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

# **INVESQUE INC.**

September 30, 2021 (Unaudited)

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

Tenant and other receivables		Sep	tember 30, 2021	Dec	cember 31, 2020
Cash         \$ 19,596         \$ 34,133           Tenant and other receivables         6,170         14,934           Property tax receivables         10,882         12,754           Loans receivable (note 2)         1,057         2,144           Other (note 3)         8,987         9,069           Assests held for sale         6,457         2,144           Other (note 3)         8,987         9,069           Derivative instruments (note 9)         3,732         4,814           Derivative instruments (note 9)         3,732         4,814           Investment in joint ventures (note 6)         71,499         65,258           Investment properties (note 4)         757,633         88,2018           Property, plant and equipment, net (note 5)         434,636         451,823           Other non-current assets (note 3)         2,330         2,771           Total assets         \$ 1,432,75         \$ 1,498,424           Libilities           Current liabilities         \$ 14,408         \$ 1,715           Accounts payable and accrued liabilities         \$ 14,408         \$ 1,715           Accounts payable (note 8)         35,322         30,622           Covertitie (abeleutures (note 10)         44,71         —	Assets				
Tenant and other receivables	Current assets:				
Property tax receivables   10,882   12,754     Loans receivable (note 2)   1,057   1,799     Assets held for sale   6,457   2,144     Other (note 3)   8,987   9,066     Sa,149   74,833     Non-current assets:             Loans receivable (note 2)   20,296   16,904     Derivative instruments (note 9)   3,732   4,814     Investment in joint ventures (note 6)   71,499   65,285     Investment properties (note 4)   757,633   882,018     Property, plant and equipment, net (note 5)   434,636   451,825     Other non-current assets (note 3)   2,330   2,771     Total assets   3,343,275   1,498,424     Liabilities and Sharcholders' Equity     Current flabilities:	Cash	\$	19,596	\$	34,133
Loans receivable (note 2)	Tenant and other receivables		6,170		14,934
Assets held for sale	Property tax receivables		10,882		12,754
Other (note 3)         8,987         7,066           Non-current assets:         3,149         7,383           Non-current assets:         20,296         16,904           Derivative instruments (note 9)         3,732         4,814           Investment in joint ventures (note 6)         71,499         65,258           Investment properties (note 4)         757,633         882,019           Property, plant and equipment, net (note 5)         434,636         451,825           Other non-current assets (note 3)         2,330         2,771           Total assets         \$ 1,343,275         \$ 1,498,424           Liabilities and Shareholders' Equity           Current liabilities           Accounts payable and accrued liabilities         \$ 14,408         \$ 17,715           Accounts payable and accrued liabilities         \$ 14,408         \$ 17,715           Accrued real estate taxes         12,296         14,518           Credit facilities (note 7)         —         10,000           Mortgages payable (note 8)         35,322         30,622           Convertible debentures (note 10)         44,711         —           Derivative instruments (note 9)         46         491           Other current liabilities (note 12)         10	Loans receivable (note 2)		1,057		1,799
Non-current assets:	Assets held for sale		6,457		2,144
Non-current assets:	Other (note 3)				9,069
Loans receivable (note 2)   20,296   16,904     Derivative instruments (note 9)   3,732   4,814     Investment in joint ventures (note 6)   71,499   65,258     Investment properties (note 4)   757,633   882,019     Property, plant and equipment, net (note 5)   434,636   451,825     Other non-current assets (note 3)   2,277     Total assets   S 1,343,275   1,290,126   1,423,591     Total assets   S 1,343,275   1,498,424     Liabilities and Shareholders' Equity     Current liabilities   S 14,408   1,7,15     Accounts payable and accrued liabilities   S 14,408   1,7,15     Accrued real estate taxes   12,296   14,518     Credit facilities (note 7)   — 10,000     Mortgages payable (note 8)   35,322   30,622     Convertible debentures (note 10)   44,711   — 10,000     Derivative instruments (note 10)   44,711   — 10,000     Derivative instruments (note 12)   3,012   4,975     Mortgages payable (note 8)   180,503   268,842     Convertible debentures (note 10)   48,743   92,411     Commonwealth preferred unit liability (note 11)   66,128   65,797     Derivative instruments (note 9)   18,105   28,478     Convertible debentures (note 10)   48,743   92,411     Commonwealth preferred unit liability (note 11)   66,128   65,797     Derivative instruments (note 9)   18,105   28,478     Other non-current liabilities (note 12)   10,049   16,241     Non-controlling interest liability   442   4,405     Other non-current liabilities (note 12)   10,499   16,241     Non-controlling interest liability   442   4,405     Equity settled deferred shares   1,748   2,328     Common share capital (note 14)   510,356   509,203     Equity component of convertible instruments   3,764   3,764     Equity component of convertible instruments   3,764   3,764     Cumulative deficit (315,814) (309,032     Accumulated other comprehensive income   1,493   1,277     Total shareholders' equity   287,336   293,335     Commitments and contingencies (note 23)	N		53,149		/4,833
Derivative instruments (note 9)			20.206		16 004
Investment in joint ventures (note 6)					·
Investment properties (note 4)					
Property, plant and equipment, net (note 5)         434,636         451,825           Other non-current assets (note 3)         2,771           Total assets         1,290,126         1,423,591           Total assets         1,343,275         \$ 1,498,424           Liabilities and Shareholders' Equity           Current liabilities         \$ 14,408         \$ 17,715           Accounts payable and accrued liabilities         \$ 14,408         \$ 17,715           Accrued real estate taxes         12,296         144,518           Credit facilities (note 7)         —         10,000           Mortgages payable (note 8)         35,322         30,622           Convertible debentures (note 10)         44,711         —           Derivative instruments (note 9)         46         491           Other current liabilities (note 12)         3,012         4,975           Credit facilities (note 7)         622,174         650,596           Mortgages payable (note 8)         180,503         26,842           Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,799           Derivative instruments (note 9)         18,105         28,478	· · · · · · · · · · · · · · · · · · ·				
Other non-current assets (note 3)         2,330         2,771           1,290,126         1,423,591           Total assets         \$ 1,343,275         \$ 1,498,424           Liabilities and Shareholders' Equity           Current liabilities:           Accounts payable and accrued liabilities         \$ 14,408         \$ 17,715           Accrued real estate taxes         12,296         14,518           Credit facilities (note 7)         — 10,000           Mortgages payable (note 8)         35,322         30,622           Convertible debentures (note 10)         44,711         —           Derivative instruments (note 9)         46         491           Other current liabilities (note 12)         3,012         4,975           Non-current liabilities (note 12)         109,795         78,321           Non-current liabilities (note 10)         48,743         92,411           Conwertible debentures (note 10)         48,743         92,411           Convertible debentures (note 10)         48,743         92,411           Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28					
1,290,126					
Total assets   \$ 1,343,275   \$ 1,498,424	Other non-current assets (note 5)				
Current liabilities   Sanda Shareholders' Equity	Total assets	<u> </u>		\$	
Current liabilities:   Accounts payable and accrued liabilities   \$ 14,408   \$ 17,715     Accrued real estate taxes   12,296   14,518     Credit facilities (note 7)   —   10,000     Mortgages payable (note 8)   35,322   30,622     Convertible debentures (note 10)   44,711   —     Derivative instruments (note 9)   46   491     Other current liabilities (note 12)   3,012   4,975     Other current liabilities:   109,795   78,321     Non-current liabilities:   100,705   78,321     Non-current liabilities (note 7)   622,174   650,596     Mortgages payable (note 8)   180,503   268,842     Convertible debentures (note 10)   48,743   92,411     Commonwealth preferred unit liability (note 11)   66,128   65,799     Derivative instruments (note 9)   18,105   28,478     Other non-current liabilities (note 12)   10,049   16,241     Non-controlling interest liability   442   4,409     Non-controlling interest liability   442   4,409     Account liabilities   1,055,939   1,205,095     Shareholders' equity:   Common share capital (note 14)   510,356   509,203     Equity settled deferred shares   1,748   2,328     Preferred share capital (note 14)   85,389   85,389     Preferred share capital (note 14)   85,389   85,389     Contributed surplus   400   400     Equity component of convertible instruments   3,764   3,764     Cumulative deficit   (315,814)   (309,032     Accumulated other comprehensive income   1,493   1,277     Total shareholders' equity   287,336   293,329     Commitments and contingencies (note 23)   Subsequent events (notes 26)		-	-,,	-	-, ., .,
Accounts payable and accrued liabilities \$ 14,408 \$ 17,715 Accrued real estate taxes \$ 12,296 \$ 14,518 Credit facilities (note 7) \$ \$ 10,000 Mortgages payable (note 8) \$ 35,322 \$ 30,622 Convertible debentures (note 10) \$ 44,711 \$ Derivative instruments (note 9) \$ 46 \$ 491 Other current liabilities (note 12) \$ 3,012 \$ 4,975 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 78,321 \$ 109,795 \$ 109,79	- ·				
Accrued real estate taxes		<b>A</b>	1.1.100		
Credit facilities (note 7)         —         10,000           Mortgages payable (note 8)         35,322         30,622           Convertible debentures (note 10)         44,711         —           Derivative instruments (note 9)         46         491           Other current liabilities (note 12)         3,012         4,975           Non-current liabilities:         82         109,795         78,321           Non-current liabilities (note 7)         622,174         650,596           Mortgages payable (note 8)         180,503         268,842           Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28,478           Other non-current liabilities (note 12)         10,049         16,244           Non-controlling interest liability         442         4,409           Non-controlling interest liability         442         4,409           Shareholders' equity:         2         1,055,939         1,205,095           Shareholders equity:         2         1,748         2,328           Preferred share capital (note 14)         510,356         509,203           Equity settle	* *	\$		\$	
Mortgages payable (note 8)         35,322         30,622           Convertible debentures (note 10)         44,711         —           Derivative instruments (note 9)         46         491           Other current liabilities (note 12)         3,012         4,975           Non-current liabilities:         109,795         78,321           Non-current liabilities:         Credit facilities (note 7)         622,174         650,596           Mortgages payable (note 8)         180,503         268,842           Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28,478           Other non-current liabilities (note 12)         10,049         16,241           Non-controlling interest liability         442         4,409           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         2         2           Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         40			12,296		
Convertible debentures (note 10)					
Derivative instruments (note 9)   46   491     Other current liabilities (note 12)   3,012   4,975     109,795   78,321     Non-current liabilities:			•		30,622
Other current liabilities (note 12)         3,012         4,975           Non-current liabilities:         78,321           Non-current liabilities:         622,174         650,596           Mortgages payable (note 8)         180,503         268,842           Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28,478           Other non-current liabilities (note 12)         10,049         16,241           Non-controlling interest liability         442         4,409           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         2         2           Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277					_
Non-current liabilities:   Credit facilities (note 7)	· /				
Non-current liabilities:   Credit facilities (note 7)	Other current liabilities (note 12)				
Credit facilities (note 7)         622,174         650,596           Mortgages payable (note 8)         180,503         268,842           Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28,478           Other non-current liabilities (note 12)         10,049         16,241           Non-controlling interest liability         442         4,409           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)	Non-current liabilities:		105,750		70,521
Mortgages payable (note 8)         180,503         268,842           Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28,478           Other non-current liabilities (note 12)         10,049         16,241           Non-controlling interest liability         442         4,409           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         2         Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328         85,389         85,389           Preferred share capital (note 14)         85,389         85,389         85,389           Contributed surplus         400         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)			622 174		650 596
Convertible debentures (note 10)         48,743         92,411           Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28,478           Other non-current liabilities (note 12)         10,049         16,241           Non-controlling interest liability         442         4,409           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         2         Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)					
Commonwealth preferred unit liability (note 11)         66,128         65,797           Derivative instruments (note 9)         18,105         28,478           Other non-current liabilities (note 12)         10,049         16,241           Non-controlling interest liability         442         4,409           946,144         1,126,774           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)	· · · · · · · · · · · · · · · · · ·				
Derivative instruments (note 9)					
Other non-current liabilities (note 12)         10,049         16,241           Non-controlling interest liability         442         4,409           946,144         1,126,774           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)					
Non-controlling interest liability         442         4,409           946,144         1,126,774           Total liabilities         1,055,939         1,205,095           Shareholders' equity:         2           Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)	` '				
946,144	· · · · · · · · · · · · · · · · · · ·				
Shareholders' equity:           Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)	The volutioning inverses manney				1,126,774
Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)	Total liabilities		1,055,939		1,205,095
Common share capital (note 14)         510,356         509,203           Equity settled deferred shares         1,748         2,328           Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)         Subsequent events (notes 26)	Shareholders' equity:				
Equity settled deferred shares       1,748       2,328         Preferred share capital (note 14)       85,389       85,389         Contributed surplus       400       400         Equity component of convertible instruments       3,764       3,764         Cumulative deficit       (315,814)       (309,032         Accumulated other comprehensive income       1,493       1,277         Total shareholders' equity       287,336       293,329         Commitments and contingencies (note 23)         Subsequent events (notes 26)	* *		510,356		509,203
Preferred share capital (note 14)         85,389         85,389           Contributed surplus         400         400           Equity component of convertible instruments         3,764         3,764           Cumulative deficit         (315,814)         (309,032           Accumulated other comprehensive income         1,493         1,277           Total shareholders' equity         287,336         293,329           Commitments and contingencies (note 23)           Subsequent events (notes 26)	* '				2,328
Contributed surplus Equity component of convertible instruments 3,764 Cumulative deficit Accumulated other comprehensive income 1,493 1,277 Total shareholders' equity 287,336 293,329 Commitments and contingencies (note 23) Subsequent events (notes 26)			,		85,389
Equity component of convertible instruments  Cumulative deficit  Accumulated other comprehensive income  Total shareholders' equity  Commitments and contingencies (note 23)  Subsequent events (notes 26)  3,764 (315,814) (309,032 287,336 293,329	* '				400
Cumulative deficit Accumulated other comprehensive income 1,493 1,277  Total shareholders' equity 287,336 293,329  Commitments and contingencies (note 23)  Subsequent events (notes 26)			3,764		3,764
Accumulated other comprehensive income 1,493 1,277  Total shareholders' equity 287,336 293,329  Commitments and contingencies (note 23)  Subsequent events (notes 26)					(309,032
Commitments and contingencies (note 23) Subsequent events (notes 26)			1,493		1,277
Subsequent events (notes 26)	Total shareholders' equity		287,336		293,329
	Commitments and contingencies (note 23) Subsequent events (notes 26)				
		· ·	1 2/2 275	•	1 409 424

