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

MAINSTREET HEALTH INVESTMENTS INC.

Three and six months ended June 30, 2017 and 2016 (Unaudited)

Condensed Consolidated Interim Statements of Financial Position (Expressed in thousands of U.S. dollars) (Unaudited)

		June 30, 2017		December 31, 2016
Assets				
Current assets:				
Cash	\$	2,918	\$	7,651
Tenant and other receivables		7,200		7,040
Other (notes 3 and 16)		994		2,122
		11,112		16,813
Non-current assets:				
Loans receivable (note 2)		32,767		29,081
Derivative instruments (note 8)		1,800		1,543
Investment in joint ventures (note 5)		950		917
Investment properties (note 4)		681,226		628,471
Investment in MS-SW Development Fund Holdings, LLC		977 717,720		894 660,906
Total assets	\$	728,832	\$	677,719
Total assets	Ψ	728,832	φ	0//,/19
Liabilities and Shareholders' Equity				
Current liabilities:				
Accounts payable and accrued liabilities	\$	4,040	\$	2,387
Accrued real estate taxes	Ψ	7,596	Ψ	6,915
Construction payable		1,734		6,442
Dividends payable		1,981		1,978
Unearned revenue		153		
Credit facilities (note 6)		228,740		
Mortgages payable (note 7)		18,191		47,889
_		262,435		65,611
Non-current liabilities:				
Credit facilities (note 6)		_		225,290
Mortgages payable (note 7)		113,387		41,827
Convertible debentures (note 9)		41,582		41,214
Derivative instruments (note 8)		428		_
Deferred tax liability (note 17)		12,927		5,583
Other non-current liabilities		1,718		957
		170,042		314,871
Total liabilities	\$	432,477	\$	380,482
Share capital (note 10)		309,050		308,551
Contributed surplus		400		244
Convertible debentures		1,130		1,130
Cumulative deficit		(14,811)		(12,617)
Accumulated other comprehensive income (loss)		586		(71)
Total shareholders' equity		296,355		297,237
Commitments and contingencies (note 18)				
Subsequent events (notes 2 and 16)				
Total liabilities and shareholders' equity	\$	728,832	\$	677,719

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

	Th	ree months	ended	d June 30,	S	Six months ended June 30,			
		2017		2016		2017		2016	
Revenue:									
Rental (note 12)	\$	14,599	\$	8,616	\$	28,286	\$	15,970	
Lease revenue from joint ventures (note 5)		697				1,404		_	
Other income (notes 2 and 16)		1,900		9		3,028		9	
		17,196		8,625		32,718		15,979	
Expenses (income):									
Finance costs (note 13)		4,885		4,030		9,231		8,471	
Real estate tax expense		485				8,344		4,621	
General and administrative expenses (notes 14 and 15)		2,084		1,396		4,471		1,888	
Change in value of investment properties - IFRIC 21		2,043		1,384		(3,811)		(2,082)	
Change in value of investment properties (note 4)		(1,692)		1,772		(1,639)		2,593	
Change in value of financial instruments (notes 3, 8 and 16)		1,249		816		(936)		2,666	
Income (loss) before income taxes		8,142		(773)		17,058		(2,178)	
Income tax expense:									
Deferred (note 17)		3,408				7,341			
Current (note 17)		28		_		28		_	
Net income (loss)	\$	4,706	\$	(773)	\$	9,689	\$	(2,178)	
Items to be reclassified to net income (loss) in subsequent periods									
Other comprehensive income:									
Unrealized income on translation of foreign operations		500				657		_	
Total comprehensive income (loss)	\$	5,206	\$	(773)	\$	10,346	\$	(2,178)	
Income (loss) per share (note 11):									
Basic	\$	0.15	\$	(0.09)	\$	0.30	\$	(0.40)	
Diluted	\$	0.15	\$	(0.09)	\$	0.30	\$	(0.40)	

Condensed Consolidated Interim Statements of Changes in Shareholders' Equity (Expressed in thousands of U.S. dollars)
Six months ended June 30, 2017 and 2016
(Unaudited)

	Share capital	Contributed surplus	Equity component or convertible debentures	f e	Cumulative deficit	Accumulated other comprehensive income (loss)	Total
Balance, January 1, 2017	\$ 308,551	S 244	\$ 1,130) \$	(12,617)	\$ (71) \$	297,237
Net income	_	_	_	_	9,689	_	9,689
Other comprehensive income (loss)	_	_	_	_	_	657	657
Shares issued	333	_	_	-	_	_	333
Dividends declared	_	_	_	_	(11,883)	_	(11,883)
Shares issued under the Dividend Reinvestment Plan	166	_	_	-	_	_	166
Proceeds from income support agreement	_	156	_	_	_	_	156
Balance, June 30, 2017	\$ 309,050	5 400	\$ 1,130) \$	(14,811)	\$ 586 \$	296,355

	Sl	nare capital	Contributed surplus	Equity component of convertible debentures	Cumulative condeficit	Accumulated other mprehensive income	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 \$	— \$	<u> </u>	(9,319) \$	— \$	222,600

Condensed Consolidated Interim Statements of Cash Flows (Expressed in thousands of U.S. dollars)
Six months ended June 30, 2017 and 2016

