

Condensed Consolidated Interim Financial Statements
(Expressed in U.S. dollars)

**MAINSTREET HEALTH
INVESTMENTS INC.**

Three and six months ended June 30, 2016
(Unaudited)

MAINSTREET HEALTH INVESTMENTS INC.

Condensed Consolidated Interim Statements of Financial Position

(Expressed in thousands of U.S. dollars)

(Unaudited)

	June 30, 2016	December 31, 2015
Assets		
Current Assets:		
Cash	\$ 18,071	\$ 7,189
Restricted Cash	—	2,500
Other (note 5)	5,629	939
	<u>23,700</u>	<u>10,628</u>
Non-current Assets		
Investment properties (note 6)	392,662	268,425
Loan receivable (note 4)	2,520	—
	<u>395,182</u>	<u>268,425</u>
Total Assets	<u>\$ 418,882</u>	<u>\$ 279,053</u>
Liabilities and Shareholders' Equity		
Current liabilities:		
Accounts payable	\$ 2,783	\$ 309
Accrued real estate taxes	5,385	4,531
Accrued interest expense	704	431
Accrued convertible debenture interest	—	930
Note payable to related party (note 10)	—	2,500
Mortgages payable (note 8)	33,479	—
Distributions payable	1,386	—
Unearned revenue	2,017	1,790
	<u>45,754</u>	<u>10,491</u>
Non-current liabilities:		
Credit facility (note 7)	147,677	144,692
Convertible debentures (note 11)	—	108,891
Derivative instruments (note 9)	2,666	—
Other non-current liabilities	185	—
	<u>150,528</u>	<u>253,583</u>
Total liabilities	<u>\$ 196,282</u>	<u>\$ 264,074</u>
Shareholders' equity (note 13)	222,600	14,979
Commitments and contingencies (note 20)		
Subsequent events (note 21)		
Total liabilities and shareholders' equity	<u>\$ 418,882</u>	<u>\$ 279,053</u>

See accompanying notes to condensed consolidated interim financial statements.

MAINSTREET HEALTH INVESTMENTS INC.

Condensed Consolidated Interim Statements of Loss and Comprehensive Loss
(Expressed in thousands of U.S. dollars, except per share amounts)

Three and six months ended June 30, 2016
(Unaudited)

	Three months ended June 30, 2016	Six months ended June 30, 2016
Revenue:		
Rental (note 15)	\$ 8,616	\$ 15,970
Other income	9	9
	<u>8,625</u>	<u>15,979</u>
Expenses (income):		
Operating (note 18)	1,396	1,888
Finance costs (note 16)	4,030	8,471
Real estate tax expense	—	4,621
Change in value of investment properties - IFRIC 21	1,384	(2,082)
Change in value of investment properties (note 6)	1,772	2,593
Change in value of derivative instruments (note 9)	816	2,666
	<u>9,398</u>	<u>18,157</u>
Loss before income taxes	(773)	(2,178)
Income taxes (note 19)	—	—
Loss for the period and comprehensive loss	<u>\$ (773)</u>	<u>\$ (2,178)</u>
Loss per share (note 14):		
Basic and diluted	\$ (0.09)	\$ (0.40)

See accompanying notes to condensed consolidated interim financial statements.

MAINSTREET HEALTH INVESTMENTS INC.

Condensed Consolidated Interim Statement of Changes in Shareholders' Equity

(Expressed in thousands of U.S. dollars)

Six months ended June 30, 2016

(Unaudited)

	Common shares	Cumulative distributions	Cumulative deficit	Total
Balance, January 1, 2016	\$ 20,734	\$ —	\$ (5,755)	\$ 14,979
Loss for the period	—	—	(2,178)	(2,178)
Shares issued	221,121	—	—	221,121
Issuance costs	(9,936)	—	—	(9,936)
Distributions to shareholders	—	(1,386)	—	(1,386)
Balance, June 30, 2016	\$ 231,919	\$ (1,386)	\$ (7,933)	\$ 222,600

See accompanying notes to condensed consolidated interim financial statements.

MAINSTREET HEALTH INVESTMENTS INC.

