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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2014

SIMON PROPERTY GROUP, L.P.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

001-36110 (Commission File No.) **34-1755769** (I.R.S. Employer Identification No.)

225 West Washington Street Indianapolis, Indiana 46204

(Address of principal executive offices) (ZIP Code)

(317) 636-1600

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class

2.375% Senior Unsecured Notes due 2020

Name of each exchange on which registered

New York Stock Exchange

Securities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the Registrant is a well-known seasoned issuer (as defined in Rule 405 of the Securities Act). Yes 🗵 No o

Indicate by check mark if the Registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes o No 🗵

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T ($\S232.405$ of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes \boxtimes No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. \boxtimes

Indicate by check mark whether the Registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller company. See the definitions of "large accelerated filer," "accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer o	Accelerated filer o	Non-accelerated filer 🖾 (Do not check if a smaller reporting company)	Smaller reporting company o

Indicate by checkmark whether the Registrant is a shell company (as defined in rule 12-b of the Act). Yes o No 🗵

Registrant had no publicly-traded voting equity as of June 30, 2014.

Registrant has no common stock outstanding.

Documents Incorporated By Reference

None.

Simon Property Group, L.P. and Subsidiaries Annual Report on Form 10-K December 31, 2014

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Item 1. Business

Simon Property Group, L.P. is a Delaware limited partnership and the majority-owned partnership subsidiary of Simon Property Group, Inc., a Delaware corporation. In this discussion, the terms "Operating Partnership", "we", "us" and "our" refer to Simon Property Group, L.P. and its subsidiaries and the term "Simon" refers specifically to Simon Property Group, Inc. Simon is a self-administered and self-managed real estate investment trust, or REIT, under the Internal Revenue Code of 1986, as amended. REITs will generally not be liable for federal corporate income taxes as long as they continue to distribute not less than 100% of their taxable income. According to our partnership agreement, we are required to pay all expenses of Simon.

We own, develop and manage retail real estate properties, which consist primarily of malls, Premium Outlets® and The Mills®. As of December 31, 2014, we owned or held an interest in 207 income-producing properties in the United States, which consisted of 109 malls, 68 Premium Outlets, 13 Mills, 3 community centers, and 14 other retail properties in 37 states and Puerto Rico. We have four outlets under development and have redevelopment and expansion projects, including the addition of anchors and big box tenants, underway at more than 25 properties in the U.S. and Asia. Internationally, as of December 31, 2014, we had ownership interests in nine Premium Outlets in Japan, three Premium Outlets in South Korea, two Premium Outlets in Canada, one Premium Outlet in Mexico, and one Premium Outlet in Malaysia. As of December 31, 2014, we had noncontrolling ownership interests in five outlet properties in Europe through our joint venture with McArthurGlen. Of the five properties, two are located in Italy and one each is located in Austria, the Netherlands, and the United Kingdom. Additionally, as of December 31, 2014, we owned a 28.9% equity stake in Klépierre SA, or Klépierre, a publicly traded, Paris-based real estate company, which owns, or has an interest in, shopping centers located in 13 countries in Europe.

On May 28, 2014, as further discussed in Note 3 to the notes to the consolidated financial statements, we completed the spin-off of our interests in 98 properties comprised of substantially all of our strip center business and our smaller enclosed malls to Washington Prime Group Inc., or Washington Prime, an independent, publicly traded REIT (now doing business as WP GLIMCHER). The historical results of operations of the Washington Prime properties as well as the related assets and liabilities are presented as discontinued operations in the accompanying consolidated financial statements.

For a description of our operational strategies and developments in our business during 2014, see Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations" of this Form 10-K.

Other Policies

The following is a discussion of our investment policies, financing policies, conflict of interest policies and policies with respect to certain other activities. One or more of these policies may be amended or rescinded from time to time by Simon without a stockholder vote.

Investment Policies

While we emphasize equity real estate investments, we may also provide secured financing to or invest in equity or debt securities of other entities engaged in real estate activities or securities of other issuers consistent with Simon's qualification as a REIT. However, any of these investments would be subject to the percentage ownership limitations and gross income tests necessary for REIT qualification. These REIT limitations mean that we cannot make an investment that would cause Simon's real estate assets to be less than 75% of its total assets. Simon must also derive at least 75% of its gross income directly or indirectly from investments relating to real property or mortgages on real property, including "rents from real property," dividends from other REITs and, in certain circumstances, interest from certain types of temporary investments. In addition, Simon must also derive at least 95% of its gross income from such real property investments, and from dividends, interest and gains from the sale or dispositions of stock or securities or from other combinations of the foregoing.

Subject to REIT limitations, we may invest in the securities of other issuers in connection with acquisitions of indirect interests in real estate. Such an investment would normally be in the form of general or limited partnership or membership interests in special purpose partnerships and limited liability companies that own one or more properties. We may, in the future, acquire all or substantially all of the securities or assets of other REITs, management companies or similar entities where such investments would be consistent with our investment policies.

Financing Policies

Because Simon's REIT qualification requires it to distribute at least 90% of its taxable income, we regularly access the debt markets to raise the funds necessary to finance acquisitions, develop and redevelop properties, and refinance maturing debt. We must comply with the covenants contained in our financing agreements that limit our ratio of debt to total assets or market value, as defined. For example, our lines of credit and the indentures for our debt securities contain covenants that restrict the total amount of debt to 65%, or 60% in relation to certain debt, of total assets, as defined under the related arrangement, and secured debt to 50% of total assets. In addition, these agreements contain other covenants requiring compliance with financial ratios. Furthermore, the amount of debt that we may incur is limited as a practical matter by our desire to maintain acceptable ratings for Simon's equity securities and our debt securities. We strive to maintain investment grade ratings on our debt securities at all times, but we cannot assure you that we will be able to do so in the future.

We may raise additional capital by issuing units of partnership interest, or units, or debt securities, creating joint ventures with existing ownership interests in properties, entering into joint venture arrangements for new development projects, retaining cash flows or a combination of these methods. If Simon's Board of Directors determines to raise equity capital at the Operating Partnership level, we may, without limited partner approval, issue additional units or other equity interests in us. We may issue units in any manner and on such terms and for such consideration as we deem appropriate. This may include issuing units in exchange for property. We may issue preferred units that could be senior to our units and may be convertible into units or Simon stock. Existing holders of units have no preemptive right to purchase units in any subsequent offerings. Any such offering could dilute a limited partner's investment in us.

We expect most future borrowings would be made in the form of bank borrowings, publicly and privately placed debt instruments, or purchase money obligations to the sellers of properties. Any such indebtedness may be secured or unsecured. Any such indebtedness may also have full or limited recourse to the borrower or cross-collateralized with other debt, or may be fully or partially guaranteed by us. Although we may borrow to fund the payment of distributions, we currently have no expectation that we will regularly do so.

On April 7, 2014, we amended and extended our \$4.0 billion unsecured revolving credit facility, or Credit Facility. The Credit Facility's initial borrowing capacity of \$4.0 billion may be increased to \$5.0 billion during its term. The initial maturity date of the Credit Facility was extended to June 30, 2018 and can be extended for an additional year to June 30, 2019 at our sole option. We also have an additional \$2.0 billion unsecured revolving credit facility, or Supplemental Facility, which may be increased to \$2.5 billion during its term. The Supplemental Facility will initially mature on June 30, 2016 and can be extended for an additional year at our sole option. We may issue debt securities which may be convertible into units, preferred units or be accompanied by warrants to purchase equity interests or be exchangeable for stock of Simon. We also may sell or securitize our lease receivables.

On October 6, 2014, we established a global unsecured commercial paper note program, or the Commercial Paper program. Under the terms of the program, we may issue unsecured Commercial Paper notes, denominated in U.S. dollars, Euros and other currencies, up to a maximum aggregate amount outstanding at any time of \$500.0 million, or the non-U.S. dollar equivalent thereof. Notes issued in non-U.S. currencies may be issued by one or more of our subsidiaries and are guaranteed by us. Our Commercial Paper program is supported by our credit facilities and if necessary or appropriate, we may make one or more draws under the credit facilities to pay amounts outstanding from time to time on the Commercial Paper program.

We may also finance our business through the following:

- issuance of additional units or preferred units;
- issuance of other securities including unsecured notes and mortgage debt;
- draws on our credit facilities;
- borrowings under the Commercial Paper program; or
- sale or exchange of ownership interests in properties.

