

CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

June 30, 2010

CONSOLIDATED BALANCE SHEETS

	June 30 2010	December 31 2009 (audited)
Assets		
Income properties (Note 3) Mortgage loans receivable (Note 4) Cash Other assets (Note 5) Assets of properties held for sale (Note 6)	\$379,637,331 9,840,000 2,459,181 9,907,265 123,558,617 \$525,402,394	134,842,883
Liabilities and Equity		
Mortgage loans payable (Note 7) Mortgage bonds (Note 8) Convertible debentures (Note 9) Accounts payable and accrued liabilities (Note 10) Bank indebtedness (Note 11) Liabilities of properties held for sale (Note 6)	\$278,246,490 3,954,148 35,526,025 62,076,004 4,560,000 97,567,074	\$281,374,398 - 45,940,843 60,783,383 - 107,506,055
Equity	481,929,741 43,472,653 \$525,402,394	495,604,679 41,539,887 \$537,144,566

CONSOLIDATED STATEMENTS OF EQUITY

	Three Mon		Six Month June	
	2010	2009	2010	2009
Issued capital Balance, beginning of period Units issued under	\$ 98,966,638	\$ 77,322,730	\$ 98,966,638	\$ 77,661,519
dividend reinvestment plan Issue costs Units purchased under normal	-	-	-	108,517 (6,502)
course issuer bid				(440,804)
Balance, end of period	98,966,638	77,322,730	98,966,638	77,322,730
Contributed surplus Balance, beginning of period Value of unit options	7,557,504	2,342,525	2,536,643	2,089,147
granted (Note 13)	14,466	31,484	29,246	63,596
Maturity of Series E debentures	-	-	2,835,690	-
Issue of warrants (Note 8) Debentures purchased under	-	-	2,111,984	-
normal course issuer bid	11,464	-	12,246	-
Value of deferred units granted (Note 14) Units purchased under normal	35,125	41,125	92,750	97,344
course issuer bid				165,047
Balance, end of period	7,618,559	2,415,134	7,618,559	2,415,134
Equity component of convertible debentures (Note 9) Balance, beginning of period	10,268,165	13,104,637	13,104,637	13,104,637
Debentures purchased under normal course issuer bid Maturity of Series E debentures	(11,464) 	<u>-</u>	(12,246) (2,835,690)	<u>-</u>
Balance, end of period	10,256,701	13,104,637	10,256,701	13,104,637
Cumulative earnings (losses)				
Balance, beginning of period Income (loss)	(10,802,262) (3,931,234)	(26,460,074) (3,956,727)	(14,432,282) (301,214)	(17,929,355) (12,487,446)
Balance, end of period	(14,733,496)	(30,416,801)	(14,733,496)	(30,416,801)
Cumulative distributions to unitholders Balance, beginning of period	(58,635,749)	(39,131,543)	(58,635,749)	(37,496,464)
Distributions declared	-	-	-	(1,635,079)
Balance, end of period	(58,635,749)	(39,131,543)	(58,635,749)	(39,131,543)
Total equity	\$ 43,472,653	\$ 23,294,157	\$ 43,472,653	\$ 23,294,157

CONSOLIDATED STATEMENTS OF LOSS AND COMPREHENSIVE LOSS

	Three Months Ended June 30			Six Months Ended June 30				
		2010	_	2009	_	2010	_	2009
Revenue Rentals from income properties Interest and other income	\$ 	8,065,897 158,624 8,224,521	\$	10,944,672 79,071 11,023,743	\$	16,929,277 367,252 17,296,529	\$	23,216,115 284,951 23,501,066
Expenses Property operating costs	_	3,178,632		3,163,573		6,864,925		6,975,402
Income before the undernoted		5,045,889		7,860,170		10,431,604		16,525,664
Financing expense (Note 16) Trust expense Amortization (Note 17)		6,234,323 957,472 2,230,264		8,626,813 662,087 2,218,047		12,665,762 1,654,262 4,457,672		18,700,179 1,406,277 4,415,297
		9,422,059		11,506,947	_	18,777,696		24,521,753
Loss from continuing operations before income taxes		(4,376,170)		(3,646,777)		(8,346,092)		(7,996,089)
Future income tax expense (Note 18)				-	_		_	3,429,431
Loss from continuing operations		(4,376,170)		(3,646,777)		(8,346,092)		(11,425,520)
Income (loss) from discontinued operations (Note 6)		444,936	_	(309,950)		8,044,878	_	(1,061,926)
Loss and comprehensive loss for the period	\$	(3,931,234)	\$	(3,956,727)	\$	(301,214)	\$	(12,487,446)
Income (loss) per unit (Note 19) Basic and diluted Continuing operations Discontinued operations	\$	(0.240) 0.024	\$	(0.209) (0.018)	\$	(0.459) 0.442	\$	(0.654) (0.061)
Total	\$	(0.216)	\$	(0.227)	\$	(0.017)	\$	(0.715)

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Three Months Ended June 30		Six Montl Jun		
	2010	2009	2010	2009	
Cash provided by (used in) operating activities Loss from continuing operations Items not affecting cash Accretion on debt component of convertible	\$ (4,376,170)	\$ (3,646,777)	\$ (8,346,092)	\$ (11,425,520)	
debentures (Note 16) Accretion on debt component of mortgage	592,159	687,977	1,292,359	1,354,332	
bonds (Note 16)	66,546	-	83,552	-	
Unit-based compensation Amortization (Note 17) Change in fair value of interest rate	49,591 2,532,775	72,609 2,514,526	121,996 5,041,426	160,940 5,004,409	
swaps (Note 16) Future income taxes (Note 18)	(798,918) 	416,573	(1,178,216)	2,860,547 3,429,431	
Changes in non-cash operating items	(1,934,017 <u>)</u> (337,327 <u>)</u>		(2,984,975) 22,393	1,384,139 3,988,296	
	(2,271,344)	657,559	(2,962,582)	5,372,435	
Cash provided by (used in) financing activities Proceeds of mortgage loan financing Proceeds of mortgage bond financing Repayment of mortgage loans on refinancing Repayment of Series E debentures Repayment of principal on mortgage loans Expenditures on transaction costs Proceeds of line of credit Proceeds of revolving loan commitment Repayment of revolving loan commitment Units purchased and cancelled under normal course issuer bid Debentures purchased and cancelled under normal course issuer bid Distributions paid on units	- - (1,756,718) (46,101) 3,300,000 700,000 - - (37,085)	(190,143) 155,000 - - -	- 6,780,000 - (11,950,000) (3,314,898) (840,460) 4,560,000 5,780,000 (5,080,000) - (39,643) - (4,105,001)	500,000 - (500,000) - (2,547,567) (480,035) 1,555,000 - - (275,757) - (1,530,736) (3,279,095)	
Cash provided by (used in) investing activities Improvements to income properties					
Refund of deposits Increase in restricted cash	(472,874) - (60,209)	- ,	(597,018) - <u>(1,161,351)</u>	(143,509) 200,000 47,347	
	(533,083)	(17,977)	(1,758,369)	103,838	
Sub-total	(644,331)	(698,991)	(8,825,952)	2,197,178	

CONSOLIDATED STATEMENTS OF CASH FLOWS

		Three Months Ended June 30		hs Ended e 30	
	2010	2009	2010	2009	
Balance forward	(644,331)	(698,991)	(8,825,952)	2,197,178	
Cash provided by (used in) discontinued operational Income (loss) from discontinued operations (Note 6) Gain on sale Items not affecting cash	444,936 -	(309,950) -	8,044,878 (7,592,119)	(1,061,926) -	
Straight-line rent adjustment Amortization Future income taxes Non-controlling interest	- 141,293 85,645 -	(4,878) 924,291 255,355 51,394	164,736 271,870 118,923 -	(7,989) 2,609,567 (443,708) 89,997	
Changes in non-cash operating items Tenant inducements and leasing expenditures	671,874 157,275	916,212 (239,402)	1,008,288 2,163,624	1,185,941 (2,625,059)	
incurred through leasing activity	- 829,149	(55,787) 621,023	3,171,912	(1,605,599)	
Proceeds of mortgage loan financing Repayment of mortgage loans on refinancing Repayment of principal on mortgage loans Expenditures on transaction costs Distributions paid on LP units of Village West LP Improvements to income properties Proceeds of sale Decrease (increase) in properties under	(286,156) (10,000) - (4,497)	4,400,000 (4,492,566) (651,072) (55,203) - (237,484)	- (643,934) (168,700) - (19,298) 6,445,841	4,400,000 (4,492,566) (1,301,368) (379,675) (33,285) (321,403)	
development Decrease (increase) in restricted cash	- (55,367)	14,472 (78,403)	(1,788,552)	(114,169) (112,004)	
Cash decrease	473,129 (171,202)	(479,233) (1,178,224)	6,997,269 (1,828,683)	(3,960,069) (1,762,891)	
Cash, beginning of period	2,630,383	2,965,225	4,287,864	3,549,892	
Cash, end of period	\$ 2,459,181	\$ 1,787,001	\$ 2,459,181	\$ 1,787,001	

Supplementary cash flow information (Note 20)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

1 Basis of presentation and continuing operations

The interim financial statements have been prepared by management in accordance with Canadian Generally Accepted Accounting Principles (GAAP). The interim financial statements reflect the operations of the Trust and wholly owned operating subsidiaries. The interim financial statements have been prepared on a consistent basis with the December 31, 2009 audited financial statements. These financial statements do not include all the information and disclosure required by GAAP for annual financial statements, and should be read in conjunction with the December 31, 2009 audited financial statements and notes thereto.