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

	Thi	ree months ended	l September	Ni	ne months ended	September
		2021	2020		2021	2020
Revenue:						
Rental (note 16)	\$	20,793 \$	22,735	\$	64,605 \$	68,534
Resident rental and related revenue (note 16)		30,279	31,106		88,620	89,439
Lease revenue from joint ventures (note 6)		878	779		2,651	2,301
Other revenue		999	809		2,971	2,733
		52,949	55,429		158,847	163,007
Other income (note 1)		_	2,529		2,130	2,594
Expenses (income):						
Direct property operating expenses (note 17)		26,124	24,391		75,058	70,205
Depreciation and amortization expense (note 5)		4,722	12,581		18,135	36,606
Finance costs from operations (note 18)		12,120	12,160		39,084	36,848
Real estate tax expense		2,728	407		15,956	14,114
General and administrative expenses (note 19)		3,115	4,858		14,764	15,583
Transaction costs for business combination		_	(237)		_	170
Allowance for credit losses on loans and interest receivable (note 18)		(19)	13,056		666	20,151
Change in non-controlling interest liability (note 18)		(225)	41		(271)	209
Change in fair value of investment properties - IFRIC 21		2,418	3,206		(4,115)	(3,278
Change in fair value of investment properties (note 4)		11,045	39,699		16,101	72,087
Change in fair value of financial instruments (note 18)		(2,196)	(2,131)		(8,670)	21,756
Change in fair value of contingent consideration (note 18)		(192)	3,256		1,005	3,256
Gain on sale of property, plant and equipment		(40)	_		(54)	141
		59,600	111,287		167,659	287,848
Income (loss) from joint ventures (note 6)		1,569	(7,420)		(100)	(32,386)
Loss before income taxes		(5,082)	(60,749)		(6,782)	(154,633
Income tax recovery:						
Deferred (note 22)		_	_		_	6,944
Net loss	\$	(5,082) \$	(60,749)	\$	(6,782) \$	(147,689)
Other comprehensive income:						
Items to be reclassified to net income in subsequent periods						
Unrealized gain (loss) on translation of foreign operations		(1,283)	1,163		216	(1,773)
Total comprehensive loss	\$	(6,365) \$	(59,586)	\$	(6,566) \$	(149,462
Loss per share (note 15):						
Basic and diluted	\$	(0.09) \$	(1.09)	\$	(0.12) \$	(2.66

Condensed Consolidated Interim Statements of Changes in Shareholders' Equity (Expressed in thousands of U.S. dollars)
Nine months ended September 30, 2021 and 2020

	Cor	mmon share capital	Equity settled deferred shares			Contributed surplus	Equity component of convertible instruments	Cumulative deficit	Accumulated other comprehensive income (loss)	Total
Balance, January 1, 2021	\$	509,203	\$ 2,328	\$ 85,3	89 \$	400	\$ 3,764	\$ (309,032)	\$ 1,277	\$ 293,329
Net loss		_	_		_	_	_	(6,782)	_	(6,782)
Other comprehensive income		_	_		_	_	_	_	216	216
Common shares issued (note 14)		637	_		_	_	_	_	_	637
Amortization of equity settled deferred shares (note 20)		_	(64)		_	_	_	_	_	(64)
Common shares issued for equity settled deferred share (note $14$ and $20$ )		516	(516)		_	_	_	_	_	_
Balance, September 30, 2021	\$	510,356	\$ 1,748	\$ 85,3	89 \$	400	\$ 3,764	\$ (315,814)	\$ 1,493	\$ 287,336

	Com	aman ahara	Equity gettled	Preferred share	Contributed	Equity component of convertible	Cumulativa	Accumulated other	
	Con	nmon share capital	deferred shares	capital	surplus	instruments	deficit	comprehensive income (loss)	Total
Balance, January 1, 2020	\$	504,561	\$ 733	\$ 85,389	\$ 400	\$ 3,764	\$ (114,908)	\$ 205	\$ 480,144
Net loss		_	_	_	_	_	(147,689)	_	(147,689)
Other comprehensive loss		_	_	_	_	_	_	(1,773)	(1,773)
Common shares issued, net of issuance costs		1,040	_	_	_	_	_	_	1,040
Common shares issued under the Company's dividend reinvestment plan		3,498	_	_	_	_	_	_	3,498
Dividends declared on common shares		_	_	_	_	_	(10,120)	_	(10,120)
Common Shares purchased under NCIB		(148)	_	_	_	_	_	_	(148)
Amortization of equity settled deferred shares		_	1,340	_	_	_	_	_	1,340
Common shares issued through conversion of convertible debentures		214	(214)	_	_	_	_	_	_
Balance, September 30, 2020	\$	509,165	\$ 1,859	\$ 85,389	\$ 400	\$ 3,764	\$ (272,717)	\$ (1,568)	\$ 326,292

Condensed Consolidated Interim Statements of Cash Flows (Expressed in thousands of U.S. dollars)
Nine months ended September 30, 2021 and 2020

	Nine months ended S	eptember 30, 2021	Nine months er	ided September 30, 2020
Cash flows from operating activities:				
Net loss	\$	(6,782)	\$	(147,689
Items not involving cash:		16101		<b>53</b> 00 <b>5</b>
Fair value adjustment of investment properties (note 4)		16,101		72,087
Fair value adjustment of financial instruments (note 18)		(8,670)		21,756
Depreciation and amortization expense (note 5)		18,135		36,606
Allowance for credit losses on loans and interest receivable (note 18)		666		20,151
Straight-line rent (note 16)		(4,970)		(5,090
Amortization of tenant inducements (note 16)		347		287
Finance costs from operations (note 18)		39,084		36,848
Change in non-controlling interest liability (note 18)		(271)		209
Change in fair value of contingent consideration (note 18)		1,005		3,256
Loss on sale of property, plant and equipment		(54)		141
Loss from joint ventures (note 6)		100		32,386
Deferred income tax (note 22)		_		(6,944
Interest paid		(36,007)		(36,148
Interest income received		523		491
Debt extinguishment costs paid Change in non-cash operating working capital:		(945)		_
Tenant and other receivables		(3,557)		(10,966
Accounts payable and accrued liabilities		(2,266)		(1,839
Unearned revenue		(1,425)		105
Other assets		830		(1,755
Other liabilities		(602)		925
Accrued real estate taxes		76		2,744
Net cash provided by operating activities	\$	11,318	\$	17,561
Cash flows from financing activities:				
Proceeds from credit facilities (note 13)	\$	58,953	\$	33,000
Payments on credit facilities (note 13)		(98,811)		(21,250
Debt issuance costs paid (note 13)		(206)		(857
Proceeds from mortgages payable (note 13)		17,135		17,198
Payments of mortgages payable (note 13)		(102,363)		(21,083
Payments for settlement of interest rate swap		(619)		` _
Dividends paid to common shareholders		_		(9,976
Payment for repurchase of common shares		_		(148
Cash used in financing activities	\$	(125,911)	\$	(3,116
Cash flows from investing activities:				•
Additions to investment properties	\$	(1,012)	\$	(5,323
Dispositions of investment properties		110,389		_
Additions to property, plant and equipment		(5,201)		(7,602
Dispositions of property, plant and equipment		_		15,563
Acquisition of interest in joint venture		_		(476
Disposition of interest in joint venture		_		1,447
Cash balance acquired in business combination		_		2,081
Distributions from joint ventures		951		2,831
Contributions to joint ventures		(3,979)		(1,855
Distributions to joint ventures  Distributions to non-controlling interest partners		(2,709)		(238
Contributions from non-controlling interest partners		235		(236
• • •		682		
Collection of security deposits		082		
Proceeds from income support agreement		(120)		63
Payments to previous owner of Care		(126)		_
Payment for prepaid acquisition costs		(116)		
Repayment of loans receivable	Φ.	942		1,738
Cash provided by investing activities	\$	100,056	\$	8,229
Increase in cash and cash equivalents  Cash and cash equivalents, beginning of period		(14,537) 34,133		22,674 11,838
		14 ( ) )		11038

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 nine months ended September 30, 2021 and 2020

Invesque 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. Effective January 3, 2018, the Company changed its name from "Mainstreet Health Investments Inc." to "Invesque Inc.". The Company's registered office is 2500 - 700 W Georgia Street, Vancouver, British Columbia V7Y 1B3.

The Company's portfolio includes investments in independent living, assisted living, memory care, skilled nursing, transitional care and medical office properties, which are operated primarily under long-term leases and joint venture arrangements with operating partners. The Company's portfolio also includes investments in owner occupied seniors housing properties in which Invesque owns the real estate and provides management services through its subsidiary management company, Commonwealth Senior Living.

At September 30, 2021, the Company owns interests in a portfolio of 114 health care and senior living properties comprised of 56 consolidated investment properties, 35 consolidated owner occupied properties, interests in 16 properties held through joint arrangements, and 7 properties held for sale.

### 1. Basis of preparation:

#### (a) Liquidity Assessment

A novel strain of coronavirus causing the disease known as COVID-19 has spread throughout the world, including across the United States and Canada, causing the World Health Organization to declare the COVID-19 outbreak a pandemic in March 2020. In an attempt to contain the spread and impact of the pandemic, authorities throughout the United States and Canada have implemented measures such as travel bans and restrictions, stay-at-home orders, social distancing guidelines and limitations on other business activity. The pandemic has resulted in a significant economic downturn in the United States, Canada and globally, and has also led to disruptions and volatility in capital markets. These trends are likely to continue for the remainder of 2021 and beyond.

The pandemic has had an impact on results and operations of the Company, including decreased occupancy, delays in collections from tenants, and increased operating expenses. The Company announced on April 10, 2020 that it suspended the dividend for all common shares beginning from April 1, 2020 until further notice.

The Company expects that the pandemic could continue to have a negative effect on its results of operations, financial position and cash flows, particularly if negative economic and public health conditions in the United States and Canada persist for a significant period of time. The ultimate impact of the pandemic on the Company's financial results will depend on future developments, which are highly uncertain and cannot be predicted with confidence. This includes, among other factors, the duration and severity of the pandemic as well as negative economic conditions arising therefrom, the impact of the pandemic on occupancy rates in the Company's communities, the volume of COVID-19 patients cared for across the portfolio, and the impact of government actions on the seniors housing industry and broader economy, including through existing and future stimulus efforts. The impact of COVID-19 has been partially offset to date by certain government stimulus programs which have helped to offset COVID-19 related expenses and compensate for lost revenues, but the Company is not able to provide assurance that such programs may continue to be available in the future. For the three and nine months ended September 30, 2021, the Company recognized \$0 and \$2,130, respectively, of other income related to government grants funded through programs designed to assist seniors housing operators who have experienced both lost revenue and increased expenses during the COVID-19 pandemic (three and nine months ended September 30, 2020 - \$2,529 and \$2,594, respectively). For the three and nine months ended September 30, 2021, the Company recognized \$0 and \$129, respectively, included in loss from joint ventures related to the Company's share of government grants recognized at the joint venture properties for COVID-19 pandemic relief (three and nine months ended September 30, 2020 - \$527 and \$959, respectively).

