UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

		FORM 10-K	
	RT PURSUANT TO SECTION 13 OR 1 r Ended December 31, 2012	5(d) OF THE SECURITIES EXCHANGE ACT OF 1934	
		or	
☐ TRANSITION REF	period from to	OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 ission File Number: 1-11718	
	-	TYLE PROPERTIES, INC. of registrant as specified in its charter)	
	Maryland	36-3857664	
	(State or Other Jurisdiction of	(I.R.S. Employer	
,	Incorporation or Organization)	Identification No.)	
	Iwo North Riverside Plaza, Suite 800, Chicago, Illinois	60606	
	(Address of Principal	(Zip Code)	
	Executive Offices)	(312) 279-1400	
		Felephone Number, Including Area Code) tered pursuant to Section 12(b) of the Act:	
Co	ommon Stock, \$0.01 Par Value	New York Stock Exchange	
	(Title of Class)	(Name of exchange on which registered)	
	Series C Cumulative Redeemable al Preferred Stock, \$0.01 Par Value	New York Stock Exchange	
	(Title of Class)	(Name of exchange on which registered)	
	Securities regis	tered pursuant to Section 12(g) of the Act: None	
Indicate by check mark if the	e Registrant is a well-known seasoned issuer, as d	efined in Rule 405 of the Securities Act. Yes 🗵 No 🗆	
Indicate by check mark if the	e Registrant is not required to file reports pursuant	to Section 13 or Section 15(d) of the Act. Yes \square No \boxtimes	
=	- · · · · · · · · · · · · · · · · · · ·	to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 m), and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square	onths
-	- · · · · · · · · · · · · · · · · · · ·	d posted on its corporate Website, if any, every Interactive Data File required to be submitted and p preceding 12 months (or for such shorter period that the registrant was required to submit and post	
		f Regulation S-K ($\S 229.405$ of this chapter) is not contained herein, and will not be contained, to the rporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.	best:
	her the Registrant is a large accelerated filer, an acc "smaller reporting company" in Rule 12b-2 of the E	celerated filer, a non-accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of "large accelerated filer or a smaller reporting company. See definitions of the smaller reporting company. See definitions of the smaller reporting company accelerated filer or a smaller reporting company. See definitions of the smaller reporting company accelerated filer or a smaller reporting company. See definitions of the smaller reporting company accelerated filer or a smaller reporting company. See definitions of the smaller reporting company accelerated filer or a smaller reporting company accelerated filer or a smaller reporting company accelerated filer or a smaller reporting company.	erated
Large accelerated filer	×	Accelerated filer	
Non-accelerated filer	☐ (Do not check if a smaller reporting comp	oany) Smaller reporting company	
Indicate by check mark whet	her the Registrant is a shell company (as defined i	n Rule 12b-2 of the Exchange Act). Yes □ No ⊠	
	crules adopted pursuant to Section 13 of the Secur	ately \$2,643.9 million as of June 29, 2012 based upon the closing price of \$68.97 on such date ities Exchange Act of 1934 to exclude voting stock owned by Directors and Officers, some of whom	
At February 26, 2013, 41,6	73,959 shares of the Registrant's common stock w	ere outstanding.	
	DOCUMENT	S INCORPORATED BY REFERENCE:	
Part III incorporates by refere		lating to the Annual Meeting of Stockholders to be held on May 8, 2013.	

Equity LifeStyle Properties, Inc.

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PART I

Item 1. Business

Equity LifeStyle Properties, Inc.

General

Equity LifeStyle Properties, Inc., a Maryland corporation, together with MHC Operating Limited Partnership (the "Operating Partnership") and its other consolidated subsidiaries (the "Subsidiaries"), are referred to herein as the "Company" or "ELS." ELS elected to be taxed as a real estate investment trust ("REIT"), for U.S. federal income tax purposes commencing with its taxable year ended December 31, 1993.

The Company is a fully integrated owner and operator of lifestyle-oriented properties ("Properties"). The Company leases individual developed areas ("sites") with access to utilities for placement of factory built homes, cottages, cabins or recreational vehicles ("RVs"). Customers may lease individual sites or enter right-to-use contracts providing the customer access to specific Properties for limited stays. The Company was formed in December 1992 to continue the property operations, business objectives and acquisition strategies of an entity that had owned and operated Properties since 1969. As of December 31, 2012, the Company owned or had an ownership interest in a portfolio of 383 Properties located throughout the United States and Canada, consisting of 142,679 residential sites. These Properties are located in 32 states and British Columbia (with the number of Properties in each state or province shown parenthetically) as follows: Florida (119), California (49), Arizona (41), Michigan (15), Pennsylvania (15), Texas (17), Washington (14), Colorado (10), Oregon (9), North Carolina (8), Delaware (7), Indiana (7), Nevada (7), New York (7), Virginia (7), Maine (5), Massachusetts (5), Wisconsin (5), Idaho (4), Illinois (4), Minnesota (4), New Jersey (4), South Carolina (3), Utah (3), Maryland (2), New Hampshire (2), North Dakota (2), Ohio (2), Tennessee (2), Alabama (1), Connecticut (1), Kentucky (1), and British Columbia (1).

Properties are designed and improved for several home options of various sizes and designs that are produced off-site, installed and set on designated sites ("Site Set") within the Properties. These homes can range from 400 to over 2,000 square feet. The smallest of these homes are referred to as "Resort Cottages." Properties may also have sites that can accommodate a variety of RVs. Properties generally contain centralized entrances, internal road systems and designated sites. In addition, Properties often provide a clubhouse for social activities and recreation and other amenities, which may include restaurants, swimming pools, golf courses, lawn bowling, shuffleboard courts, tennis courts, laundry facilities and cable television service. In some cases, utilities are provided or arranged for by the Company; otherwise, the customer contracts for the utility directly. Some Properties provide water and sewer service through municipal or regulated utilities, while others provide these services to customers from on-site facilities. Properties generally are designed to attract retirees, empty-nesters, vacationers and second home owners; however, certain of the Company's Properties focus on affordable housing for families. The Company focuses on owning properties in or near large metropolitan markets and retirement and vacation destinations.

Employees and Organizational Structure

The Company has an annual average of approximately 3,600 full-time, part-time and seasonal employees dedicated to carrying out its operating philosophy and strategies of stockholder value enhancement and service to its customers. The operations of each Property are coordinated by an on-site team of employees that typically includes a manager, clerical staff and maintenance workers, each of whom works to provide maintenance and care to the Properties. The on-site team of employees at each Property also provides customer service and coordinates lifestyle-oriented activities for customers. Direct supervision of on-site management is the responsibility of the Company's regional vice presidents and regional and district managers. These individuals have substantial experience addressing the needs of customers and finding or creating innovative approaches to maximize value and increase cash flow from property operations. Complementing this field management staff are approximately 200 full-time corporate employees who assist on-site and regional management in all property functions.

Formation of the Company

The operations of the Company are conducted primarily through the Operating Partnership. The Company contributed the proceeds from its initial public offering in 1993 and subsequent offerings to the Operating Partnership for a general partnership interest. In 2004, the general partnership interest was contributed to MHC Trust, a private REIT subsidiary owned by the Company. The financial results of the Operating Partnership and the Subsidiaries are consolidated in the Company's consolidated financial statements, which can be found beginning on page F-1 of this Form 10-K. In addition, since certain activities, if performed by the Company, may not be qualifying REIT activities under the Internal Revenue Code of 1986, as amended (the "Code"), the Company has formed taxable REIT subsidiaries, as defined in the Code, to engage in such activities.

Realty Systems, Inc. ("RSI") is a wholly owned taxable REIT subsidiary of the Company that is engaged in the business of purchasing and selling or leasing Site Set homes that are located in Properties owned and managed by the Company. RSI also provides brokerage services to residents at such Properties who move from a Property but do not relocate their homes. RSI may provide brokerage services, in competition with other local brokers, by seeking buyers for the Site Set homes. Subsidiaries of RSI also operate ancillary activities at certain Properties, such as golf courses, pro shops, stores and restaurants. Several Properties are also wholly owned by taxable REIT subsidiaries of the Company.

Business Objectives and Operating Strategies

The Company's primary business objective is to maximize both current income and long-term growth in income. The Company's operating strategy is to own and operate the highest quality properties in sought-after locations near urban areas and retirement and vacation destinations across the United States.

The Company focuses on properties that have strong cash flow and plans to hold such properties for long-term investment and capital appreciation. In determining cash flow potential, the Company evaluates its ability to attract to its Properties and retain high quality customers who take pride in the Property and in their homes. The Company's investment, operating and financing strategies include:

- Providing consistently high levels of services and amenities in attractive surroundings to foster a strong sense of community and pride of home ownership;
- Efficiently managing the Properties to increase operating margins by controlling expenses, increasing occupancy and maintaining competitive market rents:
- Increasing income and property values by strategic expansion and, where appropriate, renovation of the Properties;
- Utilizing management information systems to evaluate potential acquisitions, identify and track competing properties and monitor customer satisfaction;
- Selectively acquiring properties that have potential for long-term cash flow growth and creating property concentrations in and around major metropolitan areas and retirement or vacation destinations to capitalize on operating synergies and incremental efficiencies; and
- Managing the Company's debt balances such that the Company maintains financial flexibility, has minimal exposure to interest rate fluctuations and
 maintains an appropriate degree of leverage to maximize return on capital.

The Company focuses on creating an attractive residential environment by providing a well-maintained, comfortable Property with a variety of recreational and social activities and superior amenities, as well as offering a multitude of lifestyle housing choices. In addition, the Company regularly conducts evaluations of the cost of housing in the marketplaces in which its Properties are located and surveys rental rates of competing properties. From time to time the Company also conducts satisfaction surveys of its customers to determine the factors they consider most important in choosing a property. The Company seeks to improve site utilization and efficiency by tracking types of customers and usage patterns and marketing to those specific customer groups.

These business objectives and their implementation are determined by the Company's Board of Directors and may be changed at any time.

Acquisitions and Dispositions

Over the last decade the Company's portfolio of Properties has grown significantly from 142 owned or partly owned Properties with over 51,500 sites to 383 owned or partly-owned Properties with over 142,600 sites. During the year ended December 31, 2012, the Company acquired two Properties with over 1,700 sites. The Company continually reviews the Properties in its portfolio to ensure that they fit the Company's business objectives. Over the last five years, the Company sold ten Properties, and it redeployed capital to properties in markets it believes have greater long-term potential. In that same time period, the Company acquired 83 properties located in high growth areas and retirement and vacation destinations such as Florida, Arizona and California.

The Company believes that opportunities for property acquisitions are still available. Increasing acceptability of and demand for a lifestyle that includes Site Set homes and RVs, as well as continued constraints on development of new properties, adds to the attractiveness of the Company's Properties as investments. The Company believes it has a competitive advantage in the acquisition of additional properties due to its experienced management, significant presence in major real estate markets and substantial capital resources. The Company is actively seeking to acquire additional properties and is engaged in various stages of negotiations relating to the possible acquisition of a number of properties. At any time these negotiations are at varying stages, which may include contracts outstanding to acquire certain Properties, which are subject to the satisfactory completion of the Company's due diligence review.

The Company anticipates that new acquisitions will generally be located in the United States, although it may consider other geographic locations provided they meet certain acquisition criteria. The Company utilizes market information systems to identify and evaluate acquisition opportunities, including the use of a market database to review the primary economic indicators of the various locations in which it expects to expand its operations.

Acquisitions will be financed from the most appropriate sources of capital, which may include undistributed funds from operations, issuance of additional equity securities, sales of investments, collateralized and uncollateralized borrowings and issuance of debt securities. In addition, the Company may acquire properties in transactions that include the issuance of limited partnership interests in the Operating Partnership ("Units") as consideration for the acquired properties. The Company believes that an ownership structure that includes the Operating Partnership will permit it to acquire additional properties in transactions that may defer all or a portion of the sellers' tax consequences.

When evaluating potential acquisitions, the Company considers such factors as:

- The replacement cost of the property, including land values, entitlements and zoning;
- The geographic area and type of the property;
- The location, construction quality, condition and design of the property;
- The current and projected cash flow of the property and the ability to increase cash flow:
- The potential for capital appreciation of the property;
- The terms of tenant leases or usage rights, including the potential for rent increases;
- The potential for economic growth and the tax and regulatory environment of the community in which the property is located;
- The potential for expansion of the physical layout of the property and the number of sites;
- · The occupancy and demand by customers for properties of a similar type in the vicinity and the customers' profile;
- The prospects for liquidity through sale, financing or refinancing of the property; and
- The competition from existing properties and the potential for the construction of new properties in the area.

When evaluating potential dispositions, the Company considers such factors as:

- Its ability to sell the Property at a price that it believes will provide an appropriate return for its stockholders;
- · Its desire to exit certain non-core markets and recycle the capital into core markets; and
- Whether the Property meets its current investment criteria.

When investing capital, the Company considers all potential uses of the capital, including returning capital to its stockholders. The Company's Board of Directors continues to review the conditions under which it will repurchase the Company's stock. These conditions include, but are not limited to, market price, balance sheet flexibility, other opportunities and capital requirements.

Property Expansions

Several of the Company's Properties have available land for expanding the number of sites available to be utilized by its customers. Development of these sites ("Expansion Sites") is evaluated based on the following: local market conditions; ability to subdivide; accessibility through the Property or externally; infrastructure needs including utility needs and access as well as additional common area amenities; zoning and entitlement; costs and uses of working capital; topography; and ability to market new sites. When justified, development of Expansion Sites allows the Company to leverage existing facilities and amenities to increase the income generated from the Properties. Where appropriate, facilities and amenities may be upgraded or added to certain Properties to make those Properties more attractive in their markets. The Company's acquisition philosophy includes owning Properties with potential Expansion Site development. Approximately 78 of the Company's Properties have expansion potential, with up to approximately 5,200 acres available for expansion.

Leases or Usage Rights

At the Company's Properties, a typical lease entered into between the owner or renter of a home and the Company for the rental of a site is for a month-to-month or year-to-year term, renewable upon the consent of both parties or, in some instances, as provided by statute. These leases are cancelable, depending on applicable law, for non-payment of rent, violation of Property rules and regulations or other specified defaults. Long-term leases that are non-cancelable by the tenant are in effect at certain sites in 18 of the Properties. Some of these leases are subject to rental rate increases based on the Consumer Price Index ("CPI"), in some instances taking into consideration market conditions, certain floors and ceilings and allowing for pass-throughs of certain items such as real estate taxes, utility expenses and capital expenditures. Generally, market rate adjustments, if appropriate, are made on an annual basis. At Properties zoned for RV use, long-term customers typically enter into rental agreements and many customers prepay for their stays. Many resort customers also leave deposits to reserve a site for the following year. Generally these customers cannot live full time on the Property. At resort Properties designated for use by customers who have entered a right-to-use or membership contract, the contract generally grants the customer access to designated Properties on a continuous basis of up to 14

days. The customer may make a nonrefundable upfront payment, and annual dues payments are required to renew the contract. Most of the contracts provide for an annual dues increase, usually based on increases in the CPI. Approximately 34% of current customers are not subject to annual dues increases in accordance with the terms of their contracts, generally because the customers are over 61 years old or meet certain other specified criteria. In the spring of 2010, the Company began selling low-cost right-to-use contracts most of which require payment of only an annual fee.

Regulations and Insurance

General. The Company's Properties are subject to a variety of laws, ordinances and regulations, including regulations relating to recreational facilities such as swimming pools, clubhouses and other common areas, regulations relating to providing utility services, such as electricity, and regulations relating to operating water and wastewater treatment facilities at certain of its Properties. The Company believes that each Property has all material permits and approvals necessary to operate. The Company works closely with government agencies to renew these permits and approvals in the ordinary course of business.

At certain of the Company's Properties primarily used as membership campgrounds, state statutes limit the Company's ability to close a Property unless a reasonable substitute property is made available for members' use. Many states also have consumer protection laws regulating right-to-use or campground membership sales and the financing of such sales. Some states have laws requiring the Company to register with a state agency and obtain a permit to market (see Item 1A. "Risk Factors").

Rent Control Legislation. At certain of the Company's Properties, principally in California, state and local rent control laws limit the Company's ability to increase rents and to recover increases in operating expenses and the costs of capital improvements. Enactment of such laws has been considered from time to time in other jurisdictions. The Company presently expects to continue to maintain Properties, and may purchase additional properties, in markets that are either subject to rent control or in which rent-limiting legislation exists or may be enacted. For example, Florida has enacted a law requiring that rental increases be reasonable. Also, certain jurisdictions in California in which the Company owns Properties limit rent increases to changes in the CPI or some percentage of it. As part of the Company's effort to realize the value of Properties subject to restrictive regulation, it has initiated lawsuits against several municipalities imposing such regulations in an attempt to balance the interests of its stockholders with the interests of its customers (see Item 3. "Legal Proceedings").

Insurance. The Properties are insured against all risks causing property damage and business interruption caused by fire, flood, earthquake, or windstorm, and the relevant insurance policies contain various deductible requirements, such as coverage limits and particular exclusions. The Company's current property and casualty insurance policies, which it plans to renew, expire on April 1, 2013. The Company has a \$100 million loss limit with respect to its all-risk property insurance program including named windstorms, which include, for example, hurricanes. This loss limit is subject to additional sublimits as set forth in the policy form, including, among others, a \$25 million loss limit for an earthquake in California. Policy deductibles primarily range from a \$125,000 minimum to 5% per unit of insurance for most catastrophic events. A deductible indicates ELS' maximum exposure, subject to policy limits and sub-limits, in the event of a loss.

INDUSTRY

The Company believes that modern properties similar to its Properties provide an opportunity for increased cash flows and appreciation in value. These may be achieved through increases in occupancy rates and rents, as well as expense controls, expansion of existing Properties and opportunistic acquisitions, for the following reasons:

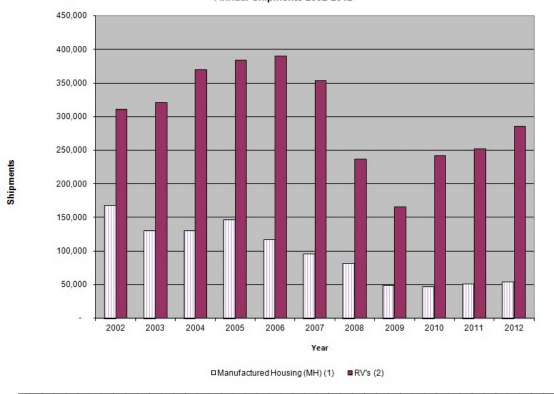
- Barriers to Entry: The Company believes that the supply of new properties in locations targeted by the Company will be constrained by barriers to entry. The most significant barrier has been the difficulty of securing zoning permits from local authorities. This has been the result of (i) the public's historically poor perception of manufactured housing, and (ii) the fact that properties generate less tax revenue than conventional housing properties because the homes are treated as personal property (a benefit to the homeowner) rather than real property. Another factor that creates substantial barriers to entry is the length of time between investment in a property's development and the attainment of stabilized occupancy and the generation of revenues. The initial development of the infrastructure may take up to two or three years. Once a property is ready for occupancy, it may be difficult to attract customers to an empty property. Substantial occupancy levels may take several years to achieve.
- *Industry Consolidation*: According to various industry reports, there are approximately 50,000 manufactured home properties and approximately 8,750 RV properties (excluding government owned properties) in North America. Most of these properties are not operated by large owner/operators, and of the RV properties approximately 1,300 contain 200 sites or more. The Company believes that this relatively high degree of fragmentation provides the Company, as a national organization with experienced management and substantial financial resources, the opportunity to purchase additional properties as evidenced by the acquisitions during the year ended December 31, 2012.

- Customer Base: The Company believes that properties tend to achieve and maintain a stable rate of occupancy due to the following factors: (i) customers typically own their own homes, (ii) properties tend to foster a sense of community as a result of amenities such as clubhouses and recreational and social activities, (iii) customers often sell their homes in-place (similar to site-built residential housing) with no interruption of rental payments to the Company, and (iv) moving a Site Set home from one property to another involves substantial cost and effort.
- Lifestyle Choice: According to the Recreational Vehicle Industry Association ("RVIA"), nearly one in ten U.S. vehicle-owning households owns an RV and there are 8.9 million current RV owners. The 77 million people born from 1946 to 1964 or "baby boomers" make up the fastest growing segment of this market. According to 2010 U.S. Census figures, every day 12,500 Americans turn 50. The Company believes that this population segment, seeking an active lifestyle, will provide opportunities for future cash flow growth for the Company. As RV owners age and move beyond the more active RV lifestyle, they will often seek more permanent retirement or vacation establishments. Site Set housing has become an increasingly popular housing alternative for retirement, second-home, and "empty-nest" living. According to 2010 U.S. Census figures, the baby-boom generation will constitute almost 19% of the U.S. population within the next 20 years. Among those individuals who are nearing retirement (age 46 to 64), approximately 59% plan on moving upon retirement.
 - The Company believes that the housing choices in its Properties are especially attractive to such individuals throughout this lifestyle cycle. The Company's Properties offer an appealing amenity package, close proximity to local services, social activities, low maintenance and a secure environment. In fact, many of the Company's Properties allow for this cycle to occur within a single Property.
- Construction Quality: Since 1976, all factory built housing has been required to meet stringent federal standards, resulting in significant increases in quality. The Department of Housing and Urban Development's ("HUD") standards for Site Set housing construction quality are the only federal standards governing housing quality of any type in the United States. Site Set homes produced since 1976 have received a "red and silver" government seal certifying that they were built in compliance with the federal code. The code regulates Site Set home design and construction, strength and durability, fire resistance and energy efficiency, and the installation and performance of heating, plumbing, air conditioning, thermal and electrical systems. In newer homes, top grade lumber and dry wall materials are common. Also, manufacturers are required to follow the same fire codes as builders of site-built structures. In addition, although Resort Cottages do not come under the same regulations, many of the manufacturers of Site Set homes also produce Resort Cottages with many of the same quality standards.
- Comparability to Site-Built Homes: The Site Set housing industry has experienced a trend toward multi-section homes. Many modern Site Set homes are longer (up to 80 feet, compared to 50 feet in the 1960's) and wider than earlier models. Many such homes have nine-foot ceilings or vaulted ceilings, fireplaces and as many as four bedrooms and closely resemble single-family ranch-style site-built homes. At the Company's Properties, there is an active resale or rental market for these larger homes.
- Second Home Demographics: According to 2012 National Association of Realtors ("NAR") reports, sales of second homes in 2011 accounted for 38% of residential transactions, or 1.73 million second-home sales in 2011. There were approximately 8.0 million vacation homes in 2011. The typical vacation-home buyer is 50 years old and earned \$88,600 in 2011. According to 2011 NAR reports, approximately 42% of vacation homes were purchased in the south; 30% were purchased in the west; 15% were purchased in the northeast; and 12% were purchased in the Midwest. In looking ahead, NAR believes that baby boomers are still in their peak earning years, and the leading edge of their generation is approaching retirement. As they continue to have the financial wherewithal to purchase a second home as a vacation property, investment opportunity, or perhaps as a retirement retreat, those baby boomers will continue to drive the market for second homes. The Company believes it is likely that over the next decade it will continue to see historically high levels of second-home sales, and resort homes and cottages in its Properties will continue to provide a viable second-home alternative to site-built homes.

Notwithstanding the Company's belief that the industry information highlighted above provides the Company with significant long-term growth opportunities, its short-term growth opportunities could be disrupted by the following:

• Shipments—According to statistics compiled by the U.S. Census Bureau, shipments of new manufactured homes declined from 2005 through 2009. Since then, manufactured home shipments have increased each year and are on pace for a fourth straight year of growth. Although new manufactured home shipments continue to be below historical levels, shipments in 2012 increased over 6% to 54,900 units as compared to shipments in 2011 of 51,600 units. According to the RVIA, wholesale shipments of RVs increased 13% in 2012 to 286,000 units as compared to 2011, which continued a positive trend in RV shipments that started in late 2009. Certain industry experts have predicted that 2013 RV shipments will increase 4% to 5% as compared to 2012.

Manufactured Housing and Recreational Vehicle Annual Shipments 2002-2012



- 1. Source: Institute for Building Technology and Safety
- 2. Source: RVIA
- Sales: Retail sales of RVs increased over 8% to 208,200 for the year ended December 31, 2012, as compared to 192,500 the year ended December 31, 2011. A total of 192,500 RVs were sold during the year ended December 31, 2011, representing an increase of over 5% over the prior year. The Company believes that consumers remain concerned about the current economy, and by prospects that the economy might remain sluggish in the years ahead. However, the enduring appeal of the RV lifestyle has translated into continued strength in RV sales despite the economic turmoil. According to RVIA, RV ownership has reached record levels: 8.9 million American households now own an RV, the highest level ever recorded, which constitutes an increase of 16% since 2001 and 64% since 1980. RV sales could continue to benefit as aging baby-boomers continue to enter the age range in which RV ownership is highest.
- Availability of financing: The current credit crisis has made it difficult for manufactured home and RV manufacturers to obtain floor plan financing and for potential customers to obtain loans for manufactured home or RV purchases. Further, legislation enacted in 2010 known as the SAFE Act (Safe Mortgage Licensing Act) requires community owners interested in financing customer purchases of manufactured homes to register as a mortgage loan originator in states in which they engage in such financing. These requirements are generally more burdensome for lenders financing the purchase of manufactured homes than for lenders financing the purchase of site-built homes. In addition, as compared to financing available to owners and purchasers of site-built single family homes, available financing for a manufactured home involves higher down payments, higher credit scores, higher interest rates and shorter maturity. Certain government stimulus packages have also provided government guarantees for site-built single family home loans, thereby increasing the supply of financing for that market.

Please see the Company's risk factors, financial statements and related notes beginning on page F-1 of this Form 10-K for more detailed information.

Available Information

The Company files reports electronically with the Securities and Exchange Commission ("SEC"). The public may read and copy any materials the Company files with the SEC at the SEC's Public Reference Room at 100 F Street, NE, Washington, DC 20549. The public may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. The SEC maintains an Internet site that contains reports, proxy information and statements and other information regarding issuers that file electronically with the SEC at http://www.sec.gov. The Company maintains an Internet site with information about the Company and hyperlinks to its filings with the SEC at http://www.equitylifestyle.com, free of charge. Requests for copies of the Company's filings with the SEC and other investor inquiries should be directed to:

Investor Relations Department Equity LifeStyle Properties, Inc. Two North Riverside Plaza Chicago, Illinois 60606 Phone: 1-800-247-5279

e-mail: investor_relations@equitylifestyle.com

Item 1A. Risk Factors

The Company's Performance and Common Stock Value Are Subject to Risks Associated With the Real Estate Industry.

Adverse Economic Conditions and Other Factors Could Adversely Affect the Value of the Company's Properties and the Company's Cash Flow. Several factors may adversely affect the economic performance and value of the Company's Properties. These factors include:

- changes in the national, regional and local economic climate;
- local conditions such as an oversupply of lifestyle-oriented properties or a reduction in demand for lifestyle-oriented properties in the area, the attractiveness of the Company's Properties to customers, competition from manufactured home communities and other lifestyle-oriented properties and alternative forms of housing (such as apartment buildings and site-built single family homes);
- the ability of manufactured home and RV manufacturers to adapt to changes in the economic climate and the availability of units from these
 manufacturers;
- the ability of the Company's potential customers to sell or lease their existing site-built residences in order to purchase resort homes or cottages at the Company's Properties, and heightened price sensitivity for seasonal and second homebuyers;
- the possible reduced ability of the Company's potential customers to obtain financing on the purchase of resort homes, resort cottages or RVs;
- performance of chattel loans purchased in connection with the 2011 Acquisition (see Note 19 in the Notes to the Consolidated Financial Statements contained in this Form 10-K for further discussion of the 2011 Acquisition);
- government stimulus intended to primarily benefit purchasers of site-built housing;
- fluctuations in the availability and price of gasoline, especially for the Company's transient customers;
- the Company's ability to collect rent, annual payments and principal and interest from customers and pay or control maintenance, insurance and other operating costs (including real estate taxes), which could increase over time;
- the failure of the Company's assets to generate income sufficient to pay its expenses, service its debt and maintain its Properties, which may adversely affect the Company's ability to make expected distributions to its stockholders;
- the Company's inability to meet mortgage payments on any Property that is mortgaged, in which case the lender could foreclose on the mortgage and take the Property;
- interest rate levels and the availability of financing, which may adversely affect the Company's financial condition;
- changes in laws and governmental regulations (including rent control laws and regulations governing usage, zoning and taxes), which may adversely
 affect the Company's financial condition;
- poor weather, especially on holiday weekends in the summer, which could reduce the economic performance of the Company's Northern resort Properties; and
- the Company's ability to attract customers to enter new or upgraded right-to-use contracts and to retain customers who have previously entered right-to-use contracts.

New Acquisitions May Fail to Perform as Expected and Competition for Acquisitions May Result in Increased Prices for Properties . The Company intends to continue to acquire properties. Newly acquired Properties may fail to perform as expected. The Company may underestimate the costs necessary to bring an acquired property up to standards established for its intended market position. Difficulties in integrating acquisitions may prove costly or time-consuming and could divert management attention. Additionally, the Company expects that other real estate investors with significant capital will compete with it for attractive investment opportunities. These competitors include publicly traded REITs, private REITs and other types of investors. Such competition

increases prices for properties. The Company expects to acquire properties with cash from secured or unsecured financings, proceeds from offerings of equity or debt, undistributed funds from operations and sales of investments. The Company may not be in a position or have the opportunity in the future to make suitable property acquisitions on favorable terms.

The intended benefits of the Company's acquisitions may not be realized, which could have a negative impact on the market price of the Company's common stock.

Acquisitions pose risks for our ongoing operations, including that:

- senior management's attention may be diverted from the management of daily operations to the integration of an acquisition;
- costs and expenses associated with any undisclosed or potential liabilities;
- an acquisition may not perform as well as the Company anticipates; and
- · unforeseen difficulties may arise in integrating an acquisition into the Company's portfolio.

As a result of the foregoing, the Company cannot assure you that any acquisitions that it makes will be accretive to it in the near term or at all. Furthermore, if the Company fails to realize the intended benefits of an acquisition, the market price of its common stock could decline to the extent that the market price reflects those benefits.

Further, with respect to one of the properties that the Company acquired in its 2011 Acquisition of a portfolio of 74 manufactured home communities and one RV resort, the Company owns both a fee interest and a leasehold interest. The ground lease contains a purchase option on behalf of the lessee and a put option on behalf of the lessor. The options may be exercised by either party upon the death of the fee holder. The Company is the beneficiary of an escrow funded by the seller with approximately 114,000 shares of the Company's common stock. The escrow provides for distributions of the escrowed stock on a quarterly basis to protect the Company from future scheduled ground lease payments as well as scheduled increases in the option purchase price over time. In connection with the purchase price allocation associated with the acquisition of these 74 properties, the Company recorded contingent consideration of approximately \$6.7 million related to this escrow. If the Company does not receive distributions of all of the escrowed stock prior to the death of the fee holder, the Company will have to charge the remaining amount of this contingent consideration to operations.

Because Real Estate Investments Are Illiquid, The Company May Not be Able to Sell Properties When Appropriate. Real estate investments generally cannot be sold quickly. The Company may not be able to vary its portfolio promptly in response to economic or other conditions, forcing the Company to accept lower than market value. This inability to respond promptly to changes in the performance of the Company's investments could adversely affect its financial condition and ability to service debt and make distributions to its stockholders.

The Decline in Home Sales Has Resulted in the Company Increasing its Rental Program to Maintain Occupancy. Due to market conditions, the Company has experienced a decline in home sales at its Properties. To maintain occupancy, the Company has increased its manufactured home rental operations by purchasing new homes for rental and also renting used homes acquired from customers through purchase, lien sale or abandonment. While the Company's long-term goal is to sell these rental units to homeowners, there is no assurance that the Company will be successful and it may not be able to liquidate its investment in these in homes. In addition, the Company's home rental operations compete with other types of rentals (e.g., apartments), and there is no assurance that Company will be able to maintain tenants in its investment of rental units.

Some Potential Losses Are Not Covered by Insurance. The Company carries comprehensive insurance coverage for losses resulting from property damage, environmental, liability claims and business interruption on all of its Properties. In addition the Company carries liability coverage for other activities not specifically related to property operations. These coverages include, but are not limited to, Directors & Officers liability, Employer Practices liability and Fiduciary liability. The Company believes that the policy specifications and coverage limits of these policies should be adequate and appropriate. There are, however, certain types of losses, such as lease and other contract claims that generally are not insured. Should an uninsured loss or a loss in excess of coverage limits occur, the Company could lose all or a portion of the capital it has invested in a Property or the anticipated future revenue from a Property. In such an event, the Company might nevertheless remain obligated for any mortgage debt or other financial obligations related to the Property.

The Company's current property and casualty insurance policies, which it plans to renew, expire on April 1, 2013. The Company has a \$100 million loss limit with respect to its all-risk property insurance program including named windstorms, which include, for example, hurricanes. This loss limit is subject to additional sub-limits as set forth in the policy form, including, among others, a \$25 million loss limit for an earthquake in California. Policy deductibles primarily range from a \$125,000 minimum to 5% per unit of insurance for most catastrophic events. A deductible indicates ELS' maximum exposure, subject to policy limits and sub-limits, in the event of a loss.

The Company's Depositary Shares Which Represent Our 6.75% Series C Cumulative Redeemable Perpetual Preferred Stock Have Not Been Rated. The Company has not sought to obtain a rating for its depositary shares (the "Depositary Shares") which represent

our 6.75% Series C Cumulative Redeemable Perpetual Preferred Stock (the "Series C Preferred Stock"). No assurance can be given, however, that one or more rating agencies might not independently determine to issue such a rating or that such a rating, if issued, would not adversely affect the market price of the Depositary Shares. In addition, the Company may elect in the future to obtain a rating of its Depositary Shares, which could adversely affect the market price. A rating increase reflects only the views of the rating agency or agencies issuing the ratings and such ratings could be revised downward, placed on a watch list or withdrawn entirely at the discretion of the issuing rating agency if in its judgment circumstances so warrant. Any such downward revision, placing on a watch list or withdrawal of a rating could have an adverse effect on the market price of the Depositary Shares.

Our Depositary Shares will be subordinate to our debt, and your interests could be diluted by the issuance of additional shares of preferred stock, and be materially and adversely affected by other transactions. Our Depositary Shares which represent our Series C Preferred Stock will be subordinate to all of our existing and future debt. As described below, our existing debt may restrict, and our future debt may include restrictions on, our ability to pay distributions to preferred stockholders or to make an optional redemption payment to preferred stockholders. The issuance of additional shares of preferred stock on parity with or senior to our Series C Preferred Stock represented by the Depositary Shares would dilute the interests of the holders of our Depositary Shares, and any issuance of preferred stock senior to our Series C Preferred Stock (and, therefore, the Depositary Shares) or of additional indebtedness could affect our ability to pay distributions on, redeem or pay the liquidation preference on our Depositary Shares. Other than the conversion rights afforded to holders of our preferred shares that may occur in connection with a change of control triggering event, none of the provisions relating to our preferred shares contains any provision affording the holders of our preferred shares protection in the event of a highly leveraged or other transaction, including a merger or the sale, lease or conveyance of all or substantially all our assets or business, that might materially and adversely affect the holders of our preferred shares, so long as the rights of the holders of our preferred shares are not materially and adversely affected.

Our Depositary Shares which represent our Series C Preferred Stock will be structurally subordinated to the liabilities of our subsidiaries. Substantially all of our assets and debt are held indirectly through our Operating Partnership. As a result, we have no source of operating cash flow other than distributions from our Operating Partnership. Our ability to pay distributions to holders of our Depositary Shares depends on our Operating Partnership's ability first to satisfy its obligations to its creditors and then to make distributions to MHC Trust. Similarly, MHC Trust must satisfy its obligations to its creditors before making distributions to us. Thus, our Depositary Shares will be structurally subordinated to certain liabilities of our subsidiaries in the event of their liquidation, dissolution or winding up.

Adverse changes in general economic conditions may adversely affect the Company's business.

The Company's success is dependent upon economic conditions in the U.S. generally and in the geographic areas in which a substantial number of the Company's Properties are located. Adverse changes in national economic conditions and in the economic conditions of the regions in which the Company conducts substantial business may have an adverse effect on the real estate values of the Company's Properties, its financial performance and the market price of its common stock.

In a recession or under other adverse economic conditions, non-earning assets and write-downs are likely to increase as debtors fail to meet their payment obligations. Although the Company maintains reserves for credit losses and an allowance for doubtful accounts in amounts that it believes should be sufficient to provide adequate protection against potential write-downs in its portfolio, these amounts could prove to be insufficient.

Laws and Regulations Relating to Campground Membership Sales and Properties Could Adversely Affect the Value of Certain Properties and the Company's Cash Flow.

Many of the states in which the Company does business have laws regulating right-to-use or campground membership sales. These laws generally require comprehensive disclosure to prospective purchasers, and usually give purchasers the right to rescind their purchase between three to five days after the date of sale. Some states have laws requiring the Company to register with a state agency and obtain a permit to market. The Company is subject to changes, from time to time, in the application or interpretation of such laws that can affect its business or the rights of its members.

In some states, including California, Oregon and Washington, laws place limitations on the ability of the owner of a campground property to close the property unless the customers at the property receive access to a comparable property. The impact of the rights of customers under these laws is uncertain and could adversely affect the availability or timing of sale opportunities or the ability of the Company to realize recoveries from Property sales.

The government authorities regulating the Company's activities have broad discretionary power to enforce and interpret the statutes and regulations that they administer, including the power to enjoin or suspend sales activities, require or restrict construction of additional facilities and revoke licenses and permits relating to business activities. The Company monitors its sales and marketing programs and debt collection activities to control practices that might violate consumer protection laws and regulations or give rise to consumer complaints.

Certain consumer rights and defenses that vary from jurisdiction to jurisdiction may affect the Company's portfolio of contracts receivable. Examples of such laws include state and federal consumer credit and truth-in-lending laws requiring the disclosure of finance charges, and usury and retail installment sales laws regulating permissible finance charges.

In certain states, as a result of government regulations and provisions in certain of the right-to-use or campground membership agreements, the Company is prohibited from selling more than ten memberships per site. At the present time, these restrictions do not preclude the Company from selling memberships in any state. However, these restrictions may limit the Company's ability to utilize Properties for public usage and/or the Company's ability to convert sites to more profitable or predictable uses, such as annual rentals.

Debt Financing, Financial Covenants and Degree of Leverage Could Adversely Affect the Company's Economic Performance.

Scheduled Debt Payments Could Adversely Affect the Company's Financial Condition. The Company's business is subject to risks normally associated with debt financing. The total principal amount of the Company's outstanding indebtedness was approximately \$2.3 billion as of December 31, 2012, of which approximately \$753.1 million, or 33.2%, matures in 2014 and 2015. The Company's substantial indebtedness and the cash flow associated with serving its indebtedness could have important consequences, including the risks that:

- the Company's cash flow could be insufficient to pay distributions at expected levels and meet required payments of principal and interest;
- the Company might be required to use a substantial portion of its cash flow from operations to pay its indebtedness, thereby reducing the availability of its cash flow to fund the implementation of its business strategy, acquisitions, capital expenditures and other general corporate purposes;
- the Company's debt service obligations could limit its flexibility in planning for, or reacting to, changes in its business and the industry in which it
 operates;
- the Company may not be able to refinance existing indebtedness (which in virtually all cases requires substantial principal payments at maturity) and, if it can, the terms of such refinancing might not be as favorable as the terms of existing indebtedness;
- if principal payments due at maturity cannot be refinanced, extended or paid with proceeds of other capital transactions, such as new equity capital, the Company's cash flow will not be sufficient in all years to repay all maturing debt; and
- if prevailing interest rates or other factors at the time of refinancing (such as the possible reluctance of lenders to make commercial real estate loans) result in higher interest rates, increased interest expense would adversely affect cash flow and the Company's ability to service debt and make distributions to stockholders.

Ability to obtain mortgage financing or to refinance maturing mortgages may adversely affect the Company's financial condition. Lenders demands on borrowers as to the quality of the collateral and related cash flows may make it challenging to secure financing on attractive terms or at all. If terms are no longer attractive or if financing proceeds are no longer available for any reason, these factors may adversely affect cash flow and the Company's ability to service debt and make distributions to stockholders.

Financial Covenants Could Adversely Affect the Company's Financial Condition. If a Property is mortgaged to secure payment of indebtedness, and the Company is unable to meet mortgage payments, the mortgagee could foreclose on the Property, resulting in loss of income and asset value. The mortgages on the Company's Properties contain customary negative covenants, which among other things limit the Company's ability, without the prior consent of the lender, to further mortgage the Property and to discontinue insurance coverage. In addition, the Company's unsecured credit facilities contain certain customary restrictions, requirements and other limitations on the Company's ability to incur indebtedness, including total debt-to-assets ratios, debt service coverage ratios and minimum ratios of unencumbered assets to unsecured debt. Foreclosure on mortgaged Properties or an inability to refinance existing indebtedness would likely have a negative impact on the Company's financial condition and results of operations.

The Company's Degree of Leverage Could Limit Its Ability to Obtain Additional Financing. The Company's debt-to-market-capitalization ratio (total debt as a percentage of total debt plus the market value of the outstanding common stock and Units held by parties other than the Company) was approximately 43% as of December 31, 2012. The degree of leverage could have important consequences to stockholders, including an adverse effect on the Company's ability to obtain additional financing in the future for working capital, capital expenditures, acquisitions, development or other general corporate purposes, and makes the Company more vulnerable to a downturn in business or the economy generally.

The Company may be able to incur substantially more debt, which would increase the risks associated with its substantial leverage. Despite the Company's current indebtedness levels, it may still be able to incur substantially more debt in the future. If new debt is added to the Company's current debt levels, an even greater portion of its cash flow will be needed to satisfy its debt service

obligations. As a result, the related risks that we now face could intensify and increase the risk of a default on the Company's indebtedness.

The Company Depends on Its Subsidiaries' Dividends and Distributions.

Substantially all of the Company's assets are owned indirectly by the Operating Partnership. As a result, the Company has no source of cash flow other than distributions from the Operating Partnership. For the Company to pay dividends to holders of its common stock and preferred stock, the Operating Partnership must first distribute the cash to MHC Trust, and then MHC Trust must distribute the cash to the Company. Before they can distribute the cash, the Operating Partnership and MHC Trust must first satisfy their obligations to their creditors (and their preferred stockholders in the case of common stock distributions).

Stockholders' Ability to Effect Changes of Control of the Company is Limited.

Provisions of the Company's Charter and Bylaws Could Inhibit Changes of Control. Certain provisions of the Company's charter and bylaws may delay or prevent a change of control of the Company or other transactions that could provide its stockholders with a premium over the then-prevailing market price of their common stock or Series C Preferred Stock or which might otherwise be in the best interest of its stockholders. These include the Ownership Limit described below. Also, any future series of preferred stock may have certain voting provisions that could delay or prevent a change of control or other transaction that might involve a premium price or otherwise be beneficial to the Company's stockholders.

Maryland Law Imposes Certain Limitations on Changes of Control. Certain provisions of Maryland law prohibit "business combinations" (including certain issuances of equity securities) with any person who beneficially owns 10% or more of the voting power of outstanding common stock, or with an affiliate of the Company who, at any time within the two-year period prior to the date in question, was the owner of 10% or more of the voting power of the outstanding voting stock (an "Interested Stockholder"), or with an affiliate of an Interested Stockholder. These prohibitions last for five years after the most recent date on which the Interested Stockholder became an Interested Stockholder. After the five-year period, a business combination with an Interested Stockholder must be approved by two super-majority stockholder votes unless, among other conditions, the Company's common stockholders receive a minimum price for their shares and the consideration is received in cash or in the same form as previously paid by the Interested Stockholder for its shares of common stock. The Board of Directors has exempted from these provisions under the Maryland law any business combination with Samuel Zell, who is the Chairman of the Board of the Company, certain holders of Units who received them at the time of the Company's initial public offering, the General Motors Hourly Rate Employees Pension Trust and the General Motors Salaried Employees Pension Trust, and the Company's officers who acquired common stock at the time the Company was formed and each and every affiliate of theirs.

The Company Has a Stock Ownership Limit for REIT Tax Purposes. To remain qualified as a REIT for U.S. federal income tax purposes, not more than 50% in value of the Company's outstanding shares of capital stock may be owned, directly or indirectly, by five or fewer individuals (as defined in the federal income tax laws applicable to REITs) at any time during the last half of any taxable year. To facilitate maintenance of the Company's REIT qualification, the Company's charter, subject to certain exceptions, prohibits Beneficial Ownership (as defined in the Company's charter) by any single stockholder of more than 5% (in value or number of shares, whichever is more restrictive) of the Company's outstanding capital stock. The Company refers to this as the "Ownership Limit." Within certain limits, the Company's charter permits the Board of Directors to increase the Ownership Limit with respect to any class or series of stock. The Board of Directors, upon receipt of a ruling from the IRS, opinion of counsel, or other evidence satisfactory to the Board of Directors and upon 15 days prior written notice of a proposed transfer which, if consummated, would result in the transferee owning shares in excess of the Ownership Limit, and upon such other conditions as the Board of Directors may direct, may exempt a stockholder from the Ownership Limit. Absent any such exemption, capital stock acquired or held in violation of the Ownership Limit will be transferred by operation of law to the Company as trustee for the benefit of the person to whom such capital stock is ultimately transferred, and the stockholder's rights to distributions and to vote would terminate. Such stockholder would be entitled to receive, from the proceeds of any subsequent sale of the capital stock transferred to the Company as trustee, the lesser of (i) the price paid for the capital stock or, if the owner did not pay for the capital stock (for example, in the case of a gift, devise on other such transaction), the market price of the capital stock on the date of the event causing the capital stock to be transferred to the Company as trustee or (ii) the amount realized from such sale. A transfer of capital stock may be void if it causes a person to violate the Ownership Limit. The Ownership Limit could delay or prevent a change in control of the Company and, therefore, could adversely affect its stockholders' ability to realize a premium over the then-prevailing market price for their common stock or adversely affect the best interest of the Company's stockholders.

Conflicts of Interest Could Influence the Company's Decisions.

Certain Stockholders Could Exercise Influence in a Manner Inconsistent With the Stockholders' Best Interests. As of December 31, 2012, Mr. Samuel Zell and certain affiliated holders beneficially owned approximately 8.7% of the Company's outstanding common stock (in each case including common stock issuable upon the exercise of stock options and the exchange of Units). Mr. Zell is

the chairman of the Company's Board of Directors. Accordingly, Mr. Zell has significant influence on the Company's management and operation. Such influence could be exercised in a manner that is inconsistent with the interests of other stockholders.

Mr. Zell and His Affiliates Continue to be Involved in Other Investment Activities. Mr. Zell and his affiliates have a broad and varied range of investment interests, including interests in other real estate investment companies involved in other forms of housing, including multifamily housing. Mr. Zell and his affiliates may acquire interests in other companies. Mr. Zell may not be able to control whether any such company competes with the Company. Consequently, Mr. Zell's continued involvement in other investment activities could result in competition to the Company as well as management decisions that might not reflect the interests of the Company's stockholders.

Risk of Eminent Domain and Tenant Litigation.

The Company owns Properties in certain areas of the country where real estate values have increased faster than rental rates in its Properties either because of locally imposed rent control or long term leases. In such areas, the Company has learned that certain local government entities have investigated the possibility of seeking to take the Company's Properties by eminent domain at values below the value of the underlying land. While no such eminent domain proceeding has been commenced, and the Company would exercise all of its rights in connection with any such proceeding, successful condemnation proceedings by municipalities could adversely affect its financial condition. Moreover, certain of its Properties located in California are subject to rent control ordinances, some of which not only severely restrict ongoing rent increases but also prohibit the Company from increasing rents upon turnover. Such regulations allow customers to sell their homes for a premium representing the value of the future discounted rent-controlled rents. As part of the Company's effort to realize the value of its Properties subject to rent control, the Company has initiated lawsuits against several municipalities in California. In response to the Company's efforts, tenant groups have filed lawsuits against the Company seeking not only to limit rent increases, but to be awarded large damage awards. If the Company is unsuccessful in its efforts to challenge rent control ordinances, it is likely that the Company will not be able to charge rents that reflect the intrinsic value of the affected Properties. Finally, tenant groups in non-rent controlled markets have also attempted to use litigation as a means of protecting themselves from rent increases reflecting the rental value of the affected Properties. An unfavorable outcome in the tenant group lawsuits could have an adverse impact on the Company's financial condition.

Environmental and Utility-Related Problems Are Possible and Can be Costly.

Federal, state and local laws and regulations relating to the protection of the environment may require a current or previous owner or operator of real property to investigate and clean up hazardous or toxic substances or petroleum product releases at such property. The owner or operator may have to pay a governmental entity or third parties for property damage and for investigation and clean-up costs incurred by such parties in connection with the contamination. Such laws typically impose clean-up responsibility and liability without regard to whether the owner or operator knew of or caused the presence of the contaminants. Even if more than one person may have been responsible for the contamination, each person covered by the environmental laws may be held responsible for all of the clean-up costs incurred. In addition, third parties may sue the owner or operator of a site for damages and costs resulting from environmental contamination emanating from that site.

Environmental laws also govern the presence, maintenance and removal of asbestos. Such laws require that owners or operators of property containing asbestos properly manage and maintain the asbestos, that they notify and train those who may come into contact with asbestos and that they undertake special precautions, including removal or other abatement, if asbestos would be disturbed during renovation or demolition of a building. Such laws may impose fines and penalties on real property owners or operators who fail to comply with these requirements and may allow third parties to seek recovery from owners or operators for personal injury associated with exposure to asbestos fibers.

Utility-related laws and regulations also govern the provision of utility services and operations of water and wastewater treatment facilities. Such laws regulate, for example, how and to what extent owners or operators of property can charge renters for provision of, for example, electricity, and whether and to what extent such utility services can be charged separately from the base rent. Such laws also regulate the operations and performance of water treatment facilities and wastewater treatment facilities. Such laws may impose fines and penalties on real property owners or operators who fail to comply with these requirements.

The Company has a Significant Concentration of Properties in Florida and California, and Natural Disasters or Other Catastrophic Events in These or Other States Could Adversely Affect the Value of Its Properties and the Its Cash Flow.

As of December 31, 2012, the Company owned or had an ownership interest in 383 Properties located in 32 states and British Columbia, including 119 Properties located in Florida and 49 Properties located in California. The occurrence of a natural disaster or other catastrophic event in any of these areas may cause a sudden decrease in the value of the Company's Properties. While the Company has obtained insurance policies providing certain coverage against damage from fire, flood, property damage, earthquake, wind storm and business interruption, these insurance policies contain coverage limits, limits on covered property and various deductible amounts that the Company must pay before insurance proceeds are available. Such insurance may therefore be

insufficient to restore the Company's economic position with respect to damage or destruction to its Properties caused by such occurrences. Moreover, each of these coverages must be renewed every year and there is the possibility that all or some of the coverages may not be available at a reasonable cost. In addition, in the event of such a natural disaster or other catastrophic event, the process of obtaining reimbursement for covered losses, including the lag between expenditures incurred by the Company and reimbursements received from the insurance providers, could adversely affect the Company's economic performance.

