UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-K (Mark One)					
LEXANDRIA.					
ALEXANDRIA REAL ESTATE EQUITIES, INC.					
	95-4502084				
•	(I.R.S. Employe	oyer Identification Number)			
ldress of principal executive offices) (Zip code) 60 578-0777 distrant's telephone number, including area code)	, , ,				
e of each class	Trading Symbol(s)	Name of each exchange on which registered			
rmon Stock, \$0.01 par value per share	ARE	New York Stock Exchange			
cate by cfeck mark if the registrant is a wëll-known seasoned icate by check mark if the registrant is not required to file reports cate by check mark whether the registrant (1) has filed all reporpreceding 12 months (or for such shorter period that the regist the past 90 days. Yes \boxtimes \land \circ \bigcirc cate by check mark whether the registrant has submitted electropulation S-T (§ 232.405 of this chapter) during the preceding 12 \bigotimes \land \circ	onically every Interactive Data months (or for such shorter p	File required to be submitted pursuant to Rule 405 eriod that the registrant was required to submit su	5 of uch files).		
cate by check mark whether the registrant is a large accelerate erging growth company. See the definitions of "large accelerate e 125-2 of the Exchange Act.	ed filer, an accelerated filer, a l ed filer," "accelerated filer," "sr	non-accelerated filer, a smaller reporting company naller reporting company," and "emerging growth aller reporting company," and "emerging growth and accelerated filer, a smaller reporting company	, or an company" in		
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n emerging growth company, indicate by check mark if the regic issed financial accounting standards provided pursuant to Section cate by check mark whether the registrant has filed a report on financial reports and success the standard section 404(b) of the Sarbanes-Oxie audit report. Section 104 and the section 12(b) of the Act, ince ecutines are registered pursuant to Section 12(b) of the Act, ince ect the correction of an error to previously issued financial static cate by check mark whether any of those error corrections are any of the registrant's executive officers during the relevant res	dicate by check mark whether ements. — e restatements that required a covery period pursuant to §24	the financial statements of the registrant included recovery analysis of incentive-based compensation 0.10D-1(b).	l in the filing		
	CIRTIES AND EXCHANGE COMMISSION shington, Dc. 20549 RM 10-K (Mark One)	CIRTIES AND EXCHANSE COMMISSION shington, D.C. 20549 RM 10-K (Mark One)	CIRTIES AND EXCHANGE COMMISSION shington, DC. 20549 RM 10-K (Mark One)		

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes [] No []
The aggregate market value of the shares of Common Stock held by non-affiliates of registrant was approximately \$20.3 billion based on the closing price for such Shares on the New York Shock Exchange on June 30, 2024.
As of January 15, 2025, 173,091,762 shares of common stock were outstanding.

Documents Incorporated by Reference
Part III of this annual report on Form 10-K incorporates certain information by reference from the registrant's definitive proxy statement to be filed within 120 days of the end of the fiscal year covered by this annual report on Form 10-K in connection with the registrant's annual meeting of stockholders to be held on or about May 13, 2025.

INDEX TO FORM 10-K ALEXANDRIA REAL ESTATE EQUITIES, INC.

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GLOSSARY The shall have the ASU	e following abbreviations or acronyms that may be used in this document the adjacent meanings set forth below: Accounting Standards Update	
ATM	At the Market	
CIP	Construction in Progress	
EPS	Earnings per Share	
FASB	Financial Accounting Standards Board	
FDA	U.S. Food and Drug Administration	
FDIC	Federal Deposit Insurance Corporation	
FFO	Funds From Operations	
GAAP	·	
HVAC	U.S. Generally Accepted Accounting Principles	
	Heating, Ventilation, and Air Conditioning	
IRS	Internal Revenue Service	
JV	Joint Venture	
LEED®	Leadership in Energy and Environmental Design	
Nareit	National Association of Real Estate Investment Trusts	
NAV	Net Asset Value	
NYSE	New York Stock Exchange	
REIT	Real Estate Investment Trust	
RSF	Rentable Square Feet/Foot	
SEC	Securities and Exchange Commission	
SF	Square Feet/Foot	
SoDo	South of Downtown submarket of Seattle	
SOFR	Secured Overnight Financing Rate	
SoMa	South of Market submarket of San Francisco	
U.S.	United States	
ME	Variable Interest Entity	

PARTI

PART I
Forward-looking statements
Certain information and statements included in this annual report on Form 10-K, including, without limitation, statements
containing the words "forecast," "guidance," "goals," "projects," "estimates," "anticipates," "believes," "expects," "intends," "may,"
"plans," "seeks," "should," "targets," or "will," or the negative of those words or similar words, constitute "forward-looking statements"
within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of
1934, as amended. Forward-looking statements involve inherent risks and uncertainties regarding events, conditions, and financial
trends that may affect our future plans of operations, business strategy, results of operations, and financial position. Anumber of
important factors could cause actual results to differ materially from those included within or contemplated by the forward-looking
statements, including, but not limited to, the description of risks and uncertainties in "ttem 1A Risk factors" in this annual report on
Form 10-K. Additional information regarding risk factors that may affect us is included in "ttem 7. Management's discussion and
analysis of financial condition and results of operations" in this annual report on Form 10-K. Readers of our annual report on Form
10-K should also read our SEC and other publicly filed documents for further discussion regarding such factors.
As used in this annual report on Form 10-K, references to the "Company," "Alexandria," "ARE." "we," "us," and "our" refer to
Alexandria Real Estate Equities, Inc. and its consolidated subsidiaries. Alexandria®, Lighthouse Design® logo, Building the Future of
Life-Changing Innovation®, Megacampus™, Labspace®, Alexandria Lifeline™, Alexandria Technology Square®,
Alexandria Technology Center®, Alexandria Innovation Center®, and Alexandria Summit® are copyrights and trademarks of
Alexandria Real Estate Equities, Inc. All other company names, trademarks, and logos referenced herein a

ITEM 1. BUSINESS

TIBUSINESS
Overview
We are a Maryland corporation formed in October 1994 that has elected to be taxed as a REIT for federal income tax purposes. Alexandria Real Estate Equities, Inc. (NYSE: ARE), an S&P 500® company, is a best-in-class, mission-driven life science REIT making a positive and lasting impact on the world. With our founding in 1994, Alexandria pioneered the life science real estate niche. Alexandria is the preeminent and longest-tenured owner, operator, and developer of collaborative Megacampus™ ecosystems in AAAI fie science innovation cluster locations, including Greater Boston, the San Francisco Bay Area, San Diego, Seattle, Maryland, Research Triangle, and New York City. As of December 31, 2024, Alexandria has a total market capitalization of \$29.0 billion and an asset base in North America that includes 39.8 million RSF of operating properties and 4.4 million RSF of Class AVA+ properties undergoing construction.

Maryland, Research Triangle, and New York City. As of December 31, 2024, Alexandria has a total market capitalization of \$29.0 billion and an asset base in North America that includes 39.8 million RSF of operating properties and 4.4 million RSF of Class AVA+ properties undergoing construction.

We develop dynamic Megacampus ecosystems that enable and inspire the world's most brilliant minds and innovative companies to create life-changing scientific and technological innovations. We believe in the utmost professionalism, humility, and teamwork. Our tenants include multinational pharmaceutical companies; public and private biotechnology companies; life science product, service, and medical device companies; digital health, technology, and agtech companies; academic and medical research institutions; U.S. government research agencies; non-profit organizations; and venture capital firms. Alexandria has a longstanding and proven track record of developing Class AVA+ properties clustered in highly dynamic and collaborative Megacampus environments that enhance our tenants' ability to successfully recruit and retain world-class statent and inspire productivity, efficiency, creativity, and success. Alexandria also provides strategic capital to transformative life science companies through our venture capital platform. We believe our unique business model and diligent underwriting ensure a high-quality and diverse tenant base that results in higher occupancy levels, longer lease terms, higher rental income, higher returns, and greater long-term asset value. As of December 31, 2024, we had 391 properties in North America consisting of approximately 44.1 million RSF of operating properties and new Class AVA+ development and redevelopment properties under construction, including 67 operating properties and development projects that are held by consolidated real estate joint ventures and four properties that are held by unconsolidated real estate joint ventures. The occupancy percentage of our operating properties in North

Business objective and strategies
Akey element of our business strategy is our unique focus on Class A/A+ properties primarily located in collaborative
Megacampus The cosystems in AAA life science innovation clusters. Our Megacampus ecosystems are designed for optionality and
scalability, offering our tenants a clear path to address their growth requirements, including through our future developments and
redevelopments. Strategically located near top academic and medical research institutions and equipped with curated amenities and
services, and convenient access to transit, our Megacampus ecosystems are designed to support our tenants in attracting and retaining
top talent, which we believe is a key driver of tenant demand for our properties. Our strategy also includes drawing upon our deep,
broad, and longstanding real estate and life science industry relationships in order to retain tenants, identify and attract new and leading
tenants, and source additional real estate.
Our tenants base is broad and diverse within the life science industry. For a more detailed description of our properties and
tenants, refer to "Item 2. Properties" in this annual report on Form 10-K. We have an experienced Board of Directors (the "Board") and
are led by an executive and senior management team with extensive experience in the real estate and life science industries.
Acquisitions

terians, feter to fleth? Exporters in this annual report on form 10-x, we have an experienced board of breats (the Board) and are led by an executive and senior management team with extensive experience in the real estate and life science industries. Acquisitions we seek to identify and acquire high-quality properties in our cluster markets. Critical evaluation of prospective property acquisitions is an essential component of our acquisition strategy. When evaluating acquisition opportunities, we assess a full range of matters relating to the prospective property or including:

Proximity to centers of innovation and technological advances;

Location of the property and our strategy in the relevant market, including our Megacampus strategy;

Quality of existing and prospective tenants;

Condition and capacity of the building infrastructure;

Physical condition of the structure and common area improvements;

Quality of resting available for leasing wacant space and for re-tenanting or renewing occupied space;

Availability of and/or ability to add appropriate tenant amenities;

Availability of and for future ground-up development of new space;

Opportunities to generate higher rent through redevelopment of existing space;

The property's unlevered yields;

Potential impacts of climate change and extreme weather conditions; and

Our ability to increase the property's long-term financial returns.

Development, redevelopment, and pre-construction

Akey component of our business model is our disciplined allocation of capital to the development and redevelopment of new

Class A/A+ properties, as well as property enhancements identified during the underwriting of certain acquired properties. These efforts are primarily concentrated in collaborative Megacampus ecosystems within AAA life science innovation and growth. These projects are generally focused on providing high-quality, generic, and reusable spaces that meet the real estate requirements of a wide range of tenants. Upon completion, each development or redevelopment project is expected to generate increases in rental income, net operating income, and cash flows. Our development and redevelopment projects are generally in locations that are highly desirable to high-quality entities, which we believe results in higher occupancy levels, longer lease terms, higher rental income, higher returns, and greater long-term asset value. Development projects generally consist of the ground-up development of generic and reusable laboratory facilities. Redevelopment projects generally consist of the ground-up development of generic and reusable laboratory facilities. Redevelopment projects on sist of the permanent change in use of acquired office, warehouse, or shell space into laboratory space. We generally will not commence new development projects for aboveground construction of new Class A/A+ laboratory space without first securing significant pre-leasing for such space, except when there is solid market demand for high-quality Class A/A+ properties. Priority anticipated projects are those most likely to commence future ground-up development or first-time conversion from non-laboratory space to laboratory space prior to our other future projects, pending market conditions and leasing negotiations. Pre-construction activities include entitlements, permitting, design, site work, and other activities preceding commencement of construction of aboveground building improvements. The advancement of pre-construction efforts is focused on reducing the time required to deliver projects to prospective tenants. These critical activities add si

Non-real estate investments

We hold investments in publicity traded companies and privately held entities primarily involved in the life science industry. We invest primarily in highly innovative entities whose focus on the development of therapies and products that advance human health and transform patients lives is aligned with Alexandria's purpose of making a positive and meaningful impact on the health, safety, and well-being of the global community. Our status as a REIT limits our ability to make such non-real estate investments. Therefore, we conduct, and will continue to conduct, our non-real estate investment activities in a manner that complies with REIT requirements. Relance sheet and financial strategy.

We seek to maximize balance sheet liquidity and flexibility, cash flows, and cash available for distribution to our stockholders through the ownership, operation, management, and selective acquisition, development, and redevelopment of new Class AlA-properties primarily located in collaborative Megacampus ecosystems in AAA life science innovation clusters, as well as the prudent management of our balance sheet. In particular, we seek to maximize balance sheet inquidity and flexibility, cash flows, and cash available for distribution to our stockholders by.

Abintaining access to devise sources of capital, which include, among others, net cash flows from operating activities after dividends, incremental leverage-neutral debt supported by growth in EBITDA strategic value hancesting and assist recycling through real estate dissestiment sales, sales of equity, administrative properties of partial interests, non-real estate investment sales, sales of equity, administrative properties of partial interests, non-cash estate disternance on partial particular particular

- *Improving investment returns through the leasing of vacant space and the replacing of existing tenants with new tenants at higher rental rates;
 *Executing leases with high-quality tenants and proactively monitoring tenant health;
 *Maintaining solid occupancy while attaining high rental rates;
 *Realizing contractual rental rate escalations; and
 *Implementing effective cost control measures, including negotiating pass-through provisions in tenant leases for operating expenses and certain capital expenditures.

Competition

Accompetition
In general, other laboratory and technology properties are located in close proximity to our properties. The amount of rentable space available in any market could have a material effect on our ability to rent space and on the rental rates we can attain for our properties. In addition, we compete for investment opportunities with other REITs, insurance companies, pension and investment funds, private equity entities, partnerships, developers, investment companies, owners/occupants, and foreign investors. Many of these entities have substantially greater financial resources than we do and may be able to invest more than we can or accept more risk than we are willing to accept. These entities may be less sensitive to risks with respect to the creditworthiness of a tenant or the overall expected returns from real estate investments. In addition, as a result of their financial resources, our competitors mayoffer more free rent concessions, lower rental rates, or higher tenant improvement allowances in order to attract tenants. These leasing incentives could hinder our ability to maintain or raise rents and attract or retain tenants. Competition may also reduce the number of suitable investment opportunities available to us or may increase the bargaining power of property owners seeking to sell. Competition in acquiring existing properties and land, both from institutional capital sources and from other REITs, has been very strong over the past several years; however, we believe we have differentiated ourselves from our competitors. With our founding in 1994, Alexandria pioneered the life science real estate niche. Today, we are the preeminent and longest-tenured owner, operator, and developer of collaborative Megacampus ecosystems in AAAlife science innovation duster locations. We continue to maintain and cultivate many of the most important and strategic relationships in the life science industry.

Segment information
Regiment information
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Segment information" to our consolidated financial statements in Item 15 in this annual report on Form 10-K for additional information.
Regulation General Properties in our markets are subject to various laws, ordinances, and regulations, including regulations relating to common areas. We believe we have the necessary permits and approvals to operate each of our properties.
Americans with Disabilities Act Our properties must comply with Title III of the Americans with Disabilities Act on 1990 ("ADA") to the extent that such properties are "public accommodations" as defined by the ADA The ADA may require removal of structural barriers to permit access by persons with disabilities in certain public areas of our properties where such removal is readily achievable. We believe that our properties are in substantial compliance with the ADA and that we will not be required to incur substantial capital expenditures to address the requirements of the ADA However, noncompliance with the ADA could result in the imposition of fines or an award of damages to private litigants. The obligation to make readily achievable accommodations is an ongoing one, and we will continue to assess our properties and make alterations as appropriate in this respect.

Environmental matters

Under various environmental protection laws, a current or previous owner or operator of real estate may be liable for contamination resulting from the presence or discharge of hazardous or toxic substances at that property and may be required to whether the owner or operator knew of, or was responsible for, the presence of the contaminants, and the liability without regard to whether the owner or operator knew of, or was responsible for, the presence of the contaminants, and the liability without regard to whether the owner or operator knew of, or was responsible for, the presence of the contaminants, and the liability or may contain some level of environmental contamination. The presence of contamination or the failure to remediate contamination at our

Independent environmental consultants have conducted Phase I or similar environmental site assessments on the properties in our portfolio. Site assessments are intended to discover and evaluate information regarding the environmental condition of the surveyed property and surrounding properties and do not generally include soil samplifings, subsurface investigations, or an asbestos survey. To date, these assessments have not revealed any material environmental liability that we believe would have a material adverse effect on our business, assets, or results of operations, and ongoing expenditures to comply with existing environmental regulations are not expected to be material. Nevertheless, it is possible that the assessments on our properties have not revealed all environmental conditions, liabilities, or compliance concerns that may have arisen after the review was completed or may arise in the future; and future laws, ordinances, or regulations may also impose additional material environmental liabilities.

future; and future laws, ordinances, or regulations may also impose according to the control of the control of

Information about risk factors that may affect us is included in Item IA RISK factors. In this armidal reports on Form Available information

Copies of our annual reports on Form 10-K, quarterly reports on Form 10-Q, and current reports on Form 8-K, including any amendments to the foregoing reports, are available, free of charge, through our corporate website at www.are.com as soon as is reasonably practicable after such material is electronically filed with, or furnished to, the SEC. The current charters of our Board of Directors' Audit, Compensation, and Nominating & Governance Committees, along with our Corporate Governance Guidelines and Business Integrity Policy and Procedures for Reporting Non-Compliance (the "Business Integrity Policy"), are also available on our corporate website. Additionally, any amendments to, and waivers of, our Business Integrity Policy that apply to our Chief Executive

Officer or our Chief Financial Officer will be available free of charge on our corporate website in accordance with applicable SEC and NYSE requirements. Written requests should be sent to Alexandria Real Estate Equities, Inc., 26 North Euclid Avenue, Pasadena, California 91101, Attention: Investor Relations. The public may also download these materials from the SEC's website at www.sec.gov.

Human capital
As of December 31, 2024, we had 552 employees. We place a significant focus on building loyalty and trusted relationships with our employees. We have a Business Integrity Policy that applies to all of our employees, and its receipt and review by each employee is documented and verified annually. To promote an exceptional corporate culture, Alexandria monitors employee satisfaction, actively seeks employee feedback, and enhances our employee benefit offerings. We conduct annual performance reviews with our employees, administer formal employee surveys, and our talent management team holds regular meetings with employees to gather insights and drive ongoing improvements to the overall employee experience.

We recognize that the fundamental strength of Alexandria is driven by the contributions of each and every team member and that our future growth relies on their continued success. We make substantial effort to hire, develop, and retain talented employees, and we have an exceptional track record of promoting highly qualified candidates from within the Company. Our executive and senior management teams, represented by 62 individuals at senior vice president level and above, have an average of 24 years of reparence with the Company. Alexandria's executive and senior management team alone averages 19 years of experience with the Company. Alexandria's executive and senior management team alone averages 19 years of experience with the Company. Alexandria's executive and senior management teams have unique experience and expertise in creating, owning, and operating highly dynamic and collaborative Megacampus ecosystems in keylife science cluster locations. These teams include regional market directors with leading reputation, and keylife science duster locations. These teams include regional market directors with leading reputation, and key relationships in the real estate and life science industries prowde Alexandria with significant competitive advantages in attracting new business copruntities.

Our a

ITEM 1A. RISK FACTORS

Overview
The following risk factors may adversely affect our overall business, financial condition, results of operations, and cash flows;
The following risk factors may adversely affect our overall business, financial condition, results of operations, and cash flows;
The following risk factors may adversely affect our overall business, financial condition, results of operations, and cash flows; The following risk factors may adversely affect our overall business, financial condition, results of operations, and cash flows; our ability to make distributions to our stockholders; our access to capital; or the market price of our common stock, as further described in each risk factor below. In addition to the information set forth in this annual report on Form 10-K, one should carefully review and consider the information contained in our other reports and periodic filings that we make with the SEC. Those risk factors could materially affect our overall business, financial condition, results of operations, and cash flows; our ability to make distributions to our stockholders; our access to capital; or the market price of our common stock. The risks that we describe in our public filings are not the only risks that we face. Additional risks and uncertainties not presently known to us, or that we currently consider immaterial, also may materially adversely affect our business, financial condition, and results of operations. Additional information regarding forward-looking statements is included in the beginning of Part I in this annual report on Form 10-K. **Risk factors summary**An investment in our securities involves various risks. Such risks, including those set forth in the summary of material risks in this Item 1A should be carefully considered before purchasing our securities.

An investment in our securities involves various risks. Such risks, including those set forth in the summary of material risks in this Item 1A should be carefully considered before purchasing our securities. Risks related to operating factors

We may be unable to identify and complete acquisitions, investments, or development or redevelopment projects or to successfully and profitably operate properties.

We could default on our ground leases or be unable to renew or re-lease our land or space on favorable terms or at all. Our tenants may also be unable to pay us rent.

The cost of maintaining and improving the quality of our properties may be higher than anticipated, and we may be unable to pass any increased operating costs through to our tenants, which can result in reduced cash flows and profitability. We could be held liable for environmental damages resulting from our tenants' use of hazardous materials, or from harmful mold, poor air quality, or other defects from our properties, or we could face increased costs in complying with other environmental laws.

The loss of services of any of our senior officers or key employees and increased competition for skilled personnel could adversely affect us and/or increase our labor costs.

We rely on a limited number of vendors to provide utilities and other services at our properties, and disruption in such services may have an adverse effect on our operations and financial condition.

Our insurance policies may not adequately cover all of our potential losses, or we may incur costs due to the financial condition of our insurance carriers.

We may one be able to raise solicies without stockholder approval.

Failure to maintain effective internal control over financial reporting could have a material adverse effect on our business. If we failed to qualify as a REIT, we would be taxed at corporate rates and would not be able to take certain deductions when computing our taxable income.

We may not be able to raise sufficient capital to fund our operations due to adv

*Our debt service obligations may restrict our ability to engage in some business admitted or cause or let adverse enects on our business.

*We face risks and liabilities associated with our investments (including those in connection with short-term liquid investments) and the companies in which we invest (including properties owned through partnerships, limited liability companies, and joint ventures, as well as through our non-real estate venture investment portfolio), which expose us to risks similar to those of our tenant base and additional risks inherent in venture capital investing. We may be limited in our

ability to diversify our investments. ability to diversity our investments.

Risks related to market and industry factors

There are limits on ownership of our stock under which a stockholder may lose beneficial ownership of its shares, as well as certain provisions of our charter and bylaws that may delay or prevent transactions that otherwise may be desirable to our stockholders.

Possible future sales of shares of our common stock could adversely affect its market price.

our stockholders.

*Possible future sales of shares of our common stock could adversely affect its market price.

*We are dependent on the health of the life science industry, and changes within this industry, increased competition, or the inability of our tenants and non-real estate equity investments within this industry to obtain funding for research, development, and other operations may adversely impact their ability to make rental payments to us or adversely impact their value.

Market disruption and volatility, poor economic conditions in the capital markets and global economy, including in connection with a widespread pandemic or outbreak of a highly infectious or contagious disease, and tight labor markets could adversely affect the value of the companies in which we hold equity investments or the ability of tenants and the companies in which we invest to continue operations, raise additional capital, or access capital from venture capital investors or financial institutions on favorable terms or at all.

Risks related to government and global factors

Actions, policy, or key leadership changes in government agencies, or changes to laws or regulations, including those related to tax, accounting, debt, derivatives, government spending, or funding (including those related to the FDA the National Institutes of Health (the "NIH"), the SEC, and other agencies), and drug and healthcare pricing, costs, and programs could have a significant negative impact on the overall economy, our tenants and companies in which we invest, and our business.

Partial or complete government shutdown resulting in temporary dosures of agencies could adversely affect our tenants (some of which are also government agencies) and the companies in which we invest, including delays in the commercialization of such companies' products, decreased funding of research and development, or delays surrounding approval of budget proposals.

approval of budget proposals.

• The outbreak of any highly infectious or contagious disease could adversely impact our financial condition and results of

operations, and/or that of our tenants and non-real estate investments. Risks related to general and other factors

Social, political, and economic instability, unrest, significant changes, and other circumstances beyond our control, including circumstances related to changes in the U.S. political landscape, could adversely affect our business operations. Seasonal weather conditions, climate change and severe weather, changes in the availability of transportation or labor, and other related factors may affect our ability to conduct business, the products and services of our tenants, or the availability of such products and services of our tenants and the companies in which we invest.

-We may be unable to meet our sustainability goals.

-Changes in privacy and information security laws, regulations, policies, and contractual obligations related to data privacy and security, or our failure to comply with such requirements, could subject us to fines or penalties or increase our cost of doing business, compliance risks, and potential liability and otherwise adversely affect our business or results of operations.

doing business, compliance risks, and potential liability and otherwise adversely affect our business or results of operations.

*System failures or security incidents through cyberattacks, intrusions, or other methods could disrupt our information technology networks, enterprise applications, and related systems, cause a loss of assets or data, give rise to remediation or other expenses, expose us to liability under federal and state laws, and subject us to litigation and investigations, which could result in substantial reputational damage and adversely affect our business and financial condition.

*The enactment of legislation, including the Inflation Reduction Act of 2022, may adversely impact our financial condition and results of operations.

We attempt to mitigate the foregoing risks. However, if we are unable to effectively manage the impact of these and other risks, our ability to meet our investment objectives may be substantially impaired and any of the foregoing risks could materially adversely affect our financial condition, results of operations, and cash flows, our ability to make distributions to our stockholders, or the market price of our common stock.

Operating factors

We may be unable to identify and complete acquisitions and successfully operate acquired properties.

We continually evaluate the market of available properties and may acquire properties when opportunities exist. Our ability to acquire properties on favorable terms and successfully operate them may be exposed to significant risks, including, but not limited to,

the following:

We may be unable to acquire a desired property because of competition from other real estate investors with significant capital, including both publicly traded REITs and institutional funds.

Even if we are able to acquire a desired property, competition from other potential acquirers may significantly increase the purchase price or result in other less favorable terms.

Even if we enter into agreements for the acquisition of properties, these agreements are subject to customary conditions to closing, including completion of due diligence investigations to our satisfaction.

We may be unable to complete an acquisition because we cannot obtain debt and/or equity financing on favorable terms or at all

we may be unable to complete an acquisition because we cannot obtain debt and/or equity linaricing on lavorable terms or at all.
 we may spend more than budgeted amounts to make necessary improvements or renovations to acquired properties.
 we may be unable to quickly and efficiently integrate new acquisitions, particularly acquisitions of operating properties or portfolios of properties, into our existing operations.
 Acquired properties may be subject to tax reassessment, which may result in higher-than-expected property tax

portfolios of properties, into our existing operations.

Acquired properties may be subject to tax reassessment, which may result in higher-than-expected property tax payments.

Market conditions may result in higher-than-expected vacancy rates and lower-than-expected rental rates.

We may acquire properties subject to liabilities and without any recourse, or with only limited recourse, with respect to unknown liabilities, such as liabilities for the remediation of undisclosed environmental contamination; claims by tenants, vendors, or other persons dealing with the former owners of the properties; and claims for indemnification by general partners, directors, officers, and others indemnified by the former owners of the properties.

The realization of any of the above risks could significantly and adversely affect our ability to meet our financial expectations, our financial condition, results of operations, and cash flows, our ability to make distributions to our stockholders, the market price of our common stock, and our ability to satisty our debt service obligations.

We may suffer economic harm as a result of making unsuccessful acquisitions in new markets.

We may pursue selective acquisitions of properties in markets where we have not previously owned properties. These acquisitions may entail risks in addition to those we face in other acquisitions where we are familiar with the markets, such as the risk of not correctly anticipating conditions or trends in a new market and therefore not being able to generate profit from the acquired property. If this occurs, it could adversely affect our financial condition, results of operations, and cash flows, our ability to make distributions to our stockholders, our ability to satisfy our debt service obligations, and the market price of our common stock.

The acquisition or development of new properties may give rise to difficulties in predicting revenue potential.

We may continue to acquire addition to the property and the market price of our common stock.

The

complete.

- We may abandon development or redevelopment projects after we begin to explore them, and as a result, we may lose deposits or fail to recover costs already incurred.

•Market and economic conditions may deteriorate, which can result in lower-than-expected rental rates

We may face higher operating costs than we anticipated for development or redevelopment projects, including insurance premiums, utilities, security, real estate taxes, and costs of complying with changes in government regulations or increases in tariffs.

remiums, utilities, security, real estate taxes, and costs of complying with changes in government regulations or increases in tariffs.

We may face higher requirements for capital improvements than we anticipated for development or redevelopment projects, particularly in older structures.

We may face higher requirements for capital improvements than we anticipated for development or redevelopment projects, particularly in older structures.

We may face higher requirements for capital improvements than we anticipated for development or redevelopment projects because we cannot obtain debt and/or equity financing on favorable terms or at all.

We may fail to retain tenants that have pre-leased our development or redevelopment projects if we do not complete the construction of these properties in a timely manner or to the tenants' specifications.

Tenants that have pre-leased our development or redevelopment projects may file for bankruptcy or become insolvent, or otherwise elect to terminate their lease prior to delivery, which may adversely affect the income produced by, and the value of, our properties or require us to change the scope of the project, which may potentially result in higher construction costs, significant project delays, or lower financial returns.

We may encounter delays refusals, unforeseen cost increases, and other impairments resulting from third-party litigation, natural disasters, or severe weather conditions.

We may encounter delays or refusals in obtaining all necessary zoning, land use, building, occupancy, and other required government permits and authorizations.

We may be unable to proceed with our development or redevelopment projects as anticipated due to changing zoning, land use, building, occupancy, or other government codes or regulations.

Development or redevelopment projects may have defects we do not discover through our inspection processes, including latent defects that may not reveal themselves until many years after we put a property in service.

The realization of a

pricing; government regulation; international trade; and changes in general business, economic, or political conditions. As a result, the costs of raw construction materials and skilled labor required for the completion of our development and redevelopment projects may fluctuate significantly from time to time.

We rely on a number of third-party suppliers and contractors to supply raw materials and skilled labor for our construction projects. We believe we have favorable relationships with our suppliers and contractors. We have not encountered significant difficulty collaborating with our suppliers and contractors and obtaining materials and skilled labor, nor experienced significant delays due to disputes, work stoppages, or contractors' misconduct or failure to perform. While we do not rely on any single supplier or vendor for the majority of our materials and skilled labor, we may experience difficulties obtaining necessary materials from suppliers or vendors whose supply chains might become impacted by economic or political changes, or difficulties obtaining adequate skilled labor from third-party contractors in a tightening labor market. It is uncertain whether we would be able to source the essential commodities, supplies, materials, and skilled labor timely or at all without incurring significant costs or delays, particularly during times of economic uncertainty resulting from events outside of our control. We may be forced to purchase supplies and materials in larger quantities or in advance of when we would typically purchase them. This may cause us to require use of capital sooner than anticipated. Alternatively, we may also be forced to seek new third-party suppliers or contractors, whom we have not worked with in the past, and it is uncertain whether these new suppliers will be able to adequately meet our materials or labor needs. Our dependence on unfamiliar supply chains or relatively small supply partners may adversely affect the cost and timely completion of our construction projects. In additi

uncertainty in the quality, cost, and timely completion of our construction projects.

Our ability to continue to identify and develop relationships with a sufficient network of qualified suppliers who can adequately meet our construction timing and quality standards can be a significant challenge, particularly in the event of global supply chain disruptions. If we fail to identify and develop relationships with a sufficient number of suppliers and contractors who can appropriately address our construction needs, we may experience disruptions in our suppliers' logistics or supply chain networks or information technology systems, and other factors beyond our or our suppliers' control. If we are unable to access materials and labor to complete our construction projects within our expected budgets and meet our tenants' demands and expectations in a timely and efficient manner, our results of operations, cash flows, and reputation may be adversely impacted.

Our tenants may face increased risks and costs associated with volatility in commodity and labor prices or the prices or availability of specialized materials or equipment, or as a result of supply chain or procurement disruptions of such items, which may adversely affect their businesses or financial condition.

Our tenants are generally subject to the same generalized risks of commodity and labor price increases and supply chain or procurement as we and many other companies are. Anumber of our tenants, however, are also involved in highly specialized research or manufacturing activities that may require unique or custom chemical or biologic materials or sophisticated specialty equipment that is not widely available and therefore may be particularly susceptible to supply chain disruption. In addition, these tenants may have complex supply chains due to their specialized activities that are subject to stringent government regulations, which may further hinder their access to necessary materials and equipment. While we are not aware of such issues materially aff

discussion and analysis of financial condition and results of operations" in this annual report on Form 10-K for additional information on our ground lease obligations.

We may not be able to operate properties successfully and profitably.

Our success depends in large part upon our ability to operate our properties successfully. If we are unable to do so, our business could be ackersely affected. The ownership and operation of real estate is subject to many risks that may adversely affect our business and our ability to make payments to our stockholders, including, but not limited to, the following risks:

Our properties may not perform as we expect.

We may have to lease space at rates below our expectations.

We may not be able to obtain financing on acceptable terms.

We may not be able to acquire or sell properties when desired or needed due to the illiquid nature of real estate assets.

We may not be able to complete improvements required to maintain or improve space to meet standards established for the market position intended for that property.

We may not be ado to complete improvements required to maintain or improve space due to unanticipated delays, significant cost increases by our vendors, or cancellation of construction resulting from shortages in the supply of necessary construction materials.

The realization of any of the above risks could significantly and adversely affect our ability to meet our financial expectations, our financial condition, results of operations, and cash flows, our ability to make distributions to our stockholders, the market price of our common stock, and our ability to satisfy our debt service obligations.

erience increased operating costs, which may reduce profitability to the extent that we are unable to pass

We may experience increased operating costs, which may reduce profitability to the extent that we are unable to pass those costs through to our tenants.

Our properties are subject to increases in operating expenses, including insurance, property taxes, utilities, administrative costs, and other costs associated with security, landscaping, and repairs and maintenance of our properties. As of December 31, 2024, approximately 92% of our leases (on an annual rental revenue basis) were triple net leases, which require tenants to pay substantially all real estate and other rent-related taxes, insurance, utilities, security, common area expenses, and other operating expenses (including increases thereto) in addition to base rent.

Our operating expenses may increase as a result of tax reassessments that our properties are subject to on a regular basis (annually, triennially, etc.), which may result in increases in property taxes as property values increase over time. In California, however, pursuant to the existing state law commonly referred to as Proposition 13, properties are generally reassessed to market value at the time of change in ownership or completion of construction; thereafter, annual property reassessments are limited to 2% of previously assessed values. As a result, Proposition 13 generally results in significant below-market assessed values over time. From time to time, lawmarkers and political coalitions initiate efforts to repeat or amend Proposition 13 to eliminate its application to commercial and industrial properties, which, if successful, may prohibit or limit the passing of increased property tax assessments onto tenants. Our triple net leases allow us to pass through, among other costs, substantially all real estate and rent-related taxes to our tenants in the form of tenant recoveries. Consequently, as a result of our riple net leases, we do not expect polential increases on property taxes as a result of tax reassessments to significantly increase of tenants in the future, or that higher pa

our lease contracts, these rate escalations or the resetting of rents from our renewal and re-leasing activities may not adequately office the impact of inflation. Our operating expenses are incurred in connection with, among others, property-related contracted services such as janitorial and engineering services, utilities, security, repairs and maintenance, and insurance. Property taxes are also impacted by inflationary changes as taxes are regularly reassessed based on changes in the fair value of our properties located outside of California. As discussed previously, in California, property taxes are not reassessed based on changes in the fair value of the underlying real estate asset but are instead limited to a maximum 2% annual increase by law. Our operating expenses, with the exception of ground lease rental expenses, are typically recoverable through our lease arrangements, which allow us to pass through substantially all expenses associated with property taxes, insurance, utilities, security, repairs and maintenance, and other operating expenses (including increases thereto) to our tenants. As of December 31, 2024,

approximately 92% of our existing leases (on an annual rental revenue basis) were triple net leases, which allow us to recover operating expenses, and approximately 92% of our existing leases (on an annual rental revenue basis) also provided for the recapture of capital expenditures. Our remaining leases are generally gross leases, which provide for recoveries of operating expenses above the operating expenses from the initial year within each lease.

Due to our ability to largely recover increases in operating expenses from our triple net leases, inflation typically does not have a significant adverse effect on our net operating income, results of operations, and operating cash flows at the property level. However, as significant adverse effect on our net operating income, results of operating expenses, capital expenditures, and rent, or to be able to confinue operating their businesses or conducting research and development activities altogether. Alternatively, our tenants may decide to relocate to areas with lower rent and operating expenses where we may not currently own properties, and, as a result, our tenants may decide to relocate to areas with lower rent and professional service fees. Annually, our employee compensation costs, technology services, and professional service fees. Annually, our employee compensation costs, technology services, and professional service fees. Annually, our employee compensation costs, technology services and professional service fees are also subject to the impact of inflation and generally increases proportionately with increases may remain a manual ment increases, which may unexpectedly and/or significantly increase our compensation costs. Similarly, technology services and professional service fees are also subject to the impact of inflation and generally increase proportionately with increasing market prices for such services. Consequently, inflation many increase our compensation costs. Similarly, technology services and professional service fees are also subject to the impact of inflation and generally increase and proportionately with increasing market prices for such services. Consequently, inflation many increase and administrative expenses over time.

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business.

Our revenues are derived primarily from rental payments and reimbursement of operating expenses under our leases. If our tenants experience a downtum in their business or other types of financial distress, they may be unable to make timely payments under their leases. In addition, because of the impact to the business environment due to civil unrest, high cost of living, taxes, and other increased region-specific costs of doing business in certain of our markets and submarkets, such as those located in the states of California and Washington, tenants may choose not to renew or re-lease space. Also, if our tenants terminate early or decide not to renew their leases, we may not be able to re-lease the space. Even if the tenants decide to renew or leases space, the terms of renewals or nemerous and the space of the payments of the control of the payments of the

Me may not be able to obtain additional capital to further our business objectives.

Our ability to acquire, develop, or redevelop properties depends upon our ability to obtain capital. The real estate industry has historically experienced periods of volatile debt and equity capital markets and/or periods of extreme illiquidity. A prolonged period in which we cannot effectively access the public debt and/or equity markets may result in heavier reliance on alternative financing sources such as dispositions and partial interest sales to undertake new investments. An inability to obtain debt and/or equity capital on

wind the clarinot ellectively access in the public debit and/or equity markets may result in reader reliance on attending sources such as dispositions and partial interest sales to undertake new investments. An inability to obtain debit and/or equity capital on acceptable terms could delay or prevent us from acquiring, financing, and completing desirable investments and could otherwise adversely affect our business. Also, the issuance of additional shares of capital stock or interests in subsidiaries to fund future operations could dilute the ownership of our then-existing stockholders. Even as liquidity returns to the market, debt and equity capital may be more expensive than in prior years.

We may not be able to sell our properties quickly to raise capital.

Investments in real estate are relatively illiquid compared to other investments. Accordingly, we may not be able to sell our properties when we desire or at prices acceptable to us in response to changes in macroeconomic or other conditions. In addition, certain of our properties have low tax bases relative to their estimated current market values. As such, the sale of these assets would generate significant taxable gains that may increase our REIT distribution requirement unless we sold such properties in a qualifying tax-deferred exchange under Section 1031 ("Section 1031 Exchange") of the Internal Revenue Code of 1986, as amended (the "Internal Revenue Code"), or in a similar tax-free or tax-deferred transaction or applied an offsetting tax deduction. For a sale to qualify for tax-deferred treatment under Section 1031, net proceeds from the sale of a propertymust be held by a third-party escrow agent until applied toward the purchase of a qualifying real estate assest. It is possible we may encounter delays in reinvesting such proceeds, or we may be unable to reinvest such proceeds at all, due to an inability to procure qualifying real estate. Any delay or limitation in using the reinvestment proceeds to acquire additional real estate assets may

stockholders.

Adverse changes in our credit ratings could negatively affect our financing ability.

Our credit ratings may affect the amount of capital we can access, as well as the terms and pricing of any debt we may incur.

There can be no assurance that we will be able to maintain and/or improve our current credit ratings. In the event that our current credit ratings are downgraded or removed, we would most likely incur higher borrowing costs and experience greater difficulty in obtaining additional financing, which in turn would have a material adverse impact on our financial condition, results of operations, cash flows,

additional financing, which in turn would have a material adverse impact on our financial condition, results of operations, cash flows, and liquidity.

We may not be able to refinance our debt, and/or our debt may not be assumable.

The real estate industry may require more funds to refinance debt maturities than are available from lenders. This potential shortage of available funds from lenders and stricter credit underwriting guidelines may limit our ability to refinance our debt as it matures or may adversely affect our financial condition, results of operations, and cash flows, our ability to make distributions to our stockholders, and the market price of our common stock.

We may not be able to borrow additional amounts through the issuance of unsecured bonds or under our unsecured senior line of credit or commercial paper program.

There is no assurance that we will be able to continue to access the unsecured bond market on favorable terms. Our ability to borrow additional amounts through the issuance of unsecured bonds may be negatively impacted by periods of illiquidity in the bond market.

Aggregate borrowings under our unsecured senior line of credit require compliance with certain financial and non-financial covenants. Borrowings under our unsecured senior line of credit are funded by a group of banks. Our ability to borrow additional amounts under our unsecured senior line of credit and commercial paper program may be negatively impacted by a decrease in cash flows from our properties, a default or cross-default under our unsecured senior line of credit and commercial paper program, non-compliance with one or more loan covenants associated with our unsecured senior line of credit, and non-performance or failure of one or more lenders under our unsecured senior line of credit. In addition, we may not be able to refinance or repay outstanding borrowings on our unsecured senior line of credit or commercial paper program.

Our inability to borrow additional amounts on an unsecured basis could delay us in or prevent us from acquiring, financing, and completing desirable investments, which could adversely affect our business; and our inability to refinance or repay amounts under our unsecured senior line of credit or commercial paper program may adversely affect our cash flows, ability to make distributions to our stockholders, financial condition, and results of operations.

Our unsecured senior line of credit restricts our ability to engage in some business activities.Our unsecured senior line of credit contains customary negative covenants and other financial and operating covenants that, among other things:

**Restrict our ability to make certain investments;

**Restrict our ability to make certain investments;

**Restrict our ability to make distributions to our stockholders;

**Restrict our ability to make distributions to our stockholders;

**Require us to maintain financial coverage ratios; and

**Require us to maintain a pool of qualified unencumbered assets.

Complying with these restrictions may prevent us from engaging in certain profitable activities and/or constrain our ability to effectively allocate capital. Failure to comply with these restrictions may result in our defaulting on these and other loans, which would likely have a negative impact on our operations, financial condition, and ability to make distributions to our stockholders.

Our debt service obligations may have adverse consequences on our business operations.

**We use debt to finance our operations, including the acquisition, development, and redevelopment of properties. Our use of debt may have adverse consequences, including, but not limited to, the following:

Our cash flows from operations may not be sufficient to meet required payments of principal and interest.

We may be forced to dispose of one or more of our properties, possibly on disadvantageous terms, to make payments on our debt.

- our debt.

 If we default on our secured debt obligations, the lenders or mortgagees may foreclose on our properties that secure
- A foreclosure on one of our properties could create taxable income without any accompanying cash proceeds to pay the

those loans.

-A foreclosure on one of our properties could create taxable income without any accompanying cash proceeds to pay the tax.

-A default under a loan that has cross-default provisions may cause us to automatically default on another loan.

-We may not be able to refinance or extend our existing debt.

-The terms of any refinancing or extension may not be as favorable as the terms of our existing debt.

-We may be subject to a significant increase in the variable interest rates on our unsecured senior line of credit, secured construction loan, or commercial paper program, which could adversely impact our cash flows and operations.

-The terms of our debt obligations may require a reduction in our distributions to stockholders.

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-The terms of our debt obligations may require a reduction in our debt service obligations and capital expenditures, we may have to borrow additional amounts to over fixed costs and cash flow meds. This could adversely affect our ability to make distributions to our stockholders. Factors that could adversely affect the revenues we generate from, and the values of, our properties include, but are not limited to:

-National Local, and worldwide economic and political conditions;

-Changes in the life science industry.

-Changes in the life science industry.

-Changes in the requirement of the propertie

In addition, if a lease at a property is not a triple net lease, we will have greater exposure to increases in expenses associated with operating that property. Certain significant expenditures, such as mortgage payments, real estate taxes, insurance, and maintenance costs, are generally fixed and do not decrease when revenues at the related property decrease.

If we fail to effectively manage our debt obligations, we could become highly leveraged, and our debt service obligations could increase to unsustainable levels.

Our organizational documents do not limit the amount of debt that we may incur. Therefore, if we fail to prudently manage our capital structure, we could become highly leveraged. This would result in an increase in our debt service obligations that could adversely affect our cash flows and our ability to make distributions to our stockholders. Higher leverage could also increase the risk of default on our debt obligations or may result in downgrades to our credit ratings.

Failure to meet market expectations for our financial performance would likely adversely affect the market price and volatility of our stock.

Our actual financial results may differ materially from expectations and/or the guidance we provide. This may be a result of various factors, including, but not limited to:

'The status of the economy,

'The status of the economy,

'The status of the economy,

'Changes in financing terms available to us;

'Negative developments in the operating results or financial condition of tenants, including, but not limited to, their ability to pay rent:

Negative developments in the operating results or financial condition of tenants, including, but not limited to, their ability to payrent.

Our ability to re-lease space at similar rates as leases expire;

Our ability to reinvest sale proceeds in a timely manner at rates similar to the rate at which assets are sold;

Our ability to successfully complete developments or redevelopments of properties for lease on time and/or within budget;

Our ability to procure third-party suppliers or providers of necessary construction materials for our developments and redevelopments of properties;

Regulatory approval and market acceptance of the products and technologies of tenants;

Liability or contract claims by or against tenants;

Unanticipated difficulties and/or expenditures relating to future acquisitions;

Environmental laws affecting our properties;

Changes in rules or practices governing our financial reporting; and

Other legal and operational matters, including REIT qualification and key management personnel recruitment and retention.

Failure to meet market expectations, particularly with respect to earnings estimates, funds from operations per share, operating cash flows, and revenues, would likely result in a decline and/or increased volatility in the market price of our common stock or other outstanding securities. operating cash flows, and revenues, would likely result in a decline and/or increased volatility in the market price of our commor of other outstanding securities.

The price per share of our stock may fluctuate significantly.

The market price per share of our common stock may fluctuate significantly in response to a variety of factors, many of which are beyond our control, including, but not limited to:

-The availability and cost of debt and/or equity capital;
-The condition of our balance sheet;
-Actual or anticipated capital requirements;
-The condition of the financial and banking industries;
-Actual or anticipated variations in our quarterly operating results or dividends;
-The amount and timing of debt maturities and other contractual obligations;
-Changes in our net income, funds from operations, or guidance;
-The publication of research reports and articles (or false or misleading information) about us, our tenants, the real estate industry, or the life science industry,
-The general reputation of REITs and the attractiveness of their equity securities in comparison to other debt or equity securities (including securities issued by other real estate-based companies);
-General stock and bond market conditions, including changes in interest rates on fixed-income securities, that may lead prospective stockholders to demand a higher annual yield from future dividends;
-Changes in our orporate credit ratings or credit ratings of our debt or other securities;
-Changes in market valuations of similar companies;
-Adverse market reaction to any additional debt we incur or equity we raise in the future;
-Additions, departures, or other announcements regarding our key management personnel and/or the Board of Directors;

•Actions by institutional stockholders;
•Speculation in the press or investment community,
•Speculation in the press or investment community,
•Short selling of our common stock or related derivative securities;
•The publication or dissemination of opinions, characterizations, or disinformation that are intended to create negative market momentum, including through the use of social media;
•Risks associated with generative artificial intelligence tools and large language models and the conclusions that these tools and models may draw about our business and prospects in connection with the dissemination of negative opinions, characterizations, or disinformation;
•Terrorist activity adversely affecting the markets in which our securities trade, possibly increasing market volatility and causing the further erosion of business and consumer confidence and spending;
•Government regulatory action and changes in tax laws;
•Fiscal policies or inaction at the U.S. federal government level that may lead to federal government shutdowns or negative impacts on the U.S. economy,
•Fluctuations due to general market volatility,
•Disruptions in the banking sector or failures of financial institutions that we or our tenants may or may not have business relationships with;
•Citations due to decreal adversely affecting the U.S. economic and political environment;

*Huctulations due to general market volatility.
Disruptions in the banking sector or failures of financial institutions that we or our tenants may or may not have business relationships with;

*Global market factors adversely affecting the U.S. economic and political environment;

*General market and economic conditions; and

*The realization of any of the other risk factors included in this annual report on Form 10-K.
These factors may cause the market price of shares of our common stock to decline, regardless of our financial condition, results of operations, business, or prospects.