Liquidity risk is the risk that an entity is unable to fund its assets or meet its obligations as they come due. Liquidity risk is managed in part through cash forecasting. While there are uncertainties in assessing future liquidity requirements under normal operating conditions, the stressed conditions caused by COVID-19 have introduced increased uncertainties. The Company monitors forecasts of liquidity requirements to ensure it has the ability to meet

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 nine months ended September 30, 2021 and 2020

operational needs by maintaining sufficient availability of the combination of cash and credit facility capacity, and to ensure the Company will meet its financial covenants related to debt agreements. Such forecasting involves a significant degree of judgment which takes into consideration current and projected macroeconomic conditions, the Company's cash collection efforts, debt financing and refinancing plans, and covenant compliance required under the terms of debt agreements. There is a risk that such liquidity forecasts may not be achieved and that currently available debt financing may no longer be available to the Company at terms and conditions that are favorable, or at all.

As a result of the events and conditions associated with COVID-19, the Company has amended certain terms of various financing arrangements having conducted an assessment of its liquidity. The Company believes that it has sufficient available liquidity to meet its minimum obligations as they come due and to comply with financial covenants in its credit facilities, as amended, for a period of at least 12 months from September 30, 2021. Further, the Company has assessed that there are no material uncertainties related to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern. In making this significant judgment, the Company has prepared a cash flow forecast with the most significant assumptions in the preparation of such forecast being the ability of its tenants to meet their projected rental obligations to the Company, the continued availability of financing and occupancy levels at owner occupied properties.

In response to a severe downside scenario, management has the ability to take the following mitigating actions to reduce costs, optimize the Company's cash flow and preserve liquidity:

- (i) utilizing available cash to pay down debts,
- (ii) sell certain properties and use the proceeds to buy down debt,
- (iii) exercise the Company's right to convert its convertible debentures into common shares,
- (iv) reducing non-essential capital expenditures.

#### (b) 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, 2020 issued on March 11, 2021, 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 November 10, 2021.

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, 2020. The following IFRS amendments were adopted in 2021:

In August 2020, the IASB issued Interest Rate Benchmark Reform ("IBOR") Reform and the Effects on Financial Reporting – Phase II (amendments to IFRS 9, IFRS 7, IAS 39 – Financial Instruments: Recognition and Measurement ("IAS 39"), IFRS 4 – Insurance Contracts ("IFRS 4") and IFRS 16 – Leases ("IFRS 16")). The objective of the second phase of the IASB's project was to assist entities in providing useful information about the effects of the transition to alternative benchmark rates and support preparers in applying the requirements of the IFRS Standards when changes are made to contractual cash flows or hedging relationships as a result of the transition to an alternative benchmark interest rate. The amendments affect the basis for determining the contractual cash flows as a result of benchmark interest rate reform, hedge accounting and disclosures.

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 nine months ended September 30, 2021 and 2020

On March 5, 2021, the Financial Conduct Authority announced that panel bank submissions for certain LIBOR settings will cease as at December 31, 2021 and the remainder on June 30, 2023, after which representative LIBOR rates will no longer be available. The Company holds debt and derivative instruments that will be impacted by any potential changes to the June 30, 2023 LIBOR cessation date. To the extent not already completed, the Company plans to amend in-place agreements to a new benchmark or implement appropriate fallback provisions as applicable in response to the IBOR reform prior to or by the June 30, 2023 effective date.

#### 2. Loans receivable:

Loans receivable issued as at September 30, 2021 and December 31, 2020 are detailed in the table below:

Debtor	Loan Type	September 30, 2021	December 31, 2020	Issued Date	Maturity Date <sup>(1)</sup>	Current Interest Rate	PIK Interest Rate
Mainstreet Investment Company, LLC	Interest-only loan	\$ 3,932	\$ 3,932	December 22, 2016	December 22, 2018	8.5 %	1.5 %
	Revolving credit				(2)		
Autumnwood Lifestyles Inc.	facility	1,183	1,178	November 1, 2016	October 31, 2018 (3)	8.0 %	— %
Symcare ML, LLC	Loan receivable	_	7,295	October 20, 2017	December 31, 2033	5.0 %	— %
Premier Senior Living, LLC (6)	Loan receivable	721	725	August 16, 2013 (2)	August 16, 2025	9.4 %	— %
Ellipsis Real Estate Partners	Loan receivable	951	951	May 4, 2018	May 4, 2028	— %	10.0 %
Ellipsis Real Estate Partners	Loan receivable	1,332	1,338	September 14, 2018	September 14, 2028	— %	10.0 %
Symcare ML, LLC	Loan receivable	_	15,000	December 26, 2018	December 31, 2033	5.0 %	5.0 %
Hillcrest Millard, LLC	Loan receivable	521	503	January 1, 2019	January 1, 2028	— %	5.0 %
Hillcrest Firethorn, LLC	Loan receivable	489	472	January 1, 2019	November 1, 2027	— %	5.0 %
Bridgemoor Transitional Care Operations, LLC (5)	Loan receivable	1,872	1,872	June 5, 2019	June 5, 2035	— %	— %
MOC Webster, LLC	Loan receivable	842	576	June 5, 2019	June 5, 2035	— %	— %
RHS Propco Mooresville, LLC	Loan receivable	5,000	5,000	June 28, 2019	July 1, 2024	8.5 %	— %
Memory Care America LLC	Loan receivable	254	1,198	July 31, 2019	January 1, 2024	8.5 %	— %
Ellipsis Real Estate Partners LLC (9)	Mezzanine loan	477	474	October 25, 2019	October 1, 2022	2.5 %	7.5 %
Blue Bell Senior Holdings, LLC (7)	Loan receivable	490	490	February 21, 2020	March 1, 2024	5.9 %	— %
PSL Care GP LLC	Loan receivable	450	450	May 6, 2020	(8)	3.5 %	— %
Symcare ML, LLC	Loan receivable	7,276	_	June 1, 2021	December 31, 2035	— %	1.0 %
Accrued current and	d long term interest	1,010	3,122				
Allowance for losses	on loans receivable	(7,341)	(28,241)				
Carrying value of loans recorde	d at amortized cost	\$ 19,459	\$ 16,335				
Javelina Ventures, LLC	Loan receivable - FVTPL	1,894	2,368	December 31, 2018	(4)	— %	5.0 %
Carrying value	of loans receivable	21,353	18,703				
L	ess current portion	1,057	1,799				
	Long term portion	\$ 20,296	\$ 16,904				

<sup>(1)</sup> Mezzanine loans are due at the time of sale of the property if sale occurs earlier than the stated maturity date.

<sup>(2)</sup> Loan assumed through acquisition on February 1, 2018. Loan was originally issued by Care PSL Holdings LLC on August 16, 2013.

<sup>(3)</sup> Maturity date is the later of October 31, 2018 or the completion of the expansion projects at the Marina Point and Red Oak Facilities. The projects are not yet complete.

<sup>(4)</sup> The repayment of this loan is pursuant to Javelina Ventures Operating Agreement in which net available cash from operations will be used to repay the principal and accrued interest on this loan.

<sup>(5)</sup> This loan was issued to MOC Fort Worth, LLC; MOC Round Rock, LLC; MOC San Antonio II, LLC; MOC Webster, LLC; and Bridgemoor Transitional Care Operations. LLC.

<sup>(6)</sup> This loan was issued to Park Terrace Operating, LLC; Seneca Lake Terrace Operating, LLC; and Premier Senior Living, LLC.

<sup>(7)</sup> Maturity date is the earlier of March 1, 2024, the date that the existing debt secured by the property is refinanced, or upon termination of the management agreement.

<sup>(8)</sup> No stated maturity date for loan receivable. Principal of loan is repaid when distributions are made from the joint venture operated by Phoenix Senior Living.

<sup>(9)</sup> This loan was funded for the development of a memory care facility in Wyoming, MI.

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 nine months ended September 30, 2021 and 2020

\$11,975 of the loans outstanding and \$70 of the accrued current and long term interest as at September 30, 2021 in the table above are made to current tenant operators. Of these amounts, \$3,086 has been reserved as uncollectible.

Loans receivable and associated allowance for losses on loans receivable accounted for at amortized cost as at September 30, 2021 are as follows:

	Stage 1	Stage 2	Stage 3	Total
Loans receivable, net of loan fees	\$ 17,936 \$	1,964 \$	6,900 \$	26,800
Allowance for losses on loans receivable	(267)	(377)	(6,697)	(7,341)
Loans receivable, net of allowances	\$ 17,669 \$	1,587 \$	203 \$	19,459

Loans receivable and associated allowance for losses on loans receivable accounted for at amortized cost as at December 31, 2020 are as follows:

	Stage 1	Stage 2	Stage 3	Total
Loans receivable, net of loan fees	\$ 11,079 \$	1,186 \$	32,311 \$	44,576
Allowance for losses on loans receivable	(127)	(236)	(27,878)	(28,241)
Loans receivable, net of allowances	\$ 10,952 \$	950 \$	4,433 \$	16,335

The changes in the gross loans receivable balance during the period ended September 30, 2021 are shown in the following table:

	Stage 1	Stage 2	Stage 3	Total
Total loans receivable as at December 31, 2020	\$ 11,079 \$	1,186 \$	32,311 \$	44,576
Loans receivable				
Transfer to/(from)				
Stage 1	(733)	733		_
Stage 2	_	_		_
Stage 3	_		_	_
	\$ 10,346 \$	1,919 \$	32,311 \$	44,576
Issuances	468	41	265	774
Repayments	_	_	(943)	(943)
Currency translation	_	4		4
Non-cash settlement	7,122	_	(24,733)	(17,611)
Total loans receivable as at September 30, 2021	\$ 17,936 \$	1,964 \$	6,900 \$	26,800

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 nine months ended September 30, 2021 and 2020

The changes in the allowance for credit losses during the period ended September 30, 2021 are shown in the following table:

	Stage 1	Stage 2	Stage 3	Total
Total allowance for credit losses as at December 31, 2020	\$ 127 \$	236 \$	27,878 \$	28,241
Allowance for credit losses				
Remeasurement	_	133	263	396
Transfer to/(from)				
Stage 1	(7)	7		_
Stage 2	_			_
Stage 3		_	_	_
	\$ 120 \$	376 \$	28,141 \$	28,637
Issuances	_	_	265	265
Repayments	_		(154)	(154)
Currency translation	_	1		1
Non-cash settlement	147		(21,555)	(21,408)
Total allowance for credit losses as at September 30, 2021	\$ 267 \$	377 \$	6,697 \$	7,341

For the three and nine months ended September 30, 2021, a gain of \$19 and a loss of \$666, respectively (three and nine months ended September 30, 2020 - \$13,056 loss and \$20,151 loss, respectively) was recorded as change in allowance for credit losses on loans and interest receivable in the condensed consolidated interim statements of loss and comprehensive loss. For the three and nine months ended September 30, 2021 a loss of \$0 and \$474, respectively (three and nine months ended September 30, 2020 - NIL) was recorded as a change in fair value of financial instruments in the condensed consolidated interim statements of loss and comprehensive loss for the change in fair value of the loan to Javelina Ventures, LLC.

On June 1, 2021, a subsidiary of the Company entered into a loan agreement with the tenant operator of the Symphony Portfolio ("Symcare") for a principal amount of \$17,000 in satisfaction of all remaining balances owed by Symcare including the \$7,295 loan entered into on October 20, 2017 and accrued interest thereon, the \$15,000 loan entered into on December 26, 2018 and accrued interest thereon, and \$10,969 of outstanding rent receivable offset by the release of the \$7,000 security deposit on the previous master lease with Symcare. The new loan matures on December 31, 2035 and earns interest at an annual rate of 1.0% which accrues to the balance of the loan until maturity ("PIK Interest"). The loan is discounted using a market rate and is recorded at a net loan balance of \$7,276.

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 nine months ended September 30, 2021 and 2020

### 3. Other assets:

Other assets are as follows:

	Septe	ember 30, 2021	De	ecember 31, 2020
Prepaid expense	\$	3,645	\$	2,330
Security deposits and costs related to future acquisitions		· —		682
Escrow deposits held by lenders		4,430		5,251
Right-of-use assets		1,577		1,889
Bond assets		753		881
Other		912		807
	\$	11,317	\$	11,840
Current	\$	8,987	\$	9,069
Non-current		2,330		2,771
	\$	11,317	\$	11,840

Escrow deposits held by lenders includes amounts held for use in payment of real estate taxes, property insurance and replacement reserves.

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 nine months ended September 30, 2021 and 2020

### 4. Investment properties:

#### (a) Investment properties:

	Number of Properties	Amount
Balance, December 31, 2020	69	\$ 882,019
Capital expenditures	_	1,012
Sale of income properties	(8)	(111,653)
Held for sale properties	(5)	(2,600)
Increase in straight-line rents	_	4,970
Fair value adjustment	_	(16,101)
Amortization of tenant inducements	_	(347)
Translation of foreign operations	_	333
Balance, September 30, 2021	56	\$ 757,633
Investment properties in use		\$ 739,194
Property under development		18,439
Balance, September 30, 2021		\$ 757,633
Property tax liability under IFRIC 21		(3,022)
Fair value adjustment to investment properties - IFRIC 21		3,022
		\$ 757,633

At September 30, 2021, the Company used an internal valuation process to value its 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. Management considers the external valuations for a cross-section of properties that represent different geographical locations across the Company's portfolio and updates, as deemed necessary, the valuation models to reflect current market data.