Market Interest Rates May Have an Effect on the Value of the Company's Common Stock.

One of the factors that investors consider important in deciding whether to buy or sell shares of a REIT is the distribution rates with respect to such shares (as a percentage of the price of such shares) relative to market interest rates. If market interest rates go up, prospective purchasers of REIT shares may expect a higher distribution rate. Higher interest rates would not, however, result in more funds for the Company to distribute and, in fact, would likely increase its borrowing costs and potentially decrease funds available for distribution. Thus, higher market interest rates could cause the market price of the Company's publicly traded securities to go down.

The Company Is Dependent on External Sources of Capital.

To qualify as a REIT, the Company must distribute to its stockholders each year at least 90% of its REIT taxable income (determined without regard to the deduction for dividends paid and excluding any net capital gain). In addition, the Company intends to distribute all or substantially all of its net income so that it will generally not be subject to U.S. federal income tax on its earnings. Because of these distribution requirements, it is not likely that the Company will be able to fund all future capital needs, including for acquisitions, from income from operations. The Company therefore will have to rely on third-party sources of debt and equity capital financing, which may or may not be available on favorable terms or at all. The Company's access to third-party sources of capital depends on a number of things, including conditions in the capital markets generally and the market's perception of its growth potential and its current and potential future earnings. It may be difficult for the Company to meet one or more of the requirements for qualification as a REIT, including but not limited to its distribution requirement. Moreover, additional equity offerings may result in substantial dilution of stockholders' interests, and additional debt financing may substantially increase the Company's leverage.

We Face Possible Risks Associated with the Physical Effects of Climate Change.

We cannot predict with certainty whether climate change is occurring and, if so, at what rate. However, the physical effects of climate change could have a material adverse effect on our properties, operations and business. For example, many of our properties are located in the southeast and southwest regions of the United States, particularly in Florida, California and Arizona. To the extent climate change causes changes in weather patterns, our markets could experience increases in storm intensity and rising sea-levels. Over time, these conditions could result in declining demand for space in our Properties or our inability to operate them. Climate change may also have indirect effects on our business by increasing the cost of (or making unavailable) property insurance on terms we find acceptable, increasing the cost of energy and increasing the cost of snow removal or related costs at our properties. Proposed legislation to address climate change could increase utility and other costs of operating our properties which, if not offset by rising rental income, would reduce our net income. There can be no assurance that climate change will not have a material adverse effect on our properties, operations or business.

Americans with Disabilities Act Compliance Could be Costly.

Under the Americans with Disabilities Act of 1990 ("ADA"), all public accommodations and commercial facilities must meet certain federal requirements related to access and use by disabled persons. Compliance with the ADA requirements could involve removal of structural barriers to access or use by disabled persons. Other federal, state and local laws may require modifications to or restrict further renovations of our properties with respect to such accesses. Although we believe that our properties are substantially in compliance with present requirements, noncompliance with the ADA or related laws or regulations could result in the United States government imposing fines or private litigants being awarded damages against us. Such costs may adversely affect our ability to make distributions or payments to our investors.

Affordable Care Act Compliance Could be Costly.

President Obama signed the Patient Protection and Affordable Care Act into law in 2010, which was amended by the Health Care and Education Reconciliation Act of 2010 (collectively, the "Affordable Care Act"). The Affordable Care Act is designed to expand access to affordable health insurance, among other objectives. Many aspects of the Affordable Care Act are being implemented through new regulations and regulatory guidance, which are continuing to be issued. While we cannot accurately predict at this time the full effect of the Affordable Care Act on our business, compliance may adversely impact our labor costs, our ability to negotiate favorable terms under our benefits plans for our employees, our ability to attract or retain employees or

our operations to the extent that compliance may affect the composition of our workforce, any or all of which could be costly. Such costs may adversely affect our ability to make distributions or payments to our investors.

The Company's Qualification as a REIT is Dependent on Compliance With U.S. Federal Income Tax Requirements.

The Company believes it has been organized and operated in a manner so as to qualify for taxation as a REIT, and it intends to continue to operate so as to qualify as a REIT for U.S. federal income tax purposes, Qualification as a REIT for U.S. federal income tax purposes, however, is governed by highly technical and complex provisions of the Code for which there are only limited judicial or administrative interpretations. In connection with certain transactions, the Company has received, and relied upon, advice of counsel as to the impact of such transactions on its qualification as a REIT. The Company's qualification as a REIT requires analysis of various facts and circumstances that may not be entirely within its control, and it cannot provide any assurance that the Internal Revenue Service (the "IRS") will agree with its analysis or the analysis of its tax counsel. In particular, the proper federal income tax treatment of right-to-use membership contracts is uncertain and there is no assurance that the IRS will agree with the Company's treatment of such contracts. If the IRS were to disagree with the Company's analysis or its tax counsel's analysis of various facts and circumstances, the Company's ability to qualify as a REIT could be adversely affected. Such matters could affect the Company's qualification as a REIT. In addition, legislation, new regulations, administrative interpretations or court decisions might significantly change the tax laws with respect to the requirements for qualification as a REIT or the U.S. federal income tax consequences of qualification as a REIT.

If, with respect to any taxable year, the Company failed to maintain the Company's qualification as a REIT (and if specified relief provisions under the Code were not applicable to such disqualification), it could not deduct distributions to stockholders in computing its net taxable income and it would be subject to U.S. federal income tax on its net taxable income at regular corporate rates. Any U.S. federal income tax payable could include applicable alternative minimum tax. If the Company had to pay U.S. federal income tax, the amount of money available to distribute to stockholders and pay indebtedness would be reduced for the year or years involved, and the Company would no longer be required to distribute money to stockholders. In addition, the Company would also be disqualified from treatment as a REIT for the four taxable years following the year during which qualification was lost, unless it was entitled to relief under the relevant statutory provisions. Although the Company currently intends to operate in a manner designed to allow the Company to qualify as a REIT, future economic, market, legal, tax or other considerations may cause it to revoke the REIT election.

Interpretation of and Changes to Accounting Policies and Standards Could Adversely Affect the Company's Reported Financial Results.

The Company's Accounting Policies and Methods Are the Basis on Which It Reports Its Financial Condition and Results of Operations, and They May Require Management to Make Estimates About Matters that Are Inherently Uncertain. The Company's accounting policies and methods are fundamental to the manner in which it records and reports its financial condition and results of operations. Management must exercise judgment in selecting and applying many of these accounting policies and methods in order to ensure that they comply with generally accepted accounting principles and reflect management's judgment as to the most appropriate manner in which to record and report the Company's financial condition and results of operations. In some cases, management must select the accounting policy or method to apply from two or more alternatives, any of which might be reasonable under the circumstances yet might result in reporting materially different amounts than would have been reported under a different alternative.

Changes in Accounting Standards Could Adversely Affect The Company's Reported Financial Results. The bodies that set accounting standards for public companies, including the Financial Accounting Standards Board ("FASB"), the SEC and others, periodically change or revise existing interpretations of the accounting and reporting standards that govern the way that the Company reports its financial condition, results of operations, and cash flows. These changes can be difficult to predict and can materially impact the Company's reported financial results. In some cases, the Company could be required to apply a new or revised accounting standard, or a revised interpretation of an accounting standard, retroactively, which could have a negative impact on reported results or result in the restatement of the Company's financial statements for prior periods.

The Company's Accounting Policies for Entering Right-To-Use Contracts Will Result in a Substantial Deferral of Revenue in its Financial Results. Beginning August 14, 2008, the Company began entering right-to-use contracts. Customers who enter upgraded right-to-use contracts are generally required to make an upfront nonrefundable payment to the Company. The Company incurs significant selling and marketing expenses to originate the right-to-use contracts, and the majority of expenses must be expensed in the period incurred, while the related revenues and commissions are generally deferred and recognized over the expected life of the contract, which is estimated based upon historical attrition rates. The expected life of a right-to-use contract is currently estimated to be between one and 31 years. As a result, the Company may incur a loss from entering right-to-use contracts, build up a substantial deferred revenue liability balance, and recognize substantial non-cash revenue in the years subsequent to originally entering the contracts. This accounting may make it difficult for investors to interpret the financial results from the entry of right-

to-use contracts. In 2008, the Company submitted to the Office of the Chief Accountant at the SEC correspondence describing the right-to-use contracts, and subsequently discussed with the SEC the revenue recognition policy with respect to the contracts. The SEC does not object to the Company's application of the Codification Topic "Revenue Recognition" ("FASB ASC 605") with respect to the deferral of the upfront nonrefundable payments received from the entry of right-to-use contracts. (See Note 2(n) in the Notes to Consolidated Financial Statements contained in this Form 10-K for the Company's revenue recognition policy.)

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

General

The Company's Properties provide attractive amenities and common facilities that create a comfortable and attractive home for its customers, with most offering a clubhouse, a swimming pool, laundry facilities and cable television service. Many also offer additional amenities such as sauna/whirlpool spas, golf courses, tennis, shuffleboard and basketball courts, exercise rooms and various social activities such as concerts. Since most of the Company's customers generally rent its sites on a long-term basis, it is their responsibility to maintain their homes and the surrounding area. It is the Company's role to ensure that customers comply with its Property policies and to provide maintenance of the common areas, facilities and amenities. The Company holds periodic meetings with its Property management personnel for training and implementation of its strategies. The Properties historically have had, and the Company believes they will continue to have, low turnover and high occupancy rates.

Property Portfolio

As of December 31, 2012, the Company owned or had an ownership interest in a portfolio of 383 Properties located throughout the United States and British Columbia containing 142,679 residential sites. A total of 171 of the properties are encumbered by debt as of December 31, 2012, see Note 8 of the Notes to Consolidated Financial Statements contained in this Form 10-K for a description of this debt. The distribution of the Company's Properties throughout the United States reflects its belief that geographic diversification helps to insulate the portfolio from regional economic influences. The Company intends to target new acquisitions in or near markets where its Properties are located and will also consider acquisitions of Properties outside such markets. (Refer to Note 2(c) of the Notes to Consolidated Financial Statements contained in this Form 10-K.)

The Company's two largest properties as determined by property operating revenues are Colony Cove, located in Ellenton, Florida, and Bay Indies, located in Venice, Florida. Each accounted for approximately 2.0% of the Company's total property operating revenues, including deferrals, for the year ended December 31, 2012.

The following table sets forth certain information relating to the Properties the Company owned as of December 31, 2012, categorized according to major markets and excluding Properties owned through joint ventures. For the RV communities sites occupied by annual customers are presented as 100% occupied. Except as indicated in the footnotes below, the annual rent for each year presented is the annualized December monthly site rent per occupant. Subtotals by markets and grand totals for all markets are presented on a weighted average basis.

							Developable	Expansion	Total Number of Sites as	Total Number of Annual Sites as of	Annual Site Occupancy as of	Annual Site Occupancy as of	Annual Rent as of	Annual Rent as of	
Property	Address	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	12/31/12	12/31/11	12/31/12	12/31/11	
Florida															
East Coast:															
Sunshine Key	38801 Overseas Hwy	Big Pine Key	FL	33043	RV	54			409	74	100.0%	100.0%	\$ 9,562	s 9,289	
Cheron Village	13222 SW 9th Court	Davie	FL	33325	МН	30			202	202	93.6%	93.6%	s 8,156	s 7,828	
Carriage Cove	Five Carriage Cove Way	Daytona Beach	FL	32119	МН	59			418	418	90.4%	88.8%	\$ 6,094	s 5,932	
Coquina Crossing	4536 Coquina Crossing Dr	Elkton	FL	32033	МН	316	26	145	566	566	94.2%	93.6%	s 6,342	s 6,015	
Bulow Plantation	3165 Old Kings Road South	Flagler Beach	FL	32136	МН	323	181	722	276	276	98.6%	98.2%	s 6,350	s 6,012	
Bulow RV	3345 Old Kings Road South	Flagler Beach	FL	32136	RV	(f)			352	79	100.0%	100.0%	\$ 5,696	s 4,890	(i)
Carefree Cove	3273 N.W. 37th St	Ft. Lauderdale	FL	33309	MH	20			164	164	93.9%	93.9%	s 6,877	s 6,773	
Park City West	10550 W. State Road 84	Ft. Lauderdale	FL	33324	МН	60			363	363	95.6%	94.2%	s 6,507	s 6,424	
Sunshine Holiday MH	2802 W. Oakland Park Blvd.	Ft. Lauderdale	FL	33311	МН	32			270	270	88.9%	86.3%	s 7,041	s 6,316	

							Developable	Expansion	Total Number of Sites as of	Total Number of Annual Sites as of	Annual Site Occupancy as of	Annual Site Occupancy as of	Annual Rent as of	ı	Annual tent as of	
Property	Address	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	12/31/12	12/31/11	12/31/12		2/31/11	-
Sunshine Holiday RV	2802 W. Oakland Park Blvd.	Ft. Lauderdale	FL	33311	RV	(f)			130	38	100.0%	100.0%	s 6,007	s	5,814	
Lake Worth Village	4041 Roberts Way	Lake Worth	FL	33463	МН	117			823	823	78.1%	78.7%	s 6,890	s	6,824	
Maralago Cay	6280 S. Ash Lane	Lantana	FL	33462	МН	102	5		603	603	95.5%	93.0%	s 7,673	s	7,623	
Coral Cay	2801 NW 62nd															
Lakewood	Avenue	Margate	FL	33063	MH	121			818	818	96.8%	91.3%	\$ 6,759	S	6,579	
Village Holiday	3171 Hanson Avenue 1335 Fleming Ave Box	Melbourne	FL	32901	MH	68			349	349	86.5%	86.2%	\$ 5,049	S	5,100	(i)
Village	228	Ormond Beach	FL	32174	MH	43			301	301	86.7%	88.0%	s 5,168	s	5,137	
Sunshine Holiday	1701 North US Hwy 1	Ormond Beach	FL	32174	RV	69			349	128	100.0%	100.0%	s 5,260	s	4,752	
The Meadows,		Palm Beach														
FL	2555 PGA Boulevard	Gardens	FL	33410	MH	55			379	379	81.0%	82.8%	\$ 7,136	s	7,047	
Breezy Hill RV	800 NE 48th Street	Pompano Beach	FL	33064	RV	52			762	365	100.0%	100.0%	s 6,437	s	6,216	
Highland Wood RV	900 NE 48th Street	Pompano Beach	FL	33064	RV	15			148	20	100.0%	100.0%	s 5,511	s	5,432	(i)
Lighthouse Pointe	155 Spring Drive	Port Orange	FL	32129	MH	64			433	433	85.0%	85.7%	s 5,349	s	5,237	
	4500 S. Clyde Morris															
Pickwick Indian Oaks	780 Barnes Boulevard	Port Orange Rockledge	FL FL	32119 32955	MH	38	4		208	432 208	99.8%	99.8%	s 5,746 s 4,777	s	5,573 4,535	
Countryside	Boulevard	Rockledge	rL	32933	MITI	30			208	208	100.0%	100.0%	3 4,///	3	4,333	
at Vero Beach	8775 20th Street	Vero Beach	FL	32966	МН	125			644	644	88.2%	88.7%	\$ 5,915	s	5,695	
Heritage Plantation	1101 Ranch Road	Vero Beach	FL	32966	МН	64			437	437	81.9%	81.7%	s 5,839	s	5,762	
Holiday Village, FL	1000 S.W. 27th Avenue	Vero Beach	FL	32968	МН	20			128	128	—%	5.5%	s —	s	3,737	
Sunshine Travel	9455 108th Avenue	Vero Beach	FL	32967	RV	30	6	48	300	142	100.0%	100.0%	s 5,086	(i) \$	5,003	
Heron Cay	1400 90th Avenue	Vero Beach	FL	32966	МН	130			589	589	85.9%	84.9%	s 5,925	s	5,717	
Vero Palm	1408 82nd Avenue	Vero Beach	FL	32966	МН	64			285	285	79.3%	83.2%	\$ 5,374	s	5,259	
Village Green	7300 20th Street	Vero Beach	FL	32966	MH	174			781	781	85.0%	83.0%	s 6,436	s	6,285	
Palm Beach Colony	2000 N. Congress Avenue	West Palm Beach	FL	33409	MH	48			284	284	90.1%	88.7%	s 5,378	s	5,280	
Central:	Avenue	Beach	IL	33409	WIII	40			204	204	20.170	00.770	\$ 5,576	3	3,200	
Clover Leaf	00031 D 10							400							4.000	
Farms Clover Leaf	900 N. Broad Street	Brooksville	FL	34601	MH	227		100	779	779	96.0%	96.7%	\$ 5,276	S	4,200	
Forest	910 N. Broad Street 20005 U.S. Highway	Brooksville	FL	34601	RV	30			277	144	100.0%	100.0%	\$ 3,224	S	_	
Clerbrook	27 2.3. Highway	Clermont	FL	34711	RV	288			1,255	429	100.0%	100.0%	s 4,693	(i) \$	4,392	(i)
Lake Magic	9600 Hwy 192 West	Clermont	FL	34714	RV	69			471	108	100.0%	100.0%	s 4,920	(i) \$	4,235	
Orange Lake	15840 SR 50 Lot 32	Clermont	FL	34711	МН	38			242	242	95.0%	95.5%	s 4,732	s	4,554	
Orlando	2110 US Highway 27 S	Clermont	FL	34714	RV	270	30	136	850	119	100.0%	100.0%	s 3,388	(i) \$	3,358	(i)
Haselton Village	14 Coral Street	Eustis	FL	32726	МН	52			291	291	97.3%	98.6%	s 3,728	s	3,505	
Southern Palms	One Avocado Lane	Eustis	FL	32726	RV	120			950	358	100.0%	100.0%	s 4,332	s	4,363	
Lakeside	24 Sunrise Lane															
Terrace Grand	24 Sunrise Lane 13310 Sea Breeze Lane	Fruitland Park Grand Island	FL FL	34731 32735	MH MH	39 35			362	241 362	97.9% 63.5%		\$ 3,843	s		
Island Sherwood	5302 W. Irlo Bronson	Kissimmee	FL	34746		124			769		93.6%		s 5,145 s 5,586	s		
Forest	Hwy	KISSIIIIIICC	FL	34/40	MH	124			/09	769	93.0%	74.3%	\$ 5,500	\$	5,401	

					Many	. 6	Developable	Expansion	Total Number of Sites as	Total Number of Annual Sites as of	Annual Site Occupancy as of	Annual Site Occupancy as of	Annual Rent as of	R	Annual ent as of	
Property Sherwood	Address 5300 W. Irlo Bronson	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	12/31/12	12/31/11	12/31/12	1.	2/31/11	
Forest RV Tropical	Hwy	Kissimmee	FL	34746	RV	107	43	149	513	116	100.0%	100.0%	\$ 5,604	s	4,476	
Palms(g)(h)	2650 Holiday Trail	Kissimmee	FL	34746	RV	59			541		%	%	s —	s		
Beacon Hill Colony	1112 West Beacon Road	Lakeland	FL	33803	MH	31			201	201	99.0%	98.5%	s 4,557	s	4,426	
Beacon Terrace	2425 Harden Boulevard	Lakeland	FL	33803	МН	55			297	297	99.7%	99.3%	s 4,714	s	4,510	
Kings & Queens	2808 N. Florida Avenue	Lakeland	FL	33805	МН	18			107	107	95.3%	96.3%	\$ 4,621	s	4,578	
Lakeland Harbor	4747 N. State Road	Lakeland	FL	33805	MH	65			504	504	99.6%	99.6%	s 4,432	s	4,245	
Lakeland Junction	202 East Griffin Road	Lakeland	FL	33805	МН	23			193	193	99.0%	98.4%	\$ 3,754	s	3,579	
Coachwood Colony	2610 Dogwood Place	Leesburg	FL	34748	МН	29			202	202	89.1%	91.1%	s 4,030	s	3,810	
Mid-Florida Lakes	199 Forest Dr.	Leesburg	FL	34788	МН	290			1,225	1,225	82.8%	83.0%	s 5,700	s	5,733	
Southernaire	1700 Sanford Road	Mt. Dora	FL	32757	MH	14			114	114	82.5%	79.8%	\$ 4,011	s	3,958	
Foxwood	4705 NW 20th Street	Ocala	FL	34482	MH	56			375	375	80.8%	84.3%	s 4,629	S	4,470	
Oak Bend	10620 S.W. 27th Ave.	Ocala	FL	34476	MH	62	3		262	262	88.5%	88.5%	\$ 5,114	S	5,009	
Villas at Spanish Oaks	3150 N.E. 36th Avenue	Ocala	FL	34479	МН	69			459	459	86.7%	88.2%	s 4,955	s	4,866	
Audubon	6565 Beggs Road	Orlando	FL	32810	MH	40			280	280	93.2%	93.2%	s 4,730	s	4,611	
Hidden Valley Starlight	8950 Polynesian Lane 6000 East Pershing	Orlando	FL	32836	MH	50			303	303	98.0%	98.7%	\$ 6,162	S	6,076	
Ranch	Ave.	Orlando	FL	32822	MH	130			783	783	83.1%	80.8%	\$ 5,665	\$	5,623	
Covington Estates	3400 Glenwick Drive	Saint Cloud	FL	34772	MH	59			241	241	94.2%	92.9%	\$ 4,473	s	4,229	
	414 Springlake Road	Wildwood	FL	34785	МН	121			694	694	97.3%	95.5%	\$ 3,192	s	3,073	
Three Flags RV Resort Winter	1755 E State Rd 44 13905 W. Colonial	Wildwood	FL	34785	RV	23			221	12	100.0%	100.0%	s 2,577	(i) \$	2,456	(i)
Garden	Dr.	Winter Garden	FL	34787	RV	27			350	122	100.0%	100.0%	s 4,668	(i) \$	4,467	
Gulf Coast (Ta	ampa/Naples):															
Toby's RV Winter	3550 N.E. Hwy 70	Arcadia	FL	34266	RV	44			379	253	100.0%	100.0%	\$ 2,825	s	2,679	
Quarters Manatee	800 Kay Road NE	Bradenton	FL	34212	RV	42			415	215	100.0%	100.0%	s 5,036	s	5,004	
Windmill Manor	5320 53rd Ave. East	Bradenton	FL	34203	MH	49			292	292	94.2%	95.2%	\$ 6,143	s	6,081	
Glen Ellen	2882 Gulf to Bay Blvd	Clearwater	FL	33759	МН	12			106	106	90.6%	88.7%	s 3,719	s	3,592	(i)
Hillcrest	2346 Druid Road East		FL	33764	МН	25			278	278	94.6%	93.2%	\$ 5,194	s	5,065	
Holiday Ranch	4300 East Bay Drive	Clearwater	FL	33764	МН	12			150	150	88.0%	87.3%	s 4,847		4,791	
	28488 US Highway													S		
Silk Oak	19 N	Clearwater	FL	33761	MH	19			181	181	91.7%		\$ 5,174	\$	- 1	
Shady Oaks Shady	15777 Bolesta Road	Clearwater	FL	33760	MH	31			250	250	94.4%	94.8%	\$ 5,807	s	5,597	
Village	15666 49th St. North 11419 W. Ft. Island	Clearwater	FL	33760	MH	19			156	156	94.9%		\$ 5,761	\$	5,677	
Crystal Isles	Drive	Crystal River	FL	34429	RV	38			260	53	100.0%		\$ 5,106			(i)
Lake Haven	1415 Main Street	Dunedin	FL	34698	MH	48			379	379	91.0%	88.4%	s 5,863	\$	5,738	
Colony Cove Ridgewood	4313 Kings Drive	Ellenton	FL	34222	MH	538			2,207	2,207	88.9%	87.1%	\$ 6,209	s	6,069	
Estates	3461 Stephanie Lane	Ellenton	FL	34222	МН	77			380	380	98.7%	98.7%	\$ 4,376	s	4,187	

							Developable	Expansion	Total Number of Sites as of	Total Number of Annual Sites as of	Annual Site Occupancy as of	Annual Site Occupancy as of	Annual Rent as of	Annua Rent as	
Property	Address	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	12/31/12	12/31/11	12/31/12	12/31/1	
Fort Myers Beach Resort	16299 San Carlos Blvd.	Fort Myers	FL	33908	RV	31			306	92	100.0%	100.0%	s 6,177	\$ 6,10)6
Gulf Air Resort	17279 San Carlos Blvd. SW	Fort Myers	FL	33931	RV	25			246	151	100.0%	100.0%	s 5,446	s 5,29	0
Barrington	9412 New York														
Hills	Avenue 7001 N. 142nd	Hudson	FL	34667	RV	28			392	253	100.0%	100.0%	s 3,334	s 3,26	.0
Down Yonder East Bay	Avenue	Largo	FL	33771	MH	50			361	361	98.9%	97.8%	\$ 6,250	s 6,09	15
Oaks Eldorado	601 Starkey Road	Largo	FL	33771	MH	40			328	328	99.7%	97.9%	\$ 5,216	s 5,03	4
Village	2505 East Bay Drive	Largo	FL	33771	МН	25			227	227	99.6%	99.1%	s 5,240	s 5,03	4 (i)
Shangri La	249 Jasper Street N.W.	Largo	FL	33770	MH	14			160	160	83.8%	75.6%	s 5,037	s 5,02	4
Vacation Village	6900 Ulmerton Road	Largo	FL	33771	RV	29			293	147	100.0%	100.0%	s 4,446	s 4,28	9
Whispering Pines - Largo	7501 142nd Ave North	Largo	FL	33771	МН	55			392	392	82.7%	85.5%	s 6,227	s 6,01	.6
Winter Quarters Pasco	s 21632 State Road 54	Lutz	FL	33549	RV	27			255	187	100.0%	100.0%	s 3,735	s 3,76	1
Buccaneer	2210 N. Tamiami Trail N.E.	N. Ft. Myers	FL	33903	МН	223	39	162	971	971	98.2%	98.2%	s 6,556	s 6,43	15
Island Vista MHC	3000 N. Tamiami Trail	N. Ft. Myers	FL	33903	МН	121			616	616	74.0%	78.1%	s 4,407	s 4,15	
Lake		·										99.4%			
Fairways	19371 Tamiami Trail 10200 Pine Lakes	N. Ft. Myers	FL	33903	МН	259			896	896	99.3%		,,,,,,	\$ 6,35	
Pine Lakes	Blvd.	N. Ft. Myers	FL	33903	MH	314			584	584	99.8%	100.0%	\$ 7,761	s 7,48	
	7974 Samville Rd. 3000 Heritage Lakes	N. Ft. Myers	FL	33917	RV	90			733	368	100.0%	100.0%	s 4,458	s 4,37	
The Heritage Windmill	Blvd. 16131 N. Cleveland	N. Ft. Myers	FL	33917	MH	214	22	132	453	453	98.7%	98.7%	s 5,816	s 5,60	
Village	Ave. 2601 Country Place	N. Ft. Myers New Port	FL	33903	MH	69			491	491	90.0%	89.6%	s 5,140	\$ 5,02	5
Country Place Hacienda		Richey	FL	34655	MH	82			515	515	99.0%	99.6%	s 5,620	\$ 5,35	3
Village	7107 Gibraltar Ave	New Port Richey	FL	34653	MH	66			505	505	97.0%	95.4%	s 5,393	s 5,23	8
Harbor View Bay Lake	6617 Louisna Ave 1200 East Colonia	New Port Richey	FL	34653	MH	69			471	471	96.0%	98.3%	s 4,592	s 4,44	4
Estates	Lane	Nokomis	FL	34275	MH	34			228	228	95.2%	94.7%	\$ 6,672	s 6,49	14
Lake Village Royal	400 Lake Drive 1070 Laurel Road	Nokomis	FL	34275	MH	65			391	391	99.0%	95.4%	s 6,488	s 6,49	15
Coachman	East 12515 Silver Dollar	Nokomis	FL	34275	RV	111			546	433	100.0%	100.0%	\$ 6,600	s 6,47	3
Silver Dollar	Drive	Odessa	FL	33556	RV	412			459	393	100.0%	100.0%	\$ 6,139	s 5,96	8
Terra Ceia Lakes at	9303 Bayshore Road	Palmetto	FL	34221	RV	18			203	139	100.0%	100.0%	s 3,899	s 3,89	3
Countrywood	745 Arbor Estates Way	Plant City	FL	33565	МН	122			424	424	93.2%	92.7%	s 4,705	s 4,49	16
Meadows at Countrywood	745 Arbor Estates Way	Plant City	FL	33565	МН	140	13	110	799	799	95.9%	96.1%	s 5,217	s 5,21	7 (i)
Oaks at Countrywood	745 Arbor Estates Way	Plant City	FL	33565	МН	44			168	168	76.8%	76.2%	s 5,060	s 4,52	.9
Harbor Lakes	3737 El Jobean Road #294	Port Charlotte	FL	33953	RV	80			528	298	100.0%	100.0%	s 4,897	s 4,78	.3
Emerald Lake	24300 Airport Road	Punta Gorda	FL	33950	МН	28			200	200	90.5%	90.0%	s 4,555	s 4,33	2
Gulf View	10205 Burnt Store Road	Punta Gorda	FL	33950	RV	78			206	48	100.0%	100.0%	s 4,749	s 4,57	5
Tropical Palms	17100 Tamiami Trail	Punta Gorda	FL	33955	МН	50			294	294	88.4%	87.8%	\$ 3,906	s 3,68	4

Property Winds of St.	Address	City	State	ZIP	MH/RV	Acres (c)	Developable Acres (d)	Expansion Sites (e)	Total Number of Sites as of 12/31/12	Total Number of Annual Sites as of 12/31/12	Annual Site Occupancy as of 12/31/12	Annual Site Occupancy as of 12/31/11	Annual Rent as of 12/31/12	R	Annual tent as of 2/31/11	
Armands No.	4000 N. Tuttle Ave.	Sarasota	FL	34234	МН	74			471	471	96.8%	96.0%	s 6,802	s	6,585	
Winds of St. Armands	4000 IV. Tuttle Tive.	Surusotu	1.2	54254	MII	- / -			4/1	471	70.070	20.070	3 0,002	3	0,505	
So.	3000 N. Tuttle Ave.	Sarasota	FL	34234	MH	61			306	306	99.0%	98.4%	\$ 6,912	s	6,723	
Peace River	2555 US Highway 17 13063 County Line	South Wauchula	FL	33873	RV	72	38		454	43	100.0%	100.0%	s 2,342	s	2,281	(i)
Topics	Road	Spring Hill	FL	34609	RV	35			230	187	100.0%	100.0%	\$ 3,276	s	3,145	
Pine Island	5120 Stringfellow Road	St. James City	FL	33956	RV	31			363	92	100.0%	100.0%	s 5,471	s	5,249	
Carefree Village	8000 Sheldon Road	Tampa	FL	33615	МН	58			401	401	96.3%	94.8%	\$ 4,696	s	4,717	
Tarpon Glen	•	Tarpon Springs	FL	34689	MH	24			169	169	89.3%	87.6%	\$ 5,354	s	5,270	
Featherock	2200 Highway 60 East	Valrico	FL	33594	MH	84			521	521	97.9%	97.7%	s 4,789	s	4,608	
Bay Indies	950 Ridgewood Ave	Venice	FL	34285	МН	210			1,309	1,309	96.3%	94.2%	s 7,888	s	7,712	
Ramblers Rest Crystal	1300 North River Rd.	Venice	FL	34293	RV	117			647	406	100.0%	100.0%	s 5,253	s	5,109	
Lakes-	4604 Lake Crystal Blvd.	7hh:11-	FL	33541	MH	146		140	318	318	95.3%	05.60/	a 2.520		3,387	
Zephyrhills Sixth		Zephyrhills						140				95.6%	\$ 3,529	s		
Avenue Total Florida	39345 6th Avenue	Zephyrhills	FL	33542	MH	9,890	410	1,844	50,958	42,177	92.6%	92.2%	s 2,648 s 5,597	s	2,600 5,423	_
Total Florida	Warket					9,890	410	1,044	30,938	42,177	92.0 /0	92.2 /0	\$ 3,397	3	5,425	
California																
Northern Cal	ifornia:															
Monte del Lago	13100 Monte del Lago	Castroville	CA	95012	МН	54			310	310	96.5%	93.9%	s 13,059	s	12,900	
Colony Park	3939 Central Avenue	Ceres	CA	95307	MH	20			186	186	89.8%	88.2%	\$ 6,876	(i) \$	6,870	
Russian																
River Snowflower	33655 Geysers Rd	Cloverdale	CA	95425	RV	41			135	1	100.0%	100.0%	\$ 2,748	S	2,791	(i)
(h) Four	41776 Yuba Gap Dr	Emigrant Gap	CA	95715	RV	612	200		268	_	—%	—%	s —	S	_	
Seasons	3138 West Dakota	Fresno	CA	93722	МН	40			242	242	90.9%	88.8%	s 4,450	s	4,350	
Yosemite Lakes	31191 Harden Flat Rd	Groveland	CA	95321	RV	403	30	111	299	1	100.0%	100.0%	\$ 2,028	s	2,022	
Tahoe Valley (b) (h)	1175 Melba Drive	Lake Tahoe	CA	96150	RV	86	20	200	413	_	%	%	s —	s	_	
Sea Oaks	1675 Los Osos Valley Rd., #221	Los Osos	CA	93402	MH	18			125	125	99.2%	98.4%	s 6,418	s	6,238	
Ponderosa	7291 Highway 49	Lotus	CA	95651	RV	22			170	20	100.0%	100.0%	s 3,060	s	2,895	(i)
Turtle Beach	703 E Williamson Rd	Manteca	CA	95337	RV	39			79	24	100.0%	100.0%	s 3,407	s	3,070	(i)
Coralwood (b)	331 Coralwood	Modesto	CA	95356	МН	22			194	194	67.5%	67.0%	s 8,616	s	8,603	(i)
Lake Minden	1256 Marcum Rd	Nicolaus	CA	95659	RV	165	82	540	323	13	100.0%	100.0%	s 2,730	s		(.)
Lake of the	14152 French Town															
Springs Concord	Rd	Oregon House	CA	95962	RV	954	507	1,014	541	57	100.0%	100.0%	\$ 3,096	S	2,629	
Cascade San	245 Aria Drive	Pacheco	CA	94553	МН	31			283	283	99.6%	99.6%	\$ 8,392	S	8,249	
Francisco RV (h)	700 Palmetto Ave	Pacifica	CA	94044	RV	12			182	_	—%	%	s —	s		
Quail Meadows	5901 Newbrook Drive	Riverbank	CA	95367	МН	20			146	146	89.0%	93.2%	s 8,349	s	8,349	
California Hawaiian	3637 Snell Avenue	San Jose	CA	95136	МН	50			418	418	100.0%	99.5%	s 11,386		11,109	
	1350 Panoche															
Sunshadow	Avenue	San Jose	CA	95122	MH	30			121	121	98.3%	99.2%	\$ 11,197	S	10,718	

							Developable	Expansion	Total Number of Sites as of	Total Number of Annual Sites as of	Annual Site Occupancy as of	Annual Site Occupancy as of	Annual Rent as of	Ann Rent a	s of
Property	Address	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	12/31/12	12/31/11	12/31/12	12/31	/11
Village of the Four Seasons	200 Ford Road	San Jose	CA	95138	МН	30			271	271	99.6%	97.0%	\$ 10,569	s 10,2	:57
Westwinds (4 Properties)	500 Nicholson Lane	San Jose	CA	95134	МН	8 8			723	723	99.9%	100.0%	s 12,293	s 11,9	007
Laguna Lake	1801 Perfumo Canyon Road	San Luis Obispo	CA	93405	MH	100			300	300	100.0%	100.0%	\$ 6,190	s 6,0	008
Contempo Marin	400 Yosemite Road	San Rafael	CA	94903	МН	63			396	396	99.0%	98.2%	s 10,892	s 10,0	
DeAnza Santa Cruz	2395 Delaware Avenue	Santa Cruz	CA	95060	МН	30			198	198	94.9%	93.9%	s 13,984	s 12,5	98
Santa Cruz Ranch RV						_									
Resort (h)	917 Disc Drive	Scotts Valley	CA	95066	RV	7			106	_	%	%	s —	S	_
Royal Oaks	415 Akers Drive N.	Visalia	CA	93291	MH	20			149	149	82.6%	96.0%	\$ 6,554	\$ 6,0)23
Southern Califo	rnia:														
Soledad Canyon	4700 Crown Valley Rd	Acton	CA	93510	RV	273			1,251	160	100.0%	100.0%	\$ 2,689	s 2,5	81
Los Ranchos	20843 Waalew Road	Apple Valley	CA	92307	MH	30			389	389	96.4%	96.4%	\$ 6,240	s 6,0)47
Date Palm Country Club (b)	36-200 Date Palm Drive	Cathedral City	CA	92234	МН	232	3	24	538	538	94.4%	95.5%	s 11,692	s 11,7	790
	36-100 Date Palm	•													
Date Palm RV	Drive	Cathedral City	CA	92234	RV	(f)			140	20	100.0%	100.0%	\$ 4,399	s 4,1	83
Oakzanita	11053 Highway 79 450 East Bradley	Descanso	CA	91916	RV	145	5		146	22	100.0%	100.0%	\$ 3,008		999 (i)
Rancho Mesa	Ave. 12970 Hwy 8	El Cajon	CA	92021	МН	20			158	158	98.1%	78.5%	\$ 11,302	s 11,2	
Rancho Valley	Business	El Cajon	CA	92021	MH	19			140	140	100.0%	97.1%	\$ 12,105	\$ 12,0	160
Royal Holiday	4400 W Florida Ave 24400 Canyon Trail	Hemet	CA	92545	MH	22			196	196	64.8%	67.9%	\$ 5,535	s 5,3	
Idyllwild	Drive	Idyllwild	CA	92549	RV	191			287	32	100.0%	100.0%	\$ 2,398	s 2,4	-08
Pio Pico	14615 Otay Lakes Rd	Jamul	CA	91935	RV	176	10		512	87	100.0%	100.0%	\$ 3,469	\$ 3,4	179 (i)
Wilderness Lakes	30605 Briggs Rd	Menifee	CA	92584	RV	73			529	37	100.0%	100.0%	\$ 3,570	s 3,7	745 (i)
Morgan Hill	12895 Uvas Rd	Morgan Hill	CA	95037	RV	62			339	17	100.0%	100.0%	s 3,270	s 3,:	296
Pacific Dunes Ranch(h)	1205 Silver Spur Place	Oceana	CA	93445	RV	48			215	_	%	%	s —	s	_
San Benito	16225 Cienega Rd	Paicines	CA	95043	RV	199	23		523	22	100.0%	100.0%	\$ 3,028	s 2,8	87
Palm Springs	77500 Varner Rd	Palm Desert	CA	92211	RV	35			401	47	100.0%	100.0%	\$ 3,681	(i) \$ 3,5	549
Las Palmas	1025 S. Riverside Ave.	Rialto	CA	92376	МН	18			136	136	100.0%	99.3%	\$ 6,349	s 6,2	276
Parque La Quinta	350 S. Willow Ave. #120	Rialto	CA	92376	MH	19			166	166	98.8%	98.8%	s 6,253	s 6.1	100
Rancho Oso	3750 Paradise Rd	Santa Barbara	CA	93105	RV	310	40		187	19	100.0%	100.0%	s 3,587	(i) \$ 3,5	
Meadowbrook	8301 Mission Gorge Rd.	Santee	CA	92071	МН	43			338	338	100.0%	100.0%	\$ 9,000	s 8,7	
Lamplighter	10767 Jamacha Blvd.	Spring Valley	CA	91978	МН	32			270	270	99.6%	97.4%	s 12,415	s 12,3	24
Santiago Estates	13691 Gavina Ave. #632	Sylmar	CA	91342	МН	113	9		300	300	100.0%	99.7%	\$ 12,236	s 11,0	597
Total California	Market					5,017	929	1,889	13,739	7,272	95.9%	95.4%	s 9,315	s 9,1	13
Arizona								,	,				, , , , , , , , , , , , , , , , , , ,	.,	
Countryside RV	2701 S. Idaho Rd	Apache Junction	AZ	85219	RV	53			560	269	100.0%	100.0%	s 3,228	(i) \$ 2,7	762 (i)
Golden Sun RV	999 W Broadway Ave	Apache Junction		85220	RV	33			329	202	100.0%	100.0%	s 3,250	s 3,2	
		-													

Property	Address	City	State	ZIP	MH/RV	Acres (c)	Developable Acres (d)	Expansion Sites (e)	Total Number of Sites as of 12/31/12	Total Number of Annual Sites as of 12/31/12	Annual Site Occupancy as of 12/31/12	Annual Site Occupancy as of 12/31/11	Annual Rent as of 12/31/12	R	Annual tent as of 2/31/11	
Apache	Address	City	State	211	MII/ICV	Acres	Acres	Sites	12/31/12	12/31/12	12/31/12	12/31/11	12/31/12		2/31/11	
East	3500 S. Tomahawk	Apache Junction	AZ	85119	MH	17			123	123	97.6%	97.6%	\$ 4,919	\$	4,821	
Denali Park Valley	3405 S. Tomahawk	Apache Junction	AZ	85119	МН	33			163	163	94.5%	91.4%	s 4,260	(i) \$	4,463	
Vista (h) Casita	1060 S. Highway 80	Benson	AZ	85602	RV	6			145	_	—%	—%	s —	s	_	
Verde RV Fiesta	2200 N. Trekell Rd. 1511 East Florence	Casa Grande	AZ	85222	RV	14			192	98	100.0%	100.0%	s 2,430	s	2,370	
Grande RV	Blvd.	Casa Grande	AZ	85222	RV	77			767	522	100.0%	100.0%	\$ 2,962	s	2,885	
Foothills West RV	10167 N. Encore Dr.	Casa Grande	ΑZ	85222	RV	16			188	118	100.0%	100.0%	s 2,388	(i) \$	2,302	
Sunshine Valley	1650 S. Arizona Avenue	Chandler	AZ	85286	MH	55			381	381	90.0%	88.7%	\$ 5,403	s	5,277	
Verde Valley	6400 Thousand Trails Rd, SP # 16	Cottonwood	ΑZ	86326	RV	273	129	515	352	47	100.0%	100.0%	s 3,194	s	3,182	
Casa del Sol East II	10960 N. 67th Avenue	Glendale	AZ	85304	МН	29			239	239	91.2%	86.2%	\$ 6,660	s	6,640	
Casa del Sol East III	10960 N. 67th Avenue	Glendale	ΑZ	85304	МН	28			236	236	85.6%	78.4%	s 6,789	s	6,937	
Palm Shadows	7300 N. 51st. Avenue	Glendale	AZ	85301	MH	33			294	294	95.2%	92.5%	s 4,938	s	5,409	
Monte Vista	8865 E. Baseline Road	Mesa	AZ	85209	RV	142	56	515	832	742	100.0%	100.0%	\$ 5,826	(i) \$	5,706	
Viewpoint	8700 E. University	Mesa	AZ	85207	RV	332	55	467	1,954	1,564	100.0%	100.0%	\$ 5,668	(i) \$		(i)
Hacienda de Valencia	201 S. Greenfield Rd.	Mesa	AZ	85206	MH	51	33	407	364	364	98.6%	98.6%	s 6,254	(i) s	6,156	(1)
The																
Highlands at Brentwood	120 North Val Vista Drive	Mesa	AZ	85213	МН	45			268	268	100.0%	100.0%	\$ 6,973	s	6,934	
Seyenna Vistas (The																
Mark)	625 West McKellips	Mesa	AZ	85201	MH	60	4		410	410	97.1%	85.4%	\$ 3,874	S	4,265	
Apollo Village Casa del	10701 N. 99th Ave.	Peoria	AZ	85345	МН	29	3		238	238	97.1%	99.2%	s 5,472	s	5,442	
Sol West I	11411 N. 91st Avenue	Peoria	ΑZ	85345	МН	31			245	245	98.8%	98.4%	\$ 6,279	s	6,184	
Carefree Manor	19602 N. 32nd Street	Phoenix	AZ	85050	МН	16			130	130	98.5%	99.2%	s 5,254	s	4,983	
Central Park	205 West Bell Road	Phoenix	ΑZ	85023	МН	37			293	293	100.0%	100.0%	s 6,240	s	6,230	
Desert Skies	19802 N. 32 Street	Phoenix	AZ	85024	МН	24			166	166	99.4%	100.0%	s 5,831	s	5,826	
Sunrise Heights	17801 North 16th Street	Phoenix	ΑZ	85022	МН	28			199	199	99.5%	100.0%	\$ 5,886	s	5,781	
Whispering	19225 N. Cave Creek															
Palms Desert	Rd.	Phoenix	AZ	85024	MH	15			116	116	99.1%	97.4%	\$ 5,029	S	4,994	
Vista Sedona	64812 Harcuvar 6770 W. U.S. Hwy	Salome	AZ	85348	RV	10			125	1	100.0%	100.0%	\$ 2,702	(i) \$	3,601	
Shadows	89A	Sedona	AZ	86336	MH	48	6	10	198	198	99.5%	99.5%	s 8,468	s	8,266	
Venture In	270 N. Clark Rd.	Show Low	ΑZ	85901	RV	26			389	277	100.0%	100.0%	s 3,031	s	2,957	
Paradise	10950 W. Union Hill Dr.	Sun City	AZ	85373	RV	80			950	804	100.0%	100.0%	s 4,405	s	4,273	
The Meadows	2401 W. Southern Ave.	Tempe	AZ	85282	МН	60			391	391	99.2%	99.0%	s 6,731	s	6,570	
Fairview Manor	3115 N. Fairview Avenue	Tucson	AZ	85705	МН	28			237	237	88.2%		s 4,674	(i) \$	4,672	
Westpark	2501 W. Wickenburg Way	Wickenburg	ΑZ	85390	МН	48			232	188	93.5%		s 6,121	s	6,753	
Araby	6649 E. 32nd. St.	Yuma	AZ	85365	RV	25			337	303	100.0%		\$ 3,293		3,267	
Cactus Gardens	10657 S. Ave. 9-E	Yuma	AZ	85365	RV	43			430	295	100.0%	100.0%	s 2,231	s	2,239	
Capri RV	3380 South 4th Ave	Yuma	AZ	85365	RV	20			303	260	100.0%		\$ 2,251	s	2,909	
Desert																
Paradise	10537 South Ave., 9E	ı uma	AZ	85365	RV	26			260	134	100.0%	100.0%	\$ 2,297	S	2,288	

							Developable	Expansion	Total Number of Sites as of	Total Number of Annual Sites as of	Annual Site Occupancy as	Annual Site Occupancy as	Annual Rent as of	Annual Rent as of	
Property	Address	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	of 12/31/12	of 12/31/11	12/31/12	12/31/11	
Foothill	12705 E. South Frontage Rd.	Yuma	ΑZ	85367	RV	18			180	73	100.0%	100.0%	s 2,322	s 2,259	
Mesa Verde	3649 & 3749 South 4th Ave.	Yuma	AZ	85365	RV	28			345	311	100.0%	100.0%	s 2,855	s 2,819	
Suni Sands	1960 East 32nd Street	Yuma	AZ	85365	RV	34			336	205	100.0%	100.0%	s 2,759	s 2,695	
Total Arizo						1,971	253	1,507	13,897	11,104	98.6%	97.5%	s 4,859	s 4,759	
Colorado						,		ĺ	ŕ	,			ĺ	,	
Hillcrest Village	1600 Sable Boulevard	Aurora	СО	80011	MH	72			601	601	91.8%	91.7%	s 7,332	s 7,064	
Cimarron	12205 North Perry	Broomfield	СО	80020	МН	50			327	327	89.6%	84.4%	s 7,086	s 6,901	
Holiday Village	3405 Sinton Road	Co. Springs	СО	80907	МН	38			240	240	75.8%	72.9%	s 6,870	s 6,925	
	3500 South King					12			124	124		87.9%			
Bear Creek Holiday	2000 West 92nd	Denver	СО	80236	MH	12					87.1%			\$ 6,716	
Hills Golden	Avenue 17601 West Colfax	Denver	СО	80260	MH	99			736	736	78.3%	79.9%	\$ 7,041	s 6,898	
Terrace	Ave.	Golden	СО	80401	MH	32			265	265	89.1%	85.3%	\$ 7,592	s 7,566	
Golden Terrace South	17601 West Colfax Ave.	Golden	СО	80401	МН	15			80	80	68.8%	68.8%	s 7,482	s 7,043	
Golden Terrace															
South RV (h)	17801 West Colfax Ave.	Golden	СО	80401	RV	(f)			80	_	%	%	s —	s —	
Golden Terrace	17601 West Colfax														
West	Ave.	Golden	CO	80401	MH	39	7		316	316	76.3%	75.3%	s 7,532	s 7,427	
Pueblo Grande	999 Fortino Blvd. West	Pueblo	СО	81008	МН	33			251	251	66.1%	71.3%	s 4,374	s 4,257	
Woodland Hills	1500 W. Thornton Pkwy.	Thornton	СО	80260	МН	55			434	434	75.1%	76.5%	\$ 6,999	s 6,656	
Total Colora	•					445	7	_	3,454	3,374	81.1%	80.9%	s 7,033	s 6,828	
Northeast															
Stonegate Manor	1 Stonegate Drive	North Windham	СТ	06256	МН	114			372	372	96.0%	96.0%	s 5,040	s 4,841	
Waterford	205 Joan Drive	Bear	DE	19701	MH	159			731	731	96.0%	96.3%	\$ 6,950	s 6,752	
Whispering Pines	32045 Janice Road	Lewes	DE	19958	МН	67	2		393	393	87.3%	86.3%	s 5,381	s 5,223	
Mariners Cove	35356 Sussex Lane #1	Millsboro	DE	19966	МН	101			375	375	97.6%	97.9%	s 7,416	s 7,163	
Aspen Meadows	303 Palace Lane	Rehoboth	DE	19971	МН	46			200	200	100.0%	100.0%	s 6,015	s 5,668	
Camelot Meadows	303 Palace Lane	Rehoboth	DE	19971	МН	61			301	301	99.7%	100.0%			
McNicol	303 Palace Lane	Rehoboth	DE	19971	MH	25			93	93	97.8%	97.8%	s 5,690 s 5,348	s 5,392 s 5,079	
Sweetbriar	83 Big Burn Lane	Rehoboth	DE	19958	MH	38			146	146	98.6%	98.6%	s 5,112	s 4,944	
The Glen	214 Washington Street	Norwell	MA	02061	МН	24			36	36	100.0%	100.0%	s 7,095	(i) \$ 7,243	
Gateway	90 Stevens Rd PO Box														
to Cape Cod	217	Rochester	MA	02770	RV	80			194	47	100.0%	100.0%	\$ 2,283	s 2,175	
Hillcrest	401 Beech Street	Rockland	MA	02370	MH	19			82	82	93.9%	97.6%	\$ 6,636	s 6,232	
Old Chatham RV	310 Old Chatham Road	South Dennis	MA	02660	RV	47	11		312	278	100.0%	100.0%	s 3,983	s 3,837	
Sturbridge	19 Mashapaug Rd	Sturbridge	MA	01566	RV	223	. 1		155	66	100.0%	100.0%	s 2,034	s 2,099	
Fernwood	1901 Fernwood Drive	Capitol Heights	MD	20743	MH	40			329	329	94.5%	93.6%	\$ 5,604	s 5,545	
Williams Estates and	STATE OF THE STATE	- Togulo							-27			33.070	. 2,00	2,0.0	
Peppermint Woods	3300 Eastern Blvd.	Baltimore	MD	21220	МН	121			804	804	97.3%	96.8%	\$ 6,584	s 6,473	
							22								