	S	ix months en	nded June 30,		
		2017		2016	
Cash flows from operating activities:					
Net income (loss)	\$	9,689	\$	(2,178)	
Items not involving eash:					
Fair value adjustment of investment properties		(1,639)		2,593	
Fair value adjustment of financial instruments		(936)		2,666	
Straight-line rent		(2,747)		(1,765)	
Finance costs		9,231		8,471	
Change in fair value of investment in MS-SW Development Fund Holdings, LLC		(83)		_	
Deferred income tax		7,341			
Listing expense				700	
Interest paid		(6,612)		(6,521)	
Change in non-cash operating working capital:					
Tenant and other receivables		(679)		_	
Accounts payable and accrued liabilities		229		704	
Unearned revenue		153		227	
Other assets		2,310		(748)	
Other liabilities		1,095		185	
Real estate taxes payable	Φ.	681	Φ.	(2,427)	
Net cash provided by operating activities	\$	18,033	\$	1,907	
Cash flows from financing activities:					
Proceeds from credit facilities	\$	29,991	\$	34,601	
Payments on credit facilities		(24,847)		(31,616)	
Debt issuance costs paid		(3,454)		(433)	
Proceeds from mortgages payable		80,141		_	
Payments of mortgages payable		(38,165)			
Proceeds from notes payable				3,900	
Repayments of notes payable		_		(6,400)	
Proceeds from issuance of shares		_		109,250	
Payments for share issuance costs		_		(9,936)	
Dividends paid to common shareholders		(11,714)			
Proceeds from income support agreement		156		_	
Proceeds from issuance of preferred equity		_		10,300	
Repayment of preferred equity				(10,300)	
Cash provided by financing activities	\$	32,108	\$	99,366	
Cash flows from investing activities					
Additions to investment properties	\$	(47,014)	\$	(86,728)	
Construction payable		(4,708)		_	
Deposit paid for acquisitions		_		(1,000)	
Issuance of loans receivable		(3,152)		(2,520)	
Prepaid acquisition costs				(143)	
Cash used in investing activities	\$	(54,874)	\$	(90,391)	
(Decrease) increase in cash and cash equivalents		(4,733)		10,882	
Cash and cash equivalents, beginning of period		7,651		7,189	
Cash and cash equivalents, end of period	\$	2,918	\$	18,071	

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

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 2015 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 at the closing of the transaction, the financial statements of the Company reflect the historical results of MHI Holdco and the acquisition of the net assets of the Company at 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 and invest in properties which offer predominately transitional care, long-term care, memory care assisted living and independent living programs that are leased to operators under triple-net leases. At June 30, 2017, the Company owns a portfolio of 38 seniors housing and care properties.

1. 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 Company's annual consolidated financial statements for the year ended December 31, 2016 issued on March 29, 2017, and which have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the IASB.

These condensed consolidated interim financial statements were approved by the Board of Directors of the Company and authorized for issuance on August 8, 2017.

These condensed consolidated interim financial statements follow the same accounting policies and methods of application as the consolidated financial statements as at and for the year ended December 31, 2016.

Future changes in accounting policies:

On July 24, 2014, the IASB issued the complete IFRS 9, Financial Instruments ("IFRS 9"). The effective date of IFRS 9 is for annual periods beginning on or after January 1, 2018 and it must be applied retrospectively with some exemptions. Early adoption is permitted. The restatement of prior periods is not required and is only permitted if information is available without the use of hindsight. IFRS 9 introduces new requirements for the classification and measurement of financial assets, changes to financial liabilities, amendments to the impairment model for "expected credit loss", and a new general hedge accounting standard, which aligns hedge accounting more closely with risk management. The Company is currently assessing the impact of IFRS 9 and intends to adopt the new standard on the required effective date, January 1, 2018. The Company expects to complete its assessment of the impact of adopting IFRS 9 during the second half of 2017, and the extent of the impact of adoption has not yet been determined.

On May 28, 2014, the IASB issued IFRS 15, Revenue from Contracts With Customers ("IFRS 15"). The new standard is effective for annual periods beginning on or after January 1, 2018. Earlier application is permitted. IFRS 15 will replace IAS 11, Construction Contracts, IAS 18, Revenue, International Financial Reporting Interpretations Committee ("IFRIC") 13,

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

Customer Loyalty Programs, IFRIC 15, Agreements for the Construction of Real Estate, IFRIC 18, Transfer of Assets from Customers, and Standing Interpretation Committee 31, Revenue - Barter Transactions Involving Advertising Services. The standard contains a single model that applies to contracts with customers and two approaches to recognizing revenue: at a point in time or over time. The model features a contract-based five-step analysis of transactions to determine whether, how much and when revenue is recognized. New estimates and judgmental thresholds have been introduced, which may affect the amount and/or timing of revenue recognized. The new standard applies to contracts with customers. It does not apply to insurance contracts, financial instruments or lease contracts, which fall in the scope of other IFRS. The Company is currently assessing the impact of IFRS 9 and intends to adopt the new standard on the required effective date, January 1, 2018. The Company expects to complete its assessment of the impact of adopting IFRS 9 during the second half of 2017, and the extent of the impact of adoption has not yet been determined.

2. Loans receivable:

The Company has issued mezzanine loans to entities which are wholly owned subsidiaries of Mainstreet Property Group, LLC ("Mainstreet LLC"), which is majority owned by the chairman of the Company and is a related party (see note 16). The loans have been issued for the development of seniors housing and care properties in the United States. The mezzanine loans provide for annual interest, of which a portion is payable at a current pay rate on a monthly basis ("Current Interest"), with the remaining portion of interest accruing until the earlier of the loan's maturity or prepayment ("PIK Interest"). The mezzanine loans provide the Company with the right to purchase the development upon its substantial completion at fair market value. The Company's interest in the mezzanine loans is secured behind the construction lender by a pledge of equity interests in the developments and, in some instances, a second mortgage position in the real estate. The mezzanine loans are guaranteed by Mainstreet LLC.

On December 22, 2016, a subsidiary of the Company entered into an interest only loan agreement with MS Investment with a capacity of \$5,000 to be used by MS Investment for development costs, operating capital expenditures or other costs, of which \$2,500 of the loan was advanced to MS Investment on December 22, 2016, and an additional \$2,500 was advanced on January 6, 2017.