*Possible future sales of shares of our common stock could adversely affect its market price.

We cannot predict the effect, if any, of future sales of shares of our common stock or the market price of our common stock. Sales of substantial amounts of capital stock, or the perception that such sales may occur, could adversely affect the prevailing market price for our common stock. Refer to "Other sources" under "Item 7. Management's discussion and analysis of financial condition and results of operations" in this annual report on Form 10-K.

We have reserved a number of shares of common stock for issuance to our directors, officers, and employees pursuant to our Amended and Restated 1997 Stock Award and Incentive Plan (sometimes referred to herein as our "equity incentive plan"). We have filled a registration statement with respect to the issuance of shares of our common stock pursuant to grants under our equity incentive plan. In addition, any shares issued under our equity incentive plan will be available for sale in the public market from time to time without restriction by persons who are not our "inflicates" (as defined in Rule 1444 adopted under the Securities Act of 1933, as amended). Affiliates will be able to sell shares of our common stock subject to restrictions under Rule 144.

Our distributions to stockholders may decline at any time.

distributions based on a number of factors, including, but not limited to:

*The amount of net cash provided by operating activities available for distribution;

*Our financial condition and capital requirements;

*Any decision to reinvest funds rather than to distribute such funds;

*Our capital expenditures;

*The annual distribution requirements under the REIT provisions of the Internal Revenue Code;

*Restrictions under Maryland law; and

*Other factors our Board of Directors deems relevant.

A reduction in distributions to stockholders may negatively impact our stock price.

Distributions on our common stock may be made in the form of cash, stock, or a combination of both.

As a REIT, we are required to distribute at least 90% of our taxable income to our stockholders. Typically, we generate cash for distributions through our operations, the disposition of assets, including partial interest sales, or the incurrence of additional debt. Our Board of Directors may determine in the future to pay dividends on our common stock in cash, in shares of our common stock, or in a combination of cash and shares of our common stock revealed in a combination of cash and shares of our common stock revealed in a combination of cash and shares of our common stock revealed in a combination of cash and shares of our common stock revealed in a combination of cash and shares of our common stock revealed in a combination of each stockholder, subject to a limit on the aggregate cash that could be paid. Any such dividends would be delection of each stockholder, subject to a limit on the aggregate cash that could be paid. Any such dividends would be delected to count in full toward the satisfaction of our annual distribution requirements are met, no assurances can be provided that the IRS would not assert a contrary position in the future. Moreover, a reduction in the cash yield on our common stock may negatively impact our stock price.

We have certain ownership interests outside the U.S. that may subject us to risks different from or greater than those associated with our domestic operations.

We have as small portfolio of operating properties outside the U.S., primarily in Canada. Acquisition, development, redevelopment, ownership, and operations these subjects to stide the U.S., primarily in Canada. Acquisition, development, edevelopment, ownership, and operations in these risks include, but are not limited to:

Afverse effects of changes in exchange rates for foreign currencies;

Challenges and training and training activities outside the U.S. involve risks that are different from those we face with re

and maintain our status as a REIT.

Investments in international markets may also subject us to risks associated with establishing effective controls and procedures to regulate the operations in foreign locations and to monitor compliance with U.S. laws and regulations, including the Foreign Corrupt Practices Act and similar foreign laws and regulations. The Foreign Corrupt Practices Act and similar applicable anti-corruption laws prohibit individuals and entities from offering, promising, authorizing, or providing payments or anything of value, directly or indirectly, to government officials in order to obtain, retain, or direct business. Failure to comply with these laws could subject us to civil and criminal penalties that could materially adversely affect our results of operations or the value of our international investments. In addition, if we fail to effectively manage our international operations, our overall financial condition, results of operations, and cash flows, and the market price of our common stock could be adversely affected.

Furthermore, we may in the future enter into agreements with foreign entities that are governed by the laws of, and are subject to dispute resolution rules of, another country or region. In some cases, such a country or region might not have a forum that provides us an effective or efficient means for resolving disputes that may arise under these agreements.

We are subject to risks and liabilities in connection with properties owned through partnerships, limited liability companies, and joint ventures.

Our organizational documents do not limit the amount of funds that we may invest in non-wholly owned partnerships, limited liability companies, or joint ventures. Partnership, limited liability company, or joint venture investments involve certain risks, including, but not limited to, the following:

•Upon bankruptcy of non-wholly owned partnerships, limited liability companies, or joint venture entities, we may become liable for the liabilities of the partnership, limited liability company, or joint venture;

•We may share certain approval rights over major decisions with third parties;

•Our partners may file for bankruptcy protection or otherwise fail to fund their share of required capital contributions;

•Our partners may have economic or other business interests or goals that are inconsistent with our business interests or goals and that could affect our ability to lease or re-lease the property, operate the property, or maintain our qualification as a REIT;

Our partners may have economic or other business interests or goals that are inconsistent with our business interests or goals and that could affect our ability to lease or re-lease the property, operate the property, or maintain our qualification as a REIT;

Our partners may have banking or financial relationships with institutions that become insolvent or otherwise fail, which could affect our access to capital;

Our ability to sell the interest on advantageous terms when we so desire may be limited or restricted under the terms of our agreements with our partners; and

We may not continue to own or operate the interests or assets underlying such relationships or may need to purchase such interests or assets at an above-market price to continue ownership.

In addition, in some of our real estate joint ventures, predominantly consolidated, our partners hold contractual rights that allow them to sell their interests, initiate a buysell process, or force the sale of a property. As of December 31, 2024, the aggregate noncontrolling interests of approximately \$1.0 billion, our partners currently have the ability to exercise these rights. In 23 other consolidated real estate joint ventures with aggregate noncontrolling interests of approximately \$1.0 billion, our partners currently have the ability to exercise these rights. In 23 other consolidated real estate joint ventures with aggregate noncontrolling interests of approximately \$1.0 billion, our partners currently have the ability to exercise these rights. In 23 other consolidated real estate joint ventures with aggregate noncontrolling interests of approximately \$1.0 billion, our partners currently have the ability to exercise these rights. In 23 other consolidated real estate joint ventures with aggregate noncontrolling interests of approximately \$1.0 billion, our partners currently have the ability to exercise these rights in the partner's interest at the partner's interest at the partner's interest at the assertion of the partner's partner's properties. It i

21 We may not be able to attain the expected return on our investments in real estate joint ventures.

We have consolidated and unconsolidated real estate joint ventures in which we share certain ownership and decision-making powers with one or more parties. Our joint venture partners must agree in order for the applicable joint venture to take specific major actions, including budget approvals, acquisitions, sales of assets, debt financing, execution of lease agreements, and vendor approvals. Under these joint venture arrangements, any disagreements between our partners and us may result in delayed or unfavorable decisions. Our inability to take unilateral actions that we believe are in our best interests may result in missed opportunities and an ineffective allocation of resources and could have an adverse effect on the financial performance of our joint ventures and our operating results.

ineffective allocation of resources and could have an adverse effect on the financial performance of our joint ventures and our operating results.

We could incur significant costs due to the financial condition of our insurance carriers.

We insure our properties with insurance companies we believe have good ratings at the time our policies are put into effect. The financial condition of one or more of the insurance companies we hold policies with may be negatively impacted, which can result in their inability to pay on future insurance claims. Their inability to pay future claims may have a negative impact on our financial results. In addition, the failure of one or more insurance companies may increase the cost of renewing our insurance policies or increase the cost of insuring additional properties and recently developed or redeveloped properties.

Our insurance may not adequately cover all potential losses.

As a part of Alexandria's risk management program, we maintain all-risk property insurance for our portfolio to mitigate risks posed by extreme weather events, natural disasters (including floods, wildfires, earthquakes, and wind events), and terrorism. Our all-risk property insurance currently provides a \$2.0 billion per occurrence limit for our operating portfolio. However, it may not fully cover all potential losses. There is no assurance that we will maintain current levels of insurance coverage in the future.

Asignificant portion of our real estate portfolio is located in seismically active regions, including the San Francisco Bay Area, San Diego, and Seattle, and a damaging earthquake in any region oculd significantly impact multiple properties. For these properties, we have obtained earthquake insurance in an amount and with deductibles we believe are commercially reasonable. For properties replacement value. For the Seattle region, the coverage is \$200 million, per occurrence and has an annual aggregate limit, subject to a 5% deductible of the property's replacement value. For the Seattle regi

of operations, and cash flows.
In addition, we carry environmental and title insurance policies for our properties. We generally obtain title insurance policies when we acquire a property, with each policy covering an amount equal to the initial purchase price of each property. Accordingly, current property values may exceed the amount covered by a related title insurance policy.

We regularly evaluate the insurance market, including for coverage against terrorism, earthquakes, and other catastrophic events. However, we cannot predict the availability and affordability of such coverage in the future. Should the premiums for our earthquake and other insurance policies become prohibitively expensive or if we decide to self-insure some of our risks, we may modify or discontinue the coverage for some or all of our properties.

If we experience a loss at any of our properties that is not covered by insurance, exceeds our insurance policy limits, or is subject to a policy deductible, we could lose the capital invested in the affected property and, possibly, future revenues from that property. In addition, we could continue to be obligated on any mortgage indebtedness or be responsible for other obligations related to the affected properties. All of our wholly owned properties, including properties partially owned through joint venture partners, carry comprehensive liability, fire, extended coverage, and rental loss insurance.

For our properties in wildfire- or flood-prone areas, we are evaluating mitigation strategies and potential operational and physical improvements. For example, resilience measures that may be implemented at some of our properties may include:

Fire-resilience measures. Incorporation of brush management practices into landscape design; selection and positioning of less flammable vegetation species at a reasonable distance from a property, construction of building envelopes with fire-resilience measures at a reasonable distance from a property construction of building envelopes with

of a tire.
**Flood-resilience measures. Positioning of critical building mechanical equipment on roofs or significantly above projected potential flood elevations; storage of temporary flood barriers on site to be deployed at building entrances in the event of a flood; elevation of property entrances or the first floor above projected present-day and future flood elevations; installation of backflow preventors on storm/sewer utilities that discharge from the building; and waterproofing of the building envelope up to the projected flood elevation.

22 Our tenants are also required to maintain comprehensive insurance policies, including commercial general liability insurance typically obtained for similar properties. However, we and our tenants do not generally insure against certain types of losses that are either uninsurable or prohibitively costly to insure. We cannot predict the future availability of insurance coverage against any risk of loss. Insurance companies may discontinue coverage for certain risks, or, if offered, such coverage may become excessively

Ioss. Insurance companies may discontinue coverage for certain fisks, or, if officers used to be expensive.

The loss of services of any of our executive and/or senior officers could adversely affect us.

We depend upon the services and contributions of relatively few executive and senior officers. The loss of services or contributions of any one of them may adversely affect our business, financial condition, and prospects. We use the extensive personal and business relationships that members of our management have developed over time with owners of life science properties and with major tenants and venture investment portfolio companies in the life science industry. We cannot assure our stockholders that our executive and senior officers will remain employed with us. In California and certain other regions where we have operations, there is intense competition for individuals with skill sets needed for our business. Moreover, in California, where our headquarters and many of our properties are located, high state and local taxes and increased home prices contribute to the high cost of living, which may impair our ability to attract and retain employees locally in the future. Due to the long-term nature of our investments and properties, we are unable to predict and may be unable to effectively control such costs. If we do not succeed in attracting new personnel and retaining and motivating existing personnel, our business may suffer, and we may be unable to implement our current initiatives or grow effectively.

and motivating existing personnel, our business may suffer, and we may be unable to implement our current initiatives or grow effectively.

Failure to maintain effective internal control over financial reporting could have a material adverse effect on our business, results of operations, financial condition, and stock price.

Pursuant to the Sarbanes-Oxley Act of 2002, we are required to provide a report by management on internal control over financial reporting, including management's assessment of the effectiveness of internal control. Changes to our business will necessitate ongoing changes to our internal control systems and processes. Internal control over financial reporting may not prevent or detect misstatement because of its inherent limitations, including the possibility of human error, the circumvention or overriding of controls, or fraud. Therefore, even effective internal controls can provide only reasonable assurance with respect to the preparation and fair presentation of financial statements. If we fail to maintain the adequacy of our internal controls, including any failure to implement required new or improved controls, or if we experience difficulties in their implementation, our business, results of operations, and financial condition could be materially harmed, we could fail to meet our reporting obligations, and there could be a material adverse effect on the market price of our common stock.

If we failed to qualify as a REIT, we would be taxed at corporate rates and would not be able to take certain deductions when computing our taxable income.

We have elected to be taxed as a REIT under the Internal Revenue Code. If, in any taxable year, we failed to qualify as a

REIT:

- We would be subject to federal and state income taxes on our taxable income at regular corporate rates;

- We would not be allowed a deduction for distributions to our stockholders in computing taxable income;

- We would be disqualified from treatment as a REIT for the four taxable years following the year during which we lost qualification, unless we were entitled to relief under the Internal Revenue Code; and

- We would no longer be required by the Internal Revenue Code to make distributions to our stockholders.

- Sa a result of any additional taxiliability, we may need to borrow funds or liquidate certain investments in order to pay the applicable tax. Accordingly, funds available for investment or distribution to our stockholders would be reduced for each of the years implied.

involved.

Qualification as a REIT involves the application of highly technical and complex provisions of the Internal Revenue Code to our Qualification as a REIT involves the application of highly technical and complex provisions of the Internal Revenue Code to our operations and financial results, as well as the determination of various factual matters and circumstances not entirely within our control. There are only limited judicial or administrative interpretations of these provisions. Although we believe that our current organization and method of operation comply with the rules and regulations promulgated under the Internal Revenue Code to enable us to qualify as a REIT, we cannot assure our stockholders that we are or will remain so qualified. To qualify as a REIT, we must satisfy a number of requirements, including those regarding the ownership of our stock and the composition of our assets and gross income. We must also make distributions to stockholders aggregating at least 90% of our annual REIT taxable income, excluding net capital gains. We currently own, and may acquire in the future, direct or indirect interests in one or more entities that have elected or may elect to be taxed as REITs under the Internal Revenue Code, which are subject to the various REIT qualification requirements and limitations described herein. If any of these entities were to fail to qualify as a REIT, then (i) the entity would become subject to federal and state income taxes, (ii) shares in such an entity would cease to be qualifying assets for purposes of asset tests applicable to REITs, and (iii) we may fail certain of the asset tests applicable to REITs, in which event we would fail to qualify as a REIT unless we qualify for certain relief provisions. certain relief provisions.

a addition, we currently own interests in certain taxable REIT subsidiaries and may continue to acquire such interests in the future. Attainable REIT subsidiary is a corporation for entity treated as a corporation for federal income taxpurposes), other than a REIT, that has made a joint election with a parent REIT which directly or indirectly own stock in the REIT subsidiary, the subsidiary is subject to federal and state income taxes as a regular C corporation and is further subject to a 100% exists tax for critaria transactions between the taxable REIT subsidiary and its parent REIT that are not conducted on an am's length basis. We intend to structure our transactions with any taxable REIT subsidiaries that we own to ensure that they are entered into a substance of the subst

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Pacific Gas and Electric Company ("PG&E") is the primary public utility company providing electrical and gas service to residential and commercial customers in northern California, including the San Francisco Bay Area. Most of our properties located in our San Francisco Bay Area market depend on PG&E for the delivery of these essential services. PG&E initiated voluntary reorganization proceedings under Chapter 11 of the U.S. Bankruptcy Code in January 2019 in response to potential liabilities arising from a series of catastrophic wildfires that cocurred in Northern California in 2017 and 2018. While PG&E emerged from bankruptcy in July 2020, there is no guarantee that PG&E, or other major utilities providers on which we rely in other cities in which we operate, will be able to sustain safe operations and continue to provide consistent utilities services during similar or future incidents. During periods of high winds and high fire danger in past fire seasons, PG&E preemptively shut off power to areas of Central and Northern California. The shutoffs were designed to help guard against fires ignited in areas with high winds and dry conditions. PG&E has warned that it may have to employ shutoffs while the utility company addresses maintenance issues. Future shutoffs of power may impact the reliability of access to a stable power supply at our properties and, in turn, adversely impact our tenants' businesses. In addition, there is no guarantee that PG&E safety measures mandated by regulators will be timely and sufficient to prevent future catastrophic wildfires. Similarly, we rely on a limited number of vendors that provide utilities services to our properties in other regions. There is no guarantee that similar events of bankruptcy or distress would not cause unanticipated disruptions in service to any of our properties in affected areas.

The realization of any of the above risks could significantly and adversely affect our ability to meet our financial expectations, our financial condition, results of operations, and cash flows, our ability to make distributions to our stockholders, the market price of our common stock, and our ability to satisfy our debt service obligations.

We may change our business policies without stockholder approval.

Our Board of Directors determines all of our material business policies, with management's input, including those related to:

TREIT qualification;
Incurrence of debt and debt management activities;
Selective acquisition, disposition, development, and redevelopment activities;
Schockholder distributions; and

Selective acquisition disposition, development, and redevelopment activities;
Stockholder distributions; and
Other policies, as appropriate.

Our Board of Directors may amend or revise these policies at any time without a vote of our stockholders. A change in these policies could acknessly affect our business and our ability to make distributions to our stockholders.

There are limits on the ownership of our capital stock under which a stockholder may lose beneficial ownership of its shares and that may delay or prevent transactions that might otherwise be desired by our stockholders.

In order for a company to qualify as a REIT under the Internal Revenue Code, not more than 50% of the value of its outstanding stock may be owned, directly or constructively, by five or fewer individuals or entities (as set forth in the Internal Revenue Code) during the last half of a taxable year. Furthermore, shares of our company's outstanding stock must be beneficially owned by 100 or more persons during at least 335 days of a taxable year of 12 months or during a proportionate part of a shorter taxable year. In order for us to maintain our qualification as a REIT, among other things, our charter provides for an ownership limit, which prohibits, with certain exceptions, direct or constructive ownership of shares of stock representing more than 9.8% of the combined total value of our outstanding shares of stock by any person, as defined in our charter. Our Board of Directors, in its sole discretion, may waive the ownership limit for any person. However, our Board of Directors may require a ruling from the IRS or an opinion of legal counsel in order to determine our status as a REIT. Notwithstanding the receipt of any such ruling or opinion, our Board of Directors may impose such conditions or restrictions as it deems appropriate in connection with granting a waiver.

Our charter further prohibits transferring shares of our stock if such transfer would result in our being "closely held" under Section 856(h) of the Internal Reve

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In addition to the ownership limit, certain provisions of our charter and bylaws may delay or prevent transactions that may be deemed to be desirable to our stockholders.
As authorized by Maryland law, our charter allows our Board of Directors to cause us to issue additional authorized but unissued shares of our common stock or preferred stock and to classify or reclassify unissued shares of common or preferred stock without any stockholder approval. Our Board of Directors could establish a series of preferred stock that could delay, defer, or prevent a transaction that might involve a premium price for our common stock or that might, for other reasons, be desired by our common stockholders, or a series of preferred stock that has a dividend preference that may adversely affect our ability to pay dividends on our common stock.

trainsaction matering in movie a premium price of our common stock or that might, lot other reasons, be desired by our common stockholders, or a series of preferred stock that has a dividend preference that may adversely affect our ability to pay dividends on our common stock.

Our charter permits the removal of a director only upon a two-thirds majority of the votes entitled to be cast generally in the election of directors, and our bylaws require advance notice of a stockholder's intention to nominate directors or to present business for consideration bystockholders at an annual meeting of our stockholders. However, the stockholders are able to adopt, alter, amend, or repeal our bylaws with a majority of the votes entitled to be cast on the matter and without the approval of the Board of Directors. Such changes could potentially lead to disruption of corporate strategy, complications in strategic transactions, or other adverse effects. Our charter and bylaws also contain other provisions that may delay, defer, or prevent a transaction or change in control that involves a premium price for our common stock or that, for other reasons, may be desired by our stockholders.

Warket and industry factors

We face substantial competition in our target markets.

The significant competition for business in our target markets could have an adverse effect on our operations. We compete for investment opportunities with:

Other REITs;

Insurance companies;

Pension and investment funds;

Private equity entities;

Partnerships;

Developers;

Developers

Partnerships;
Developers;
Investment companies;
Owners/occupants; and
Foreign investors, including sovereign wealth funds.
Many of these entities have substantially greater financial resources than we do and may be able to pay more than we can or Accept more risk than we are willing to accept. These entities may be less sensitive to risks with respect to the creditworthiness of a tenant or the geographic concentration of their investments. These entities may also have more favorable relationships and pricing with suppliers and contractors and may complete construction projects sooner and at lower costs than we are able. We may also face competition with these entities for access to the same or similar raw materials and labor resources from suppliers and contractors, as well as access to the specific suppliers and contractors we use. Competition may also reduce the number of suitable investment opportunities available to us or may increase the bargaining power of property owners seeking to sell. If there is no matching growth in demand, the intensified competition may lead to oversupply of available space comparable to ours and result in the pressure on rental rates and greater incentives awarded to tenants. To maintain our ability to retain current and attract new tenants, we may be forced to reduce the rental rates that our tenants are currently willing to pay or offer greater tenant concessions. Should we encounter intensified competition or oversupply, we cannot be certain that we will be able to compete successfully, maintain our occupancy and rental rates, and continue to expand our business. As a result, our financial condition, results of operations, and cash flows, our ability to pay dividends, and our stock price may be adversely affected our business.

Our properties are primarily located in the following markets:

Greater Boston

San Francisco Bay Area

San Diego

Seattle

Maryland

•Seattle •Maryland

•Research Triangle
•New York City

•Canada

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As a result of our geographic concentration, we depend upon the local economic and real estate conditions in these markets.
We are therefore subject to increased exposure (positive or negative) to economic, tax, and other competitive factors specific to markets in confined geographic areas. Our operations may also be affected if too many competing properties are built in any of these markets. An economic downtum in any of these markets could adversely affect our operations and our ability to make distributions to our stockholders. We cannot assure our stockholders that these markets will continue to grow or remain favorable to the life science

out stockholders, we carried assure our solutions industry.

Improvements to our properties are significantly more costly than improvements to traditional office space.

Many of our properties generally contain infrastructure improvements that are significantly more costly than improvements to other property types. Although we have historically been able to recover the additional investment in infrastructure improvements through higher rental rates, there is the risk that we will not be able to continue to do so in the future. Typical infrastructure

27 Some of our current or future tenants may also include technology companies in their startup or growth phases of their life cycle. Fluctuations in market confidence in these companies or adverse changes in economic, financial, or banking conditions, such as the failure of financial institutions, including the events discussed above, may have a disproportionate effect on the operations of such companies. Deterioration of our tenants' financial condition may result in our inability to collect lease payments from them and therefore

companies. Deterioration of our tenants' financial condition may result in our maining to coneccious payments from a feet and a feet a

our tenant base, are concentrated in the life science industry.

Research and development budgets fluctuate due to changes in available resources, research priorities, general economic conditions, institutional and government budgets rylimitations, and mergers and consolidations of entities. Our business could be acterisely impacted by a significant decrease in research and development expenditures by our tenants, our venture investment portfolio companies, or the life science industry.

Our tenants also include research institutions whose funding is largely dependent on grants from government agencies, such as the NIH, the National Science Foundation, and similar agencies or organizations. U.S. government funding of research and development is subject to the political process, which is often unpredictable. Other programs, such as Homeland Security or defense, could be viewed by the government as higher priorities. Additionally, proposals to reduce or eliminate budgetary deficts have sometimes included reduced allocations to the NIH and other U.S. government agencies that fund research and development activities. Additionally, the inability of the U.S. Congress to enact a budget for a fiscal year or the occurrence of partial or complete U.S. deteral government shutdowns may result in temporary closures of agencies such as the FDA or NIH, which could adversely affect business operations of our tenants that are dependent on government approvals and appropriations. Any shift away from funding of research and development or delays surrounding the approval of government budget proposals may adversely impact our results of operations.

Our life science industry tenants and venture investment portfolio companies are subject to a number of risks unique to their industry, including (i) changes in technology, patent expiration, and intellectual property rights and protection, (ii) high levels of regulation, (iii) failures in the safety and efficacy of their products, and (in) significant funding requirements for product

position and operations.

Nany of our tenants and venture investment portfolio companies depend upon patents to provide exclusive marketing rights for their products. As their product patents expire, competitors may be able to legally produce and market products similar to the products of our tenants or venture investment portfolio companies, which could have a material adverse effect on their sales and results of operations.

High levels of regulation

Some of our life science industry tenants and venture investment portfolio companies develop and manufacture products that require regulatory approval, including approval from the FDA prior to being manufactured, marketed, sold, and used. The regulatory approval process to manufacture and market drugs is costly, typically takes many years, requires validation through clinical trials and the use of substantial resources, and is often unpredictable. A tenant or venture investment portfolio company fail to obtain or may experience significant delays in obtaining these approvals. Even if the tenant or venture investment portfolio company special company special possibility of some of our life science industry tenants and venture investment portfolio companies to commercialize any future products successfully will depend in part on the coverage and reimbursement levels set by government authorities, private health insurers, and other third-party payors. Additionally, reimbursement levels set by government authorities, private health insurers, and other third-party payors. Additionally, reimbursement may decrease in the future. Failures in the safety and efficacy of their products.

Some of our life science industry tenants and venture investment portfolio companies may find that their potential products are not effective, or are even harmful, when tested in humans.

Some of our life science industry tenants and venture investment portfolio companies depend upon the commercial success of certain products. Even if a product developed by a life science industry tenant or venture investment portfolio company is proven safe and effective in human clinical trials, and the requisite regulatory approvals are obtained, subsequent discovery of safety issues with these products could cause product liability events, additional regulatory scrutiny and requirements for additional labeling, loss of approval, withdrawal of products from the market, and the imposition of fines or criminal penalties.

Aprod

clinical trials or products of our tenants or venture investment portfolio companies.

Significant funding requirements for product research and development

Some of our life science industry tenants and venture investment portfolio companies require significant funding to develop and commercialize their products and technologies, which must be obtained from venture capital firms; private investors; public markets; other companies in the life science industry, or federal, state, and local governments. Such funding may become unavailable or difficult to obtain. The ability of each tenant or venture investment portfolio company to raise capital will depend on its financial and operating condition, viability of its products and technology, and the overall condition of the financial, banking, and economic environment, as well as government budget policies.

Even with sufficient funding, some of our life science industry tenants or venture investment portfolio companies may not be able to discover or identify potential drug targets in humans, or potential drug targets or drugs.

Some of our life science industry tenants or venture investment portfolio companies may not be able to successfully manufacture their products economically, even if such products are proven through human clinical trials to be safe and effective in humans.

effective in humans

•Narketed products also face commercialization risk. and some of our life science industry tenants and venture investment

•Narketed products also face commercialization risk, and some of our life science industry tenants and venture investment portfolio companies may never realize projected levels of product utilization or revenues.
•Negative news regarding the products, the clinical trials, or other business developments of our life science industry tenants or venture investment portfolio companies may cause their stock price or credit profile to deteriorate.
We cannot assure our stockholders that our life science industry tenants or venture investment portfolio companies will be able to develop, manufacture, market, or sell their products and technologies due to the risks inherent in the life science industry. Any life science industry tenant or venture investment portfolio company that is unable to avoid, or sufficiently mitigate, the risks described above may have difficulty making rental payments or satisfying its other lease obligations to us or may have difficulty maintaining the value of our investment. Such risks may also decrease the credit quality of our life science industry tenants and venture investment portfolio companies or cause us to expend more funds and resources on the space leased by these tenants than we originally anticipated. The increased burden on our resources due to adverse developments relating to our life science industry tenants may cause us to achieve lower-than-expected yields on the space leased by these tenants. Negative news relating to our more significant

Our agtech industry tenants and venture investment portfolio companies are subject to a number of risks unique to their inclustry, including (i) uncertain regulatory environment, (ii) seasonality in business, (iii) unavailability of transportation mechanisms for carrying products and raw materials, (iv) changes in costs or constraints on supplies or energy used in operations, (v) strikes or labor slowdowns or labor contract negotiations, and (vi) rapid technological changes in agriculture. These risks may adversely affect our tenants' ability to make rental payments or satisfy their other lease obligations to us or may impact our venture investment portfolio companies' value, which consequently may materially adversely affect our business, results of operations, financial condition, and stock price.

Uncertain regulatory environment

Laws and regulations governing the Internet, e-commerce, electronic devices, and other services and products developed by the agtech industry continue to evolve. Existing and future laws and regulations and the halting of operations at certain agencies resulting from partial or complete U.S. federal government shutdowns may impede the growth of our agtech industry tenants and venture investment portfolio companies. These laws and regulations may cover, among other areas, taxation, privacy, data protection, pricing, content, copyrights, distribution, mobile communications, business licensing, and consumer protection.

Seasonality in business

**Our agtech industry tenants' and venture investment portfolio companies' businesses may fluctuate from time to time due to seasonal weather conditions and other factors out of their control, affecting products and services our agtech industry tenants and venture investment portfolio companies' businesses depend on transportation services to deliver their products or to deliver raw materials to their clients. If transportation service providers are unavailable or fail to deliver our agtech industry tenants' or venture investment portfolio comp

Industry tenants and venture investment portion companies businesses.

Strikes or labor slowdowns or labor contract negotiations

*Our agtech industry tenants and venture investment portfolio companies may face labor strikes, work slowdowns, labor contract negotiations, or other job actions from their employees or third-party contractors. In the event of a strike, work slowdown, or other similar labor unrest, our agtech industry tenants or venture investment portfolio companies may not have the ability to adequately staff their businesses, which could have an adverse effect on their operations and revenue.

have the ability to adequately staff their businesses, which could have an adverse effect on their operations and revenue. Rapid technological changes in agriculture

The agtech industry is characterized by regular new product and service introductions, and the emergence of new industry standards and practices. A failure to respond in a timely manner to these market conditions could materially impair the operations of our agtech industry tenants and venture investment portfolio companies.

Technological advances in agriculture could decrease the demand for crop nutrients, energy, and other crop input products and services our agtech industry tenants and venture investment portfolio companies provide. Genetically engineered crops that resist disease and insects could affect the demand for certain of our tenants' or venture investment portfolio companies' products. Demand for fuel could decline as technology allows for more efficient usage of equipment. We cannot assure our stockholders that our agtech industry tenants and venture investment portfolio companies will be able to develop, produce, market, or sell their products and services due to the risks inherent in the agtech industry. Any agtech industry tenant or venture investment portfolio company that is unable to avoid, or sufficiently mitigate, the risks described above may have difficulty making rental payments or satisfying its other lease obligations to us. Such risks may also decrease the credit quality of our agtech industry tenants or venture investment portfolio companies or cause us to expend more funds and resources on the space leased by these tenants than we originally anticipated. The increased burden on our resources due to adverse developments relating to our agtech industry tenants may cause us to achieve lower-than-expected yields on the space leased by these tenants. Unfavorable news relating to our more significant agtech industry tenants and venture investment portfolio companies may also adversely impact our stock price.

development and sales growth, and (v) inadequate intellectual property protections. These risks may adversely affect our tenants' ability to make rental payments to us or satisfy their other lease obligations or may impact our venture investment portfolio companies' value, which consequently may materially adversely affect our business, results of operations, financial condition, and stock price.

Uncertain regulatory environment

Laws and regulations governing the Internet, e-commerce, electronic devices, and other services continue to evolve.

Existing and future laws and regulations and the halting of operations at certain agencies resulting from partial or complete U.S. federal government shutdowns may impede the growth of our technology industry tenants and venture investment portfolio companies. These laws and regulations may cover, among other areas, taxation, worker classification, privacy, data protection, pricing, content, copyrights, distribution, mobile communications, business licensing, and consumer protection.

Rapid technological changes

licensing, and consumer protection.

Rapid technological changes

The technology industry is characterized by rapid changes in customer requirements and preferences, frequent new product and service introductions, and the emergence of new industry standards and practices. Afailure to respond in a timely manner to these market conditions could materially impair the operations of our technology industry tenants and venture investment portfolio companies.

Dependency on the maintenance and security of the Internet infrastructure

Some of our technology industry tenants and venture investment portfolio companies depend on continued and unimpeded access to the Internet by users of their products and services, as well as access to mobile networks. Internet service providers and mobile network operators may be able to block, degrade, or charge additional fees to these tenants, venture investment portfolio companies, or users of their products and services.

The Internet has experienced, and is likely to continue to experience, outages and other delays. These outages and delays, as well as problems caused by cyberattacks and computer malware, viruses, worms, and similar programs, may materially affect the ability of our technology industry tenants and venture investment portfolio companies to conduct business.

Reliance on a limited number of cloud provider vendors may result in detrimental impacts on or halts of operations during

business.

Reliance on a limited number of cloud provider vendors may result in detrimental impacts on or halts of operations during instances of network outages or interruptions.

Security breaches or network attacks may delay or interrupt the services provided by our technology industry tenants and venture investment portfolio companies and could harm their reputations or subject them to significant liability. Significant funding requirements for product research and development and sales growth

Some of our technology industry tenants and venture investment portfolio companies require significant funding to develop and commercialize their products and technologies, which must be obtained from venture capital firms; private investors; public markets; companies in the technology industry, or federal, state, and local governments. Such funding may become unavailable or difficult to obtain. The ability of each tenant or venture investment portfolio company to raise capital will depend on its financial and operating condition, viability of their products, and the overall condition of the financial, banking, governmental budget policies, and economic environment.

Even with sufficient funding, some of our technology industry tenants and venture investment portfolio companies may not be able to discover or identify potential customers or to create tools or technologies that are commercially useful.

Some of our technology industry tenants and venture investment portfolio companies may not be able to successfully manufacture their products economically.

Marketed products also face commercialization risk, and some of our technology industry tenants and venture investment portfolio companies may never realize projected levels of product utilization or revenues.

Unfavorable news regarding the products or other business developments of our technology industry tenants or venture investment portfolio companies may cause their stock price or credit profile to deteriorate.

Inadequate intellectual property protections

Th

We cannot assure our stockholders that our technology industry tenants and venture investment portfolio companies will be able to develop, manufacture, market, or sell their products and services due to the risks inherent in the technology industry. Any technology industry tenant or venture investment portfolio company that is unable to avoid, or sufficiently mitigate, the risks described above may have difficulty making rental payments or satisfying its other lease obligations to us or may have difficulty maintaining the value of our investment. Such risks may also decrease the credit quality of our technology industry tenants or venture investment portfolio companies or cause us to expend more funds and resources on the space leased by these tenants than we originally anticipated. The increased burden on our resources due to adverse developments relating to our technology industry tenants may cause us to achieve lower-than-expected yields on the space leased by these tenants. Unfavorable news relating to our more relating to our technology industry tenants may cause us to achieve lower-than-expected yields on the space leased by these tenants. Unfavorable news relating to our more significant technology industry tenants and venture investment portfolio companies may also adversely impact our stock price. The companies in which we invest through our non-real estate venture investment portfolio venture investment base and additional risks inherent in venture capital investing, which could materially affect our reported asset and liability values and earnings and may materially and adversely affect our reported results of operations. Through our strategic venture investment proffolio, we hold investments in companies that, similar to othese one of the profession of

institutions on favorable terms

institutions on favorable terms.

-Liquidity of the companies in which we invest, which may (i) impede our ability to realize the value at which these investments are carried if we are required to dispose of them, (ii) make it difficult for us to sell these investments on a timely basis, and (iii) impair the value of such investments.

-Changes in the political climate, potential reforms and changes to government negotiation and regulation, the effect of healthcare reform legislation, including those that may limit pricing of pharmaceutical products and drugs, market prices and conditions, prospects for favorable or unfavorable clinical trial results, new product initiatives, the manufacturing and distribution of new products, product safety and efficacy issues, and new collaborative agreements, all of which may affect the valuation, funding opportunities, business operations, and financial results of the companies in which we invest.

-Changes in U.S. federal government organizations or other agencies, including changes in policy, regulations, budgeting, retention of keyleadership and other personnel, administration of drug approvals or restrictions on drug product or service development or commercialization, or a partial or complete future government shutdown resulting in temporary closures of agencies such as the FDA and SEC, could adversely affect the companies in which we invest, including delays in the commercialization of such companies' products, decreased funding of research and development in the life science industry, or delays surrounding approval of budget proposals for any in this industry.

Impacts or changes in business for any reason, including diversion of healthcare resources away from clinical trials, laboratory research due to the reduction in employee resources stemming from social distancing requirements, and the

laboratory research due to the reduction in employee resources stemming from social distancing requirements and the desire of employees to avoid contact with people, insufficient inventory of supplies and reagents necessary for laboratory

research due to interruptions in supply chain, delays or difficulties obtaining clinical site locations or engaging clinical site staff, interruptions on clinical site monitoring due to travel restrictions, delays in interacting with or receiving approval from regulatory agencies in connection with research activities or clinical trials, and disruptions to manufacturing facilities and

supply lines.

Reduction in revenue or revenue growth, deterioration in the global economy, or other reasons, may impair the value of the companies in which we hold equity investments or impede their ability to raise additional capital.

Seasonal weather conditions, changes in availability of transportation or labor, and other related factors may affect the products and services or the availability of the products and services of the companies in which we invest in the agtech

sector.

Many of the factors listed above are beyond our control and, if the venture investment portfolio companies are adversely affected by any of the foregoing, could materially affect our reported asset and liability values and earnings and may materially and adversely affect our reported results of operations. The occurrence of any of these adverse events could cause the market price of shares of our common stock to decline regardless of the performance of our primary real estate business.

Market and other external factors may adversely impact the valuation of our non-real estate equity investments.

We hold equity investments in certain publicly traded companies, limited partnerships, and privately held entities primarily involved in the life science industry through our venture investment portfolio. The valuation of these investments is affected by many external factors beyond our control, including, but not limited to, market prices, market conditions, the effect of healthcare reform legislation, prospects for favorable or unfavorable clinical trial results, new product initiatives, the manufacturing and distribution of new products, product safety and efficacy issues, and new collaborative agreements. In addition, partial or complete future government shutdowns that may result in temporary closures of agencies such as the FDA and SEC may adversely affect the processing of initial public offerings, business operations, financial results, and funding for projects of the companies in which we hold equity investments. Unfavorable developments with respect to any of these factors may have an adverse impact on the valuation of our equity investments.

Market and other external factors may negatively impact the liquicity of our non-real estate equity investments.

We make and hold investments in privately held life science companies through our venture investment portfolio. These investments may be illiquid, which could impede our ability to realize the value at which these investments are carried if we are required to dispose of them. The lack of liquidity of these investments may make it difficult for us to sell these investments on a timely basis and may impair the value of these investments in the amounts at which we had previously valued these investments.

Covernment factors

significantly less than the amounts at which we had previously valued these investments.

Government factors

Negative impact on economic growth resulting from the combination of federal income tax policy, debt policy, and government spending may adversely affect our results of operations.

Global macroeconomic conditions affect our and our tenants' businesses. Instability in the banking and government sectors of the U.S. and/or the negative impact on economic growth resulting from the combination of government tax policy, debt policy, and government spending, may have an adverse effect on the overall economic growth and our future revenue growth and profitability. Volatile, negative, or uncertain economic conditions could undermine business confidence in our significant markets or in other markets and cause our tenants to reduce or defer their spending, which would negatively affect our business. Growth in the markets we serve could be at a slow rate or could stagnate or contract in each case for an extended period of time. Differing economic conditions and patterns of economic growth and contraction in the geographic regions in which we operate and the industries we serve may in the future affect demand for our services. Our revenues and profitability are derived from our tenants in North America, some of which derive significant revenues from their international operations. Ongoing economic volatility and uncertainty affects our business in a number of other ways, including making it more difficult to accurately forecast client demand beyond the short term and to effectively build our revenue and spending plans. Economic volatility and uncertainty are particularly challenging because it may take some time for the effects and resulting changes in demand patterns for meaning the way as significant negative impact on our results of operations. Changing demand patterns from economic volatility and uncertainty could have a significant negative impact on our results of operations. These risks may impact our overal

Changes to the U.S. tax laws and implementation of new tax policies could have a significant negative impact on the overall economy, our tenants, and our business.

Changes to U.S. tax laws that may be enacted in the future, including changes that may be introduced from time to time as a result of a change in administration of the U.S. government, could negatively impact the overall economy, government revenues, the real estate industry, our tenants, and us, in ways that cannot be reliably predicted. There can be no assurance that future changes to the U.S. tax laws or regulatory changes will not be proposed or enacted that could impact our business and financial results. The REIT rules are regularly under review by persons involved in the legislative process and by the IRS and the U.S. Treasury Department, which may result in revisions to regulations and interpretations in addition to statutory changes. If enacted, certain of such changes could have an adverse impact on our business and financial results.

Furthermore, the incoming administration of President Trump has included as part of its agenda a potential reform of U.S. tax laws. The details of the potential reform have not yet emerged, but during his 2024 presidential campaign, President Trump outlined several intended reforms, including reducing the corporate tax rate for domestic oil and gas production, repealing green energy tax credits, extending certain provisions of the Tax Cuts and Jobs Act of 2017 ("TCJA"), and imposing new tariffs. Many political and economic commentators believe that the combined impact of extending certain tax benefits pursuant to the TCJA and the implementation of new tariffs could potentially lead to increases in the U.S. deficit, inflation, and interest rates, all of which could contribute to increases in market interest rates and a decrease in U.S. economic growth with a possibility of a recession. However, we cannot predict whether, when, or to what extent these new regulations or rulings will be issued, nor the long-ter

Actual and anticipated changes to the regulations of the healthcare system may have a negative impact on the pricing of drugs, the cost of healthcare coverage, and the reimbursement of healthcare services and products.

The FDA and comparable agencies in other jurisdictions directly regulate many critical activities of life science, technology, and healthcare industries, including the conduct of preclinical and clinical studies, product manufacturing, advertising and promotion, product distribution, adverse event reporting, and product risk management. In both domestic and foreign markets, sales of products depend in part on the availability and amount of reimbursement by third-party payors, including governments and private health plans. Governments may regulate coverage, reimbursement by third-party payors of newly approved healthcare products. The U.S. and foreign governments may regulate coverage, reimbursement by third-party payors of newly approved healthcare products. The U.S. and foreign governments regularly consider reform measures that affect healthcare coverage and costs. Such reforms may include changes to the coverage and reimbursement of healthcare services and products. In particular, there have been judicial and congressional challenges to the Patient Protection and Affordable Care Act of 2010, as amended by the Health Care and Education Reconciliation Act (collectively, the "ACA"), which could have an impact on coverage and reimbursement for healthcare terms and services covered by plans authorized by the ACA During 2017 several attempts were made to amend the ACA however, no amendment proposal gained the 50-vote support from the U.S. Senate needed to pass a repeal bill. As a result, in October 2017, then President Trump issued an executive order, "Promoting Healthcare Choice and Competition Across the United States," which the Biden administration repealed in January 2021. Since winning relection in November 2024, President Trump has stated than thas "concepts of a plan" to repeal or reform t

Some of our tenants may be subject to increasing government price controls and other healthcare cost-containment measures.

Some of our tenants may be subject to increasing government price controls and other healthcare cost-containment measures.

Government healthcare cost-containment measures can significantly affect our tenants' revenue and profitability. In many countries outside the U.S., government agencies strictly control, directly or indirectly, the prices at which our pharmaceutical industry tenants' products are sold. In a number of European Union ("EU") member states, the pricing and/or reimbursement of prescription pharmaceuticals are subject to governmental control, and legislators, policymakers, and healthcare insurance funds continue to propose and implement cost-containing measures to keep healthcare costs down, due in part to the attention being paid to healthcare cost containment and other austerity measures in the EU. In the U.S., our pharmaceutical industry tenants are subject to substantial pricing pressures from state Medicaid programs, private insurance programs, and pharmacy benefit managers. In addition, many state legislative proposals could further negatively affect pricing and/or reimbursement for our pharmaceutical industry tenants' products. Also, the pricing environment for pharmaceuticals continues to be in the political spotlight in the U.S. Pharmaceutical and medical device product pricing is subject to enhanced government and public scrutiny and calls for reform. Some states have implemented, and other states are considering implementing, pharmaceutical price controls or patient access constraints under the Medicaid program, and some states are considering price-control regimes that would apply to broader segments of their populations who are not Medicaid eligible. We anticipate that pricing pressures from both governments and private payors inside and outside the U.S. will become more severe over time.

Charges in U.S. federal government funding for the FDA, the NIH, and other government agencies could hinder their ability to hire and retain key leadership and other personnel, properly administer drug innovation, or prevent new products and services from being developed or commercialized by our life science industry tenants and venture investment portfolio companies, which could negatively impact our business.

The ability of the FDA to review and approve new products can be affected by a variety of factors, including budget and funding levels, the ability to hire and retain key personnel, and statutory, regulatory, and policy changes. Average review times at the agency have fluctuated in recent years as a result. In addition, government funding of the NIH and other government agencies to properly administer their functions is highly dependent on the levels of government funding and the ability to fill key leadership appointments, among various factors. Delays in filling or replacing key positions could significantly impact the ability to fill key leadership appointments, among various factors. Delays in filling or replacing key positions could significantly impact the ability to fill key leadership appointments, among various factors. Delays in filling or replacing key positions could significantly impact the ability to fill key leadership appointments, among various factors. Delays in filling or replacing key positions could significantly impact the ability to fill key leadership appointments, among various factors. Delays in filling or replacing key positions could significantly impact the ability to fill key leadership appointments, and could significantly impact the ability of fill key leadership appointments, and could significantly impact the ability of fill key leadership appointments and could significantly impact health are factored to a second proper significantly impact health are factored to a second proper significantly impact or related to medical product application and retain and the filling a

inflation, and caps additional out-of-pocket expenses for Medicare beneficiaries. We cannot predict the ultimate impact of this legislation or the content and outcome of future potential reforms and changes to the government's ability to regulate and negotiate drug pricing. Changes in policy that limit prices may reduce the financial incentives for the research and development efforts that lead to discovery and production of new therapies and solutions to life-threatening conditions. Negative impacts of new policies could adversely affect our tenants' and venture investment portfolio companies' businesses, including life science companies, which may reduce the demand for life science/laboratory space and negatively impact our operating results and our business.

Global factors
The outbreak of any highly infectious or contagious disease could adversely impact or cause disruption to our financial condition and results of operations.

The effects of any future outbreak of any highly infectious or contagious disease on our (or our tenants') ability to successfully operate could be adversely impacted by the following factors, among others:

The continued service and availability of personnel, including our executive officers and other leaders who are part of our management team, and our ability to recruit, attract, and retain skilled personnel. To the extent our management or personnel are impacted in significant numbers by the outbreak of pandemic or epidemic disease and are not available or allowed to conduct work, our business and operating results may be negatively impacted.

Our (or our tenants') ability to operate, generally or in affected areas, or delays in the supply of products or services from our vendors that are necessary for us to operate effectively.

Our tenants' ability to pay rent on their leases in full and timely and, to the extent necessary, our inability to restructure our tenants' long-term rent obligations on terms favorable to us or to timely recapture the space for releasing.

Difficulty in our accessing debt and/or equity capital on attractive terms, or at all, and a severe disruption and instability in the global financial markets, or deterioration in credit and financing conditions, which may affect our (or our tenants') ability to access capital necessary to fund business operations or replace or renew maturing liabilities on a timely basis and may adversely affect the valuation of financial assets and liabilities, any of which could affect our (or our tenants') ability to meet liquidity and capital expenditure requirements or could have a material adverse effect on our business, financial condition, results or labor-related one construction, which may affect our (or our tenants') ability to complete or partial closures of, or other operational

distributions to our stockholders.

-Declines in the valuation of our properties, which may affect our ability to dispose of assets at attractive prices or to obtain debt financing secured by our properties and may reduce the availability of debt funding.

