CoreSite Realty Corp Form 10-Q July 24, 2015 <u>Table of Contents</u>

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

x Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended June 30, 2015

o Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from

to

.

Commission file number: 001-34877

CoreSite Realty Corporation

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction of incorporation or organization) 27-1925611 (I.R.S. Employer Identification No.)

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1001 17th Street, Suite 500 Denver, CO (Address of principal executive offices)

80202 (Zip Code)

Accelerated filer X

Smaller reporting company O

(866) 777-2673

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No o.

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer O

Non-accelerated filer O (Do not check if a smaller reporting company)

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

The number of shares of common stock outstanding at July 22, 2015, was 26,531,287.

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PART I FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

CORESITE REALTY CORPORATION

CONDENSED CONSOLIDATED BALANCE SHEETS

(unaudited and in thousands except share data)

		June 30, 2015	E	December 31, 2014
ASSETS				
Investments in real estate:				
Land	\$	78,337	\$	78,983
Buildings and improvements		1,012,845		888,966
		1,091,182		967,949
Less: Accumulated depreciation and amortization		(247,655)		(215,978)
Net investment in operating properties		843,527		751,971
Construction in progress		106,872		178,599
Net investments in real estate		950,399		930,570
Cash and cash equivalents		7,542		10,662
Accounts and other receivables, net of allowance for doubtful accounts of \$132 and \$112 as				
of June 30, 2015, and December 31, 2014, respectively		15,269		10,290
Lease intangibles, net of accumulated amortization of \$11,349 and \$14,477 as of June 30,				
2015, and December 31, 2014, respectively		5,815		7,112
Goodwill		41,191		41,191
Other assets, net		77,569		75,600
Total assets	\$	1,097,785	\$	1,075,425
LIABILITIES AND EQUITY				
Liabilities:				
Revolving credit facility	\$	102,250	\$	218,500
Senior unsecured term loans	Ŧ	250,000	+	100,000
Accounts payable and accrued expenses		41,903		42,463
Accrued dividends and distributions		22,467		22,355
Deferred rent payable		8,519		8,985
Acquired below-market lease contracts, net of accumulated amortization of \$4,922 and		,		,
\$4,688 as of June 30, 2015, and December 31, 2014, respectively		5,126		5,576
Unearned revenue, prepaid rent and other liabilities		24,734		19,205
Total liabilities		454,999		417,084
Stockholders equity:				
Series A Cumulative Preferred Stock 7.25%, \$115,000 liquidation preference (\$25.00 per				
share, \$0.01 par value), 4,600,000 shares issued and outstanding as of June 30, 2015, and				
December 31, 2014		115,000		115,000
Common Stock, par value \$0.01, 100,000,000 shares authorized and 26,531,414 and				
21,757,366 shares issued and outstanding at June 30, 2015, and December 31, 2014,				
respectively		259		212
Additional paid-in capital		337,662		275,038

Accumulated other comprehensive loss	(183)	(125)
Distributions in excess of net income	(77,772)	(67,538)
Total stockholders equity	374,966	322,587
Noncontrolling interests	267,820	335,754
Total equity	642,786	658,341
Total liabilities and equity	\$ 1,097,785 \$	1,075,425

See accompanying notes to condensed consolidated financial statements.

CORESITE REALTY CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(unaudited and in thousands except share and per share data)

	Three Months Ended June 30, 2015 2014			Six Months E 2015	ne 30, 2014	
Operating revenues:						
Data center revenue:						
Rental revenue	\$ 44,824	\$	36,938 \$	86,147	\$	71,837
Power revenue	21,792		16,575	41,461		32,577
Interconnection revenue	10,595		8,591	20,810		16,650
Tenant reimbursement and other	2,276		1,627	3,692		4,383
Office, light-industrial and other revenue	1,969		1,951	4,103		3,966
Total operating revenues	81,456		65,682	156,213		129,413
Operating expenses:						
Property operating and maintenance	22,204		18,534	41,984		34,823
Real estate taxes and insurance	3,270		(980)	5,205		1,986
Depreciation and amortization	24,046		19,504	46,862		37,386
Sales and marketing	4,256		3,747	8,038		7,335
General and administrative	7,952		6,732	15,817		14,437
Rent	5,007		5,070	10,250		10,136
Impairment of internal-use software			1,037			1,959
Transaction costs	45		9	45		13
Total operating expenses	66,780		53,653	128,201		108,075
Operating income	14,676		12,029	28,012		21,338
Gain on real estate disposal				36		
Interest income	2		2	4		4
Interest expense	(1,730)		(1,415)	(2,995)		(2,588)
Income before income taxes	12,948		10,616	25,057		18,754
Income tax benefit (expense)	(66)		22	(115)		2
Net income	\$ 12,882	\$	10,638 \$	24,942	\$	18,756
Net income attributable to noncontrolling						
interests	5,259		4,670	10,667		7,971
Net income attributable to CoreSite Realty						
Corporation	\$ 7,623	\$	5,968 \$	14,275	\$	10,785
Preferred stock dividends	(2,085)		(2,085)	(4,169)		(4,169)
Net income attributable to common shares	\$ 5,538	\$	3,883 \$	10,106	\$	6,616
Net income per share attributable to common						
shares:						
Basic	\$ 0.23	\$	0.18 \$	0.44	\$	0.31
Diluted	\$ 0.22	\$	0.18 \$	0.43	\$	0.31
Weighted average common shares outstanding						
Basic	24,536,583		21,131,077	22,963,111		21,062,299
Diluted	25,055,195		21,604,730	23,525,316		21,599,749

See accompanying notes to condensed consolidated financial statements.

CORESITE REALTY CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited and in thousands)

		Three Months	Ended .	June 30,	Six Months E	une 30,	
		2015		2014	2015		2014
Net income	\$	12,882	\$	10,638	\$ 24,942	\$	18,756
Other comprehensive income (loss):							
Unrealized gain (loss) on derivative contracts		448		(1,271)	(861)		(754)
Reclassification of other comprehensive income to interest							
expense		477		337	805		455
Comprehensive income		13,807		9,704	24,886		18,457
Comprehensive income attributable to noncontrolling							
interests		5,671		4,159	10,547		7,808
Comprehensive income attributable to CoreSite Realty							
Corporation	\$	8,136	\$	5,545 \$	\$ 14,339	\$	10,649

See accompanying notes to condensed consolidated financial statements.

CORESITE REALTY CORPORATION

CONDENSED CONSOLIDATED STATEMENT OF EQUITY

(unaudited and in thousands except share data)

					Additional		cumulated Other	Distributions	Total		
	Р	referred Stock	Commoi Number	 es iount	Paid-in Capital			Distributions		Noncontrolling Interests	Total Equity
Balance at January 1,					•						
2015	\$	115,000	21,757,366	\$ 212 \$	5 275,03	8\$	(125)	\$ (67,538)	\$ 322,587	\$ 335,754 \$	658,341
Redemption of											
noncontrolling interests			4,500,000	45	59,14	5	(122)		59,068	(59,068)	
Issuance of stock											
awards, net of											
forfeitures			221,494								
Exercise of stock											
options, net of			50.554	1	(1)	4			(1(2))		(1(2))
settlements Share-based			52,554	1	(16	4)			(163)		(163)
				1	3,64	2			3,644		2611
compensation Dividends declared on				1	5,04	3			5,044		3,644
preferred stock								(4,169)	(4,169)		(4,169)
Dividends and								(4,109)	(4,109)		(4,109)
distributions								(20,340)	(20,340)	(19,413)	(39,753)
Net income								14,275	14,275	10,667	24,942
Other comprehensive								11,275	11,275	10,007	21,212
loss							64		64	(120)	(56)
Balance at June 30,							5.		0.	()	(20)
2015	\$	115,000	26,531,414	\$ 259 \$	\$ 337,66	2 \$	(183)	\$ (77,772)	\$ 374,966	\$ 267,820 \$	642,786

See accompanying notes to condensed consolidated financial statements.

CORESITE REALTY CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited and in thousands)

	Six Months End 2015			ne 30, 2014
CASH FLOWS FROM OPERATING ACTIVITIES		2015		2014
Net income	\$	24,942	\$	18,756
Adjustments to reconcile net income to net cash provided by operating activities:	Ψ	24,942	Ψ	10,750
Depreciation and amortization		46,862		37,386
Amortization of above/below market leases		(258)		(182)
Amortization of deferred financing costs		586		1,029
Gain on real estate disposal		(36)		1,029
Share-based compensation		3,361		3,248
Bad debt expense		168		529
Changes in operating assets and liabilities:		100		527
Accounts receivable		(5,148)		(465)
Deferred rent receivable		(2,915)		(1,330)
Deferred leasing costs		(7,861)		(3,470)
Other assets		(2,408)		385
Accounts payable and accrued expenses		(1,023)		(6,430)
Unearned revenue, prepaid rent and other liabilities		5,015		5,294
Deferred rent payable		(466)		(245)
Net cash provided by operating activities		60,819		54,505
CASH FLOWS FROM INVESTING ACTIVITIES				- 1,2 - 2
Tenant improvements		(3,671)		(4,487)
Real estate improvements		(50,238)		(50,899)
Proceeds from real estate disposal		2,399		(,,
Net cash used in investing activities		(51,510)		(55,386)
CASH FLOWS FROM FINANCING ACTIVITIES		(-))		(
Proceeds from exercise of stock options		667		407
Proceeds from revolving credit facility		37,750		43,500
Payments on revolving credit facility		(154,000)		(41,000)
Proceeds from senior unsecured term loan		150,000		100,000
Repayments of mortgage loans payable		,		(58,250)
Payments of loan fees and costs		(2,207)		(1,000)
Payments to net settle equity awards		(830)		
Dividends and distributions		(43,809)		(36,957)
Net cash provided (used) by financing activities		(12,429)		6,700
Net change in cash and cash equivalents		(3,120)		5,819
Cash and cash equivalents, beginning of period		10,662		5,313
Cash and cash equivalents, end of period	\$	7,542	\$	11,132
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION				
Cash paid for interest, net of capitalized amounts	\$	2,617	\$	1,810
NON-CASH INVESTING AND FINANCING ACTIVITY				
Construction costs payable capitalized to real estate	\$	14,439	\$	26,700
Accrual of dividends and distributions	\$	22,467	\$	18,772

See accompanying notes to condensed consolidated financial statements.

CORESITE REALTY CORPORATION

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2015

(unaudited)

1. Organization and Description of Business

CoreSite Realty Corporation (the Company, we, or our) was organized in the state of Maryland on February 17, 2010, and is a fully-integrated, self-administered, and self-managed real estate investment trust (REIT). Through our controlling interest in CoreSite, L.P. (our Operating Partnership), we are engaged in the business of owning, acquiring, constructing and operating data centers. As of June 30, 2015, the Company owns a 55.5% common interest in our Operating Partnership and affiliates of The Carlyle Group and others own a 44.5% interest in our Operating Partnership. See additional discussion in Note 8.

2. Summary of Significant Accounting Policies

Principles of Consolidation and Basis of Presentation

The accompanying unaudited condensed consolidated financial statements have been prepared by our management in accordance with U.S. generally accepted accounting principles (GAAP) for interim financial information and in compliance with the rules and regulations of the United States Securities and Exchange Commission. Accordingly, these unaudited condensed consolidated financial statements do not include all of the information and footnotes required by GAAP for complete financial statements. In the opinion of our management, all adjustments (consisting of normal recurring adjustments) considered necessary for a fair presentation have been included. The results of operations for six months ended June 30, 2015, are not necessarily indicative of the expected results for the year ending December 31, 2015. These unaudited condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements and the notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2014. Intercompany balances and transactions have been eliminated upon consolidation.

In February 2015, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2015-02, *Amendments to the Consolidation Analysis*, which amends the current consolidation guidance. ASU 2015-02 is effective for annual and interim periods beginning after December 15, 2015, with early adoption permitted. The standard permits the use of either modified retrospective or cumulative effect transition method. We have not elected early adoption and we are currently evaluating the impact of the provisions of ASU 2015-02 on our consolidation policies as well as the transition method to be used to implement ASU 2015-02.

Use of Estimates

The preparation of these unaudited condensed consolidated financial statements in conformity with GAAP requires our management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingencies at the date of the unaudited condensed consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. We evaluate our estimates, including those related to assessing the carrying values of our real estate properties, goodwill, accrued liabilities and performance-based equity compensation plans. We base our estimates on historical experience, current market conditions, and various other assumptions that we believe to be reasonable under the circumstances. Actual results may vary from those estimates and those estimates could vary under different assumptions or conditions.