We may also issue units to transferors of properties or other partnership interests which may permit the transferor to defer gain recognition for tax purposes.

We do not have a policy limiting the number or amount of mortgages that may be placed on any particular property. Mortgage financing instruments, however, usually limit additional indebtedness on such properties. Additionally, our unsecured credit facilities, unsecured note indentures and other contracts may limit our ability to borrow and contain limits on mortgage indebtedness we may incur.

Typically, we invest in or form special purpose entities to assist us in obtaining secured permanent financing at attractive terms. Permanent financing may be structured as a mortgage loan on a single property, or on a group of properties, and generally requires us to provide a mortgage lien on the property or properties in favor of an institutional third party, as a joint venture with a third party, or as a securitized financing. For securitized financings, we create special purpose entities to own the properties. These special purpose entities, which are common in the real estate industry, are structured so that they would not be consolidated in a bankruptcy proceeding involving a parent company. We decide upon the structure of the financing based upon the best terms then available to us and whether the proposed financing is consistent with our other business objectives. For accounting purposes, we include the outstanding securitized debt of special purpose entities owning consolidated properties as part of our consolidated indebtedness.

Conflict of Interest Policies

We maintain policies and have entered into agreements designed to reduce or eliminate potential conflicts of interest. Simon has adopted governance principles governing the function, conduct, selection, orientation and duties of its subsidiaries and the Simon Board of Directors, as well as written charters for each of the standing Committees of Simon's Board of Directors. In addition, the Board of Directors of Simon has a Code of Business Conduct and Ethics, which applies to all of its officers, directors, and employees and those of its subsidiaries, including us. At least a majority of the members of the Simon Board of Directors must qualify as independent under the listing standards of the New York Stock Exchange, or NYSE, companies and cannot be affiliated with the Simon family who are significant stockholders of Simon and/or unitholders in us. In addition, the Audit and Compensation Committees of Simon's Board of Directors are comprised of independent members in accordance with the independence requirements of the NYSE. Any transaction between us and the Simons, including property acquisitions, service and property management agreements and retail space leases, must be approved by a majority of Simon's non-affiliated directors.

The sale of certain of our properties may have an adverse tax impact on the Simons or other of our limited partners. In order to avoid any conflict of interest, the Simon charter requires that at least six of the non-affiliated directors of the Board of Directors must authorize and require us to sell any property we own. Any such sale is subject to applicable agreements with third parties. Noncompetition agreements executed by Herbert Simon and David Simon contain covenants limiting their ability to participate in certain shopping center activities.

Policies With Respect To Certain Other Activities

We intend to make investments which are consistent with Simon's qualification as a REIT, unless Simon's Board of Directors determines that it is no longer in Simon's best interests to so qualify as a REIT. The Board of Directors may make such a determination because of changing circumstances or changes in the REIT requirements. We have authority to offer units or other securities in exchange for property. We also have authority to repurchase or otherwise reacquire our units or any other securities. Our policy prohibits us from making any loans to the directors or executive officers of Simon for any purpose. We may make loans to the joint ventures in which we participate. Additionally, we may make or buy interests in loans for real estate properties owned by others.

Competition

The retail industry is dynamic and competitive. We compete with numerous merchandise distribution channels including malls, outlet centers, community/lifestyle centers, and other shopping centers in the United States and abroad. We also compete with internet retailing sites and catalogs which provide retailers with distribution options beyond existing brick and mortar retail properties. The existence of competitive alternatives could have a material adverse effect on our ability to lease space and on the level of rents we can obtain. This results in competition for both the tenants to occupy the properties that we develop and manage as well as for the acquisition of prime sites (including land for development and operating properties). We believe that there are numerous factors that make our properties highly desirable to retailers including:

- the quality, location and diversity of our properties;
- our management and operational expertise;
- our extensive experience and relationships with retailers, lenders and suppliers; and
- our mall marketing initiatives and consumer focused strategic corporate alliances.

Certain Activities

During the past three years, we have:

- issued 7,461,638 units to Simon reflecting the redemption or the exchange of units for common stock upon the exchange of 8,114,263 units by limited partners for shares of Simon common stock;
- issued 304,698 restricted units to Simon and 1,296,508 long-term incentive performance units, or LTIP units, net of forfeitures, under The Simon Property Group 1998 Stock Incentive Plan, as amended, or the 1998 Plan;
- issued 760,485 units in exchange for the acquisition of a 100% interest in two outlet properties and the remaining interest in a former joint venture property;
- issued 9,137,500 units to Simon in exchange for the cash proceeds of public offerings of an equal number of shares of Simon common stock;
- redeemed 2,000,000 units for \$124.00 per unit in cash;
- amended and extended the Credit Facility in April 2014 to increase our borrowing capacity and extend its term;
- entered into the Supplemental Facility in June 2012;
- borrowed a maximum amount of \$3.1 billion under the credit facilities; the outstanding amount of borrowings under the credit facilities as of December 31, 2014 was \$558.5 million, of which \$372.2 million was related to U.S. dollar equivalent of Euro-denominated borrowings and \$186.4 million was related to U.S. dollar equivalent of Yen-denominated borrowings;
- established a global Commercial Paper program which provides a borrowing capacity of \$500.0 million; the outstanding amount of Commercial Paper notes as of December 31, 2014 was \$409.2 million, of which \$209.2 million was related to U.S. dollar equivalent of Euro-denominated notes; and
- issued €750.0 million of unsecured notes on October 2, 2013 at a fixed interest rate of 2.375% with a maturity date of October 2, 2020; as of December 31, 2014, the U.S. dollar equivalent was \$912.1 million.

Employees

At December 31, 2014, we and our affiliates employed approximately 5,250 persons at various properties and offices throughout the United States, of which approximately 1,850 were part-time. Approximately 1,100 of these employees were located at our corporate headquarters in Indianapolis, Indiana.

Corporate Headquarters

Our corporate headquarters are located at 225 West Washington Street, Indianapolis, Indiana 46204, and our telephone number is (317) 636-1600.

Available Information

Our Internet website address is www.simon.com. Our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act are available or may be accessed free of charge through the "About Simon/Investor Relations/Financial Information" section of our Internet website as soon as reasonably practicable after we electronically file such material with, or furnish it to, the SEC. Our Internet website and the information contained therein or connected thereto are not intended to be incorporated into this Annual Report on Form 10-K.

Item 1A. Risk Factors

The following factors, among others, could cause our actual results to differ materially from those contained in forward-looking statements made in this Annual Report on Form 10-K and presented elsewhere by our management from time to time. These factors may have a material adverse effect on our business, financial condition, operating results and cash flows, and you should carefully consider them. Additional risks and uncertainties not presently known to us or which are currently not believed to be material may also affect our actual results. We may update these factors in our future periodic reports.

Risks Relating to Debt and the Financial Markets

We have a substantial debt burden that could affect our future operations.

As of December 31, 2014, our consolidated mortgages and unsecured indebtedness, excluding related premium and discount, totaled \$20.8 billion. We are subject to the risks normally associated with debt financing, including the risk that our cash flow from operations will be insufficient to meet required debt service. Our debt service costs generally will not be reduced if developments at the property, such as the entry of new competitors or the loss of major tenants, cause a reduction in the income from the property. Should such events occur, our operations may be adversely affected. If a property is mortgaged to secure payment of indebtedness and income from such property is insufficient to pay that indebtedness, the property could be foreclosed upon by the mortgagee resulting in a loss of income and a decline in our total asset value.

Disruption in the credit markets or downgrades in our credit ratings may adversely affect our ability to access external financings for our growth and ongoing debt service requirements.

We depend on external financings, principally debt financings, to fund the growth of our business and to ensure that we can meet ongoing maturities of our outstanding debt. Our access to financing depends on our credit rating, the willingness of banks to lend to us and conditions in the capital markets. We cannot assure you that we will be able to obtain the financing we need for future growth or to meet our debt service as obligations mature, or that the financing available to us will be on acceptable terms.

Adverse changes in our credit rating could affect our borrowing capacity and borrowing terms.

Our outstanding senior unsecured notes, the Commercial Paper program, and the preferred stock of Simon are periodically rated by nationally recognized credit rating agencies. The credit ratings are based on our operating performance, liquidity and leverage ratios, overall financial position, and other factors viewed by the credit rating agencies as relevant to our industry and the economic outlook in general. Our credit rating can affect the amount of capital we can access, as well as the terms of any financing we obtain. Since we depend primarily on debt financing to fund our growth, adverse changes in our credit rating could have a negative effect on our future growth.