-Declines in the valuation of our venture investment portfolio, which may (i) impede our ability to realize the value at which these investments are carried if we are required to dispose of them, (ii) make it difficult for us to sell these investments on a timely basis, and (iii) impair the value of such investments.

-Refusal, failure, or delay by one or more of our lenders under our unsecured senior line of credit to fund their financing commitment to us, which we may not be able to replace on favorable terms, or at all.

-To the extent we enter into derivative financial instruments, one or more counterparties to our derivative financial instruments could default on their obligations to us or could fail, increasing the risk that we may not realize the benefits of utilizing these instruments.

-Any possession taken of our properties, in whole or in part, by governmental authorities for public purposes in eminent domain proceedings.

Any possession taken of our properties, in whole or in part, by governmental authorities for public purposes in eminent domain proceedings.
Our level of insurance coverage and recovery we receive under any insurance we maintain, which may be delayed by, or insufficient to fully offset potential/actual losses caused by any highly infectious or contagious disease.
Any increase in insurance premiums and imposition of large deductibles.
Our level of dependence on the Internet, as it relates to employees' working remotely, and increases in malware campaigns and phishing attacks preving on the uncertainties surrounding any highly infectious or contagious disease, which may increase our vulnerability to cyberattacks.
Our ability to ensure business continuity in the event our continuity of operations plan is not effective or is improperly implemented or deployed during a disruption.
Our ability to operate, which may cause our business and operating results to decline or may impact our ability to comply with regulatory obligations and may lead to reputational harm and regulatory issues or fines.

The rapid spread, development, and fluidity of a highly infectious or contagious disease may result in significant disruption of the global financial market and labor markets and may lead to a deterioration of economic conditions, an economic downturn, and/or a recession at a global scale, which could materially affect our (or our tenants') performance, financial condition, results of operations,

The rapid spread, development, and fluidity of a highly infectious or contagious disease may result in significant disruption of the global financial market and labor markets and may lead to a deterioration of economic conditions, an economic downtum, and/or a function of the global financial market and labor markets and may lead to a deterioration of economic conditions, and east flows. The outbreak or spread of any highly infectious or contagious disease could adversely impact or cause disruption to our tenants' financial condition and results of operations, which may adversely impact our ability to generate income sufficient to meet operating expenses or generate income and capital appreciation.

Our tenants, many of which conduct business in the life sclence industry, may incur significant costs or losses responding to any highly infectious or contagious disease, lose business due to intemption in their operations, or incur other liabilities related to any highly infectious or contagious disease, lose business due to intemption in their operations, or incur other liabilities related to any highly infectious or contagious disease on our tenants in a competence deteriorating financial conditions, as a simple of the contagious disease. Our tenants' defaults and delayed or partial rental payments could adversely impact our rental revenues and operating results.

The negative effects of any highly infectious or contagious disease on our tenants in the life science industry may include, but are not limited to:

Delays or difficulties in clinical site initiation, including difficulties in recruiting clinical site investigators and staff.

Deversion of healthcare resources away from clinical trials, including the diversion of healthcare resources away from clinical trials, including the diversion of healthcare resources away from clinical trials in the diversion of healthcare resources away from clinical trials, including the diversion of healthcare and the resources of the contagion of the resource of expensions f

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The negative effects of any highly infectious or contagious disease on our tenants in the technology industry may include:
Reduction in staff productivity due to business closures, alternative working arrangements, or illness of staff and/or illness

Reduction in staff productivity due to business closures, alternative working arrangements, or illness of staff and/or illness in the family.

Reduction in sales of our tenants' services and products, longer sales cycles, reduction in subscription duration and value, slower adoption of new technologies, and increase in price competition due to economic uncertainties and downturns;

Disruptions to our tenants' supply chain, manufacturing vendors, or logistics providers of products or services;

Limitations on business and marketing activities due to travel restrictions, virtualization, or cancellation of related events;

Adverse impact on customer relationships and our ability to recognize revenues due to our tenants' inability to access their clients' sites for implementation and on-site consulting services;

Inability to recruit and develop highly skilled employees with appropriate qualifications, to conduct background checks on potential employees, and to provide necessary equipment and training to new and existing employees;

Network infrastructure and technology system failures of our tenants, or of third-party services used by our tenants, which may result in system interruptions, reputational harm, loss of intellectual property, delays in product development, lengthy interruptions in services, breaches of data security, and loss of critical data;

Higher employment compensation costs that may not be offset by improved productivity or increased sales; and

Inability to access capital on terms favorable to our tenants because of changes in company valuation and/or investor appetite due to a general downturn in of economic and financial conditions and the volatility of the market.

The potential impact of any highly infectious or contagious disease with respect to our tenants or our properties is difficult to predict and could have a material adverse impact on our tenants' operations, as well as the value of our stock. Any highly infectious or contagious disease may directly or indirectly cause the realizati

Other factors

We may incur significant costs if we fail to comply with laws or if laws change.

Our properties are subject to many federal, state, and local regulatory requirements and to state and local fire, life-safety, environmental, and other requirements. If we do not comply with all of these requirements, we may have to pay fines to government authorities or damage awards to private litigants or temporarily halt operations due to injunctions. We do not know whether these requirements will change or whether new requirements will be imposed. Changes in these regulatory requirements could require us to make significant unanticipated expenditures. These expenditures could have an adverse effect on us and our ability to make

distributions to our stockholders.
For example, the California Safe Drinking Water and Toxic Enforcement Act, also referred to as Proposition 65, requires "clear and reasonable" warnings be given to persons who are exposed to chemicals known to the State of California to cause cancer or reproductive toxicity. We believe that we comply with Proposition 65 requirements; however, there can be no assurance that we will not be adversely affected by litigation or regulatory enforcement relating to Proposition 65. In addition, there can be no assurance that the costs of compliance with new environmental laws and regulations will not be significant or will not adversely affect our ability to meet our financial expectations, our financial condition, results of operations, and cash flows.

*We may incur significant costs in complying with the Americans with Disabilities Act and similar laws.

Under the ADA places of public accommodation and/or commercial facilities must meet federal requirements related to access and use by disabled persons. We may be required to make substantial capital expenditures at our properties to comply with this law. In addition, non-compliance could result in the imposition of fines or an award of damages to private litigants.

Anumber of additional federal, state, and local laws and regulations exist regarding access to properties by disabled persons.

These regulations may require modifications to our properties or may affect future renovations. These expenditures may have an adverse impact on overall returns on our investments.

adverse impact on overall returns on our investments

We face possible risks and costs associated with the effects of climate change and severe weather.

We cannot predict the rate at which climate change will progress. However, the physical effects of climate change could have a material adverse effect on our properties, operations, and business. For example, most of our properties are located along the east and west coasts of the U.S. To the extent that climate change impacts changes in weather patterns, our markets could experience severe weather, including hurricanes, severe winter storms, and coastal flooding due to increases in storm intensity and rising sea levels. Certain of our properties are also located along shorelines and may be vulnerable to coastal hazards, such as sea level rise, severe weather patterns and storm surges, land erosion, and groundwater intrusion. Over time, these conditions could result in declining demand for space at our properties, delays in construction, resulting in increased construction costs, or in our inability to operate the buildings at all. Climate change and severe weather may also have indirect effects on our business by increasing the cost of, or decreasing the availability of, property insurance on terms we find acceptable, by increasing the costs of energy, maintenance, repair of water and/or wind damage, and snow removal at our properties.

In March 2022, the SEC released a proposed standard that would require quantitative disclosures of certain climate-related metrics and greenhouse gas ("GHG") emissions, including within the footnotes to our consolidated financial statements. On March 6, 2024, the SEC adopted the new standards, with the rules originally set to take effect as of May 28, 2024. These rules would have required public companies to disclose information on (i) climate-related financial risks, (ii) GHG emissions, and (iii) climate-related transition plans. However, on April 4, 2024, the SEC issued an order to stay these rules pending judicial review following legal challenges. As of the date of this repor

Telephonic in Page 11 and 20 asked of 122 stata, and diffrate risk disclosures commenting in 2022. On Islatein gold out of page 123 state, and thinker level of the telephonic of the telephonic

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For example, most of our properties located in our San Francisco Bay Area market depend on PG&E for the delivery of electric and gas services. In January 2019, in response to potential liabilities arising from a series of catastrophic wildfires that occurred in a diagnostic property of the control of t

Additional investigations have ind *Asbestos surveys; *Lead-based paint surveys; *Mold surveys; *Additional public records review; *Subsurface sampling; and *Other testing.

Nevertheless, it is possible that the assessments on our current properties have not revealed, and that assessments on future acquisitions will not reveal, all environmental liabilities. Consequently, there may be material environmental liabilities of which we are unaware that may result in substantial costs to us or our trenants and that could have a material adverse effect on our business. Environmental, health, or safety matters are subject to evolving regulatory requirements. Costs and capital expenditures relating to the evolving requirements depend on the timing of the promulgation and enforcement of new standards. As discussed in the immediately preceding risk factor, due to concern over the risks of climate change, a more restrictive regulatory framework to reduce CHG pollution might be implemented, including the adoption of carbon taxes, restrictive permitting, and increased efficiency standards. These requirements could make our operations more expensive and lengthen our project timelines. The costs of complying with evolving requirements could make our operations more expensive and lengthen our project timelines. The costs of complying with evolving requirements regulations could inhibit or interrupt our operations or require modifications to our facilities. Accordingly, environmental, health, or safety regulatory matters could result in significant unanticipated costs or liabilities and could have a material adverse effect on our business, financial condition, results of operations, and cash flows, and the market price of our common stock. We may be unable to meet our sustainability goals.

We seek to make a positive and meaningful impact on the health, safety, and well-being of our tenants, stockholders, employees, and the communities in which we live and work. In support of these efforts, we have set sustainability goals for development projects, including energy and water use reduction, diversion of construction waste from landfills, and targeted levels of certification by third-party green and h

•Change in market conditions may affect our ability to deploy capital for projects such as those that reduce energy, water consumption, and GHG emissions and that provide waste savings.

•The quantity of investment-grade renewable energy projects that can be contracted and constructed by 2030 has decreased in recent years due to factors such as backlogs in regional transmission organizations' interconnection queues and higher demand from large buyers. Additionally, the cost of contracts for new renewable energy (power purchase agreements) has increased in recent years due to such factors as higher material and labor costs, interconnection backlogs, and increased demand for renewable energy. Such changes in the availability and costs of renewable energy may impact our ability to procure renewable energy to the demand for renewable energy to the demand for renewable energy to the demand for purchased electricity.

•Our tenants may be unwilling or unable to accept potential incremental expenses associated with sustainability programs, including expenses to comply with requirements stipulated under building certification standards such as LEED, Fittvel, and WELL.

The realization of any of the above risks could significantly impact our reputation, our ability to reduce operational emissions per RSF to meet our 2030 target, our ability to attract tenants that have set GHG emissions reduction goals and/or include LEED certification among their priorities when selecting a location to lease, and our ability to continue developing properties in markets where high levels of LEED certification contribute to our efforts to obtain building permits and entitlements.

*We may invest or spend the net proceeds from the offerings of our unsecured senior notes payable earmarked for Eligible Green Projects (the "Green Bonds") in ways investors may not agree with and in ways that may not earn a profit. The respective net proceeds from issuances of Green Bonds are expected to be used to fund, in whole or in part, Eligible Green Proj

certification;

Existing Class AA+ redevelopment properties that have received or are expected to receive LEED Gold or Platinum certification; and
•Tenant improvements that have received or are expected to receive LEED Gold or Platinum certification.

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Eligible Green Projects include projects with disbursements made in the three years preceding the applicable issue date of the Green Bonds. We intend to spend the remaining net proceeds from the sale of the Green Bonds within two years following the applicable issue date of the Green Bonds. LEED is a voluntary, third-party building certification process developed by the U.S. Green Building Council ("USGBC"), a non-profit organization. The USGBC developed the LEED certification process to (i) evaluate the environmental performance from a whole-building perspective over a building's life cycle, (ii) provide a definitive standard for what constitutes a "green building," (iii) enhance environmental awareness among architects and building contractors, and (iv) encourage the design and construction of energy-efficient, water-conserving buildings that use sustainable or green resources and materials. There can be no assurance that the projects funded with the proceeds from the Green Bonds will meet investor criteria and expectations regarding environmental impact and sustainability performance. In particular, no assurance is given that the use of such proceeds for any Eligible Green Projects will satisfy, whether in whole or in part, any present or future investor expectations or requirements regarding any investment criteria or guidelines with which such investor or its investments are required to comply, whether by any present or future applicable law or regulations or by its own bylaws or other governing rules or investment portfolio mandates (in particular, with regard to any direct or indirect environmental, sustainability, or scala impact of any projects or uses, the subject of or related to, the relevant Eligible Green Projects). Adverse environmental or ocital impact of any projects or uses, the subject of or related to, the relevant Eligible Green Projects may become controversial or criticized by activist groups or other stakeholders. In addition, although we will limit the use of proceeds from the Green

different or no restrictions on the range of purposes the funds can be allocated to, we can provide no assurance that allocations to future Eligible Green Projects established prior to the refinancing of our Green Bonds will remain unchanged after the refinancing has been completed.

Changes in U.S. accounting standards may adversely impact us.

The regulatory boards and government agencies that determine financial accounting standards we must follow. From time to time, the FASB and the SEC, continually change and update the financial accounting standards we must follow. From time to time, the FASB and the SEC, continually change and update the financial accounting standards we must follow. From time to time, the FASB issues ASUs that could have a material effect on our financial condition or results of operations, which in turn could also significantly impact the market price of our common stock. Such potential impacts include, without limitation, significant changes to our balance sheet, significant changes to the timing or methodology of revenue or expense recognition, or significant fluctuations in our reported results of operations, including an increase in our operating expenses or general and administrative expenses related to payroll costs, legal costs, and other out-of-pocket costs incurred in order to comply with the requirements of these ASUs.

Any difficulties in the implementation of changes in accounting principles, including the ability to modify our accounting systems and to update our policies, procedures, information systems, and internal control over financial reporting, could result in materially inaccurate financial statements, which in turn could harm our operating results or cause us to fall to meet our reporting obligations. Significant changes that may be introduced by ASUs could cause fluctuations in revenue and expense recognition and materially affect our results of operations. We may also experience an increase in general and administrative expenses resulting from additional resourc

The CCPA which became effective on January 1, 2020, applies to consumers, business entities, and residents of California. It broadly defined "personal information," providing California residents with expanded privacyrights and protections, and established civil penalties for violations for certain data breaches. It also enabled California residents to opt out of the sales of their personal information, with noncompliant businesses facing significant penalties.

We have taken actions to proactively enhance our handling of personal information, including, but not limited to:

-Updating external and internal privacy notices and policies:

-Implementing procedures to complywith the CCPA and CPRA including procedures to effectively address potential requests from California residents, including our employees, regarding their personal information;

-Revising our document retention policy to minimize the storage of information subject to the CCPA and CPRA and -Amending contracts with our partners and vendors to incorporate data use restrictions, security measures, and other required provisions.

However, there is no guarantee that we will adequately address the requirements of the CCPA and CPRA or evolving laws in other jurisdictions. The data privacy and security landscape is becoming increasingly complex Differing regulations may result in inconsistent applications and interpretations across multiple jurisdictions. As such, we have be required to devote significant resources and implement or significantly change existing technologies, systems, or practices in order to prepare for and comply with new regulations. Our failure to comply with applicable federal, state, and local privacy laws could lead to:

-Damage to our reputation;

-Increased remediation and compliance costs;

-Covernment investigations and enforcement actions;

-Fines, penalties, or fittingation, including duss actions;

-Challenges in raising capital; and -Inability to execute on our business strategy, including our growth plans.

Changes in the a

incidents.

Cyberattacks, malicious Internet-based activity, online and offline fraud, and other similar activities threaten the confidentiality, integrity, and availability of our confidential, proprietary, and sensitive data and information technology systems, and those of the third parties with whom we work. Such threats are prevalent and continue to rise, are increasingly difficult to detect, and come from a variety of sources, including traditional computer "hackers," threat actors, "hacktivists," organized criminal threat actors, personnel (such as through theft or misuse), sophisticated nation states, and nation-state-supported actors.

Some actors now engage and are expected to continue to engage in cyberattacks, including, without limitation, nation-state actors for geopolitical reasons and in conjunction with military conflicts and defense activities. During times of war and other major conflicts, we and the third parties with whom we work may be utherable to a heightened risk of these attacks, including retalizatory cyberattacks, that could materially disrupt our systems and operations, supply chain, and ability to produce, sell, and distribute our services.

We and the third parties with whom we work are subject to a variety of evolving threats, including, but not limited to, physical break-ins; disruptions due to power outages or catastrophic events, such as fires, floods, hurricanes, and earthquakes; breaches of our secure network by an unauthorized party (including those caused by supply chain breaches); software vulnerabilities or bugs; malware (including as a result of advanced persistent threat intrusions); malicious code (such as computer viruses and worms); attachments to emails; denial-of-service attacks; credential stuffing; credential harvesting; employee error, theft, or misuse; social engineering attacks (including through deep fakes, which may be increasingly more difficult to identify as fake, and phishing attacks); ransomware attacks; server malfunctions; software or hardware failures; loss of data or other information technology assets; advare; telecommunications failures; attacks enhanced or facilitated by AI; or other similar threats. For example, we have been the target of phishing attempts in the past and expect such attempts will continue in the future. In particular, severe ransomware attacks are becoming increasingly prevalent and can lead to significant interruptions in our operations and properties; loss of confidential, proprietary, and sensitive data; reputational harm; loss of income; and diversion of funds. Extortion payments may alleviate the negative impact of a ransomware attack, but we may be unwilling or unable to make such payments due to, for example, applicable laws or regulations prohibiting such payments.

Remote work has increased risks to our information technology systems and confidential, proprietary, and sensitive data as more of our employees utilize network connections, computers, and devices outside our premises or network, including working at home, while in transit, and in public locations. Future or past business transactions (such as aquisitions or integrated) in public locations. Future or past business transactions (such as aquisitions or integrated or integrated entities' systems and technologies outside of our control. Furthermore, we may discover security issues that were not found during due diligence of such acquired or integrated entities, and it may be difficult to integrate companies into our information technology environment and security program.

In addition, our reliance on third parties introduces new cyber security risks and vulnerabilities, including supply chain attacks, and other threats to our business operations. We rely on third parties and technologies to operate critical business systems to process confidential, proprietary, and sensitive data in a variety of contexts, including, without limitation, doud-based infrastructure, data center facilities, encryption and authentication technology, employee emails, and other functions. We also not hird parties information security practices is limited, and these third parties maynot have adequate in information security measures in place. When the third parties with whom we work experience a security incident or other interruption, we could experience adverse consequences. While we may be entitled to damages if the third parties with whom we work have not been compromised.

While we have not security measures of the parties with whom we work have not been compromised. While we have not seventy, and we cannot quarantee that third parties infrastructure in our supply chain attacks have increased in frequency and seventy, and we cannot quarantee that third parties with whom we work and the parties with whome we work and the parties with w

4Unauthorized access to, and destruction, disruption, loss, or denial of service to our buildings;
Increase in the cost of proactive defensive measures to prevent future cyber incidents, including hiring personnel and consultants or investing in additional technologies; and Increase in our cybersecurity insurance premiums.

Furthermore, the extent of a particular security incident and the steps that we may need to take to investigate the security incident may not be immediately clear. Therefore, in the event of a security incident, it may take a significant amount of time before such an investigation can be completed. During an investigation, we may not necessarily know the extent of the damage incurred or how best to remediate it, and certain errors or actions could be repeated or compounded before they are discovered and remediated, which could further increase the costs and consequences of a security incident. Additionally, applicable data privacy and security obligations may require us to notify relevant stakeholders, including affected individuals, customers, regulators, and investors of security incidents or to implement other requirements, such as providing credit monitoring. Such disclosures and compliance with such requirements are costly, and the disclosure or the failure to comply with such disclosure requirements could lead to adverse consequences. If we (or a third party with whom we work) experience a security incident or are perceived to have experienced a security incident, we may experience material adverse consequences, such as government enforcement actions (for example, investigations, fines, penalties, audits, and inspections); additional reporting requirements and/or oversight; restrictions on processing sensitive information (including personal data); litigation (including class claims); indemnification obligations; negative publicity, reputational harm; monetary fund diversions; diversion of management attention; interruptions in our operations (including availability of data); financial

financial loss; and other similar harms. Security incidents and attendant material consequences may prevent or cause customers to stop using our services, deter new customers from using our products/services, and negatively impact our ability to grow and operate our business.

Our contracts may not contain limitations of liability, and even where they do, there can be no assurance that limitations of liability in our contracts are sufficient to protect us from liabilities, damages, or claims related to our data privacy and security productoes, that such coverage will be adequate or sufficient to protect us from or to mitigate liabilities arising out of our data privacy and security practices, that such coverage will be adequate or sufficient to protect us from or to mitigate liabilities arising out of our data privacy and security practices, that such coverage will pay future claims.

In addition to experiencing a security incident, third parties may gather, collect, or infer sensitive information about us from public sources, data brokers, or other means that reveals competitively sensitive details about our organization and could be used to undermine our competitive advantage or market position. Additionally, proprietary, confidential, and/or sensitive information of the Company or our tenants could be leaked, disclosed, or revealed as a result of or in connection with our employees; personnel's, or vendors' use of generative artificial intelligence technologies.

Even if we are not targeted directly, cyberattacks on the U.S. government, financial markets, financial institutions, or other businesses, including our tenants, vendors, software creators, cloud providers, opberations and networks in the future.

The increased use of artificial intelligence ("Al") and automation in life science research and development ("R&D") activities may change the uses, space configurations, and tenant requirements for our laboratory properties in currently unforcesen ways.

In recent years, some life science companies have au

45 If technological developments result in a reduction or reconfiguration in space requirements by our tenants, demand by individual tenants and prospective tenants for space may decrease over time. If we are not able to offset any reduction in demand from the foregoing developments through repurposing space, properly dispositions, or other means, the realization of any of the aforementioned risks could have a material adverse impact on our revenues, net operating income, results of operations, funds from operations, operating margins, occupancy, earnings per share, FFO per share, our overall business, and the market value of our common strok

common stock. General risk factors

operations, operating margins, occupancy, earnings per share, FFO per share, our overall business, and the market value of our common stock.

General risk factors

We face risks associated with short-term liquid investments.

From time to time, we may have significant cash balances that we invested in a variety of short-term investments that are intended to preserve principal value and maintain a high degree of liquidity while provding current income. These investments may include (either directly or indirectly) obligations (including certificates of deposit) of banks, money market funds, treasury bank securities, and other short-term securities. Investments in these securities or funds are not insured against loss of principal. Under certain circumstances, we may be required to redeem all or part of these securities or funds at less than par value. Adecline in the value of our investments, or a delay or suspension of our right to redeem them, may have a material adverse effect on our results of operations or financial condition and our ability to pay our obligations as they become due.

Competition for skilled personnel could increase labor costs.

We compete with various other companies in attracting and retaining qualified and skilled personnel. We depend on our ability to attract and retain skilled management personnel who are responsible for the day-to-day operations of the Company. Competitive pressures may require that we enhance our pay and benefits package to compete effectively for such personnel. We may not be able to offset such additional costs by increasing the rates we charge tenants. If there is an increase in these costs or if we fail to attract and retain skilled personnel, our business and operating results could be adversely affected versults of operations.

From time to time, we may enter into interest rate hedge agreements to underparted surfect our fusitions under these arrangements. In addition, these arrangements may not be effective in reducing our exposure to changes in interest rates

that have historically been subject to earthquakes and wildfires. Such conditions and disastrous events may damage our properties, disrupt our operations, or adversely impact our tenants' or third-party vendors' operations. These events may affect our ability to operate our business and have significant negative consequences on our financial and operating results. Damage caused by these events may result in costly repairs for damaged properties or equipment, delays in the development or redevelopment of our construction projects, or interruption of our daily business operations, which may result in increased costs and decreased revenues. We maintain insurance coverage at levels that we believe are appropriate for our business. However, we cannot be certain that the amount of coverage will be adequate to satisfy damages or losses incurred in the event of another wildfire or other natural or man-made disaster, which may lead to a material adverse effect on our properties, operations, and our business, or those of our tenants

That the amount of coverage will be adequate to satisfy damages or losses incurred in the event of another wildfire or other natural or man-made disaster, which may lead to a material adverse effect on our properties, operations, and our business, or those of our tenants.

Failure of the U.S. federal government to manage its fiscal matters or to avoid a government shutdown may negatively impact the economic environment and adversely impact our results of operations.

Congressional disagreement over the federal budget and the maximum amount of debit the federal government to shut down for periods of time. Generally, if effective legislation to fund government operations and manage the level of federal debit is not enacted, the federal government suspension in the comment operations and manage the level of federal debits not enacted, the federal government suspensions. It is not be a subject to the comment operations and manage the level of federal debit is not enacted, the federal government assume the state of the properties of the state of t

In the commercial real estate sector in which we operate, the uncertainties posed by various initiatives of accounting standard-setting authorities to fundamentally rewrite major bodies of accounting literature constitute a significant source of uncertainty as to the basic rules of business engagement. Changes in accounting standards may have a significant effect on our financial results and on the results of our tenants, which would in turn have a secondary impact on us.

Global financial stressors, high structural unemployment levels, and other events or circumstances beyond our control may adversely affect our industry, business, results of operations, contractual commitments, and access to capital. From 2008 through 2010, significant concerns over energy costs, geopolitical issues, the availability and cost of credit, the U.S. mortgage market, and a declining real estate market in the U.S. contributed to increased volatility, diminished expectations for the economy and the markets, and high levels of structural unemployment by historical standards. These factors, combined with volatile oil prices and fluctuating business and consumer confidence, precipitated a steep economic decline. Further, severe financial and structural strains on the banking and financial systems have led to significant lack of trust and confidence in the global credit and financial system. Consumers and money managers have liquidated and may liquidate equity investments, and consumers and banks have held and may hold cash and other lower-risk investments, which has resulted in significant and, in some cases, catastrophic declines in the equity capitalization of companies and failures of financial institutions. Athough U.S. bank earnings and liquidity have rebounded, the potential of significant future bank credit losses creates uncertainty for the lending outlook.

**Downgrades of the U.S. federal government's sovereign credit rating and an economic crisis in Europe, have increased the possibility of additional downgrades of sovereign

or tederal spending legislation will not fall and cause the U.S. to default on its obligations, which would likely cause the U.S. credit rating to degrade.

S&P Global Ratings lowered its long-term sovereign credit rating of the U.S. from "AAA" to "AA+" in 2011, which it affirmed in 2024. Similarly, Flich Ratings downgraded the sovereign credit rating of the U.S. from "AAA" to "AA+" in 2023 and affirmed the "AA+" rating in 2024. However, further fiscal impasses within the federal government may result in future downgrades. The impact of any further downgrades to the U.S. government's sovereign credit rating, or its perceived creditworthiness, is inherently unpredictable and could adversely affect the U.S. and global financial markets and economic conditions. This could cause further increases in interest rates and borrowing costs, which may negatively impact our ability to access the debt markets on favorable terms. In addition, the lowered credit rating ould create broader financial turnioil and uncertainty, which may exert downward pressure on the market price of our common stock. Continued adverse economic conditions could have a material adverse effect on our business, financial condition, and results of overactions.

lowered credit rating oblinic dreate broader intancial unifor an uncertainty, which may exect our man a process. The solution of the U.S. due to large-scale conflicts, including and results of operations.

Economic and social volatility and geopolitical instability outside of the U.S. due to large-scale conflicts, including warfare among countries, may adversely impact us, the U.S., and global economies.

From time to time, tensions between countries may erupt into warfare and may adversely affect neighboring countries and those who conduct trade or foreign relations with those affected regions. Such acts of war may cause widespread and lingering damage on a global scale, including, but not limited to, (i) safety and cyber security, (ii) the economy, and (iii) global relations. In February 2022, Russia inwaded Ukraine. In response to the inwasion and ensuing war, many countries, including the U.S., imposed significant economic and other sanctions against Russia. The war has created the largest refugee crisis in Europe since World War II and has inflicted significant damage to Ukraine's infrastructure and economy. Both countries' economies may be significantly affected, which may also adversely impact the global economy, including that of the U.S. Further, Russia has launched an onslaught of cyberwarfare against Ukraine following its invasion, targeting the country's critical infrastructure, government agencies, media organizations, and related think tanks in the U.S. and EU.

The U.S. federal government has cautioned Americans on the possibility of Russia targeting the U.S. with cyberattacks in retaliation for sanctions that the U.S. has imposed and has urged both the public and private sectors to strengthen their cyber defenses and protect critical services and infrastructure. Additionally, President Biden directed government bodies to mandate cybersecurity and network defense measures within their respective jurisdictions and has initiated action plans to reinforce cybersecurity within the electricity, pipeli

to defend the U.S. against possible cyberattacks. CISA published advisories warning of Russian state-sponsored threat actors targeting "COVID-19 research, governments, election organizations, healthcare and pharmaceutical, defense, energy, video garning, nuclear, commercial facilities, water, aviation, and critical manufacturing" sectors in the U.S. and other Western nations. While we have not experienced such cyberattacks to date, it is yet unknown whether Russia will be successful in breaching our network defenses or, more broadly, those within the areas listed above, which, if successful, may cause disruptions to critical infrastructure required for our operations and livelihoods, or those of our tenants, communities, and business partners.

Disruption, instability, volatility, and decline in economic activity, regardless of where it occurs, whether caused by acts of war, other acts of aggression, or terrorism, could in turn also harm the demand for, the safety of, and the value of our properties. As a result

of the factors discussed above, we may be unable to operate our business as usual, which may adversely affect our cash flows,

of the factors discussed above, we may be unable to operate our business as usual, which may adversely affect our cash flows, financial condition, and results of operations.

Adoption of the Basel III standards and other regulatory standards affecting financial institutions may negatively impact our access to financing or affect the terms of our future financing arrangements.
In response to various financial crises and the volatility of financial markets, the Basel Committee on Banking Supervision (the "Basel Committee") adopted the Basel III regulatory capital framework ("Basel III" or the "Basel III Standards"). The final package of Basel III reforms was approved by the G20 leaders in November 2010. However, due to global events and industry feedback, the implementation timeline has been extended multiple times. The final regulations are tentatively set to be released and to take effect by mid-2025.

U.S. regulators have implemented various measures under the Basel III framework, including supplementary leverage ratio standards (SLR Standards) and a risk-based capital surcharge for global systemically important banking organizations (GSIBs), fully effective as of 2019. Additionally, the Liquidity Coverage Ratio (LCR), finalized in 2014, aims to enhance the resilience of internationally active banks by requiring adequate high-qualityliquid assets to cover net cash outflows, with stricter U.S. requirements phased in by 2017.

2017. The Volcker Rule, introduced under the Dodd-Frank Act, restricts proprietary trading and certain relationships with private equity and hedge funds. Amendments in 2020 simplified compliance and reduced restrictions, but further changes to "covered funds" are anticipated. These regulations, alongside the Basel Committee's deferred final Basel III implementation now targeted for July 2025, may increase capital requirements and constrain financing availability or terms from both U.S. and foreign financial institutions. Social, political, and economic changes or instability, and other circumstances beyond our control could adversely affect our business operations.

and a inclusited. These frequirements and constrain financing availability or terms from both U.S. and foreign financial institutions.

Social, political, and economic changes or instability, and other circumstances beyond our control could adversely affect our business operations.

Our business may be adversely affected by social, political, and economic instability, unrest, or disruption in a geographic region in which we operate, regardless of cause, including legal, regulatory, and policy changes by a new presidential administration in the U.S., protests, demonstrations, strikes, riots, oxid disturbance, disobedience, insurrection, or social and other political unrest. Such events may result in restrictions, curfews, or other actions and give rise to significant changes in regional and global economic conditions and cycles, which may adversely affect our financial condition and operations. For example, past instances of unrest in cities throughout the U.S. in connection with civil rights, liberties, and social and overmental reform led in some locations to the imposition of mandatory curfews and deployment of the U.S. National Guard. Government actions in an effort to protect people and properly, including curfews and restrictions on business operations, may disrupt operations, ham perceptions of personal well-being, and increase the need for additional expenditures on security resources. In addition, action resulting from such social or political unrest in the future or that there will not be other events that could lead to social, political, and economic disruptions. If such events or disruptions persist for a prilonged period of time, our overall business and results of operations may be adversely affected. Changes in federal policy, including tax policies, and operations, we are required to oversight and focus on certain industries and corporate entities. For example, as a federal government contractor, we maintain plans to ensure compliance with nondiscrimination and regulatory requirements for qualifi

between the U.S. and the international community. Other countries, including China, Canada, and the EU, implemented retaliatory tariffs in response to these policies on U.S. goods. During the 2024 presidential campaign, President Trump pledged to impose an additional 25% tariff on certain exports from Canada and Nexico, and up to an additional 60% tariff on certain exports from China. These and similar types of trade policies could lead to issues with global supply chains on a macroeconomic scale, including steel, pharmaceuticals, and construction equipment, all of which are critical to our and our tenant's businesses. For example, several of our largest tenants are European companies whose U.S. business operations could be directly impacted by the tariffs on the EU due to increased costs on operations and supply chains. Similarly, many of our tenants are in the pharmaceutical industry. As China is a global leader in the market for active pharmaceutical ingredients, the imposition of tariffs, especially at such unprecedented rates, could potentially raise the cost of generic drugs in the U.S., which would in turn have direct consequences on our tenants in the pharmaceutical industry. Such tariffs and changes to U.S. trade policy previously had, and in the future could, lead to further adverse effects on the U.S. domestic economy and our or our tenant's businesses.

**Terrorist attacks may have an adverse impact on our business and operating results and could decrease the value of our assets.

our assets.

Terrorist attacks such as those that took place on September 11, 2001, could have a material adverse impact on our business, our operating results, and the market price of our common stock. Future foreign or domestic terrorist attacks may result in declining economic activity, which could reduce the demand for, and the value of, our properties. To the extent that any future foreign or domestic terrorist attacks impact our tenants, their businesses similarly could be adversely affected, including their ability to continue to honor their laces ability to the second continue to honor their laces ability to the second continue to honor their laces ability to the second continue to honor their laces ability to the second continue to honor their laces ability to the second continue to honor their laces ability to the second continue to honor their laces and the second continue to honor their laces and the second continue to honor their laces and the second continue to honor their laces are the second continue to honor their laces and the second continue to honor their laces are the second continue to honor the second continue to the second continue to honor the second continue to the second continu

economic activity, which could reduce the demand for, and the value of, our properties. To the extent that any future foreign or domestic terrorist attacks impact our tenants, their businesses similarly could be ackersely affected, including their ability to continue to honor their lease obligations.

Our business and operations would suffer in the event of information technology system failures.

Despite system redundancy, the implementation of security measures, and the existence of a disaster recovery plan for our internal information technology systems, our systems are vulnerable to damages from any number of sources, including computer viruses, unauthorized access, energy blackouts, natural disasters, terrorism, war, and telecommunications failures. Any system failure or accident that causes interruptions in our operations could result in a material disruption to our business. We may also incur additional significant costs to remedy damages caused by such disruptions.

Short sellers may engage in manipulative activity intended to drive down the market price of our common stock, which could result in a material diversion of our management's time and may also lead to related governmental or regulatory inquiries or other legal actions, among other effects.

Short sellers may engage in manipulative activity intended to drive down the market price of our common stock, which could result in a material diversion of our management's time and may also lead to related governmental or regulatory inquiries or other legal actions, among other effects.

Short sellers may engage in manipulative activity intended to drive down the market price of our common stock, which could result in the intention of subsequently buying lower-priced identical securities to return to the lender. Accordingly, it is in the interest of a short seller to want the price of our common stock to decline. At any time, short sellers may publish, or arrange for the dissemination of, opinions, or characterizations that are intended to dreat negative

Any or all of the foregoing could have a material adverse effect on our financial condition, results of operations, and cash flows, or the market price of our common stock. Additional risks and uncertainties not currently known to us, or that we presently deem to be immaterial, may also have potential to materially adversely affect our business, financial condition, and results of operations.

ITEM 1B. UNRESOLVED STAFF COMMENTS ITEM 1C CYBERSECURITY

Institute. Corporate information technology, communication networks, enterprise applications, accounting and financial reporting platforms, and related systems, and those that we offer to our tenants are necessary for the operation of our business. We use these systems, and organ of or many other key aspects of our business. Our business operations rely on the secure collection, storage, transmission, and other processing of proprietary, confidential, and sensitive data.

We have implemented and maintain various information security processes designed to identify, assess and manage material risks from obersecurity threats to our critical computer networks, third-party hosted services, communications systems, hardware and software, and our critical data, including intellectual property, confidential information that is proprietary, strategic or competitive in nature, and tenant data ("Information Systems and Data").

We rely on a multilidisciplinary team, including our information security function, legal department, management, and third-party service providers, as described further below, to identify, assess, and manage obersecurity threats and risks. We identify and assess including, for example, using manual and automated tools, subscribing to reports and services that identify cybersecurity threats including, for example, using manual and automated tools, subscribing to reports and services that identify cybersecurity threats and fiveral actors, conducting scans of the fireat environment, evaluating our industry's risk profile, utilizing internal and external audits, and conducting threat and wilnerability assessments.

Depending on the environment, we implement and maintain various technical, physical, and organizational measures, processes, standards, and/or policies designed to manage and mitigate material risks from cybersecurity threats to our Information Systems and Data, including risk assessments, incident detection and response, wilnerability management, disaster recovery and business continuity pl

and the market price of our common stock", for additional discussion about cybersecurity-related risks. Governance

Covernance

Our Board of Directors holds oversight responsibility over the Company's strategy and risk management, including material risks related to cybersecurity threats. This oversight is executed directly by the Board of Directors and through its committees. The Audit Committee of the Board of Directors (the "Audit Committee") oversees the management of systemic risks, including cybersecurity, in accordance with its charter. The Audit Committee engages in regular discussions with management regarding the Company's significant financial risk exposures and the measures implemented to monitor and control these risks, including those that may result from material cybersecurity threats. These discussions include the Company's risk assessment and risk management policies.

Our management, represented by our Chief Technology Officer, Greg C. Thomas, and our Chief Financial Officer and Treasurer, Marc E. Binda, leads our cybersecurity risk assessment and management processes and oversees their implementation and maintenance.

Greg C. Thomas is an experienced information technology professional in our information technology department and has served as Chief Technology Officer since 2018. He works with the Company's internal information technology department and external partners to monitor and improve our cybersecurity capabilities. Mr. Thomas possesses a proven real estate industry track record of guiding organizations through strategic technology, organizational, risk mitigation, process improvement initiatives, and digital transformations. He also possesses extensive experience in technology and cybersecurity, gained over his career spanning more than 30 years, including as Chief Information Officer at two other large real estate firms, as well as in leadership roles within the real estate industry technology practices of Ernst & Young LLP and Deloitte LLP. He earned Bachelor of Science degrees in Systems Analysis and Finance from Mamil University.

Marc E. Binda, CPA is an experienced risk management professional in our finance and risk management function and has served as Chief Finance and Treasurer from June 2019 to September 2023 and as Treasurer since April 2018. Mr. Binda previously served as Executive Vice President – Finance and Treasurer from June 2019 to September 2023. Senior Vice President – Finance and Treasurer from April 2018 to June 2019, as Senior Vice President – Finance from April 2018 to April 2018, and in other capacities from January 2005 to April 2018 to June 2019, as Senior Vice President – Finance and Treasurer from April 2012 to April 2018, and in other capacities from January 2005 to April 2018 to June 2019, as Senior Vice President – Finance and Treasurer from April 2018 to April 2018, and in other capacities from January 2005 to April 2018, and in other capacities from January 2005 to April 2018, and in other capacities from January 2005 to April 2018, and in other capacities from January 2005 to April 2018, and in other capacities from January 2005 to April 2018, and in other capacities from January

ITEM 2. PROPERTIES

ITEM 2. PROPERTIES
General
As of December 31, 2024, we had 391 properties in North America consisting of approximately 44.1 million RSF of operating
properties and new Class A/A+ development and redevelopment properties under construction, including 67 properties that are held by
consolidated real estate joint ventures and four properties that are held by unconsolidated real estate joint ventures. The occupancy
percentage of our operating properties in North America was 94.6% as of December 31, 2024. The exteriors of our properties typically
resemble traditional office properties, but the interior infrastructures are designed to accommodate the needs of life science tenants.
These improvements typically are generic rather than specific to a particular tenant. As a result, we believe that the improvements have
long-term value and utility and are usable by a wide range of tenants. Improvements to our properties typically include:
*Reinforced concrete floors:

Indest improvements typically are generic trainer man specific to a particular tenant. As a result, we believe that the improvements have long-term value and utility and are usable by a wide range of tenants. Improvements to our properties typically include:

-Reinforced concrete floors;
-Upgraded roof loading capacity,
-Increased floor-to-ceiling heights;
-Heany-duty HVAC systems;
-Enhanced environmental control technology,
-Significantly upgraded electrical, gas, and plumbing infrastructure; and
-Laboratory benches.
-As of December 31, 2024, we held a fee simple interest in each of our properties, with the exception of 32 properties in North
-America subject to ground leasehold interests, which accounted for approximately 8% of our total number of properties. Of these 32 properties, we held eight properties in the Greater Boston market, 20 properties in the San Francisco Bay Area market, one property in the Maryland market, and two properties in the New York City market. During the year ended December 31, 2024, as a percentage of net operating income our ground lease rental expense aggregated 1.6%. Refer to our consolidated financial statements and notes thereto in "term 15. Exhibits and financial statements chedules" in this annual report on Form 10-K for further discussion.

-As of December 31, 2024, we had over 1,000 leases with a total of approximately 800 tenants, and 171, or 44%, of our 391 properties were single-tenant properties. Leases in our multi-tenant buildings typically have initial terms of 5 to 15 years. Additionally, as of December 31, 2024:
-Investment-grade or publicly traded large cap tenants represented 52% of our total annual rental revenue;
-Approximately 97% of our leases (on an annual rental revenue basis) contained effective annual rentes calations approximating 3% that were either fixed or indexed based on a consumer price index or other index.
-Approximately 92% of our leases (on an annual rental revenue basis) vorted for the recapture of capital expenditures (such as HVAC maintena

Our properties are strategically located in AAA life science innovation cluster markets. The following table sets forth the total RSF, number of properties, and annual rental revenue in effect as of December 31, 2024 in each of our markets in North America (dollars in thousands, except per RSF amounts):

	RSF					Number of	Annual Rent	al Revenue	
Market	Operating	Development	Redevelopment	Total	% of Total	- Properties	Total	% of Total	Per RSF
Greater Boston	9,260,235	632,850	1,601,010	11,494,095	26%	64	\$ 760,564	36%	\$ 86.67
San Francisco Bay Area	7,680,005	394,781	366,939	8,441,725	19	65	443,345	21	66.78
San Diego	7,382,450	921,510	_	8,303,960	19	79	326,925	16	45.97
Seattle	3,186,812	227,577	_	3,414,389	8	45	136,014	5	46.19
Maryland	3,849,928	_	_	3,849,928	9	50	144,032	7	39.53
Research Triangle	3,802,204	_	_	3,802,204	9	38	116,808	6	31.53
New York City	921,774	_	_	921,774	2	4	73,534	4	90.26
Texas	1,845,159	_	73,298	1,918,457	4	15	44,022	2	24.99
Canada	888,189	_	139,311	1,027,500	2	11	19,661	1	23.08
Non-cluster/other markets	349,099	_	_	349,099	1	10	15,027	1	59.35
Properties held for sale	600,870	_	_	600,870	1	10	13,056	1	N/A
North America	39,766,725	2,176,718	2,180,558	44,124,001	100%	391	\$2,092,988	100%	\$ 56.98
		4,357,276							

Summary of occupancy percentages in North America
The following table sets forth the occupancy percentages for our operating properties and our operating and redevelopment properties in each of our North America markets, excluding properties held for sale, as of the following dates:

	Operating Pro	perties	5		Operating and Redevelopment Properties			
Market	12/31/24		12/31/23	12/31/22	12/31/24	12/31/23	12/31/22	
Greater Boston	94.8%		94.9%	94.5%	80.8%	84.7%	85.5%	
San Francisco Bay Area	93.3		94.8	96.7	89.1	91.4	93.3	
San Diego	96.3		94.1	95.4	96.3	94.1	95.4	
Seattle	92.4		95.2	97.0	92.4	90.7	90.1	
Maryland	95.7		95.6	95.8	95.7	95.6	93.3	
Research Triangle	97.4		97.8	94.0	97.4	97.8	85.0	
New York City	88.4	(1)	85.3	92.3	88.4	85.3	92.3	
Texas	95.5		95.1	91.2	91.8	91.5	81.6	
Subtotal	94.8		94.9	95.1	90.0	90.7	89.9	
Canada	95.9		87.1	80.8	82.9	73.0	68.2	
Non-cluster/other markets	72.5		78.5	75.0	72.5	78.5	75.0	
North America	94.6%	(2)	94.6%	94.8%	89.7%	90.2%	89.4%	
		_		_			_	

(1)The Alexandria Center® for Life Science – New York City Megacampus is 98.7% occupied as of December 31, 2024. Occupancy percentage in our New York City market reflects vacancy at the Alexandria Center[®] for Life Science Long Island City property, which was 45.7% occupied as of December 31, 2024. (2)Includes temporary vacancy as of December 31, 2024 aggregating 278,528 RSF that is lessed and expected to be occupied upon completion of the tenant improvement to the spaces. The weighted-average expected delivery date of these spaces is New 12, 2025.

Top 20 tenants
92% of Top 20 Tenant Annual Rental Revenue Is From Investment-Grade
or Publicly Traded Large Cap Tenants(1)
Our properties are leased to a high-quality and diverse group of tenants, with no individual tenant accounting for more than 4.3%
of our annual rental revenue in effect as of December 31, 2024. The following table sets forth information regarding leases with our 20 largest tenants in North America based upon annual rental revenue in effect as of December 31, 2024 (dollars in thousands, except average market cap amounts):

| Remaining | Angregate | Annual | Percentage of Investment-Grade | Average | Annual | Percentage |

u	orage market cap amounts).	Remaining Aggregate Lease RSF Termin		Annual Rental Revenuen	Percentage of Annual Rental Revenue	Investment-Grade Credit Ratings		Average Market Cap	
	Tenant	(in Years)		T CV CHUC(1)	i CVCI (IO(1)	Moody's	S&P	(ir	billions)
	Bi Lilly and Company	8.4	1,122,777	\$ 90,259	4.3%	A1	A+	\$	769.8
	2 Moderna, Inc.	11.3	634,045	90,103	4.3	_	_	\$	35.1
	Bristol-Myers Squibb Company	5.4	999,379	77,188	3.7	A2	Α	\$	100.6
	1 Takeda Pharmaceutical Company Limited	10.4	549,759	47,899	2.3	Baa1	BBB+	\$	44.2
	5 Roche	8.2	647,069	37,405	1.8	Aa2	AA	\$	232.8
	6 Illumina, Inc.	5.9	857,967	35,924	1.7	Baa3	BBB	\$	20.6
	7 Alphabet Inc.	2.8	625,015	34,899	1.7	Aa2	AA+	\$	2,032.2
	3 2seventy bio, Inc.(2)	8.7	312,805	33,543	1.6	_	_	\$	0.2
	9 United States Government	5.6	429,359	28,861	1.4	Aaa	AA+	\$	_
1	Ooud Software Group, Inc.	2.2 (3)	292,013	28,537	1.4	_	_	\$	_
1	Novartis AG	3.5	448,690	27,958	1.3	Aa3	AA-	\$	235.1
1:	2 Uber Technologies, Inc.	57.8 (4)	1,009,188	27,787	1.3	Baa2	BBB-	\$	147.7
1	3 AstraZeneca PLC	4.8	450,848	27,226	1.3	A2	A+	\$	226.6
1	Boston Children's Hospital	12.2	309,231	26,154	1.2	Aa2	AA	\$	_
1	The Regents of the University of California	6.4	372,647	23,515	1.1	Aa2	AA	\$	_
1	Sanofi	6.0	267,278	21,444	1.0	A1	AA	\$	127.9
1	7 Merck & Co., Inc.	8.5	337,703	21,401	1.0	A1	A+	\$	300.0
1	B New York University	7.1	218,983	21,056	1.0	Aa2	AA-	\$	_
1	O Charles River Laboratories, Inc.	10.3	255,635	20,578	1.0	_	_	\$	11.1
2	Massachusetts Institute of Technology	5.0	237,849	20,228	1.0	Aaa	AAA	\$	_
	Total/w eighted-average	9.3 (4)	10,378,240	\$ 741,965	35.4%	= =			

Annual rental revenue and RSF include 100% of each property managed by us in North America. Refer to "Armual rental revenue" and "Investment-grade or publicly traded large cap tenants" under "Definitions and reconciliations" in Item 7 for additional details, including our methodologies of calculating annual rental revenue from unconsolidated real estated on the capital control certain property of the capital ce

Stable Cash Flows From Our High-Quality and Diverse Mix of Approximately 800 Tenants

Investment-Grade or Publicly Traded Large Cap Tenants

92%

of ARE's Top 20 Tenant Annual Rental Revenue

Percentage of ARE's Annual Rental Revenue

of ARE's Annual Rental Revenue

Solid Historical Occupancy of 96% Over Past 10 Years⁽²⁾ From Historically Strong Demand for Our Class A/A+ Properties in AAA Locations

Annual Rental Revenue

Occupancy Across Key Locations

Percentage of ARE's Annual Rental Revenue

Multinational Pharmaceutical

Life Science Product, Service, and Device

Public

56

Long-Duration and Stable Cash Flows From High-Quality and Diverse Tenants

Long-Duration Lease Terms

9.3 Years

Top 20 Tenants

7.5 Years

All Tenants

Weighted-Average Remaining Term(1)

Sustained Strength in Tenant Collections(2)

99.9%

For the Three Months Ended December 31, 2024

99.5%

January 2025

(1)Based on annual rental revenue in effect as of December 31, 2024. (2)Represents the portion of total receivables billed for each indicated period collected as of the date of this report.