The consolidated financial statements have been prepared on a going concern basis, which assumes the realization of assets and the settlement of liabilities for the next fiscal year.

The consolidated financial statements do not give effect to adjustments that would be necessary should the Trust be required to realize its assets in other than the normal course of business. The use of GAAP applicable to a going concern may be inappropriate as a result of the potential inability of the Trust to continue as a going concern. The Trust sustained losses from continuing operations of \$8,346,092 and \$11,425,520 for the six months ended June 30, 2010 and 2009, respectively; has a working capital deficit of \$5,480,015 and \$10,468,086 as at June 30, 2010 and December 31, 2009, respectively; and was in breach of debt service coverage requirements during the past 12 months and as of June 30, 2010.

The Trust is in breach of the 1.4 times debt service coverage requirement of two first mortgage loans totaling \$45,640,710 on properties located in Fort McMurray, Alberta.

The terms of the modification of the debt service covenant requirements to December 31, 2011 have been agreed and the lender has advised that the acknowledgment of the breach will be provided.

The Trust is in breach of the 1.2 times debt service coverage requirement of a first mortgage loan and a second mortgage loan totaling \$72,491,808, on three properties located in Fort McMurray, Alberta. The Trust has received a letter of forbearance from the lender to April 30, 2010 in regard to the breach and has requested an extension of the forbearance to August 31, 2011. The Trust is also in breach of the 1.1 times debt service coverage requirement of a first mortgage loan of \$18,617,955, on a property located in Fort McMurray, Alberta with the same lender. The Trust has requested a letter of forbearance in regard to the breach to August 31, 2011.

The Trust is in breach of the 1.2 times debt service coverage requirement of a first mortgage loan of \$25,657,823, on one property located in Fort McMurray, Alberta.

The Trust has notified the lender of the breach and has requested a forbearance until June 30, 2011.

The breaches of the debt service coverage requirements, as noted above, are a result of the negative impact of the slow down of development activities in the oil sands industry and the associated decline in the rental market conditions in Fort McMurray. Given that the rental market conditions may not improve substantially in the near future, the breach in the debt service covenant requirements may continue for the next 12 months.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

1 Basis of presentation and continuing operations (continued)

For the year ended December 31, 2009, the Trust was in breach of the 1.3 times debt service coverage requirement of a \$5,039,277 first mortgage loan on a property located in Moose Jaw, Saskatchewan. The Moose Jaw property has been classified as discontinued operations.

It is the intention of the Trust to sell this property within the next twelve months, and use the proceeds from sale to repay the outstanding first mortgage loan balance. In addition, the Trust has requested a forbearance letter from the lender.

There are no cross-default covenants between the seven mortgages noted above and the other mortgage loans of the Trust.

The breaches of the debt service covenant requirements have not resulted in an acceleration of the repayment of the mortgage loans. There is no assurance, however, that the lenders will not accelerate repayment of the mortgage loans.

The cross-default clauses of the Series F secured convertible debentures, due March 11, 2011, provide that the convertible debentures may become payable, on demand, if, at a future date, the repayment of a mortgage loan is accelerated by a lender. If the convertible debentures become payable on demand, in accordance with GAAP, the carrying value of the liability component of the convertible debentures would be increased to the face value of the convertible debentures of \$13,674,000. The amount of the increase would be recorded as financing expense in the period that the debentures become payable on demand.

The mortgage bonds, with a \$6,780,000 principal amount, due March 10, 2015, may become payable on demand upon default and acceleration, under certain terms and conditions, of a mortgage loan on an income property pledged as security for the mortgage bonds, or of the Series F or Series G debentures. If at a future date, the Series F debentures become payable as a result of a breach of the debt service coverage requirements, the mortgage bonds may become payable on demand. If the mortgage bonds become payable on demand, in accordance with GAAP, the carrying value of the liability component of the mortgage bonds would be increased to the face value of the mortgage bonds. The amount of the increase would be recorded as financing expense in the period that the mortgage bonds become payable on demand.

Management believes the going concern assumption to be appropriate for the financial statements as the Trust has been able to refinance its lending facilities at appropriate rates and has implemented a divestiture strategy. The continuation of weak rental market conditions experienced in the Fort McMurray property portfolio has resulted in uncertainty as to the Trust's ability to secure the necessary financing required to maintain the existing mortgage debt on these properties.

If the going concern assumption is inappropriate, adjustments would be necessary to the carrying values of assets and liabilities and reported revenues and expenses used in these consolidated financial statements.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

2 Future change to significant accounting policies

CICA Handbook Section 1582 - Business Combinations will apply prospectively to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2011. CICA Handbook Sections 1601 - Consolidations and 1602 - Non-Controlling Interests will be effective for interim and annual financial statements relating to fiscal years beginning on or after January 1, 2011. Earlier adoption of these sections is permitted as of the beginning of a fiscal year. All three sections must be adopted concurrently. These sections replace the former CICA Handbook Sections 1581 - Business Combinations and 1600 - Consolidated Financial Statements. CICA Handbook Section 1601 establishes standards for the preparation of consolidated financial statements. CICA Handbook Section 1602 establishes standards for accounting for a non-controlling interest in a subsidiary in consolidated financial statements subsequent to a business combination.

The impact of implementing these amendments is currently being assessed.

3 Income properties

<u>June 30, 2010</u>	Cost	Accumulated Amortization	Net Book Value	
Land Buildings and improvements Furniture, equipment and appliances Intangible assets	\$ 65,674,473 331,254,825 10,144,751 207,222	\$ - (23,759,092) (3,713,628) (171,220)	\$ 65,674,473 307,495,733 6,431,123 36,002	
	\$407,281,271		\$379,637,331	
		Accumulated	Net Book	
December 31, 2009 (audited)	Cost	Amortization	Value	
December 31, 2009 (audited) Land Buildings and improvements Furniture, equipment and appliances Intangible assets	Cost \$ 65,674,473 331,062,222 10,132,060 207,222			

At June 30, 2010 and December 31, 2009, the carrying value of the income properties was not impaired.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

4 Mortgage loans receivable

•		June 30 2010			ecember 31 2009
					(audited)
	Second mortgage loan receivable from Mainstreet Equity Corp., due June 1, 2011. The loan bears interest at 3% until June 1, 2010 and 6% thereafter and provides for monthly payments of interest only.	\$	6,340,000	\$	6,550,000
	Second mortgage loan receivable from Beaufort Investments Ltd. and Compark Investments Ltd., due July 1, 2014. The loan bears interest at 5.5% and provides for monthly payments of interest only.		3,000,000		-
	Second mortgage loan receivable from Gill Apartments Ltd., due October 1, 2014. The loan bears interest at 5% and provides for monthly payments of interest only.		500,000		500,000
		\$	9,840,000	\$	7,050,000
5	Other assets				
		_	June 30 2010	De	ecember 31 2009 (audited)
	Restricted cash Tenant security deposits Reserves required by mortgage loan agreements Sale proceeds in escrow	\$	2,054,538 4,018,602 317,118	\$	1,800,264 1,386,848 2,041,795
			6,390,258		5,228,907
	Amounts receivable Prepaid expenses, deposits and other Deposits on potential acquisitions	_	1,619,825 1,887,182 10,000	_	552,717 1,282,485 10,000
		\$	9,907,265	\$	7,074,109

Amounts receivable includes rent receivable of \$1,065,473 (2009 - \$408,122) net of an allowance for doubtful accounts of \$38,273 (2009 - \$92,205).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

6 Properties held for sale and discontinued operations

The Trust is pursuing a divestiture program. In this regard, the Trust has designated 8 properties as held for sale (2009 - 10 properties held for sale).

In addition, the Trust is contractually obligated to use proceeds of sale from the 8 income properties held for sale to retire \$15.9 Million of interim loans payable (2009 - \$15.9 Million). In accordance with GAAP, the debt and the related interest expense is reflected in discontinued operations.

The following table sets forth the assets and liabilities associated with income properties classified as held for sale.

