

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of earliest event reported): November 18, 2024

SILA REALTY TRUST, INC.

(Exact Name of Registrant as Specified in Its Charter)

Maryland
(State or other jurisdiction of
incorporation or organization)

001-42129
(Commission
File Number)

46-1854011
(I.R.S. Employer
Identification No.)

1001 Water St.
Suite 800
Tampa, Florida 33602
(Address of principal executive offices)

(813) 287-0101
(Registrant's telephone number, including area code)

N/A
(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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

Title of each class	Trading Symbol	Name of each exchange on which registered
Common stock, \$0.01 par value per share	SILA	New York Stock Exchange

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company

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.

Item 7.01 Regulation FD Disclosure.

On November 18, 2024, Sila Realty Trust, Inc. (the "Company") made available an investor presentation attached to this Current Report on Form 8-K as Exhibit 99.1 for use at various conferences and meetings beginning on the date hereof and in the coming weeks. The presentation is accessible through the investor relations section of the Company's website at investors.silarealtytrust.com. The information furnished under Item 7.01 of this Current Report on Form 8-K and in the attached Exhibit 99.1 shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section and shall not be deemed to be incorporated by reference into any filing under the Exchange Act or the Securities Act of 1933, as amended. The furnishing of these materials is not intended to constitute a representation that such furnishing is required by Regulation FD or other securities laws, or that the presentation materials include material investor information that is not otherwise publicly available. In addition, the Company does not assume any obligation to update such information in the future.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

- 99.1 [Sila Realty Trust, Inc. Presentation Slides](#)
 - 104 Cover Page Interactive Data File (embedded within the Inline XBRL document).
-

SIGNATURE

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

SILA REALTY TRUST, INC.

Dated: November 18, 2024

By: /s/ Kay C. Neely
Name: Kay C. Neely
Title: Chief Financial Officer



Nareit REITworld Company Presentation

November 2024



Skillful and Thoughtful Investing

Disclosures

Forward Looking Statements

Certain statements contained herein, other than historical fact, may be considered “forward-looking statements” within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, and are intended to be covered by the safe harbor provided by the same. These statements, including those regarding our near term and future growth, optimization of our portfolio, healthcare and population trends, expected growth in healthcare expenditures and healthcare demand, and insulation from adverse and unpredictable market dislocation, are based on management’s current expectations and beliefs and are subject to a number of trends and uncertainties. No forward-looking statement is intended to, nor shall it, serve as a guarantee of future performance. You can identify the forward-looking statements by the use of words such as “anticipate,” “believe,” “continue,” “could,” “estimate,” “expect,” “intend,” “may,” “outlook,” “plan,” “potential,” “predict,” “project,” “seek,” “should,” “will” and other similar terms and phrases. Forward-looking statements are subject to various risks and uncertainties and factors that could cause actual results to differ materially from the Company’s expectations, and investors should not rely on forward-looking statements since they involve known and unknown risks, uncertainties and other factors, which are, in some cases, beyond the Company’s control and could materially affect the Company’s results of operations, financial condition, cash flows, performance or future achievements or events, including those described under the section titled Part I, Item 1A. “Risk Factors” of the Company’s 2023 Annual Report on Form 10-K, and those described under the section entitled Item 1A. “Risk Factors” of Part II of the Company’s Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2024, copies of which are available at www.sec.gov. The company undertakes no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future events, or otherwise, except as required by law.

Non-GAAP Measures

This presentation contains certain financial information not derived in accordance with the United States generally accepted accounting principles (GAAP). These items include, but are not limited to, earnings before interest, income taxes, depreciation and amortization (EBITDA), EBITDA for real estate (EBITDAre), earnings before interest, taxes, depreciation, amortization, rent, and management fees (EBITDARM), funds from operations (FFO), core funds from operations (Core FFO), adjusted funds from operations (AFFO), liquidity, net debt, net operating income (NOI), cash NOI, and same store cash NOI, as well as ratios derived from the foregoing. These measures (and the methodologies used to derive them) may not be comparable to those used by other companies. Refer to the appendix for a detailed explanation of these terms and the reconciliations to the most directly comparable GAAP measures, as well as others appearing in this presentation. Management considers each item an important supplemental measure of operating and financial performance and believes they are frequently used by interested parties in the evaluation of real estate investment trusts. These measures should not be considered as alternatives, or superior measures, to net income or loss as an indicator of the Company’s performance and should be considered only as a supplement to net income or loss and cash flows from operating, investing or financing activities as measures of profitability and/or liquidity, computed in accordance with GAAP.

Unaudited Financial Information

All quarterly information presented in this presentation is unaudited and should be read in conjunction with the Company’s audited consolidated financial statements (and the notes thereto) included in the Annual Report on Form 10-K for the year ended December 31, 2023, as filed with the SEC on March 6, 2024.



Sila Realty Trust is a net lease REIT focused on institutional quality healthcare properties along the continuum of care.

We believe Sila offers REIT investors the best of both worlds - participation in the large and defensive healthcare sector while receiving the benefits of a triple net lease structure, including longer lease terms and an appropriately conservative financial profile.”

Michael A. Seton
President and Chief Executive Officer
Sila Realty Trust, Inc.

Introductions



Michael A. Seton

President and Chief Executive Officer
Founder and Board Member



Kay C. Neely

Executive Vice President
and Chief Financial Officer



Christopher K. Flouhouse

Executive Vice President
and Chief Investment Officer



Miles F. Callahan

Senior Vice President
Capital Markets and Investor Relations

Sila Realty Trust At a Glance

Sila Realty Trust, Inc. is a net lease REIT with a strategic focus on investing in the significant, growing, and resilient healthcare sector of the U.S. economy.

What differentiates us?

- The only net lease REIT focused solely on investing in healthcare real estate
- We strategically invest in a diverse array of assets along the healthcare continuum
- Our overall institutional asset quality demonstrates the Company's sourcing, asset selection, underwriting, and deal execution capabilities
- Well-fortified balance sheet with a low to moderate leverage profile, positioning the Company for near-term and future portfolio growth
- With a focus on the "Smile States," our portfolio benefits from the fundamental demand drivers inherent in these markets

Portfolio Highlights

136 Properties ⁽¹⁾	95.5% Weighted Avg. Leased Rate	\$2.2B Total Real Estate Investment at Cost
5.3M Rentable Square Feet	8.3 Yrs Weighted Avg. Remaining Lease Term	2.2% Weighted Avg. Contractual Annual Rent Escalation

Financial Highlights

26.1% Net Debt Leverage Ratio ⁽²⁾	3.5x Net Debt to EBITDAre Ratio ⁽³⁾	\$1.9B Enterprise Value	\$528.6M Liquidity ⁽⁴⁾	6.6x Interest Coverage Ratio	100% Unencumbered ABR
---	---	--------------------------------------	---	---	------------------------------------

(1) Excludes two undeveloped land parcels.

(2) Net debt leverage ratio is calculated as net debt to enterprise value. See appendix for reconciliation of net debt to the most directly comparable GAAP financial measure.

(3) EBITDAre is annualized by taking the current month amount, removing lease termination income and other items that are not a result of normal operations, and multiplying by twelve months. See appendix for reconciliation of EBITDAre to the most directly comparable GAAP financial measure.

(4) Liquidity represents cash and cash equivalents of \$28.6 million and borrowing base availability on the Company's credit facility of \$500.0 million. See appendix for definition.

All data as of September 30, 2024

1 Pure-Play in High Quality Healthcare Assets



NYSE Listing Day | June 13, 2024

1 Net Lease REIT Focused on High-Quality Healthcare Assets

Healthcare trends are shifting patients to cost-effective, easy-to-access, healthcare settings, driving demand for strategic asset classes along the healthcare continuum.