57 **Property listing**

Our Megacampus[™] Properties Account for 77% of Our Annual Rental Revenue
The following table provides certain information about our properties as of December 31, 2024 (dollars in thousands):

Occupancy Percentage RSF Number of Properties Operating Operating and Redevelopment Market / Submarket / Address Operating Development Redevelopment Greater Boston Canbridge/Inner Suburbs 2.199.030 2.199.030 7 \$ 228.062 100.0% 100.0% Megacampus: Alexandria Center® at Kendall Square 50(1), 60(1), 75/125(1), 100(1), and 225(1) Binney Street, 140 First Street, and 300 Third Street(1) Megacampus: Alexandria Center® at One Kendall Square 1,281,580 104,956 1,386,536 12 145,576 94.8 87.6 One Kendall Square (Buildings 100, 200, 300, 400, 500, 600/700, 1400, 1800, and 2000), 325 and 399 Binney Street, and One Hampshire Street

Megacampus: Alexandria Technology Square® 1,185,190 1,185,190 7 110,969 97.7 97.7 100, 200, 300, 400, 500, 600, and 700 Technology Square Megacampus: The Arsenal on the Charles 36,444 308,446 776,781 1,121,671 13 47,730 99.4 71.2 311, 321, and 343 Arsenal Street, 300, 400, and 500 North Beacon Street, 1, 2, 3, and 4 Kingsbury Avenue, and 100, 200, and 400 Talcott Avenue Megacampus: 480 Arsenal Way, 446, 458, 500, 550 Arsenal Street, and 99 Coolidge Avenue(1) 837.451 6 28.173 98.4 633.056 204.395 98.4 98.2 91.9 Cambridge/Inner Suburbs 6,075,637 240,839 413,402 6,729,878 45 560,510 Megacampus: Alexandria Center⊚ for Life Science – Fenway 401 and 421⊕ Park Drive and 201 Brookline Avenue⊕ 1,820,705 3.0 100,587 1,291,019 392.011 137.675 Seaport Innovation District 5 and 15(1) Necco Street 81.8 Seaport Innovation District Route 128 Megacampus: Alexandria Center∘ for Life Science – Waltham 40, 50, and 60 Sylvan Road, 35 Gatehouse Drive, and 840 Winter Street 19, 225, and 235 Presidential Way 43.9 466.094 596.064 1.062.158 36.659 100.0 13.937 100.0 100.0 585,226 585,226 Route 128 596,064 Other 400.863 453.869 854.732 4.728 59.7 28.0 11,494,095 64 Greater Boston 9.260.235 632.850 1.601.010 \$ 760.564 94.8% 80.8%

Refer to "New Class A/A+ development and recevelopment properties: summary of pipeline" in Item 2 and "Negacampus" under "Definitions and reconciliations" in Item 7 for additional detail (1)We own a partial interest in this property through a real estate joint venture. Refer to "Consolidated and unconsolidated real estate joint ventures" in Item 7 for additional details.

Property listing (continued)

, , ,	RSF				Number of	Annual	Occupancy Percentage		
Market / Submarket / Address	Operating	Dovolonment	Redevelopment	Total	Properties	Rental Revenue	Operating	Operating and Redevelopment	
San Francisco Bay Area	Operating	Development	redevelopment	Total					
· · · · · · · · · · · · · · · · · · ·									
Mission Bay Megacampus: Alexandria Center⊚ for Science and Technology – Mission	2.005.369	109,435		2.114.804	10	\$ 90.452	95.1%	95.1%	
Bay(1)	2,000,009	109,433	_	2,114,004	10	\$ 50,432	93.176	33.170	
1455a, 1515a, 1655, and 1725 Third Street, 409 and 499 Illinois Street, 1450a, 1500, and 1700 Owens Street, and 455 Mssion Bay Boulevard South									
Mission Bay	2,005,369	109,435	_	2,114,804	10	90,452	95.1	95.1	
South San Francisco									
Megacampus: Alexandria Technology Center® - Gateway(1)	1,408,022	_	259,689	1,667,711	12	76,705	81.9	69.1	
600;2), 601, 611, 630;2), 650;2), 651, 681, 685, 701, 751, 901;2), and 951;2) Gateway Boulevard									
Megacampus: Alexandria Center® for Advanced Technologies – South San Francisco	812,453	_	107,250	919,703	5	52,990	100.0	88.3	
213(1), 249, 259, 269, and 279 East Grand Avenue									
Alexandria Center® for Life Science – South San Francisco	504,053	_	_	504,053	3	32,767	93.9	93.9	
201 Haskins Way and 400 and 450 East Jamie Court									
Megacampus: Alexandria Center® for Advanced Technologies – Tanforan	445,232	_	_	445,232	2	3,829	100.0	100.0	
1122 and 1150 El Carrino Real									
Alexandria Center® for Life Science – Millbrae(1)	_	285,346	_	285,346	1	_	N/A	N/A	
230 Harriet Tubman Way									
500 Forbes Boulevard(1)	155,685	_	_	155,685	1	10,680	100.0	100.0	
South San Francisco	3,325,445	285,346	366,939	3,977,730	24	176,971	91.4	82.3	
Greater Stanford									
Megacampus: Alexandria Center⊚ for Life Science – San Carlos	738,038	_	_	738,038	9	41,671	94.5	94.5	
825, 835, 960, and 1501-1599 Industrial Road									
Alexandria Stanford Life Science District	704,560	_	_	704,560	9	75,771	98.5	98.5	
3160, 3165, 3170, and 3181 Porter Drive and 3301, 3303, 3305, 3307, and 3330 Hillview Avenue									
3412, 3420, 3440, 3450, and 3460 Hillview Avenue	340,103	_	_	340,103		23,603	82.9	82.9	
3875 Fabian Way	228,000	_	_	228,000	1	9,402	100.0	100.0	
2475 and 2625/2627/2631 Hanover Street and 1450 Page Mill Road	198,558			198,558	3	15,902	89.4	89.4	
2100, 2200, and 2400 Geng Road	78,501	_	_	78,501	3	4,803	100.0	100.0	
3350 West Bayshore Road Greater Stanford	61,431			61,431	1	4,770	100.0	100.0	
	2,349,191			2,349,191	31	175,922	94.5	94.5	
San Francisco Bay Area	7,680,005	394,781	366,939	8,441,725	65	\$ 443,345	93.3%	89.1%	

	RSF				Number of	Annual	Occupancy P	ercentage
Market / Submarket / Address	Operating Development Redevelopment Total		Properties	Rental Revenue	Operating	Operating and Redevelopment		
San Diego) · ·							
Torrey Pines								
Megacampus: One Alexandria Square	840,192	241,504	_	1,081,696	10	\$ 47,915	99.0%	99.0%
3115 and 3215: Merryfield Row, 3010, 3013, and 3033 Science Park Road, 10935, 10945, 10955, and 10970 Alexandria Way, 10996 Torreyana Road, and 3545 Cray Court								
ARE Torrey Ridge	299,138	_	_	299,138	3	13,263	79.7	79.7

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Property	listing	(continu	ıed

roporty noting (borning)				Number of	Annual	Occupancy Percentage		
Market / Submarket / Address				Properties	Rental Revenue	Operating	Operating and Redevelopment	
San Diego (continued)	Operating	Development	redevelopment	Total		_		
Sorrento Vallev								
3911, 3931, and 3985 Sorrento Valley Boulevard	151.406	_	_	151.406	6	\$ 3,970	54.0%	54.0%
11045 and 11055 Roselle Street	43,233	_	_	43,233		2,203		100.0
Sorrento Valley	194,639	_		194,639		6,173		64.2
Other	311.021	_	_	311.021		10,225	100.0	100.0
San Diego	7,382,450	921,510		8,303,960	79	326,925	96.3	96.3
Seattle								
Lake Union								
Megacampus: Alexandria Center⊚ for Life Science – Eastlake	1,152,644	_	_	1,152,644	9	77,461	95.6	95.6
1150, 1201 ⁽¹⁾ , 1208 ⁽¹⁾ , 1551, 1600, and 1616 Eastlake Avenue East, 188 and 199 ⁽¹⁾ East Blaine Street, and 1600 Fairview Avenue East								
Megacampus: Alexandria Center⊚ for Life Science – South Lake Union	381,380	227,577	_	608,957	3	21,890	99.6	99.6
400m and 701 Dexter Avenue North and 428 Westlake Avenue North								
219 Terry Avenue North	31,797	_	_	31,797	1	1,339	56.9	56.9
Lake Union	1,565,821	227,577		1,793,398	13	100,690	95.8	95.8
Elliott Bay								
410 West Harrison Street and 410 Elliott Avenue West	20,101	_	_	20,101	2	710	100.0	100.0
Bothell								
Megacampus: Alexandria Center⊚ for Advanced Technologies – Canyon Park	1,061,778	_	_	1,061,778	22	21,482	87.7	87.7
22121 and 22125 17th Avenue Southeast, 22021, 22025, 22026, 22030, 22118, and 22122 2014 Avenue Southeast, 2333, 22422, 22515, 23522, 22722, and 22745 29th Drive Southeast, 21540, 22213, and 22309 30th Drive Southeast, and 1629, 1631, 1725, 1916, and 1930 220th Street Southeast								
Alexandria Centere for Advanced Technologies – Monte Villa Parkway 3301, 3303, 3305, 3307, 3555, and 3755 Monte Villa Parkway	463,449	_	_	463,449	6	12,290	90.3	90.3
Bothell	1,525,227			1,525,227	28	33,772	88.5	88.5
Other	75,663	_	_	75,663	2	842	98.5	98.5
Seattle	3,186,812	227,577		3,414,389		\$ 136,014	92.4%	92.4%

Seature 2,1577 — 3,414,369 45 \$ 1.

Refer to "New Class A/A+ development and redevelopment properties: summary of pipeline" in Item 2 and "Megacampus" under "Definitions and reconcilisations" in Item 7 for additional details. (1)We own a partial interest in Ithis property through a real estate joint venture. Refer to "Consolidated and unconsolidated real estate joint ventures" in Item 7 for additional details.

	RSF				Number of	Annual	Occupancy Percentage	
Market / Submarket / Address	Operating Development Redevelopment Total		Total	Properties	Rental Revenue	Operating	Operating and Redevelopment	
Maryland								
Rockville								
Megacampus: Alexandria Center⊚ for Life Science – Shady Grove	1,692,350	_	_	1,692,350	20	\$ 79,076	97.5%	97.5%
9601, 9603, 9605, 9704, 9708, 9712, 9714, 9800, 9804, 9808, 9900, and 9950 Medical Center Drive, 14920 and 15010 Broschart Road, 9920 Belward Carpus Drive, and 9810 and 9820 Damestown Road								
1330 Piccard Drive	131,508	_	_	131,508	1	4,323	100.0	100.0
1405 and 1450(1) Research Boulevard	114,849	_	_	114,849	2	3,029	73.3	73.3
1500 and 1550 East Gude Drive	91,359	_	_	91,359	2	1,844	100.0	100.0
5 Research Place	63,852	_	_	63,852	1	3,082	100.0	100.0
5 Research Court	51,520	_	_	51,520	1	1,976	100.0	100.0
12301 Parklawn Drive	49,185	_	_	49,185	1	1,598	100.0	100.0
Rockville	2,194,623			2,194,623	28	94,928	96.7	96.7
Gaithersburg								
Alexandria Technology Center® – Gaithersburg I	619.061	_	_	619.061	9	19.603	93.6	93.6

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Property listing (continued)							Occupancy i	Pomontago
	RSF				Number of Properties	Annual Rental	Operating	Operating and
Market / Submarket / Address	Operating	Development	Redevelopment	Total	- ''	Revenue	Operating	Redevelopment
Research Triangle (continued)								
Research Triangle (continued)								
Alexandria Technology Centere – Alston 100, 800, and 801 Capitola Drive	155,731	_	_	155,731	3	\$ 4,126	94.7%	94.7%
Alexandria Innovation Centero – Research Triangle 7010, 7020, and 7030 Kit Creek Road	136,722	_	_	136,722	3	4,235	99.2	99.2
2525 East NC Highway 54	82,996	_	_	82,996	1	3,651	100.0	100.0
407 Davis Drive	81,956	_	_	81,956	1	3,323	100.0	100.0
601 Keystone Park Drive	77,595	_	_	77,595	1	2,313	100.0	100.0
Research Triangle	3,802,204	_		3,802,204	38	116,808	97.4	97.4
New York City								
New York City								
Megacampus: Alexandria Center⊚ for Life Science – New York City	742,586	_	_	742,586	3	67,864	98.7	98.7
430 and 450 East 29th Street								
Alexandria Center for Life Science – Long Island City	179,188	_	_	179,188	1	5,670	45.7	45.7
30-02 48th Avenue								
New York City	921,774			921,774	4	73,534	88.4	88.4
Texas								
Austin								
Megacampus: Intersection Campus	1.525.359	_	_	1.525.359	12	39.955	99.2	99.2
507 East Howard Lane, 13011 McCallen Pass, 13813 and 13929 Center Lake Drive, and 12535, 12545, 12555, and 12565 Riata Vista Circle								
1001 Trinity Street and 1020 Red River Street	198.972	_	_	198,972	2	895	100.0	100.0
Austin	1,724,331			1,724,331		40,850	99.3	99.3
Greater Houston	, , , , , , , , , , , , , , , , , , , ,			, , , , , ,		.,		
Alexandria Center for Advanced Technologies at The Woodlands 8800 Technology Forest Place	120,828	_	73,298	194,126	1	3,172	41.5	25.8
Texas	1,845,159	_	73,298	1,918,457	15	44,022	95.5	91.8
Canada	888,189	_	139,311	1,027,500	11	19,661	95.9	82.9
Non-cluster/other markets	349.099	_	_	349.099	10	15.027	72 5	72.5
HOIF-OLD-OLD-OLD-OLD-OLD-OLD-OLD-OLD-OLD-OLD	040,000			040,000	10	10,021	12.0	72.0
North America, excluding properties held for sale	39,165,855	2,176,718	2,180,558	43,523,131	381	2,079,932	94.6%	89.7%
Properties held for sale	600,870	_	_	600,870	10	13,056	39.6%	39.6%
Total – North America	39,766,725	2,176,718	2,180,558	44,124,001	391	\$2,092,988	_	
Refer to "New Class A/A+ development and redevelopment properties; summary of pipeline" i		amnue" under "De	finitions and reconcilis					

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Leasing activity
During the year ended December 31, 2024, strong demand for our high-quality Class A/A+ properties translated into solid leasing activity and rental rate growth in 2024 for our overall portfolio and our development and redevelopment pipeline.

*Executed a total of 209 leases, with a weighted-average lease term of 8.9 years, for 5.1 million RSF;

*84% of our leasing activity during the last twelve months was generated from our existing tenant base;

*Annual leasing activity of 3.9 million RSF for renewed and re-leased spaces; and

*Annual rental rate increases of 16.9% and 7.2% (cash basis) on renewed and re-leased space.

During the year ended December 31, 2024, we granted tenant concessions/free rent averaging 0.7 months per annum with respect to the 5.1 million RSF leased.

Lease structure

respect to the 5.1 million RSF leased. Lease structure

Our Same Properties total revenue growth was 2.7% during the year ended December 31, 2024, and our Same Properties net operating income and Same Properties net operating income increases (cash basis) for the year ended December 31, 2024 were 1.2% and 4.6%, respectively. Rental rate increases for the year ended December 31, 2024 of 16.9% and 7.2% (cash basis) on 3.9 million renewed/re-leased RSF are attributable to the sustained appeal of our properties, strong property management expertise of our team, and effective operational strategies. Additionally, a favorable triple net lease structure with contractual annual rent escalations resulted in both a consistent Same Properties operating margin of 68% and Same Properties current-period average occupancy of 94.2% for the year ended December 31, 2024, an increase of 30 bps for the same-period prior-year average, across our 321 Same Properties aggregating 31.7 million RSF. As of December 31, 2024, approximately 92% of our leases (on an annual rental revenue basis) were triple net leases, which require tenants to pay substantially all real estate taxes, insurance, utilities, repairs and maintenance, common area expenses, and other operating expenses (including increases thereto) in addition to base rent. Additionally, approximately 97% of our leases (on an annual rental revenue basis) contained contractual annual rent escalations approximating 3% that were either fixed or based on a consumer price index or another index, and approximately 92% of our leases (on an annual rental revenue basis) provided for the recapture of certain capital expenditures.

	2024		2023	
	Including Straight-Line Rent	Cash Basis	Including Straight-Line Rent	Cash Basis
(Dollars per RSF)				
Leasing activity:				
Renew ed/re-leased space(1)				
Rental rate changes	16.9%	7.2%	29.4%	15.8%
New rates	\$65.48	\$64.18	\$52.35	\$50.82
Expiring rates	\$56.01	\$59.85	\$40.46	\$43.87
PSF	3,888,139		3,046,386	
Tenant improvements/leasing commissions	\$46.89	2)	\$26.09	
Weighted-average lease term	8.5 years		8.7 years	
Developed/redeveloped/previously vacant space leased(s)				
New rates	\$59.44	\$57.34	\$65.66	\$59.74
RSF	1,165,815		1,259,686	
Weighted-average lease term	10.0 years		13.8 years	
Leasing activity summary (totals):				
New rates	\$64.16	\$62.68	\$56.09	\$53.33
RSF	5,053,954		4,306,072	
Weighted-average lease term	8.9 years		11.3 years	
Lease expirations(1)				
Expiring rates	\$53.82	\$57.24	\$43.84	\$45.20
RSF	5.005.638		5,027,773	

Leasing activity includes 100% of results for properties in North America in which we have an investment.

(f) Excludes month-to-month leases aggregating 136, 131 RSF and 86, 092 RSF as of December 31, 2024 and 2023, respectively. During the year ended December 31, 2024, we granted free rier to rocessions averaging 0.7 months per annum.

(2) Includes tenant improvements and leasing commissions for leases aggregating 319, 708 RSF related to (i) a 10-year lease with an anchor tenant expanding into its flagship building in our Greater Stanford submarket and (ii) a 10-year leases, with rental rate increases of 83.3% and 42.3% (cash basis), in our Torrey Pines submarket with an investment-grade top 20 tenant. Excluding these leases, tenant improvements and leasing commissions per RSF for the year ended December 31, 2024 was 82.83, which is consistent with the five-year quarterly average of \$29.98 per RSF. Tenant improvements and leasing commissions on renewed and re-leased space executed during the year ended December 31, 2024 represented only 8.4% of total lease term rents, the second/lowest percentage of total lease term rents in the past five years.

(3)Refer to "New Class A/A+ development and redevelopment properties: summary of pipeline" in Item 2 for additional information, including total project costs.

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Summary of contractual lease expirations
The following table summarizes the contractual lease expirations at our properties as of December 31, 2024:

Percentage of Annual Bental Revenue Percentage of Annual Bental Revenue Percentage of Annual Re

Year	RSF	Percentage of Occupied RSF	Annual Rental Revenue (per RSF)(1)	Percentage of Annual Rental Revenue
2025 (2)	3,708,195	10.0%	\$ 45.91	8.2%
2026	2,826,993	7.7%	\$ 50.73	6.9%
2027	3,302,598	8.9%	\$ 53.80	8.6%
2028	3,944,440	10.7%	\$ 49.78	9.5%
2029	2,385,914	6.5%	\$ 51.30	5.9%
2030	3,144,561	8.5%	\$ 43.11	6.5%
2031	3,433,958	9.3%	\$ 54.76	9.1%
2032	1,005,689	2.7%	\$ 58.96	2.9%
2033	2,585,813	7.0%	\$ 47.77	5.9%
2034	3,304,105	8.9%	\$ 66.90	10.6%
Thereafter	7,291,855	19.8%	\$ 73.85	25.9%

(2) Excludes month-to-month leases aggregating 136,131 RSF as of December 31, 2024.

2025 Contractual	Lease Expirations	(in RSF)

	2025 Contractu	2025 Contractual Lease Expirations (In HSF)								
Market	Leased	Negotiating/ Anticipating	Targeted for Future Development/ Redevelopment(1)	Remaining Expiring Leases(2)	Total ⁽³⁾	Reve (per	RSF)(4)			
Greater Boston	127,804	99,201	25,312	364,741	617,058	\$	42.40			
San Francisco Bay Area	245,347	184,286	_	308,637	738,270		73.49			
San Diego	144,673	18,813	278,606	202,285	644,377		20.58			
Seattle	_	12,237	_	177,932	190,169		25.16			
Maryland	51,593		_	141,349	192,942		26.28			
Research Triangle	11,632	16,334	_	170,938	198,904		44.71			
New York City	_	27,912	_	40,347	68,259		110.42			
Texas	_	_	198,972	_	198,972	NΑ				
Canada	22,991	_	_	65,873	88,864		20.03			
Non-cluster/other markets	_	_	_	2,300	2,300		40.17			
Subtotal	604,040	358,783	502,890	1,474,402	2,940,115		41.78			
Key 1Q25 lease expirations(5)	23,522	112,831	_	631,727	768,080		61.67			
Total	627,562	471,614	502,890	2,106,129	3,708,195	\$	45.91			
Percentage of expiring leases	17%	13%	14%	56%	100%					
	2026 Contractu	2026 Contractual Lease Expirations (in RSF)								
Market	Leased	Negotiating/ Anticipating	Targeted for Future Development/ Redevelopment	Remaining Expiring Leases(2)	Total	Reve (per	RSF)(4)			
Greater Boston	46,858	9,874		391,196	447,928	\$	54.42			
San Francisco Bay Area	1,619	4,753	_	511,665	518,037		66.72			
San Diego	_	_	_	822,140	822,140		49.60			
Seattle	_	18,205	_	102,551	120,756		43.62			
Maryland	_	_	_	321,676	321,676		23.61			
Research Triangle	_	19,753	_	115,221	134,974		45.64			
New York City	_	104,157	_	71,470	175,627		93.58			
Texas	_	_	_	_	_		_			
Canada	_	247,743	_	_	247,743		22.24			
Non-cluster/other markets	_	_	_	38,112	38,112		70.34			
Total	48.477	404.485	_	2.374.031	2.826.993	\$	50.73			

84%

0%

100%

14%

real estate under Definitions and reconclinations in Herri 7 for adultofal details, including development and reversibility in the properties.

[2] The largest remaining contractual lease expiration in 2025 is 98,741 RSF in our Somento Mesa submarket, where we are in early discussions to renew the tenant for a short-term extension, and in 2026 is 163,648 RSF in our University Town Certer submarket, where we have an ownership interest of 30.0% and are evaluating options to re-lease or reposition the space from single tenancy to multi-tenancy.

[3] Excludes month-to-morth leases aggregating 136,131 RSFs as of 'December 31, 2024. Refer to "Leasing activity" in Item 2 for additional details.

[4] Represents amounts in effect as of 'December 31, 2024.

67 Investments in real estate

Percentage of expiring leases

Investments in real estate

Akey component of our business model is our disciplined allocation of capital to the development and redevelopment of new Class A/A+ properties, and property enhancements identified during the underwriting of certain acquired properties, primarily located in collaborative Megacampus ecosystems in AAAIife science innovation clusters. These projects are focused on providing high-quality, generic, and reusable spaces that meet the real estate requirements of a wide range of tenants. Upon completion, each development or redevelopment project is expected to generate increases in rental income, net operating income, and cash flows. Our development and redevelopment projects are generally in locations that are highly desirable to high-quality entities, which we believe results in higher occupancy levels, longer lease terms, higher rental income, higher returns, and greater long-term asset value. Our pre-construction activities are undertaken in order to prepare the property for its intended use and include entitlements, permitting, design, site work, and other activities preceding commencement of construction of aboveground building improvements.

Our investments in real estate consisted of the following as of December 31, 2024 (dollars in thousands):

Development and Redevelopment

			Future Oppo Market Cond	ct to sing	-	
	Operating	Under Construction	Priority Anticipated	Future	Subtotal	Total
Square footage						
Operating	39,165,855	_	_	_	_	39,165,855
New Class A/A+ development and redevelopment properties	_	4,357,276	2,134,948	23,696,280	30,188,504	30,188,504
Future development and redevelopment square feet currently included in rental properties $\!$	_	_	(213,524)	(2,843,150)	(3,056,674)	(3,056,674)
Total square footage, excluding properties held for sale	39,165,855	4,357,276	1,921,424	20,853,130	27,131,830	66,297,685
Properties held for sale	600,870	_	_	2,390,856	2,390,856	2,991,726
Total square footage	39,766,725	4,357,276	1,921,424	23,243,986	29,522,686	69,289,411
Investments in real estate						
Gross book value as of December 31 2024 ⁽³⁾	\$28,878,752	\$ 3,893,557	\$ 510,372	\$4,452,537	\$ 8,856,466	\$ 37,735,218

Linos book value as of December 31, 2024***

9-20,010,102 \$ 3-0,00

Total 2024 acquisitions

Acquisitions
Our real estate asset acquisitions during the year ended December 31, 2024, consisted of the following (dollars in thousands):
Submarket/Market
Date of Number of Operating Occupancy
Property Square Footage Purchase Price Future Development(1) Operating With Future Development/ Redevelopment(1) Completed during the year ended December 31, 2024: 155,321 1/30/24 NΑ 1,040,000 \$ Seaport Innovation District/ Greater Boston 428 Westlake Avenue North Lake Union/Seattle 10/1/24 100% 90,626 1 47,600 Other 46,490

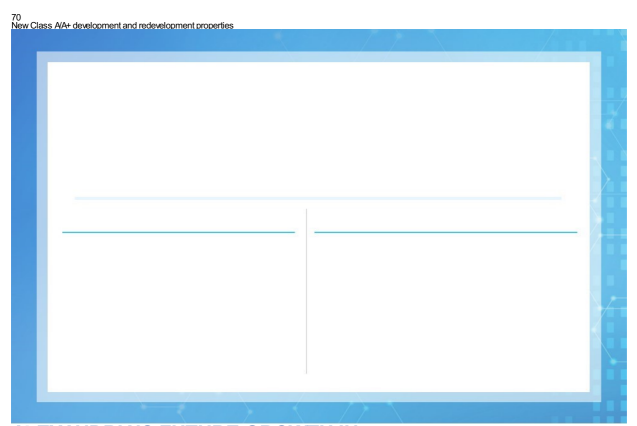
249,411

69
<u>Dispositions</u>
Our completed dispositions of real estate assets during the year ended December 31, 2024, consisted of the following (dollars in thousands, except for sales price per RSF):
Capitalization Capitalization Sales Price Rate
Rate
(Cash Basis)

Reference Price Pri Stabilized Properties 12/17/24 722.130 8.5% 6.3% 369,439 512 One Moderna Way Route 128/Greater Boston 100% \$ \$ 21,535 1165 Eastlake Avenue East 9/12/24 100,086 4.9% 149,985 1,499 Lake Union/Seattle 100% 4.7% \$ 14225 New brook Drive Northern Virginia/Maryland 10/15/24 100% 248,186 7.6% 7.4% 80,500 324 37,074 Research Triangle/Research Triangle 6040 George Watts Hill Drive 149,585 8.0% 7.1% 93,500 \$ 5,004 12/10/24 90,121 9,621 Other 783,545 Properties with vacancy or significant near-term capital requirements 215 First Street Cambridge/Greater Boston 12/20/24 100% 369,520 245,539 ⁽³⁾ 150 Second Street, and 11 Hurley Street Cambridge/Greater Boston 182,993 University Town Center/San Diego 47 511 4755 and 4757 Nexus Center Drive and 4796 Executive Drive(4) 12/30/24 100% 177.804 120.000 (4) \$ 79.166 \$ 675 219 East 42nd Street New York City/New York City 7/9/24 NΑ 60.000 171 100% 349,947 NΑ 392 Other 51,106 476,645 Land and other 99 A Street Seaport Innovation District/ Greater Boston 100% 235,000 13,350 10048 and 10219 Meanley Drive and 10277 Scripps Ranch Boulevard 100% 55,000 25,000 Sorrento Mesa/San Diego 12/20/24 444,041 9444 Waples Street (50% consolidated JV) 31,000 (6) 8,175 (6) Sorrento Mesa/San Diego 149,000 Other(7) 22,913 (7) (7) 122.263 Total 2024 dispositions \$ 1,382,453 Our share of 2024 dispositions, including amounts recognized in equity in earnings \$ 1.366.953 127.615 (8

⁽¹⁾We expect to provide total estimated costs and related yields for development and significant redevelopment projects in the future, subsequent to the commencement of construction. (2)Refer to Note 4 – "Consolidated and unconsolidated real estate joint ventures" to our consolidated financial statements in Item 15 for additional details.

(3)Represents properties that were 87% occupied as of September 30, 2024, with 61% of the aggregate RSF, primarily located at 215 First Street, scheduled to expire by December 31, 2025. These properties were not core to our Megacampus strategy due to their size, location, or existing use. They are also expected to require significant re-lessing capital over the next few years, including at 215 First Street, a historical building with infrastructure limitations with challenging floor plates. Acquired in 2007, 215 First Street, care with significant entitlements which were later used to develop new adjacent projects at Alexandria Centers at Kendall Square. Since then, this property has served as a reliable asset, providing primarily of fice space to our treants. However, given the low occupancy and the significant reinvestment required for upgrades, we plan to recycle the capital generated by the disposition into our development and reference that were 65% occupied as of September 30, 2024, with 26% of the aggregate RSF scheduled to expire by June 30, 2025.
(5)Represents the sales of land parcels.
(6)Represents 100% of the contractual sales price. We held a 50% interest in this property through a consolidated real estate joint venture, and our share of the sales price and gain on real estate is \$15.5 million and \$3.2 million, respectively. (7)Represents the disposition of an unconsolidated real estate joint ventures in our consolidated frail estatement of operations. Refer to Note 4 – "Consolidated and unconsolidated real estate joint ventures" to our consolidated financial statements in Item 15 for additional information.



ALEXANDRIA'S FUTURE GROWTH IN ANNUAL NET OPERATING INCOME FROM **DEVELOPMENT AND REDEVELOPMENT DELIVERIES**

\$395 MILLION

Placed Into Service

Greater Boston/ Cambridge/Inner Suburbs

71
New Class A/A+ development and redevelopment properties: recent deliveries
500 North Beacon Street and
4 Kingsbury Avenue

201 Brookline Avenue

Greater Boston/Fenway

512,749 RSF

840 Winter Street

Greater Boston/Route 128

139,984 RSF 100% Occupancy







10935, 10945, and 10955 Alexandria Way(2)

San Diego/Torrey Pines

93,492 RSF 100% Occupancy



San Diego/ University Town Center

4155 Campus Point Court

171,102 RSF 100% Occupancy



9808 Medical Center Drive

Maryland/Rockville

95,061 RSF 69% Occupancy



(1)Image represents 500 North Beacon Street on The Arsenal on the Charles Megacampus. (2)Image represents 10955 Alexandria Way on the One Alexandria Square Megacampus.

72
New Class A/A+ development and redevelopment properties: recent deliveries (continued)
The following table presents development and redevelopment of new Class A/A+ projects placed into service during the year ended December 31, 2024 (dollars in thousands):
Incremental Annual Net Operating Income Generated From 2024 Deliveries

Aggregated \$118 Million, Including \$55 Million in 4Q24

Property/Market/Submarket	4Q24	Our	RSF Place	d in Servi	ce				Occupancy	Total Proje	ect	Unlevered	l Yields	
	Delivery Date(1)	Ownership Interest	Prior to 1/1/24	1Q24	2Q24	3Q24	4Q24	Total	- Percentage(2)	RSF	Investment	Initial Stabilized	Initial Stabilized (Cash Bas	I sis)
Development projects														
99 Coolidge Avenue/Greater Boston/ Cambridge/Inner Suburbs	NΑ	75.0%	43,568	72,846	_	_	_	116,414	100%	320,809	\$ 468,000	7.1%	7.0%	
500 North Beacon Street and 4 Kingsbury Avenue/Greater Boston/Cambridge/Inner Suburbs	11/1/24	100%	_	100,624	37,913	_	73,037	211,574	100%	248,018	427,000	6.2	5.5	
201 Brookline Avenue/Greater Boston/ Fenway	10/30/24	99.0%	451,967	_	_	_	60,782	512,749	98%	512,749	787,000	7.3	6.6	
10935, 10945, and 10955 Alexandria Way/ San Diego/Torrey Fines	11/1/24	100%	_	_	_	_	93,492	93,492	100%	334,996	503,000	6.2	5.8	
4155 Campus Point Court/San Diego/ University Town Center	11/7/24	55.0%	_	_	_	_	171,102	171,102	100%	171,102	184,000	8.0	6.4	
1150 Eastlake Avenue East/Seattle/Lake Union	NΑ	100%	278,282	_	2,079	31,270	_	311,631	100%	311,631	442,000	6.6	6.7	
9810 Darnestown Road/Maryland/Rockville	NΑ	100%	_	_	195,435	_	_	195,435	100%	195,435	135,000	7.1	6.2	
9820 Darnestown Road/Maryland/Rockville	NA	100%	_	_	_	250,000	_	250,000	100%	250,000	177,000	8.7	5.6	
9808 Medical Center Drive/Maryland/ Rockville	12/31/24	100%	26,460	_	25,655	13,056	29,890	95,061	69%	95,061	114,000	5.4	5.4	
Redevelopment projects														
840 Winter Street/Greater Boston/Route 128	11/22/24	100%	_	_	_	_	139,984	139,984	100%	168,214	224,000	7.9 (3)	6.7	(3)
651 Gateway Boulevard/San Francisco Bay Area/South San Francisco	NΑ	50.0%	_	44,652	_	22,365	_	67,017	100%	326,706	487,000	5.0	5.1	
Alexandria Center⊚ for Advanced Technologies – Monte Villa Parkway/ Seattle/Böthell	12/31/24	100%	65,086	115,598	_	_	34,306	214,990	90%	460,934	216,000	6.3	6.2	
Canada	NΑ	100%	44,862	9,725	23,900	_	_	78,487	100%	250,790	113,000	6.4	6.3	
Weighted average/total	11/7/24	- -	910,225	343,445	284,982	316,691	602,593	2,457,936		3,646,445	\$4,277,000	6.7%	6.2%	

(1)Represents the average delivery date for deliveries that occurred during the three months ended December 31, 2024, weighted by annual rental revenue.
(2)Occupancy relates to total operating RSF placed in service as of the most recent delivery.
(3)Represents initial stabilized yields upon completion and delivery of the project during the three months ended December 31, 2024. However, we are actively negotiating with our existing anchor tenant to potentially relocate them to another Alexandria property to accommodate their future growth, and if this occurs, our future returns on this asset could change as we backfill this building with a new tenant.

73
New Class A/A+ development and redevelopment properties: current projects
99 Coolidge Avenue
500 North Beacon Street and
4 Kingsbury Avenue

Contra Postory

Greater Boston/ Cambridge/Inner Suburbs 204,395 RSF 62% Leased/Negotiating



Greater Boston/ Cambridge/Inner Suburbs 36,444 RSF 92% Leased/Negotiating



Greater Boston/ Cambridge/Inner Suburbs 308,446 RSF 21% Leased/Negotiating



401 Park Drive

Greater Boston/Fenway

137,675 RSF -% Leased/Negotiating



421 Park Drive 40, 50, and 60 Sylvan Road 1450 Owens Street 651 Gateway Boulevard Greater Boston/Fenway Greater Boston/Route 128 San Francisco Bay Area/ Mssion Bay San Francisco Bay Area/ South San Francisco 392,011 RSF 596,064 RSF 109,435 RSF 259,689 RSF 13% Leased/Negotiating 21% Leased/Negotiating 31% Leased/Negotiating(2) -% Leased/Negotiating⁽³⁾

(1)Image represents 500 North Beacon Street on The Arsenal on the Charles Megacampus.
(2)Image represents 60 Sylvan Road on the Alexandria Center® for Life Science – Waltham Megacampus. The project is expected to capture demand in our Route 128 submarket (3) Image represents a multi-tenant project expanding our existing Alexandria Center for Science and Technology – Mission Bay Magacampus, where our joint venture partner will fund 100% of the construction cost until it attains an ownership inferest of 75%, after which it will contribute its respective share of additional capital. Additionally, during the three months ended Discember 31, 2024, we executed a letter of intent with a biomedical institution for the sale of a condominium interest aggregating 103,361 RSF, or approximately 49% of the development project. We expect to complete the transaction in 2025. Accordingly, we adjusted the development project RSF and its related book value to reflect 109,435 RSF, with our ownership share expected to be 25% at completion of the project.

San Diego/Torrey Pines

241,504 RSF

100% Leased

74
New Class A/A+ development and redevelopment properties: current projects (continued)
230 Harriet Tubman Way
269 East Grand Avenue
10935, 10945, and 10955
Alexandria Way(1)

San Francisco Bay Area/ South San Francisco 285,346 RSF 100% Leased

San Francisco Bay Area/ South San Francisco 107,250 RSF -% Leased/Negotiating



701 Dexter Avenue North

Seattle/Lake Union



8800 Technology Forest Place

73,298 RSF



10075 Barnes Canvon Road

San Diego/Sorrento Mesa





Texas/Greater Houston

(1)Image represents 10955 Alexandria Way on the One Alexandria Square Megacampus.

4135 Campus Point Court

San Diego/ University Town Center 426,927 RSF 100% Leased



Property/Market/Submarket	Square Footage				Percentag	je	Occupancy(1)		
	Dev/Redev	In Service	CIP	Total	Leased	Leased/ Negotiating	Initial	Stabilized	
Under construction	,								
2025 stabilization									
500 North Beacon Street and 4 Kingsbury Avenue/Greater Boston/ Cambridge/Inner Suburbs	Dev	211,574	36,444	248,018	92%	92%	1Q24	2025	
230 Harriet Tubman Way/San Francisco Bay Area/South San Francisco	Dev	_	285,346	285,346	100	100	1Q25	1Q25	
Canada	Redev	111,479	139,311	250,790	73	75	3Q23	2025	
		323,053	461,101	784,154	89	89	_		
2026 and beyond stabilization									
One Hampshire Street/Greater Boston/Cambridge	Redev	_	104,956	104,956	_	_	2027	2028	
311 Arsenal Street/Greater Boston/Cambridge/Inner Suburbs	Redev	82,216 (2)	308,446	390,662	21	21	2027	2027	
99 Coolidge Avenue/Greater Boston/Cambridge/Inner Suburbs	Dev	116,414	204,395	320,809	40	62	4Q23	2026	
401 Park Drive/Greater Boston/Fenway(3)	Redev	_	137,675	137,675	_	_	2026	2026	
421 Park Drive/Greater Boston/Fenway	Dev	_	392,011	392,011		13	2026	2027	
40, 50, and 60 Sylvan Road/Greater Boston/Route 128	Redev	_	596,064	596,064	31	31	2026	2027	
Other/Greater Boston	Redev	_	453,869	453,869	_	(4)	2027	2027	
1450 Owens Street/San Francisco Bay Area/Mssion Bay	Dev	_	109,435	109,435		(5)	2026	2026	
651 Gateway Boulevard/San Francisco Bay Area/South San Francisco	Redev	67,017	259,689	326,706		21	1Q24	2027	
269 East Grand Avenue/San Francisco Bay Area/South San Francisco	Redev	_	107,250	107,250	_	_	2026	2027	
10935, 10945, and 10955 Alexandria Way/San Diego/Torrey Pines	Dev	93,492	241,504	334,996	100	100	4Q24	2026	
4135 Campus Point Court/San Diego/University Town Center	Dev	_	426,927	426,927	100	100	2026	2026	
10075 Barnes Canyon Road/San Diego/Sorrento Mesa	Dev	_	253,079	253,079	70	70	2025	2026	
701 Dexter Avenue North/Seattle/Lake Union	Dev	_	227,577	227,577	_	_	2026	2027	
8800 Technology Forest Place/Texas/Greater Houston	Redev	50,094	73,298	123,392		41	2Q23	2026	
		409,233	3,896,175	4,305,408		37	_		
		732,286	4,357,276	5,089,562	43%	45%			

(1)Initial occupancy dates are subject to leasing and/or market conditions. Stabilized occupancy may vary depending on single femancy versias multi-terraincy. Multi-terrain projects may increase in mecupancy over a period of time. (2)Me expect to redevelop an additional 25,312 RSF of space occupied as of December 31, 2024 into laboratory space upon expiration of the existing leases through the second half of 2025. Refer to "Investments in real estate" under "Definitions and reconclinations" in Item 7 for additional in formation.

(3)During the three months ended December 31, 2024, we shifted the strategy of our 401 Park Drive redevelopment project to focus on the largest, most significant phase of the project. This phase aggregated 137,675 RSF and is expected

to initially deliver and stabilize in 2026. Accordingly, we placed the less significant portion of the project that aggregated 22,284 RSF back into operations.

(Al'Represents a project focused on demand from our existing tenants in our adjacent properties/campuses that will address demand from other non-Alexandria properties/campuses.

(Spreyersents a multi-tenant project expanding our existing tenants in our adjacent properties/campuses that will address demand from other non-Alexandria properties/campuses.

(Spreyersents a multi-tenant project expanding our existing Alexandria Contene for Science and Technology — Mission Bay, where our joint venture partner will fund 100% of the construction cost until it attains an ownership interest of 75%, after which it will contribute its respective share of additional capital. During the three months ended December 31, 2024, we executed a letter of intent with a biomedical institution for the sale of a condominium interest aggregating 103,331 RSF, or approximately 49% of the development project, with the transaction expected to close in 2025. Accordingly, we adjusted the development project RSF and its related book value to reflect 109,435 RSF, with our ownership share expected to be 25% at completion of the project.

	Our Ownership	At 100%					Unlevered Y	ields
Property/Market/Submarket	Interest	In Service	CIP		Cost to Complete	Total at Completion	Initial Stabilized	Initial Stabilized (Cash Basis)
Under construction								
2025 stabilization								
500 North Beacon Street and 4 Kingsbury Avenue/Greater Boston/ Cambridge/Inner Suburbs	100%	\$ 378,021	\$ 37,0	026	\$ 11,953	\$ 427,000	6.2%	5.5%
230 Harriet Tubman Way/San Francisco Bay Area/South San Francisco	48.2%	_	404,5	591	105,409	510,000	7.4%	6.4%
Canada	100%	50,235	51,5	596	11,169	113,000	6.4%	6.3%
		428,256	493,2	213				
2026 and beyond stabilization(1)								
One Hampshire Street/Greater Boston/Cambridge	100%	_	164,9	957	TBD			
311 Arsenal Street/Greater Boston/Cambridge/Inner Suburbs	100%	60,649	240,3	342				
99 Coolidge Avenue/Greater Boston/Cambridge/Inner Suburbs	75.0%	136,635	196,9	917	134,448	468,000	7.1%	7.0%
401 Park Drive/Greater Boston/Fenway	100%	_	151,3	301	TBD			
421 Park Drive/Greater Boston/Fenway	99.8%	_	463,0	079				
40, 50, and 60 Sylvan Road/Greater Boston/Route 128	100%	_	449,4	184				
Other/Greater Boston	100%	_	151,4	164				
1450 Owens Street/San Francisco Bay Area/Mssion Bay	25.1%	_	121,9	957				
651 Gateway Boulevard/San Francisco Bay Area/South San Francisco	50.0%	87,376	258,7	708	140,916	487,000	5.0%	5.1%
269 East Grand Avenue/San Francisco Bay Area/South San Francisco	100%	_	66,1		TBD			
10935, 10945, and 10955 Alexandria Way/San Diego/Torrey Fines	100%	100,944	323,9		78,063	503,000	6.2%	5.8%
4135 Campus Point Court/San Diego/University Town Center	55.0%	_	347,0		176,961	524,000	6.6%	6.2%
10075 Barnes Canyon Road/San Diego/Sorrento Mesa	50.0%	_	183,7	733	137,267	321,000	5.5%	5.7%
701 Dexter Avenue North/Seattle/Lake Union	100%	_	234,9		TBD			
8800 Technology Forest Place/Texas/Greater Houston	100%	59,794	46,2		5,928	112,000	6.3%	6.0%
		445,398	3,400,3					
		\$ 873,654	\$ 3,893,5	557	\$ 2,740,000 (2)	\$ 7,510,000 (2)		
Our share of investment(2)(3)		\$ 800,000	\$ 3.180.0	000	\$ 2,400,000	\$ 6.380.000		

Refer to "Initial stabilized yield (unlevered)" under "Definitions and reconciliations" in Item 7 for additional information.

(1)We expect to provide total estimated costs and related yields for each project with estimated stabilization in 2026 and beyond over the next several quarters.

(2)Represents odlar amount rounded to the nearest \$10 million and includes preliminary estimated amounts for projects listed as TBD.

(3)Represents our share of investment based on our ownership percentage upon completion of development or redevelopment projects.

Market , , , , ,	Qur	Book Value	Square Footage			
Property/Submarket	Ownership		Development an	d Redevelopment		Total(1)
	Interest			Future Opportunit Market Condition	ties Subject to s and Leasing	
			Under Construction	Priority Anticipated	Future	
Greater Boston						
Megacampus: Alexandria Center₀ at One Kendall Square/Cambridge	100%	\$ 164,957	104,956	_	_	104,956
One Hampshire Street						
Megacampus: The Arsenal on the Charles/Cambridge/Inner Suburbs	100%	288,993	344,890	25,312	34,157	404,359
311 Arsenal Street, 500 North Beacon Street, and 4 Kingsbury Avenue						
Megacampus: 480 Arsenal Way and 446, 458, 500, and 550 Arsenal Street, and 99 Coolidge Avenue/Cambridge/Inner Suburbs	(2)	285,870	204,395	_	902,000	1,106,395
446, 458, 500, and 550 Arsenal Street, and 99 Coolidge Avenue						
Megacampus: Alexandria Center₀ for Life Science – Fenway/Fenway	(3)	614,380	529,686	_	_	529,686
401 and 421 Park Drive						
Megacampus: Alexandria Center∘ for Life Science – Waltham/Route 128	100%	512,996	596,064	_	515,000	1,111,064
40, 50, and 60 Sylvan Road, and 35 Gatehouse Drive						
Megacampus: Alexandria Center₀ at Kendall Square/Cambridge	100%	204,128	_	_	174,500	174,500
100 Edwin H. Land Boulevard						
Megacampus: Alexandria Technology Square /Cambridge	100%	7,907	_	_	100,000	100,000
Megacampus: 285, 299, 307, and 345 Dorchester Avenue/Seaport Innovation Distric	60.0%	288,527	_	_	1,040,000	1,040,000
10 Necco Street/Seaport Innovation District	100%	105,106	_	_	175,000	175,000
215 Presidential Way/Route 128	100%	6,816	_	_	112,000	112,000
Other development and redevelopment projects	(4)	405,145	453,869	_	1,365,496	1,819,365
		\$ 2,884,825	2,233,860	25,312	4,418,153	6,677,325

Refer to "Megacampus" under "Definitions and reconciliations" in Item 7 for additional information.
(1) Represents total square footage upon completion of development of needevelopment of one or more new Class A/A+ properties. Square footage presented includes the RSF of buildings currently in operation at properties that also have future development or redevelopment opportunities. Upon expiration of existing in-place leases, we have the intent to demolish or redevelopment existing property subject to market conditions and leasing. Refer to "Investments in real estate" under "Definitions and reconciliations" in Item 7 for additional information, including development and redevelopment square feet currently included in rental properties.
(2)We have a 75,0% interest in 99 Coolidge Avenue aggregating 243,356 RSF and a 100% interest in 400 Fark Drive aggregating 1376,767 RSF and a 938% interest in 446, 458, 500, and 550 Asseral Street aggregating 902,000 RSF.
(4)Includes a property in which we own a partial interest through a real estate joint venture.