Our hedging interest rate protection arrangements may not effectively limit our interest rate risk.

We selectively manage our exposure to interest rate risk by a combination of interest rate protection agreements to effectively fix or cap a portion of our variable rate debt. In addition, we refinance fixed rate debt at times when we believe rates and terms are appropriate. Our efforts to manage these exposures may not be successful.

Our use of interest rate hedging arrangements to manage risk associated with interest rate volatility may expose us to additional risks, including a risk that a counterparty to a hedging arrangement may fail to honor its obligations. Developing an effective interest rate risk strategy is complex and no strategy can completely insulate us from risks associated with interest rate fluctuations. There can be no assurance that our hedging activities will have the desired beneficial impact on our results of operations or financial condition. Termination of these hedging agreements typically involves costs, such as transaction fees or breakage costs.

Factors Affecting Real Estate Investments and Operations

We face risks associated with the acquisition, development, redevelopment and expansion of properties.

We regularly acquire and develop new properties and expand and redevelop existing properties, and these activities are subject to various risks. We may not be successful in pursuing acquisition, development or redevelopment/expansion opportunities. In addition, newly acquired, developed or redeveloped/expanded properties may not perform as well as

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expected. We are subject to other risks in connection with any acquisition, development and redevelopment/expansion activities, including the following:

- construction costs of a project may be higher than projected, potentially making the project unfeasible or unprofitable;
- we may not be able to obtain financing or to refinance loans on favorable terms, if at all;
- we may be unable to obtain zoning, occupancy or other governmental approvals;
- occupancy rates and rents may not meet our projections and the project may not be profitable; and
- we may need the consent of third parties such as department stores, anchor tenants, mortgage lenders and joint venture partners, and those consents may be withheld.

If a development or redevelopment/expansion project is unsuccessful, either because it is not meeting our expectations when operational or was not completed according to the project planning, we could lose our investment in the project. Further, if we guarantee the property's financing, our loss could exceed our investment in the project.

Real estate investments are relatively illiquid.

Our properties represent a substantial portion of our total consolidated assets. These investments are relatively illiquid. As a result, our ability to sell one or more of our properties or investments in real estate in response to any changes in economic or other conditions may be limited. If we want to sell a property, we cannot assure you that we will be able to dispose of it in the desired time period or that the sales price of a property will exceed the cost of our investment.

Our international expansion may subject us to different or greater risk from those associated with our domestic operations.

As of December 31, 2014, we held interests in joint venture properties that operate in Austria, Italy, Japan, Malaysia, Mexico, the Netherlands, South Korea, Canada, and the United Kingdom. We also have an equity stake in Klépierre, a publicly-traded European real estate company which operates in 13 countries in Europe. Accordingly, our operating results and the value of our international operations may be impacted by any unhedged movements in the foreign currencies in which those operations transact and in which our net investment in the foreign operation is held. We may pursue additional expansion and development opportunities outside the United States. International development and ownership activities carry risks that are different from those we face with our domestic properties and operations. These risks include:

- adverse effects of changes in exchange rates for foreign currencies;
- changes in foreign political and economic environments, regionally, nationally, and locally;
- challenges of complying with a wide variety of foreign laws including corporate governance, operations, taxes, and litigation;
- differing lending practices;
- differences in cultures;
- changes in applicable laws and regulations in the United States that affect foreign operations;
- difficulties in managing international operations; and
- obstacles to the repatriation of earnings and cash.

Our international activities represented approximately 9.0% of our net operating income, or NOI, for the year ended December 31, 2014. To the extent that we expand our international activities, the above risks could increase in significance, which in turn could have an adverse effect on our results of operations and financial condition.

Environmental Risks

As owners of real estate, we can face liabilities for environmental contamination.

Federal, state and local laws and regulations relating to the protection of the environment may require us, as a current or previous owner or operator of real property, to investigate and clean up hazardous or toxic substances or petroleum product releases at a property or at impacted neighboring properties. These laws often impose liability regardless of whether the property owner or operator knew of, or was responsible for, the presence of hazardous or toxic

substances. These laws and regulations may require the abatement or removal of asbestos containing materials in the event of damage, demolition or renovation, reconstruction or expansion of a property and also govern emissions of and exposure to asbestos fibers in the air. Those laws and regulations also govern the installation, maintenance and removal of underground storage tanks used to store waste oils or other petroleum products. Many of our properties contain, or at one time contained, asbestos containing materials or underground storage tanks (primarily related to auto service center establishments or emergency electrical generation equipment). The costs of investigation, removal or remediation of hazardous or toxic substances may be substantial and could adversely affect our results of operations or financial condition but is not estimable. The presence of contamination, or the failure to remediate contamination, may also adversely affect our ability to sell, lease or redevelop a property or to borrow using a property as collateral.

Our efforts to identify environmental liabilities may not be successful.

Although we believe that our portfolio is in substantial compliance with federal, state and local environmental laws, ordinances and regulations regarding hazardous or toxic substances, this belief is based on limited testing. Nearly all of our properties have been subjected to Phase I or similar environmental audits. These environmental audits have not revealed, nor are we aware of, any environmental liability that we believe will have a material adverse effect on our results of operations or financial condition. However, we cannot assure you that:

- existing environmental studies with respect to the portfolio reveal all potential environmental liabilities;
- any previous owner, occupant or tenant of a property did not create any material environmental condition not known to us;
- the current environmental condition of the portfolio will not be affected by tenants and occupants, by the condition of nearby properties, or by other unrelated third parties; or
- future uses or conditions (including, without limitation, changes in applicable environmental laws and regulations or the interpretation thereof) will not result in environmental liabilities.

Retail Operations Risks

Overall economic conditions may adversely affect the general retail environment.

Our concentration in the retail real estate market means that we are subject to the risks that affect the retail environment generally, including the levels of consumer spending, seasonality, the willingness of retailers to lease space in our shopping centers, tenant bankruptcies, changes in economic conditions, increasing use of the internet by retailers and consumers, consumer confidence, casualties and other natural disasters, and the potential for terrorist activities. The economy and consumer spending appear to be recovering from the effects of the recent recession. We derive our cash flow from operations primarily from retail tenants, many of whom have been and continue to be under some degree of economic stress. A significant deterioration in our cash flow from operations could require us to curtail planned capital expenditures or seek alternative sources of financing.

We may not be able to lease newly developed properties and renew leases and relet space at existing properties.

We may not be able to lease new properties to an appropriate mix of tenants or for rents that are consistent with our projections. Also, when leases for our existing properties expire, the premises may not be relet or the terms of reletting, including the cost of allowances and concessions to tenants, may be less favorable than the current lease terms. To the extent that our leasing plans are not achieved, our cash generated before debt repayments and capital expenditures could be adversely affected. Changes in economic and operating conditions that occur subsequent to our review of recoverability of investment property and other assets could impact the assumptions used in that assessment and could result in future charges to earnings if assumptions regarding those investments differ from actual results.

Some of our properties depend on anchor stores or major tenants to attract shoppers and could be adversely affected by the loss of one or more of these anchor stores or major tenants.

Our properties are typically anchored by department stores and other large nationally recognized tenants. The value of some of our properties could be materially adversely affected if these department stores or major tenants fail to comply with their contractual obligations or cease their operations.

For example, among department stores and other large stores — often referred to as "big box" stores — corporate merger activity typically results in the closure of duplicate or geographically overlapping store locations. Further sustained

adverse pressure on the results of our department stores and major tenants may have a similarly sustained adverse impact upon our own results. Certain department stores and other national retailers have experienced, and may continue to experience for the foreseeable future given current macroeconomic uncertainty and less-than-desirable levels of consumer confidence, considerable decreases in customer traffic in their retail stores, increased competition from alternative retail options such as those accessible via the Internet and other forms of pressure on their business models. As pressure on these department stores and national retailers increases, their ability to maintain their stores, meet their obligations both to us and to their external lenders and suppliers, withstand takeover attempts by investors or rivals or avoid bankruptcy and/or liquidation may be impaired and result in closures of their stores. Other tenants may be entitled to modify the economic or other terms of their existing leases in the event of such closures. The modification could be unfavorable to us as the lessor, and could decrease rents or expense recovery charges.