A subsidiary of the Company has entered into a credit agreement with Autumnwood Lifestyles Inc., ("Autumnwood") with a capacity of CDN\$1,500. The credit agreement is to be used for capital expenditures, property level principal and interest expense and other debt service obligations in respect of Autumnwood's interest in four properties located in Ontario, Canada, and of which the Company and Autumnwood are partners in joint arrangements.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

Loans receivable issued as of June 30, 2017 are detailed in the table below:

Debtor	Loan Type	June 30, 2017		Maturity Year	Current Interest Rate	PIK Interest Rate
MS Houston Holdings II, LLC	Mezzanine Loan	\$ 2,626	\$ 2,576	2020 (1)	10.5%	4.0%
MS-SW Mezzanine Fund, LLC	Mezzanine Loan	3,901	3,835	2020 (1)	10.5%	4.0%
MS Webster Holdings, LLC	Mezzanine Loan	2,592	2,545	2020 (1)	10.5%	3.0%
MS Lincoln Holdings, LLC	Mezzanine Loan	3,623	3,552	2020 (1)	10.5%	4.0%
MS Aurora Holdings II, LLC	Mezzanine Loan	3,751	3,678	2021 (1)	12.0%	4.0%
MS Phoenix Holdings, LLC	Mezzanine Loan	2,854	2,810	2021 (1)	10.5%	3.0%
MS Surprise, LLC	Mezzanine Loan	2,837	2,793	2021 (1)	10.5%	3.0%
MS Parker Holdings II, LLC	Mezzanine Loan	3,511	3,441	2021 (1)	12.0%	4.0%
MS Columbia MO Holdings, LLC	Mezzanine Loan	411	406	2018 (1)	10.5%	4.0%
MS Omaha Holdings, LLC	Mezzanine Loan	952	936	2018 (1)	10.5%	4.0%
Mainstreet Investment Company, LLC	Interest-only loan	5,039	2,509	2018	8.5%	1.5%
Autumnwood Lifestyles Inc.	Revolving credit facility	670	_	2018	8.0%	%
		\$ 32,767	\$ 29,081			

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

On July 25, 2017, the Company received total payments of \$6,673 representing full repayment of outstanding principal, accrued PIK Interest and current interest, as of the repayment date, on the mezzanine loans receivable from MS Aurora Holdings II, LLC and MS Phoenix Holdings, LLC. The total carrying value of these mezzanine loans was \$6,605 as at June 30, 2017.

3. Other current assets:

Current other assets are as follows:

	June 30, 2017	December 31, 2016
Prepaid expense	\$ 386	\$ 128
Security deposits paid on future acquisitions	217	217
Income support receivable (note 16)	293	1,208
Other	98	569
	\$ 994	\$ 2,122

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

4. Investment properties:

(a) Investment properties:

	Number of Properties	Amount
January 1, 2016	10	\$ 268,425
Acquisitions of income properties	25	351,220
Capital expenditures	_	11,109
Increase in straight-line rents	_	4,224
Fair value adjustment	_	(6,507)
Balance, December 31, 2016	35	\$ 628,471
Acquisitions of income properties	3	38,229
Capital expenditures	_	8,784
Increase in straight-line rents	_	2,747
Fair value adjustment	_	1,639
Translation of foreign operations	_	1,356
Balance, June 30, 2017	38	\$ 681,226
Property tax liability under IFRIC 21		(4,243)
Fair value adjustment to investment properties - IFRIC 21		4,243
		\$ 681,226

At June 30, 2017, the Company used an internal valuation process to value the investment properties. Third party appraisers are engaged to prepare valuations on a portion of the portfolio annually such that one third of the portfolio is valued externally each year, and every property in the portfolio is valued externally at least once every five years.

Acquired investment properties are initially measured at cost, including directly attributable acquisition costs, when the transactions are deemed to be asset acquisitions. Subsequent to initial recognition, investment properties are measured at fair value, determined based on available market evidence. The Company uses alternative valuation methods such as the direct capitalized income approach, discounted cash flow projections (Level 3 inputs) or recent transaction prices. The fair value of investment properties reflects rental income from current leases and assumptions about rental income from future leases in light of current market conditions.

The significant unobservable assumptions used in determining fair value of investment properties measured using the capitalized income approach with total value of \$571,722 as at June 30, 2017 (December 31, 2016 - \$589,835) are set out in the following table:

	June 30, 2017	December 31, 2016
Capitalization rate - range	6.50% - 8.25%	6.50% - 8.25%
Capitalization rate - weighted average	7.86%	7.81%

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

The fair value of investment properties measured using the capitalized income approach is most sensitive to changes in capitalization rates. At June 30, 2017, a 25 basis point increase or decrease in the weighted average capitalization rate would decrease the fair value of the investment properties by \$17,681 (December 31, 2016 - \$19,306) or increase the fair value of the investment properties by \$18,851 (December 31, 2016 - \$20,567), respectively.

(b) Acquisitions

	Total
Number of properties acquired	3
Net assets acquired:	
Investment properties	\$ 38,229
	\$ 38,229
Consideration paid/funded by:	
Cash	\$ 2,229
Proceeds from mortgage payable	30,000
Proceeds from Secured Revolving Facility	6,000
	\$ 38,229

On May 10, 2017, a wholly owned subsidiary of the Company acquired three properties (the "Ensign Properties") for a combined purchase price of \$38,000 plus transaction costs. One property is located in Glendale, Arizona and provides long term and transitional care services. The other two properties are located in Rosemead, California and primarily provide combined assisted living and transitional care services. Each property is leased to a subsidiary of The Ensign Group, Inc. under a triple net master lease. The Company entered into new mortgage secured by all three Ensign Properties to fund \$30,000 of the purchase price. The debt bears interest at a variable rate of LIBOR plus 350 basis points through its maturity date of June 1, 2022. The Company funded the remainder of the purchase with cash on hand and \$6,000 in proceeds from the Secured Revolving Facility (note 6).