Adjustments and Reclassifications

Certain immaterial amounts included in the condensed consolidated financial statements for 2014 have been reclassified to conform to the 2015 financial statement presentation.

Investments in Real Estate

Real estate investments are carried at cost less accumulated depreciation and amortization. The cost of real estate includes the purchase price of property and leasehold improvements. Expenditures for maintenance and repairs are expensed as incurred. Significant renovations and betterments that extend the economic useful lives of assets are capitalized. During land development and construction periods, we capitalize construction costs, legal fees, financing costs, real estate taxes and insurance and internal costs of personnel performing development, if such costs are incremental and identifiable to a specific development project. Capitalization of costs begins upon commencement of development efforts and ceases when the property is ready for its intended use and held available for occupancy. Interest is capitalized during the period of development based upon applying the weighted-average borrowing rate to the actual development costs expended. Capitalized interest costs were \$1.0 million and \$1.0 million for the three months ended June 30, 2015, and 2014, respectively, and \$2.3 million and \$2.2 million for the six months ended June 30, 2015, and 2014, respectively.

Depreciation and amortization are calculated using the straight-line method over the following useful lives of the assets:

Buildings	27 to 40 years
Building improvements	1 to 10 years
Leasehold improvements	The shorter of the lease term or useful life of the asset

Depreciation expense was \$19.2 million and \$15.9 million for the three months ended June 30, 2015, and 2014, respectively, and \$37.1 million and \$31.0 million for the six months ended June 30, 2015, and 2014, respectively.

Acquisition of Investment in Real Estate

Purchase accounting is applied to the assets and liabilities related to all real estate investments acquired. The fair value of the real estate acquired is allocated to the acquired tangible assets, consisting primarily of land, building and building improvements, and identified intangible assets and liabilities, consisting of the value of above-market and below-market leases, value of in-place leases and the value of customer relationships.

The fair value of the land and building of an acquired property is determined by valuing the property as if it were vacant, and the as-if-vacant fair value is then allocated to land and building based on management s determination of the fair values of these assets. Management determines the as-if-vacant fair value of a property using methods similar to those used by independent appraisers. Factors considered by management in performing these analyses include an estimate of carrying costs during the expected lease-up periods considering current market conditions and costs to execute similar leases.

The fair value of intangibles related to in-place leases includes the value of lease intangibles for above-market and below-market leases, lease origination costs, and customer relationships, determined on a lease-by-lease basis. Above-market and below-market leases are valued based on the present value (using an interest rate which reflects the risks associated with the leases acquired) of the difference between (i) the contractual amounts to be paid pursuant to the in-place leases and (ii) management s estimate of fair market lease for the corresponding in-place leases, measured over a period equal to the remaining noncancelable term of the lease and, for below-market leases, over a period equal to the initial term plus any below-market fixed rate renewal periods. Lease origination costs include estimates of costs avoided associated with leasing the property, including tenant allowances and improvements and leasing commissions. Customer relationship intangibles relate to the additional revenue opportunities expected to be generated through interconnection services and utility services to be provided to the in-place lease tenants.

The capitalized values for above and below-market lease intangibles, lease origination costs, and customer relationships are amortized over the term of the underlying leases or the expected customer relationship. Amortization related to above-market and below-market leases where the Company is the lessor is recorded as either a reduction of or an increase to rental income, amortization related to above-market and below-market leases where the Company is the lessee is recorded as either a reduction of or an increase to rent expense. If a lease is terminated prior to its stated expiration, all unamortized amounts relating to that lease are written off. The carrying value of intangible assets is reviewed for impairment in connection with its respective asset group whenever events or changes in circumstances indicate that the asset group may not be recoverable. An impairment loss is recognized if the carrying amount of the asset group is not recoverable and its carrying amount exceeds its estimated fair value. No impairment loss related to these intangible assets was recognized for either the three or six months ended June 30, 2015, or 2014.

The excess of the cost of an acquired business over the net of the amounts assigned to assets acquired (including identified intangible assets) and liabilities assumed is recorded as goodwill. As of June 30, 2015, and December 31, 2014, we had approximately \$41.2 million of goodwill at each date. The Company s goodwill has an indeterminate life and is not amortized, but is tested for impairment on an annual basis, or more frequently if events or changes in circumstances indicate that the asset might be impaired. No impairment loss was recognized for either the three or six months ended June 30, 2015, or 2014.

Cash and Cash Equivalents

Cash and cash equivalents include all non-restricted cash held in financial institutions and other non-restricted highly liquid short-term investments with original maturities at acquisition of three months or less.

Deferred Costs

Deferred leasing costs include commissions paid to third parties, including leasing agents, and internal sales commissions paid to employees for successful execution of lease agreements. These commissions and other direct and incremental costs incurred to obtain new customer leases are capitalized and amortized over the terms of the related leases using the straight-line method. If a lease terminates prior to the expiration of its initial term, any unamortized deferred costs related to the lease are written off to amortization expense. Deferred leasing costs are included within other assets in the condensed consolidated balance sheets and consisted of the following, net of amortization, as of June 30, 2015, and December 31, 2014 (in thousands):

	June 30, 2015	December 31, 2014
Internal sales commissions	\$ 15,598	\$ 13,171
Third party commissions	12,594	13,665
External legal counsel	567	393
Total	\$ 28,759	\$ 27,229

Deferred financing costs include costs incurred in connection with obtaining debt and extending existing debt. These financing costs are capitalized and amortized on a straight-line basis, which approximates the effective-interest method, over the term of the loan and the amortization is included as a component of interest expense.

In March 2015, the FASB issued ASU 2015-03, *Simplifying the Presentation of Debt Issuance Costs*, which amends the current imputation of interest guidance. ASU 2015-03 is effective for annual and interim periods beginning after December 15, 2015, with early adoption permitted. We have not elected early adoption and we are currently evaluating the impact of the provisions of ASU 2015-03 on our balance sheet presentation.

Recoverability of Long-Lived Assets

We review our long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Impairment is recognized when estimated expected future cash flows (undiscounted and without interest charges) are less than the carrying amount of the assets. The estimation of expected future net cash flows is inherently uncertain and relies, to a considerable extent, on assumptions regarding current and future economics and market conditions and the availability of capital. If, in future periods, there are changes in the estimates or assumptions incorporated into the impairment review analysis, the changes could result in an adjustment to the carrying amount of the long-lived assets. To the extent that impairment has occurred, the excess of the carrying amount of long-lived assets over its estimated fair value would be recognized as an impairment loss charged to net income. For the three and six months ended June 30, 2015, and 2014, no impairment of long-lived assets was recognized.

Derivative Instruments and Hedging Activities

We reflect all derivative instruments at fair value as either assets or liabilities on the condensed consolidated balance sheets. For those derivative instruments that are designated and qualify as hedging instruments, we record the effective portion of the gain or loss on the hedge instruments as a component of accumulated other comprehensive income or loss. Any ineffective portion of a derivative s change in fair value is immediately recognized within net income. For derivatives that do not meet the criteria for hedge accounting, changes in fair value are immediately recognized within net income. See additional discussion in Note 6.

Internal-Use Software

We recognize internal-use software development costs based on the development stage of the project and nature of the cost. Internal and external costs incurred during the preliminary project stage are expensed as they are incurred. Internal and external costs incurred to develop internal-use software during the application development stage are capitalized. Internal and external training costs and maintenance costs during the post-implementation-operation stage are expensed as incurred. Completed projects are placed into service and amortized over the estimated useful life of the software. Impairment recognized, related to internal use software, in the condensed consolidated statements of operations during the three months ended June 30, 2015, and 2014, was zero and \$1.0 million, respectively, and impairment recognized during the six months ended June 30, 2015, and 2014, was zero and \$2.0 million, respectively.

In April 2015, the FASB issued ASU 2015-05, *Customer s Accounting for Fees Paid in a Cloud Computing Arrangement*, which provides explicit guidance to help companies evaluate the accounting for fees paid by a customer in a cloud computing arrangement. ASU 2015-05 is effective for annual and interim beginning after December 15, 2015, with early adoption permitted. We have not elected early adoption and we are currently evaluating the impact of the provisions of ASU 2015-05 on our consolidated financial statements.

Revenue Recognition

All customer leases are classified as operating leases and minimum rents are recognized on a straight-line basis over the noncancelable term of the agreements. The excess of rents recognized over amounts contractually due pursuant to the underlying leases are included in deferred rent receivable. If a lease terminates prior to its stated expiration, the deferred rent receivable relating to that lease is written off as a reduction of rental revenue.

When arrangements include multiple elements, the revenue associated with separate elements is allocated based on the relative fair values of those elements. The revenue associated with each element is then recognized as earned. Interconnection services and additional space services are considered as separate earnings processes that are provided and completed on a month-to-month basis and revenue is recognized in the period that services are performed. Customer set-up charges and utility installation fees are initially deferred and recognized over the term of the arrangement as revenue.

Tenant reimbursements for real estate taxes, common area maintenance, and other recoverable costs are recognized as revenue in the period that the related expenses are incurred.

Above-market and below-market lease intangibles that were acquired are amortized on a straight-line basis as decreases and increases, respectively, to rental revenue over the remaining noncancelable term of the underlying leases. For each of the three month periods ended June 30, 2015, and 2014, the net effect of amortization of acquired above-market and below-market leases resulted in an increase to rental revenue of \$0.1 million. For the six months ended June 30, 2015, and 2014, the net effect of amortization of acquired above-market leases resulted in an increase to rental revenue of \$0.3 million and \$0.2 million, respectively.

A provision for uncollectible accounts is recorded if a receivable balance relating to contractual rent, rent recorded on a straight-line basis, tenant reimbursements or other billed amounts is considered by management to be uncollectible. At June 30, 2015, and December 31, 2014, the allowance for doubtful accounts totaled \$0.1 million and \$0.1 million, respectively.

In May 2014, the FASB issued guidance codified in Accounting Standards Codification (ASC) 606, Revenue Recognition *Revenue from Contracts with Customers*, which amends the guidance in former ASC 605, *Revenue Recognition*. The standard is effective for interim and annual reporting periods beginning after December 15, 2016. The standard permits the use of either the retrospective or cumulative effect transition method. We are currently evaluating the impact of the provisions of ASC 606 on our revenue recognition policies as well as the transition method to be used to implement this guidance.

Share-Based Compensation

We account for share-based compensation using the fair value method of accounting. The estimated fair value of the stock options granted by us is calculated based on the Black-Scholes option-pricing model. The fair value of restricted share-based and Operating Partnership unit compensation is based on the market value of our common stock on the date of the grant. The fair value of performance share awards, which have a market condition, is based on a Monte Carlo simulation. The fair value for all share-based compensation is amortized on a straight-line basis over the vesting period.

Asset Retirement and Environmental Remediation Obligations

We record accruals for estimated asset retirement and environmental remediation obligations. The obligations relate primarily to the removal of asbestos and contaminated soil during development of properties as well as the estimated equipment removal costs upon termination of a certain

lease where we are the lessee. At both June 30, 2015, and December 31, 2014, the amount included in unearned revenue, prepaid rent and other liabilities on the condensed consolidated balance sheets was approximately \$2.3 million.

Income Taxes

We elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended (the Code), commencing with our taxable year ended December 31, 2010. To qualify as a REIT, we are required to distribute at least 90% of our taxable income to our stockholders and meet various other requirements imposed by the Code relating to such matters as operating results, asset holdings, distribution levels and diversity of stock ownership. Provided we qualify for taxation as a REIT, we generally are not subject to corporate level federal income tax on the earnings distributed currently to our stockholders. If we fail to qualify as a REIT in any taxable year, and are unable to avail ourselves of certain savings provisions set forth in the Code, all of our taxable income would be subject to federal income tax at regular corporate rates, including any applicable alternative minimum tax.

To maintain REIT status, we must distribute a minimum of 90% of our taxable income. However, it is our policy and intent, subject to change, to distribute 100% of our taxable income and therefore no provision is required in the accompanying condensed consolidated financial statements for federal income taxes with regards to activities of the REIT and its subsidiary pass-through entities. The allocable share of taxable income is included in the income tax returns of its stockholders. The Company is subject to the statutory requirements of the locations in which it conducts business. State and local income taxes are accrued as deemed required in the best judgment of management based on analysis and interpretation of respective tax laws.

We have elected to treat certain subsidiaries as taxable REIT subsidiaries (TRS). Certain activities that we undertake must be conducted by a TRS, such as services for our tenants that could be considered otherwise impermissible for us to perform and holding assets that we cannot hold directly. A TRS is subject to corporate level federal and state income taxes.