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New Class A/A+ development and redevelopment properties: summary of pipeline (continued)
Market
Market
Property/Submarket

Book Value Square Footage Development and Redevelopment Total Interest Future Opportunities Subject to Market Conditions and Leasing Under Construction San Francisco Bay Area Megacampus: Alexandria Center∘ for Science and Technology – Mission Bay/ Mission Bay 25.1% 121,957 (2) 109,435 (2) 109,435 1450 Owens Street 285,346 198,188 150,213 633,747 Alexandria Centero for Life Science - Milbrae/South San Francisco 48.2% 568,776 230 Harriet Tubman Way, 201 and 231 Adrian Road, and 6 and 30 Rollins Road Megacampus: Alexandria Technology Center® - Gateway/South San Francisco 50.0% 285,334 259,689 291.000 550,689 651 Gateway Boulevard Megacampus: Alexandria Center∘ for Advanced Technologies – South San Francisco/South San Francisco 107,250 90,000 197,250 100% 72.839 211(3) and 269 East Grand Avenue Megacampus: Alexandria Center® for Advanced Technologies - Tanforan/South S 100% 406,586 1,930,000 1,930,000 an Francisco 1122, 1150, and 1178 & Camino Real Megacampus: Alexandria Center® for Life Science - San Carlos/Greater Stanford 100% 1,497,830 1,497,830 455.849 960 Industrial Road, 987 and 1075 Commercial Street, and 888 Bransten Road 3825 and 3875 Fabian Way/Greater Stanford 100% 156,602 478,000 478,000 2100, 2200, 2300, and 2400 Geng Road/Greater Stanford 100% 37,264 240,000 240,000 1.070.925 1.070.925 Megacampus: 88 Bluxome Street/SoMa 100% 397 952 Other development and redevelopment projects 100% 56,924 56,924 \$ 2.503.159 761.720 198,188 5.804.892 6.764.800

Refer to "Megacampus" under "Definitions and reconciliations" in Item 7 for additional information.

(1) Represents total square footage upon completion of development or redevelopment of one or more new Class A/A+ properties. Square footage presture development or redevelopment or redevelopment or development or development and redevelopment or redevelopment square feet currently including development and redevelopment of the accordance of the development project RSF and its related book value to reflect 109 435 RSF, with a Clowdown apartial interest in this property through a real estate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 a — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated and unconsolidated real setate joint venture. Refer to Note 4 — Consolidated real unconsolidated real setate joint venture. ge presented includes the RSF of buildings currently in operation at properties that also have existing property subject to market conditions and leasing. Refer to "Investments in real by included in rental properties interest aggregating 103,361 RSF, or approximately 49% of the development project, with the with our ownership share expected to be 25% at completion of the project.

Market /C. har and a d	Qur	Book Value	Square Footage				
Property/Submarket	Ownership)	Development an	d Redevelopment		Total(1)	
	Interest			Future Opportunit Market Condition	ties Subject to s and Leasing		
			Under Construction	Priority Anticipated	Future		
San Diego							
Megacampus: One Alexandria Square/Torrey Pines	100%	\$ 382,913	241,504	_	125,280	366,784	
10935 and 10945 Alexandria Way and 10975 and 10995 Torreyana Road							
Megacampus: Campus Point by Alexandria/University Town Center	55.0%	492,221	426,927	333,414	634,043	1,394,384	
10010æ, 10140æ, 10210, and 10260 Campus Point Drive and 4135, 4161, 4165, and 4224 Campus Point Court							
Megacampus: SD Tech by Alexandria/Sorrento Mesa	50.0%	346,929	253,079	250,000	243,845	746,924	
9805 Scranton Road and 10075 Barnes Canyon Road							
11255 and 11355 North Torrey Pines Road/Torrey Pines	100%	153,104	_	153,000	62,000	215,000	
Megacampus: 5200 Illumina Way/University Town Center	51.0%	17,443	_	_	451,832	451,832	
9625 Towne Centre Drive/University Town Center	30.0%	837	_	_	100,000	100,000	
Megacampus: Sequence District by Alexandria/Sorrento Mesa	100%	46,323	_	_	1,798,915	1,798,915	
6260, 6290, 6310, 6340, 6350, and 6450 Sequence Drive							
Scripps Science Park by Alexandria/Sorrento Mesa	100%	42,417	_	_	154,308	154,308	
10256 and 10260 Meanley Drive							
4075 Sorrento Valley Boulevard/Sorrento Valley	100%	19,130	_	_	144,000	144,000	
Other development and redevelopment projects	(3)	76,843	_	_	475,000	475,000	
		\$ 1,578,160	921,510	736,414	4,189,223	5,847,147	

Refer to "Megacampus" under "Definitions and reconciliations" in Item 7 for additional information.
(1) Represents total square footage upon completion of development or redevelopment of one or more new Class A/A+ properties. Square footage presented includes RSF of buildings currently in operation at properties that also have informent full under "Definitions and reconciliations" in Item 7 for additional information, including development and redevelopment square feet currently included in rental properties.

(2) Whe have a 100% interest in this property.
(3) Includes a property in which we own a partial interest through a real estate joint venture.

Market Property/Submarket	Our Ownership	Book Value	Square Footage Development an	Total		
	Interest		be veropment an	Future Opportunities Subject to Market Conditions and Leasing		·
			Under Construction	Priority Anticipated	Future	
Seattle						
Megacampus: Alexandria Center₀ for Life Science – South Lake Union/Lake Union	(2)	\$ 516,743	227,577	869,000	188,400	1,284,97
601 and 701 Dexter Avenue North and 800 Mercer Street						
1010 4th Avenue South/SoDo	100%	59,996	_	_	544,825	544,82
410 West Harrison Street/Elliott Bay	100%	_	_	_	91,000	91,000
Megacampus: Alexandria Center∘ for Advanced Technologies – Canyon Park/ Bothell	100%	18,066	_	_	230,000	230,000
21660 20th Avenue Southeast						
Other development and redevelopment projects	100%	144,644	_	_	706,087	706,08
		739,449	227,577	869,000	1,760,312	2,856,88
Varyland						
Megacampus: Alexandria Center₀ for Life Science – Shady Grove/Rockville	100%	22,593	_	_	296,000	296,000
9830 Darnestown Road						
		22,593			296,000	296,00
Research Triangle						
Megacampus: Alexandria Center∘ for Advanced Technologies and Agtech – Research Triangle/Research Triangle	100%	106,906	_	180,000	990,000	1,170,000
4 and 12 Davis Drive						
Megacampus: Alexandria Center₀ for Life Science – Durham/Research Triangle	100%	158,277	_	_	2,060,000	2,060,00
Megacampus: Alexandria Centero for NextGen Medicines/Research Triangle	100%	109,368	_	_	1,055,000	1,055,00
3029 East Cornwallis Road						
Megacampus: Alexandria Center₀ for Sustainable Technologies/Research Triangle	100%	53,941	_	_	750,000	750,00
120 TW Alexander Drive, 2752 East NC Highway 54, and 10 South Triangle Drive						
100 Capitola Drive/Research Triangle	100%	_	_	_	65,965	65,96
Other development and redevelopment projects	100%	4,185	_	_	76,262	76,26

Refer to "Negacampus" under "Definitions and reconciliations" in Item 7 for additional information.
(1)Represents total square footage upon completion of development or redevelopment or one or more new Class A/A+ properties. Square footage upon completion of development or redevelopment and redevelopment and redevelopment and redevelopment or redevelopment or redevelopment and redevelopment and redevelopment and redevelopment is guare feet currently included in rental properties.
(2)We have a 100% interest in 601 and 701 Dexter Avenue North aggregating 415,977 RSF and a 60% interest in the priority anticipated development project at 800 Mercer Street aggregating 869,000 RSF.

Market	Qur	Book Value		Square Footage					
Property/Submarket	Ownership	р		Development and	Redevelopment		Total(1)		
	Interest				Future Opportunit Market Conditions	ies Subject to and Leasing			
				Under Construction	Priority Anticipated	Future			
New York City			_						
Megacampus: Alexandria Center₀ for Life Science – New York City/New York City	100%	\$	168,423	_	_	550,000 (2	550,000		
			168,423		_	550,000	550,000		
Texas									
Alexandria Center₀ for Advanced Technologies at The Woodlands/Greater Houston	100%		49,118	73,298	_	116,405	189,703		
8800 Technology Forest Place									
1001 Trinity Street and 1020 Red River Street/Austin	100%		10,533	_	126,034	123,976	250,010		
Other development and redevelopment projects	100%		56,798	_	_	344,000	344,000		
			116,449	73,298	126,034	584,381	783,713		
Canada	100%		51,596	139,311	_	371,743	511,054		
Other development and redevelopment projects	100%		121,396	_	_	724,349	724,349		
Total pipeline as of December 31, 2024, excluding properties held for sale		8,	618,727	4,357,276	2,134,948	23,696,280	30,188,504		
Properties held for sale			237,739	_	_	2,390,856	2,390,856		
Total pipeline as of December 31, 2024		\$ 8,	856,466 (3)	4,357,276	2,134,948	26,087,136	32,579,360		

Refer to "Megacampus" under "Definitions and reconciliations" in Item 7 for additional information.

(1)Total square footage includes 3,056,674 RSF of buildings currently in operation that we expect to demolish or redevelop and commence future construction subject to market conditions and leasing. Refer to "Investments in real estate" under "Definitions and reconciliations" in Item 7 for additional information, including development and redevelopment square feet currently included in rental properties.

(2)During the three months ended September 30, 2024, we filed a lawsuit against the New York City Health + Hospitals Corporation and the New York City Economic Development Corporation for read and breach of contract concerning our

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ITEM 3. LEGAL PROCEEDINGS
In 2006, ARE-East River Science Park, LLC, a subsidiary of Alexandria Real Estate Equities, Inc., was granted an option to In 2006, ARE-East River Science Park, LLC, a subsidiary of Alexandria Real Estate Equities, Inc., was granted an option to incorporate a land parcel adjacent to and north of the Alexandria Center® for Life Science – New York City ("ACLS-NYC") campus ("Option Parcel") into the existing ground lease of that campus. The Option Parcel will allow ARE-East River Science Park, LLC to develop a future world-class life science building within the ACLS-NYC campus. ARE-East River Science Park, LLC is investment in preconstruction costs related to the development of the Option Parcel, including costs related to design, engineering, environmental, surveyfitle, and permitting and legal costs, aggregated \$168.4 million as of December 31, 2024.

On August 6, 2024, ARE-East River Science Park, LLC filed a lawsuit in the U.S. District Court for the Southern District of New York against its landlord, New York City Health + Hospitals Corporation ("H+H"), and the New York City Economic Development Corporation ("EDC"), On January 24, 2025, ARE-East River Science Park, LLC filed a First Amended Complaint. The lawsuit alleges two principal claims against H+H and EDC: fraud in the inducement, and, in the alternative, breach of contract in violation of the implied covenant of good faith and fair dealing. As alleged in the complaint, ARE-East River Science Park, LLC's claims arise from H+H's and EDC's misrepresentations and concealment of material facts in connection with a floodwall, which H+H and EDC are seeking to require ARE-East River Science Park, LLC to integrate into the development of the Option Parcel. ARE-East River Science Park, LLC alleges that H+H's and EDC's misrepresentations and concealment of material facts in connection with a floodwall, which H+H and EDC are seeking to require ARE-East River Science Park, LLC to integrate into the development of the Option Parcel. ARE-East River Science Park, LLC alleges that H+H's and EDC's missconduct have prevented it from commencing the development of the Option Parcel. In light o

PART II

TIEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS, AND ISSUER PURCHASES
OF EQUITY SECURITIES
Market Information
Our common stock is traded on the NYSE under the symbol "ARE." On January 15, 2025, the last reported sales price per
share of our common stock was \$98.43, and there were 562 holders of record of our common stock (excluding beneficial owners whose
shares are held in the name of Code & Co.).
To maintain our qualification as a REIT, we must make annual distributions to stockholders of at least 90% of our taxable
income for the current taxable year, determined without regard to deductions for dividends paid and excluding any net capital gains.
Under certain circumstances, we may be required to make distributions in excess of cash flows available for distribution to meet these
distribution requirements. In such a case, we may borrow funds or may raise funds through the issuance of additional debt or equity
capital. No dividends can be paid on our common stock unless we have paid full cumulative dividends on our preferred stock. As of
December 31, 2024, we had no outstanding shares of preferred stock. Future distributions on our common stock will be determined by,
and made at the discretion of, our Board of Directors and will depend on an number of factors, including actual cash available for
distribution to our stockholders, our financial condition and capital requirements, the annual distribution requirements under the REIT
provisions of the Internal Revenue Code, restrictions under Naryland law, and such other factors as our Board of Directors adeems
relevant. We cannot assure our stockholders that we will make anyfuture distributions.
Refer to "Item 12. Security ownership of certain beneficial owners and management and related stockholder matters" in this
annual report on Form 10-K for information on securities authorized for issuance under equity compensation plans.

Issuer Purchases of Equity Securities
From December 9, 2024 to December 31, 2024, we repurchased whene

Total Number of Shares Purchased Price Paid per Share Purchased Shares Purchased Part of Publicly Announced Plans Approximate Value of Shares That May Yet Be Purchased Under Plans December 9, 2024⁽¹⁾ - December 31, 2024 496,276 \$100.95 496,276 \$449,90 (1) On December 9, 2024, we announced that our Board of Directors authorized a share repurchase program allowing the repurchase of shares with an aggregate value up to \$500.0 million until December 31, 2025 in the open market, through privately negotiated transactions, or otherwise, in accordance with all applicable securities laws and regulations, including Rule 100-18 of the Exchange Act.

ITEM 6. [RESERVED]

7. Management's discussion and analysis of financial condition and results of operations" in this annual report on Form 10-K. We do not undertake any responsibility to update any of these factors or to announce publicly any revisions to any of the forward-looking statements contained in this or any other document, whether as a result of new information, future events, or otherwise. As used in this annual report on Form 10-K, references to the "Company," "Alexandria," "ARE," "we," "us," and "our" refer to Alexandria Real Estate Equities, Inc. and its consolidated subsidiaries.

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	summary
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Operating results				
		nded Decemb	,	
	2024		2023	
Net income attributable to Alexandria's common stockholders – diluted:				
In millions	\$	309.6	\$	92.4
Per share	\$	1.80	\$	0.54
Funds from operations attributable to Alexandria's common stockholders – diluted	d, as adjusted:			
In millions	\$	1,629.1	\$	1,532.3
Per share	\$	9.47	\$	8.97
For additional information, refer to "Funds from operations and funds from operating Real Estate Equities, Inc.'s common stockholders" under "Definitions and reconci in "Results of operations" in Item 7 in this annual report on Form 10-K. Continued operational excellence and solid results amid challenging macroeconci (As of December 31, 2024, unless stated otherwise)	ons, as adjusi liations" and to mic environm	ted, attributab o the tabular p ent	le to Alexan presentation	idria n of these iten
Occupancy of operating properties in North America			94.6%	
Percentage of total annual rental revenue in effect from Megacampus platform			77%	
Percentage of total annual rental revenue in effect from investment-grade or public	lytraded large	cap tenants	52%	
Adjusted EBITDA margin for the three months ended December 31, 2024			72%	
Percentage of leases containing annual rent escalations			97%	
Meighted convers remaining lease town.				
Weighted-average remaining lease term:			0.0	
Top 20 tenants			9.3	years
All tenants			7.5	years
Sustained strength in tenant collections:				
January 2025 tenant rents and receivables collected as of the date of this report			99.5%	
Tenant rents and receivables for the three months ended December 31, 2024 coll report $$	ected as of the	date of this	99.9%	
Continued solid leasing volume and rental rate increases •Continued solid leasing volume aggregating 5.1 million RSE for the year ended D	ecember 31.2	2024 up 19%	compared	to our

Continued solid leasing volume aggregating 5.1 million RSF for the year ended December 31, 2024, up 19% compared to our 2014–2020 average of 4.3 million RSF.

Rental rate increases on lease renewals and re-leasing of space were 16.9% and 7.2% (cash basis) for the year ended

December 31, 2024.

*84% of our leasing activity during the last twelve months was generated from our existing tenant base.

*Tenant improvements and leasing commissions on renewed and re-leased space executed during the year ended December 31, 2024 represented only 8.4% of total lease term rents, the second lowest percentage of total lease term rents in the past five years.

	2024	
Total leasing activity – RSF		5,053,954
Leasing of development and redevelopment space – RSF		493,341
Lease renewals and re-leasing of space:		
RSF (included in total leasing activity above)		3,888,139
Rental rate increase	16.9%	
Rental rate increase (cash basis)	7.2%	

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Continued solid net operating income and internal growth

1 otal revenues of \$3.1 billion, up 8.0%, for the year ended December 31, 2024, compared to \$2.9 billion for the year ended December 31, 2023.

Net operating income (cash basis) of \$2.0 billion for the year ended December 31, 2024, up \$176.9 million, or 9.8%, compared to the year ended December 31, 2023.

Same property net operating income growth of 1.2% and 4.6% (cash basis) for the year ended December 31, 2024, compared to the year ended December 31, 2023.

97% of our leases contain contractual annual rent escalations approximating 3%.
Continued Ingorous focus on management of general and administrative costs

Ceneral and administrative expenses as a percentage of net operating income of 7.6% for the year ended December 31, 2024, compared to 9.8% for the year ended December 31, 2025, based on the midpoint of our quidance, compared to 2024, from a variety of cost-control and efficiency initiatives, including:

Personnel-related matters: reduction in headcount over the last two years and restructuring of compensation plans.

Streamlining of business processes: systems upgrades, process improvements, and cost reduction in legal, technology, and operational support services.

Attractive dividend strategy to share net cash flows from operating activities with stockholders while retaining a significant portion for reinvestment

Common stock dividend declared for the three months ended December 31, 2024 of \$1.32 per common share, aggregating \$5.19 per common share for the year ended December 31, 2024, up 23 cents, or 5%, over the year ended December 31, 2024.

Spinificant net cash flows from operating activities after dividends retained for reinvestment aggregating \$2.2 billion for the year ended December 31, 2024.

Spinificant net cash flows from operating activities after dividends retained for reinvestment aggregating \$2.2 billion for the year ended December 31, 2024.

Significant net cash flows from operating activities after dividends retained for rei

(III TIIIII OF O	
During the nine months ended September 30, 2024	\$ 239
During the three months ended December 31, 2024	1,128
Total 2024 dispositions	\$ 1,367

As of the date of this report, our share of pending dispositions subject to negotiations aggregated \$539.5 million. These transactions represent approximately 32% of the \$1.7 billion midpoint of our 2025 guidance range for dispositions and sales of partial

External growth and investments in real estate

Alexandra's development and redevelopment pipeline delivered incremental annual net operating income of \$55 million and \$118 million, commencing during the three months and year ended December 31, 2024, respectively, and is expected to deliver incremental annual net operating income aggregating \$395 million by the second quarter of 2028.

-During the three months ended December 31, 2024, we placed into service Megacampus development and redevelopment projects aggregating 602,593 RSF that are 98% occupied across multiple submarkets and delivered incremental annual net operating income of \$55 million. Key deliveries during the three months ended December 31, 2024 include:

-171,102 RSF at 4155 Campus Point Court located on the Campus Point by Alexandria Megacampus in our University Town Center submarket,

Route 128 submarket; and 10945, and 10955 Alexandria Waylocated on the One Alexandria Square Megacampus in our 193,492 RSF at 10935, 10945, and 10955 Alexandria Waylocated on the One Alexandria Square Megacampus in our 1970 forrey Pines submarket.

*Annual net operating income (cash basis) is expected to increase by \$70 million upon the burn-off of initial free rent, with a weighted-average burn-off period of approximately three months, from recently delivered projects. 68% of RSF in our total development and redevelopment pipeline is within our Megacampus ecosystems.

(dollars in millions)		ntal Annual	RSF	Occupancy Percentage
Placed into service:				
Nine months ended September 30, 2024	\$	63	945,118	100%
Three months ended December 31, 2024		55	602,593	98
Total placed into service in 2024	\$	118	1,547,711	98%
				
Expected to be placed into service:				
Fiscal year 2025	\$	83 (1)	4,357,276	
First quarter of 2026 through second quarter of 2028		312		
	\$	395		

(1)Includes (i) 461,101 RSF that is expected to stabilize through 2025 and is 89% leased/negotiating and (ii) expected partial deliveries through fourth quarter of 2025 from projects expected to stabilize in 2026 and beyond. Refer to the initial and stabilized occupancy years under "NewClass A/A+ development and redevelopment properties: current projects" in 1tem 2 for additional information.

Trends that may affect our future results
In 2024, we identified key market trends and uncertainties that had or may have a negative effect on our business. Although we have mitigating strategies to minimize the risks posed by these trends and uncertainties, there can be no assurance that these measures will be successful in preventing material impacts on our future results of operations, financial position, and cash flows. Refer to "ftem 1A Risk factors" in this annual report on Form 10-K for discussion of additional risks we face.

*New competitive supply may exert pressure on our rental rates and adversely affect our operating results. During and after the COVID-19 pandemic, the shift toward hybrid and remote work arrangements has led certain office and other real estate companies to repurpose their underutilized office spaces into laboratory facilities. Our success and the success of other laboratory operators have prompted and may continue to prompt new and existing life science developers to commence speculative redevelopment and/or development projects in anticipation of demand for laboratory facilities. These conversion and speculative development projects contributed to a significant influx of new laboratory properties in key markets such as Boston, San Diego, and San Francisco, heightening competitive pressures and diluting pricing power in certain submarkets. The increase in the supply of laboratory properties may persist in the near future, potentially intensifying competition and continuing to exert downward pressure on rental and occupancy rates. Our renter lates for renewed/re-leased space increased by 16.9%, 29.4%, and 31.0% during years ended December 31, 2024, 2023, and 2022, respectively, and we expect an increase of 90/% to 17.0% to 17.0% in 2025. However, to remain competitive, retain existing tenants, or renewed even may need to reduce our future rental rates below these projections and/or offer more tenant improvement and leasing commissions per RSF and free rent related to our renewed/re

	Tenant Improvements/ Leasing Commissions F		Average Free Rent per Annum
2022	\$	27.83	0.3 months
2023	\$	26.09	0.6 months
2024	\$	46.89	0.7 months

2024 \$ 46.89 0.7 months

As of December 31, 2024, we anticipate that 4.4 million RSF of projects undergoing construction, which are expected to be placed into service from 2025 through the second quarter of 2028, and will generate \$395 million in future incremental annual net operating income. These RSF are 45% leased or under lease negotiations as of December 31, 2024. The realization of the aforementioned risks could hinder our ability to secure tenants for the remaining unleased RSF related to these projects at the expected rates, or at all, potentially leading to a shortfall in or delays in the commencement of the projected incremental annual net operating income.

*Unfavorable capital markets and overall macroeconomic environment negatively impacting the value of our real estate and non-real estate portfolios may limit our ability to raise capital to further our business objectives.

The effective execution of our development and redevelopment activities is contingent upon our access to the required capital. In 2025, we expect to incur from \$1.5 billion to \$2.1 billion in construction spending.

*Lower property valuations and increased capitalization rates. Aportion of our projected construction and acquisition

**Lower property valuations and increased capitalization rates. Aportion of our projected construction and acquisition spending is expected to be funded through dispositions and sales of partial interests in core and non-core real estate

assets. Real estate investments are generally less liquid than many other investment types, which can present challenges in selling our properties timely or at desirable prices, particularly in an economic climate marked by ongoing uncertainties around inflation and interest rates, in addition to those related to oversupply.

Although the U.S. Federal Resene lowered the federal funds target range during 2024 to 4.25%—4.50% from 5.25%—5.50% at the end of 2023, interest rates remain elevated. This could continue to limit access to debt and/or equity financing for the prospective buyers of our real estate assets, potentially eliminating their participation in the market or forcing them to seek more expensive alternative funding options. Such challenges for buyers could lead to a rise in properties available for sale, and could exart downward pressure on property valuations and elevate capitalization rates, potentially adversely impacting the sales proceeds we expect from our real estate asset sales in 2025. The new supply, discussed above, combined with high interest rates and reduced market liquidity, may result in a prolonged period of lower property valuations and higher capitalization rates, potentially leading to significant additional real estate impairments. In 2024, these market conditions made it challenging to execute asset sales at anticipated valuations within expected timelines. For more information about our sales of real estate, refer to "Sales of real estate assets and impairment charges" in Note 3 – "Investments in real estate" to our consolidated financial statements in Item 15 in this annual report on Form 10-K. In 2025, we expect to complete dispositions and sales of partial interests from \$1.2 billion to \$2.2 billion. However, we may not be able to achieve this and/or other targets disclosed in our 2025 guidence as a result of the uncertainties discussed in this section as well as in "Item 1A Risk factors" in this annual report on Form 10-K.

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The table below presents total dispositions, gain on sales of real estate, consideration in excess of book value, real estate impairment, and a trend of increasing capitalization rates associated with dispositions and sales of partial interests in our real estate assets in 2022, 2023, and 2024 (dollars in thousands). While the increase in capitalization rates presented in the table can partly be attributed to the quality of core and non-core assets we sold during each period, capitalization rates in general have increased in recent years, and there is no assurance that this upward trend will stabilize or reverse in the fitting.

tuture.	and :	l Dispositions Sales of al Interests	ns on es of Real ate	in l	Consideration Real Estate In Excess of Impairment Book Value		Capitalization Rates(1)	Capitalization Rates (cash basis)(1)	
2022	\$	2,222,296	\$ 537,918	\$	644,029	\$	64,969	4.5%	4.4%
2023	\$	1,314,414	\$ 277,037	\$	7,792	\$	461,114	6.7%	5.9%
2024	\$	1,382,453	\$ 129,312	\$	_	\$	223,068	7.7%	6.5%

(1)Capitalization rates are calculated only for stabilized operating assets sold. Refer to "Capitalization rates" under "Definitions and reconciliations" in Item 7 for additional information.

7 for additional information.

*Increased cost and limited availability of capital. In 2025, we expect to issue approximately \$600 million of unsecured bonds, primarily to refinance our \$600 million bonds maturing in April 2025. However, should we encounter difficulties in selling our real estate assets at our targeted prices, we may need to increase our reliance on debt financing to fund our construction projects, which are projected to aggregate approximately \$1.8 billion based on the midpoint of our 2025

construction projects, which are projected to aggregate approximately \$1.8 dillion based on the milipolin of our 2020 guidance. In addition, our uses of capital include ground lease prepayments aggregating \$270.0 million. In July 2024, we executed an amendment to our existing ground lease agreement at the Alexandria Technology Squaree Megacampus in our Cambridge submarket to extend the term of the ground lease by 24 years to 2088. The amendment requires that we prepay our entire rent obligation for the extended lease term aggregating \$270.0 million in two equal installments. During the three months ended December 31, 2024, we made the first installment payment of \$135.0 million, followed by the second installment payment of \$135.0 million on January 14, 2025. We believe the lease extension significantly enhances the long-term value of our investment in this critical Megacampus. However, the rent prepayment under this ground lease also significantly impacted earnings due to the elevated cost of capital. If the current high interest rate environment persists or worsens, the debt funding option could become costlier, less accessible, or even unavailable, potentially limiting our ability to complete our development projects on schedule and thereby delaying our expected incremental annual net operating income generation and negatively affecting our business. The table below reflects a trend of increasing interest rates related to our unsecured senior notes payable issued in 2022, 2023, and 2024 (dollars in thousands). There is no assurance that this trend of increasing debt costs will not continue into the future.

	red Senior Payable Issued	Interest Rate(1)	
2022	\$ 1,800,000	3.38%	
2023	\$ 1,000,000	5.07%	
2024	\$ 1 000 000	5.57%	

(1)Includes amortization of loan fees, amortization of debt premiums (discounts), and other bank fees.

Capitalized interest. In 2025, our capitalized interest is expected to range from \$340 million to \$370 million and interest expense from \$165 million to \$195 million. Our strategic focus is on prioritizing the completion of our highly leased projects under construction. Additionally, we invest in our future pipeline with the goals of enhancing value and reducing the timeline to allow for vertical construction. This is in response to our expectation of increased future demand for these projects and is reflected in our expectation for capitalized interest. Refer to "Capitalized interest" under "Definitions and reconciliations" in Item 7 in this annual report on Form 10-K for additional information. However, the challenging macroeconomic environment, including the elevated supply of laboratory space, higher costs or unavailability of debt, and challenges in obtaining sufficient proceeds from real estate asset dispositions, as discussed above, have necessitated and may continue to necessitate a reevaluation of our current plans and lead to a temporary suspension of our construction projects. This could result in a decline in our 2025 capitalized interest below our current projections and in a further increase in interest expense recognized in our consolidated statement of operations in 2025.

90 The table below presents gross interest expense, capitalized interest, and interest expense during 2022, 2023, and 2024

,	Gross Interest	Expense Capitaliza	ed Interest Interes	st Expense
2022	\$	372,848 \$	(278,645) \$	94,203
2023	\$	438,182 \$	(363,978) \$	74,204
2024	\$	516,799 \$	(330,961) \$	185,838

\$ 516,799 \$ (330,961) \$ 185,838

• Volatility in non-real estate investments. We hold strategic investments in publicly traded companies and privately held entities primarily involved in the life science industry. These investments are subject to market and sector-specific risks that can substantially affect their valuation. Like many other industries, the life science industry is susceptible to macroeconomic challenges, such as ongoing economic uncertainty and a tighter capital environment. These factors may lead to increased volatility in the valuation of our non-real estate investments.

In such a challenging environment, distributions from our investments which we may receive as dividends, as liquidation distributions from our investments in limited partnerships, or as a result of mergers and acquisitions that lead to our privately held investees being acquired by other entities — could result in lower realized gains. Moreover, should market conditions worsen, we may face challenges in selling these securities at optimal prices, potentially disrupting our capital strategy.

market conditions worsen, we may race challenges in selling these securities at optimal prices, potentially disrupting our capital strategy.

Unfavorable market conditions could also indicate potential impairment of our investments in privately held entities that do not report NAV per share and lead to the recognition of additional significant non-real estate impairments, lower realized gains, and higher unrealized losses.

The table below reflects the volatility of our non-real estate investments in 2022, 2023, and 2024 (in thousands):

	Realized Gains(1)		Unrealized	Losses	Total Investment Loss		
2022	\$	80,435	\$	(412,193)	\$	(331,758)	
2023	\$	6,078	\$	(201,475)	\$	(195,397)	
2024	\$	59,124	\$	(112,246)	\$	(53,122)	

(1) Includes impairment charges aggregating \$58.1 million, \$74.6 million, and \$20.5 million for the years ended December 31, 2024, 2023, and 2022, respectively.

The realization of any of the aforementioned risks could have a material adverse impact on our revenues, particularly our income from rentals, net operating income, our results of operations, funds from operations, operating margins, initial stabilized yields (unlevered) on new or existing construction projects, occupancy, EPS, FFO per share, our overall business, and the market value of our common stock.

Mitigating factors:

•Mitigating factors:
•Megacampus strategy: focus on premier Class A/A+ assets in AAA life science innovation cluster locations.

Alexandria has established a high-quality Labspace® asset base predominantly concentrated in markets with high barriers to entry. Despite a recent increase in the availability of laboratory space, Alexandria is expected to continue to benefit from our focus on Class A/A+ assets strategically clustered in Megacampus ecosystems in AAA life science innovation cluster locations in close proximity to top academic and medical research institutions. This proximity is a key driver of tenant demand. Our Megacampus ecosystems are used in two distinct ways: (i) to house the research operations of our tenants and (ii) to recruit and retain the best talent available from a limited pool, which underscores why the scale, strategic design, and placement our Megacampus ecosystems provide are critical.

CEOs of life science companies typically anticipate rapid and exponential growth upon their companies' achieving scientific milestones. Our Megacampus ecosystems are designed for scalability, providing opportunities for our tenants to grow within our Megacampus ecosystems, including through our future developments and redevelopments aggregating 29.5 million RSF, of which 68% is concentrated within our Megacampus ecosystems. The strategic location of our Megacampus ecosystems, which offer both high visibility and a clear path to growth, serves as a powerful motivator for tenants to lease space from us.

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Moreover, our tenants recognize that their success is directly linked to their ability to attract and retain personnel to advance their science. Our Megacampus ecosystems provide a superior set of amenities, services, and access to transit that offer our tenants valuable optionality. The collaborative, whrant elements of our Megacampus ecosystems, coupled with world-class amenities, enhance their confidence in using these spaces as effective recruiting tools. In contrast, a significant amount of the competitive supply in the market today consists of isolated, one-off buildings. These facilities ma provide operational space, but they fall short in offering the scale and strategic design that our Megacampus ecosystems deliver.

provide operational space, but they fall short in oliening the scale and strategic design that our negacampus ecosystems deliver. Consequently, our external growth strategy focuses on the development of new Megacampus ecosystems and the enhancement of existing ones, serving as our most effective defense against competitive supply. Over the past three decades, we have established a significant market presence in AAA innovation cluster locations. Our Megacampus facilities provide a comprehensive solution to life science tenants, one that is challenging to replicate due to the significant time and capital required to replicate this model. We believe the focus on our Megacampus strategy will continue to position us favorably compared to potential supply of new competitive laboratory spaces. This strategy is partially responsible for our 2024 performance metrics listed below, which have been achieved despite the current challenging macroeconomic environment:

responsible for our 2024 performance metrics listed below, which have been achieved despite the current challenging macroeconomic environment:

**Our Megacampus properties account for 77% of our total annual rental revenue as of December 31, 2024.

**Strong funds from operations per share — diluted, as adjusted, for 2024 of \$9.47.

**Same property net operating income growth of 1.2% and 4.6% (cash basis) for the year ended December 31, 2024.

**Solid occupancy of 94.6% as of December 31, 2024.

**Solid ental rate increases of 16.9% and 7.2% (cash basis) for the year ended December 31, 2024.

**Strong leasing volume aggregating 5.1 million RSF for the year ended December 31, 2024, up 17% compared to our 2023 leasing volume.

**The weighted-average lease term for leases executed during 2024 was 8.9 years; and

**Our projects expected to stabilize in 2025 are 89% leased/negotiating.

Operational excellence of our team. Alexandria provides and demonstrates operational excellence in direct asset management and operations of our Labspace® asset base. This high level of performance is crucial in helping to protect billions of dollars' worth of intensive infrastructure, specialized equipment, and invaluable tenant research and clinical assets. The demanding nature of laboratory-based scientific research requires strict adherence to safety standards set by local, state, and federal regulatory bodies. Key compliance aspects include good manufacturing practice and Clinical Laboratory Improvement Amendments ("CLIA") certifications, adherence to national biosafety level guidelines, proper permitting and handling of hazardous waste generation and chemical storage, maintenance of safety stations, effective

management of ultra-low temperature freezers, and careful licensing and management of radioactive materials. Our team is composed of highly experienced, educated, and professionally credentialed facilities specialists. This expertise is essential in ensuring a secure and efficient environment for groundbreaking scientific research and has been cultivated and maintained over many years.

Strength of our brand. As a recognized leader in the life science and real estate sectors, Alexandria has successfully built a diverse and high-quality tenant base. Over the past three decades, we have fostered longstanding relationships and strategic partnerships with our tenants, which have enabled us to maintain strong occupancy, leasing, and growth in net operating income and cash flows and to effectively navigate through various economic cycles. Keyindicators of our brand strength include:

*As of December 31, 2024, 84% of our leasing activity during the last twelve months was generated from our existing tenant base.

tenant base.
•As of December 31, 2024, 92% of our top 20 tenants annual rental revenue is derived from investment-grade or

*As of December 31, 2024, 92% of our top 20 tenants annual rental revenue is derived from investment-grade or large-cap publicly traded companies.

*Solid occupancy of 94.6% as of December 31, 2024; and

*Our tenant collections have remained consistently high over the last four years, averaging 99.8% since the beginning of 2021 through December 31, 2024.

Life science fundamentals. We monitor market demand trends, particularly in the life science industry, to optimally align our property offerings with tenant requirements. The life science industry has shown strong long-term growth, fueled by multifaceted sources of funding, including private venture capital, biopharma R&D spend, government funding, and philanthropic support for biomedical innovation. Our focus on high-quality Labspace® assets in prime locations positions us to effectively capitalize on these ongoing trends:

*The R&D expenditures by U.S. publicly traded life science companies have shown consistent growth since 2014, nearly doubling in 2023 compared to 2014. As of December 31, 2024, 17 of the top 20 pharma R&D spenders (for the year 2023) are Alexandria tenants.

*The sector's growth is further supported by substantial funding life science companies by private-venture capital, which totaled over \$40B in 2024, over 2.5x the capital deployed in 2014.

*FDA approvals of novel medicines continue to accelerate. Novel approvals by the FDA's CDER division averaged 49 from 2020–2024, over double the average from 2005–2009.

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Prudent financial management. Our strong and flexible balance sheet and prudent balance sheet management are key factors in our ability to navigate economic uncertainties and capitalize on new opportunities. The strength of our financial position is highlighted by several key indicators:

*Our significant liquidity of \$5.7 billion as of December 31, 2024 provides us the flexibility to address our operational needs and to pursue growth opportunities.

*We expect to have the ability to self-fund a large portion of our capital requirements through the following sources in 1008:

\$475 million in net cash provided by operating activities after dividends, at the midpoint of our guidance range for

2025.

\$684.1 million in capital contributions to fund construction expected from our existing consolidated real estate joint venture partners from January 1, 2025 through 2028.

\$1.7 billion from dispositions and sales of partial interests in real estate assets at the midpoint of our guidance range for 2025.

*As of December 31, 2024, our credit ratinos from Moody's Ratings and S&P Global Ratings were Baa1 and BBB+, respectively, which continued to rank in the top 10% among all publicly traded U.S. REITs.

*As of December 31, 2024, our fixed-rate debt represents 98.8% of our total debt, which provides predictability in debt servicing costs. Our fixed rate debt percentage has averaged 98.4% of total debt as of December 31 of each year since 2020.

since 2020.

**Our debt maturity schedule is well laddered which provides us with financial flexibility and reduces short-term refinancing risks. As of December 31, 2024, 32% of our debt matures in 2049 or later and only 14% of our debt

matures in the next three years.

-As of December 31, 2024, the weighted-average remaining term of our debt is 12.7 years, demonstrating our strategic approach to debt management and focus on maintaining manageable annual debt maturities.

-Our net debt and preferred stock to Adjusted EBITDA ratio was 5.2x for the three months ended December 31, 2024.

Our net debt and preferred stock to Adjusted EBITDA ratio was 5.2x for the three months ended December 31, 2024 annualized.

Other mitigating factors

Improvement in office market. The increase in demand for premium office space in 2024, primarily driven by the tech sector, particularly companies focused on Al, absorbed some of the market's previously misguided office-to-lab conversions, which are now being repurposed back into modern office environments. High ceilings, improved ventilation systems, and abundant natural light have become highly desirable features, appealing to office tenants. This trend is expected to lead to the exit from the life science sector of inexperienced life science real estate developers and expedite the resolution of the oversupply.

Projected decrease in general and administrative expenses. Over the past few years, we have implemented comprehensive measures to reduce our expenditures across our organization, including our general and administrative expenses, which provided savings during the year ended December 31, 2024 compared to the year ended December 31, 2023, and are expected to provide significant savings in 2025 and beyond. With these initiatives, we anticipate a reduction in general and administrative expenses of approximately \$32 million, or 23%, during the year ending December 31, 2024. These projected savings are expected to stem from a variety of implemented cost-control and efficiency initiatives including, but not limited to, the following:

(i)Personnel-related matters, including:

*Restructuring of various compensation plans.

(ii)Streamlining of business processes:

Implementation of redundancies through better alignment and consolidation of roles.

These and other changes are projected to generate annual savings of approximately \$32 million, or 23%, during the year ending December 31, 2025, based on the midpoint of our 2025 guidance, compand to the year ended December 31, 2024, with a significant portion of these savings anticipated to potentially continue

2024 capital strategy

During 2024, we continued to execute many of the long-term components of our capital strategy, as described below.

Maintained access to diverse sources of capital strategically important to our long-term capital structure

Generated significant net cash flows from operating activities.

In 2024, we funded \$497.8 million of our equity capital needs with net cash flows from operating activities after dividends and distributions to the company's consolidated real estate joint venture partners, and excluding the impact of changes in working capital working capital.

Successfully executed our 2024 capital strategy, driven primarily by strategic dispositions that focused on a portfolio of diversified assets.

In 2024, dispositions from real estate generated \$1.4 billion of capital for investment into our development and redevelopment projects.

In February 2024, we entered into a new ATM common stock offering program that allows us to sell up to an aggregate of \$1.5 billion of our common stock.

During the three months ended June 30, 2024, we entered into new forward equity sales agreements aggregating \$28 million to sell 230 thousand shares of common stock under our ATM program at an average price per share of \$122.32 (before underwriting discounts).

During the three months ended December 31, 2024, we settled all outstanding forward equity sales agreements by issuing 230 thousand shares of common stock at an average price per share of \$120.93 and received net proceeds of \$27.8 million, before offering costs.

As of the date of this report, the remaining aggregate amount available for future sales of common stock under our ATM program was \$1.47 billion.

Achieved significant growth in annualized Adjusted EBITDA of \$178.5 million, or 9%, for the three months ended December 31, 2024, compared to the three months ended December 31, 2023, which allowed us to:

Opportunistically issue, on a leverage-neutral basis, unsecured senior notes payable aggregating \$1.0 billion with a weighted-average interest rate of 5.48% and a weighted-average maturity of 23.1 years; and

Maintain our net debt and preferred stock to Adjusted EBITDA ratio to 5.2x for the three months ended December 31, 2024, annualized.

Strong and flexible balance sheet with significant liquidity, top 10% credit rating ranking among all publicly traded U.S. REITs

As of December 31, 2024, our credit ratings from Moody's Ratings and S&P Global Ratings were Baa1 and BBB+, respectively, which continued to rank in the top 10% among all publicly traded U.S. REITs

Net det and preferred stock to Adjusted EBITDA of 5.2x and fixed-charge coverage ratio of 4.3x for the three months ended December 31, 2024, annualized. diversified assets.

In 2024, dispositions from real estate generated \$1.4 billion of capital for investment into our development and -32% of our total débt matures in 2049 and beyond.

12.7 years weighted-average remaining term of debt.

Since 2020, an average of \$8.4% of our year-end debt balances have been fixed rate.

Total debt and preferred stock to gross assets of 28%.

\$68.4.1 million of expected capital contribution commitments from existing consolidated real estate joint venture partners to fund construction from January 1, 2025 through 2028.

Key capital metrics as of or for the year ended December 31, 2024

\$29.0 billion in total market capitalization.

\$16.8 billion in total equity capitalization.

Non-real estate investments aggregating \$1.5 billion:

-Unrealized gains presented in our consolidated balance sheet were \$83.6 million, comprising gross unrealized gains and losses aggregating \$228.1 million and \$144.5 million, respectively.

Investment loss of \$53.1 million for the year ended December 31, 2024 presented in our consolidated statement of operations consisted of \$117.2 million of realized gains, \$112.2 million of unrealized losses, and \$58.1 million of impairment charges.

Execution of capital strategy

2025 capital strategy
During 2025, we intend to continue to execute our capital strategy to further strengthen our credit profile, which will allow us to further improve our cost of capital and continue our disciplined approach to capital allocation. Consistent with 2024, our capital strategy for 2025 includes the following elements:

-Allocate capital to Class A/A+ properties located in Megacampus ecosystems in AAA life science innovation clusters.

-Maintain prudent access to diverse sources of capital, which include net cash flows from operating activities after dividends, incremental leverage-neutral debt supported by growth in Adjusted EBITDA strategic value harvesting and asset recycling through real estate disposition and partial interest sales, non-real estate investment sales, sales of equity, joint venture capital, and other sources of capital.

-Continue to improve our credit profile.

-Maintain commitment to long-term capital to fund growth.

-Prudently ladder debt maturities and manage short-term variable-rate debt.

-Prudently lander on-real estate equity investments to support corporate-level investment strategies.

-Maintain a stable and flexible balance sheet with significant liquidity.

-Consider opportunistic repurchases, in privately negotiated transactions, of our common stock.

The anticipated delivery of significant incremental EBITDA from our development and redevelopment projects on a leverage-neutral basis. We expect to continue to debt-fund a significant portion of our development and redevelopment projects on a leverage-neutral basis. We expect to continue to maintain access to diverse sources of capital, including unsecured senior notes payable and secured construction loans for our development and redevelopment projects from time to time. We expect to continue to maintain a significant proportion of our ret operating income on an unencumbered basis to allow for future flexibility for accessing both unsecured and secured debt markets, although we expect traditional secured mortgage

objectives and expectations will depend in part on capital market conditions, real estate market conditions, and other factors beyond our control. Accordingly, there can be no assurance that we will be able to achieve these objectives and expectations. Refer to our discussion of "Forward-looking statements" under Part I and "Item 1A Risk factors" in this annual report on Form 10-K.

95 Operating summary

Margins(1)

Favorable Lease Structure(2)

96 Industry and corporate responsibility leadership: catalyzing and leading the way for positive change to benefit human health

Industry and corporate responsibility leadership: catalyzing and leading the way for positive change to benefit human health and society

*During 2024, we continued to advance our thought leadership and corporate responsibility initiatives and received broad recognition for our operational excellence in asset management, design, development, leasing, real estate transactions, and sustainability. Significant strategic efforts and achievements included the following:

*Alexandria was named one of the World's Most Trustworthy Companies by Newsweek. This significant distinction builds on the Company's recognition by the publication as one of America's Most Trustworthy Companies in 2023 and 2024. Alexandria is one of only three S&P 500 REITs recognized in the real estate and housing category.

*Alexandria and its executive chairman and founder, Joel S. Marcus, were honored with the inaugural Bisnow Life Sciences (con & Influencer Award. This prestigious award highlights Mr. Marcus and the Company's significant long-term contributions to and lasting impact on the life science real estate sector and broader life science industry. Mr. Marcus accepted the award on his own behalf and that of Alexandria at Bisnow's International Life Sciences & Biotech Conference, where he was also the keynote speaker.

and lasting impact on the life science real estate sector and broader life science industry. Mr. Marcus accepted the award on his own behalf and that of Alexandria at Bisnow's International Life Sciences & Biotech Conference, where he was also the keynote speaker.

*To prioritize the mental health crisis, Alexandria, in partnership with former congressman Patrick J. Kennedy and The Kennedy Forum, held its second Alexandria Summite on Mental Health in Washington, DC. Alexandria convened a diverse set of key decision makers, influential life science industry thought leaders, members of Congress, regulatory agency executives, and other key policymakers to advance the development of novel, effective psychiatric therapies to address vast unmet need.

*Alexandria earned several 2024 local and regional TOBY (The Outstanding Building of the Year) Awards from BOMA (Building Owners and Managers Association). The TOBY Awards are the commercial real estate industry's highest recognition honoring excellence in commercial building management and operations.