Property	Address	City	State	ZIP	MH/RV	Acres (c)	Developable Acres (d)	Expansion Sites (e)	Total Number of Sites as of 12/31/12	Total Number of Annual Sites as of 12/31/12	Annual Site Occupancy as of 12/31/12	Annual Site Occupancy as of 12/31/11	Annual Rent as of 12/31/12	F	Annual Rent as of 2/31/11	
Mount																
Desert Narrows	1219 State Highway 3	Bar Harbor	ME	04609	RV	90	12		206	6	100.0%	100.0%	s 2,540	(i) \$	2,287	
Patten Pond	1470 Bucksport Road	Ellsworth	ME	04605	RV	43	60		137	21	100.0%	100.0%	s 2,133	s	2,015	
Moody Beach	266 Post Road	Moody	ME	04054	RV	48			203	74	100.0%	100.0%	s 2,887	s	2,906	(i)
Pinehurst RV Park	7 Oregon Avenue, P.O. Box 174	Old Orchard Beach	ME	04064	RV	58			550	482	100.0%	100.0%	\$ 3,336	m s	3,192	
Narrows Too	1150 Bar Harbor Road	Trenton	ME	04605	RV	42			207	14	100.0%	100.0%	s 2,294	(.) S		
Forest	192 Thousand Trails		NC				81		305							
Lake	Dr 1314 Tunnel Rd.	Advance Asheville	NC	27006 28805	RV MH	306 28	81		205	205	100.0% 79.5%	100.0% 76.6%	s 1,841 s 4,079		2,240 3,953	
Waterway														S		
RV	850 Cedar Point Blvd.	Cedar Point	NC	28584	RV	27			336	327	100.0%	100.0%	\$ 3,669	S		
Twin Lakes Green	1618 Memory Lane	Chocowinity	NC	27817	RV	132			419	305	100.0%	100.0%	\$ 2,979	(i) \$	2,960	
Mountain Park	2495 Dimmette Rd	Lenoir	NC	28645	RV	1,077	400	360	447	160	100.0%	100.0%	s 1,457	s	1,560	
Lake Gaston	561 Fleming Dairy Road	Littleton	NC	27850	RV	69			235	141	100.0%	100.0%	s 2,374	s	2,287	
Lake Myers RV	2862 US Highway 64 W	Mocksville	NC	27028	RV	74			425	289	100.0%	100.0%	s 2,204	s	2,219	
Goose Creek	350 Red Barn Road	Newport	NC	28570	RV	92	6	51	735	642	100.0%	100.0%	s 3,839	s	3,719	
Sandy Beach RV	677 Clement Hill Road	Contoocook	NH	03229	RV	40			190	86	100.0%	100.0%	s 3,457	(i) \$		
Tuxbury							400									
Resort Lake &	88 Whitehall Road 515 Courson Tavern	South Hampton	NH	03827	RV	193	100		305	170	100.0%	100.0%	\$ 3,160	S	3,035	
Shore Chestnut	Rd	Ocean View	NJ	08230	RV	162			401	240	100.0%	100.0%	\$ 4,476	(i) \$	4,204	
Lake	631 Chestnut Neck Rd US Route #9 Box	Port Republic	NJ	08241	RV	32			185	31	100.0%	100.0%	s 2,477	(i) \$	2,343	
Sea Pines	1535	Swainton	NJ	08210	RV	75			549	237	100.0%	100.0%	\$ 3,154	s	3,154	
Pine Ridge at	2F 6: .			00750		100			1.025	1.025	00.004	02.007	1000		4.026	
Crestwood Rondout	2 Fox Street	Whiting	NJ	08759	MH	188			1,035	1,035	90.0%	92.8%	\$ 4,869	S	4,836	
Valley Resort	105 Mettachonts Rd	Accord	NY	12404	RV	184	94		398	52	100.0%	100.0%	\$ 3,096	(i) \$	2,792	(i)
Alpine Lake	78 Heath Road	Corinth	NY	12822	RV	200	54		500	334	100.0%	100.0%	s 2,955	s	2,924	
Lake George	175 E. Schroon River															
Escape	Road, P.O. Box 431	Lake George	NY	12845	RV	178	30		576	28	100.0%	100.0%	s 4,478	s	4,673	
The Woodlands	6237 South Transit Road	Lockport	NY	14094	MH	225			1,182	1,182	87.8%	87.7%	s 4,960	s	5,176	
Greenwood Village	370 Chapman Boulevard	Manorville	NY	11949	MH	79	14	7	512	512	98.8%	100.0%	s 8,316	s	8,194	
Brennan Beach	80 Brennan Beach	Pulaski	NY	13142	RV	201			1,377	1,193	100.0%	100.0%	s 2,271	s	2,196	
Lake George																
Schroon Valley	1730 Schroon River Rd	Warrensburg	NY	12885	RV	151			151	47	100.0%	100.0%	s 1,908	(i) c	1,461	(3)
Greenbriar																(1)
Village	63A Greenbriar Drive 451 E. Maple Grove	Bath	PA	18104	MH	63			319	319	97.2%	98.4%	\$ 6,502	S		
Sun Valley Green	Rd. 8785 Turkey Ridge	Bowmansville	PA	17507	RV	86			265	186	100.0%	100.0%	\$ 2,767	S	2,657	
Acres Gettysburg	Road	Breinigsville	PA	18031	MH	149			595	595	93.4%	92.9%	\$ 7,378	s	7,110	
Farm	6200 Big Mountain Rd	Dover	PA	17315	RV	124			265	66	100.0%	100.0%	\$ 1,992	(i) \$	1,934	
Timothy Lake	RR #6,Box 6627	East		407					25-		40	46				
South Timothy	Timothy Lake Rd RR #6,Box 6627	Stroudsburg East	PA	18301	RV	65			327	33	100.0%	100.0%	\$ 2,051	(i) \$	1,960	
Lake North	Timothy Lake Rd	Stroudsburg	PA	18301	RV	93			323	126	100.0%	100.0%	\$ 1,956	(i) \$		
Circle M	2111 Millersville Road	Lancaster	PA	17603	RV	103			380	81	100.0%	100.0%	\$ 2,107	\$	1,920	

Property	Address	City	State	ZIP	MH/RV	Acres (c)	Developable Acres (d)	Expansion Sites (e)	Total Number of Sites as of 12/31/12	Total Number of Annual Sites as of 12/31/12	Annual Site Occupancy as of 12/31/12	Annual Site Occupancy as of 12/31/11	Annual Rent as of 12/31/12	F	Annual Rent as of 12/31/11	
Hershey	493 S. Mt. Pleasant Rd	Lebanon	PA	17042	RV	196	20		297	42	100.0%	100.0%	s 2,847	(i) \$	2,789	(2)
Preserve							20									(i)
Robin Hill PA Dutch	149 Robin Hill Rd.	Lenhartsville	PA	19534	RV	44			270	147	100.0%	100.0%	\$ 2,711	\$	2,882	
County	185 Lehman Road	Manheim	PA	17545	RV	102			269	75	100.0%	100.0%	s 1,827	(i) \$	1,718	
Spring Gulch	475 Lynch Road	New Holland	PA	17557	RV	114			420	126	100.0%	100.0%	\$ 3,977	s	3,979	
Lil Wolf	3411 Lil Wolf Drive	Orefield	PA	18069	MH	56			271	271	95.2%	97.0%	\$ 6,855	s	6,402	
Scotrun	PO Box 428 Route 611	Scotrun	PA	18355	RV	63			178	98	100.0%	100.0%	s 2,015	s	1,931	
Appalachian	60 Motel Drive	Shartlesville	PA	19554	RV	86	30	200	358	181	100.0%	100.0%	s 2,606	s	2,581	
Mountain View - PA	4 East Zimmer Drive	Walnutport	PA	18088	МН	45			188	188	93.1%	94.7%	s 5,201	s	5,036	
Carolina	120 Carolina Landing	•														
Landing	Dr	Fair Play	SC	29643	RV	73			192	54	100.0%	100.0%	s 1,548	S	1,423	(i)
Inlet Oaks The Oaks at	180 Burr Circle	Murrells Inlet	SC	29576	MH	35			172	172	97.1%	98.3%	\$ 4,091	\$	3,949	
Point South (h)	1292 Campground Rd	Yemassee	SC	29945	RV	10			93	_	%	%	s —	s	_	
Meadows of Chantilly	4200 Airline Parkway	Chantilly	VA	22021	МН	82			500	500	99.8%	99.6%	s 10,998	s	10,680	
Harbor View (h)	15 Harbor View Circle	Colonial Beach	VA	22443	RV	69			146	_	%	%	s —	s	_	
Lynchburg	405 Mollies Creek Rd	Gladys	VA	24554	RV	170	59		222	17	100.0%	100.0%	s 1,226	s	1,220	
Chesapeake Bay	12014 Trails Lane	Gloucester	VA	23061	RV	282	80		392	120	100.0%	100.0%	\$ 2,930	s	2,928	
Virginia Landing	40226 Upshur Neck Rd	Quinby	VA	23423	RV	863	178		233	8	100.0%	100.0%	s 841	s	810	(i)
Regency Lakes	108 Chamberlian Court	Winchester	VA	22603	МН	165			523	523	89.5%	89.7%	s 5,328	s	5,098	
Williamsburg	4301 Rochambeau Drive	Williamsburg	VA	23188	RV	65			211	54	100.0%	100.0%	s 1,644	(i) \$	1,874	(i)
Total Northeas	t Market					8,362	1,231	618	23,703	16,108	94.2%	94.3%	s 4,794	s	4,714	
Midwest																
Hidden Cove	687 Country Road 3919	Arley	AL	35541	RV	99	60	200	79	49	100.0%	100.0%	s 1,768	s	1,273	
Coach Royale	181 North Liberty Street	Boise	ID	83704	МН	12			91	91	71.4%	73.6%	s 4,489	s	4,475	
Maple Grove	8597 W. Irving Lane	Boise	ID	83704	МН	38			271	271	77.5%	74.5%	s 4,635	s	4,682	
Shenandoah Estates	5603 Bull Run Lane	Boise	ID	83714	MH	24			154	154	100.0%	98.1%	s 5,414	s	5,315	(i)
West Meadow Estates	120 West Driftwood	Boise	ID	83713	MH	29			178	178	100.0%	96.1%	s 5,343	s	5,196	
O'Connell's		Amboy	IL	61310	RV	286	100	600	668	354	100.0%	100.0%	s 2,820	(i) \$	2,769	
Pine Country	5710 Shattuck Road	Belvidere	IL	61008	RV	131			126	107	100.0%	100.0%	s 1,508	s	1,461	(i)
Willow Lake Estates	161 West River Road	Elgin	IL	60123	МН	111			617	617	78.1%	70.3%	s 8,173	s	7,871	(i)
Golf Vista	4951 Augusta			60449	MII	144	4		408	408	02.10/	02.69/	s 7,227			
Estates	Boulevard 7234 E. SR Highway	Monee	IL		МН						93.1%	92.6%		S	7,108	
Indian Lakes Horseshoe	46	Batesville	IN	47006	RV	545	159	318	1,000	315	100.0%	100.0%	\$ 1,648	S	1,600	
Lakes	12962 S. 225 W.	Clinton	IN	47842	RV	289	96	96	123	46	100.0%	100.0%	s 1,168	s	1,148	
	1675 W SR 120	Howe	IN	46746	RV	137	5	50	501	185	100.0%	100.0%	\$ 2,115	s	2,176	
Hoosier Estates	830 Campbell Street	Lebanon	IN	46052	МН	60			288	288	91.3%	92.4%	s 3,557	s	3,556	(i)
Lakeside	7089 N. Chicago Road	New Carlisle	IN	46552	RV	13			91	71	100.0%	100.0%	s 2,365	(i) \$	2,261	
Oak Tree Village	254 Sandalwood Ave.	Portage	IN	46368	МН	76			361	361	67.3%	67.0%	s 5,268	s	5,254	
North Glen Village	18200 U.S. 31 N #292	Westfield	IN	46074	МН	8 8			289	289	81.0%	83.4%	s 4,568	s		(i)
																_

							Developable	Expansion	Total Number of Sites as of	Total Number of Annual Sites as of	Annual Site Occupancy as	Annual Site Occupancy as	Annual Rent as of	Annual Rent as of
Property	Address	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	of 12/31/12	of 12/31/11	12/31/12	12/31/11
Diamond Caverns Resort Lake in the	1878 Mammoth Cave Pkwy 2700 Shimmons	Park City	KY	42160	RV	714	350	469	220	3	100.0%	100.0%	s 1,475	s 1,473
Hills	Road	Auburn Hills	MI	48326	MH	51			237	237	86.5%	84.8%	\$ 5,609	s 5,485
Bear Cave Resort Fairchild	4085 N. Red Bud Trail	Buchanan	MI	49107	RV	25	10		136	16	100.0%	100.0%	s 2,035	s 1,762
Lake	49645 Au Lac Drive	Chesterfield	MI	48051	MH	78			344	344	74.7%	72.1%	s 5,515	s 5,474
Old Orchard Grand Blanc	10500 Lapeer Road	Davison	MI	48423	МН	41			200	200	71.0%	68.5%	\$ 5,060	s 5,162
Crossing	8225 Embury Road	Grand Blanc	MI	48439	MH	221			478	478	52.1%	49.8%	s 5,153	s 5,102
Holly Hills Royal	16181 Lancaster Way	Holly	MI	48442	МН	198			241	241	63.9%	62.2%	s 4,514	(i) \$ 4,684
Estates	8300 Ravine Road	Kalamazoo	MI	49009	MH	63			183	183	83.1%	79.2%	\$ 4,661	s 4,731
Westbridge	45301 Chateau Thierry		,	40011		400			1.721	1.00	# C # C			
Manor	Blvd.	Macomb	MI	48044	MH	400			1,424	1,424	56.7%	55.6%	\$ 5,477	s 5,386
Westbrook	45013 Catalpa Blvd.	Macomb	MI	48044	MH	79			387	387	93.8%	95.6%	\$ 6,107	(i) \$ 6,195
Oakland	41875 Carousel	Nani) (I	10277	MI	110			724	724	57.70/	56.50	6 5 420	6 5300
Glens Avon on	Street	Novi	MI	48377	MH	118			724	724	57.7%	56.5%	\$ 5,420	\$ 5,309
the Lake Saint Claire	2889 Sandpiper 1299 Wadhams Rd	Rochester Hills Saint Claire	MI MI	48309 48079	MH RV	83 210	100		616 229	616 30	74.2% 100.0%	73.2% 100.0%	s 6,350 s 1,598	s 6,332 s 1,837
Cranberry	12)) Wadhams Ru	Saint Claire	1411	40077	IC V	210	100		22)	50	100.070	100.070	3 1,570	3 1,057
Lake	9620 Highland Road	White Lake	MI	48386	MH	54			328	328	82.3%	78.7%	\$ 5,974	s 6,116
Ferrand Estates Swan	2680 44th Street	Wyoming	MI	449519	МН	80			419	419	80.2%	75.9%	s 4,951	s 5,137
Creek	6988 McKean	Ypsilanti	MI	48197	MH	59			294	294	93.2%	87.1%	s 5,328	s 5,475
Cedar	12571 Garland	- porman											,	5 5,1.5
Knolls	Avenue	Apple Valley	MN	55124	MH	93			457	457	82.9%	84.0%	\$ 6,782	s 6,721
Cimarron	001 Laka Elma Assa N	Laka Elma	MNI	55042	MII	220			505	505	9.4.20/	9.4.60/	6 (016	6 6 904
Park Rockford Riverview	901 Lake Elmo Ave N		MN	55042	МН	230				505	84.2%	84.6%	\$ 6,916	s 6,804
Estates Rosemount Woods	135 Highview Road 13925 Bunratty Avenue	Rockford Rosemount	MN MN	55373 55068	MH MH	8 8 50			429 182	429 182	82.3% 94.5%	84.4% 94.0%	s 4,229 s 6,404	s 4,101 s 6,394
Buena Vista	4301 El Tora Boulevard	Fargo	ND	58103	МН	76			398	398	93.0%	92.7%	s 4,530	s 4,463
Meadow Park	3220 12th Avenue North	Fargo	ND	58102	MH	17			116	116	89.7%	89.7%	s 3,540	s 3,480
Kenisee Lake	2021 Mill Creek Rd	Jefferson	ОН	44047	RV	143	50		119	48	100.0%	100.0%	s 3,540 s 1,162	\$ 1,208 (i)
Wilmington	1786 S.R. 380	Wilmington	ОН	45177	RV	109	41		169	74	100.0%	100.0%	s 1,602	s 1,680
Natchez Trace	1363 Napier Rd	Hohenwald	TN	38462	RV	672	140		531	115	100.0%	100.0%	s 1,175	s 1,199
Cherokee Landing	PO Box 37	Middleton	TN	38052	RV	254	124		339	_	%	100.0%	s —	s 1,117
Fremont Yukon	E. 6506 Highway 110	Fremont	WI	54940	RV	98	5		325	100	100.0%	100.0%	\$ 2,693	(i) \$ 2,670
Trails	N2330 Co Rd. HH	Lyndon Station	WI	53944	RV	150	30		214	100	100.0%	100.0%	s 1,705	s 1,766
Plymouth														
Rock Tranquil Timbers	N. 7271 Lando St. 3668 Grondin Road	Plymouth Sturgeon Bay	WI WI	53073 54235	RV RV	133 125			610 270	430 172	100.0%	100.0%	s 2,210 s 1,902	s 2,124 s 1,908
	W1530 Arrowhead	g <u></u>											,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Arrowhead	Road	Wisconsin Dells	WI	53965	RV	166	40	200	377	179	100.0%	100.0%	\$ 1,836	s 1,773
Total Midwes Nevada and	st Market					6,960	1,314	1,933	16,746	13,013	80.6%	78.0%	s 4,814	s 4,833
Utah														
Mountain View - NV	148 Day Street 4295 Boulder	Henderson	NV	89074	МН	72			354	354	99.7%	96.3%	s 8,217	s 8,150
Las Vegas	Highway	Las Vegas	NV	89121	RV	11			217	5	100.0%	100.0%	\$ 3,000	\$ 2,869 (i)
Bonanza	3700 East Stewart Ave	Las Vegas	NV	89110	МН	43			353	353	62.6%	63.2%	\$ 5,936	\$ 6,342 (i)

							Developable	Expansion	Total Number of Sites as of	Total Number of Annual Sites as of	Annual Site Occupancy as of	Annual Site Occupancy as of	Annual Rent as of		Annual ent as of
Property	Address	City	State	ZIP	MH/RV	Acres (c)	Acres (d)	Sites (e)	12/31/12	12/31/12	12/31/12	12/31/11	12/31/12	12	2/31/11
Boulder Cascade	1601 South Sandhill Rd	Las Vegas	NV	89104	МН	39			299	299	75.6%	80.6%	s 7,122	(i) \$	6,621
Cabana	5303 East Twain	Las Vegas	NV	89122	MH	37			263	263	99.6%	97.3%	s 6,980	s	6,991
Flamingo West	8122 West Flamingo Rd.	Las Vegas	NV	89147	MH	37			258	258	100.0%	97.3%	s 7,747	s	7,685
Villa Borega	1111 N. Lamb Boulevard	Las Vegas	NV	89110	MH	40			293	293	77.8%	79.5%	s 6,938	s	6,879
Westwood Village	1111 N. 2000 West	Farr West	UT	84404	МН	46			314	314	98.7%	98.4%	s 4,863	s	4,781
All Seasons	290 N. Redwood Rd	Salt Lake City	UT	84116	MH	19			121	121	100.0%	100.0%	s 5,620	s	5,499
St. George	5800 N. Highway 91	Hurricane	UT	84737	RV	26			123	9	100.0%	100.0%	s 2,112	(i) \$	2,100
Total Nevada a	nd Utah Market					370	_	_	2,595	2,269	87.8%	87.7%	s 6,750	s	6,675
Northwest															
Cultus Lake (Canada)	1855 Columbia Valley Hwy	y Lindell Beach	ВС	V2R 4W6	RV	15			178	36	100.0%	100.0%	s 2,592	s	3,430
Thousand Trails Bend	17480 S Century Dr	Bend	OR	97707	RV	289	100	145	351	19	100.0%	100.0%	s 2,558	(i) \$	1,520
Pacific City	30000 Sandlake Rd	Cloverdale	OR	97112	RV	105			307	32	100.0%	100.0%	\$ 3,539	(i) \$	3,597
South Jetty	05010 South Jetty Rd	Florence	OR	97439	RV	57			204	2	100.0%	100.0%	s 2,457	(i) \$	2,178
Seaside Resort	1703 12th Ave	Seaside	OR	97138	RV	80			251	35	100.0%	100.0%	s 2,965	s	3,233
Whaler's Rest Resort	50 SE 123rd St	South Beach	OR	97366	RV	39			170	16	100.0%	100.0%	s 3,458	(i) \$	3,454
Mt. Hood	65000 E Highway 26	Welches	OR	97067	RV	115	30	202	436	59	100.0%	100.0%	s 5,822	(i) \$	5,460
Shadowbrook	13640 S.E. Hwy 212	Clackamas	OR	97015	МН	21			156	156	98.1%	96.8%	s 7,721	s	7,520
Falcon Wood Village	1475 Green Acres Road	Eugene	OR	97408	МН	23			183	183	94.0%	87.4%	\$ 6,163	s	5,939
Quail Hollow (b)	2100 N.E. Sandy Blvd.	Fairview	OR	97024	МН	21			137	137	92.7%	92.7%	s 7,643	s	7,446
Birch Bay	8418 Harborview Rd	Blaine	WA	98230	RV	31			246	20	100.0%	100.0%	s 2,862	s	2,485
Mt. Vernon	5409 N. Darrk Ln	Bow	WA	98232	RV	311			251	30	100.0%	100.0%	s 2,916	(i) \$	2,906
Chehalis	2228 Centralia- Alpha Rd	Chehalis	WA	98532	RV	309	85		360	24	100.0%	100.0%	s 2,300	s	2,228
Grandy Creek	7370 Russell Rd	Concrete	WA	98237	RV	63			179	2	100.0%	100.0%	s 1,988	s	2,643
Tall Chief	29290 SE 8th Street	Fall City	WA	98024	RV	71			180	24	100.0%	100.0%	s 3,168	(i) \$	2,435
La Conner (b)	16362 Snee Oosh Rd 20752-4 Chiwawa	La Conner	WA	98257	RV	106	5		319	30	100.0%	100.0%	s 3,605	s	3,364
Leavenworth	Loop	Leavenworth	WA	98826	RV	255	50		266	14	100.0%	100.0%	s 1,737	(i) \$	1,890
Thunderbird Resort	26702 Ben Howard Rd	Monroe	WA	98272	RV	45	2		136	12	100.0%	100.0%	s 2,301	s	2,530
Little Diamond	1002 McGowen Rd	Newport	WA	99156	RV	360	119		520	6	100.0%	100.0%	s 1,728	(i) \$	1,540
Oceana Resort	2733 State Route 109	Oceana City	WA	98569	RV	16			84	1	100.0%	100.0%	s 1,686	s	1,752
Crescent Bar Resort	9252 Crescent Bar Rd NW	Quincy	WA	98848	RV	14			115	14	100.0%	100.0%	s 3,324	(i) \$	2,749
Long Beach	2215 Willows Rd	Seaview	WA	98644	RV	17			144	6	100.0%	100.0%	s 2,485	s	2,365
Paradise Resort	173 Salem Plant Rd	Silver Creek	WA	98585	RV	60			214	8	100.0%	100.0%	\$ 1,961	s	1,820
Kloshe Illahee	2500 S. 370th Street	Federal Way	WA	98003	MH	50			258	258	99.6%	98.4%	s 9,331	s	9,099
Total Northwes	t Market					2,473	391	347	5,645	1,124	97.8%	91.9%	s 6,280	s	6,228
Texas Alamo Palms (a)	1341 W. Business Hwy 83	Alamo	TX	78516	RV	58			643	400	100.0%	—%	s 3,224	s	_
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Property	Address	City	State	ZIP	MH/RV	Acres (c)	Developable Acres (d)	Expansion Sites (e)	Total Number of Sites as of 12/31/12	Total Number of Annual Sites as of 12/31/12	Annual Site Occupancy as of 12/31/12	Annual Site Occupancy as of 12/31/11	Annual Rent as of 12/31/12	Annual Rent as of 12/31/11
Bay Landing	2305 Highway 380 W	Bridgeport	TX	76426	RV	443	235		293	58	100.0%	100.0%	s 1.958	s 1,981
Colorado River	1062 Thousand Trails Lane	Columbus	TX	78934	RV	218	51		132	17	100.0%	100.0%	s 2,976	s 2,939
Victoria Palms (a) Lake	602 N. Victoria Road 209 Thousand Trails	Donna	TX	78537	RV	117			1,122	530	100.0%	—%	\$ 3,194	s —
Texoma	Drive	Gordonville	TX	76245	RV	201			301	155	100.0%	100.0%	s 2,064	(i) \$ 1,800
Lakewood Paradise	4525 Graham Road 1201 N. Expressway	Harlingen	TX	78552	RV	30			301	116	100.0%	100.0%	s 2,068	s 2,024
Park RV	77	Harlingen	TX	78552	RV	60			563	297	100.0%	100.0%	s 3,188	s 3,152
Sunshine RV	1900 Grace Avenue	Harlingen	TX	78550	RV	84			1,027	412	100.0%	100.0%	s 2,548	s 2,505
Tropic Winds	1501 N Loop 499	Harlingen	TX	78550	RV	112	74		531	108	100.0%	100.0%	s 2,520	(i) \$ 1,964
Medina Lake	215 Spettle Rd	Lakehills	TX	78063	RV	208	50		387	44	100.0%	100.0%	s 2,232	s 2,177
Paradise South	9909 N. Mile 2 West Road	Mercedes	TX	78570	RV	49			493	209	100.0%	100.0%	\$ 2,096	s 2,111
Lake Tawakoni	1246 Rains Co. Rd 1470	Point	TX	75472	RV	480	11		320	74	100.0%	100.0%	s 1,824	(i) \$ 1,766
Fun n Sun RV	1400 Zillock Rd	San Benito	TX	78586	RV	135	40		1,435	621	100.0%	100.0%	s 3,222	s 3,094
Southern Comfort	1501 South Airport Drive	Weslaco	TX	78596	RV	40			403	332	100.0%	100.0%	\$ 2,830	s 2,747
Country Sunshine	1601 South Airport Road	Weslaco	TX	78596	RV	37			390	189	100.0%	100.0%	s 2,753	s 2,782
Lake Whitney	417 Thousand Trails Drive	Whitney	TX	76692	RV	403	158		261	37	100.0%	100.0%	\$ 2,544	(i) \$ 2,367
Lake Conroe	11720 Old Montgomery Rd	Willis	TX	77318	RV	129	30	300	363	118	100.0%	100.0%	\$ 3,499	s 3,602
Total Texas Market						2,804	649	300	8,965	3,717	100.0%	100.0%	s 2,856	s 2,655
						20 202	5 104	0.420	120 702	100 150	02.18/	01.48/	a = 011	
Grand Tota	ıl All Markets					38,292	5,184	8,438	139,702	100,158	92.1%	91.4%	s 5,811	\$ 5,600

⁽a) Property acquired in 2012.

⁽b) Land is leased by the Company under a non-cancelable operating lease. (See Note 12 in the Notes to Consolidated Financial Statements contained in this Form 10-K.)

⁽c) Acres are approximate. Acreage for some Properties were estimated based upon 10 sites per acre.

⁽d) Acres are approximate. There can be no assurance that developable acres will be developed. Development is contingent on many factors including, but not limited to, cost, ability to subdivide, accessibility, infrastructure needs, zoning, entitlement and topography.

⁽e) Expansion sites are approximate and only represent sites that could be developed and is further dependent upon necessary approvals. Certain Properties with expansion sites noted may have vacancies and therefore, expansion sites may not be added.

⁽f) Acres for this RV park are included in the acres for the adjacent manufactured home community listed directly above this Property.

⁽g) Property not operated by the Company during all of 2012, as the Property is leased to a third party operator.

⁽h) Property does not contain annual sites.

i) Calculated using annualized alternative monthly site rent to present data that is more indicative of the Property's effective rent increases.

Item 3. Legal Proceedings

The legal proceedings disclosure is incorporated herein by reference from Note 18 in the Notes to Consolidated Financial Statements in this Form 10-K.

Item 4. Mine Safety Disclosure

None.

PART II

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities.

The Company's common stock is traded on the New York Stock Exchange ("NYSE") under the symbol ELS. On February 26, 2013, the reported closing price per share of ELS common stock on the NYSE was \$74.70 and there were approximately 10,116 beneficial holders of record. The high and low sales prices and closing sales prices on the NYSE and distributions for the Company's common stock during 2012 and 2011 are set forth in the table below:

	Close	High	Low	Distributions Declared
2012				
1st Quarter	\$ 69.74	\$ 70.85	\$ 65.66	\$ 0.4375
2nd Quarter	68.97	70.98	64.47	0.4375
3rd Quarter	68.12	73.16	67.80	0.4375
4th Quarter	67.29	69.50	63.21	0.4375
				Distributions

	Close	High	Low	Declared
2011				
1st Quarter	\$ 57.65	\$ 58.35	\$ 54.35	\$ 0.375
2nd Quarter	62.44	64.92	55.83	0.375
3rd Quarter	62.70	73.27	56.27	0.375
4th Quarter	66.69	67.27	58.37	0.375

Issuer Purchases of Equity Securities

		Total Number of			Total Number of Shares	
Period		Shares Purchased (a)	Ave	rage Price Paid per Share ^(a)	Purchased as Part of Publicly Announced Plans or Programs	Maximum Number of Shares that May Yet be Purchased Under the Plans or Programs
	10/1/12-10/31/12	_			None	None
	11/1/12-11/30/12	310	\$	68.04	None	None
	12/1/12-12/31/12	18,393	\$	66.50	None	None

⁽a) Of the common stock repurchased from October 1, 2012 through December 31, 2012, 18,703 shares were repurchased at the open market price and represent common stock surrendered to the Company to satisfy income tax withholding obligations due as a result of the vesting of Restricted Share Grants. Certain executive officers of the Company may from time to time adopt non-discretionary, written trading plans that comply with Commission Rule 10b5-1, or otherwise monetize their equity-based compensation. Commission Rule 10b5-1 provides executives with a method to monetize their equity-based compensation in an automatic and non-discretionary manner over time.

Item 6. Selected Financial Data

Total sites (at end of period) (5)

The following table sets forth selected financial and operating information on a historical basis. The historical operating data has been derived from the historical financial statements of the Company. The following information should be read in conjunction with all of the financial statements and notes thereto included elsewhere in this Form 10-K.

Equity LifeStyle Properties, Inc. Consolidated Historical Financial Information (Amounts in thousands, except for per share and property data)

Years Ended December 31, 2011 (1) 2012 2010 (1) 2009 (1) 2008 (1) **Income Statement Data:** Total Revenues 709,877 589,199 517,299 508.310 467,314 Total Expenses (641,914)(548,643)(458,698)(459,811)(432,501)Equity in income from unconsolidated joint ventures 1.899 1,948 2.027 2.896 3,753 4,596 Gain (loss) on sale of property, net of taxes (231)4.866 178 42,504 60,397 56,261 Consolidated net income 74,458 38,744 Net income available for Common Shares 54,778 22,775 38.354 34,005 18,303 Comprehensive income attributable to Common Shares 54,741 20,467 38.354 34,005 18.303 Earnings per Common Share - Basic: Net income available for Common Shares \$ 1 33 \$ 0.64 \$ 1 26 \$ 1 23 \$ 0.75 Earnings per Common Share - Fully Diluted: 1.22 0.75 Net income available for Common Shares \$ 1.32 \$ 0.64 1.25 \$ \$ Distributions declared per Common Share outstanding 1.75 1.50 \$ 0.80 1.20 1.10 Weighted average Common Shares outstanding - basic 41,174 35,591 30,517 27,582 24,466 Weighted average Common Shares outstanding - fully diluted 45,431 40,330 35,518 32,944 30,498 **Balance Sheet Data:** \$ 4,171,517 Real estate, before accumulated depreciation 4,080,149 \$ 2,584,987 \$ 2,538,215 2,491,021 Total assets 3,398,226 3,496,101 2,048,395 2,166,319 2,091,647 2,269,866 2,284,683 1,012,919 1,547,901 1,662,403 Total mortgage notes and term loan 200,000 Non-controlling interest preferred OP Units 200,000 200,000 Series A Preferred Stock (2) 200,000 Series C Preferred Stock (2) 136,144 Total Common Equity (3) 788,158 96,234 799,280 260,158 254,427 Other Data: Funds from operations (4) \$ 209,993 \$ 147 457 125 989 120 443 98.837 \$ \$ \$ Total Properties (at end of period) (5) 383 382 307 304 309

141,132

111,002

110,575

112,211

142,679

[.] Certain prior year amounts have been reclassified to conform to the 2012 presentation. These reclassifications had no material effect on the consolidated financial statements

^{2.} On March 4, 2011, the Company, on behalf of selling stockholders, closed on a public offering of 8.0 million shares of 8.034% Series A Cumulative Redeemable Perpetual Preferred Stock ("Series A Preferred Stock"), par value \$0.01 per share, liquidation preference of \$25.00 per share, at a price of \$24.75 per share. The selling stockholders received the Series A Preferred Stock in exchange for \$200 million of previously issued series D and series F Perpetual Preferred OP Units. On September 14, 2012, the Company issued 54,458 shares of Series C Preferred Stock, liquidation value of \$2,500.00 per share, which are represented by depositary shares. The Company also exchanged 5,445,765 shares of its Series A Preferred Stock for 5,445,765 depositary shares, each representing 1/100 the of a share of Series C Preferred Stock. On October 18, 2012, the Company redeemed the remaining 2,554,235 of Series A Preferred Stock.

^{3.} On June 7, 2011, the Company issued 6,037,500 shares of common stock in an equity offering for proceeds of approximately \$344.0 million, net of offering costs. During the year ended December 31, 2011, the Company issued 1,708,276 shares of Common Stock and 1,740,000 shares of Series B Subordinated Non-Voting Cumulative Preferred Stock (the "Series B Preferred Stock") with an aggregate value of \$224.2 million, net of offering costs, to partially fund the purchase of the 2011 Acquisition Properties (as defined in footnote 5 below), which is discussed in more detail in Note 19 in the Notes to the Consolidated Financial Statements contained in this Form 10-K. All of the Series B Preferred Stock was redeemed for Common Stock prior to December 31, 2011. On June 29, 2009, the Company issued 4.6 million shares of common stock in an equity offering for proceeds of approximately \$146.4 million, net of offering costs.

^{4.} Refer to Item 7 contained in this Form 10-K for information regarding why the Company presents funds from operations and for a reconciliation of this non-GAAP financial measure to net income.

5. During the year ended December 31, 2011, the Company acquired a portfolio of 74 manufactured home communities and one RV resort (the "2011 Acquisition Properties") containing 30,129 sites on approximately

^{5.} During the year ended December 31, 2011, the Company acquired a portfolio of 74 manufactured home communities and one RV resort (the "2011 Acquisition Properties") containing 30,129 sites on approximately 6,400 acres located in 16 states and certain manufactured homes and loans secured by manufactured homes located at the 2011 Acquisition Properties which the Company refers to as the "Home Related Assets." (See Note 19 in the Notes to the Consolidated Financial Statements contained in this Form 10-K for further discussion on the 2011 Acquisition.) The in-place leases acquired in the Acquisition have an estimated useful life of one-year. Transaction costs consist primarily of the following costs incurred related to the 2011 Acquisition: seller's debt defeasance costs, transfer tax, professional fees, and costs related to due diligence items such as title, survey, zoning and environmental.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion should be read in conjunction with "Selected Financial Data" and the historical Consolidated Financial Statements and Notes thereto appearing elsewhere in this Form 10-K.

2012 Accomplishments

- Core occupancy increased by 278 sites to a total 91.5% at year end.
- Closed on the acquisition of two RV resorts for a purchase price of \$25.0 million.
- Raised the annual dividend to \$1.75 per share in 2012, an increase of more than 17% compared to \$1.50 per share in 2011.
- Exchanged 5,445,765 shares of Series A Preferred Stock for 5,445,765 Depositary Shares representing 1/100th of a share of Series C Preferred Stock.
- Redeemed 2,554,235 shares of Series A Preferred Stock.
- Amended the Company's unsecured Line of Credit to decrease the per annum interest rate and extend the maturity date to September 15, 2016.
- Paid off six mortgages totaling approximately \$137.7 million, funded with cash and approximately \$159.5 million of refinancing proceeds on three properties.
- Entered into equity distribution agreements with sales agents, pursuant to which the Company may sell, from time to time, common stock for an aggregate offering price up to \$125 million.

Overview and Outlook

Occupancy in the Company's Properties as well as its ability to increase rental rates directly affects revenues. The Company's revenue streams are predominantly derived from customers renting its sites on a long-term basis.

The Company has approximately 96,900 annual sites, approximately 9,000 seasonal sites, which are leased to customers generally for three to six months, and approximately 9,600 transient sites, occupied by customers who lease sites on a short-term basis. The revenue from seasonal and transient sites is generally higher during the first and third quarters. The Company expects to service over 100,000 customers at its transient sites and the Company considers this revenue stream to be its most volatile as it is subject to weather conditions, gas prices, and other factors affecting the marginal RV customer's vacation and travel preferences. Finally, the Company has approximately 24,100 sites designated as right-to-use sites, which are primarily utilized to service the approximately 97,000 customers who have right-to-use contracts. The Company also has interests in Properties containing approximately 3,100 sites for which revenue is classified as Equity in income from unconsolidated joint ventures in the Consolidated Statements of Income and Comprehensive Income.

	Total Sites as of
	December 31, 2012
Community sites	74,100
Resort sites:	
Annual	22,800
Seasonal	9,000
Transient	9,600
Right-to-use (1)	24,100
Joint Ventures (2)	3,100
	142,700

⁽¹⁾ Includes approximately 4,300 sites rented on an annual basis.

A significant portion of the Company's rental agreements on community sites are directly or indirectly tied to published CPI statistics that are issued during June through September each year. The Company currently expects its 2013 Core community base rental income to increase approximately 2.6% as compared to 2012. The Company has already notified 72% of its community site customers of rent increases reflecting this revenue growth.

Nineteen of our 49 California Properties and one of our five Massachusetts Properties are affected by local rent control regulations. The impact of the rent control ordinances is to limit our ability to implement rent increases based on prevailing market conditions. The ordinances generally provide the ability to increase rates by a fraction of the increase in the CPI. The limit on rent increases may range from 60% to 100% of CPI with certain maximum limits depending on the jurisdiction.

The Company believes the disruption in the site-built housing market has impacted its home sales business. Customers' inability to sell their existing site-built homes and relocate to their retirement destination has significantly reduced new home sales

⁽²⁾ Joint Ventures have approximately 2,700 annual sites, approximately 300 seasonal sites and approximately 100 transient sites.

volumes since 2007. In addition, while the majority of customers historically paid cash to purchase new homes in our communities, the Company believes the lack of affordable chattel financing is impacting customer purchase decisions in the current economic environment. Current programs available for Chattel Loan financing provide subsidized financing to customers with the community owner carrying the obligation for guaranteeing customer defaults. Financing continues to have stringent underwriting criteria, sizable down payments, short loan amortization and high interest rates.

In this environment, the Company believes that customer demand for rentals, which do not require a down payment, is high. The Company is adapting to this by renting its vacant new homes. This may represent an attractive source of occupancy if the Company can transition from renters to new homebuyers in the future. The Company is also focusing on smaller, more energy efficient and more affordable homes in its manufactured home Properties.

The Company's manufactured home rental operations have been increasing since 2007. For the year ended December 31, 2012, occupied manufactured home rentals increased to 5,824, or 542.1%, from 907 for the year ended December 31, 2007. Net operating income, net of depreciation expense of approximately \$6.1 million, increased to approximately \$36.8 million, of which approximately \$36.2 million of rental operations revenue was included in community base rental income, for the year ended December 31, 2012 from approximately \$5.9 million, of which approximately \$5.4 million of rental operations revenue was included in community base rental income, for the year ended December 31, 2007. Beginning in 2008, depreciation on the rental units started after being reclassified to Buildings and other depreciable property. The Company believes that unlike the home sales business, at this time the Company competes effectively with other types of rentals (i.e. apartments). The Company continues to evaluate home rental operations and may continue to invest in additional units.

In the Company's resort Properties, the Company continues to work on extending customer stays. The Company has had success lengthening customer stays.

In the spring of 2010, the Company introduced low-cost membership products that focus on the installed base of almost eight million RV owners. Such products may include right-to-use contracts that entitle the customer to use certain properties (the "Agreements"). The Company is offering a Zone Park Pass ("ZPP"), which can be purchased for one to four zones of the United States and required annual payments in 2012 of \$499. Beginning on February 1, 2012, the required annual payments increased to \$525. This replaces high cost products that were typically entered into at Properties after tours and lengthy sales presentations. The Company historically incurred significant costs to generate leads, conduct tours and make the sales presentations. A single zone ZPP requires no upfront payment while passes for additional zones require modest upfront payments. Since inception the Company has entered into approximately 22,000 ZPP's. For the year ended December 31, 2012, the Company entered into approximately 10,100 ZPP's, or a 36.5% increase from approximately 7,400 for the year ended December 31, 2011. In 2012, the Company initiated a program with RV dealers to feature the Company's ZPP as part of the dealers' sales and marketing efforts. In return, the Company provides the dealer with a ZPP membership to give to the dealers' customers in connection with the purchase of an RV. Since the inception of the ZPP program with the RV dealers, the Company has activated 1,289 ZPPs and recorded approximately \$140,000 of revenue through December 31, 2012.

Existing membership customers may be offered an upgrade Agreement from time-to-time. An upgrade Agreement is currently distinguishable from a new agreement that a customer would enter into by, depending on the type of upgrade, offering (1) increased length of consecutive stay by 50% (i.e. up to 21 days); (2) ability to make earlier advance reservations; (3) discounts on rental units; (4) access to additional Properties, which may include use of sites at non-membership RV Properties and (5) membership in discount travel programs. Each upgrade contract requires a nonrefundable upfront payment. The Company may finance the nonrefundable upfront payment under any Agreement.

The Company actively seeks to acquire additional Properties and currently is engaged in negotiations relating to the possible acquisition of a number of Properties. At any time these negotiations are at varying stages, which may include contracts outstanding, to acquire certain Properties, which are subject to satisfactory completion of the Company's due diligence review.

Property Acquisitions, Joint Ventures and Dispositions

The following chart lists the Properties or portfolios acquired, invested in, or sold since January 1, 2011:

Property	Transaction Date	Sites
Total Sites as of January 1, 2011		111,002
Property or Portfolio (# of Properties in parentheses):		
Acquisitions:		
2011 Acquisition Properties (35)	July 1, 2011	12,044
2011 Acquisition Properties (16)	August 1, 2011	7,817
2011 Acquisition Properties (7)	September 1, 2011	3,105
2011 Acquisition Properties (2)	October 3, 2011	1,573
2011 Acquisition Properties (1)	October 11, 2011	521
2011 Acquisition Properties (7)	October 21, 2011	2,810
2011 Acquisition Properties (7)	December 7, 2011	2,259
Victoria Palms (1)	December 28, 2012	1,122
Alamo Palms Resort (1)	December 28, 2012	643
Expansion Site Development and other:		
Sites added (reconfigured) in 2011		1
Sites added (reconfigured) in 2012		(55)
Dispositions:		
Cascade (1)	December 7, 2012	(163)
Total Sites as of December 31, 2012		142,679

Since January 1, 2011 the gross investment in real estate increased from \$2,585 million to \$4,172 million as of December 31, 2012, due primarily to the aforementioned acquisitions and dispositions of Properties during the period.

On November 9, 2012, the Company entered a letter of intent with Morgan RV Resorts ("Morgan"), which granted the Company a right of exclusive dealing ("Exclusivity Right") and a right of first refusal ("ROFR") with respect to the purchase of 15 of Morgan's RV resorts. On December 13, 2012, Sun Communities, Inc. announced in an SEC filing that certain of its affiliates (collectively, "Sun") had entered into a contract with Morgan to purchase eleven of those same properties, as a result of which the Company subsequently exercised its ROFR. In a suit initiated by Sun on December 26, 2012 against the Company and Morgan in the Oakland County (Michigan) Circuit Court, the parties are litigating the issue of who has the right to the properties. On February 12, 2013, Sun announced in an SEC filing that it had closed its purchase from Morgan on ten of the eleven properties at issue. The litigation is not expected to have a material adverse impact on our results of operations or financial condition.

Markets

The following table identifies the Company's largest markets by number of sites and provides information regarding the Company's Properties (excluding five Properties owned through Joint Ventures).

Major Market	Number of Properties	Total Sites	Percent of Total Sites	Percent of Total Property Operating Revenues (1)
Florida	117	50,959	36.5%	39.4%
Northeast	66	23,703	17.0%	14.4%
Midwest	47	16,744	12.0%	10.5%
Arizona	39	13,851	9.9%	9.4%
California	48	13,688	9.8%	15.2%
Texas	17	8,965	6.4%	2.3%
Northwest	24	5,645	4.0%	3.4%
Colorado	10	3,454	2.5%	3.2%
Other	10	2,595	1.9%	2.2%
Total	378	139,604	100.0%	100.0%

⁽¹⁾ Property operating revenues for this calculation excludes approximately \$14.3 million of property operating revenue not allocated to Properties, which consists primarily of upfront payments from right-to-use contracts.

Results of Operations

Comparison of Year Ended December 31, 2012 to Year Ended December 31, 2011

Income from Property Operations

The following table summarizes certain financial and statistical data for the Property Operations for all Properties owned and operated for the same period in both years ("Core Portfolio") and the Total Portfolio for the years ended December 31, 2012 and 2011(amounts in thousands). The Core Portfolio may change from time-to-time depending on acquisitions, dispositions and significant transactions or unique situations. The Core Portfolio in this comparison of the year ended December 31, 2012 to December 31, 2011 includes all Properties acquired on or prior to December 31, 2010 and which were owned and operated by the Company during the years ended December 31, 2012 and December 31, 2011. Growth percentages exclude the impact of GAAP deferrals of up-front payments from right-to-use contracts entered and related commissions.

		Core	Portfolio			Total	Portfolio	
	2012	2011	Increase / (Decrease)	% Change	2012	2011	Increase / (Decrease)	% Change
Community base rental income	\$ 274,362	\$ 266,584	\$ 7,778	2.9 %	\$ 414,170	\$ 318,851	\$ 95,319	29.9 %
Rental home income	8,125	6,340	1,785	28.2 %	14,065	7,970	6,095	76.5 %
Resort base rental income	133,749	130,432	3,317	2.5 %	134,327	130,489	3,838	2.9 %
Right-to-use annual payments	47,662	49,122	(1,460)	(3.0)%	47,662	49,122	(1,460)	(3.0)%
Right-to-use contracts current period, gross	13,433	17,856	(4,423)	(24.8)%	13,433	17,856	(4,423)	(24.8)%
Utility and other income	51,657	49,552	2,105	4.2 %	64,432	53,843	10,589	19.7 %
Property operating revenues, excluding deferrals	528,988	519,886	9,102	1.8 %	688,089	578,131	109,958	19.0 %
Property operating and maintenance	188,542	186,947	1,595	0.9 %	226,952	200,623	26,329	13.1 %
Rental home operating and maintenance	4,662	3,896	766	19.7 %	7,359	4,850	2,509	51.7 %
Real estate taxes	32,719	32,111	608	1.9 %	47,623	37,619	10,004	26.6 %
Sales and marketing, gross	10,841	11,218	(377)	(3.4)%	10,846	11,219	(373)	(3.3)%
Property operating expenses, excluding deferrals and Property management	236,764	234,172	2,592	1.1 %	292,780	254,311	38,469	15.1 %
Income from property operations, excluding deferrals and Property management	292,224	285,714	6,510	2.3 %	395,309	323,820	71,489	22.1 %
Property management	33,087	33,158	(71)	(0.2)%	38,460	35,076	3,384	9.6 %
Income from property operations, excluding deferrals	\$ 259,137	\$ 252,556	\$ 6,581	2.6 %	\$ 356,849	\$ 288,744	\$ 68,105	23.6 %

The 2.9% increase in Core community base rental income primarily reflects a 2.3% increase in rates and a 0.6% increase in occupancy. The average monthly base rent per site increased to \$567 in 2012 from \$554 in 2011. The average occupancy increased to 91.5% in 2012 from 90.9% in 2011.

Resort base rental income is comprised of the following (amounts in thousands):

	Core Portfolio							Total Portfolio							
	 2012		2011		Increase/ Decrease)	% Change		2012		2011		Increase/ Decrease)	% Change		
Annual	\$ 86,753	\$	83,324	\$	3,429	4.1 %	\$	87,222	\$	83,328	\$	3,894	4.7 %		
Seasonal	20,982		20,670		312	1.5 %		21,077		20,718		359	1.7 %		
Transient	26,014		26,438		(424)	(1.6)%		26,028		26,443		(415)	(1.6)%		
Resort base rental income	\$ 133,749	\$	130,432	\$	3,317	2.5 %	\$	134,327	\$	130,489	\$	3,838	2.9 %		

The increase in rental home income and rental home operating and maintenance are discussed in further detail in the Rental Operations table below.

During the year ended December 31, 2012, utility and other income includes the accelerated recognition of \$2.1 million of revenue related to the early termination of a multi-year cable service agreement.

The decrease in right-to-use annual payments is primarily due to net attrition in the member base.

The Core Portfolio and Total Portfolio property operating revenues for the year ended December 31, 2012 were negatively impacted by the temporary cessation of the entry of right-to-use contracts (membership upgrades) in connection with third party sales force training and the roll out of new membership upgrade products during the year ended December 31, 2012. As a result, membership upgrade sales, which are included in right-to-use contracts current period, gross, were down \$4.4 million compared to the year ended December 31, 2011. The decrease in right-to-use contracts for the year ended December 31, 2012 was offset by a \$0.4 million decrease in sales and marketing expenses, resulting in a net decline of \$4.0 million from these activities compared to the year ended December 31, 2011.

The following growth rate percentages are before property management (amounts in thousands):

		Core l	Portfolio		Total Portfolio								
	2012	2011	Increase/ (Decrease)	% Change	2012	2011	Increase/ (Decrease)	% Change					
Property operating revenues, excluding Right-to-use contracts current period, gross	\$ 515,555	\$ 502,030	\$ 13,525	2.7%	\$ 674,656	\$ 560,275	\$ 114,381	20.4%					
Property operating expenses, excluding Sales and marketing, gross	225,923	222,954	2,969	1.3%	281,934	243,092	38,842	16.0%					
Income from property operations, excluding Right-to-use contracts current period, gross and Sales and marketing, gross	\$ 289,632	\$ 279,076	\$ 10,556	3.8%	\$ 392,722	\$ 317,183	75,539	23.8%					

The increase in Total Portfolio income from property operations is primarily due to the acquisition of the 2011 Acquisition Properties on various dates during the six months ended December 31, 2011. (See Note 19 in the notes to the Consolidated Financial Statements contained in this Form 10-K for details regarding the 2011 Acquisition.)