Deferred income taxes are recognized in certain taxable entities. Deferred income tax generally is a function of the period s temporary differences (items that are treated differently for tax purposes than for financial reporting purposes), the utilization of tax net operating losses

generated in prior years that previously had been recognized as deferred income tax assets and the reversal of any previously recorded deferred income tax liabilities. A valuation allowance for deferred income tax assets is provided if we believe all or some portion of the deferred income tax asset may more likely than not be not realized. Any increase or decrease in the valuation allowance resulting from a change in circumstances that causes a change in the estimated realizability of the related deferred income tax asset is included in deferred tax expense. As of June 30, 2015, and December 31, 2014, the gross deferred income taxes were not material.

We currently have no liabilities for uncertain income tax positions. The earliest tax year for which we are subject to examination is 2011.

Concentration of Credit Risks

Our cash and cash equivalents are maintained in various financial institutions, which, at times, may exceed federally insured limits. We have not experienced any losses in such accounts, and management believes that the Company is not exposed to any significant credit risk in this area. We have no off-balance sheet concentrations of credit risk, such as foreign exchange contracts, option contracts, or foreign currency hedging arrangements.

Segment Information

We manage our business as one reportable segment consisting of investments in data centers located in the United States. Although we provide services in several markets, these operations have been aggregated into one reportable segment based on the similar economic characteristics amongst all markets, including the nature of the services provided and the type of customers purchasing these services.

3. Investment in Real Estate

The following is a summary of the properties owned or leased at June 30, 2015 (in thousands):

Property Name	Location	Land	Buildings and Improvements	-	onstruction n Progress	Total Cost
SV1	San Jose, CA	\$ 6,863	\$ 127,032		469	\$ 134,364
SV2	Milpitas, CA	5,086	26,822		680	32,588
SV3	Santa Clara, CA	3,972	49,146		295	53,413
SV4	Santa Clara, CA	4,501	90,806		726	96,033
SV5	Santa Clara, CA	2,544	23,514			26,058
SV6	Santa Clara, CA				17,142	17,142
Santa Clara Campus(1)	Santa Clara, CA	3,518	2,916		4,239	10,673
BO1	Somerville, MA	5,154	81,982		265	87,401
NY1*	New York, NY		34,369		8	34,377
NY2	Secaucus, NJ	2,388	89,075		36,719	128,182

V 7 A 1	Destau VA	6 002	114 704	4 1 2 1	105 759
VA1	Reston, VA	6,903	114,724	4,131	125,758
VA2	Reston, VA	2,720	63,177	32,105	98,002
DC1*	Washington, DC		7,976	151	8,127
CH1	Chicago, IL	5,493	87,109	5,363	97,965
LA1*	Los Angeles, CA		63,340	2,514	65,854
LA2	Los Angeles, CA	28,467	136,684	1,831	166,982
MI1	Miami, FL	728	10,332	2	11,062
DE1*	Denver, CO		2,789	232	3,021
DE2*	Denver, CO		1,052		1,052
Total		\$ 78,337	\$ 1,012,845	\$ 106,872	\$ 1,198,054

* Indicates properties in which we hold a leasehold interest.

(1) This campus includes office and light-industrial buildings and land held for development in Santa Clara, California.

4. Other Assets

Our other assets consisted of the following, net of amortization and depreciation, if applicable, as of June 30, 2015, and December 31, 2014 (in thousands):

	June 30, 2015	December 31, 2014
Deferred leasing costs	\$ 28,759	\$ 27,229
Deferred rent receivable	24,425	21,510
Corporate furniture, fixtures and equipment	7,100	7,474
Internal-use software	7,752	7,980
Deferred financing costs	4,141	2,421
Prepaid expenses	4,288	6,251
Other	1,104	2,735
Total	\$ 77,569	\$ 75,600

5. Debt

A summary of outstanding indebtedness as of June 30, 2015, and December 31, 2014, is as follows (in thousands):

	Interest Rate	Maturity Date	June 30, 2015	December 31, 2014
Revolving credit facility	1.73% and 2.17% at June 30, 2015, and December 31, 2014,			
	respectively	June 24, 2019	\$ 102,250	\$ 218,500
2019 Senior unsecured term loan(1)	3.23% at June 30, 2015, and at December 31, 2014	January 31, 2019	100,000	100,000
2020 Senior unsecured term loan(2)	2.31% at June 30, 2015	June 24, 2020	150,000	
Total principal outstanding			\$ 352,250	\$ 318,500

⁽¹⁾ The Operating Partnership elected to swap the variable interest rate associated with the 2019 Senior unsecured term loan to a fixed rate of approximately 3.23% per annum at our current leverage ratio.

⁽²⁾ The Operating Partnership elected to swap the variable interest rate associated with \$75 million, or 50%, of the principal amount of the 2020 Senior unsecured term loan to a fixed rate of approximately 2.93% per annum at our current leverage ratio. The interest rate on the remaining \$75 million of the 2020 Senior unsecured term loan is based on LIBOR plus the applicable spread. The effective interest rate as of June 30, 2015, is 2.31%.

On June 24, 2015, our Operating Partnership and certain subsidiary co-borrowers entered into a third amended and restated senior unsecured revolving credit facility (as amended, the Credit Agreement) with a group of lenders for which KeyBank National Association acts as the administrative agent. The Credit Agreement amends the Operating Partnership s second amended and restated unsecured revolving credit facility, dated January 3, 2013 (as amended, the Prior Facility). The Credit Agreement maturity date is June 24, 2019, with a one-time extension option, which, if exercised, would extend the maturity date to June 24, 2020. The exercise of the extension option is subject to the payment of an extension fee equal to 10 basis points of the total commitment under the Credit Agreement at initial maturity and certain other customary conditions. The Credit Agreement increases the commitment from the Prior Facility of \$405 million to \$500 million, providing for a \$350 million revolving credit facility and a \$150 million unsecured term loan. See 2020 Senior Unsecured Term loan below for a discussion of the \$150 million term loan. The Credit Agreement contains an accordion feature, which allows our Operating Partnership to increase the total commitment from \$500 million to \$700 million, under specified circumstances.

Under the Credit Agreement, borrowings under the revolving credit facility bear interest at a variable rate per annum equal to either (i) LIBOR plus 155 basis points to 225 basis points, or (ii) a base rate plus 55 basis points to 125 basis points, each depending on our Operating Partnership s leverage ratio. At June 30, 2015, the Operating Partnership s leverage ratio was 17.9% and the interest rate was LIBOR plus 155 basis points.

The total amount available for borrowings under the revolving credit facility is subject to the lesser of \$350.0 million or the availability calculated based on our unencumbered asset pool. As of June 30, 2015, the borrowing capacity was \$350.0 million. As of June 30, 2015, \$102.3 million was borrowed and outstanding, \$6.3 million was outstanding under letters of credit and \$241.4 million remained available for us to borrow under the Credit Agreement.

Our ability to borrow under the Credit Agreement is subject to ongoing compliance with a number of financial covenants and other customary restrictive covenants, including, among others:

• a maximum leverage ratio (defined as total consolidated indebtedness to total gross asset value) of 60%, which, as of June 30, 2015, was 17.9%;

• a maximum secured debt ratio (defined as total consolidated secured debt to total gross asset value) of 40%, which, as of June 30, 2015, was 0%;

• a minimum fixed charge coverage ratio (defined as adjusted consolidated earnings before interest, taxes, depreciation and amortization to consolidated fixed charges) of 1.70 to 1.00, which, as of June 30, 2015, was 8.4 to 1.00; and

• a maximum unhedged variable rate debt ratio (defined as unhedged variable rate indebtedness to gross asset value) of 30%, which, as of June 30, 2015, was 8.3%.

As of June 30, 2015, we were in compliance with all of the covenants under the Credit Agreement.

2020 Senior Unsecured Term Loan

On June 24, 2015, in connection with the Credit Agreement, our Operating Partnership and certain subsidiaries entered into a \$150 million senior unsecured term loan (the 2020 Term Loan). The 2020 Term Loan has a five-year term maturing on June 24, 2020. The 2020 Term Loan ranks pari passu with our Credit Agreement and contains the same financial covenants and other customary restrictive covenants. As of June 30, 2015, we were in compliance with all of the covenants under the 2020 Term Loan.

The borrowings under the 2020 Term Loan bear interest at a variable rate per annum equal to either (i) LIBOR plus 150 basis points to 220 basis points, or (ii) a base rate plus 50 basis points to 120 basis points, each depending on our Operating Partnership s leverage ratio. At June 30, 2015, the Operating Partnership s leverage ratio was 17.9% and the interest rate was LIBOR plus 150 basis points.

2019 Senior Unsecured Term Loan

On January 31, 2014, our Operating Partnership and certain subsidiaries entered into a \$100 million senior unsecured term loan (as amended, the 2019 Term Loan). The 2019 Term Loan has a five-year term and contains an accordion feature, which allows our Operating Partnership to increase the total commitments by \$100 million, to \$200 million, under specified circumstances. The 2019 Term Loan ranks pari passu with our

Credit Agreement and contains the same financial covenants and other customary restrictive covenants. As of June 30, 2015, we were in compliance with all of the covenants under the 2019 Term Loan.

The borrowings under the 2019 Term Loan bear interest at a variable rate per annum equal to either (i) LIBOR plus 175 basis points to 265 basis points, or (ii) a base rate plus 75 basis points to 165 basis points, each depending on our Operating Partnership s leverage ratio. At June 30, 2015, the Operating Partnership s leverage ratio was 17.9% and the interest rate was LIBOR plus 175 basis points.

Debt Maturities

The following table summarizes the amount of our outstanding debt as of June 30, 2015, when such debt currently becomes due (in thousands):

\$
202,250
150,000
\$ 352,250
\$ \$

6. Derivatives and Hedging Activities

On April 9, 2015, we entered into a \$75 million forward starting five-year interest rate swap agreement, effective May 5, 2015, to protect against adverse fluctuation in interest rates. The swap reduces our exposure to variability in cash flows relating to interest payments on \$75 million of one-month LIBOR variable rate debt and effectively fixed the interest rate at approximately 2.93% per annum. Also, on February 3, 2014, we entered into a \$100 million five-year interest rate swap agreement that effectively fixes the interest rate at approximately 3.23% per annum. Both interest rate swap agreements were designated for hedge accounting.

Risk Management Objective of Using Derivatives

We are exposed to certain risks arising from both our business operations and economic conditions. We principally manage our exposures to a wide variety of business and operational risks through management of our core business activities. We manage economic risks, including interest rate, liquidity, and credit risk primarily by managing the amount, sources, and duration of our debt funding and the use of derivative financial instruments. Specifically, we enter into derivative financial instruments to manage exposures that arise from business activities that result in the receipt or payment of future known or uncertain cash amounts, the value of which are determined by interest rates. Our derivative financial instruments are used to manage differences in the amount, timing, and duration of our known or expected cash receipts and our known or expected cash payments principally related to our investments and borrowings.

Cash Flow Hedges of Interest Rate Risk

Our objectives in using interest rate derivatives are to reduce variability in interest expense and to manage our exposure to adverse interest rate movements. To accomplish this objective, we primarily use interest rate swaps as part of our interest rate risk management strategy. Interest rate swaps designated as cash flow hedges involve the receipt of variable amounts from a counterparty in exchange for the Company making fixed-rate payments over the life of the agreements without exchange of the underlying notional amount.

The effective portion of changes in the fair value of derivatives designated and that qualify as cash flow hedges is recorded in accumulated other comprehensive income or loss on the condensed consolidated balance sheets and is subsequently reclassified into earnings in the period that the hedged forecasted transaction affects earnings. The amounts recorded in other comprehensive income related to the unrealized gain or loss on derivative contracts were a gain of \$0.4 million and a loss of \$1.3 million for the three months ended June 30, 2015, and 2014, respectively, and a loss of \$0.9 million and \$0.8 million for the six months ended June 30, 2015, and 2014, respectively. The amounts reclassified out of other comprehensive income into interest expense on the condensed consolidated statements of operations were \$0.5 million and \$0.3 million for the three months ended June 30, 2015, and 2014, respectively, and \$0.8 million for the six months ended statements of operations were \$0.5 million and \$0.3 million for the three months ended June 30, 2015, and 2014, respectively. The ineffective portion of the change in fair value of the derivatives is recognized directly in earnings. During the three and six months ended June 30, 2015, and 2014, we did not record any amount in earnings related to derivatives as there was no hedge ineffectiveness.