Additionally, department store or major tenant closures may result in decreased customer traffic, which could lead to decreased sales at our properties. If the sales of stores operating in our properties were to decline significantly due to the closing of anchor stores or other national retailers, adverse economic conditions, or other reasons, tenants may be unable to pay their minimum rents or expense recovery charges. In the event of any default by a tenant, we may not be able to fully recover, and/or may experience delays and costs in enforcing our rights as landlord to recover, amounts due to us under the terms of our agreements with such parties.

We face potential adverse effects from tenant bankruptcies.

Bankruptcy filings by retailers can occur regularly in the course of our operations. We continually seek to re-lease vacant spaces resulting from tenant terminations. The bankruptcy of a tenant, particularly an anchor tenant, may make it more difficult to lease the remainder of the affected properties. Future tenant bankruptcies could adversely affect our properties or impact our ability to successfully execute our re-leasing strategy.

We face a wide range of competition that could affect our ability to operate profitably.

Our properties compete with other retail properties and other forms of retailing such as catalogs and e-commerce websites. Competition may come from malls, outlet centers, community/lifestyle centers, and other shopping centers, both existing as well as future development projects, as well as catalogs and e-commerce. The presence of competitive alternatives affects our ability to lease space and the level of rents we can obtain. New construction, renovations and expansions at competing sites could also negatively affect our properties.

We also compete with other retail property developers to acquire prime development sites. In addition, we compete with other retail property companies for tenants and qualified management.

Risks Relating to Joint Venture Properties and our Investment in Klépierre

We have limited control with respect to some properties that are partially owned or managed by third parties, which may adversely affect our ability to sell or refinance them.

As of December 31, 2014, we owned interests in 95 income-producing properties with other parties. Of those, 13 properties are included in our consolidated financial statements. We account for the other 82 properties, or the joint venture properties, as well as our investment in Klépierre, using the equity method of accounting. We serve as general partner or property manager for 60 of these 82 properties; however, certain major decisions, such as approving the operating budget and selling, refinancing and redeveloping the properties require the consent of the other owners. Of the properties for which we do not serve as general partner or property manager, 19 are in our international joint ventures. The international properties are managed locally by joint ventures in which we share control of the properties with our partner. The other owners have participating rights that we consider substantive for purposes of determining control over the properties' assets. The remaining joint venture properties and Klépierre are managed by third parties. These limitations may adversely affect our ability to sell, refinance, or otherwise operate these properties.

We guarantee debt or otherwise provide support for a number of joint venture properties.

Joint venture debt is the liability of the joint venture and is typically secured by a mortgage on the joint venture property, which is non-recourse to us. As of December 31, 2014, we had guaranteed joint venture related mortgage indebtedness of \$223.5 million (of which we have a right of recovery from our venture partners of \$78.7 million). A default by a joint venture under its debt obligations may expose us to liability under a guaranty. We may elect to fund cash needs of a joint venture through equity contributions (generally on a basis proportionate to our ownership interests), advances or partner loans, although such fundings are not typically required contractually or otherwise.

Other Factors Affecting Our Business

Some of our potential losses may not be covered by insurance.

We maintain insurance coverage with third party carriers who provide a portion of the coverage for specific layers of potential losses including commercial general liability, fire, flood, extended coverage and rental loss insurance on all of our properties in the United States. The initial portion of coverage not provided by third party carriers is either insured through our wholly-owned captive insurance companies or other financial arrangements controlled by us. A third party carrier has, in turn, agreed to provide evidence of coverage for this layer of losses under the terms and conditions of the carrier's policy. A similar policy written through our captive insurance entities also provides initial coverage for property insurance and certain windstorm risks at the properties located in coastal windstorm locations.

There are some types of losses, including lease and other contract claims, which generally are not insured. If an uninsured loss or a loss in excess of insured limits occurs, we could lose all or a portion of the capital we have invested in a property, as well as the anticipated future revenue it could generate.

We currently maintain insurance coverage against acts of terrorism on all of our properties in the United States on an "all risk" basis in the amount of up to \$1 billion. The current federal laws which provide this coverage are expected to operate through 2020. Despite the existence of this insurance coverage, any threatened or actual terrorist attacks where we operate could adversely affect our property values, revenues, consumer traffic and tenant sales.

We face risks associated with security breaches through cyber-attacks, cyber intrusions or otherwise, as well as other significant disruptions of our information technology (IT) networks and related systems.

We face risks associated with security breaches, whether through cyber-attacks or cyber intrusions over the Internet, malware, computer viruses, attachments to e-mails, persons inside our organization or persons with access to systems inside our organization, and other significant disruptions of our IT networks and related systems. The risk of a security breach or disruption, particularly through cyber-attack or cyber intrusion, including by computer hackers, foreign governments and cyber terrorists, has generally increased as the number, intensity and sophistication of attempted attacks and intrusions from around the world have increased. Our IT networks and related systems are essential to the operation of our business and our ability to perform day-to-day operations (including managing our building systems) and, in some cases, may be critical to the operations of certain of our tenants. Although we make efforts to maintain the security and integrity of these types of IT networks and related systems, and we have implemented various measures to manage the risk of a security breach or disruption, there can be no assurance that our security efforts and measures will be effective or that attempted security breaches or disruptions would not be successful or damaging. Even the most well protected information, networks, systems and facilities remain potentially vulnerable because the techniques used in such attempted security breaches evolve and generally are not recognized until launched against a target, and in some cases are designed not be detected and, in fact, may not be detected. Accordingly, we may be unable to anticipate these techniques or to implement adequate security barriers or other preventative measures, and thus it is impossible for us to entirely mitigate this risk.

Our success depends, in part, on our ability to attract and retain talented employees, and the loss of any one of our key personnel could adversely impact our business.

The success of our business depends, in part, on the leadership and performance of Simon's executive management team and key employees, and Simon's ability to attract, retain and motivate talented employees could significantly impact our future performance. Competition for these individuals is intense, and we cannot assure you that Simon will retain our key executive management team and employees or that Simon will be able to attract and retain other highly qualified individuals for these positions in the future. Losing any one or more of these persons could have a material adverse effect on our results of operations, financial condition and cash flows.

Risks Relating to Income Taxes

The failure of our REIT subsidiaries to maintain their qualifications as REITs or the loss of favorable tax treatment in certain of our international operations could have adverse tax consequences to us, our unitholders, and Simon.

We are subject to certain income-based taxes, both domestically and internationally, and other taxes, including state and local taxes, franchise taxes, and withholding taxes on dividends from certain of our international investments. We currently receive favorable tax treatment in various domestic and international jurisdictions through tax rules and



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regulations or through international treaties. Should we no longer receive such benefits, the amount of taxes we pay may increase.

In the U.S., Simon and certain of our subsidiaries have elected to qualify as REITs. Qualification as a REIT for federal income tax purposes is governed by highly technical and complex provisions for which there are only limited judicial or administrative interpretations. We believe our REIT subsidiaries are organized and have been operated in a manner which allows our REIT subsidiaries and Simon to qualify for taxation as REITs. We intend to continue to operate in this manner. However, qualification as a REIT depends upon meeting ongoing asset and income tests and other requirements for asset diversification, distribution levels and diversity of ownership under the Internal Revenue Code. If a REIT subsidiary fails to comply with those provisions and if available relief provisions do not apply:

- the REIT subsidiary will not be allowed a deduction for distributions to us in computing its taxable income;
- the REIT subsidiary will be subject to corporate level income tax, including any applicable alternative minimum tax, on its taxable income at regular corporate rates;
- unless entitled to relief under relevant statutory provisions, the REIT subsidiary will also be disqualified from treatment as a REIT for the four taxable years following the year during which qualification was lost; and
- Simon would also fail to qualify as a REIT as a result of the REIT subsidiary's failure and the same adverse consequences would apply to it and its stockholders.

As a result, net income and funds available for distribution to our unitholders would be reduced for those years in which a REIT subsidiary fails to qualify as a REIT. Although we currently intend to operate the REIT subsidiaries so as to qualify each as a REIT, we cannot assure you we will succeed or that future economic, market, legal, tax or other considerations might not cause us to revoke the REIT election of a REIT subsidiary.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

United States Properties

Our U.S. properties primarily consist of malls, Premium Outlets, The Mills, community centers and other retail properties. These properties contain an aggregate of approximately 182.0 million square feet of gross leasable area, or GLA.