1 Large Growing Market in a Defensible Sector

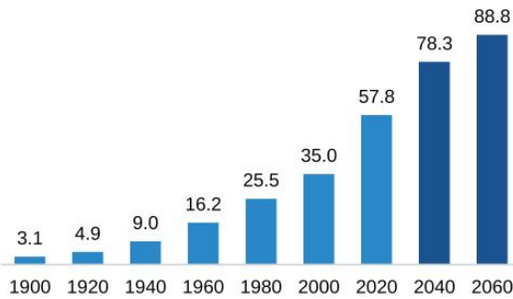
Capitalizing on favorable macro tailwinds driving demand for healthcare settings that are cost efficient while delivering personalized quality of care.

Share of Population

By 2030, all baby boomers will be 65+. This will expand the size of the older population so that one in every five Americans is projected to be retirement age.⁽¹⁾

The nation's 65+ population is projected to increase in size in the coming decades, from 57.8 million in 2020 to 88.8 million people in 2060. As a result, the share of people in this age group will grow from 15% in 2020 to approximately 25% of the population in 2060.⁽¹⁾

Number of Persons 65+
(numbers in millions)⁽¹⁾



(1) U.S. Census Bureau

(2) Peterson-KFF analysis of 2021 Medical Expenditure Panel Survey

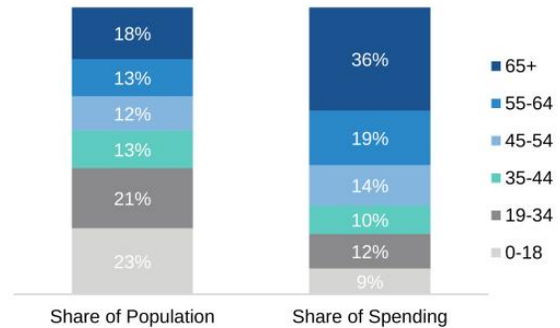
Share of Spending

People age 65+, on average, spend more on healthcare than any other age group.⁽²⁾

Utilization of healthcare increases with age, driving growing demand for healthcare services.

From 2022-2031, average growth in healthcare expenditures is expected to outpace GDP growth, resulting in an increase in health spending share of GDP from 18.3% to 19.6%.⁽³⁾

Population vs Spending⁽²⁾



(3) Center for Medicaid and Medicare Services

2 Proven Track Record of Value Creation



Reading Healthcare Facility, Pennsylvania

2 Asset Strategy and Platform Positioned for Growth

Our in-depth, well-disciplined underwriting strategy, executed by a seasoned team of in-house professionals, allows the Company to source accretive opportunities that are critical to the business operations of our tenants and the communities they serve.



High Quality Facilities

- Class A, recent construction or newly renovated properties, purpose built for healthcare services
- Single or multi-tenant facilities with strong anchor tenants
- Specialized facilities with substantial tenant buildout
- Long-weighted average lease terms with annual rent escalations



Strategic Locations

- On-campus or off-campus facilities in retail-type locations
- Strong visibility and access with ample parking
- High growth areas near population clusters that are convenient to patients/customers
- Near and convenient to the tenant's patient referral sources
- Large patient catchment areas



Reliable Tenants

- Market leading providers with dominant market share
- Strong financial foundation with high rent coverage ratios or other credit enhancements
- Hospital or health system affiliations
- Providers with demonstrated experience at adapting to the rapidly changing healthcare sector
- Diverse payor mix

Robust In-House Management

51

Total
Employees

18

Acquisition, Asset & Property
Management Team Members

3

Member Dedicated
Credit Team

65

Markets Managed
Across the U.S.

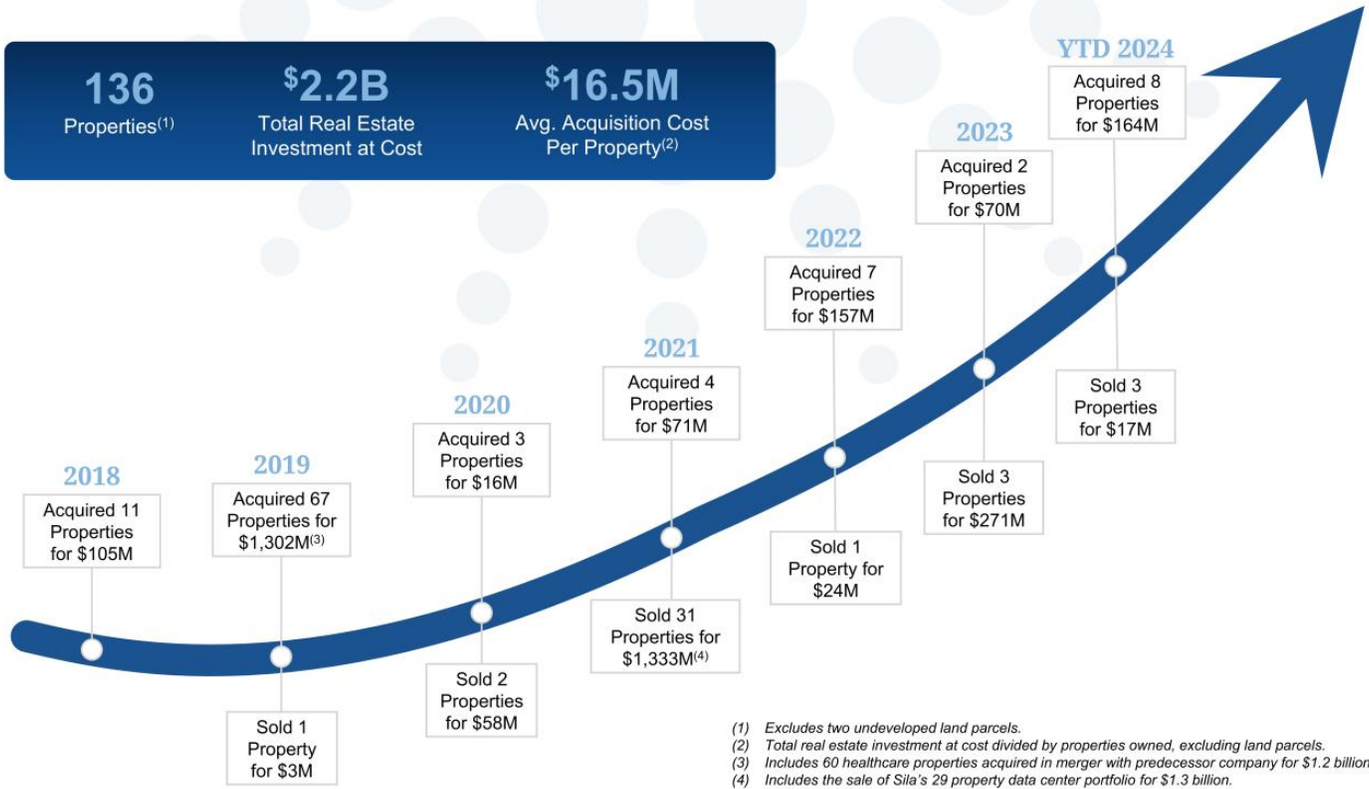
5.3M

Square Feet of
Real Estate Managed

Employee data as of November 6, 2024. Market and square feet data as September 30, 2024.

2 Proven Acquisition Track Record

With a multifaceted investment strategy, our seasoned leadership team utilizes our deep industry relationships while being supported by our disciplined underwriting team with a dual focus on both real estate and tenant credit.