Amounts reported in accumulated other comprehensive loss related to derivatives will be reclassified to interest expense as interest payments are made on our variable-rate debt. During the subsequent twelve months, beginning July 1, 2015, we estimate that \$1.9 million will be reclassified as an increase to interest expense.

Derivatives are recorded at fair value in our condensed consolidated balance sheets in other assets and other liabilities, as applicable. We do not net our derivative position by counterparty for purposes of balance sheet presentation and disclosure. We had \$0.8 million and \$0.3 million in derivative liabilities recognized in unearned revenue, prepaid rent and other liabilities in our condensed consolidated balance sheet as of June 30, 2015, and December 31, 2014, respectively. We also had a \$0.5 million derivative asset recognized in other assets in our condensed consolidated balance sheet as of December 31, 2015. We had no derivative assets recognized in other assets in our condensed consolidated balance sheet as of December 31, 2014.

7. Stockholders Equity

We paid the following dividends per share on our Series A cumulative preferred stock and common stock during the six months ended June 30, 2015:

Declaration Date	Record Date	Payment Date	Pref	erred Stock Co	ommon Stock
March 12, 2015	March 31, 2015	April 15, 2015	\$	0.4531(1)\$	0.42
May 21, 2015	June 30, 2015	July 15, 2015		0.4531(2)	0.42
			\$	0.9062 \$	0.84

(1) Dividend covers the period from January 15, 2015, to April 14, 2015.

(2) Dividend covers the period from April 15, 2015, to July 14, 2015.

8. Noncontrolling Interests Operating Partnership

Noncontrolling interests represent the limited partnership interests in the Operating Partnership held by individuals and entities other than CoreSite Realty Corporation. The current holders of common Operating Partnership units are eligible to have the common Operating Partnership units redeemed for cash or common stock on a one-for-one basis, at our option.

In connection with the issuance of our 7.25% Series A cumulative redeemable preferred stock on December 12, 2012, the Operating Partnership issued 4,600,000 7.25% Series A Cumulative redeemable preferred Operating Partnership units to us. Preferred Operating Partnership units rank senior to the common Operating Partnership units held by both us and noncontrolling interests.

The following table shows the ownership interests in the Operating Partnership as of June 30, 2015, and December 31, 2014:

	June 30), 2015	December 31, 2014			
	Number of Units	Percentage of Total	Number of Units	Percentage of Total		
CoreSite Realty Corporation	25,990,861	55.5%	21,287,191	45.6%		
Noncontrolling interests	20,860,847	44.5%	25,360,847	54.4%		
Total	46,851,708	100.0%	46,648,038	100.0%		

For each share of common stock issued by us, the Operating Partnership issues to us an equivalent common Operating Partnership unit. During the six months ended June 30, 2015, we issued 203,670 shares of common stock related to employee compensation arrangements and therefore an equivalent number of common Operating Partnership units were issued to us by the Operating Partnership.

Holders of common Operating Partnership units of record as of June 30, 2015, received quarterly distributions of \$0.42 per unit, payable in correlation with declared dividends on common stock.

On May 1, 2015, 4,500,000 common Operating Partnership units held by third parties were redeemed for shares of our common stock in connection with the offer and sale of 4,500,000 shares of our common stock by The Carlyle Group. This redemption was recorded as a \$59.1 million reduction to noncontrolling interests in the Operating Partnership and an increase to common stock and additional paid-in capital.

The redemption value of the noncontrolling interests at June 30, 2015, was \$947.9 million based on the closing price of the Company s common stock of \$45.44 on that date.

9. Equity Incentive Plan

Our Board of Directors has adopted and, with the approval of our stockholders, amended the 2010 Equity Incentive Plan (as amended, the 2010 Plan). The 2010 Plan is administered by the Compensation Committee of the Board of Directors. Awards issuable under the 2010 Plan include common stock, stock options, restricted stock, stock appreciation rights, dividend equivalents, Operating Partnership units and other incentive awards. We have reserved a total of 6,000,000 shares of our common stock for issuance pursuant to the 2010 Plan, which may be adjusted for changes in our capitalization and certain corporate transactions. To the extent that an award expires, terminates or lapses then any unexercised shares subject to the award will be available for future grant or sale under the 2010 Plan. Shares of restricted stock which are forfeited or repurchased by us pursuant to the 2010 Plan may again be awarded under the 2010 Plan. The payment of dividend equivalents in cash in conjunction with any outstanding awards will not be counted against the shares available for issuance under the 2010 Plan.

As of June 30, 2015, 3,341,238 shares of our common stock were available for issuance pursuant to the 2010 Plan.

Stock Options

Stock option awards are granted with an exercise price equal to the closing market price of the Company s common stock on the date of grant. The fair value of each option granted under the 2010 Plan is estimated on the date of grant using the Black-Scholes option-pricing model. The fair values are amortized on a straight-line basis over the vesting periods.

The following table sets forth stock option activity under the 2010 Plan for the three months ended June 30, 2015:

	Number of Shares Subject to Options	Weighted- Average Exercise Price	
Options outstanding, December 31, 2014	758,095	\$	20.94
Granted			
Exercised	(87,896)		17.41
Forfeited	(3,968)		25.94
Expired	(282)		15.23
Options outstanding, June 30, 2015	665,949	\$	21.38

The following table sets forth the number of shares subject to options that are unvested as of June 30, 2015, and the fair value of these options at the grant date:

	Number of Shares Subject to Options	Weighted- Average Fair Value at Grant Date		
Unvested balance, December 31, 2014	283,964	\$	7.75	
Granted				
Forfeited	(3,968)		8.05	
Vested	(163,392)		6.82	
Unvested balance, June 30, 2015	116,604	\$	9.03	

As of June 30, 2015, total unearned compensation on options was approximately \$0.8 million, and the weighted-average vesting period was 1.4 years.

Restricted Awards and Units

During the six months ended June 30, 2015, we granted 176,582 shares of restricted stock which had a fair value of \$8.4 million as of the date of grant. Also during the six months ended June 30, 2015, we issued 7,128 restricted stock units, or RSUs. The principal difference between these instruments is that RSUs are not shares of our common stock and do not have any of the rights or privileges thereof, including voting rights. On the applicable vesting date, the holder of an RSU becomes entitled to a share of common stock. The restricted stock awards are amortized on a straight-line basis to expense over the vesting period. The following table sets forth the number of unvested restricted stock and RSU awards and

the weighted-average fair value of these awards at the date of grant:

	Restricted Awards	Weighted- Average Fair Value at Grant Date
Unvested balance, December 31, 2014	394,016	\$ 29.10
Granted	183,710	47.39
Forfeited	(22,145)	34.54
Vested	(158,815)	26.76
Unvested balance, June 30, 2015	396,766	\$ 38.20

As of June 30, 2015, total unearned compensation on restricted awards was approximately \$13.3 million, and the weighted-average vesting period was 2.7 years.

Performance Stock Awards

We grant long-term incentives to members of management in the form of performance-based restricted stock awards (PSAs) under the 2010 Plan. The number of PSAs earned is based on our achievement of relative total shareholder return (TSR) measured versus the MSCI US REIT Index over a three-year performance period, and the number of shares earned under the PSAs may range from 0% to 150% for 2014 grants and from 25% to 175% for 2015 grants. The PSAs are earned as follows: (i) 20% of the PSAs are eligible to be earned upon TSR achievement in year one of the performance period, (ii) 20% of the PSAs are eligible to be earned upon TSR achievement in year two of the performance period, (iii) 20% of the PSAs are eligible to be earned upon TSR achievement in year three of the performance period, and (iv) 40% of the PSAs are eligible to be earned upon a cumulative TSR achievement over the three-year performance period. The PSAs have a service condition and will be released at the end of the three-year performance period, to the extent earned, provided that the holder continues to be employed by the Company at the end of the three-year performance period. The PSAs are entitled to dividends on the PSAs, which will be accrued and paid in cash at the end of the three-year performance period. The PSAs initially are granted and issued at the highest target amount and thereafter are forfeited to the extent vesting conditions are not met.

On March 4, 2014, we granted 91,335 PSAs equal to 150% of the target amount, with an aggregate value of \$1.6 million on the grant date. The PSAs, in addition to a service condition, are subject to our performance versus the MSCI US REIT Index, which is a market condition and impacts the number of shares that ultimately vests. Upon evaluating the results of the market condition, the final number of shares is determined and such shares vest based on satisfaction of the service condition. The PSAs are amortized on a straight-line basis over the vesting period. During the six months ended June 30, 2015, 3,782 of the PSAs granted in March 2014 were forfeited due to termination of service and 6,872 PSAs were not achieved due to performance against the MSCI REIT Index correlating to less than 150% of the target amount during the first year of the performance period.

On March 3, 2015, we granted 78,553 PSAs, equal to 175% of the target amount, with an aggregate value of \$2.7 million on the grant date. The PSAs, in addition to a service condition, are subject to our performance versus the MSCI US REIT Index which is a market condition and impacts the number of shares that ultimately vests. Upon evaluating the results of the market condition, the final number of shares is determined and such shares vest based on satisfaction of the service condition. The PSAs are amortized on a straight-line basis over the vesting period. During the six months ended June 30, 2015, 3,637 of the PSAs granted in March 2015 were forfeited due to termination of service.

As of June 30, 2015, total unearned compensation on PSAs was approximately \$3.1 million, and the weighted-average vesting period was 2.5 years. The fair value of each PSA award is estimated on the date of grant using a Monte Carlo simulation. The simulation requires assumptions for expected volatility, risk-free rate of return, and dividend yield. The following table summarizes the assumptions used to value the PSAs granted during the six months ended June 30, 2015, and 2014.

	Six Months End	led June 30,
	2015	2014
Expected term (in years)	2.83	2.83
Expected volatility	25.51%	32.98%
Expected annual dividend		
Risk-free rate	1.02%	0.64%

10. Earnings Per Share

Basic income per share is calculated by dividing the net income attributable to common shares by the weighted-average number of common shares outstanding during the period. Diluted income per share adjusts basic income per share for the effects of potentially dilutive common shares, if the effect is not antidilutive. Potentially dilutive common stock consist of shares issuable under the 2010 Plan. The following is a summary of basic and diluted income per share (in thousands, except share and per share amounts):

	Three Months Ended June 30, 2015 2014				Six Months E 2015	e 30, 2014	
Net income attributable to common shares	\$ 5,538	\$	3,883	\$	10,106	\$	6,616
Weighted-average common shares outstanding -							
basic	24,536,583		21,131,077		22,963,111		21,062,299
Effect of potentially dilutive common shares:							
Stock options	363,760		371,536		373,438		368,516
Unvested awards	154,852		102,117		188,767		168,934
Weighted-average common shares outstanding -							
diluted	25,055,195		21,604,730		23,525,316		21,599,749
Net income per share attributable to common							
shares							
Basic	\$ 0.23	\$	0.18	\$	0.44	\$	0.31
Diluted	\$ 0.22	\$	0.18	\$	0.43	\$	0.31

In the calculations above, we have excluded weighted-average potentially dilutive securities of 43,013 and 165,552 for the three months ended June 30, 2015, and 2014, respectively, and 141,081 and 202,422 for the six months ended June 30, 2015, and 2014, respectively, as their effect would have been antidilutive.

11. Estimated Fair Value of Financial Instruments

Authoritative guidance issued by FASB establishes a hierarchy of valuation techniques based on the observability of inputs utilized in measuring assets and liabilities at fair values. This hierarchy establishes market-based or observable inputs as the preferred source of values, followed by valuation models using management assumptions in the absence of market inputs. The three levels of the hierarchy under the authoritative guidance are as follows:

Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities that the reporting entity can access at the assessment date.

Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 Unobservable inputs for the asset or liability.

Our financial instruments consist of cash and cash equivalents, accounts and other receivables, interest rate swaps, the revolving credit facility, the senior unsecured term loans, interest payable and accounts payable. The carrying values of cash and cash equivalents, accounts and other receivables, interest payable and accounts payable approximate fair values due to the short-term nature of these financial instruments. Interest rate swaps are carried at fair value.

We have determined that the majority of the inputs used to value our derivatives fall within Level 2 of the fair value hierarchy; however, the credit valuation adjustments associated with our derivatives utilize Level 3 inputs, such as estimates of current credit spreads, to evaluate the likelihood of default by the Operating Partnership and its counterparties. As of June 30, 2015, we have assessed the significance of the impact of the credit valuation adjustments on the overall valuation of our derivative positions and has determined that the credit valuation adjustment is not significant to the overall valuation of our derivative portfolio. As a result, we classify our derivative valuation in Level 2 of the fair value hierarchy.