Acquired investment properties are initially measured at cost, including directly attributable acquisition costs, when the transactions are deemed to be asset acquisitions. Acquisition costs related to business combinations are expensed in the period incurred. 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 or discounted cash flow projections (Level 3 inputs). 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. When a loan is arranged with a tenant at a below market rate, the estimated fair value of the discount is recognized as a tenant inducement at the time the loan commitment is made.

Capital expenditures include costs related to expansion projects at two buildings in Canada that are jointly owned. The Company has committed to fund its share of the projects as the expansions are completed.

The Company continues to review market capitalization, discount and terminal capitalization rates as well as its future cash flow projections and the valuation of its properties in light of the COVID-19 pandemic. The carrying value for the Company's investment properties reflects its best estimate for the highest and best use as at September 30, 2021. It is not possible to forecast with certainty the duration and full scope of the economic impact of COVID-19 and other consequential changes it will have on the Company's business and operations, both in the short term and in the long term. In a long term scenario, certain aspects of the Company's business and operations that could potentially be impacted include rental income,

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 nine months ended September 30, 2021 and 2020

occupancy, turnover, future demand, and market rents, which all ultimately impact the underlying valuation of investment properties.

On July 30, 2021, the Company entered into a purchase and sale agreement for the sale of 5 properties in Pennsylvania for total cash consideration of \$2,600 and the sale was completed on October 1, 2021. The assets are classified as held for sale on the condensed consolidated interim statement of financial position at September 30, 2021.

The following table summarizes the significant unobservable inputs in determining fair value:

Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurements
Capitalization rates	There is an inverse relationship between the capitalization rates and the fair value; in other words, the higher the capitalization rate, the lower the estimated fair value.
Stabilized future cash flows	There is a direct relationship between the stabilized future cash flows and the fair value; in other words, the higher the stabilized future cash flows, the higher the estimated fair value.

The capitalization rates used in determining fair value of investment properties measured as at September 30, 2021 and December 31, 2020 are set out in the following table:

	September 30, 2021	December 31, 2020
Capitalization rate - range Capitalization rate - weighted average	6.90% - 9.75% 8.07%	5.85% - 9.00% 8.06%

The fair value of investment properties is most sensitive to changes in capitalization rates and stabilized future cash flows. Changes in the capitalization rates and stabilized future cash flows would result in the following changes in the fair value of the Company's investment properties:

	Septer	mber 30, 2021	December 31, 2020		
Investment property valued using direct capitalization income approach	\$	523,748	\$	617,931	
Investment property valued using discounted cash flow projection	\$	195,447	\$	139,727	
Investment property valued using other methods	\$	38,438	\$	124,361	
Capitalization rate:					
25-basis point increase	\$	(15,876)	\$	(18,727)	
25-basis point decrease	\$	16,912	\$	19,945	

In addition, a 1% increase in stabilized future cash flows would result in a portfolio fair value increase of \$5,237. A 1% decrease in stabilized future cash flows would result in a portfolio fair value decrease of \$5,237. A 1% increase in stabilized future cash flows coupled with a 0.25% decrease in capitalization rates would result in a portfolio fair value increase of \$22,318. A 1% decrease in stabilized future cash flows coupled with a 0.25% increase in capitalization rates would result in a portfolio fair value decrease of \$20,955.

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 nine months ended September 30, 2021 and 2020

### (b) Asset dispositions - nine months ended September 30, 2021

	Che	esterton, IN	Symcare	Inspirit	Total
Number of consolidated properties disposed:		(1)	(3)	(4)	(8)
Net assets disposed:					
Investment properties	\$	(19,982) \$	(55,283) \$	(36,388) \$	(111,653)
Working capital balances		(50)	_	90	40
Non-controlling interest liability		_	_	1,224	1,224
	\$	(20,032) \$	(55,283) \$	(35,074) \$	(110,389)
Consideration received:					
Cash		(20,032)	(55,283)	(35,074)	(110,389)
	\$	(20,032) \$	(55,283) \$	(35,074) \$	(110,389)

On April 30, 2021, the Company sold a property located in Chesterton, IN to the operator Symphony for a sale price of \$20,000 before closing costs. The consideration was paid in the form of a \$14,503 repayment of the mortgage secured by the property and \$5,529 of cash.

On June 1, 2021, the Company sold three properties located in Chicago, IL to the operator Symphony for a sale price of \$55,500 before closing costs. The consideration was paid in the form of \$55,283 cash. The cash was used to pay down the Credit Facility.

On July 1, 2021, the Company sold its interest in four investment properties to the operator Inspirit for total consideration of \$35,500, \$23,626 of which paid off the full amount of outstanding mortgages, and the remaining was received in cash.

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 nine months ended September 30, 2021 and 2020

### 5. Property, plant and equipment, net:

Property, plant and equipment consists of the following as at September 30, 2021:

	Land	Buildings	Furniture, fixtures and equipment	Properties under development	Total
Cost					
Balance, December 31, 2020	\$ 28,827 \$	465,288 \$	12,843	\$ 7,406	\$ 514,364
Additions	_	2,636	1,898	725	5,259
Transfers	_	7,533	_	(7,533)	_
Assets contributed to joint venture	(2,600)	_	_		(2,600)
Assets transferred to held for sale	(106)	(1,993)	(33)		(2,132)
Balance, September 30, 2021	\$ 26,121 \$	473,464 \$	14,708	\$ 598	\$ 514,891
Accumulated depreciation					
Balance, December 31, 2020	\$ — \$	59,744 \$	2,795	\$ —	\$ 62,539
Depreciation and amortization	_	17,180	955	_	18,135
Assets transferred to held for sale	_	(395)	(24)		(419)
Balance, September 30, 2021	\$ — \$	76,529 \$	3,726	\$ —	\$ 80,255
Property, plant and equipment, net balance, December 31, 2020	\$ 28,827 \$	405,544 \$	10,048	\$ 7,406	\$ 451,825
Property, plant and equipment, net balance, September 30, 2021	\$ 26,121 \$	396,935 \$	10,982	\$ 598	\$ 434,636

In June 2021 the Company ceased operations in and listed for sale a property located in Port Royal, SC. The Company has successfully transitioned all residents from this property into new locations in order to prepare the building for sale. The assets are classified as held for sale on the condensed consolidated interim statement of financial position at September 30, 2021.

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 nine months ended September 30, 2021 and 2020

### 6. Joint arrangements:

As at September 30, 2021, the following are the Company's joint arrangements:

Joint arrangement	Number of properties	Location	Company ownership	Consolidation type
Invesque-Autumnwood Landlord	4	Canada	50 %	Joint operation (1)
Invesque-Autumnwood Operator		Canada	50 %	Joint venture (2)
Calamar	2	United States	75 %	Joint venture (3)
Heritage JV	3	United States	80 %	Joint venture (3)
Heritage Newtown	1	United States	80 %	Joint venture (3)
Heritage Harleysville	1	United States	90 %	Joint venture (3)
Heritage Glassboro	1	United States	90 %	Joint venture (3)
Jaguarundi	8	United States	61 %	Joint venture (4)
Terra Bluffs	1	United States	74 %	Joint venture (3)

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

The Company has entered into a number of joint arrangements for the purpose of jointly owning and operating certain of its seniors housing investments as detailed in the table above.

The Company and Autumnwood each owns a 50% direct beneficial interest in the real estate assets of the Invesque-Autumnwood Landlord entity and are jointly obligated for the related mortgages for a portfolio of four properties which are accounted for as joint operations and are accounted for under the proportionate consolidation method. The Company's 50% interest in the operations of these properties is held through separate legal entities (collectively referred to as "Invesque-Autumnwood Operators"), which under IFRS 11, Joint arrangements, are accounted for as joint ventures using the equity method. Invesque-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. The Company's share of the landlords' lease receipts, \$878 and \$2,651 for the three and nine months ended September 30, 2021, respectively (three and nine months ended September 30, 2020 - \$779 and \$2,301, respectively), is reported as lease revenue from joint ventures. Invesque-Autumnwood Operators lease expense is included in the share of loss from joint ventures in the condensed consolidated interim statements of loss and comprehensive loss.

The Company has an interest in eight seniors housing and care properties in the United States in which it also owns an interest in the operations at those properties through joint arrangements. In these joint arrangements, the Company owns an interest in the real estate and operations through separate legal entities at each of the properties and has management agreements in place to provide for the day to day operations resulting in joint control of the interests. Each of these joint arrangements are accounted for as joint ventures using the equity method and the Company's share of net income is included in loss from joint ventures in the condensed consolidated interim statements of loss and comprehensive loss.

The Company provides a guarantee on the outstanding mortgage balances of the Jaguarundi Ventures, LP in exchange for a fee equal to 15 basis points on the amount guaranteed. The Company earns an asset management fee of 25 basis points based on gross asset value. For the three and nine months ended September 30, 2021, the Company has earned guaranty fees of \$15 and \$45, respectively (three and nine months ended September 30, 2020 - \$15 and \$45, respectively) and management fees of \$101 and \$303, respectively (three and nine months ended September 30, 2020 - \$101 and \$303, respectively) from Jaguarundi Ventures, LP included in other revenue in the condensed consolidated interim statements of loss and comprehensive loss.

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

<sup>(3)</sup> These joint venture arrangements have been structured through separate legal entities. The joint venture owns an interest in separate legal entities which own the real estate and operations.

<sup>(4)</sup> The joint venture owns an interest in separate legal entities which own the real estate and leases the properties to third party operators.

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 nine months ended September 30, 2021 and 2020

On June 14, 2021, the Company entered into a joint venture for the development of a seniors housing property in Parker, Colorado ("Terra Bluffs"). The Company contributed land valued at \$2,600 and \$3,002 of cash to the joint venture in exchange for a 73.6% ownership interest. Other assets of \$702 was spent on predevelopment costs prior to the formation of the joint venture. The project has property under development of \$7,051 at 100% ownership as of September 30, 2021. The remaining portion of the project will be funded through draws on construction loans at the joint venture.

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

•	Thre	e months ended	September 30,	Nine months ended September			
	2021		2020		2021	2020	
Cash contributions to joint ventures	\$	1,100 \$	167	\$	3,979 \$	1,855	
Distributions received from joint ventures	\$	125 \$	811	\$	951 \$	2,831	

	Septembe	r 30	, 2021	December 31, 2020				
	Net assets	Сс	ompany share of net assets	Net assets	Co	mpany share of net assets		
Cash	\$ 21,160	\$	14,543	\$ 5,480	\$	4,152		
Tenant and other receivables	3,102		1,781	3,204		1,765		
Assets held for sale	93,000		56,274	_		_		
Other	1,089		1,180	923		839		
Current assets	118,351		73,778	9,607		6,756		
Investment properties	210,123		154,518	292,526		204,399		
Property, plant and equipment, net	25,854		18,662	26,317		19,044		
Loans receivable	3,883		54	3,885		55		
Other non-current assets	493		371	481		362		
Total assets	\$ 358,704	\$	247,383	\$ 332,816	\$	230,616		
Accounts payable and accrued liabilities	\$ 12,201	\$	9,237	\$ 6,753	\$	4,787		
Unearned revenue	609		496	712		585		
Mortgages payable - current	37,428		24,581	25,332		17,311		
Current liabilities	50,238		34,314	32,797		22,683		
Mortgages payable - non-current	183,234		132,920	187,120		135,298		
Construction loan	4,710		3,472	_				
Loan commitment liability	_		_	416		252		
Derivative instruments	4,775		3,695	7,249		5,615		
Other non-current liabilities	2,259		1,483	2,286		1,510		
Total liabilities	\$ 245,216	\$	175,884	\$ 229,868	\$	165,358		
Net assets	\$ 113,488	\$	71,499	\$ 102,948	\$	65,258		

As at September 30, 2021, the Company classified five properties held in Jaguarundi Venture, LP as held for sale in the table above.

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 nine months ended September 30, 2021 and 2020

Loan commitment liability represents the fair value of commitments made by the Company to issue loans at rates below market value.

As at September 30, 2021, a joint arrangement with respect to one property currently undergoing renovations did not meet certain debt service coverage ratio requirements under the terms of a mortgage agreement secured by the property. As the joint arrangement did not have an unconditional right to defer settlement of the mortgage for at least twelve months as at September 30, 2021, the \$9,186 outstanding loan balance has been classified as a current liability of the joint arrangement as at September 30, 2021.

As at September 30, 2021, a joint arrangement with respect to one property held in Jaguarundi Ventures, LP did not meet certain debt covenant requirements under the terms of a mortgage agreement secured by the property. As the joint arrangement did not have an unconditional right to defer settlement of the mortgage for at least twelve months as at September 30, 2021, the \$13,569 outstanding loan balance has been classified as a current liability of the joint arrangement as at September 30, 2021.