2 Broad Acquisition Sourcing Network Affords Opportunity to be Highly Selective

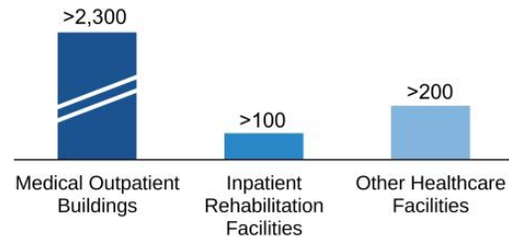
Sila's Acquisitions and Credit Underwriting teams have evaluated over 2,600 healthcare investment opportunities since 2019.



Sourcing and Underwriting

- Relationships and reputation with tenants, brokers, and developers are key to success and drive a mix of on- and off-market opportunities
- Acquisitions and Credit Underwriting teams conduct in-depth reviews of the facilities, markets, and credit profiles of the obligors before presenting to senior management
- Full in-depth analysis is conducted with management to determine pricing and if the opportunity fits the Company's strategy
- On-site property tours and tenant, guarantor, and/or sponsor interviews are conducted before closing

Investment Opportunities Span Across Multiple Property Subtypes⁽²⁾

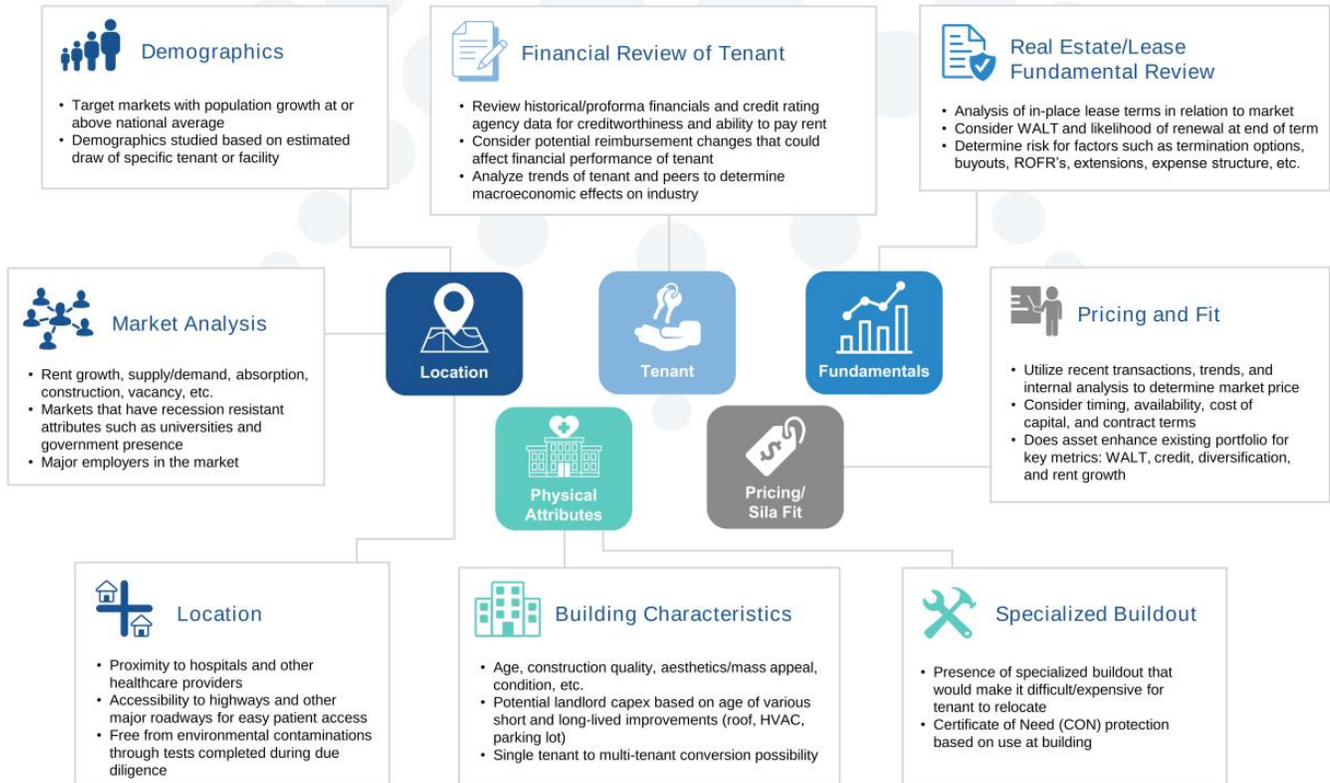


(1) Company compiled information as of September 30, 2024, based on individual properties evaluated. Excludes 60 healthcare properties acquired in merger with predecessor company in 2019.

(2) Other Healthcare Facilities includes Surgical Facilities, Long-Term Acute Care Hospitals, Behavioral Healthcare Facilities, Transitional Care, Micro-Hospitals, Short-Term Acute Care Hospitals, and other healthcare subtypes.

2 Acquisition and Underwriting Framework

Sila's overall portfolio quality demonstrates the Company's sourcing, asset selection, underwriting, and deal execution capabilities.



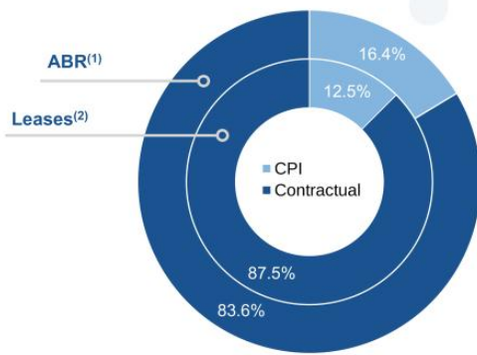
2 Disciplined Capital Allocation

With a multifaceted investment strategy, our seasoned leadership team utilizes our deep industry relationships while being supported by our diligent underwriting team with a dual focus on both real estate and tenant credit.

Portfolio Growth

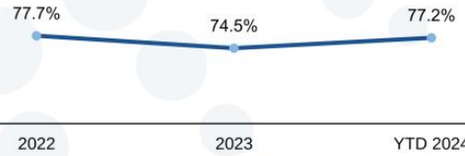
- Experienced management team has a proven record of negotiating and closing on meaningful acquisitions and strategic dispositions
- Supportive year-over-year internal growth through 2.2% weighted average annual contractual escalations, excluding leases with CPI escalations which accounts for 16.4% of the portfolio on an ABR basis

Annual Lease Escalation Structure

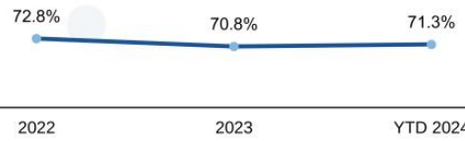


(1) Based on annualized September 2024 contractual base rent.
 (2) Master leases account for a single lease.

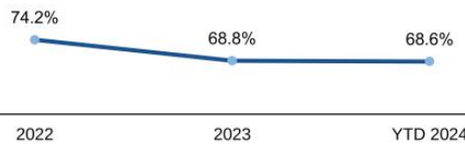
FFO Payout Ratio⁽³⁾



Core FFO Payout Ratio⁽³⁾



AFFO Payout Ratio⁽³⁾



(3) See appendix for reconciliations of FFO, Core FFO, and AFFO to the most directly comparable GAAP financial measures.
 All data as of September 30, 2024

Robust Portfolio Delivers Strong Operating Metrics



NYSE Listing Day | June 13, 2024

3 Geographic Diversification

We seek to acquire and own healthcare real estate diversified across the country, with a focus on “Smile State” markets with strong demographic, economic, and social drivers.



(1) Represents each state’s annualized September 2024 contractual base rent as a percentage of total annualized September 2024 contractual base rent.

All data as of September 30, 2024

3 Sponsor Strength and Recognition

Market leading healthcare providers across the country put their trust in our facilities to provide the highest quality healthcare settings.