Home Sales Operations

The following table summarizes certain financial and statistical data for the Home Sales Operations for the years ended December 31, 2012 and 2011 (amounts in thousands, except sales volumes).

	2012	2011	Variance	% Change
Gross revenues from new home sales	\$ 1,698	\$ 2,278	\$ (580)	(25.5)%
Cost of new home sales	(1,441)	(2,133)	692	(32.4)%
Gross profit from new home sales	257	145	112	77.2 %
Gross revenues from used home sales	6,868	3,810	3,058	80.3 %
Cost of used home sales	(8,034)	(3,550)	(4,484)	126.3 %
Gross (loss) profit from used home sales	(1,166)	260	(1,426)	(548.5)%
Brokered resale revenues and ancillary services revenues, net	3,114	3,464	(350)	(10.1)%
Home selling expenses	(1,411)	(1,589)	178	(11.2)%
Income from home sales operations and other	\$ 794	\$ 2,280	\$ (1,486)	(65.2)%
Home sales volumes:				
New home sales (1)	34	51	(17)	(33.3)%
Used home sales (2)	1,412	893	519	58.1 %
Brokered home resale	914	711	203	28.6 %

⁽¹⁾ Includes third party home sales of three for the year ended December 31, 2011.

Income from home sales operations decreased primarily as a result of decreased profit on used home sales and a decrease in ancillary revenues.

⁽²⁾ Includes third party home sales of one for the year ended December 31, 2011.

Rental Operations

The following table summarizes certain financial and statistical data for manufactured home Rental Operations for the years ended December 31, 2012 and 2011 (dollars in thousands).

		2012	2011	Variance	% Change
Manufactured homes:					
New Home	\$	18,382	\$ 12,416	\$ 5,966	48.1%
Used Home		31,846	19,460	12,386	63.6%
Rental operations revenue (1)		50,228	31,876	18,352	57.6%
Rental home operating and maintenance		(7,359)	(4,850)	(2,509)	51.7%
Income from rental operations		42,869	27,026	15,843	58.6%
Depreciation on rental homes		(6,091)	(4,276)	(1,815)	42.4%
Income from rental operations, net of depreciation	\$	36,778	\$ 22,750	\$ 14,028	61.7%
	-				
Gross investment in new manufactured home rental units	\$	108,145	\$ 84,647	\$ 23,498	27.8%
Gross investment in used manufactured home rental units	\$	75,705	\$ 58,787	\$ 16,918	28.8%
Net investment in new manufactured home rental units	\$	98,553	\$ 78,121	\$ 20,432	26.2%
Net investment in used manufactured home rental units	\$	68,547	\$ 54,653	\$ 13,894	25.4%
Number of occupied rentals—new, end of period		1,890	1,352	538	39.8%
Number of occupied rentals—used, end of period		3,934	3,071	863	28.1%

⁽¹⁾ Approximately \$36.2 million and \$23.9 million as of December 31, 2012 and 2011, respectively, are included in Community base rental income in the Property Operations table.

The increase in income from rental operations and depreciation expense is primarily due to the increase in the number of rental units resulting from purchase of additional rental units during 2012 and the acquisition of the 2011 Acquisition Properties on various dates during the six months ended December 31, 2011.

In the ordinary course of business, the Company acquires used homes from customers through purchase, lien, sale or abandonment. In a vibrant new home sale market older homes may be removed from sites and replaced with new homes. In the current environment, however, used homes are rented either in the condition received or after warranted rehabilitation. The Company continues to evaluate rental units and based on improved market conditions may invest in new homes.

Other Income and Expenses

The following table summarizes other income and expenses for the years ended December 31, 2012 and 2011 (amounts in thousands).

	2012		2011	Variance	% Change
Depreciation on real estate and rental homes	\$	(104,917)	\$ (84,257)	\$ (20,660)	24.5 %
Amortization of in-place leases		(45,122)	(28,479)	(16,643)	58.4 %
Interest income		10,009	7,000	3,009	43.0 %
Income from other investments, net		6,793	6,452	341	5.3 %
General and administrative		(26,744)	(23,833)	(2,911)	12.2 %
Acquisition costs		(180)	(18,493)	18,313	(99.0)%
Rent control initiatives and other		(1,456)	(2,043)	587	(28.7)%
Interest and related amortization		(124,524)	(99,668)	(24,856)	24.9 %
Total other expenses, net	\$	(286,141)	\$ (243,321)	\$ (42,820)	17.6 %

Depreciation on real estate and rental homes, amortization of in-place leases and interest income increased primarily due to the purchase of the 2011 Acquisition Properties on various dates during the six months ended December 31, 2011. General and administrative increased primarily due to increased professional fees due to certain litigation matters (see Note 18 in the Notes to Consolidated Financial Statements contained in this Form 10-K). The decrease in acquisition costs is primarily due to the legal and due diligence fees for the two RV resorts for the year ended December 31, 2012 compared to the purchase of the 2011 Acquisition Properties for the year ended December 31, 2011. Rent control initiatives and other are lower due to decreased activity in the San Rafael legal appeal (see Note 18 in the Notes to Consolidated Financial Statements contained in the Form 10-K). Interest and related amortization increased primarily due to the assumption of approximately \$548.0 million of mortgage debt secured by

35 of the 2011 Acquisition Properties, the \$200.0 million Term Loan originated July 1, 2011, and the \$200.0 million of new secured debt originated during the six months ended December 31, 2011.

Income from other investments, net increased primarily due to the \$0.5 million increase in the fair value of the contingent consideration of the net asset associated with the 2011 Acquisition Properties. The Company owns both a fee interest and a leasehold interest in a 2,200 site 2011 Acquisition Property. The ground lease contains a purchase option on behalf of the lessee and a put option on behalf of the lessor. The options may be exercised by either party upon the death of the fee holder. The Company is the beneficiary of a escrow funded by the seller with approximately 114,000 shares of the Company's common stock. The escrow provides for distributions of the escrowed stock on a quarterly basis to protect the Company from future scheduled ground lease payments as well as scheduled increases in the option purchase price over time. In connection with the purchase price allocation associated with the 2011 Acquisition Properties, the Company recorded contingent consideration of approximately \$6.7 million related to this escrow. The Company will revalue the asset as of each reporting date and will recognize in earnings any increase or decrease in fair value of the escrow.

Comparison of Year Ended December 31, 2011 to Year Ended December 31, 2010 Income from Property Operations

The following table summarizes certain financial and statistical data for the Property Operations for all Properties owned and operated for the same period in both years ("Core Portfolio") and the Total Portfolio for the years ended December 31, 2011 and 2010 (amounts in thousands). The Core Portfolio may change from time-to-time depending on acquisitions, dispositions and significant transactions or unique situations. The Core Portfolio in this comparison of the year ended December 31, 2011 to December 31, 2010 includes all Properties acquired on or prior to December 31, 2009 and which were owned and operated by the Company during the years ended December 31, 2011 and December 31, 2010. Growth percentages exclude the impact of GAAP deferrals of up-front payments from right-to-use contracts entered and related commissions.

	Core Portfolio						Total Portfolio							
	2011		2010		Increase / (Decrease)	% Change		2011		2010		Increase / (Decrease)	% Change	
Community base rental income	\$ 266,584	\$	259,292	\$	7,292	2.8 %	\$	318,851	\$	259,351	\$	59,500	22.9 %	
Rental home income	6,340		4,952		1,388	28.0 %		7,970		4,952		3,018	60.9 %	
Resort base rental income	129,978		129,241		737	0.6 %		130,489		129,481		1,008	0.8 %	
Right-to-use annual payments	49,050		49,788		(738)	(1.5)%		49,122		49,831		(709)	(1.4)%	
Right-to-use contracts current period, gross	17,856		19,496		(1,640)	(8.4)%		17,856		19,496		(1,640)	(8.4)%	
Utility and other income	49,406		48,288		1,118	2.3 %		53,843		48,357		5,486	11.3 %	
Property operating revenues, excluding deferrals	519,214		511,057		8,157	1.6 %		578,131		511,468		66,663	13.0 %	
Property operating and maintenance	185,799		185,148		651	0.4 %		200,623		185,786		14,837	8.0 %	
Rental home operating and maintenance	3,896		3,111		785	25.2 %		4,850		3,111		1,739	55.9 %	
Real estate taxes	32,055		32,042		13	— %		37,619		32,110		5,509	17.2 %	
Sales and marketing, gross	11,214		12,606		(1,392)	(11.0)%		11,219		12,606		(1,387)	(11.0)%	
Property operating expenses, excluding deferrals and Property management	232,964		232,907		57	— %		254,311		233,613		20,698	8.9 %	
Income from property operations, excluding deferrals and Property management	286,250		278,150		8,100	2.9 %		323,820		277,855		45,965	16.5 %	
Property management	33,118		32,658		460	1.4 %		35,076		32,639		2,437	7.5 %	
Income from property operations, excluding deferrals	\$ 253,132	\$	245,492	\$	7,640	3.1 %	\$	288,744	\$	245,216	\$	43,528	17.8 %	

The 2.8% increase in Core community base rental income primarily reflects a 2.2% increase in rates and a 0.6% increase in occupancy. The average monthly base rent per site increased to \$554 in 2011 from \$542 in 2010. The average occupancy increased to 90.9% in 2011 from 90.4% in 2010.

Resort base rental income is comprised of the following (amounts in thousands):

	Core Portfolio							Total Portfolio								
		2011		2010		Increase/ Decrease)	% Change		2011		2010		Increase/ Decrease)	% Change		
Annual	\$	83,252	\$	79,829	\$	3,423	4.3 %	\$	83,329	\$	79,842	\$	3,487	4.4 %		
Seasonal		20,527		21,579		(1,052)	(4.9)%		20,717		21,598		(881)	(4.1)%		
Transient		26,199		27,833		(1,634)	(5.9)%		26,443		28,041		(1,598)	(5.7)%		
Resort base rental income	\$	129,978	\$	129,241	\$	737	0.6 %	\$	130,489	\$	129,481	\$	1,008	0.8 %		

The increase in rental home income and rental home operating and maintenance are discussed in further detail in the Rental Operations table below.

The decrease in right-to-use annual payments is primarily due to net attrition in the member base.

The Core Portfolio and Total Portfolio property operating revenues for the years ended December 31, 2011 and 2010 were impacted by the Company's introduction of low-cost membership products in 2010 and the phase-out of memberships with higher initial upfront payments. The decrease in sales and marketing expenses is due to reduced commissions as a result of reduced high-cost right-to-use contracts activity.

The following growth rate percentages are before property management (amounts in thousands):

		Core	Portfolio		Total Portfolio								
	2011	2010	Increase/ (Decrease)	% Change	2011	2010	Increase/ (Decrease)	% Change					
Property operating revenues, excluding Right-to-use contracts current period, gross \$	501,358	\$ 491,561	\$ 9,797	2.0%	\$ 560,275	\$ 491,972	\$ 68,303	13.9%					
Property operating expenses, excluding Sales and marketing, gross	221,750	220,301	1,449	0.7%	243,092	221,007	22,085	10.0%					
Income from property operations, excluding Right-to-use contracts current period, gross and Sales and marketing, gross \$	279,608	\$ 271,260	\$ 8,348	3.1%	\$ 317,183	\$ 270,965	\$ 46,218	17.1%					

The increase in Total Portfolio income from property operations is primarily due to the acquisition of the 2011 Acquisition Properties during the year ended December 31, 2011. (See Note 19 in the notes to the Consolidated Financial Statements contained in this Form 10-K for details regarding the 2011 Acquisition.)

Home Sales Operations

The following table summarizes certain financial and statistical data for the Home Sales Operations for the years ended December 31, 2011 and 2010 (amounts in thousands, except sales volumes).

	2011	2010	Variance	% Change
Gross revenues from new home sales	\$ 2,278	\$ 2,695	\$ (417)	(15.5)%
Cost of new home sales	(2,133)	(2,550)	417	(16.4)%
Gross profit (loss) from new home sales	145	145	_	— %
Gross revenues from used home sales	3,810	3,425	385	11.2 %
Cost of used home sales	(3,550)	(2,846)	(704)	24.7 %
Gross profit from used home sales	260	579	(319)	(55.1)%
Brokered resale revenues and ancillary services revenues, net	3,464	4,408	(944)	(21.4)%
Home selling expenses	(1,589)	(2,078)	489	(23.5)%
Income from home sales operations and other	\$ 2,280	\$ 3,054	\$ (774)	(25.3)%
Home sales volumes:				
New home sales (1)	51	82	(31)	(37.8)%
Used home sales (2)	893	795	98	12.3 %
Brokered home resale	711	673	38	5.6 %

⁽¹⁾ Includes third party home sales of three and 19 for the years ended December 31, 2011 and 2010, respectively.

⁽²⁾ Includes third party home sales of one and 10 for the years ended December 31, 2011 and 2010, respectively.

Income from home sales operations decreased primarily as a result of decreased profit on used home sales and a decrease in ancillary revenues.

Rental Operations

The following table summarizes certain financial and statistical data for manufactured home Rental Operations for the years ended December 31, 2011 and 2010 (dollars in thousands).

	2011	2010	Variance	% Change
Manufactured homes:				
New Home	\$ 12,416	\$ 8,283	\$ 4,133	49.9%
Used Home	19,460	12,003	7,457	62.1%
Rental operations revenue (1)	31,876	20,286	11,590	57.1%
Rental home operating and maintenance	 (4,850)	 (3,111)	(1,739)	55.9%
Income from rental operations	 27,026	17,175	9,851	57.4%
Depreciation on rental homes	 (4,276)	 (2,827)	(1,449)	51.3%
Income from rental operations, net of depreciation	\$ 22,750	\$ 14,348	\$ 8,402	58.6%
Gross investment in new manufactured home rental units	\$ 84,647	\$ 61,525	\$ 23,122	37.6%
Gross investment in used manufactured home rental units	\$ 58,787	\$ 24,224	\$ 34,563	142.7%
Net investment in new manufactured home rental units	\$ 78,121	\$ 57,386	\$ 20,735	36.1%
Net investment in used manufactured home rental units	\$ 54,653	\$ 21,979	\$ 32,674	148.7%
Number of occupied rentals—new, end of period	1,352	801	551	68.8%
Number of occupied rentals—used, end of period	3,071	1,644	1,427	86.8%

⁽¹⁾ Approximately \$23.9 million and \$15.4 million as of December 31, 2011 and 2010, respectively, are included in Community base rental income in the Property Operations table.

The increase in income from rental operations and depreciation expense is primarily due to the increase in the number of rental units resulting from the acquisition of the 2011 Acquisition Properties during the year ended December 31, 2011.

Other Income and Expenses

The following table summarizes other income and expenses for the years ended December 31, 2011 and 2010 (amounts in thousands).

	2011	2010	Variance	% Change
Depreciation on real estate and rental homes	\$ (84,257)	\$ (70,952)	\$ (13,305)	18.8 %
Amortization of in-place leases	(28,479)	_	(28,479)	100.0 %
Interest income	7,000	4,419	2,581	58.4 %
Income from other investments, net	6,452	5,740	712	12.4 %
General and administrative	(23,833)	(22,559)	(1,274)	5.6 %
Acquisition costs	(18,493)	_	(18,493)	100.0 %
Rent control initiatives and other	(2,043)	(2,200)	157	(7.1)%
Impairment	_	(3,635)	3,635	(100.0)%
Interest and related amortization	(99,668)	(91,151)	(8,517)	9.3 %
Total other expenses, net	\$ (243,321)	\$ (180,338)	\$ (62,983)	34.9 %

Depreciation on real estate and rental homes, amortization of in-place leases, interest income and interest and related amortization increased primarily due to the purchase of the 2011 Acquisition Properties during the year ended December 31, 2011. Acquisition costs consist primarily of the following costs incurred related to the 2011 Acquisition: seller's debt defeasance costs, transfer tax, professional fees, and costs related to due diligence items such as title, survey, zoning and environmental. Impairment decreased due to a non-cash write-off of \$3.6 million in the year ended December 31, 2010 of goodwill associated with a 2009 acquisition of a Florida internet and media based advertising business.

Liquidity and Capital Resources

Liquidity

The Company's primary demands for liquidity include payment of operating expenses, debt service, including principal and interest, capital improvements on properties, purchasing both new and pre-owned homes, acquisitions of new properties, and dividends. The Company expects these similar demands for liquidity to continue for the short-term and long-term. The commitment to capital improvements on existing assets will be consistent with last year. The Company's primary sources of cash include operating cash flows, proceeds from financings, borrowings under our line of credit and proceeds from issuance of equity and debt securities. The Company entered into equity distribution agreements with sales agents, pursuant to which the Company may sell, from time to time, shares of the Company's common stock, par value \$0.01 per share, having an aggregate offering price of up to \$125.0 million. The Company has not sold any common stock to date under the equity distribution agreements. In addition, the Company has available liquidity in the form of authorized and unissued preferred stock of approximately 9.9 million shares and authorized common stock in an unallocated shelf registration statement which was automatically effective when filed with the SEC.

One of the Company's stated objectives is to maintain financial flexibility. Achieving this objective allows the Company to take advantage of strategic opportunities that may arise. The Company believes effective management of its balance sheet, including maintaining various access points to raise capital, manage future debt maturities and borrow at competitive rates enable it to meet this objective. The Company believes it currently has sufficient liquidity, in the form of \$37.1 million in available cash and \$380.0 million available on its unsecured Line of Credit ("LOC"), to satisfy its near term obligations.

The Company expects to meet its short-term liquidity requirements, including all distributions, generally through net cash provided by operating activities and availability under its existing LOC. The Company considers these resources to be adequate to meet its operating requirements for capital improvements, amortizing debt and payment of dividends and of distributions.

The Company expects to meet certain long-term liquidity requirements such as scheduled debt maturities, property acquisitions and capital improvements by use of its current cash balance, long-term collateralized and uncollateralized borrowings including borrowings under the existing LOC and the issuance of debt securities or additional equity securities in the Company, in addition to net cash provided by operating activities. The Company has approximately \$74.4 million of scheduled debt maturities in 2013 (excluding scheduled principal payments on debt maturing in 2013 and beyond). The Company expects to satisfy its 2013 maturities with the existing cash and projected operating cash.

The table below summarizes cash flow activity for the years ended December 31, 2012, 2011, and 2010 (amounts in thousands).

		the years ended December 31,	
	2012	2011	2010
Net cash provided by operating activities	\$ 236,459	\$ 175,641	\$ 163,309
Net cash used in investing activities	(86,565)	(701,848)	(98,933)
Net cash (used in) provided by financing activities	(183,214)	584,008	(196,845)
Net (decrease) increase in cash and cash equivalents	\$ (33,320)	\$ 57,801	\$ (132,469)

Operating Activities

Net cash provided by operating activities increased \$60.8 million to \$236.5 million for the year ended December 31, 2012 from \$175.6 million for the year ended December 31, 2011. The increase in cash provided by operating activities is primarily due to an increase in net income from operations of from the 2011 Acquisition Properties acquired on various dates during the last six months of 2011. Net cash provided by operating activities increased \$12.3 million to \$175.6 million for the year ended December 31, 2011 from \$163.3 million for the year ended December 31, 2010. The increase in 2011 was primarily due to an increase in net income net of depreciation expense and amortization of in-place leases.

Investing Activities

Net cash used in investing activities was \$86.6 million for the year ended December 31, 2012 compared to \$701.8 million for the year ended December 31, 2011. Significant components of net cash used in investing activities include:

- Approximately \$75.3 million paid in 2012 for capital improvements (see table below).
- Approximately \$24.2 million paid in 2012 for the acquisition of two properties (See Note 19 in the Notes to Consolidated Financial Statements contained in this Form 10-K for a description of the Company's recent acquisitions).
- Approximately \$7.6 million received in 2012 from the disposition of a rental property (See Note 18 in the Notes to Consolidated Financial Statements contained in this Form 10-K for further discussion of the sale).
- Approximate repayments of \$5.3 million received in 2012 on notes receivable (See Note 7 in the Notes to Consolidated Financial Statements contained in this Form 10-K for further discussion).
- Approximately \$62.0 million paid in 2011 for capital improvements (see table below).
- Approximately \$651.1 million paid in 2011 for real estate and approximately \$40.4 million for Notes Receivable related to the 2011 Acquisition
 Properties (See Note 19 in the Notes to Consolidated Financial Statements contained in this Form 10-K for a description of the Company's recent
 acquisitions).
- Approximately \$52.3 million received in 2011 from proceeds related to short-term investments.

Capital improvements

The table below summarizes capital improvements activity for the years ended December 31, 2012, 2011, and 2010 (amounts in thousands).

	For the years ended December 31,(1)							
		2012		2011		2010		
Recurring Capital Expenditure (2)	\$	29,287	\$	23,315	\$	20,794		
Development (3)		920		2,467		7,008		
New home investments		29,218		28,542		12,523		
Used home investments		15,179		7,266		7,254		
Total Property		74,604	•	61,590		47,579		
Corporate (4)		656		442		1,050		
Total Capital improvements	\$	75,260	\$	62,032	\$	48,629		

⁽¹⁾ Excludes noncash activity of approximately \$0.8 million and \$3.7 million for new homes purchased with dealer financing for the years ended December 31, 2011 and 2010 and approximately \$5.3 million, \$2.7 million and \$0.6 million of repossessions for the years ended December 31, 2012, 2011 and 2010, respectively.

Financing Activities

Net cash used in financing activities was \$183.2 million for the year ended December 31, 2012 compared to net cash provided by financing activities of \$584.0 million for the year ended December 31, 2011. Significant components of net cash (used in) and provided by financing activities include:

- Approximately \$159.5 million of financing proceeds received in 2012 which were offset by pay downs of approximately \$137.7 million of
 maturing mortgages, payments of approximately \$29.9 million of amortizing principal debt, and payments of approximately \$3.1 million of debt
 issuance costs (See Note 8 in the Notes to Consolidated Financial Statements contained in this Form 10-K for a description of the Company's
 borrowing arrangements).
- Approximately \$110.8 million of distributions paid in 2012 to common stockholders, common OP unitholders and preferred stockholders, approximately \$63.9 million for the redemption of preferred stock and approximately \$1.3 million for equity issuance costs, offset by proceeds received of approximately \$4.9 million from the exercise of stock options and the sale of shares through the employee stock purchase plan (See Note 4 in the Notes to Consolidated Financial Statements contained in this Form 10-K for a description of the Company's equity transactions).

⁽²⁾ Recurring capital expenditures ("Recurring CapEx") are primarily comprised of common area improvements, furniture, and mechanical improvements.

⁽³⁾ Development primarily represents costs to improve and upgrade Property infrastructure or amenities.

⁽⁴⁾ For the year ended December 31, 2010, this includes approximately \$0.7 million spent to renovate the corporate headquarters, of which approximately \$0.7 million was reimbursed by the landlord as a tenant allowance.

- Approximately \$400.0 million of financing proceeds received in 2011 from the Term Loan and new mortgages offset by pay downs of approximately \$52.5 million of maturing mortgages, payments of approximately \$23.2 million of amortizing principal debt and payments of approximately \$15.8 million of debt issuance costs (See Note 8 in the Notes to Consolidated Financial Statements contained in this Form 10-K for a description of the Company's borrowing arrangements).
- Approximately \$349.5 million of proceeds received in 2011 from the issuance of common stock, exercise of stock options and the sale of shares
 through the employee stock purchase plan offset by payments of approximately \$72.4 million of distributions to its common stockholders, common
 OP unitholders, perpetual preferred OP unitholders and preferred stockholders (See Note 4 in the Notes to Consolidated Financial Statements
 contained in this Form 10-K for a description of the Company's equity transactions).

Contractual Obligations

As of December 31, 2012, the Company was subject to certain contractual payment obligations as described in the table below (dollars in thousands):

	Total		2013	2014	2015	2016	2017	-	Thereafter
Long Term Borrowings (1)	\$ 2,245,258	\$	105,052	\$ 161,160	\$ 591,949	\$ 238,626	\$ 302,801	\$	845,670
Interest Expense (2)	557,330		120,528	111,566	100,616	65,699	54,773		104,148
Operating Lease	11,837		1,247	1,290	1,327	1,349	1,372		5,252
LOC Maintenance Fee (3)	4,232		1,140	1,140	1,140	812	_		_
Total Contractual Obligations	\$ 2,818,657	\$	227,967	\$ 275,156	\$ 695,032	\$ 306,486	\$ 358,946	\$	955,070
Weighted average interest rates	5.06% -	_	5.39%	5.38%	5.27%	5.19%	5.63%		5.82%

- (1) Balance excludes net premiums and discounts of \$24.6 million, primarily due to the fair market value adjustment of the assumption of \$515.0 million of secured debt from the 2011 Acquisition Properties. Balances include debt maturing and scheduled periodic principal payments
- (2) Amounts include interest expected to be incurred on the Company's secured debt based on obligations outstanding as of December 31, 2012.
- (3) Assumes the Company will exercise its one year extension option on September 15, 2016 and assumes the Company will maintain its current leverage ratios as defined by the LOC.

The Company does not include insurance, property taxes and cancelable contracts in the contractual obligations table above.

The Company leases land under non-cancelable operating leases at certain of the Properties expiring in various years from 2013 to 2054. The majority of the lease terms require twelve equal payments per year plus additional rents calculated as a percentage of gross revenues. The Colony Cove Property lease requires escalated payments every three months based on the increase in the purchase option, see further detail below. For the years ended December 31, 2012, 2011, and 2010, ground lease rent was approximately \$3.3 million, \$2.5 million, and \$1.9 million, respectively. Minimum future rental payments under the ground leases are approximately \$3.4 million for 2013, approximately \$1.9 million in each of 2014, 2015, 2016 and 2017 and approximately \$13.0 million thereafter. The decrease in future minimum rental payments assumes that the Company will exercise its option to acquire land at the recently acquired Colony Cove Property on January 1, 2014. The option exercise date is subject to certain assumptions and the timing of the option exercise may be before or after January 1, 2014.

With respect to maturing debt, the Company has staggered the maturities of its long-term mortgage debt over an average of approximately five years, with approximately \$591.9 million (which is due in 2015) in principal maturities coming due in any single year. The Company believes that it will be able to refinance its maturing debt obligations on a secured or unsecured basis; however, to the extent the Company is unable to refinance its debt as it matures, it believes that it will be able to repay such maturing debt from operating cash flow, asset sales and/or the proceeds from equity issuances. With respect to any refinancing of maturing debt, the Company's future cash flow requirements could be impacted by significant changes in interest rates or other debt terms, including required amortization payments.

Critical Accounting Policies and Estimates

The Company's consolidated financial statements have been prepared in accordance with U.S. GAAP, which requires the Company to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and the related disclosures. The Company believes that the following critical accounting policies, among others, affect its more significant judgments and estimates used in the preparation of its consolidated financial statements.

Long-Lived Assets

Expenditures for ordinary maintenance and repairs are expensed to operations as incurred and significant renovations and improvements that improve the asset and extend the useful life of the asset are capitalized over their estimated useful life.

In accordance with the Codification Sub-Topic "Impairment or Disposal of Long Lived Assets" ("FASB ASC 360-10-35"), the Company periodically evaluates its long-lived assets to be held and used, including its investments in real estate, for impairment indicators. The Company's judgments regarding the existence of impairment indicators are based on factors such as operational performance, market conditions and legal factors. Future events could occur which would cause the Company to conclude that impairment indicators exist and an impairment loss is warranted.

Real estate investments are subject to varying degrees of risk. Several factors may adversely affect the economic performance and value of our real estate investments. These factors include:

- · the general economic climate;
- · competition from other housing options;
- local conditions, such as an increase in unemployment;
- changes in governmental regulations and the related cost of compliance; and
- · changes in market rental rates.

Any adverse changes in these factors could cause an impairment in our assets, including real estate and investments in unconsolidated joint venture partnerships.

For long-lived assets to be held and used, if an impairment indicator exists, the Company compares the expected future undiscounted cash flows against the carrying amount of that asset. If the sum of the estimated undiscounted cash flows is less than the carrying amount of the asset, the Company would record an impairment loss for the carrying amount in excess of the estimated fair value, if any, of the asset. For the periods presented, no impairment losses were recorded.

For Properties to be disposed of, an impairment loss is recognized when the fair value of the Property, less the estimated cost to sell, is less than the carrying amount of the Property measured at the time the Company has made the decision to dispose of the Property, has a commitment to sell the Property and/or is actively marketing the Property for sale. A Property to be disposed of is reported at the lower of its carrying amount or its estimated fair value, less costs to sell. Subsequent to the date that a Property is held for disposition, depreciation expense is not recorded. The Company accounts for its Properties held for disposition in accordance with FASB ASC 360-10-35. Accordingly, the results of operations for all assets sold or held for sale are classified as discontinued operations in all periods presented, as applicable.

Revenue Recognition

The Company accounts for leases with its customers as operating leases. Rental income is recognized over the term of the respective lease or the length of a customer's stay, the majority of which are for a term of not greater than one year. The Company evaluates all amounts receivable from customers and an allowance is established for amounts greater than 30 days past due. The Company's allowance for uncollectible rents receivable was approximately \$4.7 million and \$4.9 million as of December 31, 2012 and 2011, respectively. The Company will continue to monitor and assess these receivables and changes in required allowances may occur in the future due to changes in the market environment.

The Company accounts for the entry of right-to-use contracts in accordance with the Codification Topic "Revenue Recognition" ("FASB ASC 605"). A right-to-use contract gives the customer the right to a set schedule of usage at a specified group of Properties. Customers may choose to upgrade their contracts to increase their usage and the number of Properties they may access. A contract requires the customer to make annual payments during the term of the contract and may require an upfront nonrefundable payment. The stated term of a right-to-use contract is at least one year and the customer may renew his contract by continuing to make the annual payments. The Company will recognize the upfront non-refundable payments over the estimated customer life which, based on historical attrition rates, the Company has estimated to be from one to 31 years. For example, the Company has currently estimated that 7.9% of customers who enter a new right-to-use contract will terminate their contract after five years. Therefore, the upfront nonrefundable payments from 7.9% of the contracts entered in any particular period are amortized on a straight-line basis over a period of five years as five years is the estimated customer life for 7.9% of the Company's customers who enter a contract. The historical attrition rates for upgrade contracts are lower than for new contracts, and therefore, the nonrefundable upfront payments for upgrade contracts are amortized at a different rate than for new contracts. The decision to recognize this revenue in accordance with FASB ASC 605 was made after corresponding during September and October 2008 with the Office of the Chief Accountant at the SEC.

The Company continues to monitor customer lives based on historical attrition rates and changes in revenue recognized may occur in the future due to changes in customer behavior.

Right-to-use annual payments by customers under the terms of the right-to-use contracts are deferred and recognized ratably over the one year period in which access to sites at certain Properties are provided.

Notes and Contracts Receivable

Notes receivable generally are stated at their outstanding unpaid principal balances net of any deferred fees or costs on originated loans, unamortized discounts or premiums, and an allowance. Interest income is accrued on the unpaid principal balance. Discounts or premiums are amortized to income using the interest method. In certain cases the Company finances the sales of homes to its customers (referred to as "Chattel Loans") which loans are secured by the homes. The valuation of an allowance for doubtful accounts for the Chattel Loans is calculated based on delinquency trends, average annual default rates, loss rates, and the current estimated market value of the underlying manufactured home collateral.

During the year ended December 31, 2011, the Company purchased Chattel Loans that were recorded at fair value at the time of acquisition under the Codification Topic "Loans and Debt Securities Acquired with Deteriorated Credit Quality" ("FASB ASC 310-30"). (See Note 19 in the Notes to Consolidated Financial Statements contained in this Form 10-K for a detailed description of our 2011 Acquisition.) The fair value of these Chattel Loans included an estimate of losses that are expected to be incurred over the estimated remaining lives of the receivables, and therefore no allowance for losses was recorded for these Chattel Loans. The fair value is estimated based on a number of factors including customer delinquency status, credit scores, the original down payment amount and below-market stated interest rates. Through December 31, 2012, the short-term historical performance of these loans has indicated a default rate of 23% and a recovery rate of 26%, which are slightly higher than originally estimated. Management regularly reviews these assumptions and may adjust its estimates as needed as more information becomes available. A probable decrease in management's expectation of future cash collections related to these Chattel Loans could result in the need to record an allowance for credit losses in the future. Due to the size of the Chattel Loan pool and maturity dates ranging up to 29 years, future credit losses or changes to interest income could be significant.

The Company also provides financing for nonrefundable up-front payments on sales of new or upgrades of right-to-use contracts ("Contracts Receivable"). Based upon historical collection rates and current economic trends, when an up-front payment is financed, a reserve is established for a portion of the Contracts Receivable balance estimated to be uncollectible. The reserve and the rate at which the Company provides for losses on its Contracts Receivable could be increased or decreased in the future based on its actual collection experience. (See Note 7 in the Notes to Consolidated Financial Statements contained in this Form 10-K.)

Certain of the Company's Contracts Receivable were recorded at fair value at the time of acquisition under the FASB ASC 310-30. The fair value of these Contracts Receivable included an estimate of losses that were expected to be incurred over the estimated life of the Contracts Receivable, and therefore no allowance for losses was recorded for these Contracts Receivable as of the transaction date. Through December 31, 2012, the credit performance of these Contracts Receivable has been better than the assumptions used in determining its initial fair value, and the Company regularly updates its expectations regarding the amounts and timing of future cash flows.

Financial instruments that potentially could subject the Company to significant concentrations of credit risk consist principally of notes receivable. Concentrations of credit risk with respect to notes receivable are limited due to the size of the receivable and geographic diversity of the underlying Properties.

Off Balance Sheet Arrangements

The Company does not have any off balance sheet arrangements with any unconsolidated investments or joint ventures that it believes have or are reasonably likely to have a material effect on its financial condition, results of operations, liquidity or capital resources.

Inflation

Substantially all of the leases at the Properties allow for monthly or annual rent increases which provide the Company with the opportunity to achieve increases, where justified by the market, as each lease matures. Such types of leases generally minimize the risks of inflation to the Company. In addition, the Company's resort Properties are not generally subject to leases and rents are established for these sites on an annual basis. The Company's right-to-use contracts generally provide for an annual dues increase, but dues may be frozen under the terms of certain contracts if the customer is over 61 years old.

Funds From Operations

Funds from Operations ("FFO") is a non-GAAP financial measure. The Company believes FFO, as defined by the Board of Governors of the National Association of Real Estate Investment Trusts ("NAREIT"), is generally an appropriate measure of performance for an equity REIT. While FFO is a relevant and widely used measure of operating performance for equity REITs, it does not represent cash flow from operations or net income as defined by GAAP, and it should not be considered as an alternative to these indicators in evaluating liquidity or operating performance.

The Company defines FFO as net income, computed in accordance with GAAP, excluding gains or actual or estimated losses from sales of properties, plus real estate related depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. Adjustments for unconsolidated partnerships and joint ventures are calculated to reflect FFO on the same basis. The Company receives up-front non-refundable payments from the entry of right-to-use contracts. In accordance with GAAP, the upfront non-refundable payments and related commissions are deferred and amortized over the estimated customer life. Although the NAREIT definition of FFO does not address the treatment of nonrefundable right-to-use payments, the Company believes that it is appropriate to adjust for the impact of the deferral activity in its calculation of FFO. The Company believes that FFO is helpful to investors as one of several measures of the performance of an equity REIT. The Company further believes that by excluding the effect of depreciation, amortization and gains or actual or estimated losses from sales of real estate, all of which are based on historical costs and which may be of limited relevance in evaluating current performance, FFO can facilitate comparisons of operating performance between periods and among other equity REITs. The Company believes that the adjustment to FFO for the net revenue deferral of upfront non-refundable payments and expense deferral of right-to-use contract commissions also facilitates the comparison to other equity REITs. Investors should review FFO, along with GAAP net income and cash flow from operating activities, investing activities and financing activities, when evaluating an equity REIT's operating performance. The Company computes FFO in accordance with its interpretation of standards established by NAREIT, which may not be comparable to FFO reported by other REITs that do not define the term in accordance with the current NAREIT definition or that interpret the current NAREIT definition differently than the Company does. FFO does not represent cash generated from operating activities in accordance with GAAP, nor does it represent cash available to pay distributions and should not be considered as an alternative to net income, determined in accordance with GAAP, as an indication of the Company's financial performance, or to cash flow from operating activities, determined in accordance with GAAP, as a measure of its liquidity, nor is it indicative of funds available to fund our cash needs, including its ability to make cash distributions.

The following table presents a calculation of FFO for the years ended December 31, 2012, 2011 and 2010 (amounts in thousands):

	2012	2011		2010
Computation of funds from operations:				
Net income available for common shares	\$ 54,778	\$	22,775	\$ 38,354
Income allocated to common OP Units	5,067		3,105	5,903
Series B Redeemable Preferred Stock Dividends	_		466	_
Right-to-use contract upfront payments, deferred, net	6,694		11,936	14,856
Right-to-use contract commissions, deferred, net	(3,155)		(4,789)	(5,525)
Depreciation on real estate assets	98,826		79,981	68,125
Depreciation on rental homes	6,091		4,276	2,827
Amortization of in-place leases	45,122		28,479	_
Depreciation on unconsolidated joint ventures	1,166		1,228	1,218
Gain on sale of property, net of tax	(4,596)		_	231
Funds from operations available for common shares	\$ 209,993	\$	147,457	\$ 125,989
Weighted average common shares outstanding—fully diluted	45,431		40,330	35,518

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

Market risk is the risk of loss from adverse changes in market prices and interest rates. The Company's earnings, cash flows and fair values relevant to financial instruments are dependent on prevailing market interest rates. The primary market risk the Company faces is long-term indebtedness, which bears interest at fixed and variable rates. The fair value of the Company's long-term debt obligations is affected by changes in market interest rates. At December 31, 2012, approximately 100% or approximately \$2.1 billion of the Company's outstanding secured debt had fixed interest rates with scheduled maturities from 2013 to 2023, which minimizes the market risk until the debt matures. For each increase in interest rates of 1% (or 100 basis points), the fair value of the total outstanding debt would decrease by approximately \$100.7 million. For each decrease in interest rates of 1% (or 100 basis points), the fair value of the total outstanding debt would increase by approximately \$106.0 million. If interest rates were to increase or decrease by 1%, there would be no effect on interest expense or cash flows as the outstanding secured debt has fixed interest rates.

The Company's \$200.0 million Term Loan has variable rates based on LIBOR plus 1.85% to 2.80% per annum, which the Company fixed the underlying LIBOR rate at 1.11% per annum for the first three years.

FORWARD-LOOKING STATEMENTS

This report includes certain "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. When used, words such as "anticipate," "expect," "believe," "project," "intend," "may be" and "will be" and similar words or phrases, or the negative thereof, unless the context requires otherwise, are intended to identify forward-looking statements and may include, without limitation, information regarding the Company's expectations, goals or intentions regarding the future, and the expected effect of the recent acquisitions on the Company. These forward-looking statements are subject to numerous assumptions, risks and uncertainties, including, but not limited to:

- the Company's ability to control costs, real estate market conditions, the actual rate of decline in customers, the actual use of sites by customers and its success in acquiring new customers at its Properties (including those that it may acquire);
- the Company's ability to maintain historical rental rates and occupancy with respect to Properties currently owned or that the Company may acquire;
- the Company's ability to retain and attract customers renewing, upgrading and entering right-to-use contracts;
- the Company's assumptions about rental and home sales markets;
- the Company's ability to manage counterparty risk;
- in the age-qualified Properties, home sales results could be impacted by the ability of potential homebuyers to sell their existing residences as well as by financial, credit and capital markets volatility;
- results from home sales and occupancy will continue to be impacted by local economic conditions, lack of affordable manufactured home financing
 and competition from alternative housing options including site-built single-family housing;
- impact of government intervention to stabilize site-built single family housing and not manufactured housing;
- effective integration of the recent acquisitions and the Company's estimates regarding the future performance of recent acquisitions;
- unanticipated costs or unforeseen liabilities associated with the recent acquisitions;
- ability to obtain financing or refinance existing debt on favorable terms or at all;
- the effect of interest rates;
- the dilutive effects of issuing additional securities;
- the effect of accounting for the entry of contracts with customers representing a right-to-use the Properties under the Codification Topic "Revenue Recognition;" and
- · other risks indicated from time to time in the Company's filings with the Securities and Exchange Commission.

These forward-looking statements are based on management's present expectations and beliefs about future events. As with any projection or forecast, these statements are inherently susceptible to uncertainty and changes in circumstances. The Company is under no obligation to, and expressly disclaims any obligation to, update or alter its forward-looking statements whether as a result of such changes, new information, subsequent events or otherwise.

Item 8. Financial Statements and Supplementary Data

See Index to Consolidated Financial Statements on page F-1 of this Form 10-K.

Item 9. Changes In and Disagreements with Accountants on Accounting and Financial Disclosure

None.

Item 9A. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

The Company's management, with the participation of the Company's Chief Executive Officer (principal executive officer) and Chief Financial Officer (principal financial officer), maintains a system of disclosure controls and procedures, designed to provide reasonable assurance that information the Company is required to disclose in the reports that the Company files under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission rules and forms. Notwithstanding the foregoing, a control system, no matter how well designed and operated, can provide only reasonable, not absolute, assurance that it will detect or uncover failures within the Company to disclose material information otherwise required to be set forth in the Company's periodic reports.

The Company's management with the participation of the Chief Executive Officer and the Chief Financial Officer has evaluated the effectiveness of the Company's disclosure controls and procedures as of December 31, 2012. Based on that evaluation as of the end of the period covered by this annual report, the Company's Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures were effective to give reasonable assurances to the timely collection, evaluation and disclosure of information relating to the Company that would potentially be subject to disclosure under the Securities Exchange Act of 1934, as amended, and the rules and regulations promulgated thereunder as of December 31, 2012.

Changes in Internal Control Over Financial Reporting

There were no material changes in the Company's internal control over financial reporting during the year ended December 31, 2012.

Report of Management on Internal Control Over Financial Reporting

Management of the Company is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934. The Company's internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with GAAP.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Based on management's assessment, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2012, using the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in "Internal Control-Integrated Framework."

The effectiveness of the Company's internal control over financial reporting as of December 31, 2012 has been audited by the Company's independent registered public accounting firm, as stated in their report on Page F-2 of the Consolidated Financial Statements.

Item 9B. Other Information

Pursuant to the authority granted in the Stock Option and Award Plan, in November 2012 the Compensation Committee approved the annual award of stock options to be granted to the Chairman of the Board, the Compensation Committee Chairperson and Lead Director, the Executive Committee Chairperson, and the Audit Committee Chairperson and Audit Committee Financial Expert on January 31, 2013 for services rendered in 2012. On January 31, 2013, Mr. Samuel Zell was awarded options to purchase 100,000 shares of common stock, which he elected to receive as 20,000 shares of restricted common stock, for services rendered as Chairman of the Board; Mrs. Sheli Rosenberg was awarded options to purchase 25,000 shares of common stock, which she elected to receive as 5,000 shares of restricted common stock, for services rendered as Lead Director and Chairperson of the Compensation Committee; Mr. Howard Walker was awarded options to purchase 15,000 shares of common stock, which he elected to receive as 3,000 shares of restricted common stock, which he elected to receive as 3,000 shares of common stock, which he elected to receive as 3,000 shares of restricted common stock, for services rendered as Audit Committee Financial Expert and Audit Committee Chairperson. One-third of the options to purchase common stock and the shares of restricted common stock covered by these awards vests on each of December 31, 2013, December 31, 2014 and December 31, 2015.

PART III

Items 10 and 11 Directors, Executive Officers and Corporate Governance, and Executive Compensation

The information required by Item 10 and 11 will be contained in the Proxy Statement on Schedule 14A for the 2013 Annual Meeting and is therefore incorporated by reference, and thus Item 10 and 11 has been omitted in accordance with General Instruction G.(3) to Form 10-K.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The information regarding securities authorized for issuance under equity compensation plans required by Item 12 follows:

Plan Category	Number of securities to be Issued upon Exercise of Outstanding Options, Warrants and Rights	Weighted-average Exercise Price of Outstanding Options, Warrants and Rights	Number of Securities Remaining Available for Future Issuance under Equity Compensation Plans (excluding securities reflected in column (a))
Equity compensation plans approved by security holders (1)	552,800	43.56	654,346
Equity compensation plans not approved by security holders (2)	N/A	N/A	274,639
Total	552,800	43.56	928,985

⁽¹⁾ Includes shares of common stock under the Company's Stock Option and Award Plan adopted in December 1992, and amended and restated from time to time, most recently amended effective March 23, 2001. The Stock Option and Award Plan and certain amendments thereto were approved by the Company's stockholders.

The information required by Item 403 of Regulation S-K "Security Ownership of Certain Beneficial Owners and Management" required by Item 12 will be contained in the Proxy Statement on Schedule 14A for the 2012 Annual Meeting and is therefore incorporated by reference, and thus has been omitted in accordance with General Instruction G.(3) to Form 10-K.

Items 13 and 14 Certain Relationships and Related Transactions, and Director Independence, and Principal Accountant Fees and Services

The information required by Item 13 and Item 14 will be contained in the Proxy Statement on Schedule 14A for the 2013 Annual Meeting and is therefore incorporated by reference, and thus Item 13 and 14 has been omitted in accordance with General Instruction G.(3) to Form 10-K.

⁽²⁾ Represents shares of common stock under the Company's Employee Stock Purchase Plan, which was adopted by the Board of Directors in July 1997, as amended in May 2006. Under the Employee Stock Purchase Plan, eligible employees make monthly contributions which are used to purchase shares of common stock at a purchase price equal to 85% of the lesser of the closing price of a share of common stock on the first or last trading day of the purchase period. Purchases of common stock under the Employee Stock Purchase Plan are made on the first business day of the next month after the close of the purchase period. Under New York Stock Exchange rules then in effect, stockholder approval was not required for the Employee Stock Purchase Plan because it is a broad-based plan available generally to all employees.

PART IV

Item 15. Exhibits and Financial Statements Schedules

- 1. Financial Statements
 - See Index to Financial Statements and Schedule on page F-1 of this Form 10-K.
- 2. Financial Statement Schedule
 - See Index to Financial Statements and Schedule on page F-1 of this Form 10-K.
- 3. Exhibits:

In reviewing the agreements included as exhibits to this Annual Report on Form 10-K, please remember they are included to provide you with information regarding their terms and are not intended to provide any other factual or disclosure information about the Company or the other parties to the agreements. The agreements contain representations and warranties by each of the parties to the applicable agreement. These representations and warranties have been made solely for the benefit of the other parties to the applicable agreement and:

- should not in all instances be treated as categorical statements of fact, but rather as a way of allocating the risk to one of the parties if those statements prove to be inaccurate;
- have been qualified by disclosures that were made to the other party in connection with the negotiation of the applicable agreement, which disclosures
 are not necessarily reflected in the agreement;
- · may apply standards of materiality in a way that is different from what may be viewed as material to you or other investors; and
- were made only as of the date of the applicable agreement or such other date or dates as may be specified in the agreement and are subject to more recent developments.

Accordingly, these representations and warranties may not describe the actual state of affairs as of the date they were made or at any other time. Additional information about the Company may be found elsewhere in this Annual Report on Form 10-K and its other public filings, which are available without charge through the SEC's website at http://www.sec.gov.

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2.1 ^(k)	Purchase and Sale Agreement, dated May 31, 2011, by and among, MHC Operating Limited Partnership, a subsidiary of Equity LifeStyle Properties, Inc., and the entities listed as "Sellers" on the signature page thereto
2.2 ^(k)	Purchase and Sale Agreement, dated May 31, 2011, by and among MH Financial Services, L.L.C., Hometown America Management, L.L.C., Hometown America Management, L.P., and Hometown America Management Corp., as sellers, and Realty Systems, Inc. and MHC Operating Limited Partnership, collectively, as purchaser
3.1 ^(f)	Amended and Restated Articles of Incorporation of Equity Lifestyle Properties, Inc. effective May 15, 2007
3.4 ^(g)	Second Amended and Restated Bylaws effective August 8, 2007
3.7 ^(q)	Articles Supplementary designating the Company's 6.75% Series C Cumulative Redeemable Perpetual Preferred Stock, liquidation preference \$2,500.00 per share, par value \$0.01 per share
4.3 ⁽ⁱ⁾	Form of Specimen Stock Certificate Evidencing the Common Stock of Equity LifeStyle Properties, Inc., par value \$0.01 per share
4.5(1)	Registration Rights Agreement, entered into by and between Equity LifeStyle Properties, Inc. and Hometown America, L.L.C. dated July 1, 2011
4.6 ^(o)	Form of Depositary Agreement, among the Company, American Stock Transfer & Trust Company, LLC, as Depositary, and the holders from time to time of the Depositary Shares
4.7 ^(q)	Specimen Stock Certificate Evidencing the Company's 6.75% Series C Cumulative Redeemable Perpetual Preferred Stock, liquidation preference \$2,500.00 per share, par value \$0.01 per share
4.8 ^(q)	Specimen Receipt Evidencing the Depositary Shares
10.4 ^(a)	Second Amended and Restated MHC Operating Limited Partnership Agreement of Limited Partnership, dated March 15, 1996
10.5 ^(d)	Amendment to Second Amended and Restated Agreement of Limited Partnership for MHC Operating Limited Partnership, dated February 27, 2004
10.10 ^(b)	Form of Manufactured Home Communities, Inc. 1997 Non-Qualified Employee Stock Purchase Plan

10.11 ^(c)	Amended and Restated Manufactured Home Communities, Inc. 1992 Stock Option and Stock Award Plan effective March 23, 2001
10.33 ^(e)	Amendment of Non-Qualified Employee Stock Purchase Plan dated May 3, 2006
10.34 ^(e)	Form of Indemnification Agreement
10.43 ^(h)	Form of Trust Agreement Establishing Howard Walker Deferred Compensation Trust, dated December 8, 2000
10.46 ^(j)	Amended and Restated Credit Agreement (\$380 million Unsecured Revolving Facility) dated May 19, 2011
10.49 ^(j)	Amended and Restated Guaranty dated May 19, 2011
10.50 ^(m)	Term Loan Agreement, dated July 1, 2011, by and among the Company, the Operating Partnership, Wells Fargo Securities, LLC, Bank of America, N.A., Wells Fargo Bank, National Association and each of the financial institutions initially a signatory thereto together with their successors and assignees
10.51 ^(m)	Guaranty, dated July 1, 2011, by and among the Company, MHC Trust, MHC T1000 Trust and Wells Fargo Bank, National Association
10.53 ⁽ⁿ⁾	Third Amendment to the Amended and Restated Credit Agreement, dated July 20, 2012, by and among the Company, MHC Operating Limited Partnership, Wells Fargo Bank, N.A. and each of the Lenders set forth therein
10.54 ⁽ⁿ⁾	Guarantor Acknowledgment, dated July 20, 2012, by and among the Company, MHC Trust, MHC T1000 Trust, Wells Fargo Bank, N.A. and each of the Lenders set forth therein
10.55 ^(p)	Equity Distribution Agreement, dated September 6, 2012, by and among the Company, the Operating Partnership and RBC Capital Markets, LLC
10.56 ^(p)	Equity Distribution Agreement, dated September 6, 2012, by and among the Company, the Operating Partnership and RBS Securities Inc.
10.57 ^(p)	Equity Distribution Agreement, dated September 6, 2012, by and among the Company, the Operating Partnership and Wells Fargo Securities, LLC
10.58 ^(p)	Equity Distribution Agreement, dated September 6, 2012, by and among the Company, the Operating Partnership and Merrill Lynch, Pierce, Fenner & Smith Incorporated
12 ^(r)	Computation of Ratio of Earnings to Fixed Charges
14 ^(e)	Equity LifeStyle Properties, Inc. Business Ethics and Conduct Policy, dated July 2006
21 ^(r)	Subsidiaries of the registrant
23 ^(r)	Consent of Independent Registered Public Accounting Firm
24.1 ^(r)	Power of Attorney for Philip C. Calian dated February 19, 2013
24.2 ^(r)	Power of Attorney for David J. Contis dated February 15, 2013
24.3 ^(r)	Power of Attorney for Thomas E. Dobrowski dated February 19, 2013
24.4 ^(r)	Power of Attorney for Sheli Z. Rosenberg dated February 18, 2013
24.5 ^(r)	Power of Attorney for Howard Walker dated February 21, 2013
24.6 ^(r)	Power of Attorney for Gary Waterman dated February 19, 2013
24.7 ^(r)	Power of Attorney for Samuel Zell dated February 21, 2013
24.8 ^(r)	Power of Attorney for Thomas P. Heneghan dated February 21, 2013
31.1 ^(r)	Certification of Chief Financial Officer Pursuant To Section 302 of the Sarbanes-Oxley Act Of 2002
31.2 ^(r)	Certification of Chief Executive Officer Pursuant To Section 302 of the Sarbanes-Oxley Act Of 2002
32.1 ^(r)	Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350
32.2 ^(r)	Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350

The following materials from Equity LifeStyle Properties, Inc.'s Annual Report on Form 10-K for the year ended December 31, 2012, formatted in XBRL (Extensible Business Reporting Language): (i) the Consolidated Balance Sheets, (ii) the Consolidated Statements of Income and Comprehensive Income, (iii) the Consolidated Statements of Changes in Equity, (iv) the Consolidated Statements of Cash Flow, and (iv) the Notes to Consolidated Financial Statements.