5. Joint arrangements:

As at June 30, 2017, the following are the Company's joint arrangements:

Joint arrangement	Number of properties	Location	Company ownership	Consolidation type
Mainstreet-Autumnwood Landlord (1)	4	Canada	50%	Joint operation
Mainstreet-Autumnwood Operator (2)	4	Canada	50%	Joint venture

⁽¹⁾ The Company directly holds its interest in the real estate joint operation.

The Company and Autumnwood (referred to as the "landlords") each owns a 50% direct beneficial interest in the real estate assets and are jointly obligated for the related mortgages for a portfolio of four properties, which under IFRS 11, Joint Arrangements ("IFRS 11"), are accounted for as joint operations.

The Company's 50% interest in the operations of these properties is held through separate legal entities (collectively referred to as "Mainstreet-Autumnwood Operators"), which under IFRS 11 are accounted for as joint ventures using the equity method.

⁽²⁾ These joint venture arrangements have been structured through separate legal entities and lease the properties from the joint operation landlord.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

Mainstreet-Autumnwood Operators have leased the real estate from the landlords under their respective lease agreements. These leases are for three-year periods, with six automatic renewals every third anniversary for a total of 21 years. For the three and six months ended June 30, 2017, \$697 and \$1,404, respectively (three and six months ended June 30, 2016 - NIL), the Company's share of the landlords' lease receipts, is reported as lease revenue from joint ventures. Mainstreet-Autumnwood Operators lease expense is included in the share of net income (loss) from joint ventures in the consolidated statements of comprehensive income.

The following tables summarize the information about the Company's investment in joint ventures, which have been accounted for under the equity method:

	June 30, 2017	December 31, 2016
Current assets	\$ 739	\$ 495
Non-current assets	2,181	2,086
Total assets	\$ 2,920	\$ 2,581
Current liabilities	\$ 703	\$ 783
Non-current liabilities	29	_
Total liabilities	\$ 732	\$ 783
Net investment in joint ventures	\$ 950	\$ 917

Included in current assets is \$380 (2016 - \$169) in cash and cash equivalents.

	Three months ended June 30,			Six months ended	June 30,
	2017		2016	2017	2016
Revenue	\$ 2,494	\$	_	\$ 5,013 \$	_
Expenses	2,481		_	4,962	_
Net income	\$ 13	\$		\$ 51 \$	_
Company's share of net income from joint ventures	\$ _	\$	_	\$ — \$	_

Related party transactions occur between the Company and its joint ventures. These related party transactions are in the normal course of operations and are measured at the exchange amount, which is the amount of consideration established and agreed to between the parties. Except as disclosed elsewhere in these condensed consolidated interim financial statements, the related party balances are included in accounts payable and receivable and in lease revenue from joint ventures. As of June 30, 2017, \$113 (2016 - \$185) of the Company's accounts receivable relate to its investment in joint ventures.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

6. Credit facilities:

The credit facilities are 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, 2017	June 30, 2017 Decem	
Facility	\$ 227,145	\$	228,000
Secured Revolving Facility	6,000		
Finance costs, net	(4,405)		(2,710)
Carrying value	\$ 228,740	\$	225,290
Less current portion	228,740		
Long-term portion	\$ 	\$	225,290

On February 24, 2017, a wholly owned subsidiary of the Company entered into a secured revolving credit facility ("Secured Revolving Facility") for the purpose of financing property acquisitions. The Secured Revolving Facility has a maximum capacity of \$25,000 and matures on February 24, 2018. Interest on the Secured Revolving Facility is variable in nature and is dependent on the security provided to the lender. The Secured Revolving Facility provides the ability to draw funds as a first priority mortgage up to 55% of the value of the collateral property, and a second priority mortgage up to 95% of the value of the collateral property. On May 10, 2017, the Company borrowed \$6,000 on the Secured Revolving Facility in connection with the purchase of the Ensign Properties.

On June 6, 2017 the Company amended the terms of its credit facility (the "Facility") agreement to extend the maturity date of the term loan from October 30, 2019 to June 6, 2022 and extend the the maturity date of the revolving line of credit from October 31, 2018 to June 6, 2021 with an additional one year extension option (the "Facility Recast"). The Facility was also amended to increase the total Facility capacity from \$285,000 to \$300,000. The term loan capacity remained consistent at \$200,000 while the revolving line of credit capacity increased from \$85,000 to \$100,000. The amended agreement includes an accordion feature that would extend the capacity of the total revolving line of credit, the total term commitment or both, bringing the total capacity of the Facility to \$500,000. As at June 30, 2017, the Facility is secured by 23 properties located in the United States. As at June 30, 2017, the security provided the Company with a borrowing base of \$227,145, which represents the maximum amount that can be drawn. The Facility provides for interest-only payments during the term and a borrowing rate of LIBOR plus 275 basis points when the Company's leverage is greater than or equal to 50% but less than 55%, and LIBOR plus 325 basis points when the Company's leverage is greater than or equal to 55%. Per the agreement, the Company's leverage cannot exceed 60%.

As at June 30, 2017 the Company did not meet certain minimum liquidity and maximum indebtedness requirements under the terms of its credit facilities agreements. The agreements have since been amended to remove the minimum liquidity requirement for the compliance test date of June 30, 2017 and to modify the maximum indebtedness requirements in a manner which results in the Company meeting the modified requirements for the compliance test date of June 30, 2017. As the Company did not have an unconditional right to defer settlement of the credit facilities for at least twelve months as at June 30, 2017, amounts outstanding under the credit facilities have been classified as current liabilities in the condensed consolidated interim statement of financial position as at June 30, 2017.