	Three months ended September 30, 2021					Three months ended September 30, 2020			
		Net income (loss)	(	Company share of net income (loss)		Net income (loss)	Company share of net income (loss)		
Revenue	\$	14,427	\$	8,578	\$	14,653 \$	8,875		
Other income						638	527		
Property operating expense		(9,924)		(5,610)		(9,572)	(5,439)		
Depreciation expense		(182)		(135)		(181)	(135)		
Finance costs		(2,252)		(1,613)		(2,400)	(1,722)		
Real estate tax expense		(408)		(247)		(420)	(252)		
General and administrative expenses		(2,023)		(1,224)		(2,161)	(1,308)		
Allowance for credit losses on loans and interest receivable		_		_		(5,239)	(4,326)		
Change in fair value of financial instruments		549		424		588	454		
Change in fair value of investment properties		3,807		1,396		(5,803)	(4,094)		
Net income (loss), prior to distributions to owners	\$	3,994	\$	1,569	\$	(9,897) \$	(7,420)		

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 nine months ended September 30, 2021 and 2020

	Nine months ended September 30, 2021					Nine months ended September 30, 2020			
		Net income (loss)	(	Company share of net income (loss)		Net income (loss)	Company share of net income (loss)		
Revenue	\$	43,390	\$	25,613	\$	50,384 \$	31,799		
Other income		144		129		1,169	959		
Property operating expense		(29,660)		(16,659)		(33,102)	(20,024)		
Depreciation expense		(544)		(407)		(543)	(407)		
Finance costs		(6,853)		(4,918)		(6,943)	(4,907)		
Real estate tax expense		(1,224)		(741)		(1,253)	(758)		
General and administrative expenses		(4,324)		(2,616)		(2,348)	(1,412)		
Allowance for credit losses on loans and interest receivable		(954)		(577)		(14,471)	(11,758)		
Change in fair value of financial instruments		2,474		1,920		(5,334)	(4,149)		
Change in fair value of investment properties		(153)		(1,844)		(30,099)	(21,729)		
Net income (loss), prior to distributions to owners	\$	2,296	\$	(100)	\$	(42,540) \$	(32,386)		

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 other receivables, loans receivable, accounts payable, loan commitment liabilities, and lease revenue from joint ventures.

The following table summarizes information about the gross balance of mortgages payable at the joint ventures:

	September 30, 2021		December 31, 2020
Mortgages at fixed rates:			
Mortgages (principal) (1)	\$ 166,392	\$	170,814
Interest rates	3.99% to 4.98%		3.99% to 4.98%
Weighted average interest rate	4.29 %		4.30 %
Mortgages at variable rates: Mortgages (principal)	\$ 55,725	\$	42,635
Interest rates	plus 2.40% to LIBOR % with a 3.40% floor	LIBO	PR plus 2.40% to LIBOR plus 3.00%
Weighted average interest rate	3.19 %		3.88 %
Blended weighted average rate	4.01 %		4.22 %

<sup>(1)</sup> Includes \$113,974 of variable rate mortgages that are fixed with interest rate swaps.

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 nine months ended September 30, 2021 and 2020

The following tables summarize the information about the Company's investment in Jaguarundi Ventures, LP, which have been accounted for under the equity method and included in tables above. Jaguarundi Ventures, LP is shown separately below due to significance of the interest in the joint venture. The joint venture was formed on June 5, 2019. During the three and nine months ended September 30, 2021, the Company has not made cash contributions to Jaguarundi Ventures, LP (three and nine months ended September 30, 2020 - \$0 and \$1,428, respectively). During the three and nine months ended September 30, 2021, the Company has not received any distributions from Jaguarundi Ventures, LP (three and nine months ended September 30, 2020 - NIL).

	Septembe	r 30, 2	2021	December 31, 2020				
	Net assets	Con	npany share of net assets	Net assets	Coı	npany share of net assets		
Cash	\$ 11,337	\$	6,858	\$ 1,658	\$	1,003		
Tenant and other receivables	1,206		730	1,602		969		
Assets held for sale	93,000		56,274	_		_		
Other	9		5	110		68		
Current assets	105,552		63,867	3,370		2,040		
Investment properties	55,653		33,676	143,785		86,999		
Loans receivable	25		15	_		_		
Total assets	\$ 161,230	\$	97,558	\$ 147,155	\$	89,039		
Accounts payable and accrued liabilities	\$ 1,588	\$	961	\$ 1,918	\$	1,160		
Mortgages payable - current	27,571		16,683	15,227		9,214		
Current liabilities	29,159		17,644	17,145		10,374		
Mortgages payable - non-current	80,364		48,628	84,149		50,916		
Loan commitment liability	_			416		252		
Derivative instruments	1,073		650	1,602		969		
Other non-current liabilities	1,700		1,029	1,700		1,029		
Total liabilities	\$ 112,296	\$	67,951	\$ 105,012	\$	63,540		
Net assets	\$ 48,934	\$	29,607	\$ 42,143	\$	25,499		

The Company provides a guarantee on the outstanding mortgage balances of the Jaguarundi Ventures, LP in exchange for a fee equal to 15 basis points on the amount guaranteed. As of September 30, 2021, the outstanding mortgages balance of Jaguarundi Ventures, LP is \$107,935. As of September 30, 2021, the value of the properties that collateralize the mortgages is \$148,653 and is sufficient to support the mortgage values.

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 nine months ended September 30, 2021 and 2020

	Three months ended September 30, 2021			Th	Three months ended September 30, 2020			
		Net income (loss)	Company share of net income (loss)		Net income (loss)	Company share of net income (loss)		
Revenue	\$	3,653	\$ 2,188	\$	3,628 \$	2,173		
Finance costs		(1,073)	(649)		(1,122)	(679)		
Real estate tax expense		(408)	(247)		(418)	(252)		
General and administrative expenses		(2,029)	(1,228)		(2,159)	(1,306)		
Allowance for credit losses on loans and interest receivable		_	_		(5,239)	(4,326)		
Change in fair value of financial instruments		124	76		135	81		
Change in fair value of investment properties		7,208	4,383		(5,327)	(3,201)		
Net income (loss), prior to distributions to owners	\$	7,475	\$ 4,523	\$	(10,502) \$	(7,510)		

	Ni	Nine months ended September 30, 2021			Ni	Nine months ended September 30, 2020			
		Net income (loss)	(	Company share of net income (loss)		Net income (loss)	Company share of net income (loss)		
Revenue	\$	10,918	\$	6,539	\$	10,850 \$	6,498		
Finance costs		(3,208)		(1,941)		(2,744)	(1,507)		
Real estate tax expense		(1,224)		(741)		(1,253)	(758)		
General and administrative expenses		(4,332)		(2,621)		(2,392)	(1,447)		
Allowance for credit losses on loans and interest receivable		(954)		(577)		(14,471)	(11,758)		
Change in fair value of financial instruments		528		320		(1,100)	(666)		
Change in fair value of investment properties		5,063		3,130		(15,760)	(9,469)		
Net income (loss), prior to distributions to owners	\$	6,791	\$	4,109	\$	(26,870) \$	(19,107)		

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 nine months ended September 30, 2021 and 2020

#### 7. 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.

	Septe	ember 30, 2021	Borrowing rate at September 30, 2021	Dec	ember 31, 2020	Borrowing rate at December 31, 2020
Credit Facility Term (1)	\$	200,000	4.51 %	\$	200,000	4.66 %
Credit Facility Revolver (3)		156,189	3.58 %		190,500	3.58 %
MOB Facility USD denominated portion		21,286	2.28 %		21,286	2.34 %
MOB Facility CAD denominated portion (1) (2)		67,182	4.32 %		66,904	4.32 %
Magnetar Facility		_	— %		10,000	9.00 %
Commonwealth Facility (4)		180,453	3.80 %		176,000	3.84 %
Finance costs, net		(2,936)	_		(4,094)	_
Carrying value	\$	622,174	3.98 %	\$	660,596	4.09 %
Less current portion		_			10,000	
Long-term portion	\$	622,174		\$	650,596	

<sup>(1)</sup> This facility is fixed with an interest rate swap.

On December 20, 2018, the Company entered into an agreement for an unsecured credit facility (the "Credit Facility") with a \$400,000 capacity. The Credit Facility is comprised of a \$200,000 term loan and a \$200,000 revolving line of credit. The term loan has a maturity date of December 20, 2023, while the revolving line of credit has a maturity date of December 20, 2022, with a one year extension option, subject to lender approval. The Credit Facility bears interest at a rate of LIBOR plus an applicable margin based on the Company's consolidated leverage ratio, with an option to use a rate based on Base Rate, as defined in the agreement, plus an applicable margin.

The borrowing capacity of the Credit Facility is based on the undepreciated book value of an unencumbered pool of assets. Per the agreement, the Company's leverage could not exceed 62.5% through December 31, 2019, reducing to 60% thereafter. The agreement also provides for the Company's leverage to increase to 65% for two quarters following any material acquisition (the "surge period"). Per the agreement, the fixed charge ratio shall not be less than 1.75 to 1.0. On November 7, 2019, the Company amended the terms of the Credit Facility to extend the surge provision period following a material acquisition for both the maximum consolidated total leverage ratio covenant and unencumbered pool leverage covenant. The maximum consolidated total leverage ratio may increase to 65% for four quarters starting with the third quarter of 2019. The unencumbered pool leverage ratio may increase to 65% for two quarters starting with the third quarter of 2019, reducing to 62.5% for two quarters after that, and reducing back to 60% thereafter. The Company's acquisition of Commonwealth is considered a material acquisition under the terms of the Credit Facility.

On November 4, 2020, the Company entered into an agreement to modify the Credit Facility, in which the facility will be permanently converted to a facility secured by pledges of equity in the special purposes entities which own the properties making up a borrowing base. The minimum fixed charge coverage ratio covenant will permanently decrease from 1.75 to 1.60. Per the agreement, the Company will be granted a surge period effective with the quarterly reporting period ended September 30, 2020 through June 30, 2021. During the surge period, the consolidated leverage ratio covenant will be increased from 60% to 65%, the advance rate will increase from 60% to 65% of the borrowing base, the applicable margin for LIBOR loans will increase 15 basis points, and the implied interest rate used to calculate the debt service coverage amount will decrease from 6.0% to 5.75%. Per the agreement, the surge period ended June 30, 2021.

<sup>(2)</sup> This facility is denominated in Canadian dollars with a principal amount of CAD\$85,202.

<sup>(3) \$75,000</sup> of this facility is fixed with interest rate swaps.

<sup>(4) \$176,000</sup> of this facility is fixed with interest rate swaps.

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 nine months ended September 30, 2021 and 2020

The table below shows the applicable margins at each leverage ratio during the surge period, which includes a 15 basis point increase:

		Applicable Margin for Revolving Credit LIBOR L	Applicable Margin for LIBOR Loans that are Term
Level	Consolidated Leverage Ratio	Loans	Loans
1	Less than 40%	1.75 %	1.70 %
2	Equal to or greater than 40% but less than 45%	1.90 %	1.85 %
3	Equal to or greater than 45% but less than 50%	2.05 %	2.00 %
4	Equal to or greater than 50% but less than 55%	2.20 %	2.15 %
5	Equal to or greater than 55% but less than 60%	2.35 %	2.30 %
6	Equal to or greater than 60% but less than 65%	2.60 %	2.55 %

On May 1, 2018, a wholly owned subsidiary of the Company entered into a secured credit facility ("MOB Facility") for the purpose of funding the acquisition of 14 medical office buildings. The facility has maximum commitment amounts of CAD\$90,060, with a borrowing rate of the BA Rate plus 220 basis points, and a US Dollar commitment of \$22,515, with a borrowing rate of LIBOR plus 220 basis points. The facility provides for interest-only payments through its maturity date of May 1, 2023. Per the terms of the agreement, CAD\$4,858 and USD\$1,228 are reserved for the construction of tenant improvements and the payment of leasing commissions for leases entered into after the closing of the transaction. On May 1, 2018, in conjunction with the acquisition, the Company drew CAD\$85,202 and USD\$16,647. The facility also included an allocation of USD\$4,460 for the acquisition of an additional medical office property in Williamsville, New York. On June 28, 2018, the Company amended the terms of the agreement to increase the borrowing capacity for the Williamsville, New York property to USD\$6,572. The company drew a total of USD\$6,572 in conjunction with the closing of the Williamsville asset on July 9, 2018. On December 31, 2018, the Company repaid USD\$1,933 on the facility. On September 21, 2020, the Company entered into an amendment to the MOB Facility that reset certain loan covenant levels. Pursuant to the terms of the amendment, during a test period beginning June 30, 2020, the Company's debt yield covenant level was reduced to 5.75% (which increases to 8.00% at December 31, 2021).

On July 26, 2019, the Company entered into a credit agreement with Magnetar for a principal amount of \$30,000, annual interest rate of 8.5%, and an initial maturity of one year with a one year extension option ("Magnetar Facility"). On December 5, 2019, the Company repaid \$15,000 on the facility. On June 5, 2020, the Company gave notice of intent to exercise the one year extension option and per the Magnetar Facility credit agreement the interest rate increased to 9.0%. On June 16, 2020, the Company repaid \$5,000 on the Magnetar Facility. On June 22, 2021, the Company used cash on hand to repay the \$10,000 Magnetar Facility.