Malls typically contain at least one traditional department store anchor or a combination of anchors and big box retailers with a wide variety of smaller stores connecting the anchors. Additional stores are usually located along the perimeter of the parking area. Our 109 malls are generally enclosed centers and range in size from approximately 425,000 to 2.5 million square feet of GLA. Our malls contain in the aggregate more than 13,900 occupied stores, including approximately 516 anchors, which are predominately national retailers.

Premium Outlets generally contain a wide variety of designer and manufacturer stores located in open-air centers. Our 68 Premium Outlets range in size from approximately 150,000 to 850,000 square feet of GLA. The Premium Outlets are generally located near major metropolitan areas and/or tourist destinations.

The 13 properties in The Mills generally range in size from 1.1 million to 2.2 million square feet of GLA and are located in major metropolitan areas. They have a combination of traditional mall, outlet center, and big box retailers and entertainment uses.

We also have interests in three community centers and 14 other retail properties. The community centers range in size from 230,000 to 900,000 square feet of GLA. The other retail properties range in size from approximately 150,000 to 750,000 square feet of GLA and are considered non-core to our business model. In total, the community centers and other retail properties represent 1.4% of our total operating income before depreciation and amortization.

As of December 31, 2014, approximately 97.1% of the owned GLA in malls and Premium Outlets was leased and approximately 98.4% of the owned GLA for The Mills was leased.

We wholly own 133 of our properties, effectively control 13 properties in which we have a joint venture interest, and hold the remaining 61 properties through unconsolidated joint venture interests. We are the managing or co-managing general partner or member of 204 properties in the United States. Certain of our joint venture properties are subject to various rights of first refusal, buy-sell provisions, put and call rights, or other sale or marketing rights for partners which are customary in real estate partnership agreements and the industry. We and our partners in these joint ventures may initiate these provisions (subject to any applicable lock up or similar restrictions) which may result in either the sale of our interest or the use of available cash or borrowings, or the use of units, to acquire the joint venture interest from our partner.

The following property table summarizes certain data for our malls, Premium Outlets, The Mills, community centers and other retail properties located in the United States, including Puerto Rico, as of December 31, 2014.

		6		Ownership Interest (Expiration if	Legal	Year Built or	Occupancy		Retail Anchors and Selected
	Property Name Malls	state	City (CBSA)	Lease) (3)	Ownership	Acquired	(5)	Total GLA	<u>Major Tenants</u>
1.	Apple Blossom Mall	VA	Winchester	Fee	49.1% (4)	Acquired 1999	97.3%	473,153	Belk, JCPenney, Sears, Carmike Cinemas
2.	Auburn Mall	MA	Auburn	Fee	56.4% (4)	Acquired	100.0%	586,242	Macy's (9),
3.	Aventura Mall (1)	FL	Miami Beach (Miami)	Fee	33.3% (4)	1999 Built 1983	98.7%	2,104,735	Sears Bloomingdale's, Macy's, Macy's Men's & Home Furniture, JCPenney, Sears, Nordstrom, Equinox Fitness Clubs, AMC Theatres
4.	Avenues, The	FL	Jacksonville	Fee	25.0% (4) (2)	Built 1990	97.6%	1,114,367	Belk, Dillard's, JCPenney, Sears, Forever 21
5.	Bangor Mall	ME	Bangor	Fee	87.6%	Acquired 2003	99.4%	652,531	Macy's, JCPenney, Sears, Dick's Sporting Goods
6.	Barton Creek Square	ТΧ	Austin	Fee	100.0%	Built 1981	98.9%	1,429,568	Nordstrom, Macy's, Dillard's (9), JCPenney, Sears, AMC Theatre
7.	Battlefield Mall	MO	Springfield	Fee and Ground Lease (2056)	100.0%	Built 1970	95.7%	1,201,576	Macy's, Dillard's (9), JCPenney, Sears, MC Sporting Goods
8.	Bay Park Square	WI	Green Bay	Fee	100.0%	Built 1980	89.8%	711,747	Younkers, Younkers Home Furniture Gallery, Kohl's, ShopKo, Marcus Cinema 16
9.	Brea Mall	CA	Brea (Los Angeles)	Fee	100.0%	Acquired 1998	98.9%	1,319,398	Nordstrom, Macy's (9), JCPenney, Sears
10.	Briarwood Mall	MI	Ann Arbor	Fee	50.0% (4)	Acquired 2007	96.1%	983,111	Macy's, JCPenney, Sears, Von Maur, MC Sporting Goods
11.	Broadway Square	ТΧ	Tyler	Fee	100.0%	Acquired 1994	95.3%	627,361	Dillard's, JCPenney, Sears
12.	Mall	MA	Burlington (Boston)	Fee and Ground Lease (2048) (7)	100.0%	Acquired 1998	98.2%	1,317,237	Macy's, Lord & Taylor, Sears, Nordstrom, Crate & Barrel
13.	Cape Cod Mall	MA	Hyannis	Fee and Ground Leases (2029-2073) (7)	56.4% (4)	Acquired 1999	96.3%	721,896	Macy's (9), Sears, Best Buy, Marshalls, Barnes & Noble, Regal Cinema
14.	Castleton Square	IN	Indianapolis	Fee	100.0%	Built 1972	98.6%	1,383,066	Macy's, Von Maur, JCPenney, Sears, Dick's Sporting Goods, AMC Theatres
15.	Cielo Vista Mall	ТХ	El Paso	Fee and Ground Lease (2022) (7)	100.0%	Built 1974	100.0%	1,245,895	Macy's, Dillard's (9), JCPenney, Sears, Cinemark Theatres
16.	Coconut Point	FL	Estero	Fee	50.0% (4)	Built 2006	96.8%	1,204,897	Dillard's, Barnes & Noble, Bed Bath & Beyond, Best Buy, DSW, Office Max, PetsMart, Ross Dress for Less, Cost Plus World Market, T.J. Maxx, Hollywood Theatres, Super Target, Michael's,
17.	Coddingtown	СА	Santa Rosa	Fee	50.0% (4)	Acquired	66.8%	822,943	Sports Authority Macy's,

	Mall					2005			JCPenney, Whole Foods, Target
18.	College Mall	IN	Bloomington	Fee and Ground Lease (2048) (7)	100.0%	Built 1965	98.6%	636,255	Macy's, Sears, Target, Dick's Sporting Goods, Bed Bath & Beyond
19.	Columbia Center	WA	Kennewick	Fee	100.0%	Acquired 1987	97.8%	771,137	Macy's (9), JCPenney, Sears, Barnes & Noble, Regal Cinema, DSW (6)
20.	Copley Place	MA	Boston	Fee	94.4% (12)	Acquired 2002	97.8%	1,242,603	Neiman Marcus, Barneys New York
21.	Coral Square	FL	Coral Springs (Miami)	Fee	97.2%	Built 1984	100.0%	943,886	Macy's (9), JCPenney, Sears, Kohl's
22.	Cordova Mall	FL	Pensacola	Fee	100.0%	Acquired 1998	96.2%	918,079	Dillard's, Belk, Best Buy, Bed Bath & Beyond, Cost Plus World Market, Ross Dress for Less, Dick's Sporting Goods
23.	Crystal Mall	СТ	Waterford	Fee	78.2% (4)	Acquired 1998	92.3%	783,116	Macy's, JCPenney, Sears, Bed Bath & Beyond, Christmas Tree Shops
24.	Dadeland Mall	FL	Miami	Fee	50.0% (4)	Acquired 1997	98.6%	1,498,402	Saks Fifth Avenue, Nordstrom, Macy's (9), JCPenney
25.	Del Amo Fashion Center (13)	CA	Torrance (Los Angeles)	Fee	50.0% (4)	Acquired 2007	92.8%	2,094,060	Macy's Womens, Macy's Mens & Home & Furniture, Nordstrom (6), JCPenney, Sears, Marshalls, T.J. Maxx, Barnes & Noble, JoAnn Fabrics, Crate & Barrel, L.A. Fitness, AMC Theatres, (8)
26.	Domain, The	TX	Austin	Fee	100.0%	Built 2006	95.1%	1,232,899	Neiman Marcus, Macy's, Dick's Sporting Goods, iPic Theaters, Dillard's, Arhaus Furniture, Punch Bowl Social
27.	Dover Mall	DE	Dover	Fee and Ground Lease (2041) (7)	68.1% (4)	Acquired 2007	92.5%	928,189	Macy's, JCPenney, Boscov's, Sears, Carmike Cinemas, Dick's Sporting Goods