Condensed Consolidated Interim Statement of Cash Flows

(Expressed in thousands of U.S. dollars)

Six months ended June 30, 2016

(Unaudited)

	Six months ended June 30, 2016
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Cash flows from operating activities:	
Loss for the period	\$ (2,178)
Items not involving cash:	
Fair value adjustment of investment properties	2,593
Fair value adjustment of derivative instruments	2,666
Straight-line rent	(1,765)
Real estate tax recovery revenue	(2,539)
Finance costs	8,471
Listing expense	700
Interest paid	(6,521)
Change in non-cash operating working capital:	
Prepaid expenses	(78)
Accounts payable	704
Unearned revenue	227
Other assets	(670)
Other liabilities	185
Real estate taxes payable	112
Net cash provided by operating activities	\$ 1,907
Cash flows from financing activities:	
Proceeds from credit facility	\$ 34,601
Payments on credit facility	(31,616)
Financing costs paid	(433)
Proceeds from notes payable	3,900
Repayments of notes payable	(6,400)
Proceeds from issuance of shares	109,250
Payments for issuance costs	(9,936)
Proceeds from issuance of preferred equity	10,300
Repayment of preferred equity	(10,300)
Cash provided by financing activities	\$ 99,366
Cash flows from investing activities	
Acquisitions and additions to investment properties	\$ (86,728)
Deposit paid for acquisitions	(1,000)
Prepaid acquisition costs	(143)
Issuance of loans receivable	(2,520)
Cash used in investing activities	\$ (90,391)
Increase in cash and cash equivalents	10,882
Cash and cash equivalents, beginning of period	7,189
Cash and cash equivalents, end of period	\$ 18,071
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Supplemental disclosure relating to non-cash activities:	
Exchange of convertible debentures (note 11)	\$ 111,171
Assumption of mortgages payable on acquisition of investment properties (note 8)	\$ 33,585
Non-cash interest accrued as capital on convertible debentures (note 11)	\$ 2,280
Development lease receivable (note 6)	\$ 134
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See accompanying notes to condensed consolidated interim financial statements.

MAINSTREET HEALTH INVESTMENTS INC.

Notes to Condensed Consolidated Interim Financial Statements
(Expressed in thousands of U.S. dollars, except share and per share amounts)
Three and six months ended June 30, 2016

1. Nature and description of the Company:

Mainstreet Health Investments Inc. (the "Company") was incorporated on May 31, 2007 under the Business Corporations Act (Ontario). Effective April 4, 2016, the Company changed its name from "Kingsway Arms Retirement Residences Inc." to "Mainstreet Health Investments Inc." and continued under the laws of the Province of British Columbia. The Company's registered office is 2500 - 700 W Georgia Street, Vancouver, British Columbia V7Y 1B3.

On April 4, 2016, the Company acquired Mainstreet Investment Company, LLC's ("MS Investment") interest in a joint venture, Mainstreet Health Holdings Inc. ("MHI Holdco"), for consideration consisting of the issuance of 81,160,000 common shares and 307,659,850 non-voting shares of the Company. MS Investment is owned 100% by the chairman of the Company.

On May 26, 2016, the Company filed a prospectus relating to an offering ("the Offering") of 9,500,000 common shares of the Company. Upon completion of the offering on June 2, 2016, the Company acquired the remaining shares of MHI Holdco subsequent to the conversion of the outstanding convertible debentures of MHI Holdco into common shares of MHI Holdco. This acquisition is a reverse takeover transaction which has been accounted for as an asset acquisition in which MHI Holdco has been identified as the acquirer of the Company and the acquisition has been recorded in accordance with IFRS 2, Share-based Payment. As the former shareholder of MHI Holdco owned a controlling interest in the Company, the financial statements of the Company reflect the historical results of MHI Holdco and the acquisition of the net assets of the Company at their fair value on the date of closing.

The Company has been formed primarily to own income-producing seniors housing and care properties throughout the United States and Canada. Specifically, the Company will look to acquire properties which offer predominately transitional care, long-term care and assisted living programs, including short-term rehabilitation and memory care special care units. At June 30, 2016, the Company owns a portfolio of 21 seniors housing and care properties, predominately comprised of long-term care facilities, assisted living facilities and transitional care properties.

2. Basis of preparation:

Statement of compliance:

These condensed consolidated interim financial statements have been prepared in accordance with International Accounting Standard ("IAS") 34, Interim Financial Reporting, as issued by the International Accounting Standards Board ("IASB"). The condensed consolidated interim financial statements do not include all of the information required for full annual financial statements and should be read in conjunction with the annual financial statements of MHI Holdco for the period from October 7, 2015 to December 31, 2015, which were included in the Company's prospectus filed May 26, 2016, and which have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the IASB.