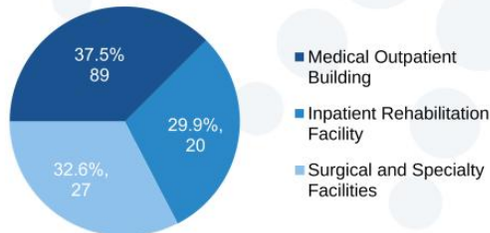


Logos represent top 10 tenant diversification

3 Diversified and Secure Tenancy

Sila's 136 healthcare properties⁽¹⁾ are well-diversified through tenancy and across the continuum of care, reducing overexposure to any single healthcare subtype.

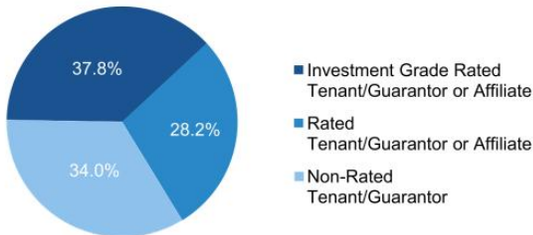
Property Type Diversification⁽²⁾
(ABR⁽³⁾, Properties)



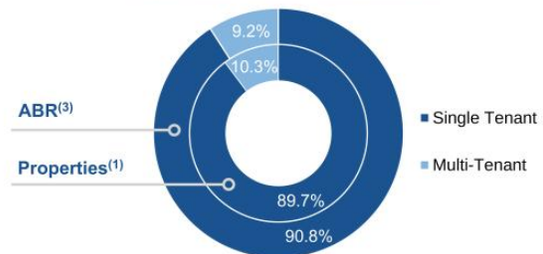
Tenant/Sponsor Diversification⁽³⁾⁽⁵⁾⁽⁶⁾



Tenant Credit Profile⁽³⁾⁽⁴⁾



Single/Multi-Tenant Concentration



(1) Excludes two undeveloped land parcels.

(2) Surgical and Specialty Facilities includes Surgical Facilities, Long-Term Acute Care Hospitals, Behavioral Healthcare Facilities, Transitional Care, Micro-Hospitals and Short-Term Acute Care Hospitals.

(3) Based on annualized September 2024 contractual base rent.

(4) All credit ratings from major credit rating agencies. Parent credit is used where tenant is not rated.

(5) Includes tenants under common control.

(6) LifePoint Health, Inc., or LifePoint, is a partner in joint ventures that lease certain of our properties, with ownership percentages at each joint venture ranging from 49% to 51%, and is a 100% owner of the tenant entity at another property. The aggregate annualized base rent of the properties with any amount of LifePoint ownership is 9.2% of the total portfolio annualized base rent. However, LifePoint is not represented in our top ten tenants due to the Company's determination of common control at each property, which includes consideration of both ownership percentages and credit ratings.

All data as of September 30, 2024

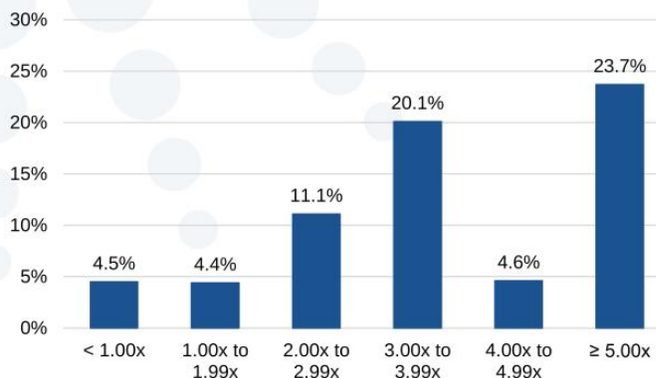
3 EBITDARM Coverage Ratio

Sila's portfolio of resilient tenants and guarantors result in stable coverage ratios through strong and proven healthcare operations.

EBITDARM Coverage Ratio⁽¹⁾⁽²⁾

	% of ABR	EBITDARM Coverage
Medical Outpatient Building	15.5%	6.31x
Inpatient Rehabilitation Facility	26.5%	3.66x
Surgical and Specialty Facilities ⁽³⁾	26.4%	5.10x
Reporting Properties	68.4%	4.82x
Non-Reporting Properties	31.6%	
Total Portfolio	100.0%	

% of ABR by EBITDARM Coverage Ratio⁽¹⁾⁽²⁾⁽⁴⁾



(1) EBITDARM coverage ratios are based on the latest financial statements available to the Company and are calculated on a trailing twelve-month basis. See appendix for definition.

(2) Based on annualized September 2024 contractual base rent.

(3) Surgical and Specialty Facilities includes Surgical Facilities, Long-Term Acute Care Hospitals, Behavioral Healthcare Facilities, Transitional Care, Micro-Hospitals and Short-Term Acute Care Hospitals

(4) Excludes non-reporting properties.

All data as of September 30, 2024

3 Strong Operating Metrics from Long-Term Leases

We believe that long-term leases provide stability with a future ability to capitalize on opportunities.

8.3 Yrs Weighted Avg. Remaining Lease Term	95.5% Weighted Avg. Leased Rate	5.3M Rentable Square Feet
20.1% ABR Maturing within 5 Yrs	168 Total Leases ⁽¹⁾	\$32.90 Weighted Avg. ABR/Leased SF



Tenant Lease Expiration Schedule⁽²⁾



(1) Master leases account for a single lease.

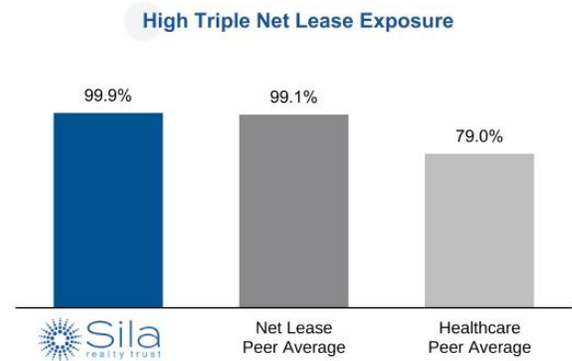
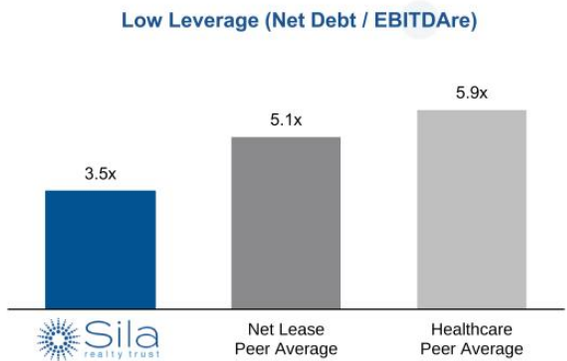
(2) The table includes tenants who have been moved to the cash basis of accounting for revenue recognition purposes that have continued to make rental payments as of September 30, 2024.

(3) Based on annualized September 2024 contractual base rent.

All data as of September 30, 2024

3 Sila Demonstrates Strong Metrics Relative to Peers

Sila's key fundamental metrics closely resemble net lease REIT peers and rank among the top healthcare peers.



Source of peer metrics: Earnings Supplementals, SEC filings, and other publicly available information.
 Net Lease peers include: EPRT, BNL, NTST and NNN. Healthcare peers include: CHCT, DOC, GMRE and HR.

All data as of September 30, 2024

4 Fortified Balance Sheet to Fund Future Growth



Fort Smith Healthcare Facility, Arkansas

4 Fortified Balance Sheet

Sila's management team has built a balance sheet that we believe positions the Company for growth and provides insulation from adverse and unpredictable market dislocations.