*In the BOMA Md-Atlantic region, 60 Binney Street on the Alexandria Center® at Kendall Square Megacampus won in the Life Science category and Building 1400 on the Alexandria Center® at One Kendall Square Megacampus won in the Renovated Building category.

*In BOMA San Francisco and the Pacific Southwest regions, the Alexandria Center® for Life Science — San Carlos Megacampus won in the Life Science category.

*In the BOMA Raleigh-Durham region, 8 Davis Drive on the Alexandria Center® for Advanced Technologies and AgTech — Research Triangle Megacampus won in the Life Science category.

*In our Greater Boston market, 325 Binney Street, a 462,100 RSF development on the Alexandria Center® at One Kendall Square Megacampus in Cambridge, earned LEED Platinum certification, the highest level of certification under the U.S. Green Building Council's Core and Shell rating system. Home to Modema's global headquarters and R&D center, the ultra-efficient building is targeting LEED Zer

and Investment Sale of the Year – Urban for our strategic sale of partial interest in 15 Necco Street.

In our San Francisco Bay Area market, Alexandria received a San Francisco Business Times' 2024 Real Estate Deal of the Year Award for our lease with CARGO Therapeutics, a clinical-stage biotechnology company, at 835 Industrial Road on this Megacampus.

Award tor our lease with CARGO Therapeutics, a clinical-stage biotechnology company, at 835 Industrial Road on this Megacampus. In our San Diego market, Alexandria GradLabs® at 9880 Campus Point Drive, located on the Campus Point by Alexandria Megacampus in our San Diego market, earned a 2024 International Institute for Sustainable Laboratories (I2SL) Lab Buildings and Projects Award for Excellence in Energy Efficiency. The state-of-the-art building was designed to operate as a highly energy-efficient research facility. In 2023, the LEED Platinum certified facility earned an I2SL Labs2Zero pilot Energy Score of 96 out of 100, indicating its operational energy performance is better than 96% of similar facilities. In our Seattle market, Alexandria was an honoree in the Water Stewardship category of the Puget Sound Business Journal's 2024 Environmental and Sustainability Awards and the winner of the Seattle 2030 District's 2024 Vision Award for Energy in recognition of our implementation of an innovative energy district at the Alexandria Centere of Life Science – South Lake Union Megacampus featuring one of the largest wastewater heat recovery systems in North America. This wastewater heat recovery system, which will provide an alternative energy source to heat our buildings and enhance building resilience and operating performance, demonstrates our continued focus on reducing GHG emissions in our laboratory facilities.

In our Maryland market, we were awarded three 2024 NAIOP DCIMD Awards of Excellence for developments and enhancements on the Alexandria Center® for Life Science – Shady Grove Megacampus: 9810 and 9820 Damestown Road for Best Life Science Facility, 9800 Medical Center Drive for Best Amenity Space, and 9950 Medical Center Drive for Best Industrial/Flex.

In our Research Triangle market, we earned the Top Life Sciences/Laboratory Lease in the Triangle Business Journal's 2024 SPACE Awards for our lease with Pairwise, a health-focused dood and agriculture company, at 110 and 112 TW Alexander Drive on t

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Alexandria received a 2024 Nareit Sustainable Design Impact Award for our groundbreaking approach to utilizing alternative energy sources such as geothermal energy and wastewater heat recovery systems to reduce operational GHG in Labspace® development projects in our Greater Boston and Seattle markets.

Our longstanding sustainability leadership and performance was reinforced by our achievements in the 2024 GRESB Real Estate Assessment. We received the GRESB Green Star designation for the eighth consecutive year and an "A" disclosure score for the seventh consecutive year, signifying best-in-class transparency regarding our sustainability practices and reporting.

ALEXANDRIA'S HIGHLY IMPACTFUL CORPORATE **RESPONSIBILITY PILLARS**







Gimate change

We cannot predict the rate at which climate change will progress. However, the physical effects of climate change may potentially have a material adverse effect on our properties, operations, and business. For example, most of our properties are located along the east and west coasts of the U.S. and some of our properties are located in close proximity to shorelines. To the extent that climate change impacts weather patterns, our markets could experience severe weather, including hurricanes, severe winter storms, wildfires, droughts, and coastal flooding due to increases in storm intensity and rising sea levels. Over time, these conditions could result in declining demand for space at our properties, delays in construction and resulting increased construction costs, or our inability to operate the buildings at all. Climate change and severe weather may also have indirect effects on our business by increasing the costs of or decreasing the availability of, property insurance on terms we find acceptable, and by increasing the costs of energy, maintenance, repair of water and/or wind damage, and snow removal at our properties. We continue to evaluate our asset base for potential exposure to the following climate-related risks: sea level rise and increases in heavy rain, flood, drought, extreme heat, and wildfire.

We are monitoring considerations such as shifting market demands and regulation. Numerous states and municipalities have adopted state and local laws and policies on climate change, including dimate disclosures and emission reduction targets impacting the building sector. For example, the State of California enacted legislation requiring certain companies to disclose GHG and climate-related financial risk information. Further cities inducling Boston, Cambridge, New York, and Seattle have passed ordinances that set limits on GHG emissions associated with building operations. Some municipalities, including the Cities of New York and San Francisco, have also implemented legislation to elimina

risk through our GHG emissions mitigation strategy, are outlined below.

<u>Climate resilience roadmap</u>

We continue to assess potential physical risks associated with climate change, analyze climate data and property damage losses associated with past weather events, and review the potential for future climate hazards such as water stress, precipitation flooding, coastal flooding, wildfire, and heat stress. We also consider local climate change unlinerability assessments and resilience planning efforts. Our climate resilience roadmap uses climate models and scenario analyses to identify potential future hazards at the building level. Additionally, we conduct physical inspections to further assess resilience at certain properties, as appropriate, and to determine whether additional mitigation is needed.

In our evaluation of physical risks, Alexandria considers two climate change scenarios for 2030 and 2050: (i) a high-emissions scenario in which GHG emissions continue to increase with time (RCP 8.5); and (ii) an intermediate scenario in which GHG emissions level off by 2050 and decline thereafter (RCP 4.5). RCP 8.5 generally predicts more significant future climate hazard impacts than RCP 4.5.

level off by 2050 and decline thereafter (RCP 4.5). RCP 8.5 generally predicts induced significant related control 4.5.

4.5.

After modeling the potential hazards out to year 2050, we undertake a physical inspection for sites that may have high exposure to one or more climate hazards. We use this process to assess resilience to current and/or future stresses and to determine whether additional mitigation is needed.

For a number of buildings, we are implementing augmented emergency preparedness plans and additional operating procedures that include preparations for potential future events. For certain buildings, mitigation may include nominal capital improvement work. We may find that other buildings require more significant planning and investment to incorporate more complex resilience measures. Resilience measures under consideration at some of our properties are described below.

In our operating properties located in areas prone to flooding, we may consider options such as waterproofing the building envelope up to the projected flood elevation, protecting critical building mechanical equipment, storing temporary flood barriers on site to be deployed at building entrances prior to a flood event, and installing backflory preventers on stormwater/sewer utilities that discharge from the building. At several properties, we are currently conducting conceptual studies to evaluate potential options for consideration.

At a limited number of our operating properties located in areas prone to wildfire, we have begun a multiyear effort to implement landscaping improvements that include the replacement of fire-prone materials and the installation of fire-resistant vegetation.

vegetation.

For our development of new Class A/A+ properties, we will aim to design for climate resilience. In 2023, Alexandria implemented resilient design guidelines to mitigate potential exposures to future climate conditions identified in existing climate models. In accordance with such guidelines, we will endeavor to design buildings that incorporate materials, systems, and features to

manage predicted climate hazards and maintain building operability during and after a climate event. As feasible, we will consider designs that accommodate potential expansion of cooling infrastructure to meet future building needs. In water-scarce areas, we will consider planting drought-resistant vegetation and equipping buildings to capture, treat, and reuse available water from building systems and precipitation events where feasible. In areas prone to wildfire, we will consider incorporating brush management practices into landscape design and installing enhanced air filtration systems to support safe and healthy indoor air. For acquisitions in our portfolio, we continue to use climate modeling as part of our due diligence in assessing potential risk and to inform our financial modeling and transactional decisions.

As a part of Alexandria's risk management program, we maintain all-risk property insurance at the portfolio level, including properties under development, to help mitigate the risk of extreme weather events and potential impact from losses associated with natural catastrophes, such as flood, wildfire, and wind events. We leverage our climate mitigation strategy with property insurance carriers to help reduce our overall cost of risk. However, there can be no assurance that our insurance will over all our potential losses and that climate change and severe weather will not have a material adverse effect on our properties, operations, or business. For additional information on our risk management strategies related to insurance coverage, refer to 'Our insurance may not adequately cover all potential losses' in 'Operating factors' in 'Item 1A Risk factors' in this annual report on Form 10-K. Greenhouse gas emissions mitigations strategy

Our GHG emissions mitigations framework is aligned with the sustainability goals of many of our innovative tenants. Our framework directly focuses on reducing emissions from our operations sessociated with construction activities by engaging with our supply chain

significant innovation and cost-effective solutions by the construction industry to develop pathways for substantial emissions reduction.

significant innovation and cost-effective solutions by the construction mustry to develop partivage for substantial emissions reaction. Board of directors and leadership oversight. The Audit Committee oversees the management of the Company's financial and other risks, including climate-related risks. At the management level, Alexandria's Sustainability Committee, which comprises members of the executive team and senior decision makers spanning the Company's real estate development, asset management, risk management, and sustainability teams, leads the development and execution of our approach to climate-related risk.

Refer to "Item 1A Risk factors" in this annual report on Form 10-K for discussion of the risks we face from climate change.

Results of operations

We present a tabular comparison of items, whether gain or loss, that may facilitate a high-level understanding of our results and provide context for the disclosures included in this annual report on Form 10-K. We believe that such tabular presentation promotes a better understanding for investors of the corporate-level decisions made and activities performed that significantly affect comparison of our operating results from period to period. We also believe that this tabular presentation will supplement for investors an understanding of our disclosures and real estate operating results. Gains or losses on sales of real estate and impairments of assets classified as held for sale are related to corporate-level decisions to dispose of real estate. Gains or losses on early extinguishment of debt are related to corporate-level decisions to dispose of real estate. Gains or losses on early extinguishment of debt are related to corporate-level innancing decisions focused on our capital structure strategy. Significant realized and unrealized gains or losses on non-real estate investments of real estate and non-real estate investments, acceleration of stock compensation expense due to the resignations of executive officers, and initial and subsequent adjustments to the provision for expected credit losses on financial instruments are not related to the operating performance of our real estate assets as they result from strategic, corporate-level non-real estate investments are not related to the operating performance of our real estate assets as they result from strategic, corporate-level non-real estate investments when their fair values decrease below their respective carrying values due to changes in general market or other conditions outside of our control. Significant items, whether a gain or loss, included in the tabular disclosure for current periods are described in further detail in Item 7 in this annual report on Form 10-K. Keyitems included in net income attributable to Alexandria's co

	Year Ended December 31,							
	202	24	202	23	2024	. 2	2023	
	Am	ount			Per S	Share – Dili	uted	
Unrealized losses on non-real estate investments	\$	(112.2)	\$	(201.5)	\$	(0.65) \$	5	(1.18)
Gain on sales of real estate(1)		129.3		277.0		0.75		1.62
Impairment of non-real estate investments		(58.1)		(74.6)		(0.34)		(0.44)
Impairment of real estate		(223.1)		(461.1)		(1.30)		(2.70)
Acceleration of stock compensation expense due to executive officer resignations		_		(20.3)		_		(0.12)
Provision for expected credit losses on financial instruments		0.4		_		_		_
Total	\$	(263.7)	\$	(480.5)	\$	(1.54) \$	5	(2.82)

(1)For additional information, refer to "Funds from operations and funds from operations, as adjusted, attributable to Alexandra Real Estate Equities, Inc.'s common stockholders' under "Definitions and reconciliations' in Item 7.

Refer to Note 3 — "Investments in real estate" and Note 7 — "Investments" to our consolidated financial statements in Item 15 for additional information.

Same properties

We supplement an evaluation of our results of operations with an evaluation of operating performance of certain of our properties, referred to as "Same Properties." For additional information on the determination of our Same Properties portfolio, refer to "Same property comparisons" under "Definitions and reconciliations" in Item 7 in this annual report on Form 10-K. The following table presents information regarding our Same Properties as of December 31, 2024 and 2023:

,	December 31,		
	2024	2023	
Percentage change in net operating income over comparable period from prior year	1.2%	3.4%	
Percentage change in net operating income (cash basis) over comparable period from prior ye ar	4.6%	4.6%	
Operating margin	68%	69%	
Number of Same Properties	321	288	
RSF	31,670,359	28,691,105	
Occupancy – current-period average	94.2%	94.6%	
Occupancy – same-period prior-year average	93.9%	95.4%	
The following table reconciles the number of Same Properties to total properties for the year en-	ded December 31	1, 2024:	

Development – under construction Properties

Levelopment – under construction	Properties
99 Coolidge Avenue	1
500 North Beacon Street and 4 Kingsbury Avenue	2
1450 Owens Street	1
230 Harriet Tubman Way	1
10935, 10945, and 10955 Alexandria Way	3
10075 Barnes Canyon Road	1
421 Park Drive	1
4135 Campus Point Court	1
701 Dexter Avenue North	1
TO I BONIO, A TORIGO I BATA	12
Development – placed into service after January 1, 2023	
751 Cateway Bouleyard	1
15 Necco Street	1
325 Binney Street	1
9810 Darnestown Road	1
9820 Darnestown Road	1
1150 Eastlake Avenue East	1
4155 Campus Point Court	1
201 Brookline Avenue	1
9808 Medical Center Drive	1
	9
Redevelopment – under construction	Properties
40, 50, and 60 Sylvan Road	3
269 East Grand Avenue	1
651 Gateway Boulevard	1
401 Park Drive	1
8800 Technology Forest Place	1
311 Arsenal Street	1
One Hampshire Street	1
Canada	4
Other	2
	15
Redevelopment – placed into service after January 1, 2023	Properties
January 1, 2023 '	•
20400 Century Boulevard	1
140 First Street	1
2400 Ellis Road, 40 Moore Drive, and 14 TW Alexander Drive	3
9601 and 9603 Medical Center Drive	2
840 Winter Street	1
Alexandria Center® for Advanced Technologies – Monte Villa Parkway	6
	14
Acquisitions after January 1, 2023	Properties
Other	6
	6
Unconsolidated real estate JVs	4
Properties held for sale	10
Total properties excluded from Same Properties	70
Same Properties	321
Total properties in North America as of December 31,	391
0007	
2024' '	391

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Comparison of results for the year ended December 31, 2024 to the year ended December 31, 2023
The following table presents a comparison of the components of net operating income for our Same Properties and Non-Same Properties for the year ended December 31, 2024, compared to the year ended December 31, 2023 (dollars in thousands). We provide a comparison of the results for the year ended December 31, 2023 to the year ended December 31, 2022, including a comparison of the components of net operating income for our Same Properties and Non-Same Properties for the year ended December 31, 2023, compared to the year ended December 31, 2022, in "Results of operations" in Item 7 of our annual report on Form 10-K for the year ended December 31, 2023. Refer to "Definitions and reconciliations" in Item 7 of our annual report on Form 10-K for definitions of "Tenant recoveries" and "Net operating income" and their reconciliations from the most directly comparable financial measures presented in accordance with GAAP, income from rentals and net income, respectively.

Year Ended December 31

	2024		2023		\$ Change		% Change
Income from rentals:							
Same Properties	\$	1,685,654	\$	1,640,232	\$	45,422	2.8 %
Non-Same Properties		618,685		503,739		114,946	22.8
Rental revenues		2,304,339		2,143,971		160,368	7.5
Same Properties		612,600		598,442		14,158	2.4
Non-Same Properties		132,767		100,043		32,724	32.7
Tenant recoveries		745,367		698,485		46,882	6.7
Income from rentals		3,049,706		2,842,456		207,250	7.3
Same Properties		1,740		1,675		65	3.9
Non-Same Properties		64,948		41,568		23,380	56.2
Other income		66,688		43,243		23,445	54.2
Same Properties		2,299,994		2,240,349		59,645	2.7
Non-Same Properties		816,400		645,350		171,050	26.5
Total revenues		3,116,394		2,885,699		230,695	8.0
Same Properties		734,965		693,574		41,391	6.0
Non-Same Properties		174,300		165,606		8,694	5.2
Rental operations		909,265		859,180		50,085	5.8
Same Properties		1,565,029		1,546,775		18,254	1.2
Non-Same Properties		642,100		479,744		162,356	33.8
Net operating income	\$	2,207,129	\$	2,026,519	\$	180,610	8.9 %
Net operating income – Same Properties	\$	1,565,029	\$	1,546,775	\$	18,254	1.2 %
Straight-line rent revenue		(31,326)		(85,412)		54,086	(63.3)
Amortization of acquired below-market leases		(44,683)		(37,985)		(6,698)	17.6
Net operating income – Same Properties (cash basis)	\$	1,489,020	\$	1,423,378	\$	65,642	4.6 %

Total income from rentals for the year ended December 31, 2024 increased by \$207.3 million, or 7.3%, to \$3.0 billion, compared to \$2.8 billion for the year ended December 31, 2023, as a result of increase in rental revenues and tenant recoveries, as discussed below.

Rental revenues

Total rental revenues for the year ended December 31, 2024 increased by \$160.4 million, or 7.5%, to \$2.3 billion, compared to \$2.1 billion for the year ended December 31, 2023. The increase was primarily due to an increase in rental revenues from our Non-Same Properties related to 4.7 million RSF of development and redevelopment projects placed into service subsequent to January 1, 2023 and six operating properties aggregating 824,979 RSF acquired subsequent to January 1, 2023.

Rental revenues from our Same Properties for the year ended December 31, 2024 increased by \$45.4 million, or 2.8%, to \$1.7 billion, compared to \$1.6 billion for the year ended December 31, 2023, primarily as a result of an increase in rental rates from lease renewals and re-leasing of space since January 1, 2023, and a 0.3% increase in the occupancy of our Same Properties to 94.2% for the year ended December 31, 2024 from 93.9% for the year ended December 31, 2023.

Tenant recoveries

Tenant recoveries

Tenant recoveries

Tenant recoveries

Tenant recoveries

Tenant recoveries

Tenant recoveries for the year ended December 31, 2024 increased by \$46.9 million, or 6.7%, to \$745.4 million, compared to \$698.5 million for the year ended December 31, 2023. This increase was partially from our Non-Same Properties related to our development and redevelopment projects placed into service and properties acquired subsequent to January 1, 2023, as discussed

above under "Rental revenues."

Same Properties tenant recoveries for the year ended December 31, 2024 increased by \$14.2 million, or 2.4%, to \$612.6 million, compared to \$598.4 million for the year ended December 31, 2023, primarily due to higher operating expenses during the year ended December 31, 2024, p. 13, 2024, p. 2024, p. 2024, p. 2024, p. 30, or or repairs and maintenance, common area expenses, and other operating expenses (including increases thereto) in addition to base rent.

repairs and maintenance, cómmon area expenses, and other operating expenses (including increases thereto) in addition to base rent. Rental operations
Total rental operations
Total rental operating expenses for the year ended December 31, 2024 increased by \$50.1 million, or 5.8%, to \$909.3 million, compared to \$859.2 million for the year ended December 31, 2023. The increase was primarily due to incremental expenses related to our Same Properties rental operating expenses, as discussed below.
Same Properties rental operating expenses increased by \$41.4 million, or 6.0%, to \$735.0 million during the year ended December 31, 2024, compared to \$593.6 million for the year ended December 31, 2024, primarily as the result of increases in: (i) costs related to engineering, security, janitorial and other operating contracts of \$9.6 million mainly due to higher rates, (ii) property taxes of \$8.6 million primarily due to increases from reassessments in values, and (iii) utilities expenses of \$6.3 million and property insurance of \$1.9 million primarily due to higher rates.

Depreciation and amortization
Depreciation and amortization expense for the year ended December 31, 2024 increased by \$108.9 million, or 10.0%, to \$1.2 billion, compared to \$1.1 billion for the year ended December 31, 2023. The increase was primarily due to additional depreciation from development and redevelopment projects placed into service and properties acquired, as discussed above under "Rental revenues."

revenues.
<u>General and administrative expenses</u>

General and administrative expenses for the year ended December 31, 2024 decreased by \$31.0 million, or 15.5%, to \$168.4 million, compared to \$199.4 million for the year ended December 31, 2023, primarily due to a reduction in compensation costs including the impact from the resignations of two executive officers in the second half of 2023, and savings stemming from various efficiency initiatives, including implementation of systems upgrades, process improvements, and smarter technology. As a percentage of net operating income, our general and administrative expenses for the trailing twelve months ended December 31, 2024 and 2023 were 7.6% and 9.8%, respectively.

Interest expense Interest expense for the years ended December 31, 2024 and 2023 consisted of the following (dollars in thousands):

Year Ended December 31,

Component	202	4	20	23	Cha	ange
Gross interest	\$	516,799	\$	438,182	\$	78,617
Capitalized interest		(330,961)		(363,978)		33,017
Interest expense	\$	185,838	\$	74,204	\$	111,634
Average debt balance outstanding(1)	\$	12,583,339	\$	11,242,532	\$	1,340,807
Weighted-average annual interest rate(2)	4.1		3.9	, -	0.2	%
(1)Represents the average debt belance outstanding during the respective periods. (2)Represents annualized total interest incurred divided by the average debt balance outstanding during the respective periods. The net change in interest expense during the year ended December 31, 2024, compared to the year ended December 31, 2023, resulted from the following (dollars in thousands):						
Component		Interest Rat	e (1)	Effective Date		Change
Increases in interest incurred due to:						
Issuances of debt:						
\$500 million of unsecured senior notes payable due 2053		5.26%		February 2023		\$ 3,226
\$500 million of unsecured senior notes payable due 2035		4.88%		February 2023		2,984
\$600 million of unsecured senior notes payable due 2054		5.71%		February 2024		29,634
\$400 million of unsecured senior notes payable due 2036		5.38%		February 2024		18,483
Increases in construction borrowings and interest rates under senotes payable	cured	7.52%				3,882
Higher average outstanding balances and/or rate increases on be	orrowi	ngs				17,747
under commercial paper program and unsecured senior line of c	redit					
Other increase in interest						2,661
Change in gross interest						78,617
Decrease in capitalized interest						33,017

111,634

Total change in interest expense

Total change in interest expense

(1)Represents the weighted-average interest rate as of the end of the applicable period, including amortization of loan fees, amortization of debt premiums (discounts), and other bank fees.

Impairment of real estate

During the year ended December 31, 2024, we recognized real estate impairment charges aggregating \$223.1 million, which primarily consisted of the following:

In October 2024, four properties at One Moderna Way in our Route 128 submarket met the criteria for classification as held for sale when a single tenant, occupying 100% of these properties with a weighted-average remaining lease term of 18 years, committed to purchasing them. Due to our important long-established relationship with this tenant and the strategic nature of these properties, there were no other buyers to whom we would be willing to sell these properties. As a result, the sale of these assets became probable and all criteria for classification as held for sale were met when the tenant's commitment to acquire these properties was confirmed in October 2024. Upon meeting the asset held for sale criteria, we recognized an impairment charge of \$40.9 million to reduce the carrying amounts of these properties to the expected sales price less costs to sell. In December 2024, we completed the sale of these properties for a sales price of \$369.4 million, with no incremental gain or loss recognized.

In October 2024, five operating properties aggregating 203,223 RSF and land parcels aggregating 1.5 million SF in our Sorrento Mesa and University Town Center submarkets met the criteria for classification as held for sale. In October 2024, after meeting all criteria for dassification as held for sale, including (i) our commitment to sell these assets, (ii) Board of Directors' approval, and (iii) our determination that the sale of each property was probable within one year, we recognized impairment charges aggregating \$65.9 million to reduce the carrying amounts of these properties to the expected aggregate sal

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•</sup>In December 2024, based on an executed purchase and sales agreement, we recognized an additional \$36.9 million impairment charge related to three operating properties aggregating 100,831 RSF and land parcels aggregating 1.0 million SF (included in the aforementioned 203,223 RSF and 1.5 million SF, respectively) in our University Town Center submarket to further reduce the carrying amounts of these properties to their estimated fair values less costs to sell of approximately \$200 million. As of December 31, 2024, these assets were classified as held for sale, and we expect to complete the sales of these assets within 12 months.
•We continue to hold two operating properties aggregating 102,392 RSF (included in the aforementioned 203,223 RSF) in our Sorrento Mesa submarket with a carrying amount of \$18.2 million as held for sale as of December 31, 2024. We expect to complete the sale of these properties within 12 months.
•In December 2024, we completed the sale of land parcels aggregating 444,041 SF (included in the 1.5 million SF discussed above) in our Sorrento Mesa submarket for a sales price of \$55.0 million, with no gain or loss recognized in earnings, to a buyer that is expected to develop residential properties on this site. As part of the transaction, we provided \$25.0 million of seller financing. This note receivable is classified within "Other assets" in our consolidated balance sheet.

Refer to Note 8 – "Other assets" to our consolidated financial statements for additional information.

*During the three months ended December 31, 2024, three properties aggregating 552,513 RSF in our Cambridge submarket met the criteria for classification as held for sale upon our decision to dispose of them as a result of our determination that they were not core to our Megacampus strategy due to their size, location, and existing use. Upon meeting the criteria for classification as held for sale, we recognized an impairment charge of \$6.3 million to reduce the carrying amounts of these properties to their estimated fair values less costs to sell. In December 2024, we completed the sale of these properties for a sales price of \$245.5 million.

*In addition, we recognized impairment charges aggregating \$30.8 million primarily consisting of the pre-acquisition costs related to two potential acquisitions aggregating 1.4 million RSF of future development in our Greater Boston market. We executed purchase agreements for these potential acquisitions with the total purchase price aggregating \$368.8 million in 2020 and 2022 and initially expected to close these acquisitions after 2024. Our intent for each site included the demolition of existing buildings upon expiration of the existing in-place leases and the development of life science properties. During the three months ended June 30, 2024, due to the existing macroeconomic environment that negatively impacted the financial outlook for these projects, we decided to no longer proceed with these acquisitions, resulting in the recognized an impairment charge of \$13.7 million to reduce the carrying amount of a property aggregating 45,615 RSF in our Seattle market to its estimated fair value less costs to sell of approximately \$8 million, upon meeting the criteria for classification as held for sale. We expect to sell this project within 12 months.

In December 2024, we recognized an impairment charge of \$6.1 million to reduce the carrying amount of a development pro

Investment loss

Investment loss
During the year ended December 31, 2024, we recognized an investment loss aggregating \$53.1 million, which consisted of \$117.2 million of realized gains, \$112.2 million of unrealized losses, and impairment charges of \$58.1 million.
During the year ended December 31, 2023, we recognized an investment loss aggregating \$195.4 million, which consisted of \$6.1 million of realized gains and \$201.5 million of unrealized losses.
For more information about our investments, refer to Note 7 – "Investments" to our consolidated financial statements in Item 15 in this annual report on Form 10-K. For our impairments accounting policy, refer to "Investments" in Note 2 – "Summary of significant accounting policies" to our consolidated financial statements in Item 15 in this annual report on Form 10-K.

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Gain on sales of real estate
During the year ended December 31, 2024, we recognized \$129.3 million of gains primarily related to the dispositions of seven real estate assets in our San Diego, Seattle, Maryland, and Research Triangle markets. The gains were classified in gain on sales of real estate within our consolidated statement of operations for the year ended December 31, 2024.
During the year ended December 31, 2023, we recognized \$277.0 million of gains related to the dispositions of 13 real estate assets. The gains were classified in gain on sales of real estate within our consolidated statement of operations for the year ended December 31, 2023.
For more information about our sales of real estate, refer to "Sales of real estate assets and impairment charges" in Note 3 – "Investments in real estate" to our consolidated financial statements in Item 15 in this annual report on Form 10-K.

Other commendancies

Other comprehensive loss for the year ended December 31, 2024 aggregated \$30.4 million, compared to total other comprehensive incomprehensive incomprehensive

Summary of capital expenditures

Our construction spending for the year ended December 31, 2024 and projected spending for the year ending December 31, 2024 and projected spending for the year ending December 31, 2025 consisted of the following (in thousands):

2023 Collisisted of the following (in thousands).	Ended mber 31, 2024	the Year E	Mdpoint for Ending er 31, 2025
Construction of Class A/A+ properties:			
Active construction projects			
Under construction(1)	\$ 1,791,097	\$	1,220,000
Future pipeline pre-construction			
Primarily Megacampus expansion pre-construction work (entitlement, design, and site work)	426,948		500,000
Revenue- and non-revenue-enhancing capital expenditures	273,377		415,000 (2)
Construction spend (before contributions from noncontrolling interests or tenants)	2,491,422		2,135,000
Contributions from noncontrolling interests (consolidated real estate joint ventures)	(343,797)		(230,000) (3)
Tenant-funded and -built landlord improvements	(129,153)		(155,000)
Total construction spending	\$ 2,018,472	\$	1,750,000
2025 guidance range for construction spending		\$1,450,00	00 - \$2,050,000

2025 guidance range for construction spending

\$1,450,000 – \$2,050,000
(I)Includes projects under construction agregating 4.4 million RSF that are expected to generate \$395 million in incremental annual net operating income primarily commencing from the first quarter of 2025 through the second quarter of 2025.
(2)Represents revenue-enhancing and promotive the enhancing capital expenditures before contributions from noncontrolling interests and tenant-funded and tenant-built landed improvements for the year ending December 31, 2025. Our share of the 2025 revenue-enhancing and non-revenue-enhancing capital expenditures is projected to be \$370 million at the middont of our guidance for 2025 construction.
(3)Represents contractual capital commitments from existing consolidated real estate joint venture partners to fund construction.
The following table summarizes projected capital contributions from partners in our existing consolidated plant on through 2028 (in thousands):

Projected timing	Amount(1)
Fiscal year 2025	\$ 230,000
2026 through 2028	454,086
Total	\$ 684,086

(1)Amounts represent reductions to our consolidated construction spending.

Average real estate basis used for capitalization of interest
Our construction spending includes capitalized interest. The table below provides key categories of interest capitalized during the year ended December 31, 2024 and projected for the year ending December 31, 2025 (in thousands):

	Basis	Average Real Estate ` Basis Capitalized During the Year Ended		Percentage o Real Estate B	f Total Average asis Capitalized
	Decen	the Year Ended rber 31, 2024	-	2024	2025(1)
Construction of Class A/A+ properties:					·
Active construction projects					
Under construction	\$	2,924,369		36%	35%
Future pipeline pre-construction					
Priority anticipated projects		508,108	(2)	6	50
Primarily Megacampus expansion pre-construction work (entitlement, design, and site work)		3,710,741	(2)	46	
Smaller redevelopments and repositioning capital projects		981,589		12	15
	\$	8,124,807		100%	100%

(1)Based upon the midpoint of our guidance range for 2025 capitalization of interest. (2)Average real estate basis capitalized related to our future pipeline pre-construction activities includes 29% from four key active and future Megacampus development and redevieopment projects.

Alexandria's common stockholders – diluted, the most directly comparable financial measure presented in accordance with GAAP, to funds from operations per share and funds from operations per share, as adjusted, non-GAAP measures, and other key assumptions included in our updated guidance for the year ending December 31, 2025. There can be no assurance that actual amounts will not be materially higher or lower than these expectations. Refer to our discussion of "Forward-looking statements" included in the beginning of Part I in this annual report on Form 10-K.

Projected 2025 Earnings per Share and Funds From Operations per Share Attributable to Alexandria's Common Stockholders – Diluted

Earnings per share(1)	\$2.57 to \$2.77
Depreciation and amortization of real estate assets	6.70
Allocation of unvested restricted stock awards	(0.04)
Funds from operations per share and funds from operations per share, as adjusted(2)	\$9.23 to \$9.43
Midpoint	\$9.33

(1) Excludes unrealized gains or losses on non-real estate investments after December 31, 2024 that are required to be recognized in earnings and are excluded from funds from operations per share, as adjusted.

(2) Refer to 'Definitions and reconciliations' in Item 7 for additional information.

Key Assumptions(1)	2025 Gu			
(Dollars in millions)	Low		High	
Occupancy percentage for operating properties in North America as of December 31, 2025	91.6%		93.29	6
Lease renewals and re-leasing of space:				
Rental rate changes	9.0%		17.09	%
Rental rate changes (cash basis)	0.5%		8.5%	
Same property performance:				
Net operating income	(3.0)%		$(1.0)^{9}$	%
Net operating income (cash basis)	(1.0)%		1.0%	
Straight-line rent revenue	\$	111	\$	131
General and administrative expenses	\$	129	\$	144
Capitalization of interest	\$	340	\$	370
Interest expense	\$	165	\$	195
Realized gains on non-real estate investments(2)	\$	100	\$	130

(1)Our assumptions presented in the table above are subject to a number of variables and uncertainties, including those discussed as "Forward-looking statements" under Part I; "Item 1A. Risk factors"; and Item 7. To the extent our full-year earnings guidance is updated during the year, we will provide additional disclosure supporting reasons for any significant changes to such guidance. (2)Represents realized gains and losses included in funds from operations per share – diluted, as adjusted, and excludes significant impairments realized on non-real estate investments, if any. Refer to Note 7 — Investments to our consolidated financial statements in Item 15 for additional details.

Key Credit Metric Targets(1)

Net debt and preferred stock to Adjusted EBITDA – fourth quarter of 2025 annualized Less than or equal to 5.2x Fixed-charge coverage ratio - fourth quarter of 2025 annualized 4.0x to 4.5x

(1)Refer to "Definitions and reconciliations" in Item 7 for additional information.

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Consolidated and unconsolidated real estate joint ventures
We present components of balance sheet and operating results information for the noncontrolling interest share of our consolidated real estate joint ventures and for our share of investments in unconsolidated real estate joint ventures to help investors estimate balance sheet and operating results information related to our partially owned entities. These amounts are estimated by computing, for each joint venture that we consolidate in our financial statements, the noncontrolling interest percentage of each financial item to arrive at the cumulative noncontrolling interest share of each component presented. In addition, for our real estate joint ventures that we do not control and do not consolidate, we apply our economic ownership percentage to the unconsolidated real estate joint ventures to arrive at our proportionate share of each component presented. Refer to Note 4 – "Consolidated and unconsolidated real estate joint ventures" to our consolidated financial statements in Item 15 in this annual report on Form 10-K for further discussion.

Consolidated Real Estate Joint Ventures

Property/Market/Submarket	Noncontrolling(1) Interest Share	Operating RSF at 100%
50 and 60 Binney Street/Greater Boston/Cambridge/Inner Suburbs	66.0%	532,395
75/125 Binney Street/Greater Boston/Cambridge/Inner Suburbs	60.0%	388,270
100 and 225 Binney Street and 300 Third Street/Greater Boston/Cambridge/Inner Suburb s	70.0%	870,106
99 Coolidge Avenue/Greater Boston/Cambridge/Inner Suburbs	25.0%	116,414 (2)
15 Necco Street/Greater Boston/Seaport Innovation District	43.3%	345,996
285, 299, 307, and 345 Dorchester Avenue/Greater Boston/Seaport Innovation District	40.0%	— (2)
Alexandria Center® for Science and Technology – Mission Bay/San Francisco Bay Area/ Mission Bay(3)	75.0%	996,181
1450 Owens Street/San Francisco Bay Area/Mssion Bay	74.9% (4)	— (2)
601, 611, 651(2), 681, 685, and 701 Gateway Boulevard/San Francisco Bay Area/South San Francisco	50.0%	851,991
751 Gateway Boulevard/San Francisco Bay Area/South San Francisco	49.0%	230,592
211(2) and 213 East Grand Avenue/San Francisco Bay Area/South San Francisco	70.0%	300,930
500 Forbes Boulevard/San Francisco Bay Area/South San Francisco	90.0%	155,685
Alexandria Center® for Life Science – Milibrae/San Francisco Bay Area/South San Francisco	51.8%	(2)
3215 Merryfield Row/San Diego/Torrey Pines	70.0%	170,523
Campus Point by Alexandria/San Diego/University Town Center(5)	45.0%	1,496,181
5200 Illumina Way/San Diego/University Town Center	49.0%	792,687
9625 Towne Centre Drive/San Diego/University Town Center	70.0%	163,648
SD Tech by Alexandria/San Diego/Sorrento Mesa(6)	50.0%	798,860
Pacific Technology Park/San Diego/Sorrento Mesa	50.0%	544,352
Summers Ridge Science Park/San Diego/Sorrento Mesa(7)	70.0%	316,531
1201 and 1208 Eastlake Avenue East/Seattle/Lake Union	70.0%	206,134
199 East Blaine Street/Seattle/Lake Union	70.0%	115,084
400 Dexter Avenue North/Seattle/Lake Union	70.0%	290,754
800 Mercer Street/Seattle/Lake Union	40.0%	— (2)

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The following table presents key terms related to our unconsolidated real estate joint ventures' secured loans as of December 21 2024 (dallars in thousands):

31, 2024 (dollars in thousands):	Maturity	Stated Rate	Inte		At 100%		4t 100%		
Unconsolidated Joint Venture	Date		Rati	Rate(1) Aggregate Commitment		Aggregate Commitment		ot Balance(2)	-Share
1655 and 1725 Third Street(3)	3/10/25	4.50%	4.57	7%	\$	600,000	\$	599,930	10.0%
101 West Dickman Street	11/10/26	SOFR+1.95%	(4) 6.36	5%		26,750		18,884	58.4%
1450 Research Boulevard	12/10/26	SOFR+1.95%	(4) 6.42	2%		13,000		8,637	73.2%
					\$	630 750	2	627.451	_

(1)Includes interest expense and amortization of loan fees.
(2)Represents outstanding principal, net of urannotized deferred financing costs, as of December 31, 2024.
(3)The uron consolidated real estate joint venture is in the process of refinancing approximately \$500 million of this debt with a new secured note payable, which is expected to close in the first quarter of 2025. The remaining debt belance of approximately \$100 million will be repaid through contributions from the joint venture sex structure was \$10.6 million.
(4)This loan is subject to a fixed SOFR floor of 0.75%.
The following tables present information related to the operating results and financial positions of our consolidated and unconsolidated real estate joint ventures as of and for the three months and year ended December 31, 2024 (in thousands):

Noncontrolling Interest Share of Consolidated Real Estate Joint Ventures

Personance 31, 2024

December 31, 2024

December 31, 2024

Three Months Ended Three Months Ended Year Ended 448,476 \$ (132,785) Total revenues 15,754 112,690 \$ 6,282 Rental operations (35.776)(994)(3,978)315 691 76 914 5 288 11.776 (159) General and administrative (644)(2,912)(79)Interest (361) (1,114)(841) (3,648)Depreciation and amortization of real (34,986)(129,711) (1,061)(4,238)estate assets Gain on sales of real estate 5,025 5,025 3,328 3,328 Fixed returns allocated to redeemable noncontrolling interests(1) 202 805 7,059 46,150 187,784

Straight-line rent and below-market	iease \$	(2,821) \$	12,767 \$	159 \$	902
revenue					
Funds from operations(2)	\$	76,111 \$	312,470 \$	4,368 \$	7,969

Refer to "Joint venture l'inancial information" under "Definitions and reconciliations" in Item 7 for additional details.

()Fierpesents an allocation of joint venture earnings to receenable noncontrolling interests primarily in one property in our South San Francisco submarket. These receenable pronocutrolling interests sean a florest sea and in the season of the property.

(2)Fier et lo "Funds" from operations and funds from operations a adjusted attituitable to Alexandria Real Israel Equities, line 5 common stockholders" under "Definitions and reconciliations" in Item 7 for the definition and its reconciliation from the most directly comparable flarence measure presented in accordance with CAAP.

	As of Dece	ember 31, 2024					
	Share of C	Noncontrolling Interest Our S Share of Consolidated Unco Real Estate Joint Ventures Real					
Investments in real estate	\$	4,240,036	\$	109,756			
Cash, cash equivalents, and restricted cash		163,799		3,218			
Other assets		416,997		10,019			
Secured notes payable		(37,330)		(77,345)			
Other liabilities		(274,083)		(5,775)			
Redeemable noncontrolling interests		(19,972)		_			
	\$	4,489,447	\$	39,873			

During the years ended December 31, 2024 and 2023, our consolidated real estate joint ventures distributed an aggregate of \$256.7 million and \$244.1 million, respectively, to our joint venture partners. Refer to our consolidated statements of cash flows and Note 4 — "Consolidated and unconsolidated real estate joint ventures" to our consolidated financial statements in Item 15 in this annual report on Form 10-K for additional information.

Investments

We hold investments in publicly traded companies and privately held entities primarily involved in the life science industry. The tables below summarize components of our investment income (loss) and non-real estate investments (in thousands). Refer to Note 7 – "Investments" to our consolidated financial statements in Item 15 in this annual report on Form 10-K for additional information.

December 31, 2024

Year Ended

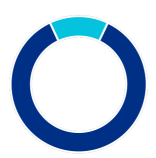
Prompter 31, 2023

	Decen	11001 31, 2024	December 31, 2023					
	Three	Three Months Ended Year Ended			— December 31, 2023			
Realized gains	\$	11,788 (1)	\$	59,124 (1)	\$	6,078 (2)		
Uhrealized losses		(79,776) ⁽³⁾		(112,246) (4)		(201,475) (5)		
Investment loss	\$	(67,988)	\$	(53,122)	\$	(195,397)		

	December 31, 2024								December 31, 2023		
Investments	Co	st	Unre Gain	nrealized Unrealized ains Losses		Carrying Amount		Carrying Amount			
Publicly traded companies	\$	188,653	\$	24,262	\$	(107,248)	\$	105,667	\$	159,566	
Entities that report NAV		518,074		126,077		(34,285)		609,866		671,532	
Entities that do not report NAV:											
Entities with observable price changes		99,932		77,761		(2,956)		174,737		174,268	
Entities without observable price changes		400,487		_		_		400,487		368,654	
Investments accounted for under the equity method	NA		NΑ		NΑ			186,228		75,498	
December 31, 2024	\$	1,207,146	(6) \$	228,100	\$	(144,489)	\$	1,476,985	\$	1,449,518	
December 31, 2023	\$	1,177,072	\$	320,445	\$	(123,497)	\$	1,449,518			
	_			_					_		

Public/Private Mix (Cost)

Tenant/Non-Tenant Mix (Cost)



86% **Private**

Public



Liquidity Liquidity

Minimal Outstanding Borrowings and Significant Availability on Unsecured Senior Line of Credit

(In millions)

Availability under our unsecured senior line of credit, net of amounts outstanding under our commercial paper program

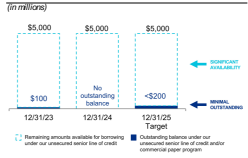
Cash, cash equivalents, and restricted cash

Availability under our secured construction loan Investments in publicly traded companies

Liquidity as of December 31, 2024

560 46 106 \$ 5,712

\$ 5,000



We expect to meet certain long-term liquidity requirements, such as requirements for development, redevelopment, other construction projects, capital improvements, tenant improvements, property acquisitions, equity repurchases, leasing costs, non-revenue-enhancing capital expenditures, scheduled debt maturities, distributions to noncontrolling interests, and payment of dividends, through net cash provided by operating activities, periodic assets asles, strategic real estate joint ventures, long-term secured and unsecured indebtedness, borrowings under our unsecured senior line of credit, issuances under our commercial paper program, and issuances of additional debt and/or equity securities.

We also expect to continue meeting our short-term liquidity and capital requirements, as further detailed in this section, generally through our working capital and net cash provided by operating activities. We believe that the net cash provided by operating activities will continue to be sufficient to enable us to make the distributions necessary to continue qualifying as a REIT. For additional information on our liquidity requirements related to our contractual obligations and commitments, refer to Note 5 – "Leases" and Note 10 – "Secured and unsecured senior debt" to our consolidated financial statements in Item 15 in this annual

- report on Form 10-K.

 Over the next several years, our balance sheet, capital structure, and liquidity objectives are as follows:

 -Retain cash flows from operating activities after payment of dividends and distributions to noncontrolling interests for investment in development and redevelopment projects and/or acquisitions;

 -Maintain significant balance sheet liquidity,
 -Improve credit profile and relative long-term cost of capital;
 -Maintain diverse sources of capital, including sources from net cash provided by operating activities, unsecured debt, secured debt, selective real estate asset sales, strategic real estate joint ventures, non-real estate investment sales, and ommon stock;

 •Naintain commitment to long-term capital to fund growth;

 •Naintain prudent laddering of debt maturities;

 •Maintain solid credit metrics;

**Partiant Solid celectrification of the Prudently manage variable-rate debt exposure;

**Partiation a large unencumbered asset pool to provide financial flexibility;

**Pund common stock dividends and distributions to noncontrolling interests from net cash provided by operating activities;

**Manage a disciplined level of development and redevelopment projects as a percentage of our gross real estate assets;

and •Maintain high levels of pre-leasing and percentage leased in development and redevelopment projects.

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The following table presents the availability under our unsecured senior line of credit, net of amounts outstanding under our commercial paper program; cash, cash equivalents, and restricted cash; availability under our secured construction loan; and investments in publicly traded companies as of December 31, 2024 (in thousands):

Stated Aggregate Outstanding Remaining

Description	Stated Rate	Aggregate Commitments		Aggregate Commitments		Aggregate Commitments		Rate Co		Out Bal	standing ance(1)	Cor	maining mmitments/ uidity
Availability under our unsecured senior line of credit, net of amounts outstanding under our commercial paper program	SOFR+0.855%	\$	5,000,000	\$	_	\$	5,000,000						
Cash, cash equivalents, and restricted cash							559,847						
Construction loan	SOFR+2.70%	\$	195,300	\$	149,322		45,706						
Investments in publicly traded companies							105,667						
Liquidity as of December 31, 2024						\$	5,711,220						

(1) Represents outstanding principal, net of unamortized deferred financing costs, as of December 31, 2024.

(1)Represents outstanding principal, net of unamortized deferred financing costs, as of December 31, 2024.

Cash, cash equivalents, and restricted cash
As of December 31, 2024 and 2023, we had \$559.8 million and \$660.8 million, respectively, of cash, cash equivalents, and restricted cash. We expect existing cash, cash equivalents, and restricted cash. Net cash provided by operating activities, proceeds from real estate asset sales, sales of partial interests, strategic real estate joint ventures, non-real estate investment sales, borrowings under our unsecured senior line of credit, issuances under our commercial paper program, issuances of unsecured senior notes payable, borrowings under our secured construction loans, and issuances of common stock to continue to be sufficient to fund our operating activities and cash commitments for investing and financing activities, such as regular quarterly dividends, distributions to noncontrolling interests, scheduled debt repayments, acquisitions, and certain capital expenditures, including expenditures related to construction activities and any common stock repurchases.

Cash flows

We report and analyze our cash flows based on operating activities, investing activities, and financing activities. The following table summarizes changes in our cash flows for the years ended December 31, 2024 and 2023 (in thousands):

Year Ended December 31.

Year Ended December 31

	202	4	202	23	Cha	ange
Net cash provided by operating activities	\$	1,504,524	\$	1,630,550	\$	(126,026)
Net cash used in investing activities	\$	(1,510,695)	\$	(2,500,619)	\$	989,924
Net cash (used in) provided by financing activities	\$	(93,315)	\$	674,156	\$	(767,471)

Operating activities

Cash flows provided by operating activities are primarily dependent upon the occupancy level of our asset base, the rental rates of our leases, the collectibility of rent and recovery of operating expenses from our tenants, the timing of completion of development and redevelopment projects, and the timing of acquisitions and dispositions of operating properties. Net cash provided by operating activities for the year ended December 31, 2024 decreased by \$126.0 million to \$1.5 billion, compared to \$1.6 billion for the year ended December 31, 2023. The decrease was primarily due to the ground lease prepayment of \$135.0 million made in December 2024 for a 24-year lease term extension to our existing ground lease agreement at the Alexandria Technology Square® Megacampus in our Cambridge submarket.