The following documents are incorporated herein by reference.

- (a) Included as an exhibit to the Company's Report on Form 10-Q for the quarter ended June 30, 1996
- (b) Included as Exhibit A to the Company's definitive Proxy Statement dated March 28, 1997, relating to Annual Meeting of Stockholders held on May 13, 1997
- (c) Included as Appendix A to the Company's Definitive Proxy Statement dated March 30, 2001
- (d) Included as an exhibit to the Company's Report on Form 10-K dated December 31, 2005
- (e) Included as an exhibit to the Company's Report on Form 10-K dated December 31, 2006
- (f) Included as an exhibit to the Company's Report on Form 8-K dated May 18, 2007
- (g) Included as an exhibit to the Company's Report on Form 8-K dated August 8, 2007
- (h) Included as an exhibit to the Company's Report on Form 8-K dated December 8, 2000, filed on September 25, 2008
- ⁽ⁱ⁾ Included as an exhibit to the Company's Report on Form S-3 ASR dated May 6, 2009
- (i) Included as an exhibit to the Company's Report on Form 8-K dated May 19, 2011
- (k) Included as an exhibit to the Company's Report on Form 8-K dated May 31, 2011
- (i) Included as an exhibit to the Company's Report on Form 10-Q dated June 30, 2011
- (m) Included as an exhibit to the Company's Report on Form 8-K dated July 1, 2011
- (n) Included as an exhibit to the Company's Report on Form 8-K dated July 20, 2012
- (o) Included as an exhibit to the Company's Schedule TO/13E-3 dated August 23, 2012
- (p) Included as an exhibit to the Company's Report on Form 8-K dated September 6, 2012
- (q) Included as an exhibit to the Company's Form 8-A dated September 14, 2012
- (r) Filed herewith

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SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

				IFESTYLE PROPERTIES, INC., corporation
Date:	February 28, 2013		Ву:	/s/ Marguerite Nader
				Marguerite Nader President and Chief Executive Officer (Principal Executive Officer)
Date:	February 28, 2013		By:	/s/ PAUL SEAVEY
				Paul Seavey Senior Vice President, Chief Financial Officer and Treasurer
				(Principal Financial Officer)
Date:	February 28, 2013		By:	/s/ Thomas C. Novosel
				Thomas C. Novosel Senior Vice President and Chief Accounting Officer (Principal Accounting Officer)
		53		(Frincipal Accounting Officer)

Equity LifeStyle Properties, Inc.—Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

<u>Name</u>	<u>Title</u>	<u>Date</u>
/s/ MARGUERITE NADER Marguerite Nader	President and Chief Executive Officer (Principal Executive Officer) *Attorney in Fact	February 28, 2013
/s/ PAUL SEAVEY Paul Seavey	Senior Vice President, Chief Financial Officer and Treasurer (Principal Financial Officer) *Attorney in Fact	February 28, 2013
/s/ THOMAS C. NOVOSEL Thomas C. Novosel	Senior Vice President and Chief Accounting Officer (Principal Accounting Officer)	February 28, 2013
*SAMUEL ZELL Samuel Zell	Chairman of the Board	February 28, 2013
*HOWARD WALKER Howard Walker	Co-Vice-Chairman of the Board	February 28, 2013
*THOMAS P. HENEGHAN Thomas P. Heneghan	Co-Vice-Chairman of the Board	February 28, 2013
*PHILIP C. CALIAN Philip C. Calian	Director	February 28, 2013
*DAVID J. CONTIS David J. Contis	Director	February 28, 2013
*THOMAS E. DOBROWSKI Thomas E. Dobrowski	Director	February 28, 2013
* SHELI Z. ROSENBERG Sheli Z. Rosenberg	Director	February 28, 2013
*GARY WATERMAN Gary Waterman	Director	February 28, 2013
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Note that certain schedules have been omitted, as they are not applicable to the Company.

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders of Equity Lifestyle Properties, Inc.

We have audited Equity Lifestyle Properties, Inc's (Equity Lifestyle Properties or the Company) internal control over financial reporting as of December 31, 2012, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Equity Lifestyle Properties' management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Item 9A. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, Equity Lifestyle Properties, Inc., maintained, in all material respects, effective internal control over financial reporting as of December 31, 2012, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets as of December 31, 2012 and 2011, and the related consolidated statements of income and comprehensive income, equity, and cash flows for each of the three years in the period ended December 31, 2012, and financial statement schedule listed in the index to financial statements, of Equity Lifestyle Properties, Inc., and our report dated February 28, 2013, expressed an unqualified opinion thereon.

/s/ ERNST & YOUNG LLP ERNST & YOUNG LLP February 28, 2013

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders of Equity Lifestyle Properties, Inc.

We have audited the accompanying consolidated balance sheets of Equity Lifestyle Properties, Inc. (Equity Lifestyle Properties or the Company), as of December 31, 2012 and 2011, and the related consolidated statements of income and comprehensive income, changes in equity and cash flows for each of the three years in the period ended December 31, 2012. Our audits also included the financial statement schedule listed in the index to financial statements. These financial statements and schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of Equity Lifestyle Properties at December 31, 2012 and 2011, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2012, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), Equity Lifestyle Properties' internal control over financial reporting as of December 31, 2012, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 28, 2013 expressed an unqualified opinion thereon.

/s/ ERNST & YOUNG LLP ERNST & YOUNG LLP February 28, 2013

Equity LifeStyle Properties, Inc. Consolidated Balance Sheets As of December 31, 2012 and 2011 (amounts in thousands, except for share and per share data)

	D	ecember 31, 2012	D	December 31, 2011
Assets				
Investment in real estate:				
Land	\$	1,019,581	\$	1,018,521
Land improvements		2,624,218		2,591,225
Buildings and other depreciable property		527,718		470,403
		4,171,517		4,080,149
Accumulated depreciation		(963,657)		(813,926)
Net investment in real estate		3,207,860		3,266,223
Cash		37,140		70,460
Notes receivable, net		53,172		64,239
Investment in joint ventures		8,420		8,557
Rents and other customer receivables, net		1,206		1,155
Deferred financing costs, net		20,696		23,039
Retail inventory		1,569		2,172
Deferred commission expense		22,842		19,687
Escrow deposits, goodwill and other assets, net		45,321		40,569
Total Assets	\$	3,398,226	s	3,496,101
Liabilities and Equity				
Liabilities:				
Mortgage notes payable	\$	2,069,866	\$	2,084,683
Term loan		200,000		200,000
Unsecured lines of credit		_		_
Accrued payroll and other operating expenses		63,736		62,062
Deferred revenue—upfront payments from right-to-use contracts		62,979		56,285
Deferred revenue—right-to-use annual payments		11,088		11,877
Accrued interest payable		10,548		10,737
Rents and other customer payments received in advance and security deposits		55,707		54,234
Distributions payable		_		16,943
Total Liabilities		2,473,924		2,496,821
Commitments and contingencies		2,473,724		2,470,021
8.034% Series A Cumulative Redeemable Perpetual Preferred Stock, \$0.01 par value, 8,000,000 shares authorized, issued and				
outstanding as of December 31, 2011, at liquidation value		_		200,000
Equity:				
Stockholders' Equity:				
Preferred stock, \$0.01 par value 9,945,539 and 2,000,000 shares authorized as of December 31, 2012 and 2011, respectively none issued and outstanding as of December 31, 2012 and 2011, respectively	;	_		_
6.75% Series C Cumulative Redeemable Perpetual Preferred Stock, \$0.01 par value, 54,461 shares authorized and 54,458 issued and outstanding as of December 31, 2012, at liquidation value		136,144		_
Common stock, \$0.01 par value 100,000,000 shares authorized; 41,596,655 and 41,078,200 shares issued and outstanding a of December 31, 2012 and 2011, respectively	8	416		412
Paid-in capital		1,012,930		998,483
Distributions in excess of accumulated earnings		(287,652)		(270,021)
Accumulated other comprehensive loss		(2,590)		(2,547)
Total Stockholders' Equity		859,248		726,327
Non-controlling interests – Common OP Units		65,054		72,953
Total Equity		924,302		799,280
	_	3,398,226		

The accompanying notes are an integral part of the financial statements.

Equity LifeStyle Properties, Inc. Consolidated Statements of Income and Comprehensive Income For the Years Ended December 31, 2012, 2011, and 2010 (amounts in thousands, except for share and per share data)

	2012	2011	2010
Revenues:			
Community base rental income	\$ 414,170	\$ 318,851	\$ 259,351
Rental home income	14,065	7,970	4,952
Resort base rental income	134,327	130,489	129,481
Right-to-use annual payments	47,662	49,122	49,831
Right-to-use contracts current period, gross	13,433	17,856	19,496
Right-to-use contracts, deferred, net of prior period amortization	(6,694)	(11,936)	(14,856)
Utility and other income	64,432	53,843	48,357
Gross revenues from home sales	8,566	6,088	6,120
Brokered resale revenues and ancillary services revenues, net	3,114	3,464	4,408
Interest income	10,009	7,000	4,419
Income from other investments, net	6,793	6,452	5,740
Total revenues	709,877	589,199	517,299
Expenses:			
Property operating and maintenance	226,952	200,623	185,786
Rental home operating and maintenance	7,359	4,850	3,111
Real estate taxes	47,623	37,619	32,110
Sales and marketing, gross	10,846	11,219	12,606
Sales and marketing, deferred commissions, net	(3,155)	(4,789)	(5,525)
Property management	38,460	35,076	32,639
Depreciation on real estate assets and rental homes	104,917	84,257	70,952
Amortization of in-place leases	45,122	28,479	_
Cost of home sales	9,475	5,683	5,396
Home selling expenses	1,411	1,589	2,078
General and administrative	26,744	23,833	22,559
Acquisition costs	180	18,493	_
Rent control initiatives and other	1,456	2,043	2,200
Goodwill impairment	_	_	3,635
Interest and related amortization	124,524	99,668	91,151
Total expenses	641,914	548,643	458,698
Income before equity in income of unconsolidated joint ventures and gain (loss) on sale of propert	y 67,963	40,556	58,601
Equity in income of unconsolidated joint ventures	1,899	1,948	2,027
Gain (loss) on sale of property, net of tax	4,596	_	(231)
Consolidated net income	74,458	42,504	60,397
Income allocated to non-controlling interests - Common OP Units	(5,067)	(3,105)	(5,903)
Income allocated to non-controlling interests – Perpetual Preferred OP Units	_	(2,801)	(16,140)
Series A Redeemable Perpetual Preferred Stock Dividends	(11,704)	(13,357)	_
Series B Redeemable Preferred Stock Dividends	_	(466)	_
Series C Redeemable Perpetual Preferred Stock Dividends	(2,909)	_	_
Net income available for Common Shares	s 54,778	s 22,775	s 38,354
Consolidated net income	\$ 74,458	\$ 42,504	\$ 60,397
Other comprehensive loss:	, , , , , ,	, , , , , ,	, ,,,,,,,
Adjustment for fair market value of swap	(43)	(2,547)	_
Consolidated comprehensive income	74,415	39,957	60,397
Comprehensive income allocated to non-controlling interests – Common OP Units	(5,061)		
Comprehensive income allocated to non-controlling interests – Perpetual Preferred OP Units	(-,-01)	(2,801)	
Series A Redeemable Perpetual Preferred Stock Dividends	(11,704)		
Series B Redeemable Preferred Stock Dividends	(11,704)	(466)	
		(100)	
Series C Redeemable Perpetual Preferred Stock Dividends	(2,909)		_

The accompanying notes are an integral part of the financial statements.

Equity LifeStyle Properties, Inc. Consolidated Statements of Income and Comprehensive Income For the Years Ended December 31, 2012, 2011, and 2010 (amounts in thousands, except for share and per share data)

1.26
1.25
1.20
30,517
35,518

The accompanying notes are an integral part of the financial statements.

Equity LifeStyle Properties, Inc. Consolidated Statements of Changes In Equity For the Years Ended December 31, 2012, 2011, and 2010 (amounts in thousands)

	Common Stock	Paid-in Capital	8.034% Series A Cumulative Redeemable Perpetual Preferred Stock	Series B Preferred Stock	6.75% Series C Cumulative Redeemable Perpetual Preferred Stock	Distributions in Excess of Accumulated Earnings	Non- controlling interests – Common OP Units	Accumulated Other Comprehensive Loss	Total Equity
Balance, December 31, 2009	\$ 301	\$ 456,696	s —	s —	s —	\$ (238,467)	\$ 35,897	s —	\$ 254,427
Conversion of OP Units to common stock	9	3,662	_	_	_	_	(3,671)	_	_
Issuance of common stock through exercise of options	_	1,106	_	_	_	_	_	_	1,106
Issuance of common stock through employee stock purchase plan	_	1,076	_	_	_	_	_	_	1,076
Compensation expenses related to stock options and restricted stock	_	5,436	_	_	_	_	_	_	5,436
Repurchase of common stock or Common OP Units	_	(2,054)	_	_	_	_	_	_	(2,054)
Adjustment for Common OP Unitholders in the Operating Partnership	_	(751)	_	_	_	_	751	_	_
Acquisition of non-controlling interests	_	(1,449)	_	_	_	_	(132)	_	(1,581)
Net income available for Common Shares	_	_	_	_	_	38,354	5,903	_	44,257
Distributions						(36,889)	(5,620)		(42,509)
Balance, December 31, 2010	310	463,722	_	_	_	(237,002)	33,128	_	260,158
Conversion of OP Units to common stock	4	4,063	_	_	_	_	(4,067)	_	_
Issuance of common stock through exercise of options	4	4,567	_	_	_	_	_	_	4,571
Issuance of common stock through employee stock purchase plan	_	913	_	_	_	_	_	_	913
Compensation expenses related to stock options and restricted stock	_	5,762	_	_	_	_	_	_	5,762
Repurchase of common stock or Common OP Units	_	(1,682)	_	_	_	_	_	_	(1,682)
Adjustment for Common OP Unitholders in the Operating Partnership	_	(47,100)	_	_	_	_	47,100	_	_
Common stock offering	60	343,989	_	_	_	_	_	_	344,049
Stock issued for Acquisition	17	110,478	_	113,788	_	_	_	_	224,283
Adjustment for fair market value of swap	_	_	_	_	_	_	_	(2,547)	(2,547)
Redemption of Series B Preferred Stock for Common stock	17	113,771	_	(113,788)	_	_	_	_	_
Net income available for Common Shares	_	_	_	466	_	22,775	3,105	_	26,346
Distributions				(466)		(55,794)	(6,313)		(62,573)
Balance, December 31, 2011	412	998,483	_	_	_	(270,021)	72,953	(2,547)	799,280

The accompanying notes are an integral part of the financial statements. Equity LifeStyle Properties, Inc. Consolidated Statements of Changes In Equity For the Years Ended December 31, 2012, 2011, and 2010 (amounts in thousands)

	Common Stock	Paid-in Capital	8.034% Series A Cumulative Redeemable Perpetual Preferred Stock	Series B Preferred Stock	6.75% Series C Cumulative Redeemable Perpetual Preferred Stock	Distributions in Excess of Accumulated Earnings	Non- controlling interests – Common OP Units	Accumulated Other Comprehensive Loss	Total Equity
Balance, December 31, 2011	412	998,483	_	_	_	(270,021)	72,953	(2,547)	799,280
Conversion of OP Units to common stock	3	6,717	_	_	_	_	(6,720)	_	_
Issuance of common stock through exercise of options	1	3,855	_	_	_	_	_	_	3,856
Issuance of common stock through employee stock purchase plan	_	1,076	_	_	_	_	_	_	1,076
Compensation expenses related to stock options and restricted stock	_	5,797	_	_	_	_	_	_	5,797
Repurchase of common stock or Common OP Units	_	(1,287)	_	_	_	_	_	_	(1,287)
Adjustment for Common OP Unitholders in the Operating Partnership	_	(450)	_	_	_	_	450	_	_
Shelf registration costs	_	(504)		_	_	_	_	_	(504)
Adjustment for fair market value of swap	_	_	_	_	_	_	_	(43)	(43)
Preferred Stock Offering Costs	_	(757)	_	_	_	_	_	_	(757)
Reclassification of Series A Preferred Stock	_	_	200,000	_	_	_	_	_	200,000
Net income available for Common Shares	_	_	_	_	_	54,778	5,067	_	59,845
Distributions	_	_	_	_	_	(72,409)	(6,696)	_	(79,105)
Exchange of Preferred Stock		_	(136,144)	_	136,144	_	_	_	
Redemption of Preferred Stock		_	(63,856)			_			(63,856)
Balance, December 31, 2012	\$ 416	\$ 1,012,930	<u>s </u>	<u>s</u> —	\$ 136,144	\$ (287,652)	\$ 65,054	\$ (2,590)	\$ 924,302

Equity LifeStyle Properties, Inc. Consolidated Statements of Cash Flows For the Years Ended December 31, 2012, 2011, and 2010 (amounts in thousands)

		2012	2011		2010
ash Flows From Operating Activities:					
Consolidated net income	\$	74,458	\$ 42,5	04 5	\$ 60,397
Adjustments to reconcile consolidated net income to net cash provided by operating activities:					
(Gain) loss on sale of property, net of tax		(4,596)		_	231
Depreciation expense		105,578	85,2	35	72,129
Amortization of in-place leases		45,122	28,4	79	_
Amortization of loan costs		5,754	5,3	05	3,325
Debt premium amortization		(6,764)	(1,8	17)	13
Equity in income of unconsolidated joint ventures		(1,899)	(1,9	48)	(2,027
Distributions from unconsolidated joint ventures		1,839	1,8	41	2,831
Amortization of stock-related compensation		5,797	5,7	62	5,436
Revenue recognized from right-to-use contract upfront payments		(6,739)	(5,9	20)	(4,640
Commission expense recognized related to right-to-use contracts		2,310	1,9	46	1,432
Accrued long term incentive plan compensation		782	1,8	13	725
Provision for uncollectible rents receivable		3,243	3,5	69	2,714
Changes in assets and liabilities:					
Notes receivable activity, net		409	4	177	494
Rent and other customer receivables, net		(3,264)	(4,3	05)	(2,71
Inventory - retail		1,379		25	(39
Deferred commission expense		(5,465)	(6,7	35)	(6,95
Escrow deposits, goodwill and other assets		7,879	(6,1	13)	11,64
Goodwill impairment		_		_	3,63
Accrued payroll and other operating expenses, net		(3,041)	6,7	36	(7,88
Deferred revenue – upfront payments from right-to-use contracts		13,433	17,8	56	19,49
Deferred revenue – right-to-use annual payments		(789)	(7	(65)	3
Rents received in advance and security deposits		1,033	1,6	96	3,38
Net cash provided by operating activities		236,459	175,6	41	163,309
nsh Flows From Investing Activities:					
Real estate acquisition		(24,213)	(651,0	89)	-
Notes receivable acquisition		_	(40,3	62)	_
Proceeds from disposition of rental properties and other		7,564	2	252	-
Net tax-deferred exchange withdrawal		_		_	78
Proceeds from (purchase of) short-term investments		_	52,2	66	(52,26
Net repayments (borrowings) of notes receivable		5,344	(8	83)	1,17
Capital improvements		(75,260)	(62,0	32)	(48,62
Net cash used in investing activities		(86,565)	(701,8	48)	(98,93
ash Flows From Financing Activities:					
Net proceeds from stock options and employee stock purchase plan		4,932	5,4	84	2,18
Net proceeds from issuance of Common Stock		_	344,0		_
Distributions:					
Common Stockholders		(89,489)	(49,4	.83)	(36,84
Common OP Unitholders		(6,696)	, ,	(13)	(5,62
Perpetual Preferred OP Unitholders			(2,8		(16,14
Preferred Stockholders		(14,613)	(13,8		(10,14
Stock repurchase and Unit redemption		(1,287)	(1,6		(2,05
•		(1,207)	(1,0		(1,58
Acquisition of non-controlling interests					(1,36
Acquisition of non-controlling interests Lines of credit:					
Lines of credit:			50.0	000	
Lines of credit: Proceeds		_	50,0		_
Lines of credit: Proceeds Repayments		— — —	(50,0	000)	(211.65
Lines of credit: Proceeds		— — (167,552) 159,500		000) (58)	(211,65 76,61

Non-controlling interest proceeds	170	_	_
Redemption of preferred stock	(63,856)	_	_
Equity issuance costs	(1,261)	_	_
Debt issuance costs	(3,062)	(15,765)	(1,751)
Net cash (used in) provided by financing activities	(183,214)	584,008	(196,845)
Net (decrease) increase in cash and cash equivalents	(33,320)	57,801	(132,469)
Cash, beginning of period	70,460	12,659	145,128
Cash, end of period	s 37,140	s 70,460	s 12,659

The accompanying notes are an integral part of the financial statements.

Equity LifeStyle Properties, Inc. Consolidated Statements of Cash Flows For the Years Ended December 31, 2012, 2011, and 2010 (amounts in thousands)

	2012	2012		2011		2010
Supplemental Information:						
Cash paid during the period for interest	\$ 118,931	\$	99,816	\$ 87,888		
Non-cash activities (increase/(decrease)):						
Manufactured homes acquired with dealer financing	\$ _	\$	830	\$ 3,674		
Dealer financing	\$ _	\$	830	\$ 3,674		
Capital improvements – used homes acquired by repossessions	\$ 5,313	\$	2,685	\$ 566		
Net repayments of notes receivable – used homes acquired by repossessions	\$ (5,313)	\$	(2,685)	\$ (566)		
Building and other depreciable property – reclassification of rental homes	\$ 4,127	\$	2,371	\$ 3,915		
Escrow deposits and other assets – reclassification of rental homes	\$ (4,127)	\$	(2,371)	\$ (3,915)		
Series A Cumulative Redeemable Perpetual Preferred Stock	\$ _	\$	200,000	\$ _		
Perpetual Preferred OP Units conversion	\$ _	\$	(200,000)	\$ _		
Series A Cumulative Redeemable Perpetual Preferred Stock Exchange	\$ (136,144)	\$	_	\$ _		
Series C Cumulative Redeemable Perpetual Preferred Stock Exchange	\$ 136,144	\$	_	\$ _		
Acquisitions:						
Investment in real estate	\$ 18,738	\$	1,431,339	\$ 2,796		
Common Stock issued	\$ _	\$	110,495	\$ _		
Series B Subordinated Non-Voting Cumulative Redeemable Preferred Stock Issued	\$ _	\$	113,788	\$ 		
Accrued interest payable	\$ _	\$	114	\$ _		
Rents and other customer receivables	\$ 29	\$	_	\$ 		
Notes receivable	\$ _	\$	_	\$ (2,556)		
Rents and other customer payments received in advance and security deposits	\$ 440	\$	4,800	\$ (76)		
Accrued payroll and other operating expenses	\$ 376	\$	2,643	\$ (164)		
Escrow deposits and other assets	\$ 6,774	\$	_	\$ _		
Debt assumed and financed on acquisition	\$ _	\$	548,410	\$ _		
Dispositions:						
Other, net	\$ _	\$	252	\$ (97)		
Investment in real estate	\$ (2,968)	\$	_	\$ (3,531)		
Mortgage notes payable assumed by purchaser	\$ _	\$	_	\$ (3,628)		

Equity LifeStyle Properties, Inc. Notes to Consolidated Financial Statements

Note 1—Organization of the Company and Basis of Presentation

Equity LifeStyle Properties, Inc., a Maryland corporation, together with MHC Operating Limited Partnership (the "Operating Partnership") and other consolidated subsidiaries (the "Subsidiaries"), is referred to herein as the "Company" and "ELS." The Company is a fully integrated owner and operator of lifestyle-oriented properties ("Properties"). The Company leases individual developed areas ("sites") with access to utilities for placement of factory built homes, cottages, cabins or recreational vehicles ("RVs"). Properties are designed and improved for several home options of various sizes and designs that are produced off-site, installed and set on designated sites ("Site Set") within the Properties. At certain Properties, the Company provides access to its sites through right-to-use or membership contracts. The Company believes that it has qualified for taxation as a real estate investment trust ("REIT") for U.S. federal income tax purposes since its taxable year ended December 31, 1993. The Company plans to continue to meet the requirements for taxation as a REIT. Many of these requirements, however, are highly technical and complex. The Company cannot, therefore, guarantee that it has qualified or will qualify in the future as a REIT. The determination that the Company is a REIT requires an analysis of various factual matters that may not be totally within its control and it cannot provide any assurance that the IRS will agree with its analysis. For example, to qualify as a REIT, at least 95% of the Company's gross income must come from sources that are itemized in the REIT tax laws. The Company is also required to distribute to stockholders at least 90% of its REIT taxable income computed without regard to its deduction for dividends paid and its net capital gain. As of December 31, 2012, the Company has net operating loss carryforwards of approximately \$88 million that can be utilized to offset future distribution requirements. The fact that the Company holds its assets through the Operating Partnership and its subsidiaries further complicates the application of the REIT requirements. Even a technical or inadvertent mistake could jeopardize the Company's REIT qualification. Furthermore, Congress and the IRS might make changes to the tax laws and regulations, and the courts might issue new rulings that make it more difficult, or impossible, for the Company to remain qualified as a REIT. The Company does not believe, however, that any pending or proposed tax law changes would jeopardize its REIT qualification.

If the Company fails to qualify as a REIT, it would be subject to U.S. federal income tax at regular corporate rates. Also, unless the IRS granted the Company relief under certain statutory provisions, it would remain disqualified as a REIT for four years following the year it first failed to qualify. Even if the Company qualifies for taxation as a REIT, the Company is subject to certain foreign, state and local taxes on its income and property and U.S. federal income and excise taxes on its undistributed income.

The operations of the Company are conducted primarily through the Operating Partnership. The Company contributed the proceeds from its initial public offering and subsequent offerings to the Operating Partnership for a general partnership interest. In 2004, the general partnership interest was contributed to MHC Trust, a private REIT subsidiary owned by the Company. The financial results of the Operating Partnership and the Subsidiaries are consolidated in the Company's consolidated financial statements. In addition, since certain activities, if performed by the Company, may cause the Company to earn income which is not qualifying for the REIT gross income tests, the Company has formed taxable REIT subsidiaries, as defined in the Code, to engage in such activities.

Several Properties are wholly owned by Realty Systems, Inc. ("RSI"), a wholly owned taxable REIT subsidiary of the Company. In addition, RSI is engaged in the business of purchasing and selling or leasing Site Set homes that are located in Properties owned and managed by the Company. RSI also provides brokerage services to residents at such Properties for those residents who move from a Property but do not relocate their homes. RSI may provide brokerage services, in competition with other local brokers, by seeking buyers for the Site Set homes. Subsidiaries of RSI also operate ancillary activities at certain Properties consisting of operations such as golf courses, pro shops, stores and restaurants.

The limited partners of the Operating Partnership (the "Common OP Unitholders") receive an allocation of net income that is based on their respective ownership percentage of the Operating Partnership that is shown on the Consolidated Financial Statements as Non-controlling interests—Common OP Units. As of December 31, 2012, the Non-Controlling Interests—Common OP Units represented 3,728,160 units of limited partnership interest ("OP Units") which are convertible into an equivalent number of shares of the Company's common stock. The issuance of additional shares of common stock or Common OP Units changes the respective ownership of the Operating Partnership for the Non-controlling interests—Common OP Units.

Equity LifeStyle Properties, Inc. Notes to Consolidated Financial Statements

Note 2—Summary of Significant Accounting Policies

(a) Basis of Consolidation

The Company consolidates its majority-owned subsidiaries in which it has the ability to control the operations of the subsidiaries and all variable interest entities with respect to which the Company is the primary beneficiary. The Company also consolidates entities in which it has a controlling direct or indirect voting interest. All inter-company transactions have been eliminated in consolidation. For business combinations, the purchase price of Properties is accounted for in accordance with the Codification Topic "Business Combinations" ("FASB ASC 805").

The Company has applied the Codification Sub-Topic "Variable Interest Entities" ("FASB ASC 810-10-15"). The objective of FASB ASC 810-10-15 is to provide guidance on how to identify a variable interest entity ("VIE") and determine when the assets, liabilities, non-controlling interests, and results of operations of a VIE need to be included in a company's consolidated financial statements. The Company has also applied the Codification Sub-Topic "Control of Partnerships and Similar Entities" ("FASB ASC 810-20"), which determines whether a general partner or the general partners as a group controls a limited partnership or similar entity and therefore should consolidate the entity. The Codification Sub-Topic ASC 810-10-15 adopted amendments to the variable interest consolidation model described above. The requirement to consolidate a VIE as revised in this amendment is based on the qualitative analysis considerations for primary beneficiary determination which requires a company consolidate an entity determined to be a VIE if it has both of the following characteristics: (1) the power to direct the principal activities of the entity and (2) the obligation to absorb the expected losses or the right to receive the residual returns that could be significant to the entity. The Company applies FASB ASC 810-10-15 and FASB ASC 810-20 to all types of entity ownership (general and limited partnerships and corporate interests).

The Company applies the equity method of accounting to entities in which the Company does not have a controlling direct or indirect voting interest or for variable interest entities where it is not considered the primary beneficiary, but can exercise influence over the entity with respect to its operations and major decisions. The cost method is applied when (i) the investment is minimal (typically less than 5%) and (ii) the Company's investment is passive.

(b) Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates. All property, site counts and acreage amounts are unaudited.

(c) Markets

The Company has two reportable segments which are: (i) Property Operations and (ii) Home Sales and Rental Operations segments. The Property Operations segment owns and operates land lease Properties and the Home Sales and Rental Operations segment purchases, sells and leases homes at the Properties. The distribution of the Properties throughout the United States reflects the Company's belief that geographic diversification helps insulate the portfolio from regional economic influences. The Company intends to target new acquisitions in or near markets where the Properties are located and will also consider acquisitions of Properties outside such markets.

(d) Real Estate

Real estate is recorded at cost less accumulated depreciation. Depreciation is computed on the straight-line basis over the estimated useful lives of the assets. The Company generally uses a 30-year estimated life for buildings and structural and land improvements acquired (including site development), a ten-year estimated life for building upgrades, a five-year estimated life for furniture, fixtures and equipment and over the average life of acquired in-place leases. New rental units are generally depreciated using a 20-year estimated life from each model year down to a salvage value of 40% of the original costs. Used rental units are generally depreciated based on the estimated life of the unit with no estimated salvage value.

Expenditures for ordinary maintenance and repairs are expensed to operations as incurred and significant renovations and improvements that improve the asset and extend the useful life of the asset are capitalized over their estimated useful life.

Land improvements consist primarily of improvements such as grading, landscaping and infrastructure items such as streets, sidewalks or water mains. Buildings and other depreciable property consist of permanent buildings in the Properties such as clubhouses, laundry facilities, maintenance storage facilities, rental units and furniture, fixtures, equipment, and in-place leases.

Equity LifeStyle Properties, Inc. Notes to Consolidated Financial Statements

Note 2—Summary of Significant Accounting Policies (continued)

The values of above-and below-market leases are amortized and recorded as either an increase (in the case of below-market leases) or a decrease (in the case of above-market leases) to rental income over the remaining term of the applicable lease. The value associated with in-place leases is amortized over the expected term, which includes an estimated probability of lease renewal.

In accordance with the Codification Sub-Topic "Impairment or Disposal of Long Lived Assets" ("FASB ASC 360-10-35"), the Company periodically evaluates its long-lived assets to be held and used, including its investments in real estate, for impairment indicators. The Company's judgments regarding the existence of impairment indicators are based on factors such as operational performance, market conditions and legal factors. Future events could occur which would cause the Company to conclude that impairment indicators exist and an impairment loss is warranted.

For long-lived assets to be held and used, if an impairment indicator exists, the Company compares the expected future undiscounted cash flows against the carrying amount of that asset. If the sum of the estimated undiscounted cash flows is less than the carrying amount of the asset, the Company would record an impairment loss for the carrying amount in excess of the estimated fair value, if any, of the asset. For the periods presented, no impairment losses were recorded.

For Properties to be disposed of, an impairment loss is recognized when the fair value of the Property, less the estimated cost to sell, is less than the carrying amount of the Property measured at the time the Company has made the decision to dispose of the Property, has an agreement to sell the Property within a year period and due diligence has been completed. A Property to be disposed of is reported at the lower of its carrying amount or its estimated fair value, less costs to sell. Subsequent to the date that a Property is held for disposition, depreciation expense is not recorded. The Company accounts for its Properties held for disposition in accordance with FASB ASC 360-10-35. Accordingly, the results of operations for all assets sold or held for sale are classified as discontinued operations in all periods presented, as applicable.

(e) Acquisitions

In accordance with FASB ASC 805, the Company recognizes all the assets acquired and all the liabilities assumed in a transaction at the acquisition-date fair value. The Company also expenses transaction costs as they are incurred. The results of operations of acquired assets are included in the consolidated statements of income and comprehensive income from the dates of acquisition. Certain purchase price adjustments may be made within one year following any acquisition and applied retroactively to the date of acquisition.

In making estimates of fair values for purposes of allocating purchase price, the Company utilizes a number of sources, including independent appraisals or valuations that may be available in connection with the acquisition or financing of the respective Property and other market data. The Company also considers information obtained about each Property as a result of its due diligence, marketing and leasing activities in estimating the fair value of the tangible and intangible assets acquired and liabilities assumed.

The following methods and assumptions are used to estimate the fair value of each class of asset acquired and liability assumed:

Land – Market approach based on similar, but not identical, transactions in the market. Adjustments to comparable sales based on both the quantitative and qualitative data.

Depreciable property - Cost approach based on market comparable data to replace adjusted for local variations, inflation and other factors.

Manufactured homes – Sales comparison approach based on market prices for similar homes adjusted for differences in age or size. Manufactured homes are included on the Company's Consolidated Balance Sheets in buildings and other depreciable property.

In-place leases – Lease in place was determined via a combination of estimates of market rental rates and expense reimbursement levels as well as an estimate of the length of time required to replace each lease.

Notes receivable – Income approach based on discounted cash flows discounting contractual cash flows at a market rate adjusted based on particular notes' or note holders' down payment, credit score and delinquency status.

Below-market ground leases – Value of asset (below-market lease) based on contract rent and option price against market rent and land value. Market rent determined applying a reasonable rate of return to the value of the land as if owned. Land value is estimated and then inflated until it is anticipated that the option will be exercised. Below-market ground leases are included on the Company's Consolidated Balance Sheets in escrow deposits and other assets.

Note 2—Summary of Significant Accounting Policies (continued)

Mortgage notes payable – Income approach based on discounted cash flows comparing contractual cash flows to cash flows of identical debt discounted based on market rates.

(f) Identified Intangibles and Goodwill

The Company records acquired intangible assets at their estimated fair value separate and apart from goodwill. The Company amortizes identified intangible assets and liabilities that are determined to have finite lives over the period the assets and liabilities are expected to contribute directly or indirectly to the future cash flows of the property or business acquired. In accordance with FASB ASC 360-10-35, intangible assets subject to amortization are reviewed for impairment whenever events or changes in circumstances indicate that their carrying amount may not be recoverable. An impairment loss is recognized if the carrying amount of an intangible asset is not recoverable and its carrying amount exceeds its estimated fair value.

The excess of the cost of an acquired entity over the net of the amounts assigned to assets acquired (including identified intangible assets) and liabilities assumed is recorded as goodwill. In accordance with Codification Topic "Goodwill and Other Intangible Assets" ("FASB ASC 350"), goodwill is not amortized but is tested for impairment at a level of reporting referred to as a reporting unit on an annual basis, or more frequently if events or changes in circumstances indicate that the asset might be impaired.

As of December 31, 2012 and 2011, the carrying amounts of identified intangible assets and goodwill, a component of "Escrow deposits, goodwill and other assets, net" on the Company's consolidated balance sheets, were approximately \$12.1 million. As of December 31, 2012 and 2011, this amount was comprised of approximately \$4.3 million of identified intangible assets and approximately \$7.8 million of goodwill. Accumulated amortization of identified intangibles assets was approximately \$1.5 million and \$1.2 million as of December 31, 2012 and 2011, respectively. Amortization expense for the identified intangible assets was approximately \$0.3 million and \$1.9 million for the years ended December 31, 2012 and 2011, respectively. For the year ended December 31, 2010, the Company recognized a non-cash charge for \$3.6 million of goodwill related to the August 2009 acquisition of a small Florida internet and media based advertising business to reduce the carrying value of the business to its approximate fair value. In December 2011, the Company sold the Florida internet and media based advertising business and disposed of \$3.5 million of intangibles and approximately \$2.0 million of related accumulated amortization of identified intangible assets.

Estimated amortization of identified intangible assets for each of the next five years are as follows (amounts in thousands):

Year ending December 31,	Amount
2013	\$ 349
2014	\$ 349
2015	\$ 349
2016	\$ 251
2017	\$ 87

(g) Restricted Cash

Cash as of December 31, 2012 and 2011 includes approximately \$4.9 million and \$4.2 million, respectively, of restricted cash for the payment of capital improvement, insurance or real estate taxes.

(h) Notes and Contracts Receivable

Notes receivable generally are stated at their outstanding unpaid principal balances net of any deferred fees or costs on originated loans, unamortized discounts or premiums, and an allowance. Interest income is accrued on the unpaid principal balance. Discounts or premiums are amortized to income using the interest method. In certain cases the Company finances the sales of homes to its customers (referred to as "Chattel Loans") which loans are secured by the homes.

During the year ended December 31, 2011, the Company purchased Chattel Loans that were recorded at fair value at the time of acquisition under the Codification Topic "Loans and Debt Securities Acquired with Deteriorated Credit Quality" ("FASB ASC 310-30"). (See Note 19 in the Notes to Consolidated Financial Statements contained in this Form 10-K for a detailed description of our 2011 Acquisition.) The fair value of these Chattel Loans included an estimate of losses that are expected to be incurred over the estimated remaining lives of the receivables, and therefore no allowance for losses was recorded for these Chattel Loans. The

Note 2—Summary of Significant Accounting Policies (continued)

fair value is estimated based on a number of factors including customer delinquency status, credit scores, the original down payment amount and below-market stated interest rates. Through December 31, 2012, the short-term historical performance of these loans has indicated a default rate of 23% and a recovery rate of 26%, which are slightly higher than originally estimated and resulted in a higher yield for the portfolio. Management regularly reviews these assumptions and may adjust its estimates as needed as more information becomes available. A probable decrease in management's expectation of future cash collections related to these Chattel Loans could result in the need to record an allowance for credit losses in the future. Due to the size of the Chattel Loan pool and maturity dates ranging up to 29 years, future credit losses or changes to interest income could be significant.

The Company also provides financing for nonrefundable up-front payments on sales of new or upgrades of right-to-use contracts ("Contracts Receivable"). Certain of the Company's Contracts Receivable were recorded at fair value at the time of acquisition under the FASB ASC 310-30. The fair value of these Contracts Receivable included an estimate of losses that were expected to be incurred over the estimated life of the Contracts Receivable, and therefore no allowance for losses was recorded for these Contracts Receivable as of the transaction date. Through December 31, 2012, the credit performance of these Contracts Receivable has been better than the assumptions used in determining its initial fair value, and the Company regularly updates its expectations regarding the amounts and timing of future cash flows.

Financial instruments that potentially could subject the Company to significant concentrations of credit risk consist principally of notes receivable. Concentrations of credit risk with respect to notes receivable are limited due to the size of the receivable and geographic diversity of the underlying Properties.

(i) Allowance for Doubtful Accounts

The Company's allowance for doubtful accounts is comprised of its reserves for Chattel Loans, Contracts Receivables and amounts receivable from tenants. The valuation of an allowance for doubtful accounts for the Chattel Loans is calculated based on delinquency trends, average annual default rates, loss rates, and the current estimated market value of the underlying manufactured home collateral. An allowance is established for a portion of the Contracts Receivable when an up-front payment is financed. The Contracts Receivable allowance is based upon historical collection rates and current economic trends. The allowance and the rate at which the Company provides for losses on its Contracts Receivable could be increased or decreased in the future based on its actual collection experience. The Company evaluates all amounts receivable from residents and an allowance is established for amounts greater than 30 days past due. The Company's allowance for uncollectible rents receivable was approximately \$4.7 million and \$4.9 million as of December 31, 2012 and 2011, respectively.

During the years ended December 31, 2012, 2011 and 2010, the Company's allowance for doubtful accounts is as follows (amounts in thousands):

	 2012	2011	2010
Balance, beginning of period	\$ 7,700	\$ 6,580	\$ 5,795
Provision for losses	4,860	4,156	3,063
Write-offs	(5,573)	(3,036)	(2,278)
Balance, end of period	\$ 6,987	\$ 7,700	\$ 6,580

(j) Investments in Joint Ventures

Investments in joint ventures in which the Company does not have a controlling direct or indirect voting interest, but can exercise significant influence over the entity with respect to its operations and major decisions, are accounted for using the equity method of accounting whereby the cost of an investment is adjusted for the Company's share of the equity in net income or loss from the date of acquisition and reduced by distributions received. The income or loss of each entity is allocated in accordance with the provisions of the applicable operating agreements. The allocation provisions in these agreements may differ from the ownership interests held by each investor. (See Note 6 in the Notes to Consolidated Financial Statements contained in this Form 10-K.)

Note 2—Summary of Significant Accounting Policies (continued)

(k) Insurance Claims

The Properties are covered against losses caused by various events including fire, flood, property damage, earthquake, windstorm and business interruption by insurance policies containing various deductible requirements and coverage limits. Recoverable costs are classified in other assets as incurred. Insurance proceeds are applied against the asset when received. Recoverable costs relating to capital items are treated in accordance with the Company's capitalization policy. The book value of the original capital item is written off once the value of the impaired asset has been determined. Insurance proceeds relating to the capital costs are recorded as income in the period they are received.

Approximately 70 Florida Properties suffered damage from five hurricanes that struck the state during 2004 and 2005. The Company estimates its total claim to be approximately \$21.0 million and has made claims for full recovery of these amounts, subject to deductibles. On June 22, 2007, the Company filed a lawsuit related to some of the unpaid claims against certain insurance carriers and its insurance broker. (See Note 18 in the Notes to Consolidated Financial Statements contained in this Form 10-K for further discussion of this lawsuit.) The Company has received proceeds from insurance carriers of approximately \$15.2 million through December 31, 2012. The proceeds were accounted for in accordance with the Codification Topic "Contingencies" ("FASB ASC 450"). During the years ended December 31, 2012, 2011 and 2010, approximately \$0.4 million, \$2.6 million and \$0.3 million, respectively, has been recognized as a gain on insurance recovery, which is net of approximately \$0.1 million, \$0.9 million and \$0.2 million, respectively, of contingent legal fees and included in income from other investments, net.

(l) Derivative Instruments and Hedging Activities

Codification Topic "Derivatives and Hedging" ("FASB ASC 815") provides the disclosure requirements for derivatives and hedging activities with the intent to provide users of financial statements an enhanced understanding of: (a) how and why an entity uses derivative instruments, (b) how the entity accounts for derivative instruments and related hedged items, and (c) how derivative instruments and related hedged items affect an entity's financial position, financial performance and cash flows. Further, qualitative disclosures are required that explain the Company's objectives and strategies for using derivatives, as well as quantitative disclosures about the fair value of and gains and losses on derivative instruments, and disclosures about credit-risk-related contingent features in derivative instruments.

As required by FASB ASC 815, the Company records all derivatives on the balance sheet at fair value. The Company's objective in utilizing interest rate derivatives is to add stability to its interest expense and to manage its exposure to interest rate movements. To accomplish this objective, the Company primarily uses interest rate swaps as part of its 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 are recorded on the Consolidated Balance Sheets in accumulated other comprehensive loss and is subsequently reclassified into earnings on the Consolidated Statements of Income and Comprehensive Income in the period that the hedged forecasted transaction affects earnings. Any ineffective portion of the change in fair value of the derivative will be recognized directly in earnings. (See Note 9 in the Notes to Consolidated Financial Statements contained in this Form 10-K.)

The Company has made the election to use the exception in Codification Topic "Fair Value Measurements and Disclosures" ("FASB ASC 820") with respect to measuring counterparty credit risk for derivative instruments, consistent with the guidance in FASB ASC 820. The Company recognizes that key market participants take into account the existence of each arrangement that mitigate credit risk exposure in the event of default (i.e., master netting arrangements with counterparty). As such, the Company formally elects to apply the portfolio exception in FASB ASC 820 with respect to measuring counterparty credit risk for all of its derivative transactions subject to master netting arrangements. The adoption of this update did not have an impact on the Company's consolidated financial statements.

(m) Fair Value of Financial Instruments

The Company's financial instruments include notes receivable, accounts receivable, accounts payable, other accrued expenses, interest rate swaps and mortgage notes payable.

Note 2—Summary of Significant Accounting Policies (continued)

Codification Topic "Fair Value Measurements and Disclosures" ("FASB ASC 820") establishes a three-level valuation hierarchy for disclosure of fair value measurements. The valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. The three levels are defined as follows:

- Level 1—Inputs to the valuation methodology are quoted prices (unadjusted) for identical assets or liabilities in active markets.
- Level 2—Inputs to the valuation methodology include quoted prices for similar assets and liabilities in active markets, and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instrument.
 - Level 3—Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The Company's mortgage notes payable, a fair value of approximately \$2.2 billion as of December 31, 2012 and 2011, respectively, were measured using quoted price and observable inputs from similar liabilities (Level 2). At December 31, 2012, the Company's cash flow hedge of interest rate risk included in accrued payroll and other operating expenses, was measured using quoted prices and observable inputs from similar assets and liabilities (Level 2). The Company considers its own credit risk as well as the credit risk of its counterparties when evaluating the fair value of its derivative. Any adjustments resulting from credit risk are recorded as a change in fair value of derivative and amortization in the current period Consolidated Statements of Income and Comprehensive Income. The fair values of the Company's remaining financial instruments approximate their carrying or contract values.

(n) Deferred Financing Costs, net

Deferred financing costs, net include fees and costs incurred to obtain long-term financing. The costs are being amortized over the terms of the respective loans on a basis that approximates level yield. Unamortized deferred financing fees are written-off when debt is retired before the maturity date. Upon amendment of the line of credit or refinancing of mortgage debt, unamortized deferred financing fees are accounted for in accordance with, Codification Sub-Topic "Modifications and Extinguishments" ("FASB ASC 470-50-40"). Accumulated amortization for such costs was \$20.5 million and \$15.1 million at December 31, 2012 and 2011, respectively.

(o) Revenue Recognition

The Company accounts for leases with its customers as operating leases. Rental income is recognized over the term of the respective lease or the length of a customer's stay, the majority of which are for a term of not greater than one year. For the years ended December 31, 2012, 2011, and 2010, approximately 39.4%, 38.5%, and 37.6%, respectively, of the Company's revenue was generated by Properties located in Florida, approximately 9.4%, 10.8%, and 11.5%, respectively, by Properties located in Arizona and approximately 15.2%, 17.8%, and 19.4%, respectively, by Properties located in California.

The Company accounts for the entry of right-to-use contracts in accordance with the Codification Topic "Revenue Recognition" ("FASB ASC 605"). A right-to-use contract gives the customer the right to a set schedule of usage at a specified group of Properties. Customers may choose to upgrade their contracts to increase their usage and the number of Properties they may access. A contract requires the customer to make annual payments during the term of the contract and may require an upfront nonrefundable payment. The stated term of a right-to-use contract is at least one year and the customer may renew his contract by continuing to make the annual payments. The Company will recognize the upfront non-refundable payments over the estimated customer life which, based on historical attrition rates, the Company has estimated to be from one to 31 years. The decision to recognize this revenue in accordance with FASB ASC 605 was made after corresponding during September and October 2008 with the Office of the Chief Accountant at the SEC.

Right-to-use annual payments by customers under the terms of the right-to-use contracts are deferred and recognized ratably over the one year period in which access to sites at certain Properties are provided.

Income from home sales is recognized when the earnings process is complete. The earnings process is complete when the home has been delivered, the purchaser has accepted the home and title has transferred.

Note 2—Summary of Significant Accounting Policies (continued)

(p) Non-Controlling Interests

A non-controlling interest is the portion of equity (net assets) in a subsidiary not attributable, directly or indirectly, to a parent. The ownership interests in the subsidiary that are held by owners other than the parent are non-controlling interests. Under Codification Topic "Consolidation" ("FASB ASC 810"), such non-controlling interests are reported on the consolidated balance sheets within equity, separately from the Company's equity. However, securities that are redeemable for cash or other assets at the option of the holder, not solely within the control of the issuer, must be classified outside of permanent equity. This would result in certain outside ownership interests being included as redeemable non-controlling interests outside of permanent equity in the consolidated balance sheets. The Company makes this determination based on terms in applicable agreements, specifically in relation to redemption provisions. Additionally, with respect to non-controlling interests for which the Company has a choice to settle the contract by delivery of its own shares, the Company considered the guidance in the Codification Topic "Derivatives and Hedging—Contracts in Entity's Own Equity" ("FASB ASC 815-40") to evaluate whether it controls the actions or events necessary to issue the maximum number of shares that could be required to be delivered under share settlement of the contract.