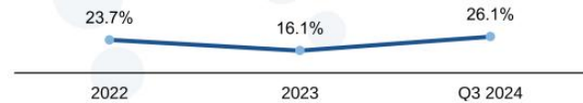
Balance Sheet Highlights



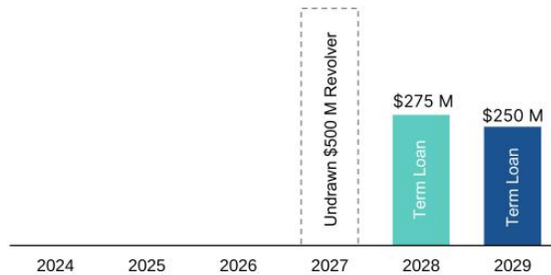
Net Debt / EBITDAre⁽⁴⁾



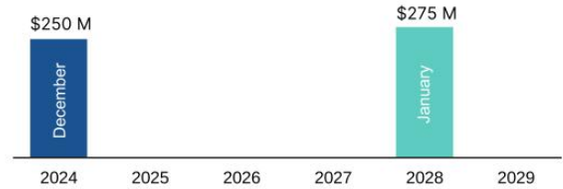
Net Debt Leverage Ratio⁽⁵⁾



Debt Maturity Schedule⁽³⁾



Interest Rate Swap Maturity Schedule⁽⁶⁾



- (1) Liquidity represents cash and cash equivalents of \$28.6 million and borrowing base availability on the Company's credit facility of \$500.0 million. See appendix for definition.
 (2) Variable rate debt fixed through interest rate swaps.
 (3) Assumes the full exercise of all available extension options including two six-month options on the \$500M revolver and two twelve-month options on the \$250M term loan.
 (4) EBITDAre is annualized by taking the current month amount, removing lease termination income and other items that are not a result of normal operations, and multiplying by twelve months.

- (5) Net debt leverage ratio for 2022 and 2023 are calculated as net debt to adjusted fair value of real estate investments. As a result of the Company's listing on the New York Stock Exchange on June 13, 2024, Q3 2024 net debt leverage ratio is calculated as net debt to enterprise value.
 (6) As of September 30, 2024, the weighted average fixed interest rate swap agreements maturing in 2024 and 2028 was 0.93% and 2.83%, respectively.
 All data as of September 30, 2024

4 Select Transactions Demonstrating Investment Strategy

Sila has an opportunistic ability to continue optimizing our portfolio composition on top of already possessing a curated and sizable assortment of high-quality and diversified healthcare net lease assets as demonstrated by our 2024 investments.

Mezzanine Loans



Mezzanine Loans for Developments in Lynchburg, Virginia

- Two mezzanine loans for the development of an inpatient rehabilitation facility and behavioral healthcare facility, with loan amounts of \$12.5 million and \$5.0 million, respectively
- Loans closed November 2024
- Loans include purchase options for Sila for each property upon completion of construction
- ~62,500 SF inpatient rehabilitation facility and ~60,400 SF behavioral healthcare facility
- 100% pre-leased to a joint venture of leading healthcare operators/systems
- Being constructed by a leading national healthcare developer and general contractor

Inpatient Rehabilitation Facility



Fort Smith Healthcare Facility Fort Smith, Arkansas

- \$28.3 million contract purchase price
- Acquired July 2024
- ~62,500 SF inpatient rehabilitation facility
- 100% leased to Mercy Rehabilitation Hospital
- Two-story, 50-bed facility built in 2021
- Tenant is a joint venture between Mercy Hospital Fort Smith, an affiliate of Mercy Health of Missouri, a large integrated healthcare system with over 5,000 staffed beds and 2,400 physicians, and Lifepoint Health, a leading national healthcare provider with 60 community hospitals and more than 60 rehabilitation behavioral health facilities

Medical Outpatient Building



Reading Healthcare Facility Reading, Pennsylvania

- \$10.5 million contract purchase price
- Acquired May 2024
- ~30,000 SF medical outpatient building
- 100% leased to Reading Behavioral Healthcare
- Two-story building on campus of 144-bed Tower Behavioral Health facility
- Tenant is joint venture between Acadia Healthcare, the largest provide of behavioral healthcare services in the U.S., and Tower Health, a not-for-profit regional healthcare system with leading-edge services in three acute care hospitals, a surgical hospital, and a children's hospital

5

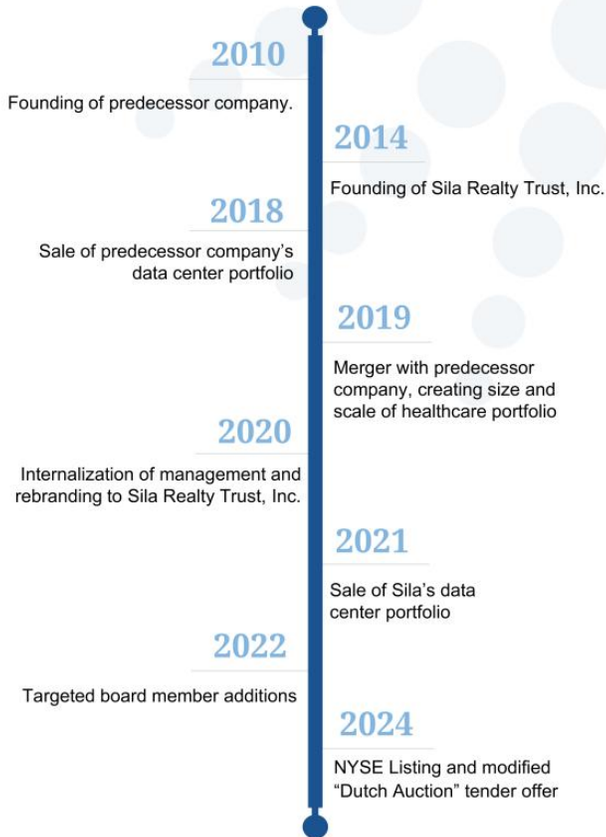
Experienced Leadership Team



NYSE Listing Day | June 13, 2024

5 Management with a History of Executing on Shareholder Friendly Initiatives

We believe past behavior is the best predictor of future behavior.



Putting Shareholders First

- 2018** | \$556.2M special cash distribution (\$3.00/share) paid to predecessor company shareholders from data center portfolio sale proceeds
- 2019** | \$178.8M cash consideration (\$1.00/share) paid to predecessor company shareholders through merger
- 2020** | Cash paid for internalization was recouped in less than 2 years due to savings from asset management, property management, acquisition, disposition, and other fees
- 2021** | \$392.7M special cash distribution (\$1.75/share) paid to Sila shareholders from data center portfolio sale proceeds
- 2021 & 2022** | Added new board members, bringing together a diverse array of backgrounds, experience, and perspectives
- 2024** | Listed on the New York Stock Exchange, providing liquidity optionality, launched and concluded \$50M modified "Dutch Auction" tender offer

- A history of transparency through public announcements regarding material events
- Conservative payout ratio providing comfort in the stability of our dividend
- Dedicated in-house investor relations team to timely and accurately answer any shareholder inquiries

5 Experienced Management Team

Cycle-tested management team with proven operating experience and extensive knowledge of the existing portfolio and tenant partners.