On August 1, 2019, a wholly owned subsidiary of the Company entered into a secured credit facility ("Commonwealth Facility") for the purpose of funding the acquisition of Commonwealth Tranche I. The \$176,000 new debt secured by 16 properties has a maturity date of August 1, 2024, with 2 available extension options. It bears interest at a rate of LIBOR plus 215 basis points. The agreement also provides for an accordion feature that would extend the capacity of the loan by an additional \$50,000 subject to certain terms and conditions provided for in the agreement. Pursuant to the terms of the Commonwealth Facility, the Company is required to maintain a debt yield of 8.0% (which increases to 8.75% at September 30, 2021) as well as a Debt Service Coverage Ratio of 1.25.

On January 17, 2020, the Company entered into an amendment to the Commonwealth Facility that established a \$10,000 capital improvements holdback ("Holdback"). The Holdback provides funding to the Company for reimbursement of capital improvements made to the properties encumbered by the Commonwealth Facility. The amendment allows the Company to be reimbursed for 65% of capital improvement costs incurred. On January 26, 2021, the Company drew \$4,453 from the Holdback for reimbursement of expenses incurred for adding additional units to the Abingdon, South Boston and Front Royal properties.

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 nine months ended September 30, 2021 and 2020

Future principal repayments of the credit facilities are as follows:

	Aggregate princip paymen	al its
2021	\$ -	_
2022	156,18	39
2023	288,46	58
2024	180,45	53
2025	_	_
Thereafter	_	
Total	\$ 625,11	0

### 8. Mortgages payable:

Mortgages payable consist of the following as at September 30, 2021:

	Septe	ember 30, 2021	December 31, 2020		
Mortgages payable	\$	211,808	\$	296,881	
Mark-to-market adjustment, net		5,580		4,958	
Finance costs, net		(1,563)		(2,375)	
Carrying value	\$	215,825	\$	299,464	
Less current portion		35,322		30,622	
Long-term portion	\$	180,503	\$	268,842	

Mortgages payable are collateralized by investment properties and property, plant and equipment with a value of \$325,731 at September 30, 2021. Maturity dates on mortgages payable range from 2021 to 2054, and the weighted average years to maturity is 6.54 years at September 30, 2021.

Future principal payments on the mortgages payable as at September 30, 2021 are as follows:

	Regular principal payments	Principal due on maturity	Total principal payments	% of total principal payments
2021	\$ 1,001 \$	13,395 \$	14,396	7 %
2022	3,975	17,974	21,949	10 %
2023	3,581	48,741	52,322	25 %
2024	2,814	37,474	40,288	19 %
2025	1,483	23,438	24,921	12 %
Thereafter	28,252	29,680	57,932	27 %
	\$ 41,106 \$	170,702 \$	211,808	100 %

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 nine months ended September 30, 2021 and 2020

		September 30, 2021		December 31, 2020
Mortgages at fixed rates:				
Mortgages (principal) (1)	\$	156,129	\$	240,429
Interest rates		2.16% to 6.15%		2.55% to 6.15%
Weighted average interest rate		4.04 %		4.33 %
Mortgages at variable rates:				
Mortgages (principal)	\$	55,679	\$	56,452
		plus 2.45% to LIBOR		R plus 2.45% to LIBOR
Interest rates	pius 2.7	75% with a 1% LIBOR Floor	pius 2.	.75% with a 1% LIBOR Floor
Weighted average interest rate		3.51 %		3.53 %
Blended weighted average rate		3.90 %		4.18 %

<sup>(1)</sup> Includes \$35,223 of variable rate mortgages that are fixed with interest rate swaps.

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 nine months ended September 30, 2021 and 2020

### 9. Derivative financial instruments:

(a) Derivative swaps:

Derivative swaps as at September 30, 2021 are detailed in the table below:

			Asset (liability) balance		In	come (loss) fo months er		]	Income (loss) for months er		
Swap	Maturity date	Fixed rate	Notional amount	September De 30, 2021	cember 31, 2020	;	September 30, 2021	September 30, 2020		September 30, 2021	September 30, 2020
Credit Facility Term	December 19, 2023	LIBOR fixed at 2.11% \$	200,000 \$	(8,123) \$	(11,945)	\$	962 \$	1,000	\$	3,822 \$	(8,683)
Credit Facility Revolver	January 2, 2024	LIBOR fixed at 2.57%	25,000	(1,291)	(1,860)		151	155		569	(1,021)
Credit Facility Revolver	December 1, 2022	LIBOR fixed at 2.11%	50,000	(1,247)	(1,996)		240	259		749	(1,395)
Red Oak Swap (1)	January 18, 2023	Interest rate fixed at 2.17%	4,020	(1)	(13)		_	18		12	(3)
Winchester Swap	November 1, 2021	Interest rate fixed at 4.54%	_	_	(76)		_	23		34	(96)
MOB Facility Swap (2)	May 1, 2023	Banker's Acceptance fixed at 2.12%	67,182	(1,497)	(2,561)		275	177		1,088	(2,339)
Grand Brook Swap	October 2, 2021	Interest rate fixed at 5.98%	_	_	(402)		_	123		265	(46)
Commonwealth Swap	August 1, 2024	LIBOR fixed at 1.69%	176,000	(5,901)	(9,375)		556	666		3,474	(9,504)
Constant Care Swap	October 1, 2022	Interest rate fixed at 4.21%	_	_	(641)		_	96		203	(799)
Oak Ridge Swap	April 1, 2022	LIBOR fixed at 0.66%	14,068	(46)	(100)		18	20		54	(119)
Charlottesville Swap	March 31, 2024	LIBOR fixed at 0.56%	17,135	(45)	_		9	_		(45)	_
		Ca	rrying value \$	(18,151) \$	(28,969)	\$	2,211 \$	2,537	\$	10,225 \$	(24,005)
		Less current liab	ility portion	(46)	(491)						
		Long term liab	ility portion \$	(18,105) \$	(28,478)						

<sup>1)</sup> The swap has a notional amount of CAD\$5,091.

<sup>2)</sup> The swap is for a fixed amount of CAD\$85,202.

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 nine months ended September 30, 2021 and 2020

### (b) Prepayment embedded derivatives:

Certain mortgages payable contain prepayment options that represent embedded derivatives that require bifurcation from the host contract. The prepayment options are measured at fair value, with changes in the fair value being recognized as change in fair value of financial instruments in the condensed consolidated interim statements of loss and comprehensive loss.

The fair value of the prepayment embedded derivatives has been determined using a LIBOR based interest rate swap options ("swaptions") as a proxy. The swaptions were structured to mirror the financial conventions of the respective loans, including payment periods, accrual basis, principal amortization, prepayment dates and prepayment premiums. The swaptions were structured as fixed receiver with a strike rate set on market as of the date of the loan agreement with exercise premiums to match the underlying loans plus a cost of refinancing upon exercise. The resulting swaption price would represent a proxy for the value of the prepayment rights embedded in the underlying loans. The fair values determined are based on significant other observable inputs (Level 2). As at September 30, 2021, the prepayment embedded derivative assets have a fair value of \$3,732 (2020 - \$4,814). For the three and nine months ended September 30, 2021, a fair value loss of \$15 and \$1,081, respectively (three and nine months ended September 30, 2020 - \$406 loss and \$2,249 gain, respectively), was recorded in the condensed consolidated interim statements of loss and comprehensive loss.

#### 10. Convertible debentures:

As at September 30, 2021, the convertible debentures are comprised of the following:

	Septe	mber 30, 2021	Dece	ember 31, 2020	
Issued	\$	94,975	\$	94,975	
Issue costs, net of amortization and accretion of equity component		863		(180)	
Equity component, excluding issue costs and taxes		(2,384)		(2,384)	
Carrying value convertible debentures	\$	93,454	\$	92,411	
Less current portion		44,711			
Long term portion	\$	48,743	\$	92,411	

Interest costs related to the convertible debentures are recorded in financing costs using the effective interest rate method.

### 11. Commonwealth preferred unit liability:

As at September 30, 2021 the Commonwealth preferred unit liability is comprised of the following:

	Septer	September 30, 2021		
Issued	\$	67,381	\$	67,381
Equity component, net of accretion		(1,253)		(1,584)
Commonwealth preferred unit liability	\$	66,128	\$	65,797

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 nine months ended September 30, 2021 and 2020

### 12. Other liabilities:

Other liabilities are as follows:

	Septe	mber 30, 2021	December 31, 2020
Deferred shares liability (note 20)	\$	762	\$ 875
Security deposits received from tenants		2,278	8,576
Escrows collected from tenant		1,417	1,816
Unearned revenue		1,249	2,674
Liability to previous owner of Care		_	126
Lease liability		1,577	1,890
Loan commitment liability (note 23)		_	115
Exchangeable units liability		2,049	2,049
Earnout payable (note 23)		3,259	2,254
Other		470	841
	\$	13,061	\$ 21,216
Current	\$	3,012	\$ 4,975
Non-current		10,049	16,241
	\$	13,061	\$ 21,216

Loan commitment liability represents the fair value of commitments made by the Company to issue loans at rates below market value.

On June 1, 2021, in conjunction with the sale of three properties to the tenant operator Symphony and a new loan agreement with the operator, the Company entered into an agreement to extinguish the \$7,000 security deposit liability in settlement of past rents due from Symphony.

### 13. Reconciliation of changes in liabilities arising from financing activities:

	Credit facilities	Mortgages payable	Convertible debentures	Commonwealth preferred unit liability	Total
Balance, December 31, 2020	\$ 660,596 \$	299,464 \$	92,411	\$ 65,797 \$	1,118,268
Proceeds from financing	58,953	17,135	_	_	76,088
Repayments	(98,811)	(98,394)	_		(197,205)
Scheduled principal payments		(3,969)	_		(3,969)
Financing costs paid		(206)	_		(206)
Amortizing of financing costs, mark to market adjustments, and accretion of	1 150	1 (57	1.042	221	4 100
equity components	1,159	1,657	1,043	331	4,190
Changes in foreign currency rates	277	138	_	_	415
Balance, September 30, 2021	\$ 622,174 \$	215,825 \$	93,454	\$ 66,128 \$	997,581

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 nine months ended September 30, 2021 and 2020

### 14. Share capital:

### (a) Common shares:

The following number and value of common shares were issued and outstanding as at September 30, 2021:

	Common shares	C	arrying value
Balance, December 31, 2020	55,877,496	\$	509,203
Issued on settlement of Deferred Share Incentive Plan	282,200		637
Issued on settlement of equity settled Deferred Shares	76,596		516
Balance, September 30, 2021	56,236,292	\$	510,356

On April 10, 2020, the Company announced the suspension of its dividend for all common shareholders from April 1, 2020 until further notice.

### (b) Preferred shares:

The following number and value of preferred shares were issued and outstanding as at September 30, 2021:

	Preferred shares	Ca	rrying value
Balance, December 31, 2020 and September 30, 2021	9,098,598	\$	85,389

As at September 30, 2021, the preferred shares are convertible into 11,168,811 common shares of the Company.

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 nine months ended September 30, 2021 and 2020

### 15. Earnings (loss) per share:

Basic income per share is calculated using the weighted average number of shares outstanding during the period. The calculation of diluted income per share, is calculated using the "if-converted" method and to the extent the conversion is dilutive, assumes all convertible securities have been converted at the beginning of the period, or at the time of issuance, if later, and any charges or returns on the convertible securities, on an after-tax basis, are removed from net earnings. The outstanding convertible debentures, unvested deferred shares and Commonwealth preferred units, if exercised, would be anti-dilutive to net income per share. Accordingly their potential exercise has been ignored in calculating the diluted net income per share.

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

#### Net loss:

0 2021	2020
(( = 10)	
60,749) \$ (6,782)	\$ (147,689)
_ h	er 30, Nine months ende

	Three months ended	September 30,	Nine months ended September 30,			
	2021	2020	2021	2020		
Weighted average number of shares, including fully vested deferred shares: Basic and diluted	56,363,180	55,987,283	56,278,776	55,586,685		

### Net loss per share:

	Three	months ended Se	eptember 30,	Nine months ended September 30			
		2021 2020		20	021	2020	
Basic and diluted	\$	(0.09) \$	(1.09)	\$	(0.12) \$	(2.66)	

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 nine months ended September 30, 2021 and 2020

#### 16. Revenue:

(a) Rental Revenue:

Rental revenue consists of the following:

	Three	e months ended S	September 30,	Nine	months ended S	eptember 30,
		2021	2020		2021	2020
Contractual rental revenue	\$	13,068 \$	17,068	\$	46,310 \$	51,202
Straight-line rent adjustments		1,929	1,616		4,970	5,090
Amortization of tenant inducements		(101)	(97)		(347)	(287)
Property tax recoveries		5,002	3,437		11,291	10,328
Revenue from services - CAM recoveries (1)		895	711		2,381	2,201
	\$	20,793 \$	22,735	\$	64,605 \$	68,534

<sup>(1)</sup> Represents property services element in accordance with IFRS 15

The Company is scheduled to receive rental income from operators of its seniors housing and care properties under the provisions of long term non-cancellable operating leases, generally with lease terms of 10 to 15 years, with provisions for lease extensions at the option of the tenants. These leases are triple-net and include renewal options and rent escalation clauses.