		June 30 2010	D	ecember 31 2009 (audited)
Assets	æ	404 400 004	Φ	400 500 004
Income properties (a) All other assets	\$	121,429,604 2,129,013	\$	132,569,624 2,273,259
	_	123,558,617		134,842,883
Liabilities				
Mortgage loans payable (b)		74,727,606		84,707,141
Interim mortgage loans payable		15,872,605		15,763,338
Accounts payable and accrued liabilities Future income taxes (e)	_	3,675,392 3,291,471	_	3,863,028 3,172,548
	_	97,567,074	_	107,506,055
	\$	25,991,543	\$	27,336,828

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

6 Properties held for sale and discontinued operations (continued)

The Trust sold two properties during the six months ended June 30, 2010 (2009 - nil properties sold). As at June 30, 2010, eight income properties met the held-for-sale criteria and as a result are reported in discontinued operations. For the year ended December 31, 2009 there were 13 properties sold. The results of operations from these properties have been separately disclosed below.

	Three Months June 3		Six Months Ended June 30		
	2010	2009	2010	2009	
Revenue Rentals from income properties	\$ 4,921,908 \$, ,	\$ 9,912,876	\$15,019,591	
Interest and other income	48,152 4,970,060	7,730,246	<u>85,865</u> 9,998,741	95,026 15,114,617	
Expenses	1,010,000	7,700,210	0,000,711	10,111,017	
Property operating costs Financing expense (c) Amortization (d)	2,836,272 1,729,476 -	3,950,299 3,053,540 681,990	6,020,949 3,486,978 -	8,287,513 6,042,707 2,101,394	
Income tax expense (recovery) - current and future (e)	(40,624)	302,973	38,055	(345,068)	
	444,936	(258,556)	452,759	(971,929)	
Non-controlling interest		(51,394)		(89,997)	
	444,936	(309,950)	452,759	(1,061,926)	
Gain on sale	<u> </u>		7,592,119		
Income (loss) from discontinued operations	\$ 444,936 \$	(309,950)	\$ 8,044,878	<u>\$(1,061,926)</u>	

(a) Income properties

At June 30, 2010 and December 31, 2009, the carrying value of discontinued properties is not impaired.

(b) Mortgage loans payable

	June 30 December 31 2010 2009
	(audited)
Mortgage loan balances Unamortized transaction costs Difference between contract and market interest rates on	\$ 74,811,761
mortgage loans assumed (d)	<u>19,273</u> <u>57,820</u>
	<u>\$ 74,727,606</u> <u>\$ 84,707,141</u>

In accordance with GAAP, a mortgage is to be recorded at fair market value on the acquisition of a property and the difference between contractual and market interest rates is capitalized and amortized over the term of the respective mortgage.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

6 Properties held for sale and discontinued operations (continued)

(b) Mortgage loans payable (continued)

Certain of the mortgage loans payable are subject to covenants, including minimum debt service coverage requirements. The Trust is not in compliance with one first mortgage loan totaling \$5,039,277, as a result of a breach of the debt service coverage requirement in respect of the mortgage loan.

(c)	Financing expense		Three Mo Jun	nths e 30		Six Months Ende June 30			
			2010		2009	_	2010	_	2009
	Mortgage loan interest Amortization of transaction costs (d)		1,568,909 160,567		2,802,083 251,457	_	3,176,561 310,417		5,516,643 526,064
		\$	1,729,476	\$	3,053,540	\$	3,486,978	\$	6,042,707
(d)	Amortization			nths e 30			Six Mont)
		_	2010	_	2009	_	2010		2009
	Building Furniture, equipment and	\$	-	\$	547,743	\$	-	\$	1,626,722
	appliances Intangible assets, except for in-		-		39,561		-		119,582
	place leases Mortgage guarantee fees		- -		94,686 -		-		355,090
	mengage gaaramee rees								
			-		681,990		-		2,101,394
	Transaction costs (c) Difference between contract and market interest rates on mortgage		160,567		251,457		310,417		526,064
	loans assumed (b)		(19,274)		(11,234)		(38,547)		(22,277)
	Above market in-place leases Below market in-place leases		<u>-</u>		2,543 (465)		-		5,085 (699)
		\$	141,293	\$	924,291	\$	271,870	\$	2,609,567

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

6 Properties held for sale and discontinued operations (continued)

(e) Future income taxes

Future income taxes consists of the following components:

Future income tax asset relating to the assets of the Trust Future income tax asset relating to the temporary difference	 :	June 30 2010	_	December 31 2009 (audited)
between the accounting and tax basis for:				
Income properties Transaction costs	\$	182,867 115,455	\$	730,674 105,924
		298,322		836,598
Valuation allowance	_	(298,322)	_	(836,598)
	\$	-	\$	
Future income tax liability relating to the wholly owned su Future income tax asset (liability) relating to the temporary differences between the accounting and tax basis for	bsi	diaries:		
income properties	\$	(2,899,174)	\$	(2,773,834)
Future income tax asset relating to operating losses of the wholly owned subsidiaries	_	2,568,170	_	2,273,348
		(331,004)		(500,486)
Valuation allowance		(2,960,467)	_	(2,672,062)
	\$	(3,291,471)	\$	(3,172,548)

In recognition of the uncertainty with respect to the realization of the income tax assets, a valuation allowance was recorded to reduce the future income tax assets to nil at June 30, 2010.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

6 Properties held for sale and discontinued operations (continued)

(e) Future income taxes (continued)

		Three Months Ended June 30				hs Ended ne 30		
Future income tax expense (recovery)	. —	2010	_	2009	_	2010	_	2009
	٠-							
Trust Decrease (increase) in future income tax asset resulting from a change in temporary differences relating to:	¢	10.696	¢	(CEE 024)	¢.	E 47 007	¢.	(2.500.074)
Income properties Transaction costs	\$	19,686 -	\$	(655,931) (14,382)	Ф	547,807 (9,531)	\$	(3,508,971) (88,650)
		19,686		(670,313)		538,276		(3,597,621)
Valuation allowance		(19,686)	_	670,313		(538,276)	_	4,328,248
	_					-	_	730,627
Wholly owned subsidiaries Increase (decrease) in future income tax liability resulting from a change in temporary differences relating to income								
properties Increase (decrease) in future income tax liability resulting from		81,292		(80,146)		99,956		(741,282)
changes in tax rates Increase in future income tax asset		4,353		33,807		18,967		(31,094)
resulting from operating losses		(140,050)		(208,368)		(295,391)		(338,667)
		(54,405)		(254,707)		(176,468)		(1,111,043)
Valuation allowance	_	140,050	_	510,062	_	295,391	_	667,335
		85,645		255,355		118,923		(443,708)
Current (recovery of) income taxes at statutory tax rates	_	(126,269)		47,618		(80,868)		88,641
	_	(40,624)	_	302,973	_	38,055	_	(355,067)
	\$	(40,624)	\$	302,973	\$	38,055	\$	375,560

The wholly owned subsidiaries have the following operating losses available to reduce income for tax purposes in future years. The potential benefit of these losses has not been reflected in the consolidated financial statements.

Operating losses carried forward expiring in:

2026 2027 2028 2029 2030		\$	113,256 2,353,597 2,437,741 2,431,870 951,601
2000	(unaudited)	<u>\$</u>	8,288,065

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

7 Mortgage loans payable

	Weighted average June 30 2010	pe interest rates December 31 2009	June 30 2010	December 31 2009
First mortgage loans Fixed rate	5.7%	5.7%	\$ 197,745,545	\$ 200,785,513
Variable rate	7.5%	6.0%	55,000,000	55,000,000
Total first mortgage loans	6.1%	5.8%	252,745,545	255,785,513
Second mortgage loans				
Fixed rate	8.6%	8.6%	9,000,000	9,000,000
Variable rate	7.3%	5.8%	17,491,808	<u>17,766,738</u>
Total second mortgage loans	7.7%	6.7%	26,491,808	26,766,738
Total	6.3%	5.9%	279,237,353	282,552,251
Unamortized transaction costs			(990,863)	(1,177,853)
			\$ 278,246,490	\$ 281,374,398

The Trust has entered into interest rate swap arrangements whereby the interest rate on the floating rate mortgages in the amounts of \$19,862,763 and \$21,923,535, have fixed rates of 5.74% and 5.82% and mature in 2013 and 2018, respectively.

Approximate principal repayments are as follows:

Year ending December 31	
2010 - Remainder of year	\$168,141,869
2011	10,485,902
2012	33,851,120
2013	39,083,838
2014	9,256,077
Thereafter	<u> 18,418,547</u>
	<u>\$279,237,353</u>

Certain of the mortgage loans payable are subject to covenants, including minimum debt service coverage requirements. The Trust is not in compliance with five first mortgage loans and one second mortgage loan totaling \$162,408,296, as a result of a breach of the debt service coverage requirements in respect of the mortgage loans. In accordance with GAAP the total loan balance of \$162,408,296 is included in principal repayments in 2010.