Michael A. Seton

President and Chief Executive Officer

- 30+ years of experience in real estate investment and finance, completing billions of dollars in real estate transactions
- Formerly served as Managing Director and Division Head of Originations at Eurohypo AG (now part of Commerzbank AG) and began his career at The Sumitomo Bank



Kay C. Neely

Executive Vice President and Chief Financial Officer

- 25+ years of experience in real estate accounting, finance and operations
- Career began with KPMG LLP, responsible for various functions within the audit practice including oversight of engagements for public and private entities, primarily in the real estate sector, including REITs and investment funds



Christopher K. Flouhouse

Executive Vice President and Chief Investment Officer

- 25+ years of investment banking experience, including public company corporate finance, institutional investor strategies, equity listings, and strategic transactions and financings
- Formerly served at Wells Fargo Securities as Managing Director and Head of Real Estate, Gaming & Lodging Equity Capital Markets, responsible for equity capital markets transactions for real estate gaming and lodging



Miles F. Callahan

Senior Vice President – Capital Markets and Investor Relations

- 15+ years of experience in real estate financing, underwriting, and banking
- Previously managed both commercial and residential development loans with U.S. Bank on its construction lending team and has since served in many capacities since joining the Company in 2013



Samuel W. Brannan

Senior Vice President and Chief Accounting Officer

- 12+ years of experience in public and corporate accounting
- Began his career with PwC in the audit practice providing assurance services to financial services clients, followed by Blackstone where he was responsible for the financial reporting and accounting for a publicly traded mortgage real estate investment trust



W. Todd Jensen

Senior Vice President – Acquisitions

- 25+ years of experience in healthcare real estate acquisition and development
- Previously served as an executive of a series of public, non-traded healthcare REITs where he helped to raise and invest \$5 billion in five years, list a company on the NASDAQ stock exchange, and ultimately sell it to an S&P 500 REIT

5 Robust Corporate Governance Led by Experienced Board of Directors

Our Board of Directors brings industry insights, strong business expertise and diverse perspectives to Sila.



Jonathan Kuchin, Chairman of the Board*

Member of Audit Committee

- Formerly Tax Partner at PWC - Focused on public and private REITS, SEC reporting for public REITS and income tax accounting
- Prior experience includes accounting for IPOs, public financings, mergers and acquisitions



Michael A. Seton, Director

President and Chief Executive Officer of Sila Realty Trust, Inc.

- Led Sila Realty Trust, Inc. and its predecessors since their founding
- Previously served as Managing Director and Division Head at Eurohypo AG, now part of Commerzbank AG, leading in the origination, structuring, closing, and syndication of real estate findings for private developers, real estate companies, and trusts



Z. Jamie Behar, Director*

Audit Committee Chair and Member of Nominating & Corporate Governance Committee

- Board member for Armour Residential REIT, Shurgard Self Storage, and Benefit Street Partners Multifamily Trust
- Former board member of Sunstone Hotel Investors, Forest City Realty Trust, Gramercy Property Trust, and Broadstone Real Estate Access Fund
- Formerly Managing Director for GM Investment Management Corp, previously serving as Portfolio Manager and responsible for the management of approximately \$12 Billion of primarily private and publicly traded real estate



Adrienne Kirby, Director*

Compensation Committee Chair and Member of Nominating & Corporate Governance Committee

- Board member for Greenway Health, TigerConnect, and Doctivity Health
- Formerly Executive Chairman and CEO of Cooper University Health Care where she led the implementation and transformation from a safety net hospital to a regional academic tertiary care center and medical school



Verett Mims, Director*

Member of Audit Committee and Compensation Committee

- Board member of Sunstone Hotel Investors and the Steppenwolf Theatre of Chicago
- CFO at Blum Capital Partners, LP, responsible for Financial, Operations, Compliance, and Tax functions of the firm
- Previously Assistant Treasurer at The Boeing Company where she oversaw their Global Treasury and International Finance Operations



Roger Pratt, Director*

Nominating & Corporate Governance Committee Chair and Member of Compensation Committee

- Formerly Managing Director for Prudential Real Estate Investors where he oversaw the global management of over \$50 Billion in gross assets
- Also serves on the Wood Center Real Estate Studies Advisory Board at the University of NC, the Board of Directors of the Schumann Fund for NJ, and the Board of Directors of The George Washington University Museum and The Textile Museum in Washington, D.C.

* Denotes Independent Director

5 Commitment to Corporate Governance



Board Composition

- ✓ Experienced Board of Directors, Audit Committee, Compensation Committee, and Nominating and Corporate Governance Committee
- ✓ Majority independent Board of Directors (83%), who bring a diverse array of backgrounds, experience, and perspectives
- ✓ 10+ years as an SEC registrant (since inception)



Board Procedures

- ✓ Non-staggered annual elections of Board of Directors
- ✓ Committee Charters (available on website)
- ✓ Code of Business Conduct and Ethics (available on website)



Board Policies

- ✓ Insider trading and minimum stock ownership policies
- ✓ Annual certifications and adherence to Company policies
- ✓ Whistleblower policy in place
- ✓ Clawback Policy for executive officers

6 Commitment to Corporate Responsibility



Tree Planting Volunteer Event | April 24, 2024

6 Responsibility and Philanthropy

Sila believes in maintaining a healthy, prosperous, and sustainable work environment through stewardship of the environment, the community, the employees, and strong corporate governance practices.



Governance

- Diversity in board makeup: 5 independent members
- Annual election of board members by stockholders
- Annually, all employees and the board must attest to the code of conduct and information systems policies
- All employees and the board complete ongoing monthly and quarterly cybersecurity training, respectively



Social

- Sila seeks to own healthcare properties that are important to the communities they serve
- Sila promotes community involvement with monetary contributions and charitable efforts, with 100.5 hours volunteered thus far in 2024
- All employees complete annual training to prevent harassment and discrimination
- Our compensation and benefits program is designed to attract and retain talented personnel
- We strive to create and maintain an inclusive work environment that values the uniqueness of each individual



Environmental

- Implemented green leasing initiative with standardized lease forms for tenants in our healthcare portfolio
- Planted over 60 native trees and shrubs for a corporate volunteer event
- Reduced corporate office footprint by 57% and implemented hybrid work schedule
- New corporate office is in the world's first WELL pre-certified community, designed to connect occupants with nature, and support the health and well-being of tenants and the wider community

Corporate Office Certifications



Philanthropic Initiatives



Appendix



Marana Healthcare Facility, Arizona

Non-GAAP Measures and Definition of Terms

Adjusted Fair Value of Real Estate Investments

Adjusted fair value of real estate investments is calculated using the real estate values determined as of the most recent NAV (as defined below), adjusted for property acquisitions and dispositions, major capital expenditures, and impairments.

Contractual Annualized Base Rent (ABR)

The sum of each tenant's contractual base rent in the last month of the period multiplied by twelve months, unless otherwise specified.

Earnings Before Interest, Taxes, Depreciation and Amortization (EBITDA) and EBITDA for Real Estate (EBITDAre)

These supplemental non-GAAP performance measures are defined as net income or loss, calculated in accordance with GAAP, adjusted for interest expense, income tax expense (benefit), depreciation and amortization. EBITDAre also includes adjustments for impairments of real estate assets, losses from the disposition of properties, and gains from the disposition of properties. EBITDAre is a definition promulgated by the National Association of Real Estate Investment Trusts (NAREIT). The Company believes these metrics are important indicators of the Company's operating performance and its ability to service debt.

The following is a reconciliation of net income (loss) attributable to common stockholders, which is the most directly comparable GAAP financial measure, to EBITDA and EBITDAre for the following periods (amounts in thousands):

	Year Ended		Three Months Ended		
	December 31, 2022	December 31, 2023	March 31, 2024	June 30, 2024	September 30, 2024
Net income (loss) attributable to common stockholders	\$ (7,978)	\$ 24,042	\$ 14,980	\$ 4,628	\$ 11,935
Adjustments:					
Interest expense ⁽¹⁾	24,077	23,110	5,294	5,193	5,468
Depreciation and amortization	77,199	74,293	18,898	20,246	17,865
EBITDA	\$ 93,298	\$ 121,445	\$ 39,172	\$ 30,067	\$ 35,268
Gain on real estate dispositions	(460)	(22)	(76)	-	-
Impairment and disposition losses	47,424	24,252	-	418	792
EBITDAre	\$ 140,262	\$ 145,675	\$ 39,096	\$ 30,485	\$ 36,060

(1) Interest expense for the year ended 2022 includes loss on extinguishment of debt of \$3.4 million in connection with the repayment of our prior credit facility. Interest expense for the three months ended March 31, 2024, includes loss on extinguishment of debt of \$0.2 million in connection with the pay-off of our prior term loan agreement.