These consolidated financial statements were approved by the Board of Directors of the Company and authorized for issuance on August 10, 2016.

3. Significant accounting policies:

The significant accounting policies and critical accounting judgments as disclosed in the MHI Holdco's consolidated financial statements as at December 31, 2015 and for the period from October 7, 2015 to December 31, 2015 have been applied consistently in the preparation of these unaudited interim condensed consolidated financial statements. The following additional accounting policy has been adopted during the period:

Derivative instruments:

The Company uses derivative financial instruments to manage interest rate risk exposures. Embedded derivatives are separated from the host contract and accounted for separately if the economic characteristics and risks of the host contract and the embedded derivative are not closely related, a separate instrument with the same terms as the embedded derivative

MAINSTREET HEALTH INVESTMENTS INC.

Notes to Condensed Consolidated Interim Financial Statements
(Expressed in thousands of U.S. dollars, except share and per share amounts)
Three and six months ended June 30, 2016

would meet the definition of a derivative, and the combined instrument is not measured at fair value through profit or loss.

Derivative financial instruments, including embedded derivatives that must be separately accounted for, are initially valued at fair value; attributable transaction costs are recognized in profit or loss as incurred. Subsequent to initial recognition, derivatives are measured at fair value, and changes therein are recognized immediately in profit or loss.

4. Loan receivable:

Debtor	Loan Type	Maturity Date	Interest Rate	June 30, 2016
MS Houston Holdings II, LLC	Mezzanine Loan	2020 ⁽¹⁾	14.5%	\$ 2,520
				\$ 2,520

(1) due at the time of sale of the property if sale occurs earlier than the stated maturity date

On June 23, 2016, the Company issued a mezzanine loan to MS Houston Holdings II, LLC (a wholly owned subsidiary of Mainstreet Property Group, LLC ("Mainstreet LLC"), which is majority owned by the chairman of the Company and is a related party) for the development of a seniors housing and care property in Houston, Texas. The mezzanine loan provides for annual interest of 14.5%, which will be payable at a rate of 10.5% in current pay on a monthly basis, with the remaining 4.0% interest accruing until the earlier of the loan's maturity or prepayment. The mezzanine loan provides the Company with the right to purchase the development upon its substantial completion at fair market value.

5. Other assets:

Current other assets are as follows:

	June 30, 2016	December 31, 2015
Property taxes receivable	\$ 3,383	\$ 843
Rent receivable	251	—
Development lease receivable	134	—
Prepaid expense	174	96
Prepaid acquisition costs	143	—
Deposits on future acquisitions	1,000	—
Other	544	—
	\$ 5,629	\$ 939

MAINSTREET HEALTH INVESTMENTS INC.

Notes to Condensed Consolidated Interim Financial Statements
(Expressed in thousands of U.S. dollars, except share and per share amounts)
Three and six months ended June 30, 2016

6. Investment properties:

(a) *Investment properties:*

	Number of Properties	Amount
Balance, October 7, 2015	—	\$ —
Acquisitions of investment properties	10	273,803
Increase in straight-line rents	—	567
Fair value adjustment	—	(5,945)
Balance, December 31, 2015	10	\$ 268,425
Acquisitions of investment properties	11	123,681
Capital expenditures	—	1,384
Increase in straight-line rents	—	1,765
Fair value adjustment	—	(2,593)
Balance, end of period	21	\$ 392,662
Property tax liability under IFRIC 21		(3,159)
Fair value adjustment to investment properties - IFRIC 21		3,159
		392,662

Investment properties consist of income properties and are carried at fair value. The fair value of each investment property is determined using the capitalized net operating income approach. The stabilized net operating income for the period is divided by an overall capitalization rate. The capitalization rates are derived from a combination of third-party appraisals and industry market data (Level 3 inputs).

The key valuation assumptions used in determining fair value of investment properties are set out in the following table:

	June 30, 2016	December 31, 2015
Capitalization rate - range	8.00% - 8.25%	8.00%
Capitalization rate - weighted average	8.02%	8.00%

The fair value of investment properties is most sensitive to changes in capitalization rates. At June 30, 2016, a 25 basis point increase or decrease in the weighted average capitalization rate would decrease the fair value of the investment properties by \$11,876 or increase the fair value of the investment properties by \$12,641, respectively.

MAINSTREET HEALTH INVESTMENTS INC.