At June 30, 2017, total borrowings outstanding under the Facility were \$227,145, and the borrowing rate was 4.48%. At June 30, 2017, total borrowings outstanding under the Secured Revolving Facility were \$6,000 and the borrowing rate was 6.62%.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

7. Mortgages payable:

Mortgages payable consist of the following as at June 30, 2017:

	 June 30, 2017	December 31, 2016	
Mortgages payable	\$ 132,698	\$	89,950
Mark-to-market adjustment, net	262	262	
Finance costs, net	(1,382)		(502)
Carrying value	\$ 131,578	\$	89,716
Less current portion	18,191		47,889
Long-term portion	\$ 113,387	\$	41,827

The weighted average contractual interest rate of the Company's mortgages payable as of June 30, 2017 is 4.48%. Mortgages payable are collateralized by investment properties with a fair value of \$209,603 at June 30, 2017. Maturity dates on mortgages payable range from 2017 to 2049, and the weighted average years to maturity is 6.7 years at June 30, 2017.

Future principal payments on the mortgages payable as at June 30, 2017 are as follows:

	Regular principal payments	Principal due on maturity	Total principal payments
2017	\$ 876 \$	16,466	\$ 17,342
2018	1,733	_	1,733
2019	2,266	4,216	6,482
2020	2,539	_	2,539
2021	2,642	_	2,642
Thereafter	11,245	90,715	101,960
	\$ 21,301 \$	111,397	\$ 132,698

8. Derivative financial 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 effectively fixing the one month LIBOR rate at 1.2%. On November 30, 2016, the Company increased the principal amount for which interest is exchanged under the Swap Agreement to \$200,000 effectively fixing the one month LIBOR rate at 1.16% through its maturity on October 30, 2019. The interest rate swap is not designated as a hedge and is marked to fair value each reporting period through finance cost in the consolidated statement of net income (loss) and comprehensive income (loss). The Company determined the fair value of its interest rate swap to be an asset of \$1,800 at June 30, 2017 based on a market comparison technique. The determination was made using Level 2 inputs. The Company recognized income (loss) of (\$268) and \$257 for the three and six months ended June 30, 2017, respectively (three and six months ended June 30, 2016 - (\$816) and (\$2,666), respectively), in the condensed consolidated interim statement of net income (loss) and comprehensive income (loss) related to the change in value of the interest rate swap.

The Company entered into an interest rate swap agreement effective April 15, 2017 (the "Leawood Swap Agreement") to manage the interest rate risk associated with the mortgage for the Leawood Property. In the Leawood Swap Agreement, the Company agreed to exchange the difference between fixed and variable rate interest on a principal amount of \$14,092 effectively fixing the interest at 4.55% through its maturity on March 15, 2024. The interest rate swap is not designated as a hedge and

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

is marked to fair value each reporting period through finance cost in the consolidated statement of net income (loss) and comprehensive income (loss). The Company determined the fair value of its interest rate swap to be a liability of \$220 at June 30, 2017 based on a market comparison technique. The determination was made using Level 2 inputs. The Company recognized loss of \$220 for the three and six months ended June 30, 2017 in the condensed consolidated interim statement of net income (loss) and comprehensive income (loss) related to the change in value of the interest rate swap.

The Company entered into an interest rate swap agreement effective April 15, 2017 (the "Topeka Swap Agreement") to manage the interest rate risk associated with the mortgages for the Topeka Property. In the Topeka Swap Agreement, the Company agreed to exchange the difference between fixed and variable rate interest on a principal amount of \$13,385 effectively fixing the interest at 4.55% through its maturity on March 15, 2024. The interest rate swap is not designated as a hedge and is marked to fair value each reporting period through finance cost in the consolidated statement of net income (loss) and comprehensive income (loss). The Company determined the fair value of its interest rate swap to be a liability of \$208 at June 30, 2017 based on a market comparison technique. The determination was made using Level 2 inputs. The Company recognized loss of \$208 for the three and six months ended June 30, 2017 in the condensed consolidated interim statement of net income (loss) and comprehensive income (loss) related to the change in value of the interest rate swap.

9. Convertible debentures:

2016 Convertible Debentures

As at June 30, 2017 the 2016 Convertible Debentures are comprised of the following:

	June 30, 2017	December 31, 2016	
Issued	\$ 45,000	\$	45,000
Issue costs, net of amortization and accretion of equity component	(1,770)		(2,138)
Equity component, excluding issue costs and taxes	(1,648)		(1,648)
2016 Convertible Debentures	\$ 41,582	\$	41,214

Interest costs related to the 2016 Convertible Debentures are recorded in financing costs using the effective interest rate method.

10. Share capital:

The following number and value of common shares were issued and outstanding as at June 30, 2017:

	Shares		Value
Balance, December 31, 2015	_	\$	20,734
Shares issued	32,216,994		287,767
Issued pursuant to the Company's dividend reinvestment plan	5,361		50
Balance, December 31, 2016	32,222,355	1	308,551
Issued on settlement of Deferred Share Incentive Plan	34,361		333
Issued pursuant to the Company's dividend reinvestment plan	17,604		166
Balance, June 30, 2017	32,274,320	\$	309,050

On March 3, 2017 the Company filed a base shelf prospectus with the securities regulatory authorities in each of the provinces and territories of Canada. The prospectus is valid for a 25-month period, during which time the Company may offer and issue, from time to time, common shares, preferred shares, debt securities, warrants, subscription receipts and units, or any combination thereof, having an aggregate offering price of \$500,000. The intention of the base shelf prospectus is to allow the Company to more quickly access capital when market opportunities permit.