The Company is also scheduled to receive rental income from tenants of the medical office building portfolio. These leases include provisions for recovery of real estate taxes, insurance and costs associated with common area maintenance ("CAM").

The tenant Symcare operated a portfolio of 15 properties and paid rent pursuant to a master lease. During the three and nine months ended September 30, 2021, three properties included in the master lease were sold and four were transitioned to a new operator. On June 1, 2021, a subsidiary of the Company entered into a new master lease with the remaining eight properties. For the three and nine months ended September 30, 2021, rental revenue from this tenant comprised approximately 30% and 36%, respectively (three and nine months ended September 30, 2020 - 44% and 43%, respectively), of the Company's consolidated rental revenue for the period.

Future minimum rentals to be received as of September 30, 2021 are as follows:

Less than 1 year	\$ 53,685
Between 1 and 5 years	211,054
More than 5 years	377,047
	\$ 641,786

Future minimum rentals in the above table attributable to Symcare represent approximately 36% of the total.

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 nine months ended September 30, 2021 and 2020

### (b) Resident rental and related revenue:

	Three	e months ended S	Nine months ended September 30,				
		2021	2020		2021	2020	
Resident revenue	\$	15,721 \$	14,877	\$	45,926 \$	41,035	
Service revenue (1)		14,558	16,229		42,694	48,404	
	\$	30,279 \$	31,106	\$	88,620 \$	89,439	

<sup>(1)</sup> Represents property services element in accordance with IFRS 15

### 17. Direct property operating expenses:

Direct property operating expenses consist of the following:

	Tł	ree month	s e	nded Septen	nbe	r 30, 2021	Three months ended September 30, 2020				
	0	Owner ccupied operties		Medical office buildings		Total	C	Owner occupied roperties	Medical office buildings		Total
Repairs and maintenance	\$	684	\$	405	\$	1,089	\$	634	\$ 338	\$	972
Utilities		982		427		1,409		918	361		1,279
Property management fees		_		155		155		_	143		143
Compensation and benefits		15,320		_		15,320		15,343	_		15,343
Other services and supplies		1,688		301		1,989		1,640	244		1,884
Real estate taxes		576		_		576		604	_		604
Other		5,303		283		5,586		3,970	196		4,166
	\$	24,553	\$	1,571	\$	26,124	\$	23,109	\$ 1,282	\$	24,391

	N	ine months	s en	ded Septem	ber	30, 2021	Nine months ended September 30, 2020					
	o	Owner ccupied operties		Medical office buildings		Total	C	Owner occupied roperties	Medical office buildings		Total	
Repairs and maintenance	\$	2,030	\$	1,235	\$	3,265	\$	1,802	\$ 1,227	\$	3,029	
Utilities		2,945		1,136		4,081		2,744	950		3,694	
Property management fees				451		451			425		425	
Compensation and benefits		44,255				44,255		43,746	_		43,746	
Other services and supplies		4,834		798		5,632		5,096	730		5,826	
Real estate taxes		1,827				1,827		1,733	_		1,733	
Other		14,526		1,021		15,547		11,170	582		11,752	
	\$	70,417	\$	4,641	\$	75,058	\$	66,291	\$ 3,914	\$	70,205	

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 nine months ended September 30, 2021 and 2020

### 18. Finance costs:

Finance costs consist of the following:

	Thre	e months ende	d September 30,	Nir	ne months ended S	eptember 30,
		2021	2020		2021	2020
Interest expense on credit facilities	\$	3,781 \$	4,427	\$	12,525 \$	15,968
Interest expense on mortgages payable		1,987	2,754		7,519	8,385
Interest expense on convertible debentures		1,313	1,312		3,937	3,936
Distributions on exchangeable units					_	62
Dividends on Commonwealth preferred units		1,104	1,082		3,280	3,236
Amortization and accretion expense		987	947		3,578	3,057
Interest rate swap payments (receipts)		2,497	2,616		7,761	5,081
Debt extinguishment costs		213	_		945	
Write-off of deferred financing costs from refinancing		_	67		_	67
Amortization of mark-to-market debt adjustments		699	(168)		621	(301)
Interest income from loans receivable (note 2)		(461)	(877)		(1,082)	(2,643)
Finance costs from operations	\$	12,120 \$	12,160	\$	39,084 \$	36,848
Allowance for credit losses on loans and interest receivable (note 2)		(19)	13,056		666	20,151
Change in non-controlling interest liability		(225)	41		(271)	209
Change in fair value of financial instruments (note 3 and 9)		(2,196)	(2,131)		(8,670)	21,756
Change in fair value of contingent consideration (note 23)		(192)	3,256		1,005	3,256
Total finance costs	\$	9,488 \$	26,382	\$	31,814 \$	82,220

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 nine months ended September 30, 2021 and 2020

#### 19. General and administrative:

General and administrative costs consist of the following:

	Three	e months ended Se	eptember 30,	Nine months ended September 30					
		2021	2020		2021	2020			
Compensation and benefits	\$	2,135 \$	2,573	\$	8,126 \$	8,421			
Asset management and administrative fees			41			231			
Professional fees		702	625		2,761	2,601			
Deferred share compensation expense		(918)	484		620	519			
Bad debt expense		458	262		987	1,726			
Other		738	873		2,270	2,085			
	\$	3,115 \$	4,858	\$	14,764 \$	15,583			

For the three and nine months ended September 30, 2021, \$1,806 and \$5,379, respectively (three and nine months ended September 30, 2020 - \$1,732 and \$4,930, respectively) of general and administrative costs were incurred at the Commonwealth management company.

### 20. Deferred share incentive plan:

At September 30, 2021, the number of deferred shares granted and outstanding and vested are as follows:

	Granted/ Outstanding	Fully Vested
As at December 31, 2020	1,317,543	210,978
Discretionary Deferred Shares	129,120	177,922
Equity Settled Deferred Shares	_	76,596
Individual Contributed Deferred Shares (vested immediately)	45,320	45,320
Company Contributed Deferred Shares	29,304	82,515
Shares forfeited	(2,234)	_
Shares issued upon vesting of deferred shares	(358,796)	(358,796)
Shares settled for cash pursuant to the plan terms	(59,019)	(59,019)
As at September 30, 2021	1,101,238	175,516

For the three and nine months ended September 30, 2021, the Company recognized \$918 of a recovery and \$620 of expense, respectively, related to deferred shares in the condensed consolidated interim statements of loss and comprehensive loss (three and nine months ended September 30, 2020 - \$484 expense and \$519 expense, respectively). A deferred share liability of \$762 (2020 - \$875) is included in other non-current liabilities in the condensed consolidated interim statements of financial position as at September 30, 2021.

On January 24, 2020, the Company granted 344,310 deferred shares that are considered to be equity settled, as the participants of this grant have waived their rights to receive settlement in cash pursuant to the plan. During the three and nine months ended September 30, 2021, the Company recognized expense recovery of \$776 and \$64, respectively (three and nine months ended September 30, 2020 - \$471 expense and \$1,340 expense, respectively) of equity settled deferred shares.

During the nine months ended September 30, 2021, the Company did not grant dividends on deferred shares (nine months ended September 30, 2020 - 64,266 shares).

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 nine months ended September 30, 2021 and 2020

### 21. Related party transactions:

Related party transactions in addition to those disclosed elsewhere in these condensed consolidated interim financial statements are as follows:

On July 26, 2019, the Company entered into a credit agreement with Magnetar for a principal amount of \$30,000, annual interest rate of 8.5%, and an initial maturity of one year with a one year extension option. On December 5, 2019, the Company repaid \$15,000 on the facility. On June 5, 2020, the Company gave notice of intent to exercise the one year extension option and per the credit agreement the interest rate will increase to 9.0%. On June 16, 2020, the Company repaid \$5,000 on the facility. On June 22, 2021, the company repaid the remaining \$10,000 on the facility. For the three and nine months ended September 30, 2021, the Company expensed \$0 and \$430, respectively, of interest related to this credit facility in the condensed consolidated interim statements of loss and comprehensive loss (three and nine months ended September 30, 2020 - \$222 and \$843, respectively).

#### 22. Income taxes:

The income tax recovery in the condensed consolidated interim statements of loss and comprehensive loss differs from that expected by applying the combined federal, provincial and state income tax rates of 26.5% (2020 - 26.5%). The differences for the three and nine months ended September 30, 2021 and 2020 are as follows:

	Thre	e months ended S	eptember 30,	Nir	ne months ended S	eptember 30,	
		2021	2020		2021	2020	
Net loss before income taxes	\$	(5,082) \$	(60,749)	\$	(6,782) \$	(154,633)	
Income tax expense (recovery) at Canadian tax rate		(1,346)	(16,099)		(1,797)	(40,978)	
Non-deductible expenses		(366)	306		583	514	
Difference in tax rate in foreign jurisdiction		(75)	(736)		(44)	(1,791)	
Unrecognized tax losses		1,787	16,529		1,258	35,311	
Income tax recovery	\$	— \$	<u> </u>	\$	— \$	(6,944)	

The gross movement in deferred tax is as follows:

	Nine	Nine months ended September 30,								
	202	21	2020							
Deferred tax asset (liability), beginning balance	\$	— \$	(6,944)							
Deferred tax recovery		_	6,944							
Deferred tax asset (liability), ending balance	\$	— \$	_							

### 23. Commitments and contingencies:

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 partnerships.

On December 31, 2018, the Company entered into an operating agreement with Javelina Ventures, LLC in which the Company will share in 5% of the net available cash flows from operations. Concurrently, the Company entered into an agreement to guarantee a total of \$5,000 of the mortgages on the properties operated by Javelina Ventures, LLC. The Company earns an annual guaranty fee of \$225 until the loans have been repaid or the guaranty is released. The Company has not recorded any balance in the financial statements associated with this commitment.

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 nine months ended September 30, 2021 and 2020

The Company provides a guarantee on the outstanding mortgage balances of the Jaguarundi Ventures, LP in exchange for a fee equal to 15 basis points on the amount guaranteed (note 6). As of September 30, 2021, the value of the properties that collateralize the mortgages is \$148,653 and is sufficient to support the mortgage values.

Pursuant to the Commonwealth purchase agreement, the Company may be required to fund one or more earnout payments relating to six communities that had not yet reached stabilization at the time of acquisition by the Company. These earnout payments are only payable in the event specific occupancy and EBITDAR thresholds have been satisfied, and must be met prior to the third anniversary of closing at which time the earnout payment obligation will cease to exist. The earnout payments, when funded, will consist of a combination of cash and additional preferred interests. During the year ended December 31, 2020, given the performance of one of the six communities, the Company recorded an expense related to the increase in the fair value of contingent consideration in the amount of \$3,256, which was paid through the issuance of \$1,701 of Commonwealth preferred units and \$1,555 of cash on hand. As at September 30, 2021, the Company has recorded a liability of \$3,259 in the financial statements associated with this commitment relating to the remaining five communities based on the weighted average probably of earnout payments owed using estimated future results at the properties. For the three and nine months ended September 30, 2021, the Company has incurred \$192 of expense recovery and \$1,005 of expense, respectively, of change in fair value of contingent consideration related to this liability in the condensed consolidated interim statements of loss and comprehensive loss (three and nine months ended September 30, 2020 - \$3,256 expense and \$3,256 expense).

On May 6, 2020, the Company entered into a limited partnership agreement with the operator Phoenix. Pursuant to this agreement, if the management agreement with Phoenix is terminated without cause, Phoenix has the right to cause the Company to purchase all of its interest in the partnership. The Company has not recorded any balance in the condensed consolidated interim financial statements associated with this commitment.

#### 24. Fair value measurement:

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

	Septen	nber 30, 202	December 31, 2020					
	 Level 1	Level 2	Level 3		Level 1	Level 2	Level 3	
Derivative asset	\$ — \$	3,732 \$	_	\$	— \$	4,814 \$	_	
Investment properties		_	757,633		_	_	882,019	
Loans receivable		_	1,894		_	_	2,368	
Loan commitment liability	_	_	_		_	115	_	
Derivative liability		18,151	_			28,969	_	
Deferred share liability	_	762			_	875		

For the assets and liabilities measured at fair value as at September 30, 2021, there were no transfers between Level 1, Level 2 and Level 3 levels 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 values of the derivative instruments represents estimates at a specific point in time using financial models, based on interest rates that reflect current market conditions, the credit quality of counterparties and interest rate curves. Fair value measurements of derivative instruments were estimated using Level 2 inputs. Fair value of deferred share liability represents the value of the units if converted using the market price of the Company's common shares.