Notes to Condensed Consolidated Interim Financial Statements
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Three and six months ended June 30, 2016

(b) Acquisitions

	Hanover Park	Scranton 7 Properties	Others	Total
Number of properties acquired	1	7	3	11
Net assets acquired:				
Investment properties	\$ 34,574	\$ 29,346	\$ 59,761	\$ 123,681
Deposit applied against purchase price	(3,500)	—	—	(3,500)
Assumed mortgages	—	—	(33,585)	(33,585)
Working capital balances	(733)	—	(1,778)	(2,511)
	\$ 30,341	\$ 29,346	\$ 24,398	\$ 84,085
Consideration paid/funded by:				
Cash on hand and credit facility applied to investment properties	(30,341)	(29,346)	(24,657)	(84,344)
Development lease receivable	—	—	259	259
	\$ (30,341)	\$ (29,346)	\$ (24,398)	\$ (84,085)

On April 29, 2016, a wholly owned subsidiary of the Company acquired one property in respect of which the Company had previously entered into a purchase agreement (Hanover Park, the eleventh property of the Symphony Portfolio, the first ten of which were acquired in October 2015) for \$34,075 plus transaction costs. In order to fund this acquisition, the Company applied the \$3,500 security deposit, issued \$10,300 of preferred equity, amended an existing note payable to draw an additional \$1,500 and drew an additional \$19,360 on the Facility.

On June 2, 2016, a wholly owned subsidiary of the Company acquired a portfolio of seven properties in Scranton, Pennsylvania (the "Scranton Portfolio") for a purchase price of \$29,091 plus transaction costs. The Scranton Portfolio was owned 50% by an entity that is owned 100% by the chairman of the Company.

On June 2, 2016, a wholly owned subsidiary of the Company acquired three properties located in Chesterton, Indiana; Mooresville, Indiana; and Topeka, Kansas, respectively, for a combined purchase price of \$59,821 plus transaction costs. The Topeka, Kansas property is currently under development, and the wholly owned subsidiary of the Company entered into a development lease in conjunction with its purchase of the property, whereby the vendor of the property will fund payment until rental income commences. Upon execution of the development lease, the Company recorded a development lease receivable of \$259, which reduced the value of the investment property acquired. As at June 30, 2016, the Company has received payment of \$125 related to the development lease receivable. These properties were owned 100% by the chairman of the Company.

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7. Credit facility:

The credit facility is recorded net of loan fees, which are capitalized when paid and amortized into finance cost over the terms of the related loans using the effective interest rate method.

	June 30, 2016	December 31, 2015
Credit facility outstanding	150,000	147,015
Finance costs, net	2,323	2,323
Carrying value	147,677	144,692

On October 30, 2015, the Company entered into a credit facility agreement (the "Facility"). The Facility includes a term loan with capacity of \$150,000, as well as an option to provide a revolving line of credit with capacity of \$50,000. The line of credit includes an accordion feature that would extend the capacity of the revolving line of credit to \$150,000, bringing the total capacity of the Facility to \$300,000. As of June 30, 2016, the Company has received commitments from banks to fulfill \$150,000 of the term loan capacity and \$50,000 of the revolving line of credit capacity. The term loan has an initial maturity date of October 30, 2019. The revolving line of credit has an initial maturity date of October 30, 2018, and has a one year extension option. At June 30, 2016, the Facility is secured by the 11 Symphony Portfolio properties and the Scranton 7 Portfolio. As of June 30, 2016, the security provided the Company with a borrowing base of \$181,616. The Facility provides for interest-only payments during the term and a borrowing rate of LIBOR plus 300 basis points. Unamortized financing costs of \$2,323 related to the line of credit are included in the consolidated statement of financial position at June 30, 2016.

At June 30, 2016, total borrowings outstanding under the Facility were \$150,000, and the borrowing rate was 3.45%. Future principal repayments are as follows:

	Aggregate principal payments
2019	\$ 150,000

8. Mortgages payable:

Mortgages payable consist of the following as at June 30, 2016:

	June 30, 2016
Mortgages payable	\$ 33,585
Finance costs, net	106
Carrying value	\$ 33,479

The weighted average contractual interest rate of the Company's mortgages payable as of June 30, 2016 is 3.84%. Mortgages payable are collateralized by investment properties with a fair value of \$59,687 at June 30, 2016.