Net income is allocated to Common OP Unitholders based on their respective ownership percentage of the Operating Partnership. Such ownership percentage is calculated by dividing the number of Common OP Units held by the Common OP Unitholders by the total OP Units held by the Common OP Unitholders and the Company. Issuance of additional shares of common stock or Common OP Units changes the percentage ownership of both the Noncontrolling interests – Common OP Units and the Company.

Due in part to the exchange rights (which provide for the conversion of Common OP Units into shares of common stock on a one-for-one basis), such transactions and the proceeds therefrom are treated as capital transactions and result in an allocation between stockholders' equity and Non-controlling Interests to account for the change in the respective percentage ownership of the underlying equity of the Operating Partnership.

In accordance with FASB ASC 810, the Company presents the non-controlling interest for Common OP Units in the Equity section of the consolidated balance sheets. The caption Common OP Units on the consolidated balance sheets also includes \$0.7 million of private REIT Subsidiaries preferred stock.

(q) Preferred Stock

The Company accounts for the Preferred Stock in accordance with the Codification Topic "Distinguishing Liabilities from Equity—SEC Materials" ("FASB ASC 480-10-S99"). Holders of the 6.75% Series C Cumulative Redeemable Perpetual Preferred Stock (the "Series C Preferred Stock") have certain preference rights with respect to the common stock and the Series C Preferred Stock is classified as redeemable interests inside of permanent equity on the Company's Consolidated Balance Sheet due to the ability to issues shares upon conversion.

(r) Income and Other Taxes

Due to the structure of the Company as a REIT, the results of operations contain no provision for U.S. federal income taxes for the REIT, but the Company is still subject to certain foreign, state and local income, excise or franchise taxes. In addition, the Company has several taxable REIT subsidiaries ("TRSs") which are subject to federal and state income taxes at regular corporate tax rates. Overall, the TRSs have federal net operating loss carryforwards. No net tax benefits have been recorded by the TRSs since it is not considered more likely than not that the deferred tax asset related to the TRSs net operating loss carryforwards will be utilized.

The Company or one of its subsidiaries files income tax returns in the U.S. federal jurisdiction, various U.S. state jurisdictions and Canada. With few exceptions, the Company is no longer subject to U.S. federal, state and local, or non-U.S. income tax examinations by tax authorities for years before 2009.

As of December 31, 2012, net investment in real estate and notes receivable had a U.S. federal tax basis of approximately \$2.8 billion (unaudited) and \$58.7 million (unaudited), respectively.

Note 2—Summary of Significant Accounting Policies (continued)

During the years ended December 31, 2012, 2011 and 2010, the Company's tax treatment of distributions were as follows (unaudited):

	201	12	2011	2010
Tax status of Common Shares distributions deemed paid during the year:				
Ordinary income	\$	1.619	\$ 1.125	\$ 1.15
Long-term capital gain		0.137	_	0.05
Nondividend distributions		0.369	_	_
Distributions declared per Common Share outstanding	\$	2.125	\$ 1.125	\$ 1.20

The quarterly distribution paid on December 28, 2012 of \$0.4375 per common share will be considered a distribution made in 2012 for U.S. federal income tax purposes.

(s) Stock-Based Compensation

The Company accounts for stock-based compensation in accordance with the Codification Topic "Stock Compensation" ("FASB ASC 718"). The Company uses the Black-Scholes-Merton formula to estimate the value of stock options granted to employees, consultants and directors. (See Note 14 in the Notes to Consolidated Financial Statements contained in this Form 10-K.) No stock options were issued in 2012, 2011 and 2010.

(t) Recent Accounting Pronouncements

In June 2011, the FASB issued ASU No. 2011-05 "Comprehensive Income (Topic 220): Presentation of Comprehensive Income." ASU No. 2011-05 amends current guidance found in FASB ASC 220, "Comprehensive Income." ASU No. 2011-05 requires entities to present comprehensive income in either: (i) one continuous financial statement or (ii) two separate but consecutive statements that display net income and the components of other comprehensive income. Totals and individual components of both net income and other comprehensive income must be included in either presentation. ASU No. 2011-05 is effective for the Company beginning with the first quarter of 2012. The Company has updated the presentation of its consolidated financial statements consistent with the provisions of this guidance.

In September 2011, the FASB issued ASU 2011-08, "Intangibles—Goodwill and Other" ("ASU 2011-08"). ASU 2011-08 amends current guidance to allow an entity to first assess qualitative factors to determine whether it is necessary to perform the two-step quantitative goodwill impairment test. Under this amendment an entity would not be required to calculate the fair value of a reporting unit unless the entity determines, based on a qualitative assessment, that it is more likely than not that its fair value is less than its carrying amount. ASU 2011-08 applies to all companies that have goodwill reported in their financial statements. The provisions of ASU 2011-08 are effective for reporting periods beginning after December 15, 2011. The adoption of this update did not have an impact on the Company's consolidated financial statements.

In July 2012, the FASB issued ASU 2012-02, "Intangibles - Goodwill and Other" ("ASU 2012-02"). ASU 2012-02 amends current guidance to allow an entity to first assess qualitative factors to determine whether it is necessary to perform the annual quantitative indefinite-lived intangible asset impairment test. Under this amendment, an entity would not be required to calculate the fair value of an indefinite-lived intangible asset unless the entity determines, based on a qualitative assessment, that it is more likely than not that its fair value is less than its carrying amount. ASU 2012-02 applies to all companies that have indefinite-lived intangible assets reported in their financial statements. The provisions of ASU 2012-02 are effective for annual reporting periods beginning after September 15, 2012. The adoption of this pronouncement, did not have an impact on the Company's consolidated financial statements.

(u) Reclassifications

Certain 2011 and 2010 amounts have been reclassified to conform to the 2012 presentation. This reclassification had no material effect on the consolidated balance sheets or statements of income and comprehensive income of the Company.

Note 3—Earnings Per Common Share

Earnings per common share are based on the weighted average number of common shares outstanding during each year. Codification Topic "Earnings Per Share" ("FASB ASC 260") defines the calculation of basic and fully diluted earnings per share. Basic and fully diluted earnings per share are based on the weighted average shares outstanding during each year and basic earnings per share exclude any dilutive effects of options, unvested restricted shares and convertible securities. The conversion of OP Units has been excluded from the basic earnings per share calculation. The conversion of an OP Unit for a share of common stock has no material effect on earnings per common share on a fully diluted basis.

The following table sets forth the computation of basic and diluted earnings per common share for the years ended December 31, 2012, 2011 and 2010 (amounts in thousands):

	Years Ended December 31,					
		2012		2011		2010
Numerators:						
Net Income Available for Common Shares—Fully Diluted:						
Net income available for Common Shares—basic	\$	54,778	\$	22,775	\$	38,354
Amounts allocated to dilutive securities		5,067		3,571		5,903
Net income available for Common Shares—fully diluted	\$	59,845	\$	26,346	\$	44,257
Denominator:						
Weighted average Common Shares outstanding—basic		41,174		35,591		30,517
Effect of dilutive securities:						
Redemption of Common OP Units for Common Shares		3,938		4,260		4,730
Redemption of Series B Preferred Stock		_		153		_
Employee stock options and restricted shares		319		326		271
Weighted average Common Shares outstanding—fully diluted		45,431		40,330		35,518
Earnings per Common Share—Basic:						
Net income available for Common Shares	\$	1.33	\$	0.64	\$	1.26
Earnings per Common Share—Fully Diluted:						
Net income available for Common Shares	\$	1.32	\$	0.64	\$	1.25
	\$	1.32	\$	0.64	\$	

Note 4—Common Stock and Other Equity Related Transactions

The Company adopted the 1997 Non-Qualified Employee Stock Purchase Plan ("ESPP") in July 1997. Pursuant to the ESPP, as amended on May 3, 2006, certain employees and directors of the Company may each annually acquire up to \$250,000 of common stock of the Company. The aggregate number of shares of common stock available under the ESPP shall not exceed 1,000,000, subject to adjustment by the Company's Board of Directors. The common stock may be purchased monthly at a price equal to 85% of the lesser of: (a) the closing price for a share of common stock on the last day of the offering period; and (b) the closing price for a share of common stock on the first day of the offering period. Shares of common stock issued through the ESPP for the years ended December 31, 2012, 2011 and 2010 were 15,077, 14,588 and 18,955, respectively.

The following table presents the changes in the Company's outstanding common stock for the years ended December 31, 2012, 2011 and 2010 (excluding OP Units of 3,728,160, 4,103,067, and 4,914,040 outstanding at December 31, 2012, 2011 and 2010, respectively):

	2012	2011	2010
Shares outstanding at January 1,	41,078,200	30,972,353	30,350,792
Common stock issued through conversion of OP Units	374,907	328,353	482,620
Common stock issued through exercise of options	80,000	172,384	33,767
Common stock issued through stock grants	88,999	108,332	121,665
Common stock issued through ESPP and Dividend Reinvestment Plan	15,554	15,152	20,841
Common stock repurchased and retired	(41,005)	(4,150)	(37,332)
Common stock issued through stock offering	_	6,037,500	_
Common stock issued for Acquisition	_	1,708,276	_
Redemption of Series B Preferred Stock for Common Stock	_	1,740,000	_
Shares outstanding at December 31,	41,596,655	41,078,200	30,972,353

Note 4—Common Stock and Other Equity Related Transactions (continued)

During the year ended December 31, 2012, the Company repurchased shares of common stock representing common stock surrendered to the Company to satisfy income tax withholding obligations due as a result of the vesting of restricted stock grants at a weighted average price of \$66.61 per share.

As of December 31, 2012 and 2011, the Company's percentage ownership of the Operating Partnership was approximately 91.8% and 90.9%, respectively. The remaining approximately 8.2% and 9.1%, respectively, was owned by the Common OP Unitholders.

The following regular quarterly distributions have been declared and paid to common stockholders and common OP Unit non-controlling interests since January 1, 2010:

Distribution			
Amount Per		Stockholder Record	
Share	For the Quarter Ending	Date	Payment Date
\$0.3000	March 31, 2010	March 26, 2010	April 9, 2010
\$0.3000	June 30, 2010	June 25, 2010	July 9, 2010
\$0.3000	September 30, 2010	September 24, 2010	October 8, 2010
\$0.3000	December 31, 2010	December 31, 2010	January 14, 2011
\$0.3750	March 31, 2011	March 25, 2011	April 8, 2011
\$0.3750	June 30, 2011	June 24, 2011	July 8, 2011
\$0.3750	September 30, 2011	September 30, 2011	October 14, 2011
\$0.3750	December 31, 2011	December 30, 2011	January 13, 2012
\$0.4375	March 31, 2012	March 30, 2012	April 13, 2012
\$0.4375	June 30, 2012	June 29, 2012	July 13, 2012
\$0.4375	September 30, 2012	September 28, 2012	October 12, 2012
\$0.4375	December 31, 2012	December 14, 2012	December 28, 2012

On September 6, 2012, the Company entered into equity distribution agreements with sales agents, pursuant to which the Company may sell, from time to time, shares of the Company's common stock, par value \$0.01 per share, having an aggregate offering price of up to \$125.0 million. The Company has not sold any common stock to date under the equity distribution agreements.

On May 8, 2012, the ability to issue shares upon conversion of the Series A Preferred Stock was approved by the Company's common stockholders. As a result, the Series A Preferred Stock has been classified as redeemable interests inside of permanent equity on the Company's Consolidated Balance Sheet.

On August 9, 2012, the Company announced an offer to acquire all of the 8,000,000 outstanding Series A Preferred Stock. For each share of Series A Preferred Stock, the Company intended to exchange for one newly issued depositary share plus cash equal to the amount of all unpaid distributions accrued on such tendered Series A Preferred Stock. On September 14, 2012, the Company issued 54,458 shares of the Company's Series C Preferred Stock with a liquidation value of \$2,500.00 per share, which are represented by depositary shares as described below. Also on September 14, 2012, the Company exchanged 5,445,765 shares of its Series A Preferred Stock for 5,445,765 depositary shares, each representing 1/100 th of a share of the Company's Series C Preferred Stock with a liquidation value of \$25.00 per depositary share, plus accrued and unpaid dividends of \$0.3849625 per share of Series A Preferred Stock.

On October 18, 2012, the Company redeemed the remaining 2,554,235 shares of Series A Preferred Stock at the \$25.00 per share liquidation value plus accrued and unpaid dividends of \$0.0948460 per share on such redeemed shares for approximately \$64.1 million.

During the year ended December 31, 2011, the Company issued 1,708,276 shares of common stock and 1,740,000 shares of Series B Non-Voting Cumulative Preferred Stock (the "Series B Preferred Stock"), par value \$0.01 per share. All of the shares were issued to partially fund the 2011 Acquisition discussed in detail in Note 19 in the Notes to the Consolidated Financial Statements contained in this Form 10-K.

On October 24, 2011, the Company, on behalf of a selling stockholder, closed on a public offering of 3,162,069 shares of common stock. The 3,162,069 shares of common stock sold included 1,453,793 shares of common stock issued by the Company upon redemption of 1,453,793 shares of Series B Preferred Stock. The Company did not receive any proceeds from the offering. On December 23, 2011, the remaining 286,207 Series B Preferred Stock were redeemed for 286,207 shares of common stock. As of the December 31, 2011, the Company did not have any Series B Preferred Stock outstanding.

Note 4—Common Stock and Other Equity Related Transactions (continued)

On June 7, 2011, the Company issued 6,037,500 shares of common stock in an equity offering for approximately \$344.0 million in proceeds, net of offering costs. The proceeds were used to partially fund the 2011 Acquisition discussed in detail in Note 19 in the Notes to Consolidated Financial Statements contained in this Form 10-K.

On March 4, 2011, the Company, on behalf of selling stockholders, closed on a public offering of 8,000,000 shares of Series A Preferred Stock, par value \$0.01 per share, liquidation preference of \$25.00 per share, at a price of \$24.75 per share. The selling stockholders received the Series A Preferred Stock in exchange for \$200 million of previously issued series D and series F Perpetual Preferred OP Units. Holders of the Series A Preferred Stock have preference rights with respect to liquidation and distributions over the common stock. The Company has the option at any time to redeem the Series A Preferred Stock at a redemption price of \$25.00 per share, plus accumulated and unpaid dividends. The Company did not receive any proceeds from the offering.

Note 5—Investment in Real Estate

Acquisitions

The Company acquired all of these Properties from unaffiliated third parties. During the years ended December 31, 2012, 2011 and 2010 the Company acquired the following Properties (dollars in millions):

- 1) During the year ended December 31, 2012, the Company acquired two resort Properties with 1,765 sites for a purchase price of \$25.0 million. (See Note 19 in the Notes to the Consolidated Financial Statements contained in this Form 10-K for further discussion on the Company's acquisitions.)
- 2) During the year ended December 31, 2011, the Company acquired 75 Properties with 30,129 sites for a purchase price of approximately \$1.5 billion.
- 3) On April 21, 2010, the Company acquired four resort Properties containing 573 sites for a purchase price of approximately \$2.5 million. The resort properties were acquired pursuant to the exercise of an option.

Dispositions

During the three years ended December 31, 2012, the Company disposed of the following Properties.

- 1) On December 7, 2012, the Company sold Cascade, a 163-site resort Property located in Snoqualmie, Washington. (See Note 18 in the Notes to the Consolidated Financial Statements contained in this Form 10-K for further discussion on the disposition.) In accordance with FASB ASC 470-60, the Company recorded a gain on disposition of approximately \$4.6 million, net of tax. Cash proceeds from the disposition, net of closing costs, were approximately \$7.6 million.
- 2) On January 10, 2010, the Company defaulted on the \$3.6 million mortgage of Creekside, a 165-site all-age manufactured home community located in Wyoming, Michigan. In accordance with FASB ASC 470-60, the Company recorded a loss on disposition of approximately \$0.2 million.

As of December 31, 2012, the Company has no properties designated as held for disposition pursuant to FASB ASC 360-10-35.

Note 6—Investment in Joint Ventures

The Company received approximately \$1.8 million for each of the years ended December 31, 2012 and 2011 and approximately \$2.8 million for the year ended December 31, 2010 from joint ventures, which were classified as a return on capital and were included in operating activities on the Consolidated Statements of Cash Flows. Approximately \$0.1 million of the distributions received in the year ended December 31, 2011 exceeded the Company's basis in its joint venture and as such were recorded in income from unconsolidated joint ventures.

The following table summarizes the Company's investment in unconsolidated joint ventures (with the number of Properties shown parenthetically for the years ended December 31, 2012 and 2011, respectively):

						Investment as of Years Ended (c)								
Investment	Location	Number of Sites	Economic Interest ^(a)		Dec	cember 31, 2012	Dec	cember 31, 2011	D	ecember 31, 2012	De	cember 31, 2011	De	cember 31, 2010
Meadows	Various (2,2)	1,027	50%		\$	916	\$	580	\$	1,012	\$	981	\$	1,081
Lakeshore	Florida (2,2)	342	65%			121		124		250		240		238
Voyager	Arizona (1,1)	1,706	50%	(b)		7,195		7,647		652		727		642
Other	Various (0,0)	_	20%			188		206		(15)		_		66
		3,075			\$	8,420	\$	8,557	\$	1,899	\$	1,948	\$	2,027

- (a) The percentages shown approximate the Company's economic interest as of December 31, 2012. The Company's legal ownership interest may differ.
- (b) Voyager joint venture primarily consists of a 50% interest in Voyager RV Resort and 25% interest in the utility plant servicing the Property.
- (c) Net of approximately \$1.2 million of depreciation expense for each of the years ended December 31, 2012, 2011 and 2010.

Note 7—Notes Receivable

Included in notes receivable, the Company had approximately \$32.7 million and \$43.4 million, respectively, in Chattel Loans receivable, which require monthly principal and interest payments and are collateralized by homes at certain of the Properties. As of December 31, 2012, the Chattel Loans receivable have a stated per annum average rate of approximately 7.8%, with a yield of 18.3%, and had an average term remaining of approximately 14 years. These notes are recorded net of allowances of approximately \$0.4 million as of December 31, 2012 and 2011. During the years ended December 31, 2012 and 2011, approximately \$5.5 million and \$2.6 million, respectively, was repaid and an additional \$0.7 million and \$0.3 million, respectively, was loaned to customers and approximately \$5.3 million and \$2.7 million, respectively, of homes serving as collateral for Chattel Loans were repossessed and converted to rental units. Chattel Loans receivable at December 31, 2012 includes \$25.7 million of Chattel Loans acquired in connection with the 2011 Acquisition. During 2012, management reviewed the default and asset recovery performance of these loans and determined that the yield of this portfolio should be increased from 17.0% to 21.0% due to the accelerated timing of cash collections and asset recoveries being experienced in the portfolio. Increases in default rates or declines in recovery rates in the future could, if significant, result in an impairment of the loans. Declines in default rates or increases in recovery rates could, if significant, result in future increases to the yield.

As of December 31, 2012 and December 31, 2011, the Company had approximately \$16.1 million and \$16.4 million, respectively, of Contracts Receivable, including allowances of approximately \$0.7 million and \$1.0 million, respectively. These Contracts Receivable represent loans to customers who have purchased right-to-use contracts. The Contracts Receivable yield interest at a stated per annum average rate of 15.9%, have a weighted average term remaining of approximately four years and require monthly payments of principal and interest. During the years ended December 31, 2012 and 2011, approximately \$7.1 million and \$7.3 million, respectively, was repaid and an additional \$6.6 million was lent to customers in each year. Management periodically reviews the performance of these loans and does not expect to make significant adjustments to assumptions due to the small remaining value of the loans.

Note 8—Borrowing Arrangements

Secured Debt

2012 Activity

As of December 31, 2012 and December 31, 2011, the Company had outstanding mortgage indebtedness on Properties held for long term of approximately \$2,070 million and \$2,085 million, respectively. The weighted average interest rate, including the fair market value adjustment, on this mortgage indebtedness for the year ended December 31, 2012 was approximately 5.51% per annum. The debt bears interest at stated rates of 3.9% to 8.9% per annum and matures on various dates ranging from 2013 to 2023. The debt encumbered a total of 171 and 174 of the Company's Properties as of December 31, 2012 and December 31, 2011, respectively, and the carrying value of such Properties was approximately \$2,494 million and \$2,578 million, respectively, as of such dates.

During the year ended December 31, 2012, the Company received approximately \$74.0 million of financing proceeds on one manufactured home community with a stated interest rate of 3.90% per annum, maturing in 2022. The proceeds were used to pay off the mortgage on the property, which was set to mature on May 1, 2013, totaling approximately \$35.1 million, with a stated interest rate of 5.69% per annum. The Company also closed on approximately \$85.5 million of financing proceeds on two RV resorts with a weighted average interest rate of 5.10% per annum, maturing in 2022. The Company used the proceeds to pay off the mortgages on these two properties, which were set to mature on June 1, 2014, totaling approximately \$63.3 million, with a weighted average interest rate of 5.41% per annum. The Company also paid off three maturing mortgages totaling approximately \$39.3 million, with a weighted average interest rate of 5.79% per annum.

2011 Activity

During the year ended December 31, 2011, the Company paid off nine maturing mortgages totaling approximately \$52.5 million, with a weighted average interest rate of 7.04% per annum. The Company also closed on approximately \$200.0 million of new financing on 20 manufactured home communities and three resort properties with a weighted average interest rate of 5.02% per annum, maturing in 2021. The Company also assumed approximately \$548 million of mortgage debt which includes a fair value adjustment of approximately \$34 million secured by 35 of the 2011 Acquisition Properties (as defined herein) with stated interest rates ranging from 4.65% to 8.87% per annum, maturing in various years ranging from 2012 to 2023.

Term Loan

The Company's \$200.0 million Term Loan matures on June 30, 2017 and has a one-year extension option, an interest rate of LIBOR plus 1.85% to 2.80% per annum and, subject to certain conditions, may be prepaid at any time without premium or penalty after July 1, 2014. Prior to July 1, 2014, a prepayment penalty of 2% of the amount prepaid would be owed. The spread over LIBOR is variable based on leverage measured quarterly throughout the loan term. The Term Loan contains customary representations, warranties and negative and affirmative covenants, and provides for acceleration of principal and payment of all other amounts payable thereunder upon the occurrence of certain events of default. In connection with the Term Loan, the Company also entered into a three year LIBOR Swap Agreement (the "Swap") allowing the Company to trade its variable interest rate for a fixed interest rate on the Term Loan. (See Note 9 in the Notes to Consolidated Financial Statements contained in this Form 10-K for further information on the accounting of the Swap.) The proceeds were used to partially fund the 2011 Acquisition discussed in detail in Note 19 in the Notes to the Consolidated Financial Statements Contained in this Form 10K.

Unsecured Line of Credit

As of December 31, 2012 and 2011, the Company's unsecured Line of Credit ("LOC") had an availability of \$380 million of which no amounts were outstanding. On July 20, 2012, the Company amended its LOC to (i) decrease the per annum interest rate to LIBOR plus a maximum of 1.40% to 2.00%, bearing a facility rate of 0.25% to 0.40%, (ii) extend the maturity of the LOC to September 15, 2016, (iii) lengthen the extension option to one year and (iv) effect other ministerial changes. The Company incurred commitment and arrangement fees of approximately \$1.3 million to enter into the amended LOC. Prior to the amendment, the Company's LOC bore interest at a LIBOR rate plus 1.65% to 2.50%, contained a 0.30% to 0.40% facility fee and had a maturity date of September 18, 2015. The Company had an eight months extension option under the LOC, subject to payment by it of certain administrative fees and the satisfaction of certain other enumerated conditions.

The weighted average interest rate for the years ended December 31, 2012 and 2011 for the Company's unsecured debt was approximately zero and 3.9% per annum, respectively, as no amounts were outstanding on the line of credit at any time during the year ended December 31, 2012.

Note 8—Borrowing Arrangements (continued)

Future Maturities of Debt

Aggregate payments of principal on long-term borrowings for each of the next five years and thereafter are as follows (amounts in thousands):

Year		Amount
	2013 \$	105,052
	2014	161,160
	2015	591,949
	2016	238,626
	2017	302,801
Thereafter		845,670
Net unamortized premiums		24,608
Total	\$	2,269,866

Note 9—Derivative Instruments and Hedging Activities

Cash Flow Hedges of Interest Rate Risk

In connection with the Term Loan, the Company entered into a three-year, \$200.0 million LIBOR notional swap agreement. (See Note 8 in the Notes to the Consolidated Financial Statements contained in this Form 10-K for information about the Term Loan related to the \$200.0 million notional swap.) The Swap fixes the underlying LIBOR rate on the Term Loan at 1.11% per annum for the first three years. Based on actual leverage as of December 31, 2012, the Company's spread over LIBOR was 1.95% resulting in an actual all-in interest rate of 3.06% per annum. The Company has designated the Swap as a cash flow hedge. No gain or loss was recognized in the Consolidated Statements of Income and Comprehensive Income related to hedge ineffectiveness or to amounts excluded from effectiveness testing on the Company's cash flow hedge during the years ended December 31, 2012 and 2011.

Amounts reported in accumulated other comprehensive loss on the Consolidated Balance Sheet related to derivatives will be reclassified to interest expense as interest payments are made on the Company's variable-rate debt. During the next twelve months, the Company estimates that an additional \$1.8 million will be reclassified as an increase to interest expense.

Derivative Instruments and Hedging Activities

The table below presents the fair value of the Company's derivative financial instruments as well as their classification on the Company's Consolidated Balance Sheet as of December 31, 2012 and 2011 (amounts in thousands).

		Decemb	er 31,	Decei	nber 31,
	Balance Sheet Location	201	2		2011
Interest Rate Swap	Accrued payroll and other operating expenses	\$	2,591	\$	2,547

Tabular Disclosure of the Effect of Derivative Instruments on the Income Statement

The tables below present the effect of the Company's derivative financial instruments on the Consolidated Statements of Income and Comprehensive Income for the years ended December 31, 2012 and 2011.

								t of loss ied from	
	Amount of loss recognized					accumulated OCI into			to
	in OCI on derivative				Location of loss		,	effective	
		(effective	e port	ion)	reclassified from		port	ion)	
	Dec	December 31, December 31,		accumulated OCI into income	Dece	mber 31,	Decem	ber 31,	
Derivatives in Cash Flow Hedging Relationship		2012 2011		2011	(effective portion)	- 2	2012	20	11
Interest Rate Swap	\$	1,797	\$	3,445	Interest Expense	\$	1,754	\$	898

The Company determined that no adjustment was necessary for nonperformance risk on its derivative obligation. As of December 31, 2012, the Company has not posted any collateral related to this agreement.

Note 10—Deferred Revenue-entry of right-to-use contracts and Deferred Commission Expense

Up-front payments received upon the entry of right-to-use contracts are recognized in accordance with FASB ASC 605. The Company will recognize the up-front non-refundable payments over the estimated customer life, which, based on historical attrition rates, the Company has estimated to be between one to 31 years. The commissions paid on the entry of right-to-use contracts will be deferred and amortized over the same period as the related sales revenue.

Components of the change in deferred revenue-entry of right-to-use contracts and deferred commission expense are as follows (amounts in thousands):

	Years Ended December 31,		
	2012		2011
Deferred revenue—entry of right-to-use contracts, as of January 1,	\$ 56,285	\$	44,349
Deferral of new right-to-use contracts	13,433		17,856
Deferred revenue recognized	(6,739)		(5,920)
Net increase in deferred revenue	6,694		11,936
Deferred revenue—entry of right-to-use contracts, as of December 31,	\$ 62,979	\$	56,285
Deferred commission expense, as of January 1,	\$ 19,687	\$	14,898
Costs deferred	5,465		6,735
Commission expense recognized	(2,310)		(1,946)
Net increase in deferred commission expense	3,155		4,789
Deferred commission expense, as of December 31,	\$ 22,842	\$	19,687

Note 11—Lease Agreements

The leases entered into between the customer and the Company for the rental of a site are generally month-to-month or for a period of one to ten years, renewable upon the consent of the parties or, in some instances, as provided by statute. Long-term leases that are non-cancelable by the tenant are in effect at certain sites for 18 of the Properties. Rental rate increases at these Properties are primarily a function of increases in the Consumer Price Index, taking into consideration certain conditions. Additionally, periodic market rate adjustments are made as deemed appropriate. Future minimum rents are scheduled to be received under non-cancelable tenant leases at December 31, 2012 are as follows (amounts in thousands):

Year	A	mount
	2013 \$	40,100
	2014	39,327
	2015	18,532
	2016	17,110
	2017	16,639
Thereafter		48,104
Total	\$	179,812

Note 12—Ground Leases

The Company leases land under non-cancelable operating leases at certain of the Properties expiring in various years from 2013 to 2054. The majority of the lease terms require twelve equal payments per year plus additional rents calculated as a percentage of gross revenues. The Colony Cove Property lease requires escalated payments every three months based on the increase in the purchase option, see further detail below. For the year ended December 31, 2012, 2011, and 2010 ground lease rent was approximately \$3.3 million, \$2.5 million, and \$1.9 million, respectively. Minimum future rental payments under the ground leases as of December 31, 2012 are as follows (amounts in thousands):

Year	Α	mount
	2013 \$	3,353
	2014	1,915
	2015	1,921
	2016	1,928
	2017	1,935
Thereafter		13,012
Total	\$	24,064

Note 12—Ground Leases (continued)

The decrease in future minimum rental payments assumes that the Company will exercise its option to acquire land at the Colony Cove Property on January 1, 2014. The option exercise is subject to certain assumptions and the timing of the option exercise may be before or after January 1, 2014. If the Company does not exercise its option as planned the ground lease payments will continue at approximately \$1.4 million annually for the next 95 years.

Note 13—Transactions with Related Parties

Privileged Access

On August 14, 2008, the Company closed on the PA Transaction by acquiring substantially all of the assets and assuming certain liabilities of Privileged Access for an unsecured note payable of \$2.0 million which was paid off during the year ended December 31, 2009. Prior to the purchase, Privileged Access had a 12-year lease with the Company for 82 Properties that terminated upon closing. At closing, approximately \$4.8 million of Privileged Access cash was deposited into an escrow account for liabilities that Privileged Access has retained. The terms of the PA Transaction provided for a distribution of \$0.1 million of excess escrow funds to Privileged Access and the remainder to the Company on the two-year anniversary of the PA Transaction. During the year ended December 31, 2010, the Company received approximately \$1.1 million in proceeds from the escrow account. There was no balance in the escrow account for the year ended December 31, 2012. As of December 31, 2011, the escrow balance was approximately \$0.2 million.

Mr. McAdams, the Company's President from January 1, 2008 to January 31, 2011, owns 100% of Privileged Access. Effective February 1, 2011, Mr. McAdams became president of a subsidiary of the Company involved in ancillary activities and relinquished his role as President of the Company. The Company entered into an employment agreement effective as of January 1, 2008 (the "Employment Agreement") with Mr. McAdams which provided for an initial term of three years which expired on December 31, 2010. The Employment Agreement provided for a minimum annual base salary of \$0.3 million, with the option to receive an annual bonus in an amount up to three times his base salary. Mr. McAdams is also subject to a non-compete clause and to mitigate potential conflicts of interest shall have no authority, on behalf of the Company and its affiliates, to enter into any agreement with any entity controlling, controlled by or affiliated with Privileged Access. Prior to forming Privileged Access, Mr. McAdams was a member of the Company's Board of Directors from January 2004 to October 2005. Simultaneous with his appointment as president of Equity LifeStyle Properties, Inc., Mr. McAdams resigned as Privileged Access's Chairman, President and CEO. However, he was on the board of PATT Holding Company, LLC ("PATT"), a subsidiary of Privileged Access, until the entity was dissolved in 2008.

Corporate Headquarters

The Company leases office space from Two North Riverside Plaza Joint Venture Limited Partnership, an entity affiliated with Mr. Zell, the Company's Chairman of the Board. Payments made in accordance with the lease agreement to this entity amounted to approximately \$0.9 million, \$1.0 million, and \$0.5 million for the years ended December 31, 2012, 2011 and 2010, respectively. Only seven months of rent was paid during the year ended December 31, 2010 as the first five months of the year were included in the free rent provided by the landlord in connection with a new lease for the office space that commenced December 1, 2009.

Other

On October 18, 2012, the Company's Chief Executive Officer, Thomas Heneghan, accepted an offer to become Chief Executive Officer of Equity International Management, LLC ("Equity International"), effective in February 2013, and he resigned as the Company's Chief Executive Officer effective February 1, 2013. During the period from October 18, 2012 through February 1, 2013, Mr. Heneghan continued to serve as the Company's Chief Executive Officer, but he also performed certain services for Equity International, an entity affiliated with Mr. Zell, the Company's Chairman of the Board. The Company paid Mr. Heneghan his regular compensation through February 1, 2013. However, in consideration for the Company allowing Mr. Heneghan to perform certain services for Equity International during this period, the Company and Equity International agreed that Equity International would reimburse the Company for a portion of Mr. Heneghan's compensation in the amount of \$0.3 million.

Note 14—Stock Option Plan and Stock Grants

The Company's Stock Option and Stock Award Plan (the "Plan") was adopted in December 1992 and amended and restated from time to time, most recently effective March 23, 2001. Pursuant to the Plan, officers, directors, employees and consultants of the Company are offered the opportunity (i) to acquire shares of common stock through the grant of stock options ("Options"), including non-qualified stock options and, for key employees, incentive stock options within the meaning of Section 422 of the Internal Revenue Code; and (ii) to be awarded shares of common stock ("Restricted Stock Grants"), subject to conditions and restrictions determined by the Compensation, Nominating, and Corporate Governance Committee of the Company's Board of Directors (the "Compensation Committee"). The Compensation Committee will determine the vesting schedule, if any, of each Option and the term, which term shall not exceed ten years from the date of grant. As to the Options that have been granted through December 31, 2012 to officers and employees, generally, one-third are exercisable one year after the initial grant, one-third are exercisable two years following the date such Options were granted and the remaining one-third are exercisable three years following the date such Options were granted. Shares that did not vest were forfeited. Dividends are paid on restricted stock and are not returnable, even if the underlying stock does not entirely vest. Stock Options are awarded at the New York Stock Exchange closing price of the Company's common stock on the grant date. A maximum of 6,000,000 shares of common stock are available for grant under the Plan and no more than 250,000 shares may be subject to grants to any one individual in any calendar year.

Grants under the Plan are made by the Compensation Committee, which determines the individuals eligible to receive awards, the types of awards, and the terms, conditions and restrictions applicable to any award. In addition, the terms of two specific types of awards are contemplated under the Plan:

- The first type of award is a grant of Options or Restricted Stock Grants of common stock made to each member of the Board at the meeting held immediately after each annual meeting of the Company's stockholders. Generally, if the director elects to receive Options, the grant will cover 10,000 shares of common stock at an exercise price equal to the fair market value on the date of grant. If the director elects to receive a Restricted Stock Grant of common stock, he or she will receive an award of 2,000 shares of common stock. Exercisability or vesting with respect to either type of award will be one-third of the award after six months, two-thirds of the award after one year, and the full award after two years.
- The second type of award is a grant of common stock in lieu of 50% of their bonus otherwise payable to individuals with a title of Vice President or above. A recipient can request that the Compensation Committee pay a greater or lesser portion of the bonus in shares of common stock.

The Company accounts for its stock-based compensation in accordance with FASB ASC 718.

Restricted Stock Grants

On January 31, 2013, the Company awarded Restricted Stock Grants for 31,000 shares of common stock at a fair market value of approximately \$2.2 million to the Board of Directors. One-third of the shares of restricted common stock covered by these awards vests on each of December 31, 2013, December 31, 2014, and December 31, 2015.

On February 1, 2013, the Company awarded Restricted Stock Grants for 34,333 shares of common stock to certain members of senior management of the Company. These Restricted Stock Grants will vest on December 31, 2013. The fair market value of these Restricted Stock Grants was approximately \$2.5 million as of the date of grant and is recorded as a compensation expense and paid in capital over the vesting period.

On May 8, 2012, the Company awarded Restricted Stock Grants for 16,000 shares of common stock at a fair market value of approximately \$1.1 million to the Board of Directors. One-third of the shares of restricted common stock covered by these awards vests on each of November 8, 2012, May 8, 2013, and May 8, 2014.

On January 31, 2012, the Company awarded Restricted Stock Grants for 31,000 shares of common stock at a fair market value of approximately \$2.2 million to certain members of the Board of Directors for services rendered in 2011. One-third of the shares of restricted common stock covered by these awards vests on each of December 31, 2012, December 31, 2013, and December 31, 2014.

On January 31, 2012, the Company awarded Restricted Stock Grants for 60,332 shares of common stock to certain members of senior management of the Company. These Restricted Stock Grants vested on December 31, 2012. The fair market value of these Restricted Stock Grants was approximately \$4.2 million as of the date of grant and is recorded as a compensation expense and paid in capital over the vesting period. During 2012, 18,333 shares of this restricted stock grant valued at issuance date of approximately \$1.3 million were relinquished by certain members of senior management.

Note 14—Stock Option Plan and Stock Grants (continued)

On May 11, 2011, the Company awarded Restricted Stock Grants for 16,000 shares of common stock at a fair market value of approximately \$0.9 million to the Board of Directors. One-third of the shares of restricted common stock covered by these awards vests on each of November 11, 2011, May 11, 2012, and May 11, 2013.

On February 1, 2011, the Company awarded Restricted Stock Grants for 72,665 shares of common stock to certain members of senior management of the Company. These Restricted Stock Grants vested December 31, 2011. The fair market value of these Restricted Stock Grants was approximately \$4.2 million as of the date of grant and is recorded as a compensation expense and paid in capital over the vesting period.

On January 31, 2011, the Company awarded Restricted Stock Grants for 31,000 shares of common stock at a fair market value of approximately \$1.8 million to certain members of the Board of Directors. One-third of the shares of restricted common stock covered by these awards vests on each of December 31, 2011, December 31, 2012, and December 31, 2013.

On May 11, 2010, the Company awarded Restricted Stock Grants for 16,000 shares of common stock at a fair market value of approximately \$0.9 million to the Board of Directors. One-third of the shares of restricted common stock covered by these awards vests on each of November 11, 2010, May 11, 2011, and May 11, 2012.

On February 1, 2010, the Company awarded Restricted Stock Grants for 74,665 shares of common stock to certain members of senior management of the Company. These Restricted Stock Grants vested on December 31, 2010. The fair market value of these Restricted Stock Grants was approximately \$3.7 million as of the date of grant and was recorded as compensation expense and paid in capital over the vesting period.

On February 1, 2010, the Company awarded Restricted Stock Grants for 31,000 shares of common stock at a fair market value of approximately \$1.5 million to certain members of the Board of Directors. One-third of the shares of restricted common stock covered by these awards vests on each of December 31, 2010, December 31, 2011, and December 31, 2012.

The Company recognized compensation expense of approximately \$5.8 million, \$5.6 million and \$5.1 million primarily related to Restricted Stock Grants in 2012, 2011 and 2010, respectively.

A summary of the Company's restricted stock activity, and related information for the years ended December 31, 2012, 2011, and 2010 follows:

	Weight	ed Average Grant Date Fair
	Number of Shares	Value
Balance at December 31, 2009	56,008 \$	24.99
Shares granted	121,665	50.03
Share vested	(125,330)	44.19
Balance at December 31, 2010	52,343	37.22
Shares granted	119,665	57.49
Shares canceled/forfeited	(11,333)	57.40
Shares vested	(113,665)	48.99
Balance at December 31, 2011	47,010	55.50
Shares granted	107,332	70.12
Shares canceled/forfeited	(18,333)	70.14
Shares vested	(88,999)	64.60
Balance at December 31, 2012	47,010	65.93

Compensation expense to be recognized subsequent to December 31, 2012 for Restricted Stock Grants issued prior to 2013 that has not yet vested was approximately \$2.8 million, which is expected to be recognized over a weighted average term of 1.5 years.

Note 14—Stock Option Plan and Stock Grants (continued)

Stock Options

The fair value of each grant is estimated on the grant date using the Black-Scholes-Merton model. No options were issued. forfeited or expired during the year ended December 31, 2012, 2011, and 2010.

A summary of the Company's stock option activity, and related information for the years ended December 31, 2012, 2011, and 2010 follows:

	Shares Subject To Options	Weighted Average Exercise Price Per Share	Weighted Average Outstanding Contractual Life (in years)
Balance at December 31, 2009	841,851	\$ 39.94	6.0
Options exercised	(33,767)	32.77	
Options canceled	(2,900)	17.50	
Balance at December 31, 2010	805,184	40.32	5.1
Options exercised	(172,384)	26.28	
Balance at December 31, 2011	632,800	44.14	5.0
Options exercised	(80,000)	48.20	
Balance at December 31, 2012	552,800	43.56	4.0
Exercisable at December 31, 2012	552,800	43.56	4.0

The intrinsic value of outstanding and exercisable stock options represents the excess of the closing stock price as of the end of the year, over the exercise price multiplied by the applicable number of shares that may be acquired upon exercise of stock options. For the years ending December 31, 2012, 2011 and 2010, the intrinsic value of exercised options was \$1.7 million, \$5.7 million and \$0.8 million, respectively. For the years ending December 31, 2012, 2011 and 2010, the intrinsic value of outstanding and exercisable options was \$13.1 million, \$14.3 million and \$12.6 million, respectively.

As of December 31, 2012, 2011 and 2010, 654,346 shares, 743,345 shares and 851,677 shares remained available for grant, respectively; of these 254,529 shares, 343,528 shares and 451,860 shares, respectively, remained available for Restricted Stock Grants.

Note 15—Preferred Stock

The Company's Board of Directors is authorized under the Company's charter, without further stockholder approval, to issue, from time to time, in one or more series, 10,000,000 shares of \$0.01 par value preferred stock (the "Preferred Stock"), with specific rights, preferences and other attributes as the Board may determine, which may include preferences, powers and rights that are senior to the rights of holders of the Company's common stock. However, under certain circumstances, the issuance of preferred stock may require stockholder approval pursuant to the rules and regulations of The New York Stock Exchange.

On May 8, 2012, the ability to issue shares upon conversion of the Series A Preferred Stock was approved by the Company's common stockholders. As a result, at September 30, 2012 the Series A Preferred Stock has been classified as redeemable interests inside of permanent equity on the Company's Consolidated Balance Sheet. On September 14, 2012, the Company issued 54,458 shares of the Company's Series C Preferred Stock with a liquidation value of \$2,500.00 per share, which is represented by depositary shares as described below. Also on September 14, 2012, the Company exchanged 5,445,765 shares of its Series A Preferred Stock for 5,445,765 depositary shares, each representing 1/100 th of a share of the Company's Series C Preferred Stock with a liquidation value of \$25.00 per depositary share, plus accrued and unpaid dividends of \$0.3849625 per share of Series A Preferred Stock. On October 18, 2012, the Company redeemed the remaining 2,554,235 shares of Series A Preferred Stock at the \$25.00 per share liquidation value plus accrued and unpaid dividends of \$0.0948460 per share on such redeemed shares for approximately \$64.1 million. Therefore, as of December 31, 2012, the Company did not have any Series A Preferred Stock outstanding.

During the year ended December 31, 2011, the Company issued 1,740,000 shares of Series B Preferred Stock, par value \$0.01 per share. The Series B Preferred Stock was issued to partially fund the 2011 Acquisition which is discussed in detail in Note 19 in the Notes to the Consolidated Financial Statements contained in this Form 10-K. On October 24, 2011, the Company, on behalf of a selling stockholder, closed on a public offering of 3,162,069 shares of common stock. The 3,162,069 shares of common stock sold included 1,453,793 shares of common stock issued by the Company upon redemption of 1,453,793 shares of Series B Preferred Stock, par value \$0.01 per share. The Company did not receive any proceeds from the offering. On December 23, 2011, the remaining 286,207 Series B Preferred Stock were redeemed for 286,207 shares of common stock. Therefore, as of the year ended December 31, 2011, the Company did not have any Series B Preferred Stock outstanding.

Note 15—Preferred Stock (continued)

On March 4, 2011, the Company, on behalf of selling stockholders, closed on a public offering of 8,000,000 shares of Series A Preferred Stock, par value \$0.01 per share, liquidation preference of \$25.00 per share, at a price of \$24.75 per share. The selling stockholders received the Series A Preferred Stock in exchange for \$200 million of previously issued series D and series F Perpetual Preferred OP Units. The Company did not receive any proceeds from the offering.

Note 16-Long-Term Cash Incentive Plan

On January 24, 2013, the Company's Compensation, Nominating and Corporate Governance Committee (the "Committee") approved a Long-Term Cash Incentive Plan Award (the "2013 LTIP") to provide a long-term cash bonus opportunity to certain members of the Company's management. The 2013 LTIP was approved by the Committee pursuant to the authority set forth in the Long Term Incentive Plan approved by the Board on May 15, 2007. The total cumulative payment for all participants (the "Eligible Payment") is based upon certain performance conditions being met over a three year period ending December 31, 2015.

The Committee has responsibility for administering the 2013 LTIP and may use its reasonable discretion to adjust the performance criteria or Eligible Payments to take into account the impact of any major or unforeseen transaction or events. The Company's executive officers are not participants in the 2013 LTIP. The Eligible Payment will be paid in cash upon completion of the Company's annual audit for the 2015 fiscal year and upon satisfaction of the vesting conditions as outlined in the 2013 LTIP and, including employer costs, is currently estimated to be approximately \$5.8 million.

On May 11, 2010, the Company's Board of Directors approved a Long-Term Cash Incentive Plan (the "2010 LTIP") to provide a long-term cash bonus opportunity to certain members of the Company's management. Such Board approval was upon recommendation of the Committee. One participant in the 2010 LTIP was promoted to Chief Financial Officer in 2012. No other executive officers were participants in the 2010 LTIP. As of December 31, 2012 and 2011, the Company had accrued compensation expense and payroll benefits of approximately \$2.6 million and \$1.8 million, respectively, for the 2010 LTIP including approximately \$0.8 million and \$1.1 million in the years ended December 31, 2012 and 2011. On January 24, 2013, the Committee approved payments under the 2010 LTIP of approximately \$2.3 million to the participants.

The Company is accounting for both LTIP awards in accordance with FASB ASC 718. The amount accrued for the 2010 LTIP reflected the Committee's evaluation of the 2010 LTIP based on forecasts and other information presented to the Committee and were subject to performance in line with forecasts and final evaluation and determination by the Committee.

Note 17—Savings Plan

The Company has a qualified retirement plan, with a salary deferral feature designed to qualify under Section 401 of the Code (the "401(k) Plan"), to cover its employees and those of its Subsidiaries, if any. The 401(k) Plan permits eligible employees of the Company and those of any Subsidiary to defer up to 60% of their eligible compensation on a pre-tax basis subject to certain maximum amounts. In addition, the Company will match 100% of the participant's contribution up to the first 3% and then 50% of the next 2% for a maximum potential match of 4%.

In addition, amounts contributed by the Company will vest, on a prorated basis, according to the participant's vesting schedule. After five years of employment with the Company, the participants will be 100% vested for all amounts contributed by the Company. Additionally, a discretionary profit sharing component of the 401(k) Plan provides for a contribution to be made annually for each participant in an amount, if any, as determined by the Company. All employee contributions are 100% vested. The Company's contribution to the 401(k) Plan was approximately \$1.3 million, \$1.1 million, and \$1.0 million, for the years ended December 31, 2012, 2011, and 2010, respectively.

Note 18—Commitments and Contingencies

California Rent Control Litigation

As part of the Company's effort to realize the value of its Properties that are subject to rent control, the Company has initiated lawsuits against certain localities in California. The Company's goal is to achieve a level of regulatory fairness in California's rent control jurisdictions, and in particular those jurisdictions that prohibit increasing rents to market upon turnover. Such regulations allow tenants to sell their homes for a price that includes a premium above the intrinsic value of the homes. The premium represents the value of the future discounted rent-controlled rents, which is fully capitalized into the prices of the homes sold. In the Company's view, such regulations result in a transfer to the tenants of the value of the Company's land, which would otherwise be reflected in market rents. The Company has discovered through the litigation process that certain municipalities considered condemning the Company's Properties at values well below the value of the underlying land. In the Company's view, a failure to articulate market rents for sites governed by restrictive rent control would put the Company at risk for condemnation or eminent domain proceedings based on artificially reduced rents. Such a physical taking, should it occur, could represent substantial lost value to stockholders. The Company is cognizant of the need for affordable housing in the jurisdictions, but asserts that restrictive rent regulation does not promote this purpose because tenants pay to their sellers as part of the purchase price of the home all the future rent savings that are expected to result from the rent control regulations, eliminating any supposed improvement in the affordability of housing. In a more well-balanced regulatory environment, the Company would receive market rents that would eliminate the price premium for homes, which would trade at or near their intrinsic value. Such efforts include the following matters:

City of San Rafael

The Company sued the City of San Rafael on October 13, 2000 in the U.S. District Court for the Northern District of California, challenging its rent control ordinance (the "Ordinance") on constitutional grounds. The Company believes the litigation was settled by the City's agreement to amend the ordinance to permit adjustments to market rent upon turnover. The City subsequently rejected the settlement agreement. The Court refused to enforce the settlement agreement, and submitted to a jury the claim that it had been breached. In October 2002, a jury found no breach of the settlement agreement.

The Company's constitutional claims against the City were tried in a bench trial during April 2007. On April 17, 2009, the Court issued its Order for Entry of Judgment in the Company's favor (the "April 2009 Order"). On June 10, 2009, the Court ordered the City to pay the Company net fees and costs of approximately \$2.1 million. On June 30, 2009, as anticipated by the April 2009 Order, the Court entered final judgment that gradually phased out the City's site rent regulation scheme that the Court found unconstitutional. Pursuant to the final judgment, existing residents of the Company's Property in San Rafael will be able to continue to pay site rent as if the Ordinance were to remain in effect for a period of 10 years, enforcement of the Ordinance was immediately enjoined with respect to new residents of the Property, and the Ordinance will expire entirely ten years from the June 30, 2009 date of judgment.

The City and the residents' association (which intervened in the case) appealed, and the Company cross-appealed. The briefing has been completed, oral argument was held on February 13, 2013, and a decision from the Court of Appeals remains pending.

City of Santee

In June 2003, the Company won a judgment against the City of Santee in California Superior Court (Case No. 777094). The effect of the judgment was to invalidate, on state law grounds, two rent control ordinances the City of Santee had enforced against the Company and other property owners. However, the Court allowed the City to continue to enforce a rent control ordinance that predated the two invalid ordinances (the "prior ordinance"). As a result of the judgment the Company was entitled to collect a one-time rent increase based upon the difference in annual adjustments between the invalid ordinance(s) and the prior ordinance and to adjust its base rents to reflect what the Company could have charged had the prior ordinance been continually in effect. The City of Santee appealed the judgment. The City and the Homeowners' Association of Meadowbrook Estates ("tenant association") also each sued the Company in separate actions in the California Superior Court (Case Nos. GIE 020887 and GIE 020524) alleging that the rent adjustments pursuant to the judgment violated the prior ordinance, sought to rescind the rent adjustments, and sought refunds of amounts paid, and penalties and damages in these separate actions. As a result of further proceedings and a series of appeals and remands, the Company was required to and did release the additional rents to the tenant association's counsel for disbursement to the tenants, and the Company has ceased collecting the disputed rent amounts.