Mortgage loans are secured by mortgage charges registered against specific income properties and are secured by assignments of book debts and rents and by repayment guarantees.

Except for a mortgage loan in the amount of \$18,617,955 which has matured subsequent to June 30, 2010 and has not been renewed, all mortgages which have matured prior to August 12, 2010 have been renewed or refinanced. Management believes that the mortgage loan will be refinanced on comparable terms.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

8 Mortgage bonds and warrants

On March 9, 2010, the Trust issued investments comprised of 6,780 five year 9% second mortgage bonds in the principal amount of \$1,000 and 6,780,000 in warrants for gross proceeds of \$6,780,000.

On the issue date, the value of the warrants was established by using the Black Scholes option pricing model using a risk free interest rate of 2.69% over the expected life of 5 years with an expected volatility rate of 50% and an expected dividend yield of nil. The value of the warrants in the amount of \$2,111,984 was recognized in equity and the residual amount of \$4,668,016, representing the value of the mortgage bonds, was recognized in liabilities.

The mortgage bonds bear interest of 9% and mature on March 10, 2015. Interest is payable semi-annually on May 31 and November 30.

The face value of the mortgage bonds is \$6,780,000, the carrying value is calculated as follows:

Value at issue	\$	4,668,016
Accretion		83,552
Unamortized transaction costs	<u> </u>	(797,420)
	\$	3.954.148

The mortgage bonds provide that the outstanding amount of the mortgage bonds may become payable on demand upon default and acceleration, under certain terms and conditions, of a mortgage loan on an income property pledged as security for the mortgage bonds, or the Series F or Series G debentures. The Trust is in breach of debt service coverage requirements of five first mortgage loans, one first mortgage loan for a held for sale property and one second mortgage loan totaling \$167,447,573, as a result of the breach of the debt service coverage requirements in respect of the mortgage loans. While none of the breaches relate to mortgage loans on an income property pledged as security for the mortgage bonds, if, at a future date, the lenders demand the repayment of any of the six first mortgage loans and one second mortgage loan, the Series F debentures will be in breach and may become payable on demand. In such an event, the mortgage bonds may also become payable on demand.

9 Convertible debentures

The face value of the outstanding convertible debentures is as follows:

	June 30 2010	December 31 2009
		(audited)
Series E	\$ -	\$ 11,950,000
Series F	13,674,000	13,680,000
Series G	25,691,000	25,732,000
	\$ 39,365,000	\$ 51,362,000

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

9 Convertible debentures (continued)

During the six months ended June 30, 2010 and the year ended December 31, 2009, there have not been any conversions of convertible debentures.

The allocation of the convertible debentures to debt and equity components is based on the net present value of future interest and principal payments with an estimated cost of borrowing without conversion option of 15% for Series E, Series F and Series G debentures.

Debt	<u>Equity</u>	Total
\$ 13,006,480	\$ 3,562,813	\$ 16,569,293
23,237,508	6,693,888	29,931,396
00 040 000	40.050.704	40 500 000
36,243,988	10,256,701	46,500,689
(717,963)		(717,963)
\$ 35.526.025	\$ 10.256.701	\$ 45,782,726
	 	
Debt	Equity	Total
\$ 11,814,795	\$ 2,835,690	\$ 14,650,485
12,587,225	3,564,376	16,151,601
22,541,667	6,704,571	29,246,238
10.010.007	40 40 4 00 7	00 040 004
46,943,687	13,104,637	60,048,324
(1,002,844)		(1,002,844)
\$ 45,940,843	\$ 13,104,637	\$ 59,045,480
	\$ 13,006,480 23,237,508 36,243,988 (717,963) \$ 35,526,025 Debt \$ 11,814,795 12,587,225 22,541,667 46,943,687 (1,002,844)	\$ 13,006,480

The accretion of the debt component for the three months ended June 30, 2010 of \$592,159 (2009 - \$687,977) and for the six months ended June 30, 2010 of \$1,292,359 (2009 - \$1,354,332), which increases the debt component from the initial carrying amount, is included in financing expense.

The Series F debentures provide that the outstanding amount of the debentures may become payable on demand upon default and acceleration, under certain terms and conditions, of a mortgage loan or a convertible debenture. The Trust is not in compliance with five mortgage loans, one first mortgage loan for a held for sale property and one second mortgage loan totaling \$167,447,573, as a result of a breach of the debt service coverage requirements in respect of the mortgage loans. If, at a future date, the lenders demand the repayment of any of the loans, the Series F convertible debentures, with a face value of \$13,674,000, may become payable on demand.

The Series F debentures of the Trust are secured by a security interest on all of the property and assets of the Trust. The security interest ranks senior to the trust units and subordinate to mortgage loans payable and related collateral security.

In January 2010, LREIT initiated normal course issuer bids for the Series F debentures and Series G debentures, under which the Trust is entitled to purchase up to \$1,368,000 of Series F debentures and up to \$2,573,000 of Series G debentures. The normal course issuer bids commenced on January 13, 2010 and expire on January 12, 2011.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

9 Convertible debentures (continued)

During the period from January 13, 2010 to June 30, 2010, the Trust purchased and cancelled \$6,000 Series F debentures at an average price of \$84.00 per \$100.00 and \$41,000 Series G debentures at an average price of \$81.20 per \$100.00. Subsequent to June 30, 2010, the Trust purchased and cancelled \$3,000 Series F debentures at an average price of \$83.00 per \$100.00 and \$12,000 Series G debentures at an average price of \$74.70 per \$100.00. The Trust is not required to purchase any debentures under the normal course issuer bids.

10 Accounts payable and accrued liabilities

	 June 30 2010	De	ecember 31 2009
			(audited)
Accounts payable and accrued liabilities	\$ 3,882,792	\$	1,727,737
Revolving loan from 2668921 Manitoba Ltd.	700,000		-
Payable on acquisition of Parsons Landing	47,720,000	4	47,720,000
Construction costs payable	762,936		1,134,621
Mortgage and debenture interest payable	1,550,475		1,788,794
Mortgage guarantee fees payable	261,962		290,667
Tenant security deposits	2,069,857		1,815,366
Interest rate swaps	 5,127,982		6,306,198
	\$ 62,076,004	\$ 6	60,783,383

The amount payable on the acquisition of Parsons Landing includes the acquisition cost payable in the amount of \$45,233,000.

Interest rate swaps

The Trust entered into interest rate swap arrangements whereby the interest rate on the floating rate mortgages have been fixed for the five and ten year terms of the mortgages. The interest rate swaps are derivative financial instruments classified as held-for-trading and are recorded on the balance sheet at fair value. The fair value of the swap liability decreased by \$798,918 for the three months ended June 30, 2010 (2009 - \$416,573 increase) and \$1,178,216 for the six months ended June 30, 2010 (2009 - \$2,860,548 increase). The effect of the change in value of interest rate swaps is included in financing expense.

11 Bank indebtedness

Bank indebtedness consists of a revolving line of credit that the Trust obtained from a Canadian chartered bank in the maximum amount of \$5,000,000, bearing interest at prime plus 3.5% (2009 - prime) and repayable on demand. The line of credit is secured by a second mortgage on an income property. The amount available on the line of credit is reduced by \$125,000 relating to the issue of a letter of credit. As at June 30, 2010, \$315,000 was available to the Trust (2009 - \$4,875,000).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

12 Units

The number of units issued, and purchased and cancelled, are as follows:

		hs Ended 0, 2010	Year Ended December 31, 2009		
		_	(audited)	(audited)	
	<u>Units</u>	<u>Amount</u>	<u>Units</u>	<u>Amount</u>	
Outstanding, beginning of period Issued on distribution	17,893,767	\$ 98,966,638	17,588,081	\$ 77,661,519	
reinvestment plan	-	-	48,576	108,517	
Issue costs Purchased and cancelled under normal course issuer	-	-	-	(6,502)	
bid Eventure of Village West	-	-	(99,507)	(440,804)	
Exchange of Village West Class B LP units Units issued on payment of	-	-	356,617	2,139,702	
distributions				19,504,206	
Outstanding, end of period	17,893,767	\$ 98,966,638	17,893,767	\$ 98,966,638	

Distribution Reinvestment Plan

Pursuant to the distribution reinvestment plan ("DRIP"), holders of units may elect to have all or a portion of their distributions automatically reinvested in additional units. Participants in the DRIP receive a bonus distribution of units equal to 4% of the amount of the cash distribution which is reinvested. The purchase price of the units is equal to the weighted average closing price of the units for the five trading days immediately preceding the distribution payment date. During the six months ended June 30, 2010, nil (2009 - 48,576) units have been issued pursuant to the DRIP.