Non-GAAP Measures and Definition of Terms

Earnings Before Interest, Taxes, Depreciation, Amortization, Rent and Management Fees (EBITDARM)

The Company utilizes EBITDARM, a supplemental non-GAAP performance measure, to evaluate the core operations of our tenants and/or guarantors (together, the "Obligor") of our properties. An Obligor's reported EBITDARM may be adjusted for certain non-recurring items or items not core to operations. Management believes such adjustments are reasonable and necessary to evaluate Obligor performance. Most Obligor financial statements are unaudited, and we have not independently verified any financial information received from Obligors and, therefore, we cannot confirm that such information is accurate or complete.

EBITDARM Coverage

Represents the ratio of EBITDARM of our reporting Obligors, divided by either (i) in the case of tenant individual property level reporting, the rent payable to the Company for the related period, or (ii) in the case of tenant multiple property level reporting, or in the case of guarantor reporting, total rent reported in its financial statements. EBITDARM Coverage is one indicator of an Obligor's ability to generate sufficient cash flows to cover its rental obligations. This ratio is based on the latest financial statements available to the Company and is calculated on a trailing twelve-month basis, when available and appropriate. For reporting purposes, the ratio for each Obligor is then weighted based on the annualized base rent of the reporting property. Properties for which Obligor financial statements are excluded include those (i) that are either not available or not sufficiently detailed, (ii) are not operating or are currently unoccupied, (iii) where the Obligor has filed for bankruptcy, or (iv) properties which are not stabilized. Properties with new operations are considered stabilized only upon the earlier to occur of (i) the Obligor generating a 1.25x EBITDARM Coverage ratio, or (ii) twenty-four months after the property has been open for operations.

Non-GAAP Measures and Definition of Terms

Enterprise Value

Enterprise value represents market capitalization plus net debt.

Funds from Operations (FFO), Core FFO, and Adjusted FFO (AFFO)

FFO, a non-GAAP financial measure, is calculated consistent with NAREIT's definition, as net income (loss) (calculated in accordance with GAAP), excluding gains from sales of real estate assets, impairment of real estate assets and disposition losses from sales of real estate assets, plus depreciation and amortization of real estate assets, and adjustments for unconsolidated partnerships and joint ventures. Adjustments for unconsolidated partnerships and joint ventures will be calculated to reflect FFO on the same basis. To date, the Company does not have any investments in unconsolidated partnerships or joint ventures. The Company believes FFO provides a useful understanding of our performance to investors and to our management, and when compared to year over year, FFO reflects the impact on our operations from trends in occupancy. It should be noted, however, that other REITs may not define FFO in accordance with the current NAREIT definition or may interpret the current NAREIT definition differently than the Company does, making comparisons less meaningful. The Company believes Core FFO, a non-GAAP financial measure, is a supplemental financial performance measure that provides investors with additional information to understand the Company's sustainable performance. The Company calculates Core FFO by adjusting FFO to remove the effect of certain GAAP non-cash income and expense items, unusual and infrequent items that are not expected to impact its operating performance on an ongoing basis, items that affect comparability to prior periods and/or items that are not related to its core real estate operations. Excluded items include listing-related expenses, severance, write-off of straight-line rent receivables related to prior periods, accelerated stock-based compensation, amortization of above- and below-market lease intangibles (including ground leases) and loss on extinguishment of debt. Other REITs may use different methodologies for calculating Core FFO and, accordingly, the Company's Core FFO may not be comparable to other REITs. The Company believes AFFO, a non-GAAP financial measure, is a supplemental financial performance measure that provides investors appropriate supplemental information to evaluate the ongoing operations of the Company. AFFO is a metric used by management to evaluate the Company's dividend policy. The Company calculates AFFO by further adjusting Core FFO for the following items: deferred rent, current period straight-line rent adjustments, amortization of deferred financing costs and stock-based compensation. Other REITs may use different methodologies for calculating AFFO and, accordingly, the Company's AFFO may not be comparable to other REITs.

FFO, Core FFO and AFFO should not be considered to be more relevant or accurate than the GAAP methodology in calculating net income (loss) or in its applicability in evaluating the Company's operational performance. The method used to evaluate the value and performance of real estate under GAAP should be considered a more relevant measure of operating performance and more prominent than the non-GAAP FFO, Core FFO and AFFO measures and the adjustments to GAAP in calculating FFO, Core FFO and AFFO.

The following is a reconciliation of net income (loss) attributable to common stockholders, which is the most directly comparable GAAP financial measure, to FFO, Core FFO and AFFO for the following periods (amounts in thousands):

Non-GAAP Measures and Definition of Terms

Funds from Operations (FFO), Core FFO, and Adjusted FFO (AFFO) (Cont'd)

	Year Ended		Three Months Ended		
	December 31, 2022	December 31, 2023	March 31, 2024	June 30, 2024	September 30, 2024
Net income (loss) attributable to common stockholders	\$ (7,978)	\$ 24,042	\$ 14,980	\$ 4,628	\$ 11,935
Adjustments:					
Depreciation and amortization of real estate assets	77,099	74,202	18,875	20,222	17,841
Gain on dispositions of real estate	(460)	(22)	(76)	-	-
Impairment and disposition losses	47,424	24,252	-	418	792
FFO ⁽¹⁾	\$ 116,085	\$ 122,474	\$ 33,779	\$ 25,268	\$ 30,568
Adjustments:					
Listing-related expenses	-	-	56	2,924	32
Severance	889	1,401	1,863	-	3
Write-off of straight-line rent receivables related to prior periods	2,434	3,268	-	-	-
Accelerated stock-based compensation	402	318	863	-	12
Amortization of above (below) market lease intangibles, including ground leases, net	1,044	1,386	(629)	1,877	183
Loss on extinguishment of debt	3,367	-	228	-	-
Core FFO ⁽¹⁾	\$ 124,221	\$ 128,847	\$ 36,160	\$ 30,069	\$ 30,798
Adjustments:					
Deferred rent ⁽²⁾	1,535	1,644	2,388	333	333
Straight-line rent adjustments	(9,695)	(5,465)	(1,176)	(1,297)	(1,294)
Amortization of deferred financing costs	1,679	1,665	452	577	578
Stock-based compensation	3,778	5,966	461	1,163	1,299
AFFO ⁽¹⁾	\$ 121,518	\$ 132,657	\$ 38,285	\$ 30,845	\$ 31,714

(1) The year ended December 31, 2023 includes \$5.7 million of gross lease termination fee income received, and the three months ended March 31, 2024 include \$4.1 million of lease termination fee income received.

(2) The three months ended March 31, 2024 include a \$2.0 million severance fee received from GenesisCare USA, Inc., and its affiliates, or GenesisCare, in exchange for the 10 properties removed from the master lease, or the Severed Properties, and will be recognized in rental revenues over the remaining GenesisCare amended master lease term.

Non-GAAP Measures and Definition of Terms

Liquidity

A financial metric that represents the outstanding cash and cash equivalents combined with the remaining borrowing base availability on the Company's credit facility at a point in time.