On June 2, 2016, the Company assumed a mortgage payable in the amount of \$13,890 upon acquisition of the Chesterton, Indiana property. The mortgage requires interest only payments and bears interest at a fixed rate of 4.0%. The Chesterton mortgage matures on March 16, 2017 and the Company has the option to extend the maturity to March 16, 2020.

On June 2, 2016, the Company assumed a mortgage payable in the amount of \$9,162 upon acquisition of the Mooresville, Indiana property. The mortgage requires interest only payments and bears interest at a fixed rate of 4.0% through its maturity date of June 27, 2017.

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On June 2, 2016, the Company assumed a mortgage payable in the amount of \$10,533 upon acquisition of the Topeka, Kansas property. The mortgage requires interest only payments and bears interest at a variable rate of prime, which was 3.5% at June 30, 2016. The Topeka mortgage matures on October 31, 2016 and the Company has the option to extend the maturity to October 31, 2017.

9. Derivative instruments:

To manage interest rate risk, management of the Company entered into an interest rate swap agreement effective January 29, 2016 (the "Swap Agreement"). In the Swap Agreement, the Company agreed to exchange the difference between fixed and variable rate interest on a principal amount of \$147,015. The Swap Agreement effectively fixes interest at a rate of 4.2% through its maturity on October 30, 2019. The interest rate swap is not designated as a hedge and will be marked to fair value each reporting period through finance cost in the consolidated interim statement of loss and comprehensive loss. The Company determined the fair value of its interest rate swap to be a liability of \$2,666 at June 30, 2016 based on market-observable inputs, including forward pricing models using present value calculations. The determination was made using Level 2 inputs. The Company recognized expense of \$816 and \$2,666 for the three and six month periods ended June 30, 2016, respectively, in the consolidated interim statement of loss and comprehensive loss related to the change in value of the interest rate swap.

10. Note payable to related party:

On October 30, 2015, the Company entered into a \$2,500 note payable with an entity that is owned 100% by the chairman of the Company. On February 26, 2016, this note was amended and increased by \$1,000. On April 29, 2016, this note was further increased by \$1,500. The note payable had an original maturity date of October 30, 2016 and bears interest at a rate of 5.0% per annum. The note payable of \$5,000 and all accrued interest was repaid in full on June 2, 2016.

11. Convertible debentures:

On October 29, 2015, the Company issued convertible subordinated debentures ("Convertible Debentures") in the aggregate principal amount of \$107,961, maturing October 29, 2020. The Convertible Debentures bear interest at the following rates: (i) 10% per annum for the period commencing on October 29, 2015 and ending on and including October 28, 2016; and (ii) 8.5% per annum for the annual period commencing on October 29, 2016 and each year thereafter; in each case payable on a quarterly basis commencing on December 31, 2015, fifty percent (50.0%) in cash and fifty percent (50.0%) by capitalizing the interest accrued and payable as an increase to the principal amount.

All or any portion of the Convertible Debentures are convertible into shares of the Company at any time based on the conversion formula outlined in the Convertible Debentures agreement. Upon completion of the Offering on June 2, 2016, the holders of the Convertible Debentures with an outstanding balance of \$111,171 exchanged their interest into 1,111,708 common shares of MHI Holdco. The holders then converted all of their common shares in MHI Holdco, which included 51,810 common shares held prior to the exchange of convertible debentures, into 11,635,104 common shares of the Company.

MAINSTREET HEALTH INVESTMENTS INC.

Notes to Condensed Consolidated Interim Financial Statements
(Expressed in thousands of U.S. dollars, except share and per share amounts)
Three and six months ended June 30, 2016

Convertible Debentures principal activity during the period ended June 30, 2016 is as follows:

Convertible Debentures balance, December 31, 2015	\$	108,891
Interest capitalized as principal		2,280
Convertible Debentures exchanged for common shares of the Company		(111,171)
Convertible Debentures balance, June 30, 2016	\$	—

12. Preferred shares:

On April 28, 2016, the Company issued \$10,300 of non-voting preferred shares. The preferred shares entitled the holder to a fixed cash dividend per share at a rate of 8.5% per year, which dividend would increase to an annual rate of 10.5% if the preferred shares were not redeemed within three months of issuance. The Company was required to redeem the preferred shares upon the earlier of completion of the offering and October 20, 2020. The preferred shares were redeemed upon completion of the offering on June 2, 2016. Included in finance costs for the three and six month periods ended June 30, 2016 in the condensed consolidated statements of loss and comprehensive loss is \$83 related to dividends paid on the preferred shares.