Units purchased and cancelled under normal course issuer bid

The Trust maintains a normal course issuer bid to acquire up to 1,368,158 units over the twelve month period ending January 12, 2011.

Units purchased by the Trust under its normal course issuer bid are cancelled. During the six months ended June 30, 2010 the Trust has not purchased and cancelled any units under its normal course issuer bid. During the six months ended June 30, 2009 the Trust purchased and cancelled 99,507 units under its normal course issuer bid at a weighted average price of \$2.77 per unit.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

13 Unit option plan

The Trust may grant options to the Trustees, senior officers and consultants of the Trust. The maximum number of units reserved for issuance under the unit option plan will be limited to 5% of the total number of issued and outstanding units. The Trustees shall set the exercise price at the time that an option is granted under the plan, which exercise price shall not be less than the discounted market price of the units as determined under the policies of the Exchange on the date of grant. The options will have a maximum term of five years from the date of grant.

The fair value of each unit option granted is estimated on the date of grant using the Black-Scholes option pricing model.

Unit-based compensation expense of \$14,466 for the three months ended June 30, 2010 (2009 - \$31,484) and for the six months ended June 30, 2010 of \$29,246 (2009 - \$63,596), relating to options issued was recorded to expense the fair value unit-based compensation. Unit-based compensation is included in trust expense.

A summary of the status of the unit options and changes during the period is as follows:

		hs Ended 0, 2010	Year Ended December 31, 2009		
		Weighted Average		Weighted Average	
	Units	Exercise Price	Units (audited)	Exercise Price	
Outstanding, beginning of	4 450 000	Φ 5.50	, , ,	Ф 5.50	
period	1,452,000	•	1,452,000	\$ 5.56	
Cancelled, March 29, 2010 Cancelled, April 1, 2010	(357,500) (5,000)	5.60 5.80	-	- -	
Cancelled, April 1, 2010	(1,500)	5.10		- -	
Outstanding, end of period	1,088,000	\$ 5.56	1,452,000	\$ 5.56	
Vested, end of period	904,700		1,156,800		

At June 30, 2010 the following unit options were outstanding:

Exercise price	Options outstanding	Options vested	Expiry date
\$ 5.42	22,500	22,500	January 17, 2011
5.80	680,000	584,000	July 26, 2011
5.30	120,000	120,000	June 8, 2012
5.10	265,500	178,200	January 7, 2013
	1,088,000	904,700	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

14 Deferred unit plan

The Trust has adopted a deferred unit plan, under which, any trustee, officer, employee, or consultant employee of the Trust may elect to have their annual bonus, annual board retainer or board meeting fees payable to that person by the Trust paid in the form of deferred units. The number of deferred units received by a participant is determined by dividing the amount of the annual bonus, annual board retainer or board meeting fees as applicable to be paid in the form of deferred units on that date by the fair market value of the Trust's units.

Deferred units granted to Trustees shall vest immediately. Deferred units granted to participants other than Trustees shall vest 33% on the first anniversary of grant, 33% on the second anniversary of grant, and 34% on the third anniversary of grant. In the event of any change of control, any unvested deferred units shall vest upon the earlier of the next applicable vesting date and the date that is immediately prior to the date upon which the change of control is completed. The board shall have the discretion to vary the manner in which deferred units vest for any participant.

The deferred units credited to a participant (including deferred units that have not yet vested) shall vest immediately and be redeemable by the participant following the termination other than for cause, retirement, or death, of the participant. In the event that a participant is terminated for cause, only the deferred units that have vested shall be redeemable and any unvested deferred units shall be cancelled.

Whenever cash distributions are paid on the units of the Trust, additional deferred units will be credited to the participant based on the number of deferred units held, the amount of the distribution and the market value of a unit of the Trust on the date of the distribution. Additional deferred units shall vest at the same time and on the same basis as the deferred units in respect of which they are credited.

Deferred units granted to Trustees, and fully vested, totaled 73,054 for the three months ended June 30, 2010 (2009 - 46,614) and 165,819 for the six months ended June 30, 2010 (2009 - 74,966), and 411,530 aggregate deferred units were outstanding at June 30, 2010 (2009 - 98,494).

Unit-based compensation expense of \$35,125 for the three months ended June 30, 2010 (2009 - \$41,125) and \$92,750 for the six months ended June 30, 2010 (2009 - \$97,344) relating to deferred units granted and was recorded to expense the fair value unit-based compensation. Unit-based compensation is recorded in Trust expense.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

15 Rentals from income properties

Rental revenue contractually due from tenants includes the recovery of property operating costs and property taxes from tenants of \$344,936 for the three months ended June 30, 2010 (2009 - \$274,688) and \$807,972 for the six months ended June 30, 2010 (2009 - \$776,046).

16 Financing expense

		nths Ended e 30	Six Months Ended June 30		
	2010	2009	2010	2009	
Interest on acquisition payable ((Note 25):				
Interest charged Forgiveness of interest	\$ 2,620,380 (1,720,380)	\$ 2,640,436	\$ 5,211,966 (3,411,966)	\$ 4,620,057	
	900,000	2,640,436	1,800,000	4,620,057	
Mortgage loan interest Mortgage bond interest Accretion of the debt component of mortgage	4,280,384 152,550	3,607,373	8,289,590 189,338	7,320,181	
bonds Convertible debenture interest Accretion of the debt component of convertible	66,546 739,091	977,975	83,552 1,605,385	- 1,955,950	
debentures Amortization of transaction	592,159	687,977	1,292,359	1,354,332	
costs	302,511	296,479	583,754	589,112	
Change in fair value of interest rate swaps	(798,918)	416,573	(1,178,216)	2,860,547	
	\$ 6,234,323	\$ 8,626,813	\$ 12,665,762	\$ 18,700,179	

17 Amortization

		Three Months Ended June 30				Six Mont Jun		
	_	2010	_	2009		2010		2009
Building	\$	1,899,456	\$	1,889,679	\$	3,796,443	\$	3,758,988
Furniture, equipment and appliances Intangible assets, except for		325,665		323,226		650,943		646,024
in-place leases		5,143		5,142		10,286		10,285
		2,230,264		2,218,047		4,457,672		4,415,297
Transaction costs	_	302,511	_	296,479	_	583,754	_	589,112
	\$	2,532,775	\$	2,514,526	\$	5,041,426	\$	5,004,409

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

18 Future income taxes

Future income taxes consists of the following components:

Future income tax asset relating to the Future income tax asset relating to the ter		Trust:		ine 30 2010		cember 31 2009 audited)
difference between the accounting and Income properties Transaction costs				,806,224 (<u>137,506)</u>		7,063,859 (139,610)
Valuation allowance				,668,718 ,668,718) -		6,924,249 6,924,249) -
	Three Mon Jun 2010	ths End e 30 200	.	Six M	Jun	ns Ended e 30 2009
Future income tax expense (recovery): Decrease (increase) in future income tax asset resulting from a change in temporary differences relating to:						
Income properties Transaction costs	\$ 20,338 (11,311)	\$ 2,979	9,513 <u>),885)</u>	\$ 1,257,0 (2,	635 <u>104)</u>	\$(1,551,712) (80,821)
	9,027	2,898	3,628	1,255,	531	(1,632,533)
Valuation allowance	 (9,027)	(2,898	3,628 <u>)</u>	(1,255,	<u>531)</u>	4,331,337
	\$ -	\$		<u>\$</u> -		\$ 2,698,804

In recognition of the uncertainty with respect to the realization of the income tax assets, a valuation allowance was recorded to reduce the future income tax assets to nil at June 30, 2010.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

19 Per unit calculations

Basic per unit information is calculated based on the weighted average number of units outstanding for the year, including vested deferred units. Diluted per unit information is calculated based on the weighted average diluted number of units for the year, considering the dilutive effect of unvested deferred units, the potential exercise of outstanding unit options to the extent that the unit options are dilutive and the potential conversion of outstanding convertible debentures and warrants to the extent that the debentures and the warrants are dilutive.