	Duon contro N	S4-4	014. (CP0.1)	Ownership Interest (Expiration if	Legal	Year Built or	0	Tatal CL +	Retail Anchors and Selected Major
28.	Property Name Emerald Square	<u>State</u> MA	City (CBSA) North Attleboro (Providence,	Lease) (3) Fee	Ownership 56.4% (4)	Acquired Acquired 1999	Occupancy (5) 94.3%	Total GLA 1,022,661	Tenants Macy's (9), JCPenney, Sears
29.	Empire Mall	SD	RI) Sioux Falls	Fee and Ground Lease (2023) (7)	100.0%	Acquired 1998	95.7%	1,125,295	Macy's, Younkers, JCPenney, Sears, Gordmans, Hy-Vee, Dick's Sporting Goods
30.	Falls, The	FL	Miami	(2033) (7) Fee	50.0% (4)	Acquired 2007	96.9%	837,626	Dick's Sporting Goods Bloomingdale's, Macy's, Regal Cinema, The Fresh Market
31.	Fashion Centre at Pentagon City, The	VA	Arlington (Washington, DC)	Fee	42.5% (4)	Built 1989	98.0%	990,432	Nordstrom, Macy's
32.	Fashion Mall at Keystone, The	IN	Indianapolis	Fee and Ground Lease (2067) (7)	100.0%	Acquired 1997	94.3%	710,663	Saks Fifth Avenue, Crate & Barrel, Nordstrom, Keystone Art Cinema
33.	Fashion Valley	CA	San Diego	(2007) (7) Fee	50.0% (4)	Acquired 2001	97.7%	1,721,237	Forever 21, Neiman Marcus, Bloomingdale's, Nordstrom, Macy's, JCPenney, AMC Theatres, The Container Store
34.	Firewheel Town Center	TX	Garland (Dallas)	Fee	100.0%	Built 2005	93.0%	999,502	Dillard's, Macy's, Barnes & Noble, DSW Cost Plus World Market, AMC Theatres, Dick's Sporting Goods, Ethan Allen, Toys 'R Us/Babies 'R Us
35.	Florida Mall, The	FL	Orlando	Fee	50.0% (4)	Built 1986	98.9%	1,676,299	Macy's, Dillard's, JCPenney, Sears, H&M, Forever 21, Zara, American Girl, Dick's Sporting Goods (6), Crayola Experience (6)
36.	Forum Shops at Caesars, The	NV	Las Vegas	Ground Lease (2050)	100.0%	Built 1992	97.8%	674,730	Eliperiellee (6)
37.	Galleria, The	ТХ	Houston	Fee	50.4% (4)	Acquired 2002	98.3%	1,902,091	Saks Fifth Avenue (11), Neiman Marcus, Nordstrom, Macy's, Galleria Tennis/Athletic Club
38.	Greendale Mall	MA	Worcester (Boston)	Fee and Ground Lease (2019) (7)	56.4% (4)	Acquired 1999	91.8%	428,818	T.J. Maxx 'N More, Best Buy, DSW, Big Lots
39.	Greenwood Park Mall	IN	Greenwood (Indianapolis)	Fee	100.0%	Acquired 1979	96.6%	1,287,991	Macy's, Von Maur, JCPenney, Sears, Dick's Sporting Goods Barnes & Noble, Rega Cinema
40.	Haywood Mall	SC	Greenville	Fee and Ground Lease (2067) (7)	100.0%	Acquired 1998	97.9%	1,228,948	Macy's, Dillard's, JCPenney, Sears, Belk
41.	Independence Center	MO	Independence (Kansas City)	Fee	100.0%	Acquired 1994	98.2%	865,948	Dillard's, Macy's, Sears
42.	Ingram Park Mall	ТХ	San Antonio	Fee	100.0%	Built 1979	96.7%	1,120,874	Dillard's, Macy's, JCPenney, Sears, Bealls, (8)
43.	King of Prussia Mall	PA	King of Prussia (Philadelphia)	Fee	100.0%	Acquired 2003	97.2%	2,450,177	Neiman Marcus, Bloomingdale's, Nordstrom, Lord & Taylor, Macy's, JCPenney, Crate & Barrel, Arhaus Furniture, The Container Store, Dick's Sporting Goods, Primark (6)
44.	La Plaza Mall	TX	McAllen	Fee and Ground Lease (2040) (7)	100.0%	Built 1976	100.0%	1,220,878	Macy's (9), Dillard's, JCPenney, Sears, Joe Brand
45.	Lakeline Mall	ТΧ	Cedar Park (Austin)	Fee	100.0%	Built 1995	95.7%	1,097,510	Dillard's (9), Macy's, JCPenney, Sears, Regal Cinema
46.	Lehigh Valley Mall	PA	Whitehall	Fee	50.0% (4)	Acquired 2003	99.2%	1,180,862	Macy's, JCPenney, Boscov's, Barnes & Noble, hhgregg, Babies 'R Us
47.	Lenox Square	GA	Atlanta	Fee	100.0%	Acquired 1998	99.4%	1,560,091	Neiman Marcus, Bloomingdale's, Macy's
48.	Liberty Tree Mall	MA	Danvers (Boston)	Fee	49.1% (4)	Acquired 1999	92.1%	856,039	Marshalls, Sports Authority, Target, Kohl's, Best Buy, Staples, AC Moore, AMC Theatres, Nordstrom Rack, Off

									Broadway Shoes, Sky Zone
49.	Livingston Mall	NJ	Livingston (New York)	Fee	100.0%	Acquired 1998	90.4%	969,348	Macy's, Lord & Taylor, Sears, Barnes & Noble
50.	Mall at Chestnut Hill, The	MA	Chestnut Hill (Boston)	Fee	94.4%	Acquired 2002	94.3%	469,006	Bloomingdale's (9)
51.	Mall at Rockingham Park, The	NH	Salem (Boston)	Fee	28.2% (4)	Acquired 1999	97.2%	1,025,214	JCPenney, Sears, Macy's, Lord & Taylor, Dick's Sporting Goods (6)
52.	Mall at Tuttle Crossing, The	ОН	Dublin (Columbus)	Fee	50.0% (4)	Acquired 2007	94.7%	1,125,123	Macy's (9), JCPenney, Sears
53.	Mall of Georgia	GA	Buford (Atlanta)	Fee	100.0%	Built 1999	98.8%	1,817,941	Nordstrom (15), Dillard's, Macy's, JCPenney, Belk, Dick's Sporting Goods, Barnes & Noble, Haverty's Furniture, Regal Cinema, Von Maur (6)
54.	Mall of New Hampshire, The	NH	Manchester	Fee	56.4% (4)	Acquired 1999	96.8%	812,357	Macy's, JCPenney, Sears, Best Buy, A.C. Moore
					15				