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Insesting activities
Cash used in investing activities for the years ended December 31, 2024 and 2023 consisted of the following (in thousands):
Year Ended December 31, 2024 and 2023 consisted of the following (in thousands):
Year Ended December 31, 2024 and 2023 consisted of the following (in thousands):
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Year Ended December 31, 2024 and 2023 consisted of the following (in thousands):
Year Ended December 31, 2024 and 2023 consisted of the following (in thousands):
Year Ended December 31, 2024 and 2023 consisted of the following (in thousands):
Year Ended December 31, 2024 and 2025 and 2025

	2024		2023		Increase (Decrease)
Sources of cash from investing activities:					
Proceeds from sales of real estate	\$	1,220,206	\$	1,195,743	\$ 24,463
Sales of and distributions from non-real estate investments		173,927		183,396	(9,469)
Change in escrow deposits		3,864		_	3,864
Return of capital from unconsolidated real estate joint ventures		2,916		_	2,916
		1,400,913		1,379,139	21,774
Uses of cash for investing activities:					
Purchases of real estate		248,699		265,750	(17,051)
Additions to real estate		2,422,625		3,418,296	(995,671)
Change in escrow deposits		_		5,582	(5,582)
Investments in unconsolidated real estate joint ventures		3,927		658	3,269
Additions to non-real estate investments		236,357		189,472	46,885
		2,911,608		3,879,758	(968,150)
Net cash used in investing activities	\$	1,510,695	\$	2,500,619	\$ (989,924)

Net cash used in investing activities

The decrease in net cash used in investing activities for the year ended December 31, 2024, compared to the year ended December 31, 2023, was primarily due to a decreased use of cash for additions to real estate. Refer to Note 3—"Investments in real estate" to our consolidated financial statements in Item 15 in this annual report on Form 10-K for additional information. Financing activities

Cash flows (used in) provided by financing activities for the years ended December 31, 2024 and 2023 consisted of the following (in thousands):

	Year Ended December 31,					
	2024		2023		Chang	је
Borrowings under secured notes payable	\$	29,919	\$	59,957	\$	(30,038)
Repayments of borrowings under secured notes payable		(32)		(30)		(2)
Proceeds from issuance of unsecured senior notes payable		998,806		996,205		2,601
Borrowings under unsecured senior line of credit		_		1,245,000	(1	1,245,000)
Repayments of borrowings under unsecured senior line of credit		_		(1,245,000)	1	1,245,000
Proceeds from issuances under commercial paper program	1	3,010,600		9,234,000	3	3,776,600
Repayments of borrowings under commercial paper program	(1	3,110,600)		(9,134,000)	(3	3,976,600)
Payments of loan fees		(35,871)		(16,047)		(19,824)
Changes related to debt		892,822		1,140,085	,	(247,263)
Contributions from and sales of noncontrolling interests		306,473		547,391		(240,918)
Distributions to and purchases of noncontrolling interests		(308,636)		(245,091)		(63,545)
Proceeds from issuance of common stock		27,103		103,846		(76,743)
Repurchase of common stock		(50,107)		_		(50,107)
Dividends on common stock		(898,557)		(847,483)		(51,074)
Taxes paid related to net settlement of equity awards		(62,413)		(24,592)		(37,821)
Net cash (used in) provided by financing activities	\$	(93,315)	\$	674,156	\$	(767,471)

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Capital resources
We expect that our principal liquidity needs for the year ending December 31, 2025 will be satisfied by the following multiple sources of capital, as shown in the table below. There can be no assurance that our sources and uses of capital will not be materially higher or lower than these expectations.

Key Sources and Uses of Capital	20				
(In millions)	Ra	nge		Mic	dpoint
Sources of capital:					
Reduction in debt	\$	(40)	\$ (340)	\$	(190)
Net cash provided by operating activities after dividends		425	525		475
Dispositions and sales of partial interests(1)		1,200	2,200		1,700
Total sources of capital	\$	1,585	\$ 2,385	\$	1,985
Uses of capital:					
Construction	\$	1,450	\$ 2,050	\$	1,750
Acquisitions and other opportunistic uses of capital(2)		_	200		100
Ground lease prepayment(3)		135	135		135
Total uses of capital	\$	1,585	\$ 2,385	\$	1,985
	_				
Reduction in debt (included above):					
Issuance of unsecured senior notes payable	\$	300	\$ 900	\$	600
Repayment of secured notes payable		(600)	(600)		(600)
Unsecured senior line of credit, commercial paper program, and other		260	(640)		(190)
Net reduction in debt	\$	(40)	\$ (340)	\$	(190)

(1)As of the date of this report, our share of pending dispositions subject to negotiations aggregated \$539.5 million. These transactions represent approximately 32% of the \$1.7 billion midcont of our 2025 guidance range for dispositions and sales of partial intenests.

(2)On December 9, 2024, we arrounced that our Board of Directors authorized a common stock repurchase program under which we may repurchase up to \$500.0 million of our common stock in the open market, in privately negotiated transactions, or otherwise through December 31, 2025. In January 2025, we repurchased common stock in the open market, in privately negotiated transactions, or otherwise through December 31, 2025. In January 2025, we repurchased common stock in the open market, in privately negotiated transactions, or otherwise through December 31, 2025. In January 2025, we repurchased common stock in the open market, in privately negotiated transactions, or otherwise through December 31, 2025. In January 2025, we repurchased common stock in the open market, in privately negotiated transactions, or the date of this report, the approximate value of shares authorized and remaining under this program was \$2599, million.

(3)Refer to Note 19 – "Subsequent events" to our consolidated financial statements in Item 15 for additional information.

The key assumptions behind the sources and uses of capital in the table above include a favorable real estate transaction and capital market environments, performance of our core operating properties, lease-up and delivery of current and future development and redevelopment projects, and leasing activity. Our expected sources and uses of capital are subject to a number of variables and uncertainties, including those discussed as "Forward-looking statements" under Part I; "Item 1A Risk factors"; and "Item 7.

Management's discussion and analysis of financial condition and results of operations" in this annual report on Form 10-K. We expect to update our forecast for key sources and uses of capital on a quart

Sources of capital

Net cash provided by operating activities after dividends

We expect to retain \$425 million to \$525 million of net cash flows from operating activities after payment of common stock
dividends and distributions to noncontrolling interests for the year ending December 31, 2025. For purposes of this calculation, changes
in operating assets and liabilities are evoluded as they represent timing differences. For they ear ending December 31, 2025, we expect
our recently delivered projects, our development and redevelopment projects expected to be delivered, contributions from Same
Properties, and recently acquired income-producing properties to contribute increases in increase, and recently acquired income-producing properties to contribute increases in cash sists, of \$70 million related to the
commencement of contractual renes on the projects recently placed into service that are near the end of their initial fire rent period.

Refer to "Cash flows" in Item 7 in this annual report on Form 10-K for a discussion of cash flows provided by operating activities for the
year ended December 31, 2024.

We expect to fund a portion of our capital needs for 2025 from issuances under our commercial paper program, issuances of
unsecured senior notes payable, borrowings under our unsecured senior line of credit, and/or borrowings under our secured
construction loan.

As of December 31, 2024, our unsecured senior line of credit had aggregate commitments of \$5.0 billion with an interest rate
of SOFR plus 0.855%, and in September 2024, we extended the maturity date from January 22, 2028 to January 22, 2028 to
commitments outstanding. Based upon our ability to achieve certain annual sustainability fee of 1.45% based on the aggregate
commitments outstanding. Based upon our ability to achieve certain annual sustainability fee of 1.45% based on the aggregate
to the facility fee was reduced by 10.5 basis point to 0.145% from 0.15%. As of December 31, 2024, we had no outstanding balance on
our unsecured senior line of c

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The following table presents our average debt outstanding and weighted-average interest rates during the year ended December 31, 2024 (dollars in thousands):

Year Ended December 31, 2024

	Year Ended December 31, 2024							
	Average Debt Outstanding				Weighted-Average Interest Rate			
Long-term fixed-rate debt	\$	12,049,708	3.77 %					
Short-term variable-rate unsecured senior line of credit and commercial paper program debt		643,545	5.40					
Blended-average interest rate		12,693,253	3.85					
Loan fee amortization and annual facility fee related to unsecured senior line of credit	N/A		0.12					
Total/weighted average	\$	12,693,253	3.97 %					
	\$	12,693,253	3.97 %					

Real estate dispositions and sales of partial interests

We expect to continue to focus on the disciplined execution of select sales of real estate. Future sales will provide an important source of capital to fund a portion of pending and recently completed acquisitions, our development and redevelopment projects, and opportunistic share repurchases, and also provide significant capital for growth. We may also consider additional sales of partial interests in core Class A/A+ properties, development projects, and/or land. For the year ending December 31, 2025, we expect real estate dispositions and sales of partial interests in real estate assets to range from \$1.2 billion to \$2.2 billion. The amount of asset sales necessary to meet our forecasted sources of capital will vary depending upon the amount of EBITDA associated with the assets sold. Refer to Note 3 – "Investments in real estate," Note 4 – "Consolidated and unconsolidated real estate joint ventures," and Note 15 – "Stockholders' equity" to our consolidated financial statements in Item 15 and "Dispositions and sales of partial interests" in Item 2 in this annual report on Form 10-K for additional information on our real estate dispositions. As a REIT, we are generally subject to a 100% tax on the net income from real estate asset sales that the IRS characterizes as "prohibited transactions." We do not expect our sales will be categorized as prohibited transactions. However, unless we meet certain "safe harbor" requirements, whether a real estate asset sale is a "prohibited transaction" tax. Common equity transactions

Our real estate asset sales may not always meet such "safe harbor" requirements. Refer to "Item 1A Risk factors" in this annual report on Form 10-K for additional information about the "prohibited transaction" tax.

Common equity transactions

During the three months ended June 30, 2024, we entered into new forward equity sales agreements aggregating \$28 million to sell 230 thous and shares of common stock under our ATM program at an avera

to self 230 thousand shares of common stock under our ATM program at an average price per share of \$122.32 (betore underwning discounts).

During the three months ended December 31, 2024, we settled all outstanding forward equity sales agreements by issuing 230 thousand shares of common stock at an average price per share of \$120.93 and received net proceeds of \$27.8 million, before offering costs. As of December 31, 2024, the remaining aggregate amount available under our ATM program for future sales of common stock was \$1.47 billion.

Other sources

As a well-known seasoned issuer, we may, from time to time issue securities at our discretion based on our needs and market conditions, including, as necessary, to balance our use of incremental debt capital.

Additionally, we, together with joint venture partners, hold interests in real estate joint ventures that we consolidate in our financial statements. These existing joint ventures provide significant equity capital to fund a portion of our future construction spend, and our joint venture partners may also contribute equity into these entities for financing-related activities. From January 1, 2025 through December 31, 2028, we expect to receive capital contributions aggregating \$684.1 million from existing consolidated real estate joint venture partners to fund construction. During the year ending December 31, 2025, contributions from noncontrolling interests from existing joint venture partners are expected to aggregate \$230.0 million.

Uses of capital Summary of capital expenditures
One of our primary uses of capital relates to the development, redevelopment, pre-construction, and construction of properties. We currently have projects in our development and redevelopment pipeline aggregating 4.4 million RSF of Class A/A+ properties undergoing construction and 1.9 million RSF of priority anticipated development and redevelopment projects. We incur capitalized construction costs related to development, redevelopment, pre-construction, and other construction activities. We also incur additional capitalized project costs, including interest, property taxes, insurance, and other costs directly related and essential to the development, redevelopment, pre-construction, or construction, or construction of a project, during periods when activities necessary to prepare an asset for its intended use are in progress. Refer to "New Class A/A+ development and redevelopment properties: current projects" in Item 2 and "Summary of capital expenditures" in Item 7 in this annual report on Form 10-K for more information on our capital expenditures. We capitalize interest cost as a cost of the project only during the period in which activities necessary to prepare an asset for its intended use are ongoing, provided that expenditures for the asset have been made and interest cost has been incurred. Capitalized interest for the years ended December 31, 2024 and 2023 of \$331.0 million and \$364.0 million, respectively, was classified in investments in real estate in our consolidated balance sheets. The decrease in capitalized interest was related to a lower weighted-average capitalized cost basis of \$8.1 billion for the year ended December 31, 2023, partially offset by an increase in weighted-average interest at used to capitalize interest to 3.97% for the year ended December 31, 2024, as compared to \$9.5 billion for the year ended December 31, 2024, as compared to \$9.5 billion for the year ended December 31, 2024, as compared to \$9.5 billion for the year ended Decem

primarily driven by a reduction in the average real estate basis of our development and redevelopment pipeline following significant deliveries in 2023, most of which were placed into service during the fourth quarter of 2023. Pre-construction activities include entitlements, permitting, design, site work, and other activities preceding commencement of construction of aboveground building improvements. The advancement of pre-construction efforts is focused on reducing the time required to deliver projects to prospective tenants. These critical activities add significant value for future ground-up development and are required for the vertical construction of buildings. Should we cease activities necessary to prepare an asset for its intended use, the interest, taxes, insurance, and certain other direct and indirect project costs related to the asset would be expensed as incurred. Expenditures for repairs and maintenance are expensed as incurred.

other direct and indirect project costs related to the asset would be expensed as incurred. Expenditures for repairs and maintenance are expensed as incurred.

Fluctuations in our development, redevelopment, and construction activities could result in significant changes to total expenses and net income. For example, had we experienced a 10% reduction in development, redevelopment, and construction activities without a corresponding decrease in indirect project costs, including interest and payroll, total expenses would have increased by approximately \$56.4 million for the year ended December 31, 2024.

We use third-party brokers to assist in our leasing activity, who are paid on a contingent basis upon successful leasing. We are required to capitalize initial direct costs related to successful leasing transactions that result directly from and are essential to the lease transaction and would not have been incurred had that lease transaction not been successfully executed. During the year ended December 31, 2024, we capitalized total initial direct leasing costs of \$91.8 million. Costs that we incur to negotiate or arrange a lease regardless of its outcome, such as fixed employee compensation, tax, or legal advice to negotiate lease terms, and other costs, are expensed as incurred.

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Real estate acquisitions and common stock repurchase program
On December 9, 2024, we announced that our Board of Directors authorized a common stock repurchase program under which we may repurchase up to \$500.0 million of our common stock in the open market, in privately negotiated transactions, or otherwise through December 31, 2025. Share repurchases are expected to be funded on a leverage-neutral basis with net cash provided by operating activities after dividends and proceeds from dispositions and sales of partial interests.

In December 2024, we repurchased 496,276 shares of common stock.

From January 1, 2025 through January 27, 2025, we repurchased 1.5 million shares of additional common stock.

As of the date of this report, cumulative repurchases under the program aggregated \$200.1 million and 2.0 million shares of common stock at an average price per share of \$98.16.

As of the date of this report, the approximate value of shares authorized and remaining under this program was \$299.9 million. For the year ending December 31, 2025, we expect real estate acquisitions and common stock repurchases to range from \$—

to \$200 million. Refer to "Acquisitions" in Note 3 — "Investments in real estate" and to Note 4 — "Consolidated and unconsolidated real estate joint ventures" to our consolidated financial statements in Item 15 and "Acquisitions" in Item 2 in this annual report on Form 10-K for information on our acquisitions.

Dividends

To minimation of our adjustions. Dividends

During the years ended December 31, 2024 and 2023, we paid common stock dividends of \$898.6 million and \$847.5 million, respectively. The increase of \$51.1 million in dividends paid on our common stock during the year ended December 31, 2024, compared to the year ended December 31, 2023, was primarily due to an increase in the number of common shares outstanding subsequent to January 1, 2023 as a result of settled forward equity sales agreements, and an increase in the related dividends to \$5.14 per common share paid during the year ended December 31, 2024 from \$4.90 per common share paid during the year ended December 31, 2023.

December 31, 2023. Secured notes payable
Secured notes payable
Secured notes payable
Secured notes payable as of December 31, 2024 consisted of three notes secured by two properties. Our secured notes
payable typically require monthly payments of principal and interest and had a weighted-average interest rate of approximately 7.51%.
As of December 31, 2024, the total book value of our investments in real estate securing debt was approximately \$368.2 million. As of
December 31, 2024, our secured notes payable, including unamortized discounts and deferred financing costs, comprised
approximately \$587 thousand and \$149.3 million of fixed-rate debt and unhedged variable-rate debt, respectively.
As of December 31, 2024, our unconsolidated real estate joint venture in which we hold a 10% ownership interest, located at
1655 and 1725 Third Street in our Mission Bay submarket, has a \$600.0 million secured loan outstanding maturing on March 10, 2025.
The unconsolidated real estate joint venture is in the process of refinancing approximately \$500 million of this debt with a new secured
note payable, which is expected to close in the first quarter of 2025. The remaining debt balance of approximately \$100 million in the first quarter of 2025.
Unsecured senior notes payable and unsecured senior line of credit

Unsecured senior notes payable and unsecured senior line of credit
The requirements of, and our actual performance with respect to, the key financial covenants under our unsecured senior notes payable as of December 31, 2024 were as follows:

Covenant Ratios(1)

Requirement

December 31, 2024 Total Debt to Total Assets Less than or equal to 60% 29% Secured Debt to Total Assets Less than or equal to 40% 0.4% Consolidated EBITDA(2) to Interest Expense Greater than or equal to 1.5x 11.0x

Greater than or equal to 150%

Unencumbered Total Asset Value to Unsecured Debt

(1)All coverant ratio titles utilize terms as defined in the respective debt agreements.
(2)The calculation of consolidated EBITDA is based on the definitions contained in our loan agreements and is not directly comparable to the computation of EBITDA as described in Exchange Act Release No. 47226.

In addition, the terms of the indentures, among other things, limit the ability of the Company, Alexandria Real Estate Equities, L.P., and the Company's subsidiaries to (i) consummate a merger, or consolidate, or sell all or substantially all of the Company's assets and (ii) incur certain secured or unsecured indebtedness.

330%

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The requirements of, and our actual performance with respect to, the key financial covenants under our unsecured senior line of credit as of December 31, 2024 were as follows:

Requirement

December 31, 2024

Covenant Ratios(1)	Requirement	December 31, 2024
Leverage Ratio	Less than or equal to 60.0%	29.5%
Secured Debt Ratio	Less than or equal to 45.0%	0.3%
Fixed-Charge Coverage Ratio	Greater than or equal to 1.50x	3.91x
Uneacured Interest Coverage Ratio	Greater than or equal to 1.75v	10.38v

Unsecured Interest Coverage Ratio
Greater than or equal to 1.50x
3.91x
Unsecured Interest Power and the Utilize terms as defined in the credit agreement.

Estimated Interest payments

Interest payments

Estimated Interest payments

Interest payments

122 Commitments
As of December 31, 2024, remaining aggregate costs under contract for the construction of properties undergoing development, redevelopment, and improvements under the terms of leases approximated \$1.0 billion. We expect payments for these obligations to occur over one to three years, subject to capital planning adjustments from time to time. We may have the ability to cease the construction of certain projects, which would result in the reduction of our commitments. In addition, we have letters of credit and performance obligations aggregating \$29.5 million.

We are committed to funding approximately \$399.2 million related to our non-real estate investments. These funding commitments are primarily associated with our investments in privately held entities that report NAV and expire at various dates over the next 12 years, with a weighted-average expiration of 8.2 years as of December 31, 2024.

As of December 31, 2024, the second installment payment related to the amendment of our existing ground lease agreement at the Alexandria Technology Square® Megacampus aggregating \$135.0 million remained outstanding and was paid on January 14, 2025. Refer to "Operating lease agreements" above for additional details.

Exposure to environmental liabilities
In connection with the acquisition of all of our properties, we have obtained Phase I environmental assessments to ascertain the existence of any environmental liabilities or other issues. The Phase I environmental assessments of our properties have not revealed any environmental liabilities that we believe would have a material adverse effect on our financial condition or results of

operations taken as a whole, nor are we aware of any material environmental liabilities that have occurred since the Phase I environmental assessments were completed. In addition, we carry a policy of pollution legal liability insurance covering exposure to certain environmental losses at substantially all of our properties. Foreign currency translation gains and losses

The following table presents the change in accumulated other comprehensive loss attributable to Alexandria Real Estate Equities, Inc.'s stockholders during the year ended December 31, 2024 primarily due to the changes in the foreign exchange rates for our real estate investments in Canada (in thousands). We reclassify unrealized foreign currency translation gains and losses into net income as we dispose of these holdings.

	Total	
Balance as of December 31, 2023	\$	(15,896)
Other comprehensive loss before reclassifications		(29,719)
Reclassification adjustment for loss included in net income		(637) (1)
Net other comprehensive loss		(30,356)
Balance as of December 31, 2024	\$	(46,252)

(1)Primarily relates to the completion of the sale of one property in our Canada market during the three months ended December 31, 2024 and substantial liquidation of the associated foreign entity.

associated foreign entity. Inflation
As of December 31, 2024, approximately 92% of our leases (on an annual rental revenue basis) were triple net leases, which require tenants to pay substantially all real estate taxes, insurance, utilities, repairs and maintenance, common area expenses, and other operating expenses (including increases thereto) in addition to base rent. Approximately 97% of our leases (on an annual rental revenue basis) contained defective annual rent escalations approximating 3% that were either fixed or indexed based on a consumer price index or other indices. Accordingly, we do not believe that our cash flows or earnings from real estate operations are subject to significant risks from inflation. A period of inflation, however, could cause an increase in the cost of our variable-rate borrowings, including borrowings under our unsecured senior line of credit and commercial paper program, issuances of unsecured senior notes payable, and borrowings under our secured construction loans, and secured loans held by our unconsolidated real estate joint ventures. In addition, refer to "Item 1A Risk factors" in this annual report on Form 10-K for a discussion about risks that inflation directly or indirectly may pose to our business. or indirectly may pose to our business.

Issuer and guarantor subsidiary summarized financial information

Aexandria Real Estate Equities, Inc. (the "Issuer") has sold certain debt securities registered under the Securities Act of 1933, as amended, that are fully and unconditionally guaranteed by Alexandria Real Estate Equities, L.P. (the "LP" or the "Guarantor Subsidiary"), an indirectly 100% owned subsidiary of the Issuer. The Issuer's other subsidiaries, including, but not limited to, the subsidiaries that own substantially all of its real estate (collectively, the "Combined Non-Guarantor Subsidiaries"), will not provide a guarantee of such securities, including the subsidiaries that are partially or 100% owned by the LP. The following summarized financial information presents on a combined basis, balance sheet information as of December 31, 2024 and 2023, and results of operations and comprehensive income for the years ended December 31, 2024 and 2023 for the Issuer and the Guarantor Subsidiary. The information presented below excludes eliminations necessary to arrive at the information on a consolidated basis. In presenting the summarized financial statements, the equity method of accounting has been applied to (i) the Issuer and fine Guarantor Subsidiary (ii) the Guarantor Subsidiary, where applicable, even though all such subsidiaries meet the requirements to be consolidated under GAAP. All assets and liabilities have been allocated to the Issuer and the Guarantor Subsidiary generally based on legal entity ownership.

ownership.

The following tables present combined summarized financial information as of December 31, 2024 and 2023 and for the years ended December 31, 2024 and 2023 for the Issuer and Guarantor Subsidiary. Amounts provided do not represent our total consolidated amounts (in thousands):

amounts (mulousulus).	December 31,			
	2024		2023	
Assets:				
Cash, cash equivalents, and restricted cash	\$	103,993	\$	210,755
Other assets		153,913		115,373
Total assets	\$	257,906	\$	326,128
Liabilities:				
Unsecured senior notes payable	\$	12,094,465	\$	11,096,028
Unsecured senior line of credit and commercial paper		_		99,952
Other liabilities		542,322		504,659
Total liabilities	\$	12,636,787	\$	11,700,639
	Year Er	nded Decembe	er 31,	
	2024		2023	
Total revenues	\$	59,023	\$	54,230
Total expenses		(349,437)		(273,990)
Net loss		(290,414)		(219,760)
Net income attributable to unvested restricted stock awards		(13,394)		(11,195)
Net loss attributable to Alexandria Real Estate Equities, Inc.'s common stockholders	\$	(303,808)	\$	(230,955)

As of December 31, 2024, 376 of our 391 properties were held indirectly by the REIT's wholly owned consolidated subsidiary, Alexandria Real Estate Equities, L.P.

Critical accounting estimates

Our consolidated financial statements have been prepared in accordance with GAAP. The preparation of these financial statements in conformity with GAAP requires us to make estimates, judgments, and assumptions that affect the reported amounts of assets, liabilities, revenues, and expenses. We base these estimates, judgments, and assumptions on historical experience, current trends, and various other factors that two believe to be reasonable under the circumstances.

We continually evaluate the estimates, judgments, and assumptions we use to prepare our consolidated financial statements. Changes in estimates, judgments, or assumptions could affect our financial position and our results of operations, which are used by our stockholders, potential investors, industry analysts, and lenders in their evaluation of our performance.

Our critical accounting estimates are defined as accounting estimates or assumptions made in accordance with GAAP, which involve a significant level of estimation uncertainty or subjectivity and have had or are reasonably likely to have a material impact on our financial condition or results of operations. Our significant accounting policies, which utilize these critical accounting estimates, are described in Note 2 – "Summary of significant accounting policies" to our consolidated financial statements in Item 15 in this annual report on Form 10-K. Our critical accounting estimates are described below.

Recognition of real estate acquired

Generally, our acquisitions of real estate or in-substance real estate are accounted for as asset acquisitions and not business combinations because substantially all of the fair value is concentrated in a single identifiable asset or group of similar identifiable assets (i.e., land, buildings, and related intangible assets). The accounting model for asset acquisitions requires that the acquisition consideration (including acquisition costs) be allocated to the individual assets and liabilities assumed on a relative fair va

(i)Asailable comparable market information;
(ii)Estimated replacement costs; or
(iii)Discounted cash flow analysis/estimated net operating income and capitalization rates.
In certain instances, we may use multiple valuation techniques and estimate fair values based on an average of multiple valuation results. We exercise judgement to determine key assumptions used in each valuation technique. For example, to estimate future cash flows in the discounted cash flow analysis, we are required to use judgment and make a number of assumptions, including those related to projected growth in rental rates and operating expenses, and anticipated trends and market/economic conditions. The use of different assumptions in the discounted cash flow analysis can affect the amount of consideration allocated to the acquired depreciable/amortizable asset, which in turn can impact our net income due to the recognition of the related depreciation/amortization expense in our consolidated statements of operations.

We completed acquisitions of two properties for a total purchase price of \$249.4 million during the year ended December 31, 2024. These transactions were accounted for as asset acquisitions, and the purchase price of each was allocated based on the relative fair values of the assets acquired and liabilities assumed. Refer to "Investments in real estate" in Note 2 – "Summary of significant accounting policies" to our consolidated financial statements in Item 15 in this annual report on Form 10-K for additional information. Impairment of real estate assets classified as held for sale.

Aproperty is classified as held for sale when all of the accounting criteria for a plan of sale have been met. These criteria are described in "Investments in real estate" in Note 2 – "Summary of significant accounting policies" to our consolidated financial statements in Item 15 in this annual report on Form 10-K Upon classification as held for sale, we recognize an impairment charge, if necessary, to lower the carrying amount of the real esta

recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset. Triggering events or impairment indicators for long-lived assets to be held and used, including our rental properties, CIP, land held for development, and intangibles, are assessed by project and include significant fluctuations in estimated net operating income, occupancy changes, significant near-term lease expirations, current and historical operating and/or cash flow based, on such assets of completion dates, rental rates, and other market factors. We assess so the expectal cash flows based upon numerous factors, including, but not limited to, projected rental rates, exit capitalization rates, and construction costs for projects under development, which are based on available market information, current and historical operating results, known trends, current market/ economic conditions that may affect the property, and our assumptions about the use of the asset, including, if necessary, a probability-weighted approach if multiplie outcomes are under consideration.

Upon determination that an impairment has occurred, a write-down is recognized to reduce the carrying amount to its estimated fair value. If an impairment loss is not required to be recognized, the recognition of depreciation or amortization is adjusted prospectively, as necessary, to reduce the carrying amount of the read estate to its estimated disposition value over the remaining period that the asset is expected to be held and used. We may also adjust depreciation of properties that are expected to be disposed of or redeveloped prior to the end of their useful lives.

The evaluation for impairment and calculation of the carrying amount of a long-lived asset to be held and used involves consideration of factors and calculations that are different than the estimate of fair value of assets classified as held for sale. Because of these two different models, it is possible for a long-lived asset provides a held fo

126 Monitoring of tenant credit quality

We monitor, on an ongoing basis, the credit quality and any related material changes of our tenants by (i) monitoring the credit rating of tenants that are rated by a nationally recognized credit rating agency, (ii) reviewing financial statements of the tenants that are publicly available or that are required to be delivered to us pursuant to the applicable lease, (iii) monitoring news reports regarding our tenants and their respective businesses and industries in which they conduct business, and (iv) monitoring news reports regarding our tenants and their respective businesses and industries in which they conduct business, and (iv) monitoring the timeliness of lease payments. We have a team of employees who, among them, have an extensive educational background or experience in biology, chemistry, industrial biotechnology, agtech, and the life science industry, as well as knowledge in finance. This team is responsible for timely assessment, monitoring, and communication of our tenants' credit quality and any material changes therein. During the years ended December 31, 2024, 2023, and 2022, specific write-offs and increases to our general allowance related to deferred rent balances of tenants recognized in our consolidated statements of operations have not exceeded 0.8% of our income from rentals for each respective year. For additional information, refer to "Monitoring of tenant credit quality" in Note 2 – "Summary of significant accounting policies" to our consolidated financial statements in Item 15 in this annual report on Form 10-K for additional information.

Definitions and reconciliations
This section contains additional information on certain non-GAAP financial measures including reconciliations to the most directly comparable financial measure calculated and presented in accordance with GAAP and the reasons whywe use these supplemental measures of performance and believe they provide useful information to investors, as well as the definitions of other terms used in this annual report on Form 10-K.
Funds from operations and funds from operations, as adjusted, attributable to Alexandria Real Estate Equities, Inc.'s common stockholders

terms used in this annual report on Form 10-K.

Funds from operations and funds from operations, as adjusted, attributable to Aexandria Real Estate Equities, Inc.'s common stockholders.

GAPP-basis accounting for real estate assets utilizes historical cost accounting and assumes that real estate values diminish over time. In an effort to overcome the difference between real estate values and historical cost accounting for real estate assets, the Nareit Board of Governors established funds from operations as an improved measurement tool. Since its introduction, funds from operations has become a widely used non-GAPA financial measure among equity REIT. We believe that funds from operations is helpful to investors as an additional measure of the performance of an equity REIT. Moreover, we believe that funds from operations is helpful to investors as an additional measure of the performance of other real estate companies on a consistent basis, without having to account for differences recognized because of real estate acquisition and disposition decisions, financing decisions, capital structure, capital market transactions, variances resulting from the volability of market conditions outside of our control, or other corporate activities that may not be representative of the operating performance of our properties.

The 2018 White Paper published by the Nareit Board of Governors (the "Nareit White Paper") defines funds from operations as net income (computed in accordance with GAPP), excluding gains or losses on sales of real estate, and impairments for eal estate point value over the recoverability period is less than the carrying value due to changes in general market conditions and do not necessarily reflect the operating performance of the properties during the corresponding period.

We compute funds from operations, as adjusted, as funds from operations calculated in accordance with the Nareit White Paper, excluding significant gains, losses, and impairments realized on non-real estate investments, impairment

2000111201 01, 2021 (111 110 10 10 11)	Noncontrolling Real Estate Jo	Interest S int Venture	Share of Conso	Our Share of Unconsolidated Real Estate Joint Ventures						
	December 31,	2024		December 31, 2024						
	Three Months Ended Y		Year Ended	ar Ended Three Months Ended		Year Ended				
Netincome	\$	46,150	\$	187,784	\$ 6,635	\$	7,059			
Depreciation and amortization of real estate assets		34,986		129,711	1,061		4,238			
Gain on sales of real estate		(5,025)		(5,025)	(3,328)	(3,328)			
Funds from operations	\$	76,111	\$	312,470	\$ 4,368	\$	7,969			

stockholders, the most directly comparable financial measure presented in accordance with GAAP, including our share of amounts from consolidated and unconsolidated real estate joint ventures, to funds from operations attributable to Alexandria Real Estate Equities, Inc.'s common stockholders – diluted, and funds from operations attributable to Alexandria Real Estate Equities, Inc.'s common stockholders – diluted, as adjusted, and the related per share amounts for the years ended December 31, 2024, 2023, and 2022 (in thousands, except per share amounts). Per share amounts may not add due to rounding.

Year Ended December 31,

	2024	2023	2022
Net income attributable to Alexandria Real Estate Equities, Inc.'s common stockholders – basic and diluted	\$ 309,555	\$ 92,444	\$ 513,268
Depreciation and amortization of real estate assets	1,191,524	1,080,529	988,363
Noncontrolling share of depreciation and amortization from consolidated real estate ${\it JV}{\it S}$	(129,711)	(115,349)	(107,591)
Our share of depreciation and amortization from unconsolidated real estate JVs	4,238	3,589	3,666
Gain on sales of real estate	(127,615) (1)	(277,037)	(537,918)
Impairment of real estate – rental properties and land	192,455 (2)	450,428	20,899
Allocation to unvested restricted stock awards	(8,696)	(5,175)	(1,118)
Funds from operations attributable to Alexandria Real Estate Equities, Inc.'s common stockholders — diluted(3)	1,431,750	1,229,429	879,569
Unrealized losses on non-real estate investments	112,246	201,475	412,193
Impairment of non-real estate investments	58,090 (4)	74,550	20,512
Impairment of real estate	30,613 (2)	10,686	44,070
Loss on early extinguishment of debt	_	_	3,317
Acceleration of stock compensation expense due to executive officer resignations	_	20,295	7,185
Provision for expected credit losses on financial instruments	(434) (5)	_	_
Allocation to unvested restricted stock awards	(3,188)	(4,121)	(5,137)
Funds from operations attributable to Alexandria Real Estate Equities, Inc.'s common stockholders – diluted as adjusted	\$ 1,629,077	\$ 1,532,314	\$ 1,361,709

COMMON Stockholders — clilited, as adjusted

(I)Includes our share of gain on real estate from one unconsolidated real estate joint venture and one consolidated real estate joint venture. Refer to Note 4—

Consolidated and unconsolidated real estate joint ventures' to our consolidated financial statements in Item 15 for additional information.

(2)Refer to "Sales of real estate assets and impairment charges" in Note 3— "Investments in real estate" to our consolidated financial statements in Item 15 for additional information in accordance with standards established by the Nareit Beard of Covernors.

(4)Primarily related to five non-real estate investments in privately held entities that do not report NAV. Refer to Note 7—"Investments" to our consolidated financial statements in Item 15 for additional information.

(5)Represents an adjustment to the provision for expected credit losses for a direct financing lease, as well as the initial recognition of a provision for expected credit losses for two notes receivable issued in connection with dispositions completed during the three months ended December 31, 2024. Refer to Note 5—"Leases" and Note 8—

"Other assets" to our consolidated financial statements in Item 15 for additional information.

129	Year E	nded Dec	ember 3	31,		
(Per share)	2024		2023		2022	
Net income per share attributable to Alexandria Real Estate Equities, Inc.'s common stockholders – diluted	\$	1.80	\$	0.54	\$	3.18
Depreciation and amortization of real estate assets		6.20		5.67		5.47
Gain on sales of real estate		(0.74)		(1.62)		(3.33)
Impairment of real estate – rental properties and land		1.12		2.64		0.13
Allocation to unvested restricted stock awards		(0.06)		(0.04)		(0.01)
Funds from operations per share attributable to Alexandria Real Estate Equiti	es,	8.32		7.19		5.44
Inc.'s common stockholders – diluted						
Unrealized losses on non-real estate investments		0.65		1.18		2.55
Impairment of non-real estate investments		0.34		0.44		0.13
Impairment of real estate		0.18		0.06		0.27
Loss on early extinguishment of debt		_		_		0.02
Acceleration of stock compensation expense due to executive officer resignations		_		0.12		0.04
Allocation to unvested restricted stock awards		(0.02)		(0.02)		(0.03)
Funds from operations per share attributable to Alexandria Real Estate Equiti	es, \$	9.47	\$	8.97	\$	8.42
Inc.'s common stockholders – diluted, as adjusted						
Weighted-average shares of common stock outstanding – diluted(1) (1) Refer to "Weighted-average shares of common stock outstanding – diluted" in this section for a		172,071		170,909		161,659

Adjusted EBITDA and Adjusted EBITDA margin

We use Adjusted EBITDA as a supplemental performance measure of our operations, for financial and operational decisionmaking, and as a supplemental means of evaluating period-to-period comparisons on a consistent basis. Adjusted EBITDA is calculated
as earnings before interest, taxes, depreciation, and amortization ("EBITDA"), evoluding stock compensation expense, gains or losses
on early extinguishment of debt, gains or losses on sales of real estate, impairments of real estate, provision for expected credit losses
on financial instruments, and significant termination fees. Adjusted EBITDA also excludes unrealized gains or losses and significant
realized gains or losses and impairments that result from our non-real estate investments. These non-real estate investment amounts
are dassified in our consolidated statements of operations outside of total revenues.

We believe Adjusted EBITDA provides investors with relevant and useful information as it allows investors to evaluate the
operating performance of our business activities without having to account for differences recognized because of investing and
financing decisions related to our real estate and non-real estate investments, our capital structure, capital market transactions, and
variances resulting from the volatility of market conditions outside of our control. For example, we exclude gains or losses on the early
extinguishment of debt to allow investors to measure our performance independent of our indebtedness and capital structure. We
believe that adjusting for the effects of impairments and gains or losses on sales of frea laste, significant impairments and realized
gains or losses on non-real estate investments, provision for expected credit losses on financial instruments, and significant termination
fees allows investors to evaluate performance from period to period on a consistent basis without having to account for differences
to a suppart of the effects of impairments and gains or losses on fina

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The following table reconciles net income (loss), the most directly comparable financial measure calculated and presented in accordance with GAAP, to Adjusted EBITDA and calculates the Adjusted EBITDA margin for the three months and years ended December 31, 2024 and 2023 (dollars in thousands):

The Month's Ended December 31

Year Ended December 31.

,	Three	Three Months Ended December 31, Y		Year Ended December			1,	
	2024		2023		2024		2023	
Net (loss) income	\$	(16,095)	\$	(42,658)	\$	510,733	\$	280,994
Interest expense		55,659		31,967		185,838		74,204
Income taxes		1,855		1,322		6,678		5,887
Depreciation and amortization		330,108		285,246		1,202,380		1,093,473
Stock compensation expense		12,477		34,592		59,634		82,858
Gain on sales of real estate		(101,806)		(62,227)		(129,312)		(277,037)
Unrealized losses (gains) on non-real estate investments		79,776		(19,479)		112,246		201,475
Impairment of real estate		186,564		271,890		223,068		461,114
Impairment of non-real estate investments		20,266		23,094		58,090		74,550
Provision for expected credit losses on financial instruments		(434)		_		(434)		_
Adjusted EBITDA	\$	568,370	\$	523,747	\$	2,228,921	\$	1,997,518
Total revenues	\$	788,945	\$	757,216	\$	3,116,394	\$	2,885,699
Adjusted EBITDA margin	72%		69%		72%		69%	

Annual rental revenue
Annual rental revenue represents the annualized fixed base rental obligations, calculated in accordance with GAAP, including the amortization of deferred revenue related to tenant-funded and tenant-built landlord improvements, for leases in effect as of the end of the period, related to our operating RSF. Annual rental revenue is presented using 100% of the annual rental revenue from our consolidated properties and our share of annual rental revenue for our unconsolidated real estate joint ventures. Annual rental revenue per RSF is computed by dividing annual rental revenue by the sum of 100% of the RSF of our consolidated properties and our share of the RSF of properties held in unconsolidated real estate joint ventures. As of December 31, 2024, approximately 92% of our leases (on an annual rental revenue basis) were triple net leases, which require tenants to pay substantially all real estate taxes, insurance, utilities, repairs and maintenance, common area expenses, and other operating expenses (including increases thereto) in addition to base rent. Annual rental revenue excludes these operating expenses recovered from our tenants. Amounts recovered from our tenants related to these operating expenses, along with base rent, are classified in income from rentals in our consolidated statements of operations.

Capitalization rates
Capitalization rates
Capitalization rates are calculated based on net operating income and net operating income (cash basis) annualized, excluding lease termination fees, on stabilized operating assets for the quarter preceding the date on which the property is sold, or near-term prospective net operating income.

near-term prospective net operating income.

Capitalized interest

We capitalize interest cost as a cost of a project during periods for which activities necessary to develop, redevelop, or reposition a project for its intended use are ongoing, provided that expenditures for the asset have been made and interest cost has been incurred. Activities necessary to develop, redevelop, or reposition a project include pre-construction activities such as entitlements, permitting, design, site work, and other activities preceding commencement of construction of aboveground building improvements. The advancement of pre-construction efforts is focused on reducing the time required to deliver projects to prospective tenants. These critical activities add significant value for future ground-up development and are required for the vertical construction of

132 buildings. If we cease activities necessary to prepare a project for its intended use, interest costs related to such project are expensed

buildings. If we cease activities necessary to prepare a project for its interiueu use, interest as incurred.

Cash interest
Cash interest is equal to interest expense calculated in accordance with GAAP plus capitalized interest, less amortization of loan fees and debt premiums (discounts). Refer to "Fixed-charge coverage ratio" in this section for a reconciliation of interest expense, the most directly comparable financial measure calculated and presented in accordance with GAAP, to cash interest.

Class AA+ properties are properties distered in AAA locations that provide innovative tenants with highly dynamic and collaborative environments that enhance their ability to successfully recruit and retain world-class talent and inspire productivity, efficiency, creativity, and success. These properties are typically well-located, professionally managed, and well-maintained, offering a wide range of amenities and featuring premium construction materials and finishes. Class AA+ properties are generally newer or have undergone substantial redevelopment and are generally expected to command higher annual rental rates compared to other classes of similar properties. AAA locations are in close proximity to concentrations of specialized skills, knowledge, institutions, and related businesses. It is important to note that our definition of property classification may not be directly comparable to other equity REITs.

Development, redevelopment and reconstruction.

similar properties. ANAlocations are in close proximity to concentrations of specialized skills, knowleage, institutions, and related businesses. It is important to note that our definition of property classification may not be directly comparable to other equity REITs. Development, redevelopment, and pre-construction. Akey component of our business model is our disciplined allocation of capital to the development and redevelopment of new Class A/A+ properties, as well as property enhancements identified during the underwriting of certain acquired properties. These efforts are primarily concentrated in collaborative Megacampus. The ecosystems within AAAI if science innovation clusters, as well as other strategic locations that support innovation and growth. These projects are generally focused on providing high-quality, generic, and reusable spaces that meet the real estate requirements of a wide range of tenants. Upon completion, each development or redevelopment project is expected to generate increases in rental income, net operating income, and cash flows. Our development and redevelopment projects are generally in locations that are highly desirable to high-quality entities, which we believe results in higher occupancy levels, longer lease terms, higher rental income, higher returns, and greater long-term asset value. Development projects generally consist of the ground-up development of generic and reusable laboratory facilities. Redevelopment projects consist of the ground-up development of generic and reusable laboratory facilities. Redevelopment projects are those most likely to commence future ground-up development of risk-flue conversion from non-laboratory space to laboratory space prior to our other future ground-up development or first-flue conversion from non-laboratory space to laboratory space prior to our other future projects, and other activities preceding commencement of construction of aboveground building improvements. The advancement of pre-construction efforts is focused on reducing the

generate significant revenue and cash flows.

Development, redevelopment, and pre-construction spending also includes the following costs: (i) amounts to bring certain acquired properties up to market standard and/or other costs identified during the acquisition process (generally within two years of acquisition) and (ii) permanent conversion of space for highly flexible, move-in-ready laboratory space to foster the growth of promising early- and growth-stage life science companies.

Revenue-enhancing and repositioning capital expenditures represent spending to reposition or significantly change the use of a property, including through improvement in the asset quality from Class B to Class A/A+.

Non-revenue-enhancing capital expenditures represent costs required to maintain the current revenues of a stabilized property, including the associated costs for renewed and re-leased space.

Dividend payout ratio (common stock)

Dividend payout ratio (common stock) is the ratio of the absolute dollar amount of dividends on our common stock (shares of common stock outstanding on the respective record dates multiplied by the related dividend per share) to funds from operations attributable to Alexandria's common stockholders – diluted, as adjusted.

Dividend yield
Dividend yield for the quarter represents the annualized quarter dividend divided by the closing common stock price at the end of the quarter.

of the quarter.

Fixed-charge coverage ratio

Fixed-charge coverage ratio

Fixed-charge coverage ratio is a non-GAAP financial measure representing the ratio of Adjusted EBITDA to cash interest and fixed charges. We believe that this ratio is useful to investors as a supplemental measure of our ability to satisfy fixed financing obligations and preferred stock dividends. Cash interest is equal to interest expense calculated in accordance with GAAP plus capitalized interest, less amortization of loan fees and debt premiums (discounts).

The following table reconciles interest expense, the most directly comparable financial measure calculated and presented in accordance with GAAP, to cash interest and computes fixed-charge coverage ratio for the three months and years ended December 31, 2024 and 2023 (dollars in thousands):

	Three I	Three Months Ended December 31,			Year Ended December 31,			
	2024		2023		2024		2023	
Adjusted EBITDA	\$	568,370	\$	523,747	\$	2,228,921	\$	1,997,518
Interest expense	\$	55,659	\$	31,967	\$	185,838	\$	74,204
Capitalized interest		81,586		89,115		330,961		363,978
Amortization of loan fees		(4,620)		(4,059)		(17,130)		(15,486)
Amortization of debt discounts		(333)		(309)		(1,309)		(1,207)
Cash interest and fixed charges	\$	132,292	\$	116,714	\$	498,360	\$	421,489
Fixed-charge coverage ratio:								
quarter annualized	4.3x		4.5x		N/A		N/A	
- trailing 12 months	N/A		N/A		4.5x		4.7x	

We are not able to forecast the net income of future periods without unreasonable effort and therefore do not provide a reconciliation for fixed-charge coverage ratio on a forward-looking basis. This is due to the inherent difficulty of forecasting the timing and/or amount of items that depend on market conditions outside of our control, including the timing of dispositions, capital events, and financing decisions, as well as quarterly components such as gain on sales of real estate, unrealized gains or losses on non-real estate investments, impairment of real estate, impairment of non-real estate investments, and provision for expected credit losses on financial instruments. Our attempt to predict these amounts may produce significant but inaccurate estimates, which would be potentially misleading for our investors.

Gross assets

Gross assets
Gross assets are calculated as total assets plus accumulated depreciation as of December 31, 2024 and 2023 (in thousands):

		,		
	2024		2023	
Total assets	\$	37,527,449	\$	36,771,402
Accumulated depreciation		5,625,179		4,985,019
Gross assets	\$	43,152,628	\$	41,756,421

Incremental annual net operating income on development and redevelopment projects Incremental annual net operating income represents the amount of net operating income, on an annual basis, expected to be realized upon a project being placed into service and achieving full occupancy. Incremental annual net operating income is calculated as the initial stabilized yield further order of the project's total cost at completion.

Initial stabilized yield (unlevered)
Initial stabilized yield (unlevered)
Initial stabilized yield is calculated as the estimated amounts of net operating income at stabilization divided by our investment in the property. For this calculation, we exclude any tenant-funded and tenant-built landlord improvements from our investment in the property. Our initial stabilized yield excludes the benefit of leverage. Our cash rents related to our development and redevelopment projects are generally expected to increase over time due to contractual annual rent escalations. Our estimates for initial stabilized yields, initial stabilized yields (cash basis), and total costs at completion represent our initial estimates at the commencement of the project, we expect to update this information upon completion of the project, or sooner if there are significant changes to the expected project yields or costs.

Initial stabilized yield reflects rental income, including contractual rent escalations and any rent concessions over the term(s) of the lease(s), calculated on a straight-line basis, and any amortization of deferred revenue related to tenant-funded and tenant-built landlord improvements.

Initial stabilized yield (cash basis) reflects cash rents at the stabilization date after initial rental concessions, if any, have elapsed and our total cash investment in the property.