The tenant association continued to seek damages, penalties and fees in their separate action based on the same claims the City made on the tenants' behalf in the City's case. The Company moved for judgment on the pleadings in the tenant association's case on the ground that the tenant association's case was moot in light of the result in the City's case. On November 6, 2008, the Court granted the Company's motion for judgment on the pleadings without leave to amend. The tenant association appealed. In

Note 18—Commitments and Contingencies (continued)

June 2010, the Court of Appeal remanded the case for further proceedings. On remand, on December 12, 2011, the Court granted the Company's motion for summary judgment and denied the tenant association's motion for summary judgment. On January 9, 2012, the Court entered judgment in favor of the Company, specifying that the tenant association shall recover nothing. On January 26, 2012, the Court set March 30, 2012 as the date for hearing the Company's motion for attorneys' fees and the tenant associations' motion to reduce the Company's claim for costs. On March 26, 2012, the tenant association filed a notice of appeal. On August 16, 2012, the Company and the tenant association entered a settlement agreement pursuant to which the tenant association dismissed its appeal in exchange for the Company's agreement to dismiss its claims for attorneys' fees and other costs. Because the matter was a class action by the tenant's association, on January 18, 2013 the Court held a fairness hearing to consider final approval of the settlement, and approved the settlement.

In addition, the Company sued the City of Santee in United States District for the Southern District of California alleging all three of the ordinances are unconstitutional under the Fifth and Fourteenth Amendments to the United States Constitution. On October 13, 2010, the District Court: (1) dismissed the Company's claims without prejudice on the ground that they were not ripe because the Company had not filed and received from the City a final decision on a rent increase petition, and (2) found that those claims are not foreclosed by any of the state court rulings. On November 10, 2010, the Company filed a notice of appeal from the District Court's ruling dismissing the Company's claims. On April 20, 2011, the appeal was voluntarily dismissed pursuant to stipulation of the parties.

In order to ripen its claims, the Company filed a rent increase petition with the City. At a hearing held on October 6, 2011, the City's Manufactured Home Fair Practices Commission voted to deny that petition, and subsequently entered written findings denying it. The Company appealed that determination to the Santee City Council, which on January 25, 2012 voted to deny the appeal. In view of that adverse final decision on its rent increase petition, on January 31, 2012 the Company filed a new complaint in United States District for the Southern District of California alleging that the City's ordinance effectuates a regulatory and private taking of the Company's property and is unconstitutional under the Fifth and Fourteenth Amendments to the United States Constitution. On April 2, 2012, the City filed a motion to dismiss the new complaint. On December 21, 2012, the Court entered an order in which it: (a) denied the City's motion to dismiss the Company's private taking and substantive due process claims; (b) granted the City's motion to dismiss the Company's procedural due process claim as not cognizable because of the availability of a state remedy of a writ of mandamus; and (c) granted the City's motion to dismiss the Company's regulatory taking claim as being not ripe.

In addition, the Company also filed in the California Superior Court on February 1, 2012 a petition for a writ of administrative mandamus, and on September 28, 2012 a motion for writ of administrative mandamus, seeking orders correcting and vacating the decisions of the City and its Manufactured Home Fair Practices Commission, and directing that the Company's rent increase petition be granted. The Company's motion for writ of administrative mandamus is currently scheduled for hearing on April 5, 2013.

Colony Park

On December 1, 2006, a group of tenants at the Company's Colony Park Property in Ceres, California filed a complaint in the California Superior Court for Stanislaus County alleging that the Company had failed to properly maintain the Property and had improperly reduced the services provided to the tenants, among other allegations. The Company answered the complaint by denying all material allegations and filed a counterclaim for declaratory relief and damages. The case proceeded in Superior Court because the Company's motion to compel arbitration was denied and the denial was upheld on appeal. Trial of the case began on July 27, 2010. After just over three months of trial in which the plaintiffs asked the jury to award a total of approximately \$6.8 million in damages, the jury rendered verdicts awarding a total of less than \$44,000 to six out of the 72 plaintiffs, and awarding nothing to the other 66 plaintiffs. The plaintiff's who were awarded nothing filed a motion for a new trial or alternatively for judgment notwithstanding the jury's verdict, which the Court denied on February 14, 2011. All but 3 of the 66 plaintiffs to whom the jury awarded nothing have appealed. The briefing on that appeal has been completed, but a date for oral argument remains to be set by the California Court of Appeal.

By orders entered on December 14, 2011, the Superior Court awarded the Company approximately \$2.0 million in attorneys' fees and other costs jointly and severally against the plaintiffs to whom the jury awarded nothing, and awarded no attorneys' fees or costs to either side with respect to the six plaintiffs to whom the jury awarded less than \$44,000. Plaintiffs have filed an appeal from the approximately \$2.0 million award to the Company of attorneys' fees and other costs.

Note 18—Commitments and Contingencies (continued)

California Hawaiian

On April 30, 2009, a group of tenants at the Company's California Hawaiian Property in San Jose, California filed a complaint in the California Superior Court for Santa Clara County alleging that the Company has failed to properly maintain the Property and has improperly reduced the services provided to the tenants, among other allegations. The Company moved to compel arbitration and stay the proceedings, to dismiss the case, and to strike portions of the complaint. By order dated October 8, 2009, the Court granted the Company's motion to compel arbitration and stayed the court proceedings pending the outcome of the arbitration. The plaintiffs filed with the California Court of Appeal a petition for a writ seeking to overturn the trial court's arbitration and stay orders. On May 10, 2011, the Court of Appeal granted the petition and ordered the trial court to vacate its order compelling arbitration and to restore the matter to its litigation calendar for further proceedings. On May 24, 2011, the Company filed a petition for rehearing requesting the Court of Appeal to reconsider its May 10, 2011 decision. On June 8, 2011, the Court of Appeal denied the petition for rehearing. On June 16, 2011, the Company filed with the California Supreme Court a petition for review of the Court of Appeal's decision. On August 17, 2011, the California Supreme Court denied the petition for review. Discovery in the case is proceeding. The Company believes that the allegations in the complaint are without merit, and intends to vigorously defend the litigation.

Hurricane Claim Litigation

On June 22, 2007, the Company filed suit in the Circuit Court of Cook County, Illinois (Case No. 07CH16548), against its insurance carriers, Hartford Fire Insurance Company, Essex Insurance Company ("Essex"), Lexington Insurance Company and Westchester Surplus Lines Insurance Company ("Westchester"), regarding a coverage dispute arising from losses suffered by the Company as a result of hurricanes that occurred in Florida in 2004 and 2005. The Company also brought claims against Aon Risk Services, Inc. of Illinois ("Aon"), the Company's former insurance broker, regarding the procurement of appropriate insurance coverage for the Company. The Company is seeking declaratory relief establishing the coverage obligations of its carriers, as well as a judgment for breach of contract, breach of the covenant of good faith and fair dealing, unfair settlement practices and, as to Aon, for failure to provide ordinary care in the selling and procuring of insurance. The claims involved in this action are approximately \$11.0 million.

In response to motions to dismiss, the trial court dismissed: (1) the requests for declaratory relief as being duplicative of the claims for breach of contract and (2) certain of the breach of contract claims as being not ripe until the limits of underlying insurance policies have been exhausted. On or about January 28, 2008, the Company filed its Second Amended Complaint ("SAC"), which the insurers answered. In response to the court's dismissal of the SAC's claims against Aon, the Company ultimately filed, on February 2, 2009, a new Count VIII against Aon alleging a claim for breach of contract, which Aon answered. In January 2010, the parties engaged in a settlement mediation, which did not result in a settlement. In June 2010, the Company filed motions for partial summary judgment against the insurance companies seeking a finding that our hurricane debris cleanup costs are within the extra expense coverage of our excess insurance policies. On December 13, 2010, the Court granted the motion. Discovery is proceeding with respect to various remaining issues, including the amounts of the debris cleanup costs the Company is entitled to collect pursuant to the Court's order granting the Company partial summary judgment.

On August 6, 2012, the Company was served with motions by Essex and Westchester seeking leave to amend their pleadings, which the Court subsequently allowed, to add affirmative defenses seeking to bar recovery on the alleged ground that the claim the Company submitted for hurricane-related losses allegedly intentionally concealed and misrepresented that a portion of that claim was not hurricane-related, and to add a counterclaim seeking on the same alleged ground reimbursement of approximately \$2.4 million Essex previously paid. The Company believes that the affirmative defenses and counterclaim are without merit, and intends to vigorously contest them. The parties have filed motions for partial summary judgment with respect to certain of the claims that remain in the case, which are pending. The case has been set for trial on August 19, 2013.

The Company has entered settlements of its claims with certain of the insurers and also received additional payments from certain of the insurers since filing the lawsuit, collectively totaling approximately \$7.4 million.

Membership Class Action

On July 29, 2011, the Company was served with a class action lawsuit in California state court filed by two named plaintiffs, who are husband and wife. Among other allegations, the suit alleges that the plaintiffs purchased a membership in the Company's Thousand Trails network of campgrounds and paid annual dues; that they were unable to make a reservation to utilize one of the campgrounds because, they were told, their membership did not permit them to utilize that particular campground; that the Company failed to comply with the written disclosure requirements of various states' membership camping statutes; that the Company misrepresented that it provides a money-back guaranty; and that the Company misrepresented that the campgrounds or portions of the campgrounds would be limited to use by members.

Note 18—Commitments and Contingencies (continued)

Allegedly on behalf of "between 100,000 and 200,000" putative class members, the suit asserts claims for alleged violation of: (1) the California Civil Code §§ 1812.300, et seq.; (2) the Arizona Revised Statutes §§ 32-2198, et seq.; (3) Chapter 222 of the Texas Property Code; (4) Florida Code §§ 509.001, et seq.; (5) Chapter 119B of the Nevada Administrative Code; (6) Business & Professions Code §§ 17200, et seq., (7) Business & Professions Code §§ 17500; (8) Fraud - Intentional Misrepresentation and False Promise; (9) Fraud - Omission; (10) Negligent Misrespresentation; and (11) Unjust Enrichment. The complaint seeks, among other relief, rescission of the membership agreements and refund of the member dues of plaintiffs and all others who purchased a membership from or paid membership dues to the Company since July 21, 2007; general and special compensatory damages; reasonable attorneys' fees, costs and expenses of suit; punitive and exemplary damages; a permanent injunction against the complained of conduct; and pre-judgment interest.

On August 19, 2011, the Company filed an answer generally denying the allegations of the complaint, and asserting affirmative defenses. On August 23, 2011, the Company removed the case from the California state court to the federal district court in San Jose. On July 23, 2012, the Company filed a motion to deny class certification. On July 24, 2012, the plaintiffs filed a motion for leave to amend their class action complaint to add four additional named plaintiffs. On August 28, 2012, the Court held a hearing on the Company's motion to deny class certification and on the plaintiffs' motion for leave to amend. The Court took the motions under submission and has not yet ruled on them. Separately, on September 14, 2012, the plaintiffs filed a motion for class certification, on which the Court held a hearing on November 6, 2012 and which remains pending.

Cascade

On December 10, 2008, the King County Hospital District No. 4 (the "Hospital District" or "District") filed suit against the Company in the Superior Court of King County, Washington, seeking a declaratory judgment that the District had properly rescinded an agreement to acquire, in lieu of a formal condemnation proceeding, the Company's Thousand Trails - Cascade Property ("Cascade") located 20 miles east of Seattle, Washington. Under that agreement, the Company had agreed to accept from the Hospital District \$12.5 million for Cascade with an earnest money deposit of approximately \$0.4 million. Immediately before commencement of the trial, the parties entered into a settlement, pursuant to which: (a) the Hospital District would acquire Cascade and compensate the Company in the amount of \$7.05 million (the "Compensation Amount") in 2015 or sooner; (b) the unpaid balance of the Compensation Amount would be increased at a rate of 5% (or 6% under certain circumstances) per year until closing; (c) the Hospital District would make interim non-refundable payments to the Company of 50% of each payment it received on its \$30.0 million promissory note from the Snoqualmie Indian Tribe (the "Tribe Note"); and (d) if the Hospital District breached its obligations under the settlement, including without limitation if the Hospital District compromised the Tribe Note without the Company's written consent or failed to pay the Company 50% of any amounts received under the Tribe Note, the Company would be entitled to have a judgment automatically entered against the Hospital District for \$12.15 million less interim payments the Hospital District had made.

On August 27, 2012, the Hospital District provided written notice under the settlement of its readiness to close on the acquisition of Cascade. The Company learned that the Hospital District negotiated and received a discounted, early payoff of the Tribe Note without obtaining the Company's written consent, and failed to pay to the Company 50% of that payoff. Accordingly, pursuant to the terms of the settlement, the Company sent to the Hospital District on August 31, 2012 written notice that the Hospital District had breached the settlement both (1) by modifying the Tribe's Note without having first obtained the Company's written consent; and (2) by failing to pay to the Company 50% of all sums received by the District from the Tribe Note. The Company's written notice asserted that the Company was therefore entitled to file the Automatic Judgment, and invited resolution of the dispute. On December 7, 2012, the parties closed on the sale of the Property from the Company to the Hospital District, from which the net proceeds to the Company were approximately \$7.6 million, finally resolving the matter.

Utah Utility Charges Class Action

On October 9, 2012, the Company was served with a class action lawsuit in Utah state court filed by the "Utah Manufactured Homeowner's Action Group, Inc." against numerous owners and operators of numerous Utah manufactured home communities, two of which are owned by the Company. Among other allegations, the suit alleged that the defendants unlawfully impose service charges or fees on residents that are greater than the defendants' actual costs of providing the utility services, and that when residents question or object defendants threatened to evict or otherwise punish and intimidate the residents. The suit asserted claims that the foregoing alleged conduct violated Utah Code 57-16-4(ii)(c) and resulted in unjust enrichment to the defendants. The suit demanded a jury trial and sought, among other relief, damages in an amount to be determined but not less than \$1.0 million; costs and fees; punitive and/or exemplary damages, as appropriate; and preliminary and permanent injunctive relief. On December 19, 2012, the plaintiff filed a notice of dismissal dismissing the Company from the class action lawsuit.

Note 18—Commitments and Contingencies (continued)

Litigation Relating to Potential Acquisition of Certain RV Resorts

On November 9, 2012, the Company entered a letter of intent with Morgan RV Resorts ("Morgan"), which granted the Company a right of exclusive dealing ("Exclusivity Right") and a right of first refusal ("ROFR") with respect to the purchase of 15 of Morgan's RV resorts. On December 13, 2012, Sun Communities, Inc. announced in an SEC filing that certain of its affiliates (collectively, "Sun") had entered into a contract with Morgan to purchase 11 of those same properties, as a result of which the Company subsequently exercised its ROFR. In a suit initiated by Sun on December 26, 2012 against the Company and Morgan in the Oakland County (Michigan) Circuit Court, the parties are litigating the issue of who has the right to the properties. On February 12, 2013, Sun announced in an SEC filing that it had closed its purchase from Morgan on ten of the 11 properties at issue.

Other

The Company is involved in various other legal and regulatory proceedings arising in the ordinary course of business. Such proceedings include, but are not limited to, notices, consent decrees, information requests, and additional permit requirements and other similar enforcement actions by governmental agencies relating to the Company's water and wastewater treatment plants and other waste treatment facilities. Additionally, in the ordinary course of business, the Company's operations are subject to audit by various taxing authorities. Management believes that all proceedings herein described or referred to, taken together, are not expected to have a material adverse impact on the Company. In addition, to the extent any such proceedings or audits relate to newly acquired Properties, the Company considers any potential indemnification obligations of sellers in favor of the Company.

Note 19—Acquisitions

During the year ended December 31, 2012, the Company closed on the acquisition of the Victoria Palms Resort, a 1,122-site property, and the Alamo Palms Resort, a 643-site property, for a purchase price of \$25.0 million.

On May 31, 2011, the Company's operating partnership entered into purchase and other agreements (the "Purchase Agreements") to acquire a portfolio done a temporal formula on the agreements of the United States) and certain manufactured homes and loans secured by manufactured homes located at the 2011 Acquisition Properties which the Company refers to as the "Home Related Assets" for a stated purchase price of \$1.43 billion (the "2011 Acquisition"). Revenues for 75 of the 2011 Acquisition Properties, included in the Consolidated Statements of Income and Comprehensive Income for the Company were approximately \$169.1 million and \$61.3 million for the year ended December 31, 2012 and 2011.

During the year ended December 31, 2011, the Company acquired 75 of the 2011 Acquisition Properties and certain Home Related Assets associated with such 75 of the 2011 Acquisition Properties for a purchase price of approximately \$1.5 billion. The Company funded the purchase price of this closing with (i) the issuance of 1,708,276 shares of its common stock, to the seller with an aggregate value of approximately \$111 million, (ii) the issuance of 1,740,000 shares of Series B Preferred Stock to the seller with an aggregate value of approximately \$113 million, (iii) the assumption of mortgage debt secured by 35 of the 2011 Acquisition Properties with an aggregate value of approximately \$548 million, (iv) the net proceeds of approximately \$344 million, net of offering costs, from a common stock offering of 6,037,500 shares, (v) approximately \$200 million of cash from the Term Loan the Company closed on July 1, 2011, and (vi) approximately \$200 million of cash from new secured financings originated during the third quarter of 2011. The assumed mortgage debt had stated interest rates ranging from 4.65% to 8.87% per annum and maturities from dates ranging from 2012 to 2023.

Note 19—Acquisitions (continued)

The Company engaged a third-party to assist with its purchase price allocation for the 2011 Acquisition. The following table summarizes the estimated fair value of the assets acquired and liabilities assumed in the 2011 Acquisition for the year ended December 31, 2012, which we determined using level two and level three inputs (amounts in thousands).

	2012	2011
Assets acquired		
Land	\$ 4,410 \$	471,500
Depreciable property	18,491	855,200
Manufactured homes	_	24,000
In-place leases	2,099	74,000
Net investment in real estate	25,000	1,424,700
Notes receivable	_	40,000
Other assets	29	18,300
Total Assets acquired	25,029	1,483,000
Liabilities assumed		
Mortgage notes payable	_	548,000
Accrued payroll and other operating expenses	376	3,000
Rents and other customer payments received in advance and security deposits	440	5,000
Total Liabilities assumed	816	556,000
Net consideration paid	\$ 24,213 \$	927,000

The allocation of fair values of the assets acquired and liabilities assumed differs from the allocation reported in Note 19—Acquisitions of the Notes to the Consolidated Financial Statements contained in the Form 10-K for the year ended December 31, 2011, filed with the SEC on February 29, 2012, due primarily to adjustments to certain of our valuation assumptions based on more complete information concerning the subject assets and liabilities. None of these changes had a material impact on our Consolidated Financial Statements.

The following unaudited pro forma consolidated results of operations assumes that the 2011 Acquisition for the 2011 Acquisition Properties and related debt and equity issuances had occurred on January 1, 2011. The unaudited pro forma results of operations are based upon historical financial statements. The unaudited pro forma results do not purport to represent what the actual results of operations of the Company would have been, nor do they purport to predict the results of operations of future periods.

Unaudited Pro Forma Results of Operations (1) (amounts in thousands, except per share data)

	Decer	nber 31, 2011
Total revenues	\$	676,819
Net income available for Common Shares	\$	17,441
Earnings per Common Share – Basic	\$	0.45
Earnings per Common Share – Fully Diluted (2)	\$	0.44

- 1. The following expenses, except for c. below, are not reflected in the Unaudited Pro Forma Results of Operations as they are either short-term in nature or are not reflective of the historical results of the Company or the seller:
 - Annual incremental property management expenses associated with the 2011 Acquisition.
 - b. Annual incremental general and administrative expenses associated with the 2011 Acquisition.
 - c. For the year ended December 31, 2011, the Company has estimated the amortization expense of an intangible asset for in-place leases to be approximately \$73.6 million. The estimated useful life for acquired in-place leases is one year.
- 2. For the year ended December 31, 2011, the Company's weighted average of approximately 4.6 million common OP Units (which were dilutive to the Company's historical operations) were anti-dilutive, and therefore were excluded from the computation of the Pro Forma Earnings per Common Share—Fully Diluted.

Note 20—Reportable Segments

Operating segments are defined as components of an entity for which separate financial information is available that is evaluated regularly by the chief operating decision maker. The chief operating decision maker evaluates and assesses performance on a monthly basis. Segment operating performance is measured on Net Operating Income ("NOI"). NOI is defined as total operations revenues less total operations expenses. Segments are assessed before interest income, depreciation and amortization of in-place leases.

The Company has two reportable segments which are: (i) the Property Operations and (ii) Home Sales and Rentals Operations Segments. The Property Operations segment owns and operates land lease Properties and the Home Sales and Rentals Operations segment purchases, sells and leases homes at the Properties.

All revenues are from external customers and there is no customer who contributed 10% or more of the Company's total revenues during the three years ended December 31, 2012, 2011, and 2010.

The following tables summarize the Company's segment financial information (amounts in thousands):

Year Ended December 31, 2012

	Property Operations	Home Sales and Rentals Operations	Consolidated
Operations revenues \$	669,270	\$ 23,805	\$ 693,075
Operations expenses	(320,726)	(18,245)	(338,971)
Income from segment operations	348,544	5,560	354,104
Interest income	3,075	6,488	9,563
Depreciation on real estate and rental homes	(98,713)	(6,204)	(104,917)
Amortization of in-place leases	(44,010)	(1,112)	(45,122)
Income from operations \$	208,896	\$ 4,732	213,628
Reconciliation to Consolidated net income			
Other revenues			7,239
General and administrative			(26,744)
Acquisition costs			(180)
Interest and related amortization			(124,524)
Rent control initiatives and other			(1,456)
Equity in income of unconsolidated joint ventures			1,899
Gain on sale of property, net of tax			4,596
Consolidated net income			\$ 74,458
Total assets \$	3,078,304	\$ 319,922	\$ 3,398,226
Capital improvements S	30,863	\$ 44,397	\$ 75,260

Note 20—Reportable Segments (continued)

Year Ended December 31, 2011

		Property Operations						Home Sales and Rentals Operations	Consolidated
Operations revenues	\$	560,883	\$	14,864	\$ 575,747				
Operations expenses		(279,748)		(12,122)	(291,870)				
Income from segment operations		281,135		2,742	283,877				
Interest income		3,377		3,340	6,717				
Depreciation on real estate and rental homes		(79,923)		(4,334)	(84,257)				
Amortization of in-place leases		(27,707)		(772)	(28,479)				
Income from operations	\$	176,882	\$	976	177,858				
Reconciliation to Consolidated net income									
Other revenues					6,735				
General and administrative					(23,833)				
Acquisition costs					(18,493)				
Interest and related amortization					(99,668)				
Rent control initiatives and other					(2,043)				
Equity in income of unconsolidated joint ventures					1,948				
Consolidated net income					\$ 42,504				
Total assets	\$	3,274,200	\$	221,901	\$ 3,496,101				
Capital improvements	\$	26,224	\$	35,808	\$ 62,032				

Year Ended December 31, 2010

	Property Operations	Home Sales and Rentals Operations	Consolidated
Operations revenues	\$ 495,150	\$ 11,990	\$ 507,140
Operations expenses	(257,616)	(10,585)	(268,201)
Income from segment operations	 237,534	1,405	238,939
Interest income	3,263	782	4,045
Depreciation on real estate and rental homes	(68,067)	(2,885)	(70,952)
Income from operations	\$ 172,730	\$ (698)	172,032
Reconciliation to Consolidated net income			
Other revenues			6,114
General and administrative			(22,559)
Goodwill impairment			(3,635)
Interest and related amortization			(91,151)
Rent control initiatives and other			(2,200)
Equity in income of unconsolidated joint ventures			2,027
Loss from sale of property			(231)
Consolidated net income			\$ 60,397
Total assets	\$ 1,914,578	\$ 133,817	\$ 2,048,395
Capital improvements	\$ 28,852	\$ 19,777	\$ 48,629

Note 20—Reportable Segments (continued)

The following table summarizes the Company's financial information for the Property Operations segment for the years ended December 31, 2012, 2011, and 2010 (amounts in thousands):

	December 31, 2012	December 31, 2011	December 31, 2010
Revenues:			
Community base rental income	\$ 414,170	\$ 318,851	\$ 259,351
Resort base rental income	134,327	130,489	129,481
Right-to-use annual payments	47,662	49,122	49,831
Right-to-use contracts current period, gross	13,433	17,856	19,496
Right-to-use contracts current period, deferred	(6,694)	(11,936)	(14,856)
Utility income and other	64,432	53,843	48,357
Ancillary services revenues, net	1,940	2,658	3,490
Total property operations revenues	669,270	560,883	495,150
Expenses:			
Property operating and maintenance	226,952	200,623	185,786
Real estate taxes	47,623	37,619	32,110
Sales and marketing, gross	10,846	11,219	12,606
Sales and marketing deferred commissions, net	(3,155)	(4,789)	(5,525)
Property management	38,460	35,076	32,639
Total property operations expenses	320,726	279,748	257,616
Income from property operations segment	\$ 348,544	\$ 281,135	\$ 237,534

The following table summarizes the Company's financial information for the Home Sales and Rentals Operations segment for the years ended December 31, 2012, 2011, and 2010 (amounts in thousands):

	D	ecember 31, 2012	December 31, 2011	Dec	eember 31, 2010
Revenues:					
Gross revenue from home sales	\$	8,566	\$ 6,088	\$	6,120
Brokered resale revenues, net		1,174	806		918
Rental home income (a)		14,065	7,970		4,952
Total revenues		23,805	14,864		11,990
Expenses:					
Cost of home sales		9,475	5,683		5,396
Home selling expenses		1,411	1,589		2,078
Rental home operating and maintenance		7,359	4,850		3,111
Total expenses		18,245	12,122		10,585
Income from home sales and rentals operations segment	\$	5,560	s 2,742	s	1,405

⁽a) Does not include approximately \$36.2 million, \$23.9 million, and \$15.3 million of site rental income included in Community base rental income for the years ended December 31, 2012, 2011, and 2010, respectively.

Note 21—Quarterly Financial Data (unaudited)

The following is unaudited quarterly data for 2012 and 2011 (amounts in thousands, except for per share amounts):

2012		First Quarter 03/31		Quarter Quarter Quarter		ıarter Quarter		Quarter Q	
Total revenues	\$	181,291	\$	174,827	\$	181,828	\$	171,931	
Income from operations	\$	52,960	\$	42,291	\$	56,854	\$	61,523	
Consolidated net income	\$	17,653	\$	6,299	\$	21,492	\$	29,014	
Net income available for Common Shares	\$	12,431	\$	2,064	\$	16,009	\$	24,274	
Weighted average Common Shares outstanding—Basic		41,088		41,131		41,190		41,285	
Weighted average Common Shares outstanding—Diluted		45,369		45,390		45,447		45,472	
Net income per Common Share outstanding—Basic	\$	0.30	\$	0.05	\$	0.39	\$	0.59	
Net income per Common Share outstanding—Diluted	\$	0.30	\$	0.05	\$	0.39	\$	0.58	

2011	First Second Quarter Quarter 03/31 6/30		Third Quarter 9/30		Fourth Quarter 12/31	
Total revenues (a)	\$ 135,143	\$	127,690	\$	164,045	\$ 162,321
Income from operations (a)	\$ 51,437	\$	40,235	\$	44,743	\$ 41,443
Consolidated net income (a)	\$ 25,632	\$	11,654	\$	1,356	\$ 3,862
Net income (loss) available for Common Shares (a)	\$ 18,960	\$	6,827	\$	(2,852)	\$ (160)
Weighted average Common Shares outstanding—Basic	30,996		32,629		38,346	40,263
Weighted average Common Shares outstanding—Diluted	35,609		37,262		43,602	45,296
Net income (loss) per Common Share outstanding—Basic	\$ 0.61	\$	0.21	\$	(0.07)	\$0.00
Net income (loss) per Common Share outstanding—Diluted	\$ 0.61	\$	0.20	\$	(0.07)	\$0.00

⁽a) Certain 2011 amounts have been reclassified to conform to the 2012 presentation. The reclassification had no material effect on the consolidated financial statements.

				Costs Capitalized Subsequent to Gross Amount Carried Initial Cost to Acquisition at Close of Company (Improvements) Period 12/31/12								
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Properties Hel							11.5					1
Term												
Hidden Cove	Arley	AL	s —	\$ 212	\$ 610	\$ —	\$ 22	\$ 212	\$ 632	\$ 844	\$ (153)	2006
Apache East	Apache	AZ	_	2,236	4,181	_	_	2,236	4,181	6,417	(487)	2011
Apollo											•	
Village	Phoenix	AZ	(2.020)	932	3,219	_	1,464	932	4,683	5,615	(2,533)	1994
Araby Cactus	Yuma	ΑZ	(3,020)	1,440	4,345	_	685	1,440	5,030	6,470	(1,449)	2003
Gardens	Yuma	ΑZ	(4,214)	1,992	5,984	_	321	1,992	6,305	8,297	(1,784)	2004
Capri RV	Yuma	ΑZ	(4,685)	1,595	4,774	_	219	1,595	4,993	6,588	(1,133)	2006
Carefree Manor	Phoenix	ΑZ	_	706	3,040	_	823	706	3,863	4,569	(1,834)	1998
Casa del Sol East II	Glendale	AZ	(4,459)	2,103	6,283	_	2,741	2,103	9,024	11,127	(3,443)	1996
Casa del Sol East III	Glendale	ΑZ	_	2,450	7,452	_	699	2,450	8,151	10,601	(3,902)	1998
Casa del Sol West I	Peoria	AZ	(9,478)	2,215	6,467	_	2,200	2,215	8,667	10,882	(3,639)	1996
Casita Verde RV	Casa Grande	ΑZ	(2,108)	719	2,179	_	80	719	2,259	2,978	(528)	2006
Central Park	Phoenix	ΑZ	(11,672)	1,612	3,784	_	1,568	1,612	5,352	6,964	(4,401)	1983
Countryside RV	Apache Junction	ΑZ	_	2,056	6,241	_	1,108	2,056	7,349	9,405	(2,469)	2002
Denali Park	Apache Junction	AZ		2,394	4,016		9	2,394	4,025	6,419	(466)	2002
Desert				ŕ				ŕ	•	ŕ	, ,	
Paradise Desert	Yuma	AZ	(1,272)	666	2,011	_	187	666	2,198	2,864	(664)	2004
Skies	Phoenix	ΑZ	(4,660)	792	3,126	_	691	792	3,817	4,609	(1,846)	1998
Desert Vista	Salome	ΑZ	_	66	268	_	47	66	315	381	(35)	2010
Fairview Manor Fiesta	Tucson	AZ	_	1,674	4,708	_	2,015	1,674	6,723	8,397	(3,223)	1998
Grande RV	Casa Grande	AZ	(8,902)	2,869	8,653	_	420	2,869	9,073	11,942	(2,084)	2006
Foothill	Yuma	ΑZ	_	459	1,402	_	208	459	1,610	2,069	(487)	2003
Foothills West RV	Casa Grande	ΑZ	(2,179)	747	2,261	_	244	747	2,505	3,252	(567)	2006
Golden Sun RV	Apache Junction	AZ	_	1,678	5,049	_	247	1,678	5,296	6,974	(1,858)	2002
Hacienda De Valencia	Mesa	ΑZ	(13,933)	833	2,701	_	4,540	833	7,241	8,074	(4,652)	1984
Mesa Verde	Cottonwood	ΑZ	_	1,387	4,148	_	421	1,387	4,569	5,956	(935)	2007
Monte Vista	Mesa	ΑZ	(25,290)	11,402	34,355	_	3,731	11,402	38,086	49,488	(10,745)	2004
Palm Shadows	Glendale	ΑZ	(5,994)	1,400	4,218	_	1,079	1,400	5,297	6,697	(3,288)	1993
Paradise	Sun City	ΑZ	(14,575)	6,414	19,263	11	2,055	6,425	21,318	27,743	(6,590)	2004
Sedona Shadows	Sedona	AZ	(10,684)	1,096	3,431	_	1,333	1,096	4,764	5,860	(2,262)	1997
Seyenna		A 77		1.266	4.000		2 (4)	1.266	7.207	0.666	(4.015)	1004
Vistas	Mesa	AZ	(2.770)	1,360	4,660	_	2,646	1,360	7,306	8,666 5,346	(4,017)	1994
Suni Sands	Yuma	ΑZ	(2,779)	1,249	3,759	_	338	1,249	4,097	5,346	(1,217)	2004

			Initial Cost to Company		Subs Ac	Costs Capitalized Subsequent to Acquisition (Improvements)		oss Amount Ca at Close of Period 12/31/1				
Real Estate (1)	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Sunrise Heights	Phoenix	AZ	\$ (5,087)	\$ 1,000	\$ 3,016	s —	\$ 1,490	\$ 1,000	\$ 4,506	\$ 5,506	\$ (2,376)	1994
Sunshine Valley	Chandler	ΑZ	(4,677)	9,139	12,912	_	22	9,139	12,934	22,073	(1,463)	2011
The Highlands at Brentwood	Mesa	AZ	(10,076)	1,997	6,024		1,990	1,997	8,014	10,011	(4,728)	1993
							· ·	· ·	· ·			
The Meadows	Tempe	AZ AZ	_	2,613	7,887 429	_	3,744	2,613	11,631 464	14,244 579	(6,397)	1994
Valley Vista	Benson			115			35	115			(45)	2010
Venture In	Show Low	AZ	(6,279)	2,050	6,188		348	2,050	6,536	8,586	(1,540)	2006
Verde Valley	Cottonwood	AZ	(50,502)	1,437	3,390	19	991	1,456	4,381	5,837	(1,148)	2004
Viewpoint	Mesa	AZ	(59,502)	24,890	56,340	15	5,895	24,905	62,235	87,140	(18,182)	2004
Westpark Whispering	Wickenburg	ΑZ	_	4,495	10,517	_	61	4,495	10,578	15,073	(1,095)	2011
Palms	Phoenix	ΑZ	(2,973)	670	2,141	_	323	670	2,464	3,134	(1,262)	1998
Cultus Lake	Lindell Beach	ВС	_	410	968	5	193	415	1,161	1,576	(306)	2004
California												
Hawaiian	San Jose	CA	(31,587)	5,825	17,755	_	3,230	5,825	20,985	26,810	(10,481)	1997
Colony Park	Ceres	CA	(5,258)	890	2,837	_	757	890	3,594	4,484	(1,865)	1998
Concord Cascade	Pacheco	CA	(11,548)	985	3,016	_	1,952	985	4,968	5,953	(3,879)	1983
Contempo Marin	San Rafael	CA	_	4,787	16,379	_	3,251	4,787	19,630	24,417	(11,973)	1994
Coralwood	Modesto	CA	(5,726)		5,047	_	530		5,577	5,577	(2,910)	1997
Date Palm Country Club	Cathedral City	CA	_	4,115	14,064	_	4,721	4,115	18,785	22,900	(11,471)	1994
Date Palm RV	Cathedral City	CA	_	_	216	_	322	_	538	538	(338)	1994
DeAnza Santa Cruz	Santa Cruz	CA	(12,985)	2,103	7,201	_	2,371	2,103	9,572	11,675	(5,472)	1994
Four Seasons	Fresno	CA	_	756	2,348	_	470	756	2,818	3,574	(1,435)	1997
Idyllwild	Pine Cove	CA	_	313	737	4	821	317	1,558	1,875	(371)	2004
Laguna Lake	San Luis Obispo	CA	_	2,845	6,520	_	584	2,845	7,104	9,949	(3,619)	1998
Lake Minden	Nicolaus	CA	_	961	2,267	13	718	974	2,985	3,959	(779)	2004
Lake of the Springs	Oregon House	CA	_	1,062	2,504	14	979	1,076	3,483	4,559	(835)	2004
Lamplighter	Spring Valley	CA	(22,793)	633	2,201	_	1,305	633	3,506	4,139	(2,845)	1983
Las Palmas	Rialto	CA	(3,332)	1,295	3,866	_	476	1,295	4,342	5,637	(1,255)	2004
Los Ranchos	Apple Valley	CA	(13,462)	8,336	15,774	_	96	8,336	15,870	24,206	(1,795)	2011
Meadowbrook	Santee	CA	_	4,345	12,528	_	1,999	4,345	14,527	18,872	(7,018)	1998
Monte del Lago	Castroville	CA	(20,698)	3,150	9,469	_	2,782	3,150	12,251	15,401	(5,963)	1997
Morgan Hill	Morgan Hill	CA	_	1,856	4,378	25	564	1,881	4,942	6,823	(1,295)	2004

Real Estate					al Cost to ompany	Sub:	Capitalized sequent to equisition provements)	Gr	oss Amount Ca at Close of Period 12/31/1			
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable	Land	Depreciable	Tatal	Accumulated Depreciation	Date of Acquisition
Nicholson	Location		Elicumbrances	Land	Property	Land	Property	Land	Property	Total	Depreciation	Acquisition
Plaza	San Jose	CA	\$ —	\$ —	\$ 4,512	\$ —	\$ 286	\$ —	\$ 4,798	\$ 4,798	\$ (2,449)	1997
Oakzanita Springs	Descanso	CA	_	396	934	5	918	401	1,852	2,253	(468)	2004
Pacific Dunes Ranch	Oceana	CA	(5,257)	1,940	5,632	_	1,074	1,940	6,706	8,646	(1,637)	2004
Palm Springs Parque La	Palm Desert	CA	_	1,811	4,271	24	650	1,835	4,921	6,756	(1,296)	2004
Quinta	Rialto	CA	(4,469)	1,799	5,450	_	396	1,799	5,846	7,645	(1,727)	2004
Pio Pico	Jamul	CA	_	2,626	6,194	35	1,727	2,661	7,921	10,582	(1,953)	2004
Ponderosa	Lotus	CA	_	900	2,100	_	338	900	2,438	3,338	(548)	2006
Quail Meadows	Riverbank	CA	(4,765)	1,155	3,469	_	469	1,155	3,938	5,093	(1,921)	1998
Rancho Mesa	El Cajon	CA	(8,866)	2,130	6,389	_	795	2,130	7,184	9,314	(3,436)	1998
Rancho Oso	Santa Barbara	CA	(6,600)	860	2,029	11	810	871	2,839	3,710	(701)	2004
Rancho Valley	El Cajon	CA	(7,164)	685	1,902	_	1,235	685	3,137	3,822	(2,493)	1983
Royal	J		() /		,		,		,	ŕ	() /	
Holiday	Hemet	CA		778	2,643	_	2,389	778	5,032	5,810	(1,912)	1998
Royal Oaks Russian	Visalia	CA	_	602	1,921	_	741	602	2,662	3,264	(1,278)	1997
River	Cloverdale	CA	_	368	868	5	143	373	1,011	1,384	(268)	2004
San Benito	Paicines	CA	_	1,411	3,328	19	862	1,430	4,190	5,620	(1,099)	2004
San Francisco RV	Pacifica	CA		1,660	4,973		654	1,660	5,627	7 207	(1.200)	2005
Santa Cruz	Pacifica	CA		1,000	4,973	_	034	1,000	3,027	7,287	(1,390)	2003
Ranch RV Santiago	Scotts Valley	CA	_	1,595	3,937	_	303	1,595	4,240	5,835	(753)	2007
Estates	Sylmar	CA	(14,625)	3,562	10,767	_	1,380	3,562	12,147	15,709	(5,906)	1998
Sea Oaks	Los Osos	CA	_	871	2,703	_	513	871	3,216	4,087	(1,592)	1997
Snowflower	Emigrant Gap	CA	_	308	727	4	466	312	1,193	1,505	(278)	2004
Soledad Canyon	Acton	CA	_	2,933	6,917	39	1,690	2,972	8,607	11,579	(2,166)	2004
Sunshadow	San Jose	CA	_	_	5,707	_	332	_	6,039	6,039	(3,078)	1997
Tahoe Valley	Lake Tahoe	CA	_	1,357	4,071	_	254	1,357	4,325	5,682	(1,296)	2004
Turtle	M 4	C A		268	(22	4	105	272	010	1.000	(202)	2004
Beach Village of the Four	Manteca	CA		208	633	4	185	272	818	1,090	(202)	2004
Seasons	San Jose	CA	(13,420)	5,229	15,714	_	649	5,229	16,363	21,592	(4,672)	2004
Westwinds (4 properties)	San Jose	CA	_	_	17,616	_	7,199	_	24,815	24,815	(12,699)	1997
Wilderness Lake	Menifee	CA	_	2,157	5,088	29	787	2,186	5,875	8,061	(1,616)	2004
Yosemite Lakes	Groveland	CA	_	2,045	4,823	27	1,631	2,072	6,454	8,526	(1,579)	2004
Bear Creek	Denver	CO	(4,507)	1,100	3,359	_	451	1,100	3,810	4,910	(1,858)	1998
Cimarron	Broomfield	СО	(14,823)	863	2,790	_	978	863	3,768	4,631	(3,245)	1983

				Initial Cost to Company		Ş	Costs Capitalized Subsequent to Acquisition (Improvements)		Gross Amount Carried at Close of Period 12/31/12				
Real Estate	Location		Encumbrances	Land	Deprecia Proper		nd	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Golden Terrace	Golden	СО	\$ (13,343)	\$ 826	\$ 2,4	15 \$		\$ 1,786	\$ 826	\$ 4,201	\$ 5,027	\$ (2,865)	1983
Golden	Golden	CO	\$ (13,343)	φ 620	Φ 2,•	15 ф		\$ 1,700	\$ 620	φ 1 ,201	\$ 5,027	\$ (2,803)	1703
Terrace													
South	Golden	CO		750	2,2	65		798	750	3,063	3,813	(1,549)	1997
Golden Terrace West	Golden	СО	(15,841)	1,694	5,0	65	_	1,064	1,694	6,129	7,823	(5,037)	1986
Hillcrest Village	Aurora	CO	(25,197)	1,912	5,2	02 2	89	3,183	2,201	8,385	10,586	(7,036)	1983
Holiday Hills	Denver	CO	(34,839)	2,159	7,7			5,066	2,159	12,846	15,005	(10,676)	1983
Holiday Village	Co. Springs	СО	(10,938)	567	1,7			1,307	567	3,066	3,633	(2,496)	1983
Pueblo Grande	Pueblo	СО	(7,229)	241	1,0	69	_	740	241	1,809	2,050	(1,452)	1983
Woodland Hills	Thornton	СО	_	1,928	4,4	08	_	2,781	1,928	7,189	9,117	(4,415)	1994
Stonegate Manor	North Windham	СТ	(7,255)	6,011	12,3	36	_	82	6,011	12,418	18,429	(1,466)	2011
Aspen Meadows	Rehoboth	DE	(5,191)	1,148	3,4	60		533	1,148	3,993	5,141	(1,992)	1998
Camelot Meadows	Rehoboth	DE	(12,011)	527	2,0	58 1,2	51	4,362	1,778	6,420	8,198	(3,050)	1998
Mariners Cove	Millsboro	DE	(15,195)	990	2,9	71	_	5,721	990	8,692	9,682	(5,254)	1987
McNicol	Rehoboth	DE	(2,503)	562	1,7	10	_	209	562	1,919	2,481	(903)	1998
Sweetbriar	Rehoboth	DE	(2,808)	498	1,5	27	_	463	498	1,990	2,488	(1,069)	1998
Waterford	Bear	DE	(28,589)	5,250	16,2	02	_	1,520	5,250	17,722	22,972	(6,058)	1996
Whispering Pines	Lewes	DE	(9,116)	1,536	4,6	09		1,551	1,536	6,160	7,696	(4,451)	1988
Audubon	Orlando	FL	(6,711)	4,622	7,2			25	4,622	7,225	11,847	(885)	2011
Barrington	Oriando	1 L	(0,711)	1,022	7,2	00		23	1,022	7,223	11,017	(003)	2011
Hills	Hudson	FL	_	1,145	3,4	37	_	522	1,145	3,959	5,104	(1,232)	2004
Bay Indies	Venice	FL	(73,673)	10,483	31,5	59	10	5,637	10,493	37,196	47,689	(22,073)	1994
Bay Lake Estates	Nokomis	FL	_	990	3,3	90	_	1,703	990	5,093	6,083	(2,827)	1994
Beacon Hill Colony	Lakeland	FL	(5,491)	3,775	6,4	05	_	6	3,775	6,411	10,186	(677)	2011
Beacon Terrace	Lakeland	FL	(7,225)	5,372	9,1	53		54	5,372	9,207	14,579	(1,066)	2011
Breezy Hill RV	Pompano Beach	FL	_	5,424	16,5	55	_	1,523	5,424	18,078	23,502	(6,125)	2002
Buccaneer	N. Ft. Myers	FL	(35,448)	4,207	14,4	10		2,822	4,207	17,232	21,439	(10,023)	1994
Bulow Plantation	Flagler Beach	FL	_	3,637	9	49	_	6,289	3,637	7,238	10,875	(3,312)	1994
Bulow Village RV	Flagler Beach	FL	_	_	2	28	_	952	_	1,180	1,180	(403)	2001
Carefree Cove	Fort Lauderdale	FL	(4,184)	1,741	5,1	70	_	562	1,741	5,732	7,473	(1,627)	2004
Carefree Village	Tampa	FL	_	6,799	10,4	21	_	98	6,799	10,519	17,318	(1,342)	2011
Carriage Cove	Daytona Beach	FL	(11,673)	2,914	8,6		_	1,254	2,914	9,936	12,850	(4,979)	1998
Cheron	•			ŕ					ŕ	·	ŕ		
Village	Davie	FL	(5,715)	10,393	6,2		_	17	10,393	6,234	16,627	(1,105)	2011
Clerbrook	Clermont	FL	(10,620)	3,883	11,7	00	_	1,108	3,883	12,808	16,691	(2,964)	2006

		Initial Co Compa				•			oss Amount Ca at Close of Period 12/31/1		Date of	
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Clover Leaf Farms	Brooksville	FL	\$ (22,645)	\$13,684	\$ 24,106	s —	\$ 226	\$13,684	\$ 24,332	\$38,016	\$ (2,756)	2011
Clover Leaf Forest	Brooksville	FL	_	1,092	2,178	_	14	1,092	2,192	3,284	(81)	2011
Coachwood	Leesburg	FL	(3,713)	1,602	4,822	_	333	1,602	5,155	6,757	(1,528)	2004
Colony												
Cove Coquina	Ellenton	FL	(56,963)	28,660	92,457	_	575	28,660	93,032	121,692	(10,387)	2011
Crossing	Elkton	FL	_	5,274	5,545	_	17,095	5,274	22,640	27,914	(7,398)	1999
Coral Cay	Margate	FL	(22,759)	5,890	20,211	_	7,641	5,890	27,852	33,742	(15,514)	1994
Country	New Port	г	(14.025)	((2		10	7.520	C01	7.520	0.211	(4.962)	1006
Place (2)	Richey	FL FL	(14,935)	663	11 122	18	7,530	681	7,530	8,211	(4,862)	1986 1998
Countryside Covington	Vero Beach	FL	_	3,711	11,133	_	6,768	3,711	17,901	21,612	(8,055)	1998
Estates	Saint Cloud	FL	_	3,319	7,253	_	42	3,319	7,295	10,614	(838)	2011
Crystal Isles	Crystal River	FL	(2,479)	926	2,787	10	800	936	3,587	4,523	(1,014)	2004
Crystal Lakes- Zephyrhills	Zephyrhills	FL	_	3,767	6,834	_	79	3,767	6,913	10,680	(827)	2011
Down Yonder	Largo	FL	(12,854)	2,652	7,981	_	749	2,652	8,730	11,382	(2,933)	1998
East Bay Oaks	Largo	FL	(11,228)	1,240	3,322	_	1,140	1,240	4,462	5,702	(3,775)	1983
Eldorado Village	Largo	FL	(7,727)	778	2,341	_	978	778	3,319	4,097	(2,714)	1983
Emerald	Don't Coul	г		2.500	5 107		144	2.500	5 241	0.020	((10)	2011
Lake	Punta Gorda	FL	(22,402)	3,598	5,197	_	144	3,598	5,341	8,939	(616)	2011
Featherock Fort Myers	Valrico Fort Myers	FL	(22,493)	11,369	22,770	_	118	11,369	22,888	34,257	(2,125)	2011
Beach Resort	•	FL	_	1,188	3,548	_	257	1,188	3,805	4,993	(1,231)	2004
Foxwood	Ocala	FL	_	3,853	7,967	_	52	3,853	8,019	11,872	(1,102)	2011
Glen Ellen	Clearwater	FL	_	619	1,882	_	139	619	2,021	2,640	(688)	2002
Grand Island	Grand Island	FL		1,723	5,208	125	4,047	1,848	9,255	11,103	(2.245)	2001
Gulf Air	Fort Myers	ГL	_	1,723	3,208	125	4,047	1,848	9,233	11,103	(3,345)	2001
Resort	Beach	FL	_	1,609	4,746	_	257	1,609	5,003	6,612	(1,484)	2004
Gulf View	Punta Gorda	FL	_	717	2,158	_	980	717	3,138	3,855	(975)	2004
Hacienda Village	New Port Richey	FL	_	4,297	13,088	_	2,174	4,297	15,262	19,559	(4,935)	2002
Harbor Lakes	Port Charlotte	FL	_	3,384	10,154	_	536	3,384	10,690	14,074	(3,161)	2004
	New Port			-,	,			-,		- 1,1.1	(4,242)	
Harbor View	Richey	FL	_	4,030	12,146	_	172	4,030	12,318	16,348	(4,274)	2002
Haselton Village	Eustis	FL	(7,122)	3,800	8,955	_	49	3,800	9,004	12,804	(903)	2011
Heritage Plantation	Vero Beach	FL	(12,202)	2,403	7,259	_	2,012	2,403	9,271	11,674	(5,462)	1994
Heron Cay	Vero Beach	FL	(31,651)	14,368	23,792	_	246	14,368	24,038	38,406	(2,530)	2011
Hidden			(,1)	,= 55	-,,,-		2.0	,	.,	,	(=,==0)	
Valley	Orlando	FL	(9,342)	11,398	12,861	_	87	11,398	12,948	24,346	(1,543)	2011
Highland Wood RV	Pompano Beach	FL	_	1,043	3,130	42	237	1,085	3,367	4,452	(1,162)	2002