Market Capitalization

The total number of outstanding shares of the Company's common stock, restricted stock, and performance-based deferred stock units as of period end multiplied by the closing price per share of the Company's common stock on the New York Stock Exchange as of period end.

Net Asset Value (NAV)

NAV is determined by the board of directors, at the recommendation of the Company's audit committee, and based on the estimated fair value of the Company's assets, less the estimated fair value of the Company's liabilities, divided by the number of shares outstanding on a diluted basis. This valuation is performed in accordance with the provisions of Practice Guideline 2013-01, Valuations of Publicly Registered Non-Listed REITs, issued by the Institute for Portfolio Alternatives in April 2013, in addition to guidance from the SEC. The Company used the NAV in effect as of the period presented within this presentation.

Net Debt

Net debt, a non-GAAP financial measure, represents principal debt outstanding less cash and cash equivalents. Net debt provides useful information by calculating and monitoring the Company's leverage metrics.

The following is a reconciliation of total credit facility debt, net, which is the most directly comparable GAAP financial measure to net debt, for the following periods (amounts in thousands):

	As of		As of		
	December 31, 2022	December 31, 2023	March 31, 2024	June 30, 2024	September 30, 2024
Total credit facility debt, net	\$ 580,588	\$ 523,153	\$ 521,009	\$ 521,301	\$ 521,611
Deferred financing costs, net	2,412	1,847	3,991	3,699	3,389
Principal debt outstanding	583,000	525,000	525,000	525,000	525,000
Less: cash and cash equivalents	12,917	202,019	90,242	86,971	28,606
Net Debt	\$ 570,083	\$ 322,981	\$ 434,758	\$ 438,029	\$ 496,394

Non-GAAP Measures and Definition of Terms

Net Operating Income (NOI), Cash NOI and Same Store Cash NOI

NOI, a non-GAAP financial measure, is defined as rental revenue, less rental expenses, on an accrual basis. Cash NOI is calculated to exclude the impact of GAAP adjustments to rental revenue and rental expenses, consisting of straight-line rent adjustments, net of write-offs, amortization of above- and below-market lease intangibles (including ground leases), and internal property management fees, then including deferred rent received in cash, and is used to evaluate the cash-based performance of the Company's real estate portfolio. Same store Cash NOI is calculated to exclude non-same store cash NOI. The Company believes that NOI and Cash NOI both serve as useful supplements to net income (loss) because they allow investors and management to measure unlevered property-level operating results and to compare these results to the comparable results of other real estate companies on a consistent basis. The Company uses both NOI and Cash NOI to make decisions about resource allocations and to assess the property-level performance of the real estate portfolio. As an indicator of financial performance, neither metric should be considered as an alternative to net income (loss), determined in accordance with GAAP. The Company believes that in order to facilitate a clear understanding of the consolidated historical operating results, both metrics should be evaluated in conjunction with net income (loss) as presented in the consolidated financial statements included on the Company's Annual Report on Form 10-K filed with the SEC on March 6, 2024.

The following is a reconciliation from net income (loss) attributable to common stockholders, which is the most directly comparable GAAP financial measure, to NOI, Cash NOI and Same Store Cash NOI, for the following periods (amounts in thousands):

Non-GAAP Measures and Definition of Terms

Net Operating Income (NOI), Cash NOI and Same Store Cash NOI (Cont'd)

	Year Ended		Three Months Ended		
	December 31, 2022	December 31, 2023	March 31, 2024	June 30, 2024	September 30, 2024
Rental revenue	\$ 179,986	\$ 189,065	\$ 50,639	\$ 43,554	\$ 46,118
Rental expenses	(17,950)	(20,196)	(5,554)	(5,849)	(5,823)
Net operating income	162,036	168,869	45,085	37,705	40,295
Adjustments:					
Straight-line rent adjustments, net of write-offs	(7,261)	(2,197)	(1,176)	(1,297)	(1,294)
Amortization of above (below) market lease intangibles, including ground leases, net	1,044	1,386	(629)	1,877	183
Internal property management fee	5,220	5,250	1,272	1,260	1,295
Deferred rent ⁽¹⁾	1,535	1,644	2,388	333	333
Cash NOI ⁽¹⁾⁽²⁾	162,574	174,952	46,940	39,878	40,812
Non-same store cash NOI ⁽²⁾⁽³⁾	(22,423)	(32,960)	(7,149)	(3,627)	(3,888)
Same store cash NOI ⁽⁴⁾	140,151	141,992	39,791	36,251	36,924
Listing-related expenses	-	-	(56)	(2,924)	(32)
General and administrative expenses	(22,079)	(23,896)	(8,174)	(5,347)	(4,800)
Depreciation and amortization	(77,199)	(74,293)	(18,898)	(20,246)	(17,865)
Impairment and disposition losses	(47,424)	(24,252)	-	(418)	(792)
Gain on dispositions of real estate	460	22	76	-	-
Interest and other income	305	702	2,241	1,051	597
Interest expense	(24,077)	(23,110)	(5,294)	(5,193)	(5,468)
Straight-line rent adjustments, net of write-offs	7,261	2,197	1,176	1,297	1,294
Amortization of above (below) market lease intangibles, including ground leases, net	(1,044)	(1,386)	629	(1,877)	(183)
Internal property management fee	(5,220)	(5,250)	(1,272)	(1,260)	(1,295)
Deferred rent ⁽¹⁾	(1,535)	(1,644)	(2,388)	(333)	(333)
Non-same store cash NOI ⁽²⁾⁽³⁾	22,423	32,960	7,149	3,627	3,888
Net income (loss) attributable to common stockholders	\$ (7,978)	\$ 24,042	\$ 14,980	\$ 4,628	\$ 11,935

(1) The three months ended March 31, 2024 includes a \$2.0 million severance fee received from GenesisCare in exchange for the Severed Properties and will be recognized in rental revenues over the remaining GenesisCare amended master lease term.

(2) The three months ended March 31, 2024 includes \$4.1 million of lease termination fee income received. The year ended December 31, 2023 includes \$5.7 million of lease termination fee income received.

(3) The three months ended March 31, 2024 include \$1.1 million of the total \$2.0 million severance fee received from GenesisCare in exchange for the Severed Properties, and will be recognized in rental revenues over the remaining GenesisCare amended master lease term.

(4) The three months ended March 31, 2024 include \$0.9 million of the total \$2.0 million severance fee received from GenesisCare in exchange for the Severed Properties, and will be recognized in rental revenues over the remaining GenesisCare amended master lease term.

Non-GAAP Measures and Definition of Terms

Remaining Lease Term

The number of periods remaining in each tenant's lease, calculated on a weighted average basis using annualized base rent.

Rent Escalation

The amount of base rent increases that are included within each tenant's lease, calculated on a weighted average basis using contractual annualized base rent, excluding leases tied to the consumer price index (CPI).

Same Store Properties

Operating properties that were owned and operated for the entirety of all calendar periods being compared, excluding properties under development, redevelopment, or classified as held for sale. To evaluate properties on a comparable basis, management analyzes metrics of same store properties in order to assess the core operations of the portfolio. By evaluating same store properties, management is able to monitor the operations of the Company's existing properties for comparable periods to measure the performance of the current portfolio and the effects of new acquisitions and dispositions on net income (loss).

Total Real Estate Investments at Cost

Represents the contractual purchase price of real estate properties acquired, including capitalized acquisition costs, and capital expenditures incurred since acquisition, reduced by the cost basis of properties sold.



Sila[®]
realty trust

Contact Information

Miles Callahan

Senior Vice President,
Capital Markets & Investor Relations

IR@silarealtytrust.com

Corporate Address

1001 Water Street
Suite 800
Tampa, FL 33602

www.SilaRealtyTrust.com