	Property Name		City (CBSA)	Ownership Interest (Expiration if Lease) (3)	Legal Ownership	Year Built or Acquired	Occupancy (5)	Total GLA	Retail Anchors and Selected <u>Major Tenants</u>
55.	McCain Mall	AR	N. Little Rock	Fee	100.0%	Built 1973	93.4%	788,155	Dillard's, JCPenney, Sears, Regal Cinema
56.	Meadowood Mall	NV	Reno	Fee	50.0% (4)	Acquired 2007	95.3%	883,751	Macy's (9), Sears, JCPenney, (8)
57.	Menlo Park Mall	NJ	Edison (New York)	Fee	100.0%	Acquired 1997	99.1%	1,332,363	Nordstrom, Macy's, Barnes & Noble, AMC Dine-In Theatre, WOW! Work Out World, Fortunoff Backyard Store
58.	Miami International Mall	FL	Miami	Fee	47.8% (4)	Built 1982	99.7%	1,081,955	Macy's (9), JCPenney, Sears, Kohl's
59.		ТΧ	Midland	Fee	100.0%	Built 1980	98.3%	622,190	Dillard's (9), JCPenney, Sears, Bealls, Ross Dress for Less
60.	Miller Hill Mall	MN	Duluth	Fee	100.0%	Built 1973	96.1%	832,803	JCPenney, Sears, Younkers, Barnes & Noble, DSW, Dick's Sporting Goods
61.	Montgomery Mall	PA	North Wales (Philadelphia)	Fee	79.4%	Acquired 2003	80.6%	1,107,025	Macy's, JCPenney, Sears, Dick's Sporting Goods, Wegmans
62.	North East Mall	TX	Hurst (Dallas)	Fee	100.0%	Built 1971	98.0%	1,669,001	Nordstrom, Dillard's, Macy's, JCPenney, Sears, Dick's Sporting Goods, Rave Theatre
63.	Northgate Mall	WA	Seattle	Fee	100.0%	Acquired 1987	99.5%	1,048,104	Nordstrom, Macy's, JCPenney, Barnes & Noble, Bed Bath & Beyond, DSW, Nordstrom Rack
64.	Northshore Mall	MA	Peabody (Boston)	Fee	56.4% (4)	Acquired 1999	95.2%	1,591,973	JCPenney, Sears, Nordstrom, Macy's Men's & Furniture, Macy's, Barnes & Noble, Toys 'R Us, Shaw's Grocery, The Container Store, DSW
65.	Ocean County Mall	NJ	Toms River (New York)	Fee	100.0%	Acquired 1998	96.4%	898,359	Macy's, Boscov's, JCPenney, Sears
66.	Orland Square	IL	Orland Park (Chicago)	Fee	100.0%	Acquired 1997	97.6%	1,231,958	Macy's, Carson's, JCPenney, Sears, Dave & Buster's
67.	Oxford Valley Mall	PA	Langhorne (Philadelphia)	Fee	85.5%	Acquired 2003	88.8%	1,332,378	Macy's, JCPenney, Sears, United Artists Theatre, (8)
68.	Penn Square Mall	ОК	Oklahoma City	Ground Lease (2060)	94.5%	Acquired 2002	98.7%	1,063,809	Macy's, Dillard's (9), JCPenney, AMC Theatres
69.	Pheasant Lane Mall	NH	Nashua	_	0.0% (14)	Acquired 2002	96.6%	979,338	JCPenney, Sears, Target, Macy's, Dick's Sporting Goods
70.	Phipps Plaza	GA	Atlanta	Fee	100.0%	Acquired 1998	94.5%	830,318	Saks Fifth Avenue, Nordstrom, Belk, AMC Theatres, Arhaus Furniture, Legoland

Furniture, Legoland

									Discovery
71.	Plaza Carolina	PR	Carolina (San Juan)	Fee	100.0%	Acquired 2004	97.7%	1,157,721	Center JCPenney, Sears, Tiendas Capri, Econo, Best Buy, T.J. Maxx, DSW, Sports Authority
72.	Prien Lake Mall	LA	Lake Charles	Fee and Ground Lease (2040) (7)	100.0%	Built 1972	98.5%	848,040	Dillard's, JCPenney, Sears, Cinemark Theatres, Kohl's, Dick's Sporting Good
73.	Quaker Bridge Mall	NJ	Lawrenceville	Fee	50.0% (4)	Acquired 2003	91.9%	1,083,298	Macy's, Lord & Taylor, JCPenney, Sears
74.	Rockaway Townsquare	NJ	Rockaway (New York)	Fee	100.0%	Acquired 1998	96.2%	1,245,658	Macy's, Lord & Taylor, JCPenney, Sears
75.	Roosevelt Field	NY	Garden City (New York)	Fee and Ground Lease (2090) (7)	100.0%	Acquired 1998	95.2%	2,209,817	Bloomingdale's Bloomingdale's Furniture Gallery, Nordstrom, Macy's, JCPenney, Dick's Sporting Goods, Loews Theatre, XSpot Fitness, Neima Marcus (6)
76.	Ross Park Mall	PA	Pittsburgh	Fee	100.0%	Built 1986	98.8%	1,245,629	JCPenney, Sears, Nordstrom, L.L. Bean, Macy's, Crate & Barrel
77.	Santa Rosa Plaza	CA	Santa Rosa	Fee	100.0%	Acquired 1998	91.5%	692,820	Macy's, Sears, Forever 21
78.	Shops at Nanuet, The	NY	Nanuet	Fee	100.0%	Redeveloped 2013	99.7%	752,872	Macy's, Sears, Fairway Market, Regal Cinema, 24 Hour Fitness
79.	Shops at Mission Viejo, The	CA	Mission Viejo (Los Angeles)	Fee	51.0% (4)	Built 1979	97.6%	1,151,131	Nordstrom, Macy's Women's, Macy's Men's and Furniture, Forever 21
80.	Shops at Riverside, The	NJ	Hackensack (New York)	Fee	100.0%	Acquired 2007	94.2%	770,764	Bloomingdale's Barnes & Noble, Arhaus Furniture, (8)
81.	Smith Haven Mall	NY	Lake Grove (New York)	Fee	25.0% (4)(2)	1995	96.7%	1,300,240	Macy's, Macy's Furniture Gallery, JCPenney, Sears, Dick's Sporting Goods, Barnes & Nobl
82.	Solomon Pond Mall	MA	Marlborough (Boston)	Fee	56.4% (4)	Acquired 1999	96.0%	885,178	Macy's, JCPenney, Sears, Regal Cinema
83.	South Hills Village	PA	Pittsburgh	Fee	100.0%	Acquired 1997	99.6%	1,118,429	Macy's, Macy's Furniture Gallery, Sears, Barnes & Noble, Carmikk Cinemas, Dick's Sporting Goods, Target, DSW, Ulta
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	Property Name	State	City (CBSA)	Ownership Interest (Expiration if Lease) (3)	Legal Ownership	Year Built or Acquired	Occupancy (5)	Total GLA	Retail Anchors and Selected Major Tenants
84.	South Shore Plaza	MA	Braintree (Boston)	Fee	100.0%	Acquired 1998	96.8%	1,588,885	Macy's, Lord & Taylor, Sears, Nordstrom, Target, DSW
85.	Southdale Center	MN	Edina (Minneapolis)	Fee	100.0%	Acquired 2007	86.8%	1,258,482	Macy's, JCPenney, AMC Theatres, Herberger's, Gordmans (6), Dave & Buster's (6)
86.	SouthPark	NC	Charlotte	Fee and Ground Lease (2040) (10)	100.0%	Acquired 2002	98.6%	1,680,545	Neiman Marcus, Nordstrom, Macy's, Dillard's, Belk, Dick's Sporting Goods, Crate & Barrel, The Container Store
87.	Southridge Mall	WI	Greendale (Milwaukee)	Fee	100.0%	Acquired 2007	98.2%	1,176,807	JCPenney, Sears, Kohl's, Boston Store, Macy's
88.	Springfield Mall (1)	PA	Springfield (Philadelphia)	Fee	50.0% (4)	Acquired 2005	86.5%	611,200	Macy's, Target
89.	Square One Mall	MA	Saugus (Boston)	Fee	56.4% (4)	Acquired 1999	98.5%	929,779	Macy's, Sears, Best Buy, T.J. Maxx N More, Dick's Sporting Goods, Work Out World
90.	St. Charles Towne Center	MD	Waldorf (Washington, D.C.)	Fee	100.0%	Built 1990	98.0%	980,765	Macy's (9), JCPenney, Sears, Kohl's, Dick Sporting Goods, AMC Theatres
91.	St. Johns Town Center	FL	Jacksonville	Fee	50.0% (4)	Built 2005	100.0%	1,390,913	Dillard's, Target, Ashley Furniture Home Store, Barnes & Noble, Dick's Sporting Goods, Ross Dress for Less, Staples, DSW, JoAnn Fabrics, PetsMart, Nordstrom, Arhaus Furniture
92.	Stanford Shopping Center	CA	Palo Alto (San Jose)	Ground Lease (2054)	94.4% (12)	Acquired 2003	98.1%	1,233,578	Neiman Marcus, Bloomingdale's, Nordstrom, Macy's (9), Crate and Barrel, The Container Store
93. 94.	Stoneridge Shopping Center Summit Mall	CA OH	Pleasanton (San Francisco) Akron	Fee	49.9% (4) 100.0%	Acquired 2007 Built 1965	98.6% 96.7%	1,301,214 769,431	Macy's (9), Nordstrom, Sears, JCPenney Dillard's (9),
95.	Tacoma Mall	WA	Tacoma (Seattle)	Fee	100.0%	Acquired 1987	94.3%	1,335,516	Macy's Nordstrom, Macy's, JCPenney, Sears, David's Bridal,
96.	Tippecanoe Mall	IN	Lafayette	Fee	100.0%	Built 1973	98.4%	864,039	Forever 21 Macy's, JCPenney, Sears, Kohl's, Dick's Sporting
97.	Town Center at Boca Raton	FL	Boca Raton (Miami)	Fee	100.0%	Acquired 1998	100.0%	1,779,596	Goods, hhgregg Saks Fifth Avenue, Neiman Marcus, Bloomingdale's, Nordstrom, Macy's, Sears, Crate & Barrel, The Container Store
98.	Town Center at Cobb	GA	Kennesaw (Atlanta)	Fee	100.0%	Acquired 1998	94.8%	1,280,798	Belk, Macy's, JCPenney, Sears, Macy's Men's & Furniture
99.	Towne East Square	KS	Wichita	Fee	100.0%	Built 1975	98.8%	1,134,396	Dillard's, Von Maur, JCPenney, Sears
100.	Treasure Coast Square	FL	Jensen Beach	Fee	100.0%	Built 1987	96.3%	876,437	Macy's, Dillard's, JCPenney, Sears, hhgregg, Regal Cinema
101.	Tyrone Square	FL	St. Petersburg (Tampa)	Fee	100.0%	Built 1972	98.0%	1,094,153	Macy's, Dillard's, JCPenney, Sears, DSW, Cobb 10 Luxury Theatres (6)
102.	University Park Mall	IN	Mishawaka	Fee	100.0%	Built 1979	98.0%	920,985	Macy's, JCPenney, Sears, Barnes & Noble
103.	Walt Whitman Shops	NY	Huntington Station (New York)	Fee and Ground Lease (2032) (7)	100.0%	Acquired 1998	99.0%	1,087,715	Saks Fifth Avenue, Bloomingdale's, Lord & Taylor, Macy's, Zara (6)
104.	West Town Mall	TN	Knoxville	Ground Lease (2042)	50.0% (4)	Acquired 1991	98.0%	1,334,851	Belk (9), Dillard's, JCPenney, Sears, Regal Cinema
105.	Westchester, The	NY	White Plains (New York)	Fee	40.0% (4)	Acquired 1997	97.4%	826,292	Neiman Marcus, Nordstrom
106.	White Oaks Mall	IL	Springfield	Fee	80.7%	Built 1977	89.8%	924,615	Macy's, Bergner's, Sears, Dick's