13. Share capital:

The following number and value of common shares were issued and outstanding as at June 30, 2016:

	Shares	Value
As at January 1, 2016 - shares of the Company	81,160 ⁽¹⁾	\$ —
As at January 1, 2016 - share capital of MHI Holdco	—	20,734
Issued on April 4, 2016 - reverse takeover transaction	1,555,279 ⁽¹⁾	—
Issued on June 2, 2016 - reverse takeover transaction	11,635,104	111,871
Issued on June 2, 2016	9,500,000	85,929
Issued on June 21, 2016	1,425,000	13,385
	24,196,543	\$ 231,919

(1) Common share values reflect the 250:1 share conversion which was effective June 2, 2016

- (i) On December 2, 2015, the Company agreed to acquire all of the shares of MHI Holdco held by MS Investment, representing approximately 75% of the issued and outstanding shares of MHI Holdco, in consideration for the issuance of 81,160,000 pre-consolidation common shares and 307,659,850 pre-consolidation non-voting shares (“Non-Voting Shares”) in the capital of the Company. These shares were consolidated on a 250:1 basis upon completion of the offering described in (iii) below. The non-voting Shares were converted to common shares in connection with the Closing of the offering described in (iii) below.

The transaction, which closed on April 4, 2016, resulted in a reverse takeover of the Company in which MS Investment acquired approximately 95% of the issued and outstanding shares of the Company and an 80% voting interest in the Company (with the balance of their equity interest being held in the form of Non-Voting Shares).

- (ii) On June 2, 2016 the Company acquired all of the remaining outstanding shares of MHI Holdco subsequent to the conversion of the convertible debentures issued by MHI Holdco into shares of MHI Holdco. The shareholders of MHI Holdco received 518,094 common shares of the Company and the convertible debenture holders received 11,117,010 common shares of the Company, both on a post-consolidation basis. The Company has been identified as the accounting acquiree rather than the accounting acquirer and the transaction is considered to be a reverse-takeover. As the former shareholders of MHI Holdco own a controlling interest in the Company, the financial statements of the Company reflect the historical

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results of MHI Holdco and the acquisition of the net assets of the Company at their fair value on the date of closing. However, the equity structure (i.e. the number and type of shares issued) reflects the equity structure of the Company.

At the closing of the transaction the Company did not meet the definition of a business and, therefore, the acquisition of the Company was not considered to be a business combination. The acquisition of the Company was accounted for in accordance with IFRS 2, Share-Based Payment, reported as the issuance of common shares and an expense of \$700, which is measured by calculating the difference between (i) the fair value of the number of shares that MHI Holdco would have to issue in order to provide the same percentage ownership of the combined entity to the shareholders of the Company as they would have in the combined entity as a result of the reverse-takeover; and (ii) the fair value of the identifiable net assets of the company on the closing date.

(iii) On June 2, 2016, the Company completed the issuance of 9,500,000 common shares for gross proceeds of \$95,000. The underwriters of the transaction were granted an overallotment option to purchase up to an additional 1,425,000 common shares within 30 days of the completion of the offering. The overallotment option was exercised in full on June 21, 2016 resulting in gross proceeds of \$14,250.

(iv) For the six months ended June 30, 2016, the Company declared distributions payable in cash on common shares of \$1,386.

14. Loss per share:

Basic and diluted loss per share are calculated by dividing loss for the period by the weighted average number of common shares outstanding during the three and six months ended June 30, 2016.

	Three months ended June 30, 2016	Six months ended June 30, 2016
Numerator for loss per share:		
Loss for the period	\$ (773)	\$ (2,178)
Denominator for loss per share:		
Weighted average number of common shares (basic and diluted)	8,826,157	5,449,765
Loss per share - basic and diluted	\$ (0.09)	\$ (0.40)

For the three and six month periods ended June 30, 2016, the weighted average number of common shares outstanding has been calculated as the average of:

- For the period from January 1, 2016 to June 2, 2016 the weighted average number of ordinary shares of MHI Holdco outstanding during the period multiplied by the share conversion ratio.
- For the period from June 2, 2016 to June 30, 2016 the actual number of ordinary shares of the Company outstanding during that period.