The total balance of our revolving credit facility and senior unsecured term loans was \$352.3 million as of June 30, 2015, with a fair value that approximated book value based on Level 3 inputs from the fair value hierarchy. Under the discounted cash flow method, the fair values of the revolving credit facility and the senior unsecured term loans are based on our assumptions of market interest rates and terms available incorporating our credit risk.

12. Commitments and Contingencies

Our properties require periodic investments of capital for general capital improvements and for tenant-related capital expenditures. We enter into various construction and equipment contracts with third parties for the development of our properties. In addition, we enter into contracts for company-wide improvements that are ancillary to revenue generation. At June 30, 2015, we had open commitments related to construction contracts of approximately \$14.6 million.

Additionally, we have commitments related to telecommunications capacity used to connect data centers located within the same market or geographical area and power usage. At June 30, 2015, we had open commitments related to these contracts of approximately \$11.4 million.

In April 2015, we executed a pre-lease and began construction of a 136,580 square-foot build-to-suit powered shell data center, which will be known as SV6, on land we own on our Santa Clara campus. We have incurred \$5.0 million of the estimated \$30.0 million required to complete the project, and expect to deliver the powered shell to a strategic customer in the first half of 2016.

From time to time, we are party to a variety of legal proceedings arising in the ordinary course of business. We believe that, with respect to any such matter to which we currently are a party, the ultimate disposition of any such matter will not result in a material adverse effect on our business, financial condition, cash flows or results of operations.

ITEM 2. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Forward-Looking Statements

This Quarterly Report on Form 10-Q (this Quarterly Report), together with other statements and information publicly disseminated by our company, contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 (PSLRA), namely Section 27A of the Securities Act of 1933, as amended (the Securities Act), and Section 21E of the Securities Exchange Act of 1934, as amended (the Exchange Act). We intend such forward-looking statements to be covered by the safe harbor provisions for forward-looking statement for purposes of complying with these safe harbor provisions.

In particular, statements pertaining to our capital resources, portfolio performance, business strategies and results of operations contain forward-looking statements. You can identify forward-looking statements by the use of forward-looking terminology such as believes, expects may. seeks, intends, plans, pro forma or anticipates or the negative of these words and phrases or similar words or phrase will, should, predictions of or indicate future events or trends and that do not relate solely to historical matters. You can also identify forward-looking statements by discussions of strategy, plans or intentions. Such statements are subject to risks, uncertainties and assumptions and are not guarantees of future performance, which may be affected by known and unknown risks, trends, uncertainties and factors that are beyond our control. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those anticipated, estimated or projected. The following factors, among others, could cause actual results and future events to differ materially from those set forth or contemplated in the forward-looking statements: (i) the geographic concentration of our data centers in certain markets and any adverse developments in local economic conditions or the demand for data center space in these markets; (ii) fluctuations in interest rates and increased operating costs; (iii) difficulties in identifying properties to acquire and completing acquisitions; (iv) the significant competition in our industry and an inability to lease vacant space, renew existing leases or release space as leases expire; (v) lack of sufficient customer demand to realize expected returns on our investments to expand our property portfolio; (vi) decreased revenue from costs and disruptions associated with any failure of our physical infrastructure or services; (vii) our ability to lease available space to existing or new customers; (viii) our failure to obtain necessary outside financing; (ix) our failure to qualify or maintain our status as a REIT; (x) financial market fluctuations; (xi) changes in real estate and zoning laws and increases in real property tax rates; (xii) delays or disruptions in third-party network connectivity; (xiii) service failures or price increases by third party power suppliers; (xiv) inability to renew net leases on the data center properties we lease; and (xv) other factors affecting the real estate industry generally.

While forward-looking statements reflect our good faith beliefs, they are not guarantees of future performance. We disclaim any obligation to publicly update or revise any forward-looking statement to reflect changes in underlying assumptions or factors, of new information, data or methods, future events or other changes. The risks included here are not exhaustive, and additional factors could adversely affect our business and financial performance, including factors and risks included in other sections of this Quarterly Report. Additional information concerning these and other risks and uncertainties is contained in our other periodic filings with the United States Securities and Exchange Commission (SEC) pursuant to the Exchange Act. We discussed a number of material risks in Item 1A. Risk Factors of our Annual Report on Form 10-K for the year ended December 31, 2014. Those risks continue to be relevant to our performance and financial condition. Given these risks and uncertainties, investors should not place undue reliance on forward-looking statements as a prediction of actual results.

Overview

Unless the context requires otherwise, references in this Quarterly Report to we, our, us and our company refer to CoreSite Realty Corporation, a Maryland corporation, together with our consolidated subsidiaries, including CoreSite, L.P., a Delaware limited partnership of which we are the sole general partner and to which we refer in this Quarterly Report as our Operating Partnership.

We are engaged in the business of ownership, acquisition, construction and operation of strategically located data centers in some of the largest and fastest growing data center markets in the United States, including the New York, Northern Virginia and San Francisco Bay areas, Los Angeles, Chicago, Boston, Miami and Denver.

We deliver secure, reliable, high-performance data center solutions across eight key North American markets. We connect, protect and deliver a reliable performance environment and continued operation of mission-critical data and information technology infrastructure for more than 800 of the world s leading enterprises, network operators, cloud providers, and supporting service providers.

Our focus is to bring together a network and cloud community to support the needs of enterprises, and create a diverse customer ecosystem. Our growth strategy includes (i) increasing cash flow of in-place data center space, (ii) capitalizing on embedded expansion opportunities, (iii) selectively pursuing acquisition and development opportunities in new and existing markets, (iv) expanding existing customer relationships, and (v) attracting new customers.

Our Portfolio

As of June 30, 2015, our property portfolio included 17 operating data center facilities and multiple development projects which collectively comprise over 2.8 million net rentable square feet (NRSF), of which approximately 1.6 million NRSF is existing data center space. The 0.9 million NRSF of development projects includes entitled land and space available for development and construction of new facilities. We expect that this development potential plus any potential expansion into new markets will enable us to accommodate existing and future customer demand and position us to continue to increase our operating cash flows. The following table provides an overview of our properties as of June 30, 2015:

Data Center Operating NRSF (1)

				Data Ctilit	i Operatin	$\log 100001$ (1)					
Market/Facilities		nnualized (\$000)(4)		bilized Percent		abilized (2) Percent	T Total	otal Percent	Development NRSF (3) Total	Total NRSF Total Portfolio	
Market/Facilities	кеп	it (\$000)(4)	Total	Occupied(5)	Total	Occupied(5)	Total	Occupied(5)	Total	Portiollo	
San Francisco Bay											
SV1	\$	7,040	84,045	83.4%		%	84,045	83.4%	6	84,045	
SV2		8,084	76,676	85.8			76,676	85.8		76,676	
Santa Clara campus(6)		33,744	252,173	96.1			252,173	96.1	366,580	618,753	
San Francisco Bay											
Total		48,868	412,894	91.6			412,894	91.6	366,580	779,474	
Los Angeles											
One Wilshire campus	5										
LA1*		25,900	139,053	83.4			139,053	83.4		139,053	
LA2		19,583	191,202	89.5	33,711	1.9	224,913	76.3	199,978	424,891	
Los Angeles Total		45,483	330,255	86.9	33,711	1.9	363,966	79.0	199,978	563,944	
Northern Virginia											
VA1		28,189	201,719	91.8			201,719	91.8		201,719	
VA2		2,758	44,036	100.0	48,137	1.0	92,173	48.3	96,274	188,447	
DC1*		3,080	22,137	88.8			22,137	88.8		22,137	
Northern Virginia											
Total		34,027	267,892	92.9	48,137	1.0	316,029	78.9	96,274	412,303	
Boston											
BO1		14,732	166,026	99.5			166,026	99.5	87,650	253,676	
Chicago											
CH1		13,615	166,703	83.2			166,703	83.2	11,704	178,407	
New York											
NY1*		6,195	48,404	75.0			48,404	75.0		48,404	
NY2		5,543	16,130	100.0	85,612	50.7	101,742	58.5	134,508	236,250	
New York Total		11,738	64,534	81.2	85,612	50.7	150,146	63.8	134,508	284,654	
Miami											
MI1		1,846	30,176	80.3			30,176	80.3	13,154	43,330	
Denver											
DE1*		1,078	5,878	89.6			5,878	89.6		5,878	
DE2*		332	5,140	62.9			5,140	62.9		5,140	
Denver Total		1,410	11,018	77.1			11,018	77.1		11,018	
Total Data Center	\$	171,719	1,449,498	89.9 %	167,460	26.6%	1,616,958	83.4%	6 909,848	2,526,806	
Office and											
Light-Industrial(7)		6,627	324,648	74.7			324,648	74.7		324,648	
Total Portfolio	\$	178,346	1,774,146	87.1%	167,460	26.6%	1,941,606	81.9%	6 909,848	2,851,454	

* Indicates properties in which we hold a leasehold interest.

(1) Represents NRSF at each operating facility that is currently occupied or readily available for lease as data center space and pre-stabilized data center space. Both occupied and available data center NRSF includes a factor to account for a customer s proportionate share of the required data center support space (such as the mechanical, telecommunications and utility rooms) and building common areas, which may be updated on a periodic basis to reflect the most current build-out of our properties.

(2) Pre-stabilized NRSF represents projects/facilities that recently have been developed and are in the initial lease-up phase. Pre-stabilized projects/facilities become stabilized operating properties at the earlier of achievement of 85% occupancy or 24 months after development completion.

(3) Represents incremental data center capacity currently vacant in existing facilities and entitled land in our portfolio that requires significant capital investment in order to develop into data center facilities. Includes NRSF under construction for which substantial activities are ongoing to prepare the property for its intended use following development. The NRSF reflects management s estimate of engineering drawings and required support space and is subject to change based on final demising of space. In addition to the amounts above, we may develop an additional 100,000 NRSF at NY2 upon receipt of the necessary entitlements.

(4) Represents the monthly contractual rent under existing commenced customer leases as of June 30, 2015, multiplied by 12. This amount reflects total annualized base rent before any one-time or non-recurring rent abatements and excludes power revenue, interconnection revenue and operating expense reimbursement. On a gross basis, our total portfolio annualized rent was approximately \$183.1 million as of June 30, 2015, which reflects the addition of \$4.8 million in operating expense reimbursements to contractual net rent under modified gross and triple-net leases. See footnote (6) below for more information regarding annualized rent at the Santa Clara campus.

(5) Includes customer leases that have commenced and are occupied as of June 30, 2015. The percent occupied is determined based on leased square feet as a proportion of total operating NRSF as of June 30, 2015. The percent occupied for data center stabilized space would have been 90.8%, rather than 89.9%, if all leases signed in the current and prior periods had commenced. The percent occupied for our total portfolio, including data center stabilized space, pre-stabilized space and office and light-industrial space, would have been 83.2%, rather than 81.9%, if all leases signed in current and prior periods had commenced.

(6) The annualized rent for the Santa Clara campus includes amounts associated with a restructured lease agreement involving a customer that has vacated the majority its leased space and is paying discounted rent payments that may be applied to new lease arrangements elsewhere in the portfolio on a dollar-for-dollar basis until the terms expire. The amounts payable pursuant to this agreement are scheduled to expire as follows: \$2.6 million in the fourth quarter 2015, \$1.9 million in the second quarter 2016, and \$4.2 million in the second quarter 2017.

(7) Represents space that is currently occupied or readily available for lease as space other than data center space, which is typically space offered for office or light-industrial uses.

The following table shows the June 30, 2015, same-store operating statistics for space within each data center facility that was leased or available to be leased as of December 31, 2013, and excludes space for which development was completed and became available to be leased after December 31, 2013. We track same-store space leased or available to be leased at the computer room level within each data center facility. For comparison purposes, the operating activity totals as of December 31, 2014, and 2013, for this space are provided at the bottom of this table.