				Initial Cost to Company		Costs Capitalized Subsequent to Acquisition (Improvements)		oss Amount Ca at Close of Period 12/31/1		Date of		
Real Estate (1)	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Hillcrest	Clearwater	FL	\$ (7,258)	\$ 1,278	\$ 3,928	\$ —	\$ 1,139	\$ 1,278	\$ 5,067	\$ 6,345	\$ (2,590)	1998
Holiday Ranch	Clearwater	FL	(4,561)	925	2,866	_	369	925	3,235	4,160	(1,624)	1998
Holiday Village	Ormond Beach	FL	(9,706)	2,610	7,837	_	353	2,610	8,190	10,800	(2,801)	2002
Holiday Village	Vero Beach	FL	_	350	1,374	_	210	350	1,584	1,934	(804)	1998
Indian Oaks	Rockledge	FL	_	1,089	3,376	_	952	1,089	4,328	5,417	(2,195)	1998
Island Vista	North Ft. Myers	FL	(14,595)	5,004	15,066	_	372	5,004	15,438	20,442	(3,452)	2006
Kings & Queens	Lakeland	FL	_	1,696	3,064	_	18	1,696	3,082	4,778	(374)	2011
Lake	N Et Myore	EI	(28,133)	6.075	10 124	35	2,268	6 110	20.402	26 512	(12.001)	1994
Fairways Lake Haven	N. Ft. Myers Dunedin	FL FL	(10,650)	6,075 1,135	18,134 4,047	_	3,156	6,110 1,135	20,402 7,203	26,512 8,338	(12,091)	1994
Lake Magic	Clermont	FL	(10,030)	1,595	4,793		404	1,595	5,197	6,792	(5,234) (1,524)	2004
Lake Village	Nokomis	FL		15,850	18,099		153	15,850	18,252	34,102	(1,956)	2004
Lake Worth Village	Lake Worth	FL	(12,805)	14,959	24,501		103	14,959	24,604	39,563	(3,159)	2011
Lakeland Harbor	Lakeland	FL	(17,175)	10,446	17,376	_	39	10,446	17,415	27,861	(1,869)	2011
Lakeland Junction	Lakeland	FL	_	3,018	4,752	_	35	3,018	4,787	7,805	(552)	2011
Lakes at Countrywood	Plant City	FL	(10,039)	2,377	7,085	_	1,713	2,377	8,798	11,175	(3,391)	2001
Lakeside Terrace Lakewood	Fruitland Park	FL	_	3,275	7,165	_	9	3,275	7,174	10,449	(787)	2011
Village Lighthouse	Melbourne	FL	(9,068)	1,862	5,627	_	1,563	1,862	7,190	9,052	(4,267)	1994
Pointe	Port Orange	FL	(13,302)	2,446	7,483	23	1,360	2,469	8,843	11,312	(4,429)	1998
Manatee	Bradenton	FL	_	2,300	6,903	_	491	2,300	7,394	9,694	(2,202)	2004
Maralago Cay	Lantana	FL	(19,494)	5,325	15,420	_	5,136	5,325	20,556	25,881	(9,899)	1997
Meadows at Countrywood	Plant City	FL	(13,048)	4,514	13,175	_	4,326	4,514	17,501	22,015	(8,392)	1998
Mid-Florida Lakes	Leesburg	FL	_	5,997	20,635		9,343	5,997	29,978	35,975	(16,374)	1994
Oak Bend	Ocala	FL	(5,331)	850	2,572	_	1,162	850	3,734	4,584	(2,322)	1993
Oaks at Countrywood	Plant City	FL	(13,166)	846	2,513	_	5,190	846	7,703	8,549	(2,692)	1998
Orange Lake	Clermont	FL	(5,367)	4,303	6,815	_	88	4,303	6,903	11,206	(855)	2011
Orlando	Clermont	FL	(3,307)	2,975	7,017	40	1,651	3,015	8,668	11,683	(2,253)	2004
Palm Beach Colony	West Palm Beach	FL	_	5,930	10,113	8	269	5,938	10,382	16,320	(1,176)	2011
Park City West	Fort Lauderdale	FL	(14,551)	4,184	12,561	_	748	4,184	13,309	17,493	(3,909)	2004
Parkwood Communities	Wildwood	FL	(9,681)	6,990	15,115	_	88	6,990	15,203	22,193	(1,724)	2011

					al Cost to ompany	Sub Ac	Capitalized sequent to equisition rovements)	Gr	oss Amount Ca at Close of Period 12/31/1			
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Pasco	Lutz	FL	\$ —	\$ 1,494	\$ 4,484	\$ —	\$ 488	\$ 1,494	\$ 4,972	\$ 6,466	\$ (1,443)	2004
Peace River	Wauchula	FL	_	900	2,100	_	394	900	2,494	3,394	(524)	2006
Pickwick	Port Orange	FL	_	2,803	8,870	_	1,219	2,803	10,089	12,892	(4,928)	1998
Pine Island Resort	St. James City	FL	_	1,678	5,044	_	392	1,678	5,436	7,114	(963)	2007
Pine Lakes	N. Ft. Myers	FL	(36,262)	6,306	14,579	21	7,142	6,327	21,721	28,048	(12,541)	1994
Pioneer	N 75 N		(0.050)		12.252				12.005	40.044	(4.150)	
Village	N. Ft. Myers	FL	(9,079)	4,116	12,353	_	1,542	4,116	13,895	18,011	(4,158)	2004
Ramblers Rest Ridgewood	Venice	FL	(14,663)	4,646	14,201	_	2,578	4,646	16,779	21,425	(3,679)	2006
Estates	Ellenton	FL	(10,755)	6,769	8,791	_	93	6,769	8,884	15,653	(1,113)	2011
Royal Coachman	Nokomis	FL	(11,898)	5,321	15,978	_	1,109	5,321	17,087	22,408	(5,105)	2004
Shady Lane Oaks	Clearwater	FL	(5,814)	4,984	8,482	_	31	4,984	8,513	13,497	(1,090)	2011
Shady Lane Village	Clearwater	FL	_	3,102	5,480	_	12	3,102	5,492	8,594	(692)	2011
Shangri La	Largo	FL	(3,939)	1,722	5,200	_	136	1,722	5,336	7,058	(1,574)	2004
Sherwood Forest	Kissimmee	FL	(29,603)	4,852	14,596	_	5,795	4,852	20,391	25,243	(9,482)	1998
Sherwood Forest RV	Kissimmee	FL	_	2,870	3,621	568	2,685	3,438	6,306	9,744	(2,920)	1998
Silk Oak	Clearwater	FL	_	1,649	5,028	_	140	1,649	5,168	6,817	(1,757)	2002
Silver Dollar	Odessa	FL	(8,010)	4,107	12,431	240	1,561	4,347	13,992	18,339	(4,111)	2004
Sixth Ave.	Zephryhills	FL	(1,980)	837	2,518	_	30	837	2,548	3,385	(779)	2004
Southern Palms	Eustis	FL	_	2,169	5,884	_	3,181	2,169	9,065	11,234	(4,222)	1998
Southernaire	Mt. Dora	FL	(1,833)	796	2,395	_	108	796	2,503	3,299	(742)	2004
Starlight Ranch	Orlando	FL	_	13,543	20,388	_	200	13,543	20,588	34,131	(2,757)	2011
Sunshine Holiday MH	Ormond Beach	FL	_	2,001	6,004	_	675	2,001	6,679	8,680	(1,990)	2004
Sunshine Holiday RV	Fort Lauderdale	FL	(7,448)	3,099	9,286	_	628	3,099	9,914	13,013	(2,806)	2004
Sunshine Key	Big Pine Key	FL	(14,453)	5,273	15,822	_	2,048	5,273	17,870	23,143	(5,305)	2004
Sunshine Travel	Vero Beach	FL	_	1,603	4,813	_	242	1,603	5,055	6,658	(1,491)	2004
Tarpon Glen	Tarpon Springs	FL	_	2,678	4,016	_	70	2,678	4,086	6,764	(573)	2011
Terra Ceia	Palmetto	FL	(2,215)	965	2,905	_	198	965	3,103	4,068	(907)	2004
The Heritage	N. Ft. Myers	FL	(11,914)	1,438	4,371	346	4,195	1,784	8,566	10,350	(4,820)	1993
The	Palm Beach											
Meadows Three Flags	Gardens	FL	(11,366)	3,229	9,870	_	4,978	3,229	14,848	18,077	(5,489)	1999
RV Resort	Wildwood	FL	-	228	684	_	158	228	842	1,070	(203)	2006
Toby's	Arcadia	FL	(3,876)	1,093	3,280	_	168	1,093	3,448	4,541	(1,075)	2003

					al Cost to ompany	Sub:	Capitalized sequent to equisition provements)	Gre	oss Amount Ca at Close of Period 12/31/1			
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Topics	Spring Hill	FL	\$ (1,958)	\$ 844	\$ 2,568	\$ —	\$ 380	\$ 844	\$ 2,948	\$ 3,792	\$ (901)	2004
Tropical Palms	Kissimmee	FL	_	5,677	17,116	_	6,585	5,677	23,701	29,378	(8,199)	2004
Tropical Palms	Punta Gorda	FL	(7,028)	2,365	7,286	_	1,028	2,365	8,314	10,679	(1,762)	2006
Vacation Village	Largo	FL	_	1,315	3,946	_	365	1,315	4,311	5,626	(1,222)	2004
Vero Palm	Vero Beach	FL	(12,788)	6,697	9,025	_	31	6,697	9,056	15,753	(1,040)	2011
Village Green	Vero Beach	FL	(25,360)	15,901	25,175	_	235	15,901	25,410	41,311	(3,219)	2011
Villas at Spanish Oaks	Ocala	FL	(12,187)	2,250	6,922	_	1,379	2,250	8,301	10,551	(5,127)	1993
Whispering Pines - Largo	Largo	FL	(12,829)	8,218	14,054	_	113	8,218	14,167	22,385	(1,653)	2011
Windmill Manor	Bradenton	FL	_	2,153	6,125	_	1,584	2,153	7,709	9,862	(3,665)	1998
Windmill Village	N. Ft. Myers	FL	(15,888)	1,417	5,440	_	2,095	1,417	7,535	8,952	(6,511)	1983
Winds of St. Armands North	Sarasota	FL	(18,713)	1,523	5,063	_	3,087	1,523	8,150	9,673	(6,367)	1983
Winds of St. Armands	Sawagata	FL	(12.040)	1 106	2 162		1 205	1 106	4 267	5 472	(2.694)	1092
South Winter	Sarasota	FL	(12,040)	1,106	3,162		1,205	1,106	4,367	5,473	(3,684)	1983
Garden Coach	Winter Garden	FL	_	2,321	6,962	_	231	2,321	7,193	9,514	(1,360)	2007
Royale	Boise	ID	_	465	1,685	_	4	465	1,689	2,154	(236)	2011
Maple Grove	Boise	ID	_	1,358	5,151	_	13	1,358	5,164	6,522	(693)	2011
Shenandoah Estates	Boise	ID	(5,843)	1,287	7,603	_	49	1,287	7,652	8,939	(685)	2011
West Meadow Estates	Boise	ID	(6,185)	1,371	6,770		4	1,371	6,774	8,145	(722)	2011
Golf Vistas	Doise	ID	(0,165)	1,3/1	0,770	_	4	1,5/1	0,774	6,143	(722)	2011
Estates	Monee	IL	(11,996)	2,842	4,719	_	6,691	2,842	11,410	14,252	(5,228)	1997
O'Connell's	Amboy	IL	(4,326)	1,648	4,974	_	815	1,648	5,789	7,437	(1,798)	2004
Pine Country	Belvidere	IL	_	53	166	_	172	53	338	391	(69)	2006
Willow Lake Estates	Elgin	IL	_	6,138	21,033	_	6,220	6,138	27,253	33,391	(15,191)	1994
Hoosier Estates	Lebanon	IN	(7,013)	2,293	7,197	_	37	2,293	7,234	9,527	(702)	2011
Horseshoe Lake	Clinton	IN	_	155	365	2	392	157	757	914	(165)	2004
Indian Lakes	Batesville	IN	_	450	1,061	6	859	456	1,920	2,376	(423)	2004
Lakeside	New Carlisle	IN	_	426	1,281	_	120	426	1,401	1,827	(415)	2004
North Glen Village	Westfield	IN	(7,256)	2,308	6,333	_	77	2,308	6,410	8,718	(751)	2011
Oak Tree Village	Portage	IN	(9,127)	569	_	_	3,955	569	3,955	4,524	(2,815)	1987
Twin Mills RV	Howe	IN	_	1,399	4,186	_	240	1,399	4,426	5,825	(910)	2006

					ıl Cost to mpany	Costs Capitalized Subsequent to Acquisition (Improvements) Depreciable Gross Amount Carried at Close of Period 12/31/12 Depreciable						
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Diamond												
Caverns Resort & Golf Club	Park City	KY	\$ —	\$ 530	\$ 1,512	\$ —	\$ (4)	\$ 530	\$ 1,508	\$ 2,038	\$ (363)	2006
Gateway to Cape Cod	Rochester	MA	_	91	288	_	178	91	466	557	(103)	2006
Hillcrest	Rockland	MA	(1,895)	2,034	3,182	_	5	2,034	3,187	5,221	(392)	2011
Old Chatham RV	South Dennis	MA	_	1,760	5,293	_	173	1,760	5,466	7,226	(1,324)	2005
Sturbridge	Sturbridge	MA	_	110	347	_	280	110	627	737	(123)	2006
The Glen	Norwell	MA	_	940	1,680	_	_	940	1,680	2,620	(208)	2011
Fernwood Williams	Capitol Heights	MD	(9,341)	6,556	11,674	_	113	6,556	11,787	18,343	(1,343)	2011
Estates and Peppermint	Maria Br	1 m	(42.424)	22.774	40.575		7.0	22.774	42.652	65.407	(4.500)	2011
Woods Moody	Middle River	MD	(42,434)	22,774	42,575	_	78	22,774	42,653	65,427	(4,509)	2011
Beach Pinehirst	Moody Old Orchard	ME	_	93	292	_	135	93	427	520	(93)	2006
RV Park	Beach	ME	_	1,942	5,827	_	560	1,942	6,387	8,329	(1,564)	2005
Mt. Desert Narrows Narrows	Bar Harbor	ME	_	1,037	3,127	_	106	1,037	3,233	4,270	(549)	2007
Too	Trenton	ME	_	1,451	4,408	_	43	1,451	4,451	5,902	(759)	2007
Patton Pond	Ellsworth	ME	_	267	802	_	78	267	880	1,147	(157)	2007
Avon on the Lake Bear Cave	Rochester Hills	MI	_	4,435	9,748	_	141	4,435	9,889	14,324	(1,917)	2011
Resort Cranberry	Buchanan	MI	_	176	516	_	50	176	566	742	(164)	2006
Lake Fairchild	White Lake	MI	_	1,654	8,174	_	59	1,654	8,233	9,887	(1,197)	2011
Lake Ferrand	Chesterfield	MI	_	1,430	7,226	_	61	1,430	7,287	8,717	(1,083)	2011
Estates Grand	Wyoming	MI	(8,256)	2,172	6,574	_	29	2,172	6,603	8,775	(1,156)	2011
Blanc Crossing	Grand Blanc	MI	_	1,899	2,787	_	140	1,899	2,927	4,826	(723)	2011
Holly Hills	Holly	MI	_	723	1,703	_	38	723	1,741	2,464	(430)	2011
Lake in the Hills Oakland	Auburn Hills	MI	(4,224)	1,792	5,599	_	56	1,792	5,655	7,447	(842)	2011
Glens	Novi	MI	_	3,653	6,881	_	220	3,653	7,101	10,754	(1,461)	2011
Old Orchard	Davison	MI	_	812	2,814	_	63	812	2,877	3,689	(503)	2011
Royal Estates	Kalamazoo	MI	_	921	3,244	_	54	921	3,298	4,219	(507)	2011
St Clair	St Clair	MI	_	453	1,068	6	244	459	1,312	1,771	(374)	2004
Swan Creek	Ypsilanti	MI	(5,516)	1,844	7,180	_	73	1,844	7,253	9,097	(1,071)	2011
Westbridge Manor	Macomb	MI	_	8,472	13,927	_	330	8,472	14,257	22,729	(2,851)	2011
Westbrook	Macomb	MI	_	2,441	15,057	_	19	2,441	15,076	17,517	(1,887)	2011
Cedar Knolls	Apple Valley	MN	(16,760)	10,021	14,357	_	38	10,021	14,395	24,416	(2,001)	2011

	Costs Capitalized Subsequent to Gross Amount Carried Acquisition at Close of Company (Improvements) Period 12/31/12 Depreciable Depreciable Depreciable											
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Cimarron Park	Lake Elmo	MN	\$ (22,396)	\$ 11,097	\$ 23,132	\$ —	\$ 233	\$ 11,097	\$ 23,365	\$34,462	\$ (2,560)	2011
Rockford Riverview	D 16 1	NOV	(0, (02)	2.050	0.002			2.050	0.007	11.055	(1.146)	
Estates Rosemount	Rockford	MN	(8,602)	2,959	8,882	_	14	2,959	8,896	11,855	(1,144)	2011
Woods	Rosemount	MN	_	4,314	8,932	_	35	4,314	8,967	13,281	(991)	2011
Forest Lake	Advance	NC	_	986	2,325	13	523	999	2,848	3,847	(762)	2004
Goose Creek	Newport	NC	(10,943)	4,612	13,848	750	1,614	5,362	15,462	20,824	(4,498)	2004
Green Mountain Park	Lenoir	NC	_	1,037	3,075	_	203	1,037	3,278	4,315	(721)	2006
Lake Gaston	Littleton	NC	_	130	409	_	144	130	553	683	(124)	2006
Lake Myers RV	Mocksville	NC	_	1,504	4,587	_	162	1,504	4,749	6,253	(1,022)	2006
Scenic	Asheville	NC	(3,541)	1,183	3,511	_	89	1,183	3,600	4,783	(803)	2006
Twin Lakes	Chocowinity	NC	(3,303)	1,709	3,361	_	494	1,709	3,855	5,564	(1,105)	2004
Waterway												
RV	Cedar Point	NC	(5,454)	2,392	7,185	_	210	2,392	7,395	9,787	(2,184)	2004
Buena Vista Meadow	Fargo	ND	_	4,563	14,949	_	123	4,563	15,072	19,635	(1,554)	2011
Park	Fargo	ND	(2,275)	943	2,907	_	8	943	2,915	3,858	(278)	2011
Sandy Beach RV	Contoocook	NH	(4,769)	1,755	5,265	_	107	1,755	5,372	7,127	(1,341)	2005
Tuxbury Resort	South Hampton	NH	_	3,557	3,910	_	407	3,557	4,317	7,874	(736)	2007
Chestnut Lake	Port Republic	NJ	_	337	796	4	240	341	1,036	1,377	(255)	2004
Lake & Shore	Ocean View	NJ	_	378	1,192	_	791	378	1,983	2,361	(426)	2006
Pine Ridge at Crestwood	Whiting	NJ	(38,638)	17,367	33,127	_	2	17,367	33,129	50,496	(3,827)	2011
Sea Pines	Swainton	NJ	_	198	625	_	254	198	879	1,077	(188)	2006
Bonanza	Las Vegas	NV	(8,516)	908	2,643	_	1,776	908	4,419	5,327	(3,397)	1983
Boulder Cascade	Las Vegas	NV	(8,165)	2,995	9,020	_	2,554	2,995	11,574	14,569	(5,435)	1998
Cabana	Las Vegas	NV	(9,063)	2,648	7,989	_	820	2,648	8,809	11,457	(5,248)	1994
Flamingo West	Las Vegas	NV	(13,652)	1,730	5,266	_	1,602	1,730	6,868	8,598	(4,012)	1994
Las Vegas	Las Vegas	NV	_	1,049	2,473	14	341	1,063	2,814	3,877	(735)	2004
Mountain View - NV	Henderson	NV	(21,719)	16,665	25,915	_	85	16,665	26,000	42,665	(2,609)	2011
Villa Borega	Las Vegas	NV	(9,635)	2,896	8,774	_	1,146	2,896	9,920	12,816	(4,975)	1997
Alpine Lake	Corinth	NY	(13,072)	4,783	14,125	153	670	4,936	14,795	19,731	(3,665)	2005
Brennan Beach	Pulaski	NY	(19,322)	7,325	21,141	_	5,232	7,325	26,373	33,698	(5,877)	2005
Greenwood Village	Manorville	NY	(24,385)	3,667	9,414	484	4,940	4,151	14,354	18,505	(6,417)	1998

					al Cost to ompany Depreciable	Sub Ac	Capitalized sequent to equisition provements)	Gro	oss Amount Ca at Close of Period 12/31/1		- Accumulated	Date of
Real Estate (1)	Location		Encumbrances	Land	Property	Land	Property	Land	Property	Total	Depreciation	Acquisition
Lake George Escape	Lake George	NY	s —	\$ 3,562	\$ 10,708	s —	\$ 697	\$ 3,562	\$ 11,405	\$14,967	\$ (2,937)	2005
Lake George Schroon Valley	Warrensburg	NY	_	540	1,626	_	28	540	1,654	2,194	(270)	2008
Rondout Valley Resort	Accord	NY	_	1,115	3,240	_	570	1,115	3,810	4,925	(766)	2006
The Woodlands	Lockport	NY	_	12,183	39,687	_	110	12,183	39,797	51,980	(4,325)	2011
Kenisee Lake	Jefferson	ОН	_	295	696	4	138	299	834	1,133	(214)	2004
Wilmington	Wilmington	ОН	_	235	555	3	112	238	667	905	(175)	2004
Bend	Bend	OR	_	733	1,729	10	453	743	2,182	2,925	(559)	2004
Falcon Wood Village	Eugene	OR	(4,803)	1,112	3,426	_	553	1,112	3,979	5,091	(1,982)	1997
Mt. Hood	Welches	OR	_	1,817	5,733	_	217	1,817	5,950	7,767	(2,221)	2002
Pacific City	Cloverdale	OR	_	1,076	2,539	14	1,284	1,090	3,823	4,913	(931)	2004
Quail Hollow	Fairview	OR	_	_	3,249	_	487	_	3,736	3,736	(1,885)	1997
Seaside	Seaside	OR	_	891	2,101	12	534	903	2,635	3,538	(682)	2004
Shadowbrook	Clackamas	OR	(5,837)	1,197	3,693	_	464	1,197	4,157	5,354	(2,137)	1997
South Jetty	Florence	OR	_	678	1,598	9	364	687	1,962	2,649	(471)	2004
Whalers Rest	South Beach	OR	_	754	1,777	10	548	764	2,325	3,089	(579)	2004
Appalachian	Shartlesville	PA	_	1,666	5,044	_	409	1,666	5,453	7,119	(1,100)	2006
Circle M	Lancaster	PA	_	330	1,041	_	343	330	1,384	1,714	(279)	2006
Dutch County	Manheim	PA	_	88	278	_	95	88	373	461	(80)	2006
Gettysburg												
Farm	Dover	PA	_	111	350	_	113	111	463	574	(93)	2006
Green Acres Greenbriar	Breinigsville	PA	(28,345)	2,680	7,479	_	4,204	2,680	11,683	14,363	(8,173)	1988
Village	Bath	PA	(14,334)	8,359	16,941		3	8,359	16,944	25,303	(1,713)	2011
Hershey	Lebanon	PA	(0.421)	1,284	3,028	17	860	1,301	3,888	5,189	(1,002)	2004
Lil Wolf Mountain	Orefield	PA	(8,421)	5,627	13,593	_	218	5,627	13,811	19,438	(1,362)	2011
View - PA	Walnutport	PA	(7,113)	3,207	7,182	_	58	3,207	7,240	10,447	(767)	2011
Robin Hill	Lenhartsville	PA	_	1,263	3,786	_	84	1,263	3,870	5,133	(515)	2009
Scotrun	Scotrun	PA		153	483		179	153	662	815	(132)	2006
Spring Gulch	New Holland	PA	(4,137)	1,593	4,795	_	273	1,593	5,068	6,661	(1,525)	2004
Sun Valley Timothy	Bowmansville East	PA	_	866	2,601	_	178	866	2,779	3,645	(360)	2009
Lake North	Stroudsburg	PA	_	296	933	_	298	296	1,231	1,527	(299)	2006

Real Estate					al Cost to ompany Depreciable	Sub A	s Capitalized osequent to cquisition provements) Depreciable	Gr	oss Amount Ca at Close of Period 12/31/1 Depreciable		- Accumulated	Date of
(1)	Location		Encumbrances	Land	Property	Land	Property	Land	Property	Total	Depreciation	Acquisition
Timothy Lake South	East Stroudsburg	PA	\$ —	\$ 206	\$ 649	\$ —	\$ 27	\$ 206	\$ 676	\$ 882	\$ (142)	2006
Carolina Landing	Fair Play	SC	_	457	1,078	6	201	463	1,279	1,742	(332)	2004
Inlet Oaks	Murrells Inlet	SC	(4,568)	1,546	4,642	_	183	1,546	4,825	6,371	(1,071)	2006
The Oaks at Point South	Yemassee	SC	_	267	810	_	40	267	850	1,117	(201)	2006
Cherokee Landing	Middleton	TN	_	118	279	2	40	120	319	439	(86)	2004
Natchez Trace	Hohenwald	TN	_	533	1,257	7	282	540	1,539	2,079	(398)	2004
Alamo Palms										,	(5.5.5)	
Resort Bay	Harlingen	TX	_	1,562	7,924	_	_	1,562	7,924	9,486	_	2012
Landing	Bridgeport	TX	_	438	1,033	6	396	444	1,429	1,873	(318)	2004
Colorado River	Columbus	TX	_	466	1,099	6	112	472	1,211	1,683	(329)	2004
Country Sunshine	Weslaco	TX	_	627	1,881	_	832	627	2,713	3,340	(853)	2004
Fun n Sun RV	San Benito	TX	(6,589)	2,533	5,560	412	5,821	2,945	11,381	14,326	(5,544)	1998
Lake Conroe	Willis	TX	_	1,363	3,214	18	1,659	1,381	4,873	6,254	(1,196)	2004
Lake Tawakoni	Point	TX	_	691	1,629	9	279	700	1,908	2,608	(490)	2004
Lake Texoma	Gordonville	TX	_	488	1,151	6	702	494	1,853	2,347	(450)	2004
Lake Whitney	Whitney	TX	_	679	1,602	10	691	689	2,293	2,982	(526)	2004
Lakewood	Harlingen	TX	_	325	979	_	160	325	1,139	1,464	(367)	2004
Medina Lake	Lakehills	TX	_	936	2,208	12	874	948	3,082	4,030	(803)	2004
Paradise Park RV	Harlingen	TX	_	1,568	4,705	_	754	1,568	5,459	7,027	(1,556)	2004
Paradise South	Mercedes	TX	_	448	1,345	_	289	448	1,634	2,082	(470)	2004
Southern Comfort	Weslaco	TX	_	1,108	3,323	_	309	1,108	3,632	4,740	(1,095)	2004
Sunshine RV	Harlingen	TX	_	1,494	4,484	_	990	1,494	5,474	6,968	(1,588)	2004
Tropic Winds	Harlingen	TX	_	1,221	3,809	_	522	1,221	4,331	5,552	(1,524)	2002
Victoria Palms Resort	Harlingen	TX	_	2,849	12,305	_	_	2,849	12,305	15,154	_	2012
All Seasons	Salt Lake City	UT	(3,224)	510	1,623	_	498	510	2,121	2,631	(1,050)	1997
St. George Westwood	Hurricane	UT	_	64	264	2	138	66	402	468	(39)	2010
Village	Farr West	UT	(10,354)	1,346	4,179	_	1,888	1,346	6,067	7,413	(3,015)	1997
Chesapeake Bay	Cloucester	VA	_	1,230	2,900	16	1,036	1,246	3,936	5,182	(987)	2004
Harbor View	Colonial Beach	VA	_	64	202	_	336	64	538	602	(105)	2006
Lynchburg	Gladys	VA	_	266	627	4	169	270	796	1,066	(208)	2004
Meadows of Chantilly	Chantilly	VA	(32,236)	5,430	16,440	_	6,845	5,430	23,285	28,715	(12,852)	1994

					Cost to	Subs Ac	Capitalized sequent to quisition rovements)	Gro	at Close of Period 12/31/1:			
Real Estate	Location		Encumbrances	Land	Depreciable Property	Land	Depreciable Property	Land	Depreciable Property	Total	Accumulated Depreciation	Date of Acquisition
Regency Lakes	Winchester	VA	\$ (9,887)	\$ 9,757	\$ 19,055	\$ —	\$ 21	\$ 9,757	\$ 19,076	\$ 28,833	\$ (2,128)	2011
Virginia Landing	Quinby	VA	_	602	1,419	8	173	610	1,592	2,202	(437)	2004
Williamsburg	Williamsburg	VA	_	111	350	_	81	111	431	542	(88)	2006
Birch Bay	Blaine	WA	_	502	1,185	7	83	509	1,268	1,777	(344)	2004
Chehalis	Chehalis	WA	_	590	1,392	8	668	598	2,060	2,658	(504)	2004
Crescent Bar	Quincy	WA	_	314	741	4	202	318	943	1,261	(240)	2004
Grandy Creek	Concrete	WA	_	475	1,425	_	146	475	1,571	2,046	(260)	2008
Kloshe Illahee	Federal Way	WA	(16,697)	2,408	7,286	_	636	2,408	7,922	10,330	(4,016)	1997
La Conner	La Conner	WA	_	600	1,416	8	719	608	2,135	2,743	(561)	2004
Leavenworth	Leavenworth	WA	_	786	1,853	11	452	797	2,305	3,102	(590)	2004
Little Diamond	Newport WA		_	353	834	5	594	358	1,428	1,786	(287)	2004
Long Beach	Seaview	WA	_	321	758	4	170	325	928	1,253	(231)	2004
Mount Vernon	Bow	WA	_	621	1,464	8	600	629	2,064	2,693	(519)	2004
Oceana	Oceana City	WA	_	283	668	4	82	287	750	1,037	(191)	2004
Paradise	Silver Creek	WA	_	466	1,099	6	214	472	1,313	1,785	(343)	2004
Tall Chief	Fall City	WA	_	314	946	_	201	314	1,147	1,461	(116)	2010
Thunderbird	Monroe	WA	_	500	1,178	7	171	507	1,349	1,856	(356)	2004
Arrowhead	Wisconsin Dells	WI	_	522	1,616	_	340	522	1,956	2,478	(405)	2006
Fremont	Fremont	WI	(3,791)	1,437	4,296	_	478	1,437	4,774	6,211	(1,307)	2004
Plymouth Rock	Elkhart Lake	WI	(6,703)	2,293	6,879	_	294	2,293	7,173	9,466	(925)	2009
Tranquil Timbers	Sturgeon Bay	WI	_	714	2,152	_	255	714	2,407	3,121	(529)	2006
Yukon Trails	Lyndon Station	WI	_	556	1,629		171	556	1,800	2,356	(497)	2004
Subtotal of Pro Long Term	operties Held for		(2,069,181)	1,014,140	2,520,744	5,441	412,428	1,019,581	2,933,172	3,952,753	(927,170)	
Realty Systems,							202		000	200	(0.5.00.5	
Inc.			(685)	_	_	_	200,539	_	200,539	200,539	(22,095)	2002
Management	Business and oth	ner			436	-	17,789		18,225	18,225	(14,392)	1990
			\$ (2,069,866)	\$ 1,014,140	\$ 2,521,180	\$ 5,441	\$ 630,756	\$ 1,019,581	\$ 3,151,936	\$ 4,171,517	\$ (963,657)	

⁽¹⁾ The schedule excludes Properties in which the Company has a non-controlling joint venture interest and accounts for using the equity method of accounting.

⁽²⁾ All Properties were acquired, except for Country Place Village, which was constructed.

The changes in total real estate for the years ended December 31, 2012, 2011 and 2010 were as follows:

	2012	2011 (1)	2010 (1)
Balance, beginning of year	\$ 4,080,149	\$ 2,584,987	\$ 2,538,215
Acquisitions	18,738	1,431,339	2,796
Improvements	75,260	62,032	48,629
Dispositions and other	 (2,630)	1,791	(4,653)
Balance, end of year	\$ 4,171,517	\$ 4,080,149	\$ 2,584,987

⁽a) Certain prior year amounts have been reclassified to conform to the 2012 presentation. These reclassifications had no material effect on the consolidated financial statements.

The changes in accumulated depreciation for the years ended December 31, 2012, 2011 and 2010 were as follows:

	2012	2011	2010
Balance, beginning of year	\$ 813,926	\$ 700,665	\$ 629,768
Depreciation expense (a)	104,917	84,257	70,952
Amortization of in-place leases	45,122	28,479	_
Dispositions and other	(308)	525	(55)
Balance, end of year	\$ 963,657	\$ 813,926	\$ 700,665

⁽a) Includes approximately \$6.1 million, \$4.3 million and \$2.8 million of depreciation from rental operations for the years ended December 31, 2012, 2011 and 2010, respectively.

Equity LifeStyle Properties, Inc.

Computation of Ratio of Earnings to Combined Fixed Charges and Preferred Stock Dividends (Dollars in thousands)

	2012	2011	2010	2009	2008
Income before equity in income of unconsolidated joint ventures and					
gain (loss) on sale of property	\$ 67,963 \$	40,556 \$	58,601 \$	48,499 \$	34,813
Combined fixed charges and preferred stock dividends	139,137	116,292	107,291	114,454	115,574
Earnings	\$ 207,100 \$	156,848 \$	165,892 \$	162,953 \$	150,387
Interest incurred	\$ 119,119 \$	96,253 \$	88,750 \$	95,740 \$	96,606
Amortization of deferred financing costs and other	5,405	3,415	2,401	2,571	2,824
Perpetual Preferred OP unit Distributions	_	2,801	16,140	16,143	16,144
Preferred stock dividends	14,613	13,823	_	_	_
Combined fixed charges and preferred stock dividends	\$ 139,137 \$	116,292 \$	107,291 \$	114,454 \$	115,574
Ratio of Earnings to Combined Fixed Charges and Preferred Stock	 _		_	<u>. </u>	
Dividends	1.49	1.35	1.55	1.42	1.30

Equity LifeStyle Properties, Inc. Subsidiaries of Registrant

State of Incorporated or Organization

MHC Operating Limited Partnership MHC TT, Inc. Reality Systems, Inc. Illinois Delaware Delaware

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the Registration Statements (Form S-8 No. 333-68473, No. 333-28469, No. 333-25295, No. 33-76846 and No. 333-66550, and Form S-3 No. 333-90813, No. 333-65515, No. 333-25297, No. 333-1710, No. 33-82902, No. 33-97288, No. 333-181242 and No. 333-125850) of Equity Lifestyle Properties, Inc., of our reports dated February 28, 2013, with respect to the consolidated financial statements and schedule of Equity Lifestyle Properties, Inc., and the effectiveness of internal control over financing reporting of Equity Lifestyle Properties, Inc., included in this Annual Report (Form 10-K) for the year ended December 31, 2012.

/s/ ERNST & YOUNG LLP ERNST & YOUNG, LLP

Chicago, Illinois February 28, 2013

STATE OF .	<u> Illinois</u>)	
) SS
COUNTY OF	Lake)	

KNOW ALL MEN BY THESE PRESENTS that Philip C. Calian, having an address at Evanston, Illinois, has made, constituted and appointed and BY THESE PRESENTS, does make, constitute and appoint Marguerite Nader and Paul Seavey, or either of them singly (with full power to each of them to act alone), having an address at Two North Riverside Plaza, Chicago, Illinois 60606, his true and lawful Attorney-in-Fact for him and in his name, place and stead to sign and execute in any and all capacities this Annual Report on Form 10-K and any or all amendments to this Annual Report on Form 10-K, and to file the same with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, giving and granting unto each of such, Attorney-in-Fact, full power and authority to do and perform each and every act and thing, requisite and necessary to be done in and about the premises, as fully, to all intents and purposes as he might or could do if personally present at the doing thereof, with full power of substitution, resubstitution and revocation, hereby ratifying and confirming all that each of such Attorney-in-Fact or his substitutes shall lawfully do or cause to be done by virtue hereof.

This power of Attorney shall remain in full force and effect until terminated by the undersigned through the instrumentality of a signed writing.

IN WITNESS WHEREOF, Philip C. Calian, has hereunto, set his hand this 19th day of February, 2013.

/s/ Philip C. Calian Philip C. Calian

I, Heather H. Piel, a Notary Public in and for said County in the State aforesaid, do hereby certify that Philip C. Calian, personally know to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as his own free voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 19th day of February, 2013.

/s/ Heather H. Piel (Notary Public)

My Commission Expires:

May 18, 2013

STATE	OF	<u>Illi</u>	nois)) SS	S												
COUNT	ΓY OI	F <u>(</u>	<u>Cook</u>		_)															
to act all and stea to file th unto eac the prer	one), d to si e sam ch of s mises, tution	haviign a ign a ie wi uch, as	ng ar and ex th all Atto fully,	addre ecute exhib rney-in to all	ess at T in any a its there n-Fact, intents	wo Nortend all ceto, and a full powers and put	h Rive apacition any oth er and arposes	rside Places this A ter document authorities as he re	aza, Chic Annual Rements in c by to do an might or	ago, Illing eport on F connection and perform could do	ois 6060 orm 10- n therew n each a if perso	06, his tru K and any ith, with and every onally pro	a avey, or eit e and lawf y or all am the Securit act and thi esent at th	ful Atto endmer ies and ing, req e doing	rney-in ts to th Exchar uisite a g there	n-Fact for his Annu- nge Cor- nd nece of, with	or him ual Rep nmissi essary h full p	and in port on on, give to be do power	his nar Form 1 ing and one in a of subs	me, place 0-K, and granting and about stitution,
	This	pov	ver of	Attori	ney sha	ll remair	ı in full	I force a	nd effect	until term	inated b	y the und	ersigned th	rough t	he insti	rumenta	ality of	`a signe	ed writii	ıg.
	IN V	VIT	NESS	S WHI	EREOF	, David	J. Cont	tis, has l	hereunto,	set his ha	and this	15th day	of Februa	ıry, 201	3.					
											<u>David</u> avid J. (J. Contis Contis								
	e perso rumei	on w	hose his o	name wn fre	is subse e volur	cribed to stary act	the for	regoing uses an	instrument d purpose	nt appeare es therein	ed befor set fort	e me this	reby certify day in pers							
	Give	en ui	nder r	ny har	id and i	iotarial s	seal thi	s 15th c	day of Fe	bruary, 20	013.									
											' <u>Jo A. F</u> Iotary P									
My Con	nmissi	ion l	Expire	es:																

June 7, 2014

STATE OF	New Jersey	_)	
) SS
COUNTY OF	Monmouth)	

KNOW ALL MEN BY THESE PRESENTS that Thomas E. Dobrowski, having an address at Spring Lake, New Jersey, has made, constituted and appointed and BY THESE PRESENTS, does make, constitute and appoint Marguerite Nader and Paul Seavey, or either of them singly (with full power to each of them to act alone), having an address at Two North Riverside Plaza, Chicago, Illinois 60606, his true and lawful Attorney-in-Fact for him and in his name, place and stead to sign and execute in any and all capacities this Annual Report on Form 10-K and any or all amendments to this Annual Report on Form 10-K, and to file the same with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, giving and granting unto each of such, Attorney-in-Fact, full power and authority to do and perform each and every act and thing, requisite and necessary to be done in and about the premises, as fully, to all intents and purposes as he might or could do if personally present at the doing thereof, with full power of substitution, resubstitution and revocation, hereby ratifying and confirming all that each of such Attorney-in-Fact or his substitutes shall lawfully do or cause to be done by virtue hereof.

This power of Attorney shall remain in full force and effect until terminated by the undersigned through the instrumentality of a signed writing.

IN WITNESS WHEREOF, Thomas E. Dobrowski, has hereunto, set his hand this 19th day of February, 2013.

/s/ Thomas E. Dobrowski
Thomas E. Dobrowski

I, Lindsay E. Garbini, a Notary Public in and for said County in the State aforesaid, do hereby certify that Thomas E. Dobrowski, personally know to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as his own free voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 19th day of February, 2013.

/s/ Lindsay E. Garbini (Notary Public)

My Commission Expires:

March 9, 2015

STATE OF <u>Illinois</u>)) SS
COUNTY OF Cook)) 33

KNOW ALL MEN BY THESE PRESENTS that Sheli Z. Rosenberg, having an address at Chicago, Illinois has made, constituted and appointed and BY THESE PRESENTS, does make, constitute and appoint Marguerite Nader and Paul Seavey, or either of them singly (with full power to each of them to act alone), having an address at Two North Riverside Plaza, Chicago, Illinois 60606, his true and lawful Attorney-in-Fact for her and in her name, place and stead to sign and execute in any and all capacities this Annual Report on Form 10-K and any or all amendments to this Annual Report on Form 10-K, and to file the same with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, giving and granting unto each of such, Attorney-in-Fact, full power and authority to do and perform each and every act and thing, requisite and necessary to be done in and about the premises, as fully, to all intents and purposes as she might or could do if personally present at the doing thereof, with full power of substitution, resubstitution and revocation, hereby ratifying and confirming all that each of such Attorney-in-Fact or his substitutes shall lawfully do or cause to be done by virtue hereof.

This power of Attorney shall remain in full force and effect until terminated by the undersigned through the instrumentality of a signed writing.

IN WITNESS WHEREOF, Sheli Z. Rosenberg, has hereunto, set her hand this 18th day of February, 2013.

/s/ Sheli Z. Rosenberg Sheli Z. Rosenberg

I, Gina M. Valent, a Notary Public in and for said County in the State aforesaid, do hereby certify that Sheli Z. Rosenberg, personally know to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as his own free voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 18th day of February, 2013.

/s/ Gina M. Valent (Notary Public)

My Commission Expires:

December 21, 2014

STATE OF .	<u> Illinois</u>)	
) SS
COUNTY OF	Cook)	

KNOW ALL MEN BY THESE PRESENTS that Howard Walker, having an address at Chicago, Illinois, has made, constituted and appointed and BY THESE PRESENTS, does make, constitute and appoint Marguerite Nader and Paul Seavey, or either of them singly (with full power to each of them to act alone), having an address at Two North Riverside Plaza, Chicago, Illinois 60606, his true and lawful Attorney-in-Fact for him and in his name, place and stead to sign and execute in any and all capacities this Annual Report on Form 10-K and any or all amendments to this Annual Report on Form 10-K, and to file the same with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, giving and granting unto each of such, Attorney-in-Fact, full power and authority to do and perform each and every act and thing, requisite and necessary to be done in and about the premises, as fully, to all intents and purposes as he might or could do if personally present at the doing thereof, with full power of substitution, resubstitution and revocation, hereby ratifying and confirming all that each of such Attorney-in-Fact or his substitutes shall lawfully do or cause to be done by virtue hereof.

This power of Attorney shall remain in full force and effect until terminated by the undersigned through the instrumentality of a signed writing.

IN WITNESS WHEREOF, Howard Walker, has hereunto, set his hand this 21st day of February, 2013.

/s/ Howard Walker Howard Walker

I, Jo A. Figueroa, a Notary Public in and for said County in the State aforesaid, do hereby certify that Howard Walker, personally know to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as his own free voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 21st day of February, 2013.

/s/ Jo A. Figueroa (Notary Public)

My Commission Expires:

June 7, 2014

COUNT	Y OF	<u>Kitsap</u>)												
	KNOV	W ALL I	MEN BY	THESE F	RESENTS	that Gary	L. Water	man, hav	ing an add	dress at 1	Bainbridg	e, Washi	ngton, ha	as made, o	constitute
appointed	d and E	BY THES	SE PRESI	ENTS, doe	s make, cor	nstitute and	appoint	Marguerit	te Nader a	nd Paul	Seavey, o	r either o	f them si	ngly (witl	n full pow
each of th	nem to	act alone), having	an address	s at Two No	orth Riversi	de Plaza,	Chicago,	Illinois 60	0606, his	true and	lawful A	ttorney-ir	n-Fact for	him and i

KNOW ALL MEN BY THESE PRESENTS that Gary L. Waterman, having an address at Bainbridge, Washington, has made, constituted and appointed and BY THESE PRESENTS, does make, constitute and appoint Marguerite Nader and Paul Seavey, or either of them singly (with full power to each of them to act alone), having an address at Two North Riverside Plaza, Chicago, Illinois 60606, his true and lawful Attorney-in-Fact for him and in his name, place and stead to sign and execute in any and all capacities this Annual Report on Form 10-K and any or all amendments to this Annual Report on Form 10-K, and to file the same with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, giving and granting unto each of such, Attorney-in-Fact, full power and authority to do and perform each and every act and thing, requisite and necessary to be done in and about the premises, as fully, to all intents and purposes as he might or could do if personally present at the doing thereof, with full power of substitution, resubstitution and revocation, hereby ratifying and confirming all that each of such Attorney-in-Fact or his substitutes shall lawfully do or cause to be done by virtue hereof.

This power of Attorney shall remain in full force and effect until terminated by the undersigned through the instrumentality of a signed writing.

IN WITNESS WHEREOF, Gary L. Waterman, has hereunto, set his hand this 19th day of February, 2013.

/s/ Gary L. Waterman Gary L. Waterman

I, Lydia Byrd, a Notary Public in and for said County in the State aforesaid, do hereby certify that Gary L. Waterman, personally know to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as his own free voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 19th day of February, 2013.

)SS

/s/ Lydia Byrd (Notary Public)

My Commission Expires:

STATE OF Washington

May 2, 2015

E

POWER OF ATTORNEY

STATE C)F <u>I</u>	llinois		_)) SS													
COUNTY	OF	<u>Coo</u>	<u>k</u>	_)) 33													
THESE Plalone), ha stead to signifile the sau unto each the premi	RESE ving a gn an me wi of suc ses, a	nn add d exed th all h, Att s full	dress at cute in exhibit corney- y, to al	Two Nor any and al s thereto, a in-Fact, fu ll intents a	th River I capacion and any Ill power and purp	rside Pla ties this other do and autooses as	Annual Rocuments in thority to one in the might	go, Illino eport on n connect to and pet t or could	ois 6060 Form 1 etion the erform of d do if	N Paul Seavey 06, his true a 0-K and any erewith, with each and eve personally th Attorney-	and laver or all the Stry act presented	wful Attorn amendmen Securities an and thing, r ant at the do	ey-in-F ts to thi d Exch equisite ing the	act for is Annu ange C e and no reof, w	him and Rep ommisecessare	nd in hort on sion, g y to be ll pow	nis name, Form 10 giving and e done in eer of sub	place and K, and d granting and about the stitution	nd to ng out n,
7	Γhis p	ower (of Atto	rney shall	remain i	n full fo	rce and ef	fect until	termina	ated by the u	ndersi	gned throug	h the in	strume	ntality	of a si	gned writ	ing.	
I	N W	TNES	SS WH	EREOF, S	Samuel 2	Zell, has	hereunto.	set his h	and thi	is 21st day	of Feb	ruary, 2013							
										amuel Zell uel Zell									
	on wh	ose na	ame is	subscribed	to the fo	oregoing	g instrume	nt appear	ed befo	Foresaid, do ore me this d									
(Given	under	my ha	nd and no	tarial se	al this 2	1st day of	Februar	y, 2013										
										A. Figueroa ary Public)	<u>L</u>								
My Comm	nissio	ı Exp	ires:																
June 7, 20	<u>14</u>																		

STATE OF <u>I</u>	llinois	_)	
) SS
COUNTY OF	Cook	_)	

KNOW ALL MEN BY THESE PRESENTS that Thomas P. Heneghan, having an address at Naperville, Illinois, has made, constituted and appointed and BY THESE PRESENTS, does make, constitute and appoint Marguerite Nader and Paul Seavey, or either of them singly (with full power to each of them to act alone), having an address at Two North Riverside Plaza, Chicago, Illinois 60606, his true and lawful Attorney-in-Fact for him and in his name, place and stead to sign and execute in any and all capacities this Annual Report on Form 10-K and any or all amendments to this Annual Report on Form 10-K, and to file the same with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, giving and granting unto each of such, Attorney-in-Fact, full power and authority to do and perform each and every act and thing, requisite and necessary to be done in and about the premises, as fully, to all intents and purposes as he might or could do if personally present at the doing thereof, with full power of substitution, resubstitution and revocation, hereby ratifying and confirming all that each of such Attorney-in-Fact or his substitutes shall lawfully do or cause to be done by virtue hereof.

This power of Attorney shall remain in full force and effect until terminated by the undersigned through the instrumentality of a signed writing.

IN WITNESS WHEREOF, Thomas P. Heneghan, has hereunto, set his hand this 21st day of February, 2013.

<u>/s/</u>Thomas P. Heneghan Thomas P. Heneghan

I, Jo A. Figueroa, a Notary Public in and for said County in the State aforesaid, do hereby certify that Thomas P. Heneghan, personally know to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as his own free voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 21st day of February, 2013.

/s/ Jo A. Figueroa (Notary Public)

My Commission Expires:

June 7, 2014

CERTIFICATION OF CHIEF FINANCIAL OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Paul Seavey certify that:

- 1. I have reviewed this annual report on Form 10-K of Equity LifeStyle Properties, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under the Company's supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to the Company by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under the Company's supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report the Company's conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on the Company's most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 28, 2013	By:	/s/ Paul Seavey	
			Paul Seavey
			Senior Vice President, Chief Financial Officer and Treasurer

CERTIFICATION OF CHIEF EXECUTIVE OFFICER PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Marguerite Nader, certify that:

- 1. I have reviewed this annual report on Form 10-K of Equity LifeStyle Properties, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under the Company's supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to the Company by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under the Company's supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report the Company's conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on the Company's most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 28, 2013	By:	/s/ Marguerite Nader	_
			Marguerite Nader
			President and Chief Executive Officer

CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER PURSUANT TO 18 U.S.C. SECTION 1350

In connection with the accompanying Annual Report on Form 10-K of Equity LifeStyle Properties, Inc. for the year ended December 31, 2012 (the "Annual Report"), I, Paul Seavey, Senior Vice President, Chief Financial Officer and Treasurer of Equity LifeStyle Properties, Inc., hereby certify pursuant to 18 U.S.C. Section 1350, as adopted by Section 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

- 1. the Annual Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. the information contained in the Annual Report fairly presents, in all material respects, the financial condition and results of operations of Equity LifeStyle Properties, Inc.

Date: February 28, 2013	By:	/s/ Paul Seavey	_
			Paul Seavey
			Senior Vice President, Chief Financial Officer and Treasurer

A signed original of this written statement required by Section 906 has been provided to Equity LifeStyle Properties, Inc. and will be retained by Equity LifeStyle Properties, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

CERTIFICATION OF CHIEF EXECUTIVE OFFICER PURSUANT TO 18 U.S.C. SECTION 1350

In connection with the accompanying Annual Report on Form 10-K of Equity LifeStyle Properties, Inc. for the year ended December 31, 2012 (the "Annual Report"), I, Marguerite Nader, President and Chief Executive Officer of Equity LifeStyle Properties, Inc., hereby certify pursuant to 18 U.S.C. Section 1350, as adopted by Section 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

- 1. the Annual Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. the information contained in the Annual Report fairly presents, in all material respects, the financial condition and results of operations of Equity LifeStyle Properties, Inc.

Date: February 28, 2013	By:	/s/ Marguerite Nader	
			Marguerite Nader
			President and Chief Executive Officer

A signed original of this written statement required by Section 906 has been provided to Equity LifeStyle Properties, Inc. and will be retained by Equity LifeStyle Properties, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.