Income (loss) per unit calculations are based on the following:

0	ndin	:	0	" 04:0	
COL	шин	ulliq	Ope	ratio	บอ

• .		nths Ended e 30	•	hs Ended e 30
	2010	2009	2010	2009
Loss	\$ (4,376,170)	\$ (3,646,777)	\$ (8,346,092)	\$ (11,425,520)
Diluted loss	\$ (4,376,170)	\$ (3,646,777)	\$ (8,346,092)	\$ (11,425,520)
Units	17,893,767	17,467,741	17,893,767	17,455,043
Vested deferred units	342,727	901	301,117	12,122
Weighted average number of units, basic and diluted	18,236,494	17,468,642	18,194,884	17,467,165
	Three Months Ended June 30			
Discontinued Operations				hs Ended e 30
Discontinued Operations				
Discontinued Operations Income (loss)	Jun	e 30	Jun	e 30
·	Jun 2010	e 30 2009	Jun 2010	e 30 2009
Income (loss)	Jun 2010 \$ 444,936	e 30 2009 \$ (309,950)	Jun 2010 \$ 8,044,878	e 30 2009 \$ (1,061,926)
Income (loss) Diluted income (loss)	Jun 2010 \$ 444,936 \$ 444,936	e 30 2009 \$ (309,950) \$ (309,950)	Jun 2010 \$ 8,044,878 \$ 8,044,878	e 30 2009 \$ (1,061,926) \$ (1,061,926)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

20 Supplementary cash flow information

	Three Months Ended June 30				Six Months Ended June 30			
		2010		2009	2010			2009
Interest paid and received Interest paid on mortgage loans	\$	6,522,414	\$	8,030,424	\$	11,405,315	\$	15,438,045
Interest paid on acquisition payable	\$	900,000	\$	900,000	\$	1,800,000	\$	2,276,772
Interest paid on convertible debentures	\$	1,113,778	\$	964,950	\$	2,093,800	\$	1,995,950
Interest paid on mortgage bonds	\$	138,802	\$	_	\$	138,802	\$	
Interest received on mortgage loans receivable	\$	113,000	\$	105,479	\$	184,750	\$	258,405
Other interest received	\$	45,624	\$	93,514	\$	168,752	\$	239,457
Cash distributions Distributions declared Distributions to participants in the DRIP	\$	- -	\$	- -	\$	- -	\$	1,635,079 (104,343)
Distributions paid in cash	\$	-	\$	-	\$	-	\$	1,530,736

21 Related party transactions

Related party transactions have occurred in the normal course of operations and are measured at the exchange amount which is the amount established and agreed by the related parties. Shelter Canadian Properties Limited is a related party by virtue of the property management agreement and services agreement with the Trust and 2668921 Manitoba Ltd., the parent company to Shelter Canadian Properties Limited is a related party as 2668921 Manitoba Ltd. is owned by the family trust of an officer and Trustee of the Trust.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

21 Related party transactions (continued)

Management agreement

On March 29, 2010, the property management agreement with Shelter Canadian Properties Limited was renewed for a term expiring on December 31, 2015. Under the property management agreement, Shelter Canadian Properties Limited will administer the day-to-day operations of the Trust's portfolio of income properties, except for the seniors housing complexes. The Trust pays property management fees equal to 4% of gross receipts from the income properties owned by the Trust. In regard to commercial properties, Shelter Canadian Properties Limited is also entitled to leasing commissions on new leases of 3% to 5% of base rental payments and leasing commissions on renewal of 1 1/2% to 2 1/2% of base rental payments. Shelter Canadian Properties Limited is also entitled to tenant improvement and renovation fees equal to 5% of the total cost of such work. Property management fees are included in property operating costs; leasing fees are capitalized to income properties; and during the period of major in-suite renovations or development are capitalized to the cost of buildings and properties under development.

The Trust incurred property management fees payable to Shelter Canadian Properties Limited of \$391,390 for the three months ended June 30, 2010 (2009 - \$639,146) and \$819,386 for the six months ended June 30, 2010 (2009 - \$1,324,014). Property management fees are included in property operating costs.

The Trust incurred property management fees payable to Shelter Canadian Properties Limited on discontinued operations of \$67,659 for the three months ended June 30, 2010 (2009 - \$208,048) and \$147,145 for the six months ended June 30, 2010 (2009 - \$409,121). Property management fees are included in property operating costs of discontinued operations and during the period of major in-suite renovations or development are capitalized to the cost of assets of properties held for sale.

The Trust incurred leasing commissions on commercial income properties included in discontinued operations payable to Shelter Canadian Properties Limited of nil for the three months ended June 30, 2010 (2009 - \$45,881) and \$2,407 for the six months ended June 30, 2010 (2009 - \$90,247). The amounts are capitalized to the cost of properties held for sale.

Included in accounts payable and accrued liabilities at June 30, 2010 is a balance of \$31,325 (December 31, 2009 - \$17,713), payable to Shelter Canadian Properties Limited in regard to outstanding property management fees.

Included in accounts payable and accrued liabilities of discontinued operations at June 30, 2010 is a balance of \$1,360 (December 31, 2009 - \$16,157), payable to Shelter Canadian Properties Limited in regard to outstanding property management fees.

Services agreement

On March 29, 2010, the services agreement with Shelter Canadian Properties Limited was renewed for a term expiring on December 31, 2015. Under the services agreement, Shelter Canadian Properties Limited provides the Trust management and support services for the administration of the day-to-day activities of the Trust. The Trust pays service fees equal to 0.3% of the gross book value of the assets of the Trust, excluding cash.

The Trust incurred service fees of \$430,888 for the three months ended June 30, 2010 (2009 - \$493,825) and \$868,773 for the six months ended June 30, 2010 (2009 - \$988,687). Service fees are included in trust expense.

(unaudited)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

21 Related party transactions (continued)

Financing

On June 30, 2009, the Trust obtained a second mortgage loan in the amount of \$500,000 from 2668921 Manitoba Ltd. The loan bears interest at 7.5%, is due on January 1, 2011 and is secured by a second mortgage charge on an income property. The loan is included in mortgage loans payable at June 30, 2010. A processing fee of \$15,000 was paid to 2668921 Manitoba Ltd. in 2009 in regard to the loan and was included in transaction costs. Interest on the second mortgage loan for the three months ended June 30, 2010 of \$9,041 (2009 - nil) and \$18,596 for the six months ended June 30, 2010 (2009 - nil) is included in financing expense.

On June 30, 2009, the Trust obtained a \$2.7 Million revolving loan commitment from 2668921 Manitoba Ltd. for general operating purposes. The loan commitment was increased to \$5 Million on September 2, 2009. The loan bears interest at 7.5%, is due on December 31, 2010 and is secured by a third mortgage charge on an income property and an assignment of a \$500,000 mortgage loan receivable.

Interest on the loan commitment for the three months ended June 30, 2010 of \$19,113 (2009 - nil) and \$19,113 for the six months ended June 30, 2010 (2009 - nil) is included in financing expense.

The second mortgage loan and the revolving loan were approved by the independent Trustees.

Guarantees

Certain of the mortgage loans payable have been guaranteed by Shelter Canadian Properties Limited. There were not any fees charged to the Trust in regard to the guarantees.

22 Financial instruments and risk management

Risk management

In the normal course of business, the Trust is exposed to financial risk that arises from its indebtedness, including fluctuations in interest rates and in the credit quality of its tenants. Management's involvement in operations helps identify risks and variations from expectations. As a part of the overall operation of the Trust, management takes steps to avoid undue concentrations of risk. The Trust manages the risks, as follows:

Liquidity risk

The Trust is in breach of the debt service coverage requirements on mortgage loans totaling \$167,447,573 for five first mortgage loans, one first mortgage loan for a held for sale property and one second mortgage loan. The Trust is continuing to negotiate with the lenders and management believes that all of the covenant breaches will be resolved. As rental market conditions in Fort McMurray may not improve substantially in the near future, all of the affected properties may not attain income levels in 2010 which satisfy the existing debt service coverage requirements. There is no assurance that the lenders will not accelerate payment of the mortgage loans. There are no cross-default covenants with respect to the other mortgage loans of the Trust.

(unaudited) 27

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

22 Financial instruments and risk management (continued)

Liquidity risk (continued)

The cross-default clause of the Series F secured convertible debentures provides that the convertible debentures may become payable, on demand, if the repayment of a mortgage loan is accelerated by a lender. If, at a future date, one of the lenders demands the repayment of the mortgage loans, the Series F convertible debentures, with a face value of \$13,674,000, may become payable on demand.

The Bond Indenture which governs the five year 9% mortgage bonds provides for the bonds to become payable on demand in the event that the Series F or Series G debentures or any of the first mortgages on Beck Court, Nova Court, Norglen Terrace, Three Lakes Village or Westhaven Manor are in default for more than ten days and the default results in the acceleration of debt payments. Accordingly, there is a risk that the five year 9% second mortgage bonds, with a face value of \$6,780,000, will become payable on demand in the event that the existing debt service coverage breaches result in the acceleration of repayments for the Series F debentures.

In addition to the liquidity risk relating to the mortgage financing for Parsons Landing, liquidity risk arises from the possibility of the Trust not having sufficient debt and equity capital available to refinance its debt as it matures.

The risk associated with the refinancing of maturing debt is mitigated as the maturity dates of the mortgage portfolio are staggered over a number of years and by limiting the use of floating interest rate debt.

As at June 30, 2010, the weighted average term to maturity of the fixed rate mortgages on income properties is 3.7 years (2009 - 4.1 years).