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15. Rental revenue:

Rental revenue consists of the following:

	Three months ended June 30, 2016	Six months ended June 30, 2016
Cash rentals received	\$ 6,289	\$ 11,666
Straight-line rent adjustments	943	1,765
Property tax recovery	1,384	2,539
	<u>\$ 8,616</u>	<u>\$ 15,970</u>

The Company is scheduled to receive rental income from operators under the provisions of long term non-cancellable operating leases with lease terms of 10 to 15 years, with options to extend up to an additional 20 years. These leases are triple net and include renewal options and rent escalation clauses.

Future minimum rentals to be received as of June 30, 2016 are as follows:

Less than 1 year	\$ 30,081
Between 1 and 5 years	125,757
More than 5 years	328,793
	<u>\$ 484,631</u>

16. Finance cost:

Finance cost consist of the following:

	Three months ended June 30, 2016	Six months ended June 30, 2016
Interest expense on the credit facility	1,458	2,791
Interest expense on mortgages payable	101	101
Interest expense on notes payable	36	72
Interest expense on Convertible Debentures	1,899	4,621
Preferred share dividends	83	83
Amortization expense	171	327
Interest rate swap payments	282	476
	<u>4,030</u>	<u>8,471</u>

17. Deferred share incentive plan:

On May 25, 2016, the shareholders of the Company voted on and approved a deferred share incentive plan (the "Deferred Share Incentive Plan").

Each director of the Company is given the right to participate in the Deferred Share Incentive Plan. Each Director who elects to participate shall receive a portion of his or her fees earned for service on the Board (the "Elected Amount") in the form of deferred shares in lieu of cash ("Individual Contributed Deferred Shares"). In addition, the Deferred Share Incentive Plan provides that the Corporation shall match 100% of the Elected Amount for each director such that the aggregate number of

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deferred shares issued to each such director annually shall be equal in value to two times the Elected Amount for such director ("Company Contributed Deferred Shares").

Under the Deferred Share Incentive Plan, deferred shares may be granted from time to time to participants in the Deferred Share Incentive Plan at the discretion of the Board or the Compensation, Governance and Nominating Committee ("Discretionary Deferred Shares")

Wherever cash dividends are paid on the common shares, additional deferred shares are credited to the Participant's account. The number of such additional Deferred Shares is calculated by multiplying the aggregate number of Deferred Shares held on the relevant dividend record date by the amount of the dividend paid by the Company on each common share, and dividing the result by the market value of the common shares on the dividend date.

Individual Contributed Deferred Shares vest immediately upon grant. Company Contributed Deferred Shares, which are granted only to directors, generally vest in three equal installments on the first three anniversary dates of the grant.

Discretionary Deferred Shares may also be granted to participants and, where vesting is not specified in connection with the grant, such Discretionary Deferred Shares will vest on December 1 in the second year following the date of grant.

Additional deferred shares credited to a participant's account in connection with cash dividends vest on the same schedule as their corresponding Deferred Shares and are considered issued on the same date as the deferred shares in respect of which they were credited.

On April 5, 2016, the board approved the grant of 40,000 Discretionary Deferred Shares to certain officers of the Company, which grants were effective on closing of the Offering on June 2, 2016. Such Discretionary Deferred Shares will fully vest two years from the date of grant, or June 2, 2018.

At the meeting of shareholders held on May 25, 2016, shareholders approved an amendment to the Deferred Share Incentive Plan to increase the maximum number of common shares available for issuance under the Deferred Share Incentive Plan to 1,200,000.

At June 30, 2016, the number of deferred shares granted and outstanding and vested are as follows:

	Granted/ Outstanding	Vested
As at January 1, 2016	—	—
Discretionary Deferred Shares granted	40,000	—
Individual Contributed Deferred Shares (vested immediately)	6,372	6,372
Company Contributed Deferred Shares	6,372	—
Distribution equivalents automatically granted on Discretionary Deferred Shares	208	—
As at June 30, 2016	52,952	6,372

18. Related party transactions:

Except as disclosed elsewhere in the consolidated interim financial statements, related party transactions for the period ended June 30, 2016 included the following:

- (i) The Company paid an asset management fee to an asset management company (the "Asset Manager"), which is owned 100% by the chairman of the Company. Prior to the completion of the reverse takeover transaction on April 4, 2016, the