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11. Earnings per share:

The following table reconciles the numerator and denominator of the basic and diluted earnings per share computation:

Net income (loss):

	Three months ended June 30,			Six months ended June 30			
		2017		2016		2017	2016
Net income (loss) for basic net income (loss) per share	\$	4,706	\$	(773)	\$	9,689 \$	(2,178)
Add: after-tax interest, amortization and accretion on 2016 Convertible Debentures		737		_		1,486	_
Net income (loss) for diluted net income (loss) per share	\$	5,443	\$	(773)	\$	11,175 \$	(2,178)

Denominator for basic and diluted net income (loss) per share:

	Three months en	ded June 30,	Six months end	ed June 30,
	2017	2016	2017	2016
Weighted average number of shares, including fully vested deferred shares: Basic	32,299,831	8,826,157	32,284,727	5,449,765
Weighted average shares issued if all 2016 Convertible Debentures were converted	4,090,909	_	4,090,909	_
Weighted average number of shares: Diluted	36,390,740	8,826,157	36,375,636	5,449,765

Net income (loss) per share:

	Th	Three months ended June 30,				months er	ided J	ed June 30,	
		2017		2016		2017		2016	
Basic Diluted	\$ \$	0.15 0.15		(0.09) (0.09)	\$ \$	0.30 0.30		(0.40) (0.40)	

For the year ended June 30, 2016, the weighted average number of common shares outstanding has been calculated as the average of:

- (i) 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.
- (ii) For the period from June 2, 2016 to June 30, 2016 the actual number of ordinary shares of the Company outstanding during that period.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

12. Rental revenue:

Rental revenue consists of the following:

	Tl	nree months en	ded June 30,	Six months ended June 30,			
		2017	2016	2017	2016		
Cash rentals received	\$	10,816 \$	6,289	\$ 21,212 \$	11,666		
Straight-line rent adjustments		1,372	943	2,747	1,765		
Property tax recovery		2,411	1,384	4,327	2,539		
	\$	14,599 \$	8,616	\$ 28,286 \$	15,970		

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

The tenant operator of the Symphony Portfolio ("Symcare") of 11 properties pays rent pursuant to a master lease. For the three and six months ended June 30, 2017, rental revenue from this tenant comprised approximately 61% and 62%, respectively (three and six months ended June 30, 2016 - 94% and 97%, respectively), of the Company's consolidated rental revenue for the period.

13. Finance costs:

Finance costs consist of the following:

	Three months ended June 30,			Six	months ende	led June 30,	
		2017	2016	2017		2016	
Interest expense on credit facilities	\$	2,560 \$	1,458	\$	4,775 \$	2,791	
Interest expense on mortgages payable		966	101		1,773	101	
Interest expense on notes payable			36			72	
Interest expense on convertible debentures		563	1,899		1,126	4,621	
Preferred share dividends			83			83	
Amortization and accretion expense		654	171		1,227	327	
Interest rate swap payments		145	282		336	476	
Amortization of mark-to-market debt adjustments		(3)	_		(6)		
	\$	4,885 \$	4,030	\$	9,231 \$	8,471	

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

14. General and administrative:

General and administrative costs consist of the following:

	Three months ended June 30,				Six months ended June 30,			
	,	2017	2016		2017	2016		
Compensation and benefits	\$	855 \$	137	\$	1,608 \$	137		
Management and administrative fees		67	250		135	411		
Professional fees		431	785		1,079	1,036		
Deferred share compensation		354	81		1,095	81		
Other		377	143		554	223		
	\$	2,084 \$	1,396	\$	4,471 \$	1,888		

15. Deferred share incentive plan:

At June 30, 2017, the number of deferred shares granted and outstanding and vested are as follows:

	Granted/ Outstanding	Fully Vested
As at January 1, 2017	81,545	20,041
Discretionary Deferred Shares granted	134,119	34,361
Individual Contributed Deferred Shares (vested immediately)	16,383	16,383
Company Contributed Deferred Shares	16,383	2,124
Dividend equivalents automatically granted on deferred shares	6,907	1,681
Shares issued upon vesting of deferred shares	(34,361)	(34,361)
As at June 30, 2017	220,976	40,229

For the three and six months ended June 30, 2017, expense recognized in the condensed consolidated interim statements of income (loss) and comprehensive income (loss) related to deferred share grants was \$354 and \$1,095, respectively (three and six months ended June 30, 2016 - \$81 and \$81). A deferred share liability of \$1,114 (2016 - \$352) is included in other non-current liabilities in the condensed consolidated interim statements of financial position as at June 30, 2017.

16. Related party transactions:

Except as disclosed elsewhere in the condensed consolidated interim financial statements, related party transactions as at and for the three and six months ended June 30, 2017 included the following:

(i) For the three and six months ended June 30, 2017, the Company paid asset management and administrative services fees of \$67 and \$135, respectively (three and six months ended June 30, 2016 - \$250 and \$411, respectively), to Mainstreet Asset Management, Inc ("MAMI"), which is owned 100% by the chairman of the Company. Prior to the completion of the reverse takeover transaction on April 4, 2016, the 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 MAMI (the "Second Asset Management Agreement" and together with the First Asset Management Agreement, the "Asset Management Agreements"), which called 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.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

On November 1, 2016, the Company completed the internalization of asset management functions. The Second Asset Management Agreement was terminated effective October 31, 2016, and no fees or penalties were or will be paid to MAMI. In connection with internalization, the Company and MAMI entered into an administrative services agreement pursuant to which MAMI is required to provide the Company with certain administrative services, including information technology support and equipment as well as dedicated office space for a period of up to two years, in exchange for a one time fee of \$65 and a monthly fee of \$23.