Percent ccupied(2) 80.5% 85.8 96.1	Tota	T 1 4 1 1	• • • • • • • • • • • • • • • • • • •	Same-Store Property Portfolio (in NRSF)											
ccupied(2) 80.5% 85.8		Industrial	Office and Li	Center	Data										
80.5% 85.8		Percent		Percent		alized Rent	Annu								
85.8	Total	ccupied(2)	Total	Occupied(2)	Total	5000)(1)	(\$	Market/Facilities							
85.8								San Francisco Bay							
	290,300	79.4%	206,255	83.4%	84,045	11,770	\$	SV1							
96.1	76,676			85.8	76,676	8,084		SV2							
	252,721	100.0	548	96.1	252,173	33,765		Santa Clara campus(3)							
87.5	619,697	79.4	206,803	91.6	412,894	53,619		San Francisco Bay Total							
								Los Angeles							
								One Wilshire campus							
83.4	143,426	82.8	4,373	83.4	139,053	26,051		LA1*							
88.2	198,231	85.0	7,029	88.3	191,202	19,429		LA2							
86.2	341,657	84.1	11,402	86.2	330,255	45,480		Los Angeles Total							
								Northern Virginia							
89.5	262.769	81.9	61,050	91.8	201,719	29.270		VA1							
88.8	22,137		. ,	88.8	22,137	3,080		DC1*							
89.5	284,906	81.9	61,050	91.5	223,856	32,350		Northern Virginia Total							
								Boston							
95.4	185,521	60.2	19,495	99.5	166,026	14,994		BO1							
								Chicago							
82.7	171,649	66.7	4,946	83.2	166,703	13,692		CH1							
								New York							
75.1	48,613	100.0	209	75.0	48,404	6,207		NY1*							
75.9	18,103			75.9	18,103	1,952		NY2							
75.3	66,716	100.0	209	75.2	66,507	8,159		New York Total							
								Miami							
78.9	32,110	57.1	1,934	80.3	30,176	1,867		MI1							
								Denver							
87.0	4,726			87.0	4,726	843		DE1*							
62.9	5.140			62.9	5,140	332		DE2*							
74.5	9,866			74.5	9,866	1,175		Denver Total							
								Total Facilities at June 30,							
87.2%	,712,122	78.5 %	305,839	89.1 %	1,406,283	171,336	\$	2015(4)							
								Total Facilities at							
84.1 %		78.0 %		85.5%		155,334	\$	December 31, 2014							
								Total Facilities at							
77.6%		77.3%		77.7%		136,470	\$	December 31, 2013							
	5,140 9,866	78.0%	305,839	62.9 74.5 89.1% 85.5%	5,140 9,866	332 1,175 171,336 155,334	\$	DE1* DE2* Denver Total Total Facilities at June 30, 2015(4) Total Facilities at December 31, 2014 Total Facilities at							

* Indicates properties in which we hold a leasehold interest.

(1) Represents the monthly contractual rent under existing commenced customer leases as of each respective period, multiplied by 12. This amount reflects total annualized base rent before any one-time or non-recurring rent abatements and excludes power revenue, interconnection revenue and operating expense reimbursement.

(2) Includes customer leases that have commenced and are occupied as of each respective period. The percent occupied is determined based on leased square feet as a proportion of total operating NRSF.

(3) The annualized rent for the Santa Clara campus includes amounts associated with a restructured lease agreement involving a customer that has vacated the majority its leased space and is paying discounted rent payments that may be applied to new lease arrangements elsewhere in the portfolio on a dollar-for-dollar basis until the terms expire. The amounts payable pursuant to this agreement are scheduled to expire as follows: \$2.6 million in the fourth quarter 2015, \$1.9 million in the second quarter 2016, and \$4.2 million in the second quarter 2017.

(4) The percent occupied for data center space, office and light-industrial space, and total space would have been 90.1%, 78.5% and 88.0%, respectively, if all leases signed in current and prior periods had commenced.

Same-store annualized rent increased to \$171.3 million at June 30, 2015, compared to \$155.3 million at December 31, 2014. The increase of \$16.0 million in annualized rent is due primarily to a 9.4% increase in data center occupancy in the Northern Virginia market, a 4.0% increase in data center occupancy in the Los Angeles market and the new and restructured lease agreements on the Santa Clara campus.

Development space is unoccupied space or entitled land that requires significant capital investment in order to develop data center facilities that are ready for use. The following table summarizes NRSF under construction and NRSF held for development throughout our portfolio as of June 30, 2015:

		ment Opportunities (in NRSF)	
T. 1141.	Under	Held for	
Facilities	Construction(1)	Development(2)	Total
San Francisco Bay			
Santa Clara campus(3)	136,580	230,000	366,580
Los Angeles			
One Wilshire campus			
LA2	12,500	187,478	199,978
Northern Virginia			
VA2	48,137	48,137	96,274
Boston			
BO1	15,149	72,501	87,650
Chicago			
CH1	11,704		11,704
New York			
NY2(4)		134,508	134,508
Miami			
MI1		13,154	13,154
		13,154	13,154
Total Facilities	224,070	685,778	909,848

⁽¹⁾ Represents NRSF for which substantial activities are ongoing to prepare the property for its intended use following development. The NRSF reflects management s estimate of engineering drawings and required support space and is subject to change based on final demising of space.

(2) Represents incremental data center capacity currently vacant in existing facilities and entitled land in our portfolio that requires significant capital investment in order to develop into data center facilities.

(3) Our Santa Clara campus includes 366,580 developable NRSF as of June 30, 2015. On April 3, 2015, we began construction on 136,580 NRSF at this campus pursuant to the terms of a build-to-suit lease entered into on the same date with a strategic customer for a 100% pre-leased powered shell, which will be known as SV6. We expect to deliver SV6 during the first half of 2016. In addition, we expect to commence development of a new 230,000 NRSF data center, SV7, during the third quarter of 2015.

(4) We may develop up to 234,508 NRSF at NY2. This includes the undeveloped existing shell building of 134,508 NRSF set forth in the table above and an additional 100,000 NRSF of data center space that we may develop upon our receipt of the necessary entitlements.

Capital Expenditures

The following table sets forth information regarding capital expenditures during the three months ended June 30, 2015 (in thousands):

	Six Months Ended June 30, 2015				
Data center expansion	\$	42,208			
Non-recurring investments		6,740			
Tenant improvements		4,479			
Recurring capital expenditures		2,833			
Total capital expenditures	\$	56,260			

During the six months ended June 30, 2015, we incurred approximately \$56.3 million of capital expenditures, of which approximately \$42.2 million related to new data center expansion activities, including new data center construction, the development of capacity within existing data centers and other revenue generating investments.

Of the \$42.2 million of capital expenditures related to new data center expansion activities, we incurred a) approximately \$25.2 million on NY2 and VA2 b) \$4.7 million at CH1, c) \$3.8 million toward developing SV6, our new data center at our Santa Clara campus and d) \$8.5 million on other expansion activities during the six months ended June 30, 2015.

During the six months ended June 30, 2015, we placed into service 49,050 NRSF at NY2 and 92,173 NRSF at VA2.

During the six months ended June 30, 2015, we incurred approximately \$6.7 million in non-recurring investments, of which \$2.4 million is a result of internal IT system development and the remaining \$4.3 million is a result of other non-recurring investments, such as remodel or upgrade projects.

During the six months ended June 30, 2015, we incurred approximately \$4.5 million in tenant improvements, of which \$2.3 million relates to two customer leases at our VA1 property and the remaining \$2.2 million is a result of other tenant improvements at various properties.

During the six months ended June 30, 2015, we incurred approximately \$2.8 million of recurring capital expenditures within our portfolio for required equipment upgrades that have a future economic benefit.

Factors that May Influence our Results of Operations

A complete discussion of factors that may influence our results of operations can be found in our Annual Report on Form 10-K for the year ended December 31, 2014, filed with the SEC on February 13, 2015, which is accessible on the SEC s website at www.sec.gov.

Our ability to re-lease expiring space at rental rates equal to or in excess of current rental rates will impact our results of operations. In addition to approximately 351,251 NRSF of space currently unoccupied in our portfolio, 365 and 542 data center leases representing approximately 8.8% and 12.4% of the NRSF in our operating portfolio with current annualized rental rates of \$165 per NRSF and \$154 per NRSF are scheduled to expire during the remainder of 2015 and the year ending December 31, 2016, respectively.

The amount of revenue generated by the properties in our portfolio depends on several factors, including our ability to maintain or improve the occupancy rates of currently leased space and to lease currently available space. During the twelve months ended June 30, 2015, we renewed an average of 44,000 NRSF per quarter at a GAAP rental growth rate of 9.4%. Excluding space held for development, as of June 30, 2015, the occupancy rate of data center properties in our portfolio, stabilized and pre-stabilized, was 83.4% of NRSF. During the six months ended June 30, 2015, new and expansion leases totaling approximately 184,000 NRSF commenced. The following table summarizes our leasing activity during the six months ended June 30, 2015:

	Three Months Ended	Number of Leases(1)	Total Leased NRSF(2)	Rental Rates(3)	Rent Growth(4)
New/expansion leases commenced	June 30, 2015	107	122,872	\$ 123	
	March 31, 2015	110	60,797	152	
New/expansion leases signed	June 30, 2015	122	243,477	81	
	March 31, 2015	100	54,385	163	
Renewal leases signed	June 30, 2015	135	35,272	185	9.1%
	March 31, 2015	122	40,446	179	11.4%

⁽¹⁾ Number of leases represents each agreement with a customer; a lease agreement could include multiple spaces and a customer could have multiple leases.

(2) Total leased NRSF is determined based on contractually leased square feet for leases that have been signed or commenced on or before June 30, 2015. We calculate occupancy based on factors in addition to contractually leased square feet, including required data center support space (such as the mechanical, telecommunications and utility rooms) and building common areas.

(3) Rental rates represent annual contractual rent per NRSF adjusted for straight-line rents in accordance with GAAP.

(4) Rent growth represents the increase in GAAP rental rates on renewed leases commencing during the period, as compared with the previous GAAP rental rates for the same space.

Results of Operations

Three Months Ended June 30, 2015, Compared to the Three Months Ended June 30, 2014

The discussion below relates to our financial condition and results of operations for the three months ended June 30, 2015, and 2014. A summary of our operating results for the three months ended June 30, 2015, and 2014, is as follows (in thousands):

		2015	2014	\$ Change	% Change
Operating revenue	\$	81,456	\$ 65,682	\$ 15,774	24.0%
Operating expense		66,780	53,653	13,127	24.5%
Operating income		14,676	12,029	2,647	22.0%
Interest expense		1,730	1,415	315	22.3%
Net income		12,882	10,638	2,244	21.1%

Operating Revenues

Operating revenues during the three months ended June 30, 2015, and 2014, were as follows (in thousands):

Three Months Ended June 30,										
		2015		2014	\$ Change	% Change				
Data center revenue:										
Rental revenue	\$	44,824	\$	36,938	\$ 7,886	21.3%				
Power revenue		21,792		16,575	5,217	31.5%				
Interconnection revenue		10,595		8,591	2,004	23.3%				
Tenant reimbursement and other		2,276		1,627	649	39.9%				
Total data center revenue		79,487		63,731	15,756	24.7%				
Office, light-industrial and other										
revenue		1,969		1,951	18	0.9%				
Total operating revenues	\$	81,456	\$	65,682	\$ 15,774	24.0%				

A majority of the increase in operating revenues was due to a \$7.9 million increase in data center rental revenue during the three months ended June 30, 2015, compared to the 2014 period. The increase in data center rental revenue is due primarily to the net increase in commencement of new and expansion leases during the twelve months ended June 30, 2015, which increased occupied data center NRSF from 1,175,922 NRSF as of June 30, 2014, to 1,347,818 NRSF as of June 30, 2015. Leases that contributed to the increase in data center rental revenue include new leases representing 49,798 NRSF at the recently developed first and second phases of NY2 and a lease representing 44,036 NRSF lease at the recently developed first phase of VA2. Also, in the Santa Clara campus, we restructured a lease agreement involving a customer that has vacated the majority of its leased space and is paying discounted rent payments that may be applied to new lease arrangements elsewhere in our portfolio until its terms expire. In addition to the restructured lease agreement we have successfully backfilled the space to new customers as of June 30, 2015. These new and restructured leases increased data center rental revenue by \$3.4 million during the three months ended June 30, 2015, compared to the 2014 period, which represented 42% of the total increase in data center rental revenue. The remainder of the increase in data center revenue is due to the additional 78,062 NRSF that commenced during the twelve months ended June 30, 2015, net of expiring leases that

were not renewed.

Data center power revenue increased \$5.2 million during the three months ended June 30, 2015, compared to the 2014 period, as a result of new and expansion leases entered into and the overall increase in occupied NRSF and data center rental revenue. In addition, interconnection revenue increased \$2.0 million during the three months ended June 30, 2015, compared to the 2014 period, as a result of an increase in the volume of cross connects from new and existing customers and an increase in rates on leases that are renewed when possible.