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fee was payable pursuant to an asset management agreement (the "First Asset Management Agreement") dated October 29, 2015, and called for an asset management fee equal to 3.0% of gross rentals received. On April 4, 2016, the Company entered into a new asset management agreement with the same Asset Manager (the "Second Asset Management Agreement" and together with the First Asset Management Agreement, the "Asset Management Agreements"), which calls for management fees payable at a rate of 0.3% of the estimated gross book value of the Company up to a gross book value of \$1,000,000, plus 0.1% of the gross book value of the Company in excess of \$1,000,000. For the three and six months ended June 30, 2016, asset management fees paid to the Asset Manager were \$250 and \$411, respectively. The Second Asset Management Agreement is for a term of 5 years, commencing on April 4, 2016, and will be renewed for a further five-year term, without any action of notice, unless the agreement is terminated. Included in accounts payable at December 31, 2015 and June 30, 2016 is \$19 and \$123, respectively, payable to the Asset Manager.

- (ii) On April 4, 2016 The Company entered into a development agreement with Mainstreet LLC, which is majority owned by the chairman of the Company, with the right to provide mezzanine financing for projected construction costs for all suitable development properties identified by Mainstreet LLC. The Company will have an option to acquire any property for which it has provided mezzanine financing pursuant to the terms set out in the development agreement.

19. Income taxes:

The Company has certain subsidiaries in the United States and Canada that are subject to tax on their taxable income. The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and deferred tax liabilities are presented below. A net deferred tax asset has not been recognized in respect of the following items, because it is not probable that future taxable profit will be available against which the Company can use the benefits therefrom.

	June 30, 2016	December 31, 2015
Deferred tax assets:		
Net operating losses	\$ 1,117	\$ 211
Derivative instruments	1,080	—
Investment properties	—	1,289
Other	58	78
Deferred tax assets	\$ 2,255	\$ 1,578
Deferred tax liabilities:		
Investment properties	\$ 2,133	\$ —
Deferred tax liabilities	\$ 2,133	\$ —
Subtotal	\$ 122	\$ 1,578
Net deferred tax not recognized	\$ (122)	\$ (1,578)
Net deferred tax asset (liability)	\$ —	\$ —

At June 30, 2016, U.S. subsidiaries had accumulated net operating losses available for carryforward for U.S. income tax purposes of \$2,755.

The federal net operating losses will expire in 2036. The state net operating losses will expire in 2028.

20. Commitments and contingencies:

On March 31, 2016, a subsidiary of the Company entered into a purchase and sale agreement to acquire a portfolio of 3 properties in Syracuse, New York (the "Hearth Portfolio") for total consideration of \$50,863.

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On April 7, 2016, the Company entered into an agreement to provide mezzanine financing of \$2.5 million to MS Webster LLC, a wholly owned subsidiary of Mainstreet LLC, for a development of a seniors housing and care property in Webster, Texas. The mezzanine loan provides for annual interest of 14.5%, which will be payable at a rate of 10.5% in current pay on a monthly basis, with the remaining 4.0% interest accruing until the earlier of the loan's maturity or prepayment. Mainstreet LLC will pay yield protection on this investment from July 1, 2016 through the date that the project funding conditions are satisfied and the loan is funded. The mezzanine loan will provide the Company with the right to purchase the development upon its substantial completion at fair market value.

Pursuant to the Chesterton lease agreement and satisfaction of certain conditions, the tenant has an option prior to the end of the fifth year of the lease to increase rent to a level supported by certain metrics as identified in the lease agreement. In consideration for the exercise of such option, the Company is required to pay the tenant an amount equal to the capitalized value of the rent increase using a pre-determined capitalization rate. If such option is exercised, the tenant's rent is also increased by an amount equal to the consideration paid multiplied by the capitalization rate. The Company has not recorded any balance in the financial statements associated with this commitment.

Pursuant to the Scranton Portfolio purchase and sale agreement, if certain conditions are met, the Company will be obligated to make an earn-out payment to the seller of the properties. Additionally, pursuant to the Scranton 7 lease agreement, if an earn-out payment is made, the tenant's rent will increase at an amount equal to the consideration paid for the earn-out multiplied by a pre-determined rate. The Company has not recorded any balance in the financial statements associated with this commitment.

21. Subsequent events:

On August 5, 2016, a wholly owned subsidiary of the Company acquired one property located in Syracuse, New York ("Hearth at Greenpoint") in respect of which the Company had previously entered into a purchase agreement. The Hearth at Greenpoint property was purchased for a purchase price of \$32,967 plus transaction costs. The Company assumed mortgage debt on the property of \$13,170 which bears interest at a fixed rate of 6.8% annually and matures on September 1, 2018.