- (ii) MS Investment, which is owned 100% by the chairman of the Company, owns 1,555,279 common shares of the Company. The Company pays dividends on these common shares whenever common share dividends are declared and paid.
- (iii) The Company has issued certain mezzanine loans to entities which are wholly owned subsidiaries of Mainstreet LLC. The loans have been issued for the development of seniors housing and care properties in the United States. The mezzanine loans provide for annual interest, of which a portion is payable at a current pay rate on a monthly basis, with the remaining portion of interest accruing until the earlier of the loan's maturity or prepayment ("PIK Interest"). The mezzanine loans provide the Company with the right to purchase the development upon its substantial completion at fair market value.
- (iv) 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 14, 2016, \$1,400 of this note was repaid. On April 28, 2016, this note was further increased by \$1,500. The note payable had an original maturity date of October 30, 2016 and an interest rate of 5.0% per annum. The note payable of \$3,600 and all accrued interest was repaid in full on June 2, 2016.
 - On April 26, 2016, a subsidiary of the Company entered into a \$1,400 note payable with an entity that is owned 100% by the chairman of the Company. The note payable had an original maturity date of October 30, 2016 and an interest rate of 5.0% per annum. The note payable of \$1,400 and all accrued interest was repaid in full on June 2, 2016.
- (v) 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. As at June 30, 2017, the Company has \$27,058 (December 31, 2016 \$26,572) in outstanding mezzanine financing receivable from wholly owned subsidiaries of Mainstreet LLC.
- (vi) 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. These properties were acquired from wholly owned subsidiaries of Mainstreet LLC.

At the acquisition date, the Topeka, Kansas property was under development, and a 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, Mainstreet LLC, agreed to fund payment until rental income commenced. Upon execution of the development lease, the Company recorded a development lease receivable of \$259, which reduced the cost of the investment property acquired and which was subsequently paid.

At the time of closing the Company also assumed \$2,249 of liabilities related to the remaining development costs of the property which were recorded as a development cost liability on the statement of financial position. There is no remaining development cost liability related to the Topeka, Kansas property.

- (vii)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.
- (viii) On November 1, 2016, a wholly owned subsidiary of the Company acquired four properties located in Leawood, Kansas; Houston, Texas; Fort Worth, Texas and Wichita, Kansas, respectively, for a combined purchase price of \$92,321 plus transaction costs. These properties were acquired from wholly owned subsidiaries of Mainstreet LLC.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

At the acquisition date, all four properties were under development, and a wholly owned subsidiary of the Company entered into an income support agreement (the "Income Support Agreement") in conjunction with its purchase of the property, whereby the vendor of the property, Mainstreet LLC, agreed to fund payment until rental income commences. Upon execution of the development leases, the Company recorded an income support receivable of \$2,076, which reduced the cost of the investment properties acquired. The Leawood, Kansas property is operational and rent commenced on December 1, 2016. The Company has received full payment of the initial \$2,076 income support receivable recorded at acquisition. The Company has received additional payments under the Income Support Agreement of \$815 as of June 30, 2017 due to the timing of lease commencements on the remaining properties.

At the time of closing the Company also assumed \$2,984 of liabilities related to development costs of the properties which was recorded as a construction cost liability on the statement of financial position. Subsequent to the acquisition date, an additional \$14,333 of construction was completed on these properties as of June 30, 2017. The Company received a credit from Mainstreet LLC at closing in the amount of \$17,317 related to the construction costs to be completed.

- (ix) On December 22, 2016, a subsidiary of the Company entered into a full recourse loan agreement with MS Investment with a capacity of \$5,000 to be used by MS Investment for development costs, operating capital expenditures or other costs. \$2,500 of the loan was advanced to MS Investment on December 22, 2016, and an additional \$2,500 was advanced on January 6, 2017. The loan provides for an annual interest rate of 10.0%, of which 8.5% is payable at a current pay rate on a monthly basis, with an additional 1.5% accruing at PIK Interest and due at the repayment of the loan. The loan matures on December 22, 2018.
- (x) In July 2017, the Company entered into a definitive agreement to sell the Wichita, Kansas and Fort Worth, Texas properties to Mainstreet LLC for a combined purchase price of approximately \$47,298. The transaction is expected to close on or before December 29, 2017. In conjunction with this transaction, lease agreements to operate both properties were entered into by an affiliate of Mainstreet LLC and the Income Support Agreement has been terminated. The triple-net lease agreements have initial terms of 15 years and are at market rates, which are equal to the payments previously received under the Income Support Agreement. As a result of this transaction, the Company has revalued the income support receivable related to these properties, and has recorded a fair value gain (loss) of \$(553) and \$1,107 for the three and six months ended June 30, 2017, respectively, within change in financial instruments in the condensed consolidated interim statements of net income (loss) and comprehensive income (loss). As at June 30, 2017, the Company has included \$293 of income support receivable within other current assets.
- (xi) On July 25, 2017, the Company received total payments of \$6,673 representing full repayment of outstanding principal, accrued PIK Interest and current interest, as of the repayment date, on the mezzanine loans receivable from MS Aurora Holdings II, LLC and MS Phoenix Holdings, LLC. The total carrying value of these mezzanine loans was \$6,605 as at June 30, 2017.

