward M. Weil, Jr.

Edward M. Weil, Jr.
Chief Executive Officer and President
(Principal Executive Officer)

/s/ Christopher J. Masterson

Christopher J. Masterson
Chief Financial Officer, Treasurer and Secretary
(Principal Financial Officer and Principal Accounting Officer)