The repayment obligations in regard to mortgage loans payable, convertible debentures and mortgage bonds are as follows:

Year ending December 31	M	ortgage Loans Payable	De	Convertible bentures and ortgage Bonds	Total
2010 - Remainder of year	\$	168,141,869		-	\$ 168,141,869
2011		10,485,902	\$	39,365,000	49,850,902
2012		33,851,120		-	33,851,120
2013		39,083,838		-	39,083,838
2014		9,256,077		-	9,256,077
Thereafter		18,418,547		6,780,000	 25,198,547
	\$	279,237,353	\$	46,145,000	\$ 325,382,353

In accordance with GAAP, the balance of the mortgage loans in the amount of \$162,408,296 that are not in compliance with minimum debt service requirements has been included in principal repayments in 2010.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

22 Financial instruments and risk management (continued)

Interest rate risk

Interest risk arises from debt financing including the risk that the Trust will not be able to refinance the mortgages with terms as favourable as those of existing mortgages. The risk is minimized by having the majority of the mortgage loans on fixed term arrangements. In addition, the maturity dates of the mortgages are staggered over a number of years to reduce the exposure in any one year. At June 30, 2010 the percentage of fixed rate mortgage loans to total mortgage loans was 74% (2009 - 74%).

The Trust has floating rate mortgages on income properties (excluding floating rate mortgages with interest rates fixed by use of interest rate swap arrangements) totaling \$72,491,808, or 26% of the total mortgage loans at June 30, 2010 (2009 - 26%).

As at June 30, 2010, the Trust has total contractual mortgage principal maturities on income properties to December 31, 2012 of \$62,132,759, representing 23% of total mortgage loans. Should the amounts be refinanced upon maturity at an interest rate differential of 1%, financing expense would change by \$621,328 per year.

As at June 30, 2010, the Trust had variable rate mortgages totaling \$72,491,808. Should interest rates change by 1%, financing expense would change by \$724,918 per year.

With the exception of interest rate swap arrangements, the Trust does not trade in financial instruments.

Credit risk

Credit risk arises from the possibility that tenants may be unable to fulfil their lease commitments. The maximum exposure to credit risk is equal to the carrying value of the financial assets. The Trust has credit policies to address credit risk which include the analysis of the financial position and credit history of a prospective tenant and by obtaining security deposits whenever permitted by legislation. An allowance for doubtful accounts or other impairment provisions are established based upon factors surrounding credit risk, historical trends and other information.

Thirteen properties, representing 73% of rentals from income properties, are located in Fort McMurray, Alberta. The credit risk associated with the tenants in Fort McMurray is mitigated due to the long-term nature of the oil sands industry and the credit worthiness of the commercial tenants which comprise a significant portion of the rent receivable.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

22 Financial instruments and risk management (continued)

Credit risk (continued)

Rent is past due when a tenant has failed to make a payment when contractually due. The following is an aging of rent receivable past due but not impaired:

	June 30 2010		ecember 31 2009 (audited)
Rent receivable overdue: 0 to 30 days 31 to 60 days More than 60 days	\$ 152,659 564,689 348,125	\$	132,944 33,133 242,045
	\$ 1,065,473	\$	408,122
A reconciliation of allowance for doubtful accounts is as follows:			
	 June 30 2010	_	ecember 31 2009 (audited)
Balance, beginning of period Amount charged to bad debt expense relating to impairment of	\$ 92,205	\$	70,119
rent receivable Amounts written off as uncollectible	 110,312 (164,244)		183,558 (161,472)
Balance, end of period	\$ 38,273	\$	92,205
Amount charged to bad debts as a percent of rentals from income properties	0.66%		0.44%

Currency risk

Currency risk is the risk that changes in foreign exchange rates may have an effect on future cash flows associated with financial instruments. The Trust does not have any transactions denominated in foreign currency and is not exposed to foreign currency risk.

Other price risk

Other price risk is the risk that changes in market prices, including commodity or equity prices, will have an effect on future cash flows associated with financial instruments. The cash flows associated with financial instruments of the Trust are not exposed to other price risk.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

22 Financial instruments and risk management (continued)

Fair values

Financial instruments include cash, mortgage loans receivable, amounts receivable, interest rate swap, restricted cash, mortgage loans payable, mortgage bonds payable, accounts payable and accrued liabilities, the debt component of convertible debentures and bank indebtedness.

Fair value is an estimate of the amount at which items might be exchanged in an arm's length transaction between knowledgeable willing parties who are under no compulsion to act. Fair value should not be interpreted as an amount that could be realized in immediate settlement of the instruments. The estimate of fair value at the financial statement date may not represent fair values at any other date. The determination of fair value is affected by the use of judgment and by uncertainty.

Financial instruments carried at fair value include cash, restricted cash, interest rate swaps and bank indebtedness. The methods used to establish fair values are summarized as follows:

- Quoted prices in active markets for identical assets or liabilities;
- Use of a model with inputs other than quoted prices that are directly or indirectly observable market data.

The following schedule summarizes the method used to determine the fair value of financial instruments.

	June 30, 2010					Decembe	r 31	r 31, 2009	
	Q	uoted Prices	Ob	served Inputs	Q	uoted Prices	<u>Ob</u>	served Inputs	
Cash	\$	2,459,181	\$	-	\$	4,287,864	\$	-	
Restricted cash		6,390,258		-		5,228,907		-	
Bank indebtedness		4,560,000		-		-		-	
Interest rate swaps		-		5,127,982		-		6,306,198	

The carrying values of amounts receivable and accounts payable and accrued liabilities approximate fair value due to the short term nature of the financial instruments.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

22 Financial instruments and risk management (continued)

Fair values (continued)

The fair value of the mortgage loans receivable is impacted by the difference between the yield for such instruments in an open market and the yield negotiated as part of a sale of property and by changes in market yields. The fair value of the mortgage loans receivable has been estimated based on the current market rates for second mortgage loans with similar terms and conditions. The estimated fair value of mortgage loans receivable at June 30, 2010 is \$9,100,000 (December 31, 2009 - \$7,390,000).

The fair value of the fixed rate mortgage loans payable are impacted by changes in market yields which can result in differences between the carrying value and fair value of the instruments. The fair value of mortgage loans payable has been estimated based on the current market rates for mortgages with similar terms and conditions. The estimated fair value of mortgage loans payable at June 30, 2010 is \$279,900,000 (December 31, 2009 - \$291,000,000).

The fair value of the mortgage bonds payable is impacted by changes in market yields, which can result in differences between the carrying value and the fair value of the instrument. The fair value of the mortgage bonds payable has been estimated based on the current market rate for second mortgage loans with similar terms and conditions. The estimated fair value of the mortgage bonds payable at June 30, 2010 is \$6,100,000 (December 31, 2009 - nil).

The carrying value of the debt components of convertible debentures payable are impacted by changes in market yields which can result in differences between the carrying value and fair value of instruments. The fair value of the debt component of convertible debentures payable has been estimated based on the current market rates for debentures with similar terms and conditions. The estimated fair value of the debt component of convertible debentures payable at June 30, 2010 is \$31,700,000 (December 31, 2009 - \$31,300,000).

23 Management of capital

The capital structure of the Trust is comprised of the following:

	June 30 2010	December 312009
		(audited)
Mortgage loans payable	\$279,237,353	\$282,552,251
Mortgage bonds payable	4,751,568	
Convertible debentures Debt component Equity component	36,243,988 10,256,701 46,500,689	46,943,687 13,104,637 60,048,324
Trust units	98,966,638	98,966,638
Warrants	2,111,984	
	\$431,568,232	\$441,567,213

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

23 Management of capital (continued)

The Trust manages capital in order to safeguard its ability to continue as a going concern and to ensure an appropriate balance of risk and return.

The overall capital management strategy addresses the following considerations:

- The equity component of acquired properties is primarily funded from the proceeds of trust units or convertible debentures.
- Mortgage debt financing is arranged to optimize the leveraged returns from the real estate portfolio.
- Total mortgage debt financing is maintained within the overall debt limits as established by the Declaration of Trust. The Declaration of Trust provides for mortgage indebtedness of the Trust up to 75% of the appraised value of all properties.
- Whenever appropriate, the Trust will utilize fixed rate debt financing.
- Mortgage due dates are structured to reflect the properties being financed and debt maturity dates will be staggered, to the extent possible, in order to reduce refinancing risk.
- The Trust is undertaking a divestiture program targeting the sale of assets in order to reduce total debt including convertible debenture debt.

The Trust monitors capital from time-to-time using a variety of measures. Monitoring procedures are performed as a part of the overall management of operations and are performed with the goal of enhancing the ability of the Trust to access capital and/or reduce the cost of capital.