Investment-grade or publicly traded large cap tenants investment than \$10 billion for the twelve-months ended December 31, 2024, as reported by Bloomberg Professional Services. Credit ratings from Moody's Ratings and S&P Global Ratin

	Book Value	Gross Assets	Annual Rental Revenue
Under construction projects	\$3,893,557	9%	- %
Income-producing/potential cash flows/covered land play(1)	2,965,853	7	1
Land	1,759,317	4	_
	\$8,618,727	20%	1%

(1) Includes projects with existing buildings that are generating or can generate operating cash flows. Also includes development rights associated with existing operating cannot see.

The square footage presented in the table below is classified as operating as of December 31, 2024. These lease expirations or vacant space at recently acquired properties represent future opportunities for which we have the intent, subject to market conditions and leasing, to commence first-time conversion from non-laboratory space to laboratory space, or to commence future ground-up development:

Dev/Redev RSF of Lease Expirations Targeted for Development and Redevelopment

Property/Submarket		2025	2026	Thereafter(1)	Total
Priority anticipated projects:					
311 Arsenal Street/Cambridge/Inner Suburbs	Redev	25,312	_	_	25,312
10210 Campus Point Drive/University Town Center	Dev	9,558	_	52,620	62,178
1020 Red River Street/Austin	Redev	126,034	_	_	126,034
		160,904	_	52,620	213,524
Future projects:					
446, 458, 500, and 550 Arsenal Street/Cambridge/Inner Suburbs	Dev	_	_	375,898	375,898
Other/Greater Boston	Redev	_	_	167,549	167,549
1122 and 1150 El Camino Real/South San Francisco	Dev	_	_	375,232	375,232
3875 Fabian Way/Greater Stanford	Dev	_	_	228,000	228,000
2100, 2200, and 2400 Geng Road/Greater Stanford	Dev	_	_	78,501	78,501
960 Industrial Road/Greater Stanford	Dev	_	_	112,590	112,590
Campus Point by Alexandria/University Town Center	Dev	269,048	_	101,966	371,014
Sequence District by Alexandria/Sorrento Mesa	Dev/Redev	_	_	686,290	686,290
410 West Harrison Street/Elliott Bay	Dev	_	_	17,205	17,205
Other/Seattle	Dev	_	_	75,663	75,663
100 Capitola Drive/Research Triangle	Dev	_	_	34,527	34,527
1001 Trinity Street/Austin	Dev	72,938	_	_	72,938
Canada	Redev	_	_	247,743	247,743
		341,986		2,501,164	2,843,150
		502,890	_	2,553,784	3,056,674

(1)Includes vacant square footage as of December 31, 2024.

Joint venture financial information

We present components of balance sheet and operating results information related to our real estate joint ventures, which are not presented, or intended to be presented, in accordance with GAAP. We present the proportionate share of certain financial line items as follows: (i) for each real estate joint venture that we consolidate in our financial statements, which are controlled by us through contractual rights or majority oting rights, but of which we own less than 100%, we apply the noncontrolling interest economic ownership percentage to each financial item to arrive at the amount of such cumulative noncontrolling interest share of each component presented, and (ii) for each real estate joint venture that we do not control and do not consolidate, and are instead controlled jointly or by our joint venture partners through contractual rights or majority voting rights, we apply our economic ownership percentage to each financial item to arrive at our proportionate share of each component presented.

The components of balance sheet and operating results information related to our real estate joint ventures do not represent our legal claim to those items. For each entity that we do not wholly own, the joint venture agreement generally determines what equity holders can receive upon capital events, such as sales or refinancing, or in the event of a liquidation. Equity holders are normally entitled to their respective legal ownership of any residual cash from a joint venture only after all liabilities, priority distributions, and claims have been repaid or satisfied.

We believe that this information can help investors estimate the balance sheet and operating results information related to our partially owned entities. Presenting this information provides a perspective not immediately available from consolidated financial statements and one that can supplement an understanding of the joint venture assets, liabilities,

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The components of balance sheet and operating results information related to our real estate joint ventures are limited as an analytical tool as the overall economic ownership interest does not represent our legal claim to each of our joint ventures' assets, liabilities, or results of operations. In addition, joint venture financial information may include financial information related to the unconsolidated real estate joint ventures that we do not control. We believe that in order to facilitate for investors a clear understanding of our operating results and our total assets and liabilities, joint venture financial information should be examined in conjunction with our consolidated statements of operations and balance sheets. Joint venture financial information should not be considered an alternative to our consolidated financial statements, which are presented and prepared in accordance with GAAP.

Megacampus ™

AMegacampus ecosystem is a cluster campus that consist of approximately 1 million RSF or more, including operating, active development/redevelopment, and land RSF less operating RSF expected to be demolished. The following table reconciles our annual rental revenue and development and redevelopment pipeline RSF as of December 31, 2024 (dollars in thousands):

Annual Rental

Development and

		al Rental nue	Development and Redevelopment Pipeline RSF		
Megacampus	\$	1,605,730	20,130,433		
Core and non-core		487,258	9,392,253		
Total	\$	2,092,988	29,522,686		

Megacampus as a percentage of annual rental revenue and of total development and $\,\,77\%$ redevelopment pipeline RSF 68%

Net cash provided by operating activities after dividends
Net cash provided by operating activities after dividends includes the deduction for distributions to noncontrolling interests. For purposes of this calculation, changes in operating assets and liabilities are excluded as they represent timing differences.

Net debt and preferred stock to Adjusted EBITDA
Net debt and preferred stock to evaluating our balance sheet leverage. Net debt and preferred stock is equal to the sum of total consolidated debt less cash, cash equivalents, and restricted cash, plus preferred stock outstanding as of the end of the period. Refer to "Adjusted EBITDA and Adjusted EBITDA margin" in this section for further information on the calculation of Adjusted EBITDA
We are not able to forecast the net income of future periods without unreasonable effort and therefore do not provide a reconcilitation for net debt and preferred stock to Adjusted EBITDA on a forward-looking basis. This is due to the inherent difficulty of forecasting the timing and/or amount of items that depend on market conditions outside of our control, including the timing of dispositions, capital events, and financing decisions, as well as quarterly components such as gain on sales of real estate, unrealized gains or losses on non-real estate investments, impairment of real estate, impairment of non-real estate investments, and provision for expected credit losses on financial instruments. Our attempt to predict these amounts may produce significant but inaccurate estimates, which would be potentially misleading for our investors.

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The following table reconciles debt to net debt and preferred stock and computes the ratio to Adjusted EBITDA as of

December 31, 2024 and 2023 (dollars in thousands):		,		
	Decen	nber 31,		
	2024		2023	
Secured notes payable	\$	149,909	\$	119,662
Unsecured senior notes payable		12,094,465		11,096,028
Unsecured senior line of credit and commercial paper		_		99,952
Unamortized deferred financing costs		77,649		76,329
Cash and cash equivalents		(552,146)		(618,190)
Restricted cash		(7,701)		(42,581)
Preferred stock		_		_
Net debt and preferred stock	\$	11,762,176	\$	10,731,200
Adjusted EBITDA:				
– quarter annualized	\$	2,273,480	\$	2,094,988
- trailing 12 months	\$	2,228,921	\$	1,997,518
Net debt and preferred stock to Adjusted EBITDA:				
– quarter annualized		5.2x		5.1x
- trailing 12 months		5.3x		5.4x
Net operating income, net operating income (cash basis), and opera The following table reconciles net income to net operating income a operating margin for the years ended December 31, 2024, 2023, an	<u>ating margin</u> nd net operating ind d 2022 (dollars in th	come (cash basis) nousands):	and com	nputes

Year Ended December 31, 2024 2023 2022 Net income 280,994 \$ 510.733 \$ 670,701 Equity in earnings of unconsolidated real estate joint ventures (7,059)(980)(645) General and administrative expenses 199,354 168.359 177,278 185,838 74,204 94,203 Interest expense 1.202.380 1.093.473 1.002.146 Depreciation and amortization Impairment of real estate 223,068 461,114 64,969 Loss on early extinguishment of debt 3,317 (129,312)(277,037)(537,918)Gain on sales of real estate Investment loss 53,122 195,397 331,758 Net operating income 2.207.129 2 026 519 1 805 809 Straight-line rent revenue (143,329)(133,917)(118,003) Amortization of deferred revenue related to tenant-funded and -built landlord improvements (1,543)Amortization of acquired below-market leases (85,679) (93,331)(74,346)Provision for expected credit losses on financial instruments (434)Net operating income (cash basis) 1,976,144 1,799,271 \$ 1,613,460 \$ \$ Net operating income (from above) 2.207.129 \$ 2.026.519 \$ 1.805.809 Total revenues 3,116,394 \$ 2,885,699 \$ 2,588,962 \$ Operating margin 71% 70% 70%

Net operating income is a non-GAAP financial measure calculated as net income (loss), the most directly comparable financial measure calculated and presented in accordance with GAAP, excluding equity in the earnings of our unconsolidated real estate joint ventures, general and administrative expenses, interest expense, depreciation and amortization, impairments of real estate, agains or losses on early extinguishment of debt, gains or losses on sales of real estate, and investment income or loss. We believe net operating income provides useful information to investors regarding our financial condition and results of operations because it primarily reflects those income and expense items that are incurred at the property level. Therefore, we believe net operating income is a useful measure for investors to evaluate the operating performance of our consolidated real estate assets. Net operating income is a useful measure of or investors to evaluate the operating performance of our consolidated real estate assets. Net operating income on a cash basis is net operating income adjusted to exclude the effect of straight-line rent, amortization of acquired above- and below-market lease revenue, amortization of deferred revenue related to tenant-funded and tenant-built landlord improvements, and provision for expected credit losses on financial instruments adjustments required by GAAP. We believe that net operating income on a cash basis is helpful to investors as an additional measure of operating performance because it eliminates straight-line rent revenue and the amortization of acquired above- and below-market leases and tenant-funded and tenant-built landlord improvements.

Furthermore, we believe net operating income is useful to investors as a performance measure of our consolidated properties because, when compared across pendos, net operating income reflects trends in occupancy rates, rental rates, and operating costs, which provide a perspective not immediately apparent from net income or loss. Net operating i

estate asset and is often incurred at the corporate level rather than at the property level. In addition, depreciation and amortization, because of historical cost accounting and useful life estimates, may distort comparability of operating performance at the property level. Impairments of real estate have been excluded in deriving net operating income because we do not consider impairments of real estate to be property-level operating expenses. Impairments of real estate relate to changes in the values of our assets and do not reflect the current operating performance with respect to related revenues or expenses. Our impairments of real estate represent the write-down in the value of the assets to the estimated fair value less cost to sell. These impairments result from investing decisions or a deterioration in market conditions. We also exclude realized and unrealized investment gain or loss, which results from investment decisions that occur at the corporate level related to non-real estate investments in publicly traded companies and certain privately held entities. Therefore, we do not consider these activities to be an indication of operating performance of our real estate assets at the property level. Our calculation of net operating income also excludes charges incurred from changes in certain financing decisions, such as losses on early extinguishment of debt and provision for expected credit losses on financial instruments, as these charges often relate to corporate strategy. Property operating expenses included in determining net operating income primarily consist of costs that are related to our operating properties, such as utilities, repairs, and maintenance; ental expense related to ground leases; contracted services, such as janitorial, engineering, and landscaping; property taxes and insurance; and property-level salaries. General and administrative expenses consist primarily of accounting and corporate compensation, corporate insurance, professional fees, rent, and supplies that are incurred a

supplies that are incurred as part of corpórate office mănagement. We calculate operating margin as net operating income divided by total revenues.

We believe that in order to facilitate for investors a clear understanding of our operating results, net operating income should be examined in conjunction with net income or loss as presented in our consolidated statements of operations. Net operating income should not be considered as an alternative to net income or loss as an indication of our performance, nor as an alternative to cash flows as a measure of our liquidity or our ability to make distributions.

Operating statistics

We present certain operating statistics related to our properties, including number of properties, RSF, occupancy percentage, leasing activity, and contractual lease expirations as of the end of the period. We believe these measures are useful to investors because they facilitate an understanding of certain trends for our properties. We compute the number of properties, RSF, occupancy percentage, leasing activity, and contractual lease expirations at 100%, excluding RSF at properties classified as held for sale, for all properties in which we have an investment, including properties owned by our consolidated and unconsolidated real estate joint ventures. For operating metrics based on annual rental revenue, refer to "Annual rental revenue" in this section.

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Same property comparisons

As a result of changes within our total property portfolio during the comparative periods presented, including changes from assets acquired or sold, properties placed into development or redevelopment, and development or redevelopment properties recently placed into service, the consolidated total income from rentals, as well as rental operating expenses in our operating results, can show significant changes from period to period. In order to supplement an evaluation of our results of operations over a given quarterly or annual period, we analyze the operating performance for all consolidated properties that were fully operating for the entirety of the comparative periods presented, referred to as same properties. We separately present quarterly and year-to-date same property results to align with the interim financial information required by the SEC in our management's discussion and analysis of our financial condition and results of operations. These same properties are analyzed separately from properties aquired subsequent to the first day in the earliest comparable quarterly or year-to-date period presented, properties that underwent development or redevelopment at any time during the comparative periods, unconsolidated real estate joint ventures, properties classified as held for sale, and corporate entities (legal entities performing general and administrative functions), which are excluded from same property results. Additionally, termination fees, if any, are excluded from the results of same properties. Refer to "Same properties" in Item 7 in this annual report on Form 10-k for additional information.

Stabilized occupancy date

The stabilized occupancy date represents the estimated date on which the project is expected to reach occupancy of 95% or greater.

The stabilized occupancy date represents the estimated date on which the project is expected to reach occupancy of 95% or greater.

Tenant recoveries

Tenant recoveries represent revenues comprising reimbursement of real estate taxes, insurance, utilities, repairs and maintenance, common area expenses, and other operating expenses and earned in the period during which the applicable expenses are incurred and the tenant's obligation to reimburse us arises.

We classifyrental revenues and tenant recoveries generated through the leasing of real estate assets within revenues in income from rentals in our consolidated statements of operations. We provide investors with a separate presentation of rental revenues and tenant recoveries in "Results of operations" in Item 7 in this annual report on Form 10-K because we believe it promotes investors' understanding of our operating results. We believe that the presentation of tenant recoveries is useful to investors as a supplemental measure of our ability to recover operating expenses under our triple net leases, including recoveries of utilities, repairs and maintenance, insurance, property taxes, common area expenses, and other operating expenses, and of our ability to mitigate the effect to net income for any significant variability to components of our operating expenses.

The following table reconciles income from rentals to tenant recoveries for the years ended December 31, 2024, 2023, and 2022 (in thousands):

Year Ended December 31.

	2024		2023		2022	
Income from rentals	\$	3,049,706	\$	2,842,456	\$	2,576,040
Rental revenues		(2,304,339)		(2,143,971)		(1,950,098)
Tenant recoveries	\$	745,367	\$	698,485	\$	625,942

Total equity capitalization
Total equity capitalization
Total equity capitalization is equal to the outstanding shares of common stock multiplied by the closing price on the last trading day at the end of each period presented.

total market capitalization
Total market capitalization is equal to the sum of total equity capitalization and total debt.

<u>Unencumbered net operating income</u> as a percentage of total net operating income
Unencumbered net operating income as a percentage of total net operating income is a non-GAAP financial measure that we believe is useful to investors as a performance measure of the results of operations of our unencumbered real estate assets as it reflects those income and expense items that are incurred at the unencumbered property level. Unencumbered net operating income derived from assets classified in continuing operations, which are not subject to any mortgage, deed of trust, lien, or other security interest, as of the period for which income is presented.

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The following table summarizes unencumbered net operating income as a percentage of total net operating income for the years ended December 31, 2024, 2023, and 2022 (dollars in thousands):

Year Ended December 31,

	Total Ended Bookinson on,					
	2024		2023		2022	
Unencumbered net operating income	\$	2,192,608	\$	2,022,177	\$	1,790,033
Encumbered net operating income		14,521		4,342		15,776
Total net operating income	\$	2,207,129	\$	2,026,519	\$	1,805,809
Unencumbered net operating income as a percentage of total net operating income	99.3%		99.8%		99.1%	

Weighted-average shares of common stock outstanding — diluted From time to time, we enter into capital market transactions, including forward equity sales agreements ("Forward Agreements"), to fund acquisitions, to fund construction of our development and redevelopment projects, and for general working capital purposes. While the Forward Agreements are outstanding, we are required to consider the potential dilutive effect of our Forward Agreements under the treasury stock method. Under this method, we also include the dilutive effect of unvested restricted stock awards ("RSAS") with forfeitable rights to dividends in the calculation of diluted shares. Refer to Note 12 — "Earnings per share" and Note 15 — "Stockholders' equity' to our consolidated financial statements in Item 15 in this annual report on Form 10-K for additional information. The weighted-average shares of common stock outstanding used in calculating EPS — diluted, funds from operations per share — diluted, as adjusted, for the years ended December 31, 2024, 2023, and 2022 are calculated as follows. Also shown are the weighted-average unvested RSAs with nonforfeitable rights to dividends used in calculating the amounts allocable to these awards pursuant to the two-class method for each of the respective periods presented below (in thousands):

(in thousands):	Year Ended December	ear Ended December 31,				
	2024	2023	2022			
Basic shares for earnings per share	172,071	170,909	161,659			
Unvested RSAs with forfeitable rights to dividends	_	_	_			
Forward Agreements	_	_	_			
Diluted shares for earnings per share	172,071	170,909	161,659			
		-				
Basic shares for funds from operations per share and funds from operations per share, as adjusted	172,071	170,909	161,659			
Unvested RSAs with forfeitable rights to dividends	_	_	_			
Forward Agreements	_	_	_			
Diluted shares for funds from operations per share, and funds from operations per share, as adjusted	172,071	170,909	161,659			
Weighted-average unvested RSAs with nonforfeitable rights to dividends used in the allocations of net income, funds from operations, and funds from operations, as adjusted	2,779	2,325	1,723			

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ITEM 7A QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK
Interest rate risk
The primary market risk to which we believe we may be exposed is interest rate risk, which may result from many factors, including government monetary and tax policies, domestic and international economic and political considerations, and other factors that are beyond our control.
In order to modify and manage the interest rate characteristics of our outstanding debt and to limit the effects of interest rate risks on our operations, we may utilize a variety of financial instruments, including interest rate hedge agreements, caps, floors, and other interest rate exchange contracts. The use of these types of instruments to hedge a portion of our exposure to changes in interest rates may carry additional risks, such as counterparty credit risk and the legal enforceability of hedge agreements. As of December 31, 2024, we did not have any outstanding interest rate hedge agreements.

Our future earnings and fair values relating to our outstanding debt are primarily dependent upon prevalent market rates of interest. The following tables illustrate the effect of a 1% change in interest rates, assuming a zero percent interest rate floor, on our fixed- and variable-rate debt as of December 31, 2024 and 2023 (in thousands):

	December 31,			
	2024		2023	
Annualized effect on future earnings due to variable-rate debt:				
Rate increase of 1%	\$	(350)	\$	(339)
Rate decrease of 1%	\$	350	\$	339
Effect on fair value of total consolidated debt:				
Rate increase of 1%	\$	(753,483)	\$	(742,460)
Rate decrease of 1%	\$	860.921	\$	847.335

These amounts are determined by considering the effect of the hypothetical interest rates on our borrowings as of December 31, 2024 and 2023, respectively. These analyses do not consider the effects of the reduced level of overall economic activity that could exist in such an environment. Furthermore, in the event of a change of such magnitude, we would consider taking actions to further mitigate our exposure to the change. Because of the uncertainty of the specific actions that would be taken and their possible effects, the sensitivity analyses assume no changes in our capital structure.

effects, the sensitivity analyses assume no changes in our capital structure. Equity price risk

We have exposure to equity price market risk because we hold equity investments in publicly traded companies and privately held entities. All of our investments in actively traded public companies are reflected in our consolidated balance sheets at fair value. Our investments in privately held entities that report NAV per share are measured at fair value using NAV as a practical expedient to fair value. Our equity investments in privately held entities that do not report NAV per share are measured at cost less impairments, adjusted for observable price changes during the period. Changes in fair value of public investments, changes in NAV per share reported by privately held entities, and observable price changes of privately held entities that do not report NAV per share are classified as investment income in our consolidated statements of operations. There is no assurance that future declines in value will not have a material adverse effect on our future results of operations. The following table illustrates the effect that a 10% change in the value of our equity investments would have on earnings as of December 31, 2024 and 2023 (in thousands):

December 31,

	,			
	2024		2023	
Equity price risk:			,,,	
Fair value increase of 10%	\$	147,699	\$	144,952
Fair value decrease of 10%	\$	(147,699)	\$	(144,952)

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Foreign currency exchange rate risk
We have exposure to foreign currency exchange rate risk related to our subsidiaries operating in Canada and Asia. The functional currencies of our foreign subsidiaries are the local currencies in each respective country. Gains or losses resulting from the translation of our foreign subsidiaries' balance sheets and statements of operations are classified in accumulated other comprehensive income (loss) as a separate component of total equity and are excluded from net income (loss). Gains or losses will be reflected in our consolidated statements of operations when there is a sale or partial sale of our investment in these operations or upon a complete or substantially complete liquidation of the investment. The following tables illustrate the effect that a 10% change in foreign currency rates relative to the U.S. dollar would have on our potential future earnings and on the fair value of our net investment in foreign subsidiaries based on our current operating assets outside the U.S. as of December 31, 2024 and 2023 (in thousands):

December 31,

	Decemb			
	2024		2023	
Effect on potential future earnings due to foreign currency exchange rate:				
Rate increase of 10%	\$	17	\$	311
Rate decrease of 10%	\$	(17)	\$	(311)
Effect on the fair value of net investment in foreign subsidiaries due to foreign currency exchange rate:				
Rate increase of 10%	\$	36,644	\$	37,346
Rate decrease of 10%	\$	(36 644)	\$	(37 346)

The sensitivity analyses assume a parallel shift of all foreign currency exchange rates with respect to the U.S. dollar; however, foreign currency exchange rates do not typically move in such a manner, and actual results may differ materially. Our exposure to market risk elements for the year ended December 31, 2024 was consistent with the risk elements presented above, including the effects of changes in interest rates, equity prices, and foreign currency exchange rates.

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ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA
The information required by this Item is included as a separate section in this annual report on Form 10-K. Refer to "Item 15. Exhibits and financial statement schedules."

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

ITEM 9A. CONTROLS AND PROCEDURES

None.

ITEM 9A. CONTROLS AND PROCEDURES
Evaluation of disclosure controls and procedures
As of December 31, 2024, we had performed an evaluation, under the supervision of our principal executive officers and principal financial officer of the effectiveness of the design and operation of our disclosure controls and procedures. These controls and procedures have been designed to ensure that information required for disclosure is recorded, processed, summarized, and reported within the requisite time periods. Based on our evaluation, the principal executive officers and principal financial officer concluded that our disclosure controls and procedures were effective as of December 31, 2024.

Changes in internal control over financial reporting
There has not been any change in our internal control over financial reporting during the three months ended December 31, 2024 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Management's annual report on internal control over financial reporting.

The management of Alexandria Real Estate Equities, Inc. and its subsidiaries (the "Company") is responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is defined in Rule 13a-15(f) and 15d-15(f) promulgated under the Securities Exchange Act of 1934, as amended, and is a process designed by, or under the supervision of, the CEOs and the CFO and effected by the Company's Board of Directors, management, and other personnel to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external reporting and the accurate of the company's internal control over financial reporting in control over financial reporting in the preparation of financial statements for external reporting and accordance with GAAP. The Company's internal control over financial reporting in financial statements for external reporting and direc

We have audited Alexandria Real Estate Equities, Inc.'s internal control over financial reporting as of December 31, 2024, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 framework) (the COSO criteria). In our opinion, Alexandria Real Estate Equities, Inc. (the Company) maintained, in all material respects, effective internal control over financial reporting as of December 31, 2024, based on the COSO criteria. We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated balance sheets of the Company as of December 31, 2024 and 2023, the related consolidated statements of operations, comprehensive income, changes in stockholders' equity and noncontrolling interests and cash flows for each of the three years in the period ended December 31, 2024 and the related notes and financial statement schedule listed in the Index at Item 15(a) and our report dated January 27, 2025, expressed an unqualified opinion thereon.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of

Basis for Opinion

The Company's 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 Management's annual report on internal control over financial reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. 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.

such other procedures as we considered necessary in the circumstances, we believe that our additional control over financial reporting.

Definition and Limitations of Internal Control Over Financial Reporting
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 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. Aso, 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.

Is first & Young LLP

Los Angeles, California

January 27, 2025

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ITEM 9B. OTHER INFORMATION
Disclosure of 10b5-1 plans
During the three months ended December 31, 2024, the following officers had adopted a "Rule 10b5-1 trading arrangement" as follows:
On December 12, 2024, Marc E. Binda, our Chief Financial Officer and Treasurer, entered into a Rule 10b5-1 trading arrangement providing for the sale, from time to time, of up to 15,945 shares of common stock through December 12, 2025. Mr. Binda's trading plan was entered into during an open insider trading window and is intended to satisfy the affirmative defense of Rule 10b5-1(c) under the Exchange Act and our insider trading policy.
On December 16, 2024, Daniel J. Ryan, our Co-President and Regional Market Director — San Diego, entered into a Rule 10b5-1 trading arrangement providing for the sale, from time to time, of up to 30,000 shares of common stock. The arrangement will be effective through August 14, 2025. Mr. Ryan's trading plan was entered into during an open insider trading window and is intended to satisfy the affirmative defense of Rule 10b5-1(c) under the Exchange Act and our insider trading policy.
No other officers or directors had any contract, instruction, or written plan for the purchase or sale of our securities that was intended to satisfy the affirmative defense conditions of Rule 10b5-1(c) or any "non-Rule 10b5-1 trading arrangement" in effect at any time during the year ended December 31, 2024.
ITEM 9C. DISCLOSURE RESARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS

146 PART III ITEM 10. DIRECTORS, EXECUTIVE OFFICERS, AND CORPORATE GOVERNANCE

Insider trading policies and procedures

The Company has adopted insider trading policies and procedures governing the purchase, sale, and/or other dispositions of the Company is securities by directors, officers, and employees, or the Company itself, that are reasonably designed to promote compliance with insider trading laws, rules and regulations, and the listing standards applicable to the Company (the "Insider Trading Policy"). The Company's Insider Trading Policy is filed as Exhibit 19.1 to this annual report on Form 10-K.

Incorporation by reference

The information required by this Item is incorporated herein by reference from our definitive proxy statement for our 2025 annual meeting of stockholders to be filed pursuant to Regulation 14A within 120 days after the end of our fiscal year (the "2025 Proxy Statement") under the captions "Directors and Executive Officers" and "Corporate Governance Quidelines and Code of Ethics." ITEM 11. EXECUTIVE COMPENSATION

The information required by this Item is incorporated herein by reference from our 2025 Proxy Statement under the caption "Executive Compensation"

"Executive Compensation." ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER ILEM 14. SECURE IT OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKH MATTERS The following table sets forth information on the Company's equity compensation plan as of December 31, 2024: Equity Compensation Plan Information

Language Composition in the Comp	Number of securities to be issued upon exercise of outstanding options, warrants, and rights (a)	Weighted-average exercise price of outstanding options, warrants, and rights (b)	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) (c)
Equity Compensation Plan Approved by Stockholders — Amended and Restated 1997 Stock Award and Incentive Plan	_	_	4,665,494

The other information required by this Item is incorporated herein by reference from our 2025 Proxy Statement under the caption "Security Ownership of Certain Beneficial Owners and Management."

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

The information required by this Item is incorporated herein by reference from our 2025 Proxy Statement under the captions "Certain Relationships and Related Transactions," "Policies and Procedures with Respect to Related-Person Transactions," and "Director Independence."

"Director Independence."

TIEM 14. PRINCIPAL ACCOUNTANT FES AND SERVICES

The information required by this Item is incorporated herein by reference from our 2025 Proxy Statement under the caption "Fees Billed by Independent Registered Public Accountants."

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PART IV
ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES
(a)(1) and (2) Financial Statements and Financial Statement Schedule
The financial statements and financial statement schedule required by this Item are included as a separate section in this annual report on Form 10-K beginning on page F-1.

Page Report of Independent Registered Public Accounting Firm (PCAOB ID: 00042) F-1 Audited Consolidated Financial Statements of Alexandria Real Estate Equities, Inc.: Consolidated Balance Sheets as of December 31, 2024 and 2023 . F-3 Consolidated Financial Statements for the Years Ended December 31, 2024, 2023, and 2022: ... Consolidated Statements of Operations . Consolidated Statements of Comprehensive Income... F-5 Consolidated Statements of Changes in Stockholders' Equity and Noncontrolling Interests F-6 Consolidated Statements of Cash Flows F-8 Notes to Consolidated Financial Statements
Schedule III – Consolidated Financial Statement Schedule of Real Estate and Accumulated Depreciation F-10

<i>(a)(3) Exhii</i> Exhibit Number	Exhibit Title	Incorporated by Reference to:	Date Filed
3.1*	Articles of Amendment and Restatement of the Company	Form 10-Q	August 14, 1997
3.2*	Certificate of Correction of the Company	Form 10-Q	August 14, 1997
3.3*	Articles of Amendment of the Company, dated May 10, 2017	Form 8-K	May 12, 2017
3.4*	Articles of Amendment of the Company, dated May 18, 2022	Form 8-K	May 19, 2022
3.5*	Articles Supplementary, dated June 9, 1999, relating to the 9.50% Series A Cumulative Redeemable Preferred Stock	Form 10-Q	August 13, 1999
3.6*	Articles Supplementary, dated February 10, 2000, relating to the election to be subject to Subtitle 8 of Title 3 of the Maryland General Corporation Law	Form 8-K	February 10, 2000
3.7*	Articles Supplementary, dated February 10, 2000, relating to the Series A Junior Participating Preferred Stock	Form 8-K	February 10, 2000
3.8*	Articles Supplementary, dated January 18, 2002, relating to the 9.10% Series B Cumulative Redeemable Preferred Stock	Form 8-A	January 18, 2002
3.9*	Articles Supplementary, dated June 22, 2004, relating to the 8.375% Series C Cumulative Redeemable Preferred Stock	Form 8-A	June 28, 2004
3.10*	Articles Supplementary, dated March 25, 2008, relating to the 7.00% Series D Cumulative Convertible Preferred Stock	Form 8-K	March 25, 2008
3.11*	Articles Supplementary, dated March 12, 2012, relating to the 6.45% Series E Cumulative Redeemable Preferred Stock	Form 8-K	March 14, 2012
3.12*	Articles Supplementary, dated May 10, 2017, relating to Reclassified Preferred Stock	Form 8-K	May 12, 2017
3.13*	Amended and Restated Bylaws of the Company (Amended December 6, 2024)	Form 8-K	December 9, 2024
4.1*	Specimen certificate representing shares of common stock	Form 10-Q	May 5, 2011
4.2*	Indenture, dated as of February 29, 2012, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and the Bank of New York Mellon Trust Company, N.A., as Trustee	Form 8-K	February 29, 2012

Exhibit Number	Exhibit Title	Incorporated by Reference to:	Date Filed
4.3*	Supplemental Indenture No. 4, dated as of July 18, 2014, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and the Bank of New York Mellon Trust Company, N.A, as Trustee	Form 8-K	July 18, 2014
4.4*	Form of 4.500% Senior Notes due 2029 (included in Exhibit 4.3 above)	Form 8-K	July 18, 2014
4.5*	Indenture, dated as of November 17, 2015, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Wilmington Trust,	Form 8-K	November 17, 2015
4.6*	National Association, as Trustee Supplemental Indenture No. 1, dated as of November 17, 2015, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Wilmington Trust, National Association, as Trustee	Form 8-K	November 17, 2015
4.7*	Form of 4.30% Senior Notes due 2026 (included in Exhibit 4.6 above)	Form 8-K	November 17, 2015
4.8*	Supplemental Indenture No. 2, dated as of June 10, 2016, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Wilmington Trust, National Association, as Trustee	Form 8-K	June 10, 2016
4.9*	Form of 3.95% Senior Notes due 2027 (included in Exhibit 4.8 above)	Form 8-K	June 10, 2016
4.10*	Indenture, dated as of March 3, 2017, among the Company, as Issuer Alexandria Real Estate Equities, L.P., as Guarantor, and Branch Banking and Trust Company, as Trustee	Form 8-K	March 3, 2017
4.11*	Supplemental Indenture No. 1, dated as of March 3, 2017, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Branch Banking and Trust Company, as Trustee	Form 8-K	March 3, 2017
4.12*	Form of 3.95% Senior Notes due 2028 (included in Exhibit 4.11 above)	Form 8-K	March 3, 2017
4.13*	Supplemental Indenture No. 2, dated as of November 20, 2017, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Branch Banking and Trust Company, as Trustee	Form 8-K	November 20, 2017
4.14*	Form of 3.45% Senior Notes due 2025 (included in Exhibit 4.13 above)	Form 8-K	November 20, 2017
4.15*	Supplemental Indenture No. 3, dated as of June 21, 2018, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Branch Banking and Trust Company, as Trustee	Form 8-K	June 21, 2018
4.16*	Supplemental Indenture No. 4, dated as of June 21, 2018, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Branch Banking and Trust Company, as Trustee	Form 8-K	June 21, 2018
4.17*	Form of 4.700% Senior Notes due 2030 (included in Exhibit 4.16 above)	Form 8-K	June 21, 2018
4.18*	Supplemental Indenture No. 5, dated as of March 21, 2019, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Branch Banking and Trust Company, as Trustee	Form 8-K	March 21, 2019
149 Exhibit Number	Exhibit Title	Incorporated by Reference to:	Date Filed
4.27*	Supplemental Indenture No. 10, dated as of September 12, 2019, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guaranto	Form 8-K	September 12, 2019
	r, and Branch Banking and Trust Company, as Trustee		
4.28*	Form of 2.750% Senior Notes due 2029 (included in Exhibit 4.27 above)	Form 8-K	September 12, 2019
4.29*	Supplemental Indenture No. 12, dated as of March 26, 2020, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Branch Banking and Trust Company, as Trustee	Form 8-K	March 26, 2020
4.30* 4.31*	Form of 4.900% Senior Notes due 2030 (included in Exhibit 4.29 above) Supplemental Indenture No. 13, dated August 5, 2020, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee	Form 8-K Form 8-K	March 26, 2020 August 5, 2020
4.32* 4.33*	Form of 1.875% Senior Notes due 2033 (included in Exhibit 4.31 above) Supplemental Indenture No. 14, dated February 18, 2021, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee	Form 8-K Form 8-K	August 5, 2020 February 18, 2021
4.34* 4.35*	Form of 2.000 % Senior Notes due 2032 (included in Exhibit 4.33 above) Supplemental Indenture No. 15, dated February 18, 2021, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee	Form 8-K Form 8-K	February 18, 2021 February 18, 2021
4.36*	Form of 3.000 % Senior Notes due 2051 (included in Exhibit 4.35 above)	Form 8-K	February 18, 2021
4.37*	Supplemental Indenture No. 16, dated February 16, 2022, among the Company, as Issuer, Alexandria Real Estate Equities, L.P. as Guarantor, and Truist Bank, as Trustee	Form 8-K	February 16, 2022
4.38*	Form of 2.950% Senior Notes due 2034 (included in Exhibit 4.37 above)	Form 8-K	February 16, 2022
4.39*	Supplemental Indenture No. 17, dated February 16, 2022, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee	Form 8-K	February 16, 2022
4.40*	Form of 3.550% Senior Notes due 2052 (included in Exhibit 4.39 above)	Form 8-K	February 16, 2022
4.41*	Supplemental Indenture No. 18, dated as of February 16, 2023, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee	Form 8-K	February 16, 2023
4.42*	Form of 4.750% Senior Notes due 2035 (included in Exhibit 4.41 above)	Form 8-K	February 16, 2023
4.43*	Supplemental Indenture No. 19, dated as of February 16, 2023, among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee	Form 8-K	February 16, 2023
4.44* 4.45*	Form of 5.150% Senior Notes due 2053 (included in Exhibit 4.43 above)	Form 8-K	February 16, 2023
4.45*	Supplemental Indenture No. 20, dated as of February 15, 2024, by and among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee	Form 8-K	February 15, 2024
4.46* 4.47*	Form of 5.250% Senior Notes due 2036 (included in Exhibit 4.45 above) Supplemental Indenture No. 21, dated as of February 15, 2024, by and	Form 8-K Form 8-K	February 15, 2024 February 15, 2024
4.48*	among the Company, as Issuer, Alexandria Real Estate Equities, L.P., as Guarantor, and Truist Bank, as Trustee Form of 5.625% Senior Notes due 2054 (included in Exhibit 4.47 above)	Form 8-K	February 15, 2024
4.49	Description of Registrant's Securities Registered Pursuant to Section 12 of		Filed herewith
10.1*	the Securities Exchange Act of 1934 Third Amended and Restated Credit Agreement, dated as of September 19,		October 21, 2024
10.1	2024, among the Company, as Borrower, Alexandria Real Estate Equities, L.P., as a Guarantor, Citibank, N.A., as Administrative Agent, and the	. o 10-Q	JOIDDOI 21, 2024
10.2*(1)	lenders and other parties thereto Amended and Restated 1997 Stock Award and Incentive Plan of the Company	Form 8-K	May 16, 2024
10.3(1)	• •	N/A	Filed herewith
	Form of Employee Restricted Stock Agreement for use in connection with shares of restricted stock issued to employees pursuant to the Amended and Restated 1997 Stock Award and Incentive Plan		

150 Exhibit Number	Exhibit Title	Incorporated by Reference to:	Date Filed
10.4(1)	Form of Employee Restricted Stock Agreement (U.S. Affiliate) for use in connection with shares of restricted stock issued to employees pursuant to the Amended and Restated 1997 Stock Award and Incentive Plan	N/A	Filed herewith
10.5(1)	Form of Independent Director Restricted Stock Agreement for use in connection with shares of restricted stock issued to directors pursuant to the	N/A	Filed herewith
10.6(1)	Amended and Restated 1997 Stock Award and Incentive Plan Form of Independent Contractor Restricted Stock Agreement for use in connection with shares of restricted stock issued to independent contractor s	N/A	Filed herewith
10.7(1)	s pursuant to the Amended and Restated 1997 Stock Award and Incentive Plan The Company's 2000 Deferred Compensation Plan, amended and restate	N/A	Filed herewith
10.8(1)	d effective as of September 15, 2023 The Company's 2000 Deferred Compensation Plan for Directors, amended		Filed herewith
10.9*(1)	and restated effective as of September 15, 2023 Amended and Restated Executive Employment Agreement, effective as of January 1, 2015, by and between the Company and Joel S. Marcus	Form 8-K	April 7, 2015
10.10*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, dated July 3, 2017, by and between the Company and Joel S. Marcus	Form 8-K	July 3, 2017
10.11*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, entered into on March 20, 2018, by and between the Company and Joel S. Marcus	Form 10-Q	May 1, 2018
10.12*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, dated January 15, 2019, by and between the Company and Joel S. Marcus	Form 8-K	January 18, 2019
10.13*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, dated June 8, 2020, by and between the Company and Joel S. Marcus	Form 10-Q	July 27, 2020
10.14*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, dated August 30, 2023, by and between the Company and Joel S. Marcus	Form 10-Q	October 23, 2023
10.15*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, dated January 5, 2024, by and between the Company and Joel S. Marcus	Form 10-K	January 29, 2024
10.16*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, dated December 6, 2024, by and between the Company and Joel S. Marcus	Form 8-K	December 9, 202
10.17*(1)	Third Amended and Restated Executive Employment Agreement between the Company and Peter M. Moglia, entered into on May 22, 2018 and effective as of May 22, 2018	Form 10-Q	July 31, 2018
10.18*(1)	Letter Amendment to Amended and Restated Executive Employment Agreement, dated January 5, 2024, by and between the Company and Peter M Moglia	Form 10-K	January 29, 2024
10.19*(1)	Amended and Restated Executive Employment Agreement between the Company and Marc E. Binda, entered into on August 17, 2023 and effective as of September 15, 2023	Form 10-Q	October 23, 2023
10.20*(1)	Amended and Restated Executive Employment Agreement between the Company and Daniel J. Ryan, entered into on May 22, 2018 and effective as of May 22, 2018	Form 10-Q	July 31, 2018
10.21*(1)	Executive Employment Agreement between the Company and Hunter Kass,	Form 10-K	January 31, 2022
10.22(1)	entered into on January 1, 2021 and effective as of January 1, 2021 Summary of Director Compensation Arrangements	N/A	Filed herewith
10.23(1)	Anniversary Bonus Plan of the Company	N/A	Filed herewith
10.24*(1)	Form of Indemnification Agreement between the Company and each of its directors and officers	Form 10-K	March 1, 2011

Exhibit Number	Exhibit Title	Incorporated by Reference to:	Date Filed
14.1	The Company's Business Integrity Policy and Procedures for Reporting Non-Compliance (code of ethics pursuant to Item 406 of Regulation S-K)	N/A	Filed herewith
19.1	Alexandria Real Estate Equities, Inc. Amended and Restated Policy Statement on Trading in Securities	N/A	Filed herewith
21.1	List of Subsidiaries of the Company	N/A	Filed herewith
22.1	List of Guarantor Subsidiaries of the Company	N/A	Filed herewith
23.1	Consent of Ernst & Young LLP	N/A	Filed herewith
31.1	Certification of Principal Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	N/A	Filed herewith
31.2	Certification of Principal Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	N/A	Filed herewith
31.3	Certification of Principal Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	N/A	Filed herewith
32.0	Certification of Principal Executive Officers and Principal Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002	N/A	Filed herewith
97.1(1)	Incentive Compensation Recoupment Policy	N/A	Filed herewith
101.1	The following materials from the Company's annual report on Form 10-K fo	N/A	Filed herewith
	r the three months and year ended December 31, 2024, formatted in iXBRL (Inline extensible Business Reporting Language): (i) Consolidated Balanc		
	Sheets as of December 31, 2024 and 2023, (ii) Consolidated Statements of		
	Operations for the years ended December 31, 2024, 2023, and 2022, (iii) Consolidated Statements of Comprehensive Income for the years ended December 31, 2024, 2023, and 2022, (iv) Consolidated Statements of Changes in Stockholders' Equity and Noncontrolling Interests for the years ended December 31, 2024, 2023, and 2022, (v) Consolidated Statements of		
404	Cash Flows for the years ended December 31, 2024, 2023, and 2022, (vi) Notes to Consolidated Financial Statements, and (vii) Schedule III — Consolidated Financial Statement Schedule of Real Estate and Accumulated Depreciation of the Company.	N/A	Filed because the
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)	N/A	Filed herewith
(*) Incorporated	hy reference		

S-1 SIGNATURES
Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this annual report on Form 10-K to be signed on its behalf by the undersigned, thereunto duly authorized.

ALEXANDRIA REAL ESTATE EQUITIES, INC.

By: /s/ Joel S. Marcus Dated: January 27, 2025

Joel S. Marcus Executive Chairman (Principal Executive Officer)

/s/ Peter M. Moglia

Peter M Moglia Chief Executive Officer and Chief Investment Officer (Principal Executive Officer)

^(*) Incorporated by reference.
(1) Management contract or compensatory arrangement.

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KNOW ALL THOSE BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Joel

S. Marcus, as his or her true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for him or her and in his or her name, place, and stead, in any and all capacities, to sign any and all amendments to this annual report on Form 10-K, and to file the same, with exhibits thereto and other documents in connection therewith, if any, with the Securities and Exchange Commission, granting unto said attorney-in-fact and agent of full power and authority to do and perform each and every act and thing requisite and necessary to be done, as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorney-in-fact and agent of their substitute or substitutes may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this annual report on Form 10-K has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Signature

Title

Date

Signature	<u>1111e</u>	<u>Date</u>
/s/ Joel S. Marcus Joel S. Marcus	Executive Chairman - (Principal Executive Officer)	January 27, 2025
/s/ Peter M. Moglia Peter M. Moglia	Chief Executive Officer and Chief Investment Officer (Principal Executive Officer)	January 27, 2025
/s/ Marc E. Binda Marc E. Binda	Chief Financial Officer and Treasurer (Principal Financial Officer)	January 27, 2025
/s/ Andres R. Gavinet Andres R. Gavinet	Chief Accounting Officer - (Principal Accounting Officer)	January 27, 2025
/s/ Steven R. Hash Steven R. Hash	Lead Director	January 27, 2025
/s/ James P. Cain	Director	January 27, 2025
/s/ Cynthia L. Feldmann	Director	January 27, 2025
/s/ Maria C. Freire Maria C. Freire	Director	January 27, 2025
/s/ Richard H. Klein	Director	January 27, 2025
/s/ Sheila K. McGrath Sheila K. McGrath	Director	January 27, 2025
/s/ Michael A Woronoff Michael A Woronoff	Director -	January 27, 2025

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Report of Independent Registered Public Accounting Firm
To the Stockholders and the Board of Directors of Alexandria Real Estate Equities, Inc.
Opinion on the Financial Statements
We have audited the accompanying consolidated balance sheets of Alexandria Real Estate Equities, Inc. (the Company) as of
December 31, 2024 and 2023, the related consolidated statements of operations, comprehensive income, changes in stockholders'
equity and noncontrolling interests and cash flows for each of the three years in the period ended December 31, 2024, and the related
notes and financial statements schedule listed in the Index at Item 15(a) (collectively referred to as the "consolidated financial
statements"). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the
Company at December 31, 2024 and 2023, and the results of its operations and its cash flows for each of the three years in the period
ended December 31, 2024, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB),
the Company's internal control over financial reporting as of December 31, 2024, based on criteria established in Internal Control –
Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 framework), and our
report dated January 27, 2025 expressed an unqualified opinion thereon.

Basis for Opinion

These financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be
independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and are required to be
independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations
of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with

to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

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Critical Audit Matter
The critical audit matter communicated below is a matter arising from the current period audit of the financial statements that was The critical audit matter communicated below is a matter arising from the current period audit of the financial statements that was communicated or required to be communicated to the audit committee and that: (1) relates to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of the critical audit matter does not alter in anyway our opinion on the consolidated financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the accounts or disclosures to which it relates. Impairment of investments in real estate

Matter

At December 31, 2024, the carrying value of the Company's investments in real estate was \$32.1 billion. As discusse of the Matter

in Note 2 to the consolidated financial statements, the Company reviews current activities and changes in the busine se

conditions of its investment in real estate to determine the existence of any triggering events or impairment indicators

requiring an impairment analysis. If triggering events or impairment indicators are identified, the Company will review

an estimate of the future undiscounted cash flows of the particular investment in real estate which will include a probability-weighted approach if multiple outcomes are under consideration.

Auditing the Company's evaluation of whether its investments in real estate are recoverable was complex and involve d a high degree of subjectivity in evaluating management's key assumptions in estimating the undiscounted future cas flows, including projected rental rates, exit capitalization rates, construction costs for projects under development, an orprobability-weighting multiple scenarios under consideration, as they are based on assumptions about construction costs, available market information, current and historical operating results, known trends and current market/economic conditions that may affect the asset, and management's assumptions about the use of the asset, includin g a probability-weighted approach if multiple outcomes are under consideration.

How we Addressed the Matter in Our Audit

We obtained an understanding, evaluated the design, and tested the operating effectiveness of the Company's controls over the Company's investments in real estate impairment assessment process. For example, we tested controls over management's process for estimating and evaluating the assumptions used in the calculations of the future undiscounted cash flows for investments in real estate where impairment indicators existed. For real estate investments with identified indicators of impairment, we performed audit procedures over the Company's estimation of the assets' undiscounted future cash flows. For example, we compared significant assumptions used to estimate future cash flows to the Company's historical accounting records or to available mark et data. We also tested the mathematical accuracy of management's forecasted cash flows. Additionally, for certain assumptions, we assessed management's sensitivity analyses in addition to performing our own sensitivity analyses to

evaluate the changes in the undiscounted cash flows of the investments in real estate that would result from change

/s/ Emst & Young LLP We have served as the Company's auditor since 1994. Los Angeles, California January 27, 2025