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For the periods ended June 30, 2017 and 2016 the condensed consolidated interim statements of income (loss) and other comprehensive income (loss) include the following revenue and expenses resulting from above transactions with Mainstreet LLC and its affiliates:

	Thi	ee months er	nde	d June 30,	Six months ended June 30,				
Transaction Type		2017		2016	2017			2016	
Revenues:									
Other income - loan interest revenue	\$	1,108 \$	\$	9	\$	2,199	\$	9	
Other income - investment in MS-SW Development Fund Holdings, LLC	\$	42		_		83		_	
Total	\$	1,150		9	\$	2,282	\$	9	
Expenses (income):									
General and administrative - management and administrative service fee	\$	67 \$	\$	250	\$	135	\$	411	
Finance costs - interest on related party note payable		_		36		_		72	
Change in fair value of financial instruments		553		_		(1,107)		_	
Total	\$	620 5	\$	286	\$	(972)	\$	483	

At June 30, 2017 and December 31, 2016, the condensed consolidated interim statements of financial position include the following related party balances:

Transaction Type	•	June 30, 2017	December 31, 2016			
Assets:						
Tenant and other receivables - interest receivable	\$	355	\$	307		
Loans receivable		32,097		29,081		
Investment in MS-SW Development Fund Holdings, LLC		977		894		
Other - income support receivable		293		1,208		
Total assets	\$	33,722	\$	31,490		
Liabilities:						
Accounts payable	\$	59	\$	19		
Construction payable		271		_		
Total liabilities	\$	330	\$	19		

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

17. Income taxes:

The income tax expense in the condensed consolidated interim statements of net income (loss) and comprehensive income (loss) differs from that expected by applying the combined federal, provincial and state income tax rates of 26.5% (2016 - 26.5%). The differences for the three and six months ended June 30, 2017 and 2016 are as follows:

	Th	ree months end	ed June 30,	S	ix months ende	June 30,	
		2017	2016		2017	2016	
Income (loss) before income taxes	\$	8,142 \$	(773)	\$	17,058 \$	(2,178)	
Income tax expense (recovery) at Canadian tax rate		2,158	(205)		4,521	(577)	
Non-deductible expenses		95	_		309		
Difference in tax rate in foreign jurisdiction		1,155	(108)		2,511	(306)	
Tax benefits not recognized			313		_	883	
Other		28			28		
Income tax expense	\$	3,436 \$		\$	7,369 \$		

18. Commitments and contingencies:

On March 31, 2016, a subsidiary of the Company entered into a purchase and sale agreement to acquire a portfolio of three properties in Syracuse, New York for total consideration of \$50,863. As of June 30, 2017, one of these properties, Keepsake Village at Greenpoint, has yet to be acquired. The Company has a commitment to acquire Keepsake Village at Greenpoint for total consideration of \$11,018.

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 Portfolio 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.

Pursuant to the Evanston lease agreement and satisfaction of certain conditions, the tenant has an option 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.

There are risks which arise from the joint arrangements, including the willingness of the other partners to contribute or withdraw funds and a change in creditworthiness of the partner. As a result, there may be a requirement by the Company to contribute cash into the operating partnership.

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19. Fair value measurement:

The fair value hierarchy of assets and liabilities measured at fair value on a recurring basis in the condensed consolidated interim statements of financial position is as follows:

	Jun	e 30, 2017		December 31, 2016						
	 Level 1	Level 2	Level 3		Level 1	Level 2	Level 3			
Cash	\$ 2,918 \$	— \$	_	\$	7,651 \$	— \$				
Investment in MS-SW Development										
Fund Holdings LLC	_	_	977				894			
Derivative asset		1,800				1,543				
Investment properties		_	681,226				628,471			
Derivative liability	_	(428)	_		_	_	_			

For the assets and liabilities measured at fair value as at June 30, 2017, there were no transfers between Level 1, Level 2 and Level 3 liabilities during the period. For changes in fair value measurements of investment properties included in Level 3 of the fair value hierarchy, refer to note 4 for details. The fair value of the Investment in MS-SW Development Fund Holdings LLC represents contributions made to the entity and the value of contractual returns accrued.

Fair value of financial instruments:

The carrying amounts and fair values of financial instruments as shown in the condensed consolidated interim statements of financial position are shown in the table below. The table below excludes cash, restricted cash, trade and other receivables, accounts payable, accrued real estate taxes, accrued interest expense, accrued convertible debenture interest, note payable to related party, dividend payable and development cost liability, as the carrying amounts of these assets and liabilities are a reasonable approximation of fair value:

	June 30, 2017					December 31, 20		
		Carrying Value		Fair Value		Carrying Value		Fair Value
Financial assets:								
Investment in MS-SW Development Fund Holdings, LLC	\$	977	\$	977	\$	894	\$	894
Loans receivable		32,767		32,698		29,081		29,008
Derivative instruments		1,800		1,800		1,543		1,543
Financial liabilities:								
Mortgages payable		131,578		132,698		89,716		89,950
Credit facilities		228,740		233,145		225,290		228,000
Derivative instruments		428		428				_
2016 Convertible Debentures		41,582		45,000		41,214		42,975

Fair value represents management's estimates of the fair market value at a given point in time, which may not reflect fair value in the future. These calculations are subjective and require estimation, and cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

Notes to Condensed Consolidated Interim Financial Statements (Expressed in thousands of U.S. dollars unless otherwise noted, except share and per share amounts) Three and six months ended June 30, 2017 and 2016

20. Segment:

The Company primarily owns income-producing seniors housing and care properties throughout the United States and Canada. In measuring performance, the Company does not distinguish or group its properties on a geographical or any other basis. Management has applied judgment by aggregating its properties into one reportable segment for disclosure purposes. The Company's Chief Executive Officer is the chief decision maker and regularly reviews performance on an individual property basis.

At June 30, 2017, \$641,209 of the Company's non-current assets, excluding financial instruments, are located in the United States and \$40,967 are located in Canada. During the three and six months ended June 30, 2017, the Company generated \$14,599 and \$28,286 of its revenues, excluding other income, from properties located in the United States and \$697 and \$1,404 of its revenues from properties located in Canada.