In order to maintain or adjust the capital structure the Trust may issue units, debentures or mortgage debt; adjust the amount of distributions (if any) paid to unitholders; return capital to unitholders; purchase units or debentures; or reduce debt.

Market requirements for attracting capital may vary in ways that the Trust may not be able to accurately predict.

24 Segmented financial information

The assets are located in Fort McMurray, Alberta (13 properties), Yellowknife, Northwest Territories (3 properties) and other locations in Canada (5 properties).

Revenue is primarily derived from the operations of residential real estate comprised of multi family rental properties.

Six months ended June 30, 2010:

	Fort McMurray	Yellowknife	Other	Trust	Total
Rentals from income properties	12,293,479	3,289,060	1,346,738	-	16,929,277
Interest and other income	137,616	12,720	11,942	204,974	367,252
Property operating costs	4,890,819	1,354,032	620,074	-	6,864,925
Financing expense	7,411,248	621,641	354,467	4,278,406	12,665,762
Amortization	3,675,199	469,475	312,998	-	4,457,672
Income (loss) from continuing		•			
operations	(3,546,170)	856,632	71,139	(5,727,693)	(8,346,092)
Total assets from continuing operations	333,059,779	37,937,167	16,259,784	14,587,047	401,843,777

(unaudited) 33

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

24 Segmented financial information (continued)

Six months ended June 30, 2009:

_	Fort <u>McMurray</u>	Yellowknife	Other	Trust	Total
-	40.770.000	0.000.400	4 070 004		00.040.445
Rentals from income properties	18,778,986	3,063,138	1,373,991	-	23,216,115
Interest and other income	238,722	11,726	15,633	18,870	284,951
Property operating costs	5,186,893	1,234,085	554,424	-	6,975,402
Financing expense	13,661,913	634,474	425,028	3,978,764	18,700,179
Amortization	3,652,018	455,171	308,108	-	4,415,297
Income (loss) from continuing					
operations	(3,483,116)	751,134	102,064	(8,795,602)	(11,425,520)
Total assets from continuing					
operations at December 31, 2009	334,990,309	39,337,965	15,202,246	12,771,163	402,301,683

Three months ended June 30, 2010:

	Fort McMurray	Yellowknife	Other	Trust	Total
Rentals from income properties	5,707,556	1,676,615	681,726	-	8,065,897
Interest and other income	33,211	5,299	5,541	114,573	158,624
Property operating costs	2,226,444	673,306	278,882	-	3,178,632
Financing expense	3,658,573	310,285	174,383	2,091,082	6,234,323
Amortization	1,838,137	235,050	157,077	-	2,230,264
Income (loss) from continuing					
operations	(1,982,387)	463,275	76,923	(2,933,981)	(4,376,170)

Three months ended June 30, 2009:

	Fort McMurray	Yellowknife	Other	Trust	Total
Rentals from income properties	8,729,351	1,532,619	682.702	-	10,944,672
Interest and other income	64,679	6,433	5,122	2,837	79,071
Property operating costs	2,306,350	601,439	255,784	-	3,163,573
Financing expense	6,099,000	316,884	213,538	1,997,391	8,626,813
Amortization	1,832,109	231,838	154,100	-	2,218,047
Income (loss) from continuing operations	(1,443,429)	388,891	64,402	(2,656,641)	(3,646,777)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

25 Commitments

Acquisition

Parsons Landing Apartments

On September 1, 2008, the Trust acquired possession of Parsons Landing, a residential property located in Fort McMurray, Alberta, for a total cost of \$63,200,000, including GST. On November 1, 2007, the Trust provided a \$10,000,000 second mortgage loan, which bore interest at 8%. On possession of Phase I of the property on May 14, 2008, a purchase instalment payment of \$2,500,000 was made and \$5,250,000 of the second mortgage loan was applied to the purchase price. On possession of Phase II of the property on September 1, 2008, the balance of the second mortgage loan of \$4,750,000 was applied to the purchase price. After accounting for the payment of an additional deposit of \$2.5 Million on October 1, 2008, the balance owing on Parsons Landing was \$48.2 Million as of December 31, 2008, including GST.

The balance owing of the payable on acquisition in the amount of \$48,220,000 was originally due on February 28, 2009.

The permanent mortgage financing for Parsons Landing is uncompleted and, as a result, the vendor has agreed to various extensions of the deadline for payment of the balance owing, the latest of which extends the deadline for payment of the balance owing to January 3, 2011, with interest of \$10,596,706 from January 1, 2010 to January 3, 2011. The vendor has received interest payments of \$300,000 per month from March to December 2009 and has forgiven interest in excess of \$300,000 per month to December 31, 2009 in the amount of \$5,841,638. The vendor has agreed to accept interest payments of \$300,000 per month to January 3, 2011 and has agreed to forgive interest in excess of \$300,000 per month, for the period from January 1, 2010 to January 3, 2011 in the amount of \$6,967,674, on closing.

On closing, the vendor has agreed to provide a second mortgage to a maximum of \$12 million, for a 15 month term with interest at 8% for the first 8 months, 12% for the next 4 months and 24% thereafter, provided that the Trust makes an additional payment of \$3,000,000, prior to closing. On closing, the vendor has also agreed to provide a credit of \$1,440,000 for furniture purchased by the Trust.

The payment extension is conditional upon the Trust obtaining a commitment for mortgage financing of \$30,000,000 by October 29, 2010.

As of June 30, 2010, the amount payable in regard to the acquisition of Parsons Landing, including GST and excluding accrued interest, is \$47.7 Million.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

25 Commitments (continued)

Management Contracts

The Trust has retained the following third party managers to provide on-site management services to the seniors housing complexes:

Property Property	<u>Manager</u>	Term Expiring
Riverside Terrace	LutherCare Communities	July 31, 2015
Chateau St. Michael's	Integrated Life Care Inc.	September 30, 2015
Elgin Lodge	Kingsway Arms Management Inc.	May 31, 2016
Clarington Seniors Residence	Kingsway Arms Management Inc.	February 12, 2017

In addition, Siena Apartments condominium is managed by Pacer Management Inc. for a term expiring 2012.

26 Contingencies

GST Assessment

The Trust has been assessed for additional GST in the amount of \$2,393,503, plus interest of \$268,562, for a total amount of \$2,662,065 in regard to the acquisition of a property in Fort McMurray. The Trust is currently preparing an appeal of the Canada Revenue Agency assessment. The outcome of the appeal is uncertain and, as a result, the Trust has not made an accrual in this regard.

Contingent consideration - Elgin Lodge

During the five year period from June 1, 2006, Kingsway Arms Management Services Inc. is entitled to a one-time payment equal to 50% of the amount by which the appraised value of the expanded Elgin Lodge property exceeds the total of the cost to the Trust, including the expansion costs and the unpaid portion of a 12% return on equity. Consideration recorded at June 30, 2010 of \$434,982 (2009 - \$434,982) is included in assets of discontinued operations.

Contingent consideration - Clarington Seniors Residence

During the five year period after lease-up is achieved, Kingsway Arms Management Services Inc. is entitled to a one-time payment equal to 50% of the amount by which the appraised value of the property exceeds the total of the acquisition cost to the Trust and the unpaid portion of an 8% return on equity. Consideration recorded at June 30, 2010 of \$477,901 (2009 - \$477,901) is included in assets of discontinued operations.

27 Subsequent events

Divestitures

The Trust agreed to sell Woodlily Courts for a gross proceeds of \$6.6 Million resulting in an approximate gain on sale of \$2.9 Million. Net cash proceeds of approximately \$3.2 Million, after expenses, and retiring the first mortgage loan of approximately \$2.8 Million, will be utilized to improve the working capital of the Trust. Closing is scheduled for September 1, 2010.

Bank indebtedness

Subsequent to June 30, 2010, the Trust drew \$3,170,000 and repaid \$3,280,000 on the line of credit.

Revolving loan

Subsequent to June 30, 2010, the Trust drew \$1,800,000 and repaid \$1,500,000 on the revolving loan from 2668921 Manitoba Ltd.

(unaudited)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2010 AND 2009

27 Subsequent events (continued)

Mortgage loan receivable

Subsequent to June 30, 2010, the Trust accepted a payment of \$6,340,000 as full payment of the 6% \$6,550,000 second mortgage loan receivable. The proceeds were used to retire debt of \$4,500,000 on a second mortgage loan and to improve the working capital of the Trust. The financial statements reflect the net realizable value of the mortgage.

Upward refinancing

Subsequent to June 30, 2010, a first mortgage loan in the amount of \$3,017,328 was retired from the proceeds of new mortgage financing in the amount of \$4,983,500. The net proceeds were used to retire \$1,000,000 of second mortgage financing and to improve the working capital of the Trust.

28 Comparative figures

Certain of the prior year figures have been reclassified to be comparable to the current year.