Operating Expenses

Operating expenses during the three months ended June 30, 2015, and 2014, were as follows (in thousands):

	Three Months Ended June 30,										
		2015		2014	\$ Change	% Change					
Property operating and maintenance	\$	22,204	\$	18,534 \$	3,670	19.8%					
Real estate taxes and insurance		3,270		(980)	4,250	433.7%					
Depreciation and amortization		24,046		19,504	4,542	23.3%					
Sales and marketing		4,256		3,747	509	13.6%					
General and administrative		7,952		6,732	1,220	18.1%					
Rent		5,007		5,070	(63)	-1.2%					
Impairment of internal-use software				1,037	(1,037)	-100.0%					
Transaction costs		45		9	36	400.0%					
Total operating expenses	\$	66,780	\$	53,653 \$	13,127	24.5%					

Property operating and maintenance expense increased \$3.7 million as a result of an increase in power expense due to the commencement of new and expansion leases during the three months ended June 30, 2015, and a 15% increase in occupied data center NRSF from 1,175,922 NRSF as of June 30, 2014, to 1,347,818 NRSF as of June 30, 2015. In addition, payroll and benefits expense increased due to an increase in facilities and operations headcount associated with increased occupied data center NRSF.

Real estate taxes and insurance increased \$4.3 million during the three months ended June 30, 2015, compared to the 2014 period, primarily as a result of a true-up in 2014 of accrued real estate tax liabilities associated with estimated amounts from 2010 due to the change in ownership of our acquired properties at our initial public offering (IPO). The final tax assessments for two properties acquired at our IPO became known in the second quarter of 2014 and, therefore, the estimated real estate tax liabilities were reconciled to the actual tax liabilities, resulting in a \$3.7 million reduction in the 2014 expense. In addition, insurance premiums decreased as a result of new insurance contracts with lower rates.

Depreciation and amortization expense increased \$4.5 million as a result of an increase in depreciation expense from new capital projects placed into service and an increase in amortization expense from new deferred leasing commissions related to new leases signed and lease renewals.

General and administrative expense increased \$1.2 million partially as a result of \$0.3 million associated with the redemption of 4,500,000 Operating Partnership units and \$0.3 million associated with internal and external training and maintenance cost of internal-use software placed into service during the three months ended June 30, 2015. The remaining increase is a result of increases in payroll and other professional fees.

During the three months ended June 30, 2014, we recognized a \$1.0 million impairment charge as a result of internal-use software previously under development that was discontinued during the period and will no longer be placed into service. See additional discussion in Note 2.

Interest expense increased during the three months ended June 30, 2015, compared to 2014, as a result of the increase in overall debt outstanding. A summary of interest expense for the three months ended June 30, 2015, and 2014, is as follows (in thousands):

	Three Months E 2015	nded J	une 30, 2014	\$ Change	% Change
Interest expense and fees	\$ 2,466	\$	1,997	\$ 469	23.5%
Amortization of deferred financing					
costs	292		449	(157)	-35.0%
Capitalized interest	(1,028)		(1,031)	3	0.3%
Total interest expense	1,730		1,415	315	22.3%
Percent capitalized	37.3%		42.2%		

Six Months Ended June 30, 2015, Compared to the Six Months Ended June 30, 2014

The discussion below relates to our financial condition and results of operations for the six months ended June 30, 2015, and 2014. A summary of our operating results for the six months ended June 30, 2015, and 2014, is as follows (in thousands):

	2	015	2014	\$ Change	% Change
Operating revenue	\$	156,213	\$ 129,413	\$ 26,800	20.7%
Operating					
expense		128,201	108,075	20,126	18.6%
Operating income		28,012	21,338	6,674	31.3%
Interest expense		2,995	2,588	407	15.7%
Net income		24,942	18,756	6,186	33.0%

Operating Revenues

Operating revenues during the six months ended June 30, 2015, and 2014, were as follows (in thousands):

	Six Months Ended June 30,									
	2015			2014	\$ Change	% Change				
Data center revenue:										
Rental revenue	\$	86,147	\$	71,837	\$ 14,310	19.9%				
Power revenue		41,461		32,577	8,884	27.3%				
Interconnection revenue		20,810		16,650	4,160	25.0%				
Tenant reimbursement and other		3,692		4,383	(691)	-15.8%				
Total data center revenue		152,110		125,447	26,663	21.3%				
Office, light industrial and other										
revenue		4,103		3,966	137	3.5%				
Total operating revenues	\$	156,213	\$	129,413	\$ 26,800	20.7%				

A majority of the increase in operating revenues was due to a \$14.3 million increase in data center rental revenue during the six months ended June 30, 2015, compared to the 2014 period. The increase in data center rental revenue is due primarily to the net commencement of new and expansion leases during the twelve months ended June 30, 2015, which increased occupied data center NRSF from 1,175,922 NRSF as of June 30, 2014, to 1,347,818 NRSF as of June 30, 2015. Leases that contributed to the increase in data center rental revenue include new leases representing 49,798 NRSF at the recently developed first and second phases of NY2 and a lease representing 44,036 NRSF lease at the recently developed first phase of VA2. Also, in the Santa Clara campus, we restructured a lease agreement involving a customer that has vacated the majority of its leased space and is paying discounted rent payments that may be applied to new lease arrangements elsewhere in our portfolio until its terms expire. In addition to the restructured lease agreement we have successfully backfilled the space to new customers as of June 30, 2015. These new and restructured leases increased data center rental revenue by \$5.2 million during the six months ended June 30, 2015, compared to the 2014 period, which represented 36% of the total increase in data center rental revenue. The remainder of the increase in data center revenue is due to the additional 78,062 NRSF that commenced during the twelve months ended June 30, 2015, net of expiring leases that were not renewed.

Data center power revenue increased \$8.9 million during the six months ended June 30, 2015, compared to the 2014 period, as a result of new and expansion leases entered into and the overall increase in occupied NRSF and data center rental revenue. In addition, interconnection revenue increased \$4.2 million during the six months ended June 30, 2015, compared to the 2014 period, as a result of an increase in the volume of cross connects from new and existing customers and an increase in rates on leases that are renewed when possible.

Operating Expenses

Operating expenses during the six months ended June 30, 2015, and 2014, were as follows (in thousands):

Six Months Ended June 30,										
		2015	2014		\$ Change		% Change			
Property operating and										
maintenance	\$	41,984	\$	34,823	\$	7,161	20.6%			
Real estate taxes and insurance		5,205		1,986		3,219	162.1%			
Depreciation and amortization		46,862		37,386		9,476	25.3%			
Sales and marketing		8,038		7,335		703	9.6%			
General and administrative		15,817		14,437		1,380	9.6%			
Rent		10,250		10,136		114	1.1%			
Impairment of internal-use										
software				1,959		(1,959)	-100.0%			
Transaction costs		45		13		32	246.2%			
Total operating expenses	\$	128,201	\$	108,075	\$	20,126	18.6%			

Property operating and maintenance expense increased \$7.2 million as a result of an increase in power expense due to the commencement of new and expansion leases during the six months ended June 30, 2015, and a 15% increase in occupied data center NRSF from 1,175,922 NRSF as of June 30, 2014, to 1,347,818 NRSF as of June 30, 2015. In addition, payroll and benefits expense increased due to an increase in facilities and operations headcount associated with increased occupied data center NRSF.

Real estate taxes and insurance increased \$3.2 million during the six months ended June 30, 2015, compared to the 2014 period, primarily as a result of a true-up in 2014 of accrued real estate tax liabilities associated with estimated amounts from 2010 due to the change in ownership of our acquired properties at our IPO. The final tax assessments for two properties acquired at our IPO became known in the second quarter of 2014 and, therefore, the estimated real estate tax liabilities were reconciled to the actual tax liabilities, resulting in a \$3.7 million reduction in the 2014 expense. The increase was partially offset by a decrease in real estate taxes during the three months ended March 31, 2015, as a result of a \$0.9 million real estate tax refund related to a successful appeal of the 2007 through 2010 tax years for one of our California properties. In addition, insurance premiums decreased as a result of new insurance contracts with lower rates.

Depreciation and amortization expense increased \$9.5 million as a result of an increase in depreciation expense from new capital projects placed into service and an increase in amortization expense from new deferred leasing commissions related to new leases signed and lease renewals.

General and administrative expense increased \$1.4 million primarily as a result of an increase in payroll and benefits expense due to an increase in personnel headcount and fees associated with the redemption of 4,500,000 Operating Partnership units.

During the six months ended June 30, 2014, we recognized a \$2.0 million impairment charge as a result of internal-use software previously underdevelopment that was discontinued during the period and will no longer be placed into service. See additional discussion in Note 2.

Interest Expense

Interest expense increased during the six months ended June 30, 2015, compared to 2014, as a result of the increase in overall debt outstanding. A summary of interest expense for the six months ended June 30, 2015, and 2014, is as follows (in thousands):

Six Months Ended June 30,							
		2015		2014		\$ Change	% Change
Interest expense and fees	\$	4,692	\$	3,759	\$	933	24.8%
Amortization of deferred financing							
costs		586		1,029		(443)	-43.1%
Capitalized interest		(2,283)		(2,200)		(83)	3.8%
Total interest expense		2,995		2,588		407	15.7%
Percent capitalized		43.3%		45.9%			

Liquidity and Capital Resources

Discussion of Cash Flows

Six Months Ended June 30 2015, Compared to Six Months Ended June 30, 2014

Net cash provided by operating activities was \$60.8 million for six months ended June 30, 2015, compared to \$54.5 million for the six months ended June 30, 2014. The increase in cash provided by operating activities of \$6.3 million, or 11.6%, was due primarily to growth in data center rental, power and interconnection revenue from existing customers and completion and subsequent leasing of new data center space at several properties. The increase was partially offset by a \$4.4 million increase in deferred leasing costs paid during the six months ended June 30, 2015, compared to 2014.

Net cash used in investing activities decreased by \$3.9 million, or 7.0%, to \$51.5 million for the six months ended June 30, 2015, compared to \$55.4 million for the six months ended June 30, 2014. This decrease was primarily due to the receipt of \$2.4 million of cash proceeds from a real estate disposal related to the Massachusetts Bay Transportation Authority acquiring 52,248 square feet of land at BO1 pursuant to an order of taking during the six months ended June 30, 2015.

Net cash used in financing activities was \$12.4 million for the six months ended June 30, 2015, compared to \$6.7 million provided by financing activities for the six months ended June 30, 2014. The decrease of \$19.1 million was primarily a result of \$10.5 million in payments on our debt instruments over the net cash proceeds from debt instruments during the six months ended June 30, 2015. The remaining decrease was due to an increase of \$6.9 million in dividends and distributions paid on our common stock and Operating Partnership units during the six months ended June 30, 2015, as a result of an increase in the dividend from \$0.35 per share or unit as of June 30, 2014, to \$0.42 per share or unit as of June 30, 2015.

Analysis of Liquidity and Capital Resources

We have an effective shelf registration statement that allows us to offer for sale various unspecified classes of equity and debt securities. As circumstances warrant, we may issue debt and/or equity from time to time on an opportunistic basis, dependent upon market conditions and available pricing.

Our short-term liquidity requirements primarily consist of funds needed for interest expense, operating costs including utilities, site maintenance costs, real estate and personal property taxes, insurance, rental expenses and selling, general and administrative expenses, certain capital expenditures, including for the development of data center space and future distributions to common and preferred stockholders and holders of our common Operating Partnership units during the next twelve months. As of June 30, 2015, we had \$7.5 million of cash and cash equivalents. Subject to our ability to obtain capital upon favorable terms, we estimate our anticipated development activity over the next twelve months will require approximately \$180 million to \$200 million of capital investment to expand our operating data center portfolio.

We expect to meet our short-term liquidity requirements, including our anticipated development activity over the next twelve months, through net cash provided by operations and by incurring additional indebtedness, including drawing on our revolving credit facility or other debt instruments. On June 24, 2015, our Operating Partnership and certain subsidiaries entered into a third amended and restated revolving credit facility, which increased the total commitment from \$405 million to \$500 million, providing for a \$350 million revolving credit facility and a \$150 million term loan. See discussion below on the 2020 Term Loan. The total amount available for borrowing under our revolving credit facility is subject to the lesser of \$350.0 million or the availability calculated on our unencumbered asset pool. As of June 30, 2015, \$102.3 million of borrowings were outstanding and up to \$241.4 million of borrowing capacity remained available under our revolving credit facility. Our revolving credit facility contains an accordion feature, which allows our Operating Partnership to increase the total commitment from \$450.0 million, under specified circumstances. The revolving credit facility matures on June 24, 2019, with a one-year extension option subject to the payment of an extension fee equal to 10 basis points of the total commitment under the Credit Agreement at initial maturity and certain other customary conditions.