### Fair value of financial instruments:

The carrying amounts and fair values of financial instruments as shown in the consolidated statements of financial position are shown in the table below. The table below excludes cash, restricted cash, tenant and other receivables, security deposits and costs related to future acquisitions, income support receivable, escrow deposits held by lenders, accounts payable and accrued liabilities, accrued real estate taxes, construction payable, liabilities to previous owner of Care, escrows collected

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 nine months ended September 30, 2021 and 2020

from tenant, and dividend payable, as the carrying amounts of these assets and liabilities are a reasonable approximation of fair value due to their short term nature. The table also excludes security deposits received from tenants as the carrying amount is a reasonable approximation of fair value.

	Septemb	er 30, 2021	December 31, 2020				
	 Carrying Value	Fair Value		Carrying Value	Fair Value		
Financial assets:							
Loans receivable	\$ 21,353	\$ 21,409	\$	18,703	\$ 18,768		
Derivative instruments	3,732	3,732		4,814	4,814		
Bond assets	753	753		881	881		
Financial liabilities:							
Mortgages payable	215,825	217,388		299,464	301,839		
Credit facilities	622,174	625,110		660,596	664,690		
Derivative instruments	18,105	18,105		28,969	28,969		
Convertible debentures	93,454	78,415		92,411	58,784		
Commonwealth preferred unit liability	66,128	66,128		65,797	65,797		
Loan commitment liability				115	115		
Exchangeable Units liability	2,049	682		2,049	600		

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 nine months ended September 30, 2021 and 2020

### 25. Segments:

The Company's current portfolio includes investments in assisted living, independent living, memory care, transitional care, long-term care, and medical office properties. The Company's senior housing and care investments in assisted living, independent living, memory care, transitional care and long-term care share similar characteristics and are generally leased to operators on a long-term, triple-net lease basis. In some instances the Company has an interest in both the property and operations in joint ventures and joint arrangements with the operating partner at the facility. The Company considers these investments to be one reportable operating segment. The Company has investments in 15 medical office buildings ("Medical office buildings"). This multi-tenant medical office portfolio has different characteristics that are evaluated by management, and is considered to be a separate reportable operating segment. Through the acquisition of Commonwealth and the transition of the Greenfield assets, the Company has investments in 36 properties and a management company that operates 29 of those properties ("owner occupied property"). Management considers this another reportable operating segment.

The following tables show net loss by reportable segment for the three and nine months ended September 30, 2021 and 2020:

2020:		7	Pl 4	1.10 4	1	20, 2021	
			Three months	ended Sept	emt	per 30, 2021	
	in	Seniors using and care evestment properties	Owner occupied properties	Medica offic building	e	Corporate/ other	Total
Rental revenue	\$	17,514	\$ —	\$ 3,279	9 \$	- \$	20,793
Resident rental and related revenue			30,279		_	_	30,279
Lease revenue from joint ventures		878			_	_	878
Other revenue		3	527	29′	7	172	999
Direct property operating expenses			(24,553)	(1,57)	1)		(26,124)
Depreciation and amortization expense			(4,699)	_	_	(23)	(4,722)
Finance cost from operations		(5,198)	(4,615)	(944	4)	(1,363)	(12,120)
Real estate tax expense		(2,403)	_	(32:	5)	_	(2,728)
General and administrative expenses		(482)	(1,806)	(7'	7)	(750)	(3,115)
Allowance for credit losses on loans and interest receivable		_	_	_	_	19	19
Changes in non-controlling interest liability		129	96	_	-	_	225
Change in fair value of investment properties - IFRIC 21		(2,253)	_	(16:	5)	_	(2,418)
Change in fair value of investment properties		(9,374)		(1,67)	1)		(11,045)
Change in fair value of financial instruments			551	27:	5	1,370	2,196
Change in fair value of contingent consideration				_	_	192	192
Gain on sale of property, plant and equipment		_	40	_	-	_	40
Income from joint ventures		1,569	_	_	_	_	1,569
Net income (loss)	\$	383	\$ (4,180)	\$ (902	2) \$	(383) \$	(5,082)
Expenditures for non-current assets:							
Capital additions			1,422	830	C	_	2,252

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 nine months ended September 30, 2021 and 2020

		N	line months er	nded Septeml	ber 30, 2021	
	iı	Seniors ousing and care ovestment properties	Owner occupied properties	Medical office buildings	Corporate/ other	Total
Rental revenue	\$	54,980 \$	— \$	9,625	\$ - \$	64,605
Resident rental and related revenue		_	88,620	_	_	88,620
Lease revenue from joint ventures		2,651	_	_		2,651
Other revenue		3	1,511	926	531	2,971
Other income		_	2,130	_		2,130
Direct property operating expenses		_	(70,417)	(4,641)		(75,058)
Depreciation and amortization expense		_	(18,067)	_	(68)	(18,135)
Finance cost from operations		(17,248)	(14,249)	(2,823)	(4,764)	(39,084)
Real estate tax expense		(14,194)	_	(1,762)		(15,956)
General and administrative expenses		(1,095)	(5,379)	(126)	(8,164)	(14,764)
Allowance for credit losses on loans and interest receivable		(399)	_	_	(267)	(666)
Changes in non-controlling interest liability		117	154	_		271
Change in fair value of investment properties - IFRIC 21		3,951		164	_	4,115
Change in fair value of investment properties		(13,501)	_	(2,600)		(16,101)
Change in fair value of financial instruments		515	2,347	1,088	4,720	8,670
Change in fair value of contingent consideration		_	_	_	(1,005)	(1,005)
Gain on sale of property, plant and equipment		_	40	_	14	54
Loss from joint ventures		(100)	_		_	(100)
Net income (loss)	\$	15,680 \$	(13,310) \$	(149) 5	\$ (9,003) \$	(6,782)
Expenditures for non-current assets: Capital additions		_	5,259	1,012	_	6,271

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 nine months ended September 30, 2021 and 2020

		Т	Three months	ended Septer	mber 30, 2020	
	ir	Seniors using and care expressions properties	Owner occupied properties	Medical office buildings	Corporate/ other	Total
Rental revenue	\$	19,541	\$ —	\$ 3,194	\$ - \$	22,735
Resident rental and related revenue			31,106		_	31,106
Lease revenue from joint ventures		779			_	779
Other revenue		2	410	224	173	809
Other income			2,529	_	_	2,529
Direct property operating expenses			(23,109)	(1,282)		(24,391)
Depreciation and amortization expense		_	(12,558)	_	(23)	(12,581)
Finance cost from operations		(1,058)	(4,333)	(897)	(5,872)	(12,160)
Real estate tax expense				(407)		(407)
General and administrative expenses		(311)	(1,758)	(41)	(2,748)	(4,858)
Transaction costs for business combination				_	237	237
Allowance for credit losses on loans and interest receivable		(87)	_	_	(12,969)	(13,056)
Changes in non-controlling interest liability		(63)	22	_	_	(41)
Change in fair value of investment properties - IFRIC 21		(3,038)	_	(168)	_	(3,206)
Change in fair value of investment properties		(38,037)	_	(1,662)		(39,699)
Change in fair value of financial instruments		261	260	177	1,433	2,131
Change in fair value of contingent consideration			_	_	(3,256)	(3,256)
Loss from joint ventures		(7,420)	_	_	_	(7,420)
Net loss	\$	(29,431) 5	\$ (7,431)	\$ (862)	\$ (23,025) \$	(60,749)
Expenditures for non-current assets:						
Capital additions		1,388	3,350	141		4,879

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 nine months ended September 30, 2021 and 2020

		1	Nine months e	nded Septemb	er 30, 2020	
	iı	Seniors using and care envestment properties	Owner occupied properties	Medical office buildings	Corporate/ other	Total
Rental revenue	\$	58,962	\$ - \$	9,572 \$	- \$	68,534
Resident rental and related revenue			89,439			89,439
Lease revenue from joint ventures		2,301				2,301
Other revenue		2	1,261	779	691	2,733
Other income			2,594			2,594
Direct property operating expenses			(66,291)	(3,914)	_	(70,205)
Depreciation and amortization expense			(36,536)		(70)	(36,606)
Finance cost from operations		(4,622)	(12,942)	(2,724)	(16,560)	(36,848)
Real estate tax expense		(12,255)	_	(1,859)	_	(14,114)
General and administrative expenses		(1,863)	(4,956)	(230)	(8,534)	(15,583)
Transaction costs for business combination			(34)		(136)	(170)
Allowance for credit losses on loans and interest receivable		(450)	_	_	(19,701)	(20,151)
Changes in non-controlling interest liability		(80)	(129)		_	(209)
Change in fair value of investment properties - IFRIC 21		3,106	_	172	_	3,278
Change in fair value of investment properties		(69,456)	_	(2,631)		(72,087)
Change in fair value of financial instruments		(942)	(7,255)	(2,341)	(11,218)	(21,756)
Change in fair value of contingent consideration			_		(3,256)	(3,256)
Loss on sale of property, plant and equipment			79		(220)	(141)
Loss from joint ventures		(32,386)				(32,386)
Income tax recovery		_		_	6,944	6,944
Net loss	\$	(57,683) \$	\$ (34,770) \$	(3,176) \$	(52,060) \$	(147,689)
Expenditures for non-current assets: Capital additions		4,827	7,602	496	_	12,925

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 nine months ended September 30, 2021 and 2020

The following tables show assets and liabilities by reportable segment as at September 30, 2021 and December 31, 2020:

			As at	Sep	otember 30	, 2	021	
	i	Seniors ousing and care nvestment properties	Owner occupied properties		Medical office buildings		Corporate/ other	Total
Investment properties	\$	636,874	\$ 	\$	120,759	\$		\$ 757,633
Property, plant and equipment, net		_	434,268		_		368	434,636
Investment in joint ventures		71,499	_		_		_	71,499
Loans receivable		7,542					13,811	21,353
Other assets		14,891	24,711		5,003		13,549	58,154
Total assets	\$	730,806	\$ 458,979	\$	125,762	\$	27,728	\$ 1,343,275
Mortgages payable	\$	73,364	\$ 142,461	\$		\$	_	\$ 215,825
Credit facilities		354,964	179,267		87,943			622,174
Convertible debentures			_				93,454	93,454
Commonwealth preferred unit liability			66,128					66,128
Non-controlling interest liability		(31)	473					442
Other liabilities		14,115	19,946		3,151		20,704	57,916
Total liabilities	\$	442,412	\$ 408,275	\$	91,094	\$	114,158	\$ 1,055,939

			As at	De	cember 31,	, 20	)20		
	i	Seniors ousing and care nvestment properties	Owner occupied properties		Medical office buildings	(	Corporate/ other		Total
Investment properties	\$	759,628	\$ _	\$	122,391	\$	_ :	\$	882,019
Property, plant and equipment, net		_	448,912				2,913		451,825
Investment in joint ventures		65,258							65,258
Loans receivable		6,669					12,034		18,703
Other assets		24,014	27,464		6,712		22,429		80,619
Total assets	\$	855,569	\$ 476,376	\$	129,103	\$	37,376	\$ 1,	,498,424
Mortgages payable	\$	158,715	\$ 140,749	\$	_	\$	— :	\$	299,464
Credit facilities		388,715	174,465		87,416		10,000		660,596
Convertible debentures							92,411		92,411
Commonwealth preferred unit liability		_	65,797						65,797
Non-controlling interest liability		3,373	1,036						4,409
Other liabilities		25,897	24,302		4,964		27,255		82,418
Total liabilities	\$	576,700	\$ 406,349	\$	92,380	\$	129,666	\$ 1,	,205,095

In measuring performance, the Company does not distinguish or group its properties on a geographical basis. Management has applied judgment by aggregating its properties into four reportable segments for disclosure purposes. The Company's Chief Executive Officer is the chief decision maker and regularly reviews performance on an individual property basis and on the basis of the Company's reportable operating segments.

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 nine months ended September 30, 2021 and 2020

At September 30, 2021, \$1,108,472 of the Company's non-current assets, excluding financial instruments, are located in the United States (2020 - \$1,246,928) and \$157,626 are located in Canada (2020 - \$154,945). During the three and nine months ended September 30, 2021, the Company generated \$48,957 and \$147,119, respectively (three and nine months ended September 30, 2020 - \$51,803 and \$151,926, respectively), of its revenues, excluding other revenue, from properties located in the United States and \$2,993 and \$8,757, respectively (three and nine months ended September 30, 2020 - \$2,817 and \$8,348, respectively) of its revenues from properties located in Canada.

### 26. Subsequent events:

On October 6, 2021, the Company sold five properties in Pennsylvania for a total consideration of \$2,600 before closing costs, received in the form of cash. The assets are classified as held for sale on the condensed consolidated interim statement of financial position at September 30, 2021.

On October 27, 2021, the Company sold a property in Richmond, VA for total consideration of \$3,500 before closing costs, received in the form of cash. The asset is classified as held for sale on the condensed consolidated interim statement of financial position at September 30, 2021.