On June 24, 2015, in connection with the amended credit facilities, our Operating Partnership and certain subsidiaries entered into a \$150 million senior unsecured term loan. The 2020 Term Loan has a five-year term maturing on June 24, 2020. On January 31, 2014, our Operating Partnership and certain subsidiaries entered into a \$100.0 million senior unsecured term loan. The 2019 Term Loan has a five-year term and contains an accordion feature, which allows our Operating Partnership to increase the total commitments by \$100.0 million, to \$200.0 million, under specified circumstances. The 2019 Term Loan matures on January 31, 2019.

Our long-term liquidity requirements primarily consist of the costs to fund additional phases of our current projects under development, including the Santa Clara campus, the One Wilshire campus, VA2, BO1, CH1 and NY2, future development of other space in our portfolio not currently scheduled, property acquisitions, future distributions to common and preferred stockholders and holders of our common Operating Partnership units, scheduled debt maturities and other capital expenditures. We expect to meet our long-term liquidity requirements through net cash provided by operations, after payment of dividends, and by incurring long-term indebtedness, such as drawing on our revolving credit facility, exercising our senior unsecured term loan accordion feature or entering into a new term loan. We also may raise capital in the future

through the issuance of additional equity or debt securities, subject to prevailing market conditions, and/or through the issuance of common Operating Partnership units. However, there is no assurance that we will be able to successfully raise additional capital on acceptable terms or at all.

Indebtedness

A summary of outstanding indebtedness as of June 30, 2015, and December 31, 2014, is as follows (in thousands):

	Interest Rate	Maturity Date	June 30, 2015	December 31, 2014
Revolving credit facility	1.73% and 2.17% at June 30, 2015, and December 31,			
	2014, respectively	June 24, 2019	\$ 102,250	\$ 218,500
2019 Senior unsecured term	3.23% at June 30, 2015, and			
loan(1)	at December 31, 2014	January 31, 2019	100,000	100,000
2020 Senior unsecured term				
loan(2)	2.31% at June 30, 2015	June 24, 2020	150,000	
Total principal outstanding			\$ 352,250	\$ 318,500

⁽¹⁾ The Operating Partnership elected to swap the variable interest rate associated with the 2019 Senior unsecured term loan to a fixed rate of approximately 3.23% per annum at our current leverage ratio.

⁽²⁾ The Operating Partnership elected to swap the variable interest rate associated with \$75 million, or 50%, of the principal amount of the 2020 Senior unsecured term loan to a fixed rate of approximately 2.93% per annum at our current leverage ratio. The interest rate on the remaining \$75 million of the 2020 Senior unsecured term loan is based on LIBOR plus the applicable spread. The effective interest rate as of June 30, 2015, is 2.31%.

As of June 30, 2015, we were in compliance with the covenants under our revolving credit facility and senior unsecured term loans. For additional information with respect to our outstanding indebtedness as of June 30, 2015, and December 31, 2014, as well as the available credit under our existing revolving credit facility, debt covenant requirements, and future debt maturities, refer to Item 1. Financial Statements Note 5 Debt.

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Funds From Operations

We consider funds from operations (FFO), a non-GAAP measure, to be a supplemental measure of our performance which should be considered along with, but not as an alternative to, net income and cash provided by operating activities as a measure of operating performance and liquidity. We calculate FFO in accordance with the standards established by the National Association of Real Estate Investment Trusts (NAREIT). FFO represents net income (loss) (computed in accordance with GAAP), excluding gains (or losses) from sales of property and undepreciated land and impairment write-downs of depreciable real estate, plus real estate related depreciation and amortization (excluding amortization of deferred financing costs) and after adjustments for unconsolidated partnerships and joint ventures. FFO attributable to common shares and units represents FFO less preferred stock dividends declared during the period.

Our management uses FFO as a supplemental performance measure because, in excluding real estate related depreciation and amortization and gains and losses from property dispositions, it provides a performance measure that, when compared year over year, captures trends in occupancy rates, rental rates and operating costs.

We offer this measure because we recognize that FFO will be used by investors as a basis to compare our operating performance with that of other REITs. However, because FFO excludes real estate related depreciation and amortization and captures neither the changes in the value of our properties that result from use or market conditions, nor the level of capital expenditures and capitalized leasing commissions necessary to maintain the operating performance of our properties, all of which have real economic effect and could materially impact our financial condition and results from operations, the utility of FFO as a measure of our performance is limited. FFO is a non-GAAP measure and should not be considered a measure of liquidity, an alternative to net income, cash provided by operating activities or any other performance measure determined in accordance with GAAP, nor is it indicative of funds available to fund our cash needs, including our ability to pay dividends or make distributions. In addition, our calculations of FFO are not necessarily comparable to FFO as calculated by other REITs that do not use the same definition or implementation guidelines or interpret the standards differently from us. Investors in our securities should not rely on these measures as a substitute for any GAAP measure, including net income. The following table is a reconciliation of our net income to FFO:

	Three Months Ended June 30,			Six Months Ended June 30,			
(in thousands)	2015		2014	2015		2014	
Net income	\$ 12,882	\$	10,638 \$	24,942	\$	18,756	
Real estate depreciation and amortization	21,343		18,163	41,596		34,999	
Gain on land disposal				(36)			
FFO	34,225		28,801	66,502		53,755	
Preferred stock dividends	(2,085)		(2,085)	(4,169)		(4,169)	
FFO attributable to common shares and units	\$ 32,140	\$	26,716 \$	62,333	\$	49,586	



Distribution Policy

In order to comply with the REIT requirements of the Code, we are generally required to make annual distributions to our stockholders of at least 90% of our net taxable income. Our common share distribution policy is to distribute a percentage of our cash flow that ensures that we will meet the distribution requirements of the Code and that allows us to maximize the cash retained to meet other cash needs, such as capital improvements and other investment activities.

We have made distributions every quarter since our initial public offering. During the three months ended June 30, 2015, we paid a dividend of \$0.42 per common share and Operating Partnership Unit as of June 30, 2015. While we plan to continue to make quarterly distributions, no assurances can be made as to the frequency or amounts of any future distributions. The payment of common share distributions is dependent upon our financial condition, operating results and REIT distribution requirements and may be adjusted at the discretion of our Board of Directors during the year.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk refers to the risk of loss from adverse changes in market prices and interest rates. The primary market risk to which we believe we are exposed is interest rate risk. Our future income, cash flows and fair values relevant to financial instruments are dependent upon prevalent market interest rates. Many factors, including governmental monetary and tax policies, domestic and international economic and political considerations and other factors that are beyond our control contribute to interest rate risk.

As of June 30, 2015, we had \$352.3 million of consolidated indebtedness that bore variable interest based on one month LIBOR. As of June 30, 2015, we have two interest rate swap agreements in place to fix the interest rate on \$175 million of our one month LIBOR variable rate debt. Our interest rate risk not covered by an interest rate swap agreement is \$177.3 million of variable rate debt outstanding as of June 30, 2015. See additional discussion in Item 1. Financial Statements Note 6 Derivatives and Hedging Activities.

We monitor our market interest rate risk exposures using a sensitivity analysis. Our sensitivity analysis estimates the exposure to market interest rate risk sensitive instruments assuming a hypothetical 1% change in interest rates on our \$177.3 million unhedged variable rate debt. If interest rates were to increase or decrease by 1%, the corresponding increase or decrease, as applicable, in interest expense on our variable rate debt would increase or decrease, as applicable, future earnings and cash flows by approximately \$1.8 million per year.

These analyses do not consider the effect of any change in overall economic activity that could impact interest rates. Further, in the event of an increase in interest rates of significant magnitude, we may take actions to further mitigate our exposure to the change. However, due to the uncertainty of the specific actions that would be taken and their possible effects, these analyses assume no changes in our financial structure.

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

We maintain disclosure controls and procedures (as such term is defined in Rule 13a-15(e) and 15d-15(e) under the Exchange Act) that are designed to ensure that information required to be disclosed in our reports under the Exchange Act is processed, recorded, summarized and reported within the time periods specified in the SEC s rules and regulations and that such information is accumulated and communicated to management, including our Chief Executive Officer and our Chief Financial Officer, as appropriate, to allow for timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management is required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

As of June 30, 2015, we carried out an evaluation, under the supervision and with the participation of management, including our Chief Executive Officer and our Chief Financial Officer, regarding the effectiveness of our disclosure controls and procedures. Based on the foregoing, our Chief Executive Officer and our Chief Financial Officer concluded that our disclosure controls and procedures were effective as of June 30, 2015.

Changes in Internal Control Over Financial Reporting

There has been no change in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15(d)-15(f) under the Exchange Act) that occurred during the three months ended June 30, 2015, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

In the ordinary course of our business, we are subject to claims and administrative proceedings, none of which we believe are material or would be expected to have, individually or in the aggregate, a material adverse effect on our business, financial condition, cash flows or results of operations.

ITEM 1A. RISK FACTORS

There have been no material changes to the risk factors included in the section entitled Risk Factors beginning on page 17 of our Annual Report on Form 10-K for the year ended December 31, 2014, filed with the SEC on February 13, 2015, which is accessible on the SEC s website at www.sec.gov.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

SALES OF UNREGISTERED EQUITY SECURITIES

None.

REPURCHASES OF EQUITY SECURITIES

None.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

Exhibit Number 3.1	Description Articles of Amendment and Restatement of CoreSite Realty Corporation.(1)
3.2	Articles Supplementary of CoreSite Realty Corporation 7.25% Series A Cumulative Redeemable Preferred Stock.(2)
3.3	Bylaws of CoreSite Realty Corporation.(1)
4.1	Specimen certificate representing the Common Stock of CoreSite Realty Corporation.(3)
10.1	Fifth Amendment to Lease, between GI TC One Wilshire, LLC and CoreSite One Wilshire, L.L.C. (formerly known as CRG West One Wilshire, L.L.C.), effective as of June 3, 2015.(4)
10.2	Third Amended and Restated Credit Agreement, among CoreSite, L.P., as parent borrower, CoreSite Real Estate 70 Innerbelt, L.L.C., CoreSite Real Estate 900 N. Alameda, L.L.C., CoreSite Real Estate 2901 Coronado, L.L.C., CoreSite Real Estate 1656 McCarthy, L.L.C., CoreSite Real Estate 427 S. LaSalle, L.L.C., CoreSite Coronado Stender, L.L.C., CoreSite Real Estate 12100 Sunrise Valley Drive, L.L.C., CoreSite Real Estate 2115 NW 22nd Street, L.L.C., CoreSite One Wilshire, L.L.C. and CoreSite Real Estate 55 S. Market Street, L.L.C. as subsidiary borrowers, Keybank National Association, the other lenders party thereto and other lenders that may become parties thereto, Keybank National Association, as agent, Regions Bank and TD Securities (USA) LLC, as co-documentation agents, RBC Capital Markets, LLC, as syndication agent, and Keybanc Capital Markets, Regions Capital Markets, RBC Capital Markets, LLC and TD Securities (USA) LLC as joint lead arrangers and joint book managers, dated as of June 24, 2015.(5)
10.3	First Amendment to Term Loan Agreement, among CoreSite, L.P., as parent borrower, the subsidiary borrowers party thereto, Royal Bank of Canada, as administrative agent, and the other lenders party thereto, dated as of June 25, 2015.(5)

31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
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101.SCH	XBRL Taxonomy Extension Schema Document.
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document.
101.LAB	XBRL Taxonomy Extension Labels Linkbase Document.
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document.
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document.

⁽¹⁾ Incorporated by reference to our Registration Statement (Amendment No. 7) on Form S-11 (Registration No. 333-166810) filed on September 22, 2010.

⁽²⁾ Incorporated by reference to Exhibit 3.1 to our Current Report on Form 8-K filed on December 18, 2012.

- (3) Incorporated by reference to our Post-Effective Amendment to our Registration Statement on Form S-11 (Registration No. 333-166810) filed on September 22, 2010.
- (4) Incorporated by reference to Exhibit 10.1 to our Current Report on Form 8-K filed on June 4, 2015.
- (5) Incorporated by reference to Exhibits 1.1 and 1.2 to our Current Report on Form 8-K filed on June 25, 2015.

SIGNATURES

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

CORESITE REALTY CORPORATION

Date: July 24, 2015

By:

/s/ Jeffrey S. Finnin Jeffrey S. Finnin Chief Financial Officer (Principal Financial Officer)

Exhibit Index

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