									Sporting Goods, hhgregg, LA Fitness
107.	Wolfchase Galleria	TN	Memphis	Fee	94.5%	Acquired 2002	98.7%	1,151,233	Macy's, Dillard's, JCPenney, Sears, Malco Theatres
108.	Woodfield Mall	IL	Schaumburg (Chicago)	Fee	50.0% (4)	Acquired 2012	96.9%	2,172,855	Nordstrom, Macy's, Lord & Taylor, JCPenney, Sears, Arhaus Furniture, Level 257 (6)
109.	Woodland Hills Mall	OK	Tulsa	Fee	94.5%	Acquired 2002	98.6%	1,087,032	Macy's, Dillard's, JCPenney, Sears
	Total Mall GLA							122,673,199 (16)	

				Ownership Interest (Expiration if	Legal	Year Built or			Retail Anchors and Selected
	Property Name Premium	State	City (CBSA)	Lease) (3)	Ownership	Acquired	Occupancy (5)	Total GLA	Major Tenants
1.	Albertville Premium Outlets	MN	Albertville (Minneapolis)	Fee	100.0%	Acquired 2004	96.3%	429,555	Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Calvin Klein, Coach, Columbia Sportswear, Gap Outlet, Guess, Kenneth Cole, Loft Outlet, Lululemon, Michael Kors, Nike, Polo Ralph Lauren, Tommy Hilfiger, Under Armour
2.	Allen Premium Outlets	TX	Allen (Dallas)	Fee	100.0%	Acquired 2004	100.0%	441,762	Adidas, Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Cole Haan, Columbia Sportswear, Gap Outlet, Guess, J.Crew, Michael Kors, Lacoste, Last Call by Neiman Marcus, Nike, Polo Ralph Lauren, Tommy Hilfiger
3.	Aurora Farms Premium Outlets	ОН	Aurora (Cleveland)	Fee	100.0%	Acquired 2004	97.2%	285,307	Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Gap Outlet, Michael Kors, Nike, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Tommy Hilfiger, Under Armour
4.	Birch Run Premium Outlets	MI	Birch Run (Detroit)	Fee	100.0%	Acquired 2010	92.0%	678,703	Adidas, Ann Taylor, Banana Republic, BCBG Max Azria, Brooks Brothers, Calvin Klein, Coach, Guess, J.Crew, Lacoste, Nike, Polo Ralph Lauren, Puma, Tommy Hilfiger, The North Face
5.	Calhoun Premium Outlets	GA	Calhoun	Fee	100.0%	Acquired 2010	96.8%	254,053	Ann Taylor, Carter's, Coach, Gap Outlet, Gymboree, Nike, Polo Ralph Lauren, Tommy
6.	Camarillo Premium Outlets	CA	Camarillo (Los Angeles)	Fee	100.0%	Acquired 2004	99.3%	674,834	Hilfiger Ann Taylor, Armani Outlet, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Diesel, Hugo Boss, Last Call by Neiman Marcus, Nike, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Tommy Hilfiger, Tory Burch
7.	Carlsbad Premium Outlets	CA	Carlsbad (San Diego)	Fee	100.0%	Acquired 2004	100.0%	289,461	Adidas, Banana Republic, BCBG Max Azria, Calvin Klein, Coach, Cole Haan, DKNY, Elie Tahari, Gap Outlet, Lacoste, Michael Kors, Nike, Polo Ralph Lauren, Theory, Vince
8.	Carolina Premium Outlets	NC	Smithfield (Raleigh)	Fee	100.0%	Acquired 2004	97.9%	438,870	Adidas, Banana Republic, Brooks Brothers, Coach, Gap Outlet, J.Crew, Levi's, Nike, Polo Ralph Lauren, Talbots,

P. Durations Doubles N.C. Catabate Jac Statistical Hall 2014 99.1% 298.0% Hall 2014 (Construction) 10 Posterio Doubles II Association F.S. 100.0% Posterio Research Construction 99.0% 417.8% Automation Research Construction 91.0% 91.0% 91.0% 71.0% Automation Research Construction 91.0% 91.0% 91.0% 91.0% 91.0% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6% 72.6%										Tommy Hilfiger,
Persimin Optice (13)Chicago)Fee100.P5Buil 2019100.95Registric Control No.9411.Circutation Optice Control Dates01Memory Control Control No.94Fee100.95Buil 2019100.9538.433Addia Spatial Memory No.94412.Circutation Optice01Memory Control Control No.944Fee100.95Buil 2019100.9538.433Addia Spatial Memory No.94412.Circutation Optice01Memory Control Control No.944Fee100.95Adgin 2019Addia Spatial Memory No.944Addia Spatial Memory No.944Addi	9.	Premium	NC	Charlotte	Fee	50.0% (4)	Built 2014	99.1%	398,690	Taylor, Banana Republic, Brooks Brothers, Cole Haan, Gap Outlet, Kate Spade, Michael Kors, Saks Fifth Avenue Off 5th, Under
I. Ciacunati Pontani Outles OH Mance Ciacunati Pontani Outles Fec 100.0% Buil 2009 100.0% 398,835 and second Outles Addas, Baina Republic, Rocka, Outles I. Ciacunati Outles Ciacunati Pontani Ciacunati Statistic Fec 100.0% Acquired 2004 100.0% 398,835 and Ciacunati Statistic Addas, Baina Outles I. Cimion CT Cimion Fee 100.0% Acquired 2004 100.0% 276,188 Addas, Manciani Statistic I. Cimion CT Cimion Fee 100.0% Acquired 2004 100.0% Statistic I. Colombia Outles OR Transdati Fee 100.0% Acquired 2004 89.0% 163.75 Addas, Calabas, Ciacunatistic I. Colombia Outles OR Transdatistic Fee 100.0% Acquired 2004 89.0% 163.75 Addas, Calabas, Ciacunatistic I. Descri Hills Outles CA Calabas Fee 100.0% Acquired 2004 93.6% 630.01 Acquired Ciacunatistic I. Descri Hills Outles CA Calabas Fee 100.0% Acquired 2004 </td <td>10.</td> <td>Premium</td> <td>IL.</td> <td></td> <td>Fee</td> <td>100.0%</td> <td>Built 2004</td> <td>98.0%</td> <td>437,483</td> <td>Taylor, Armani Outlet, A/X Armani Exchange, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Diesel, Elie Tahari, Gap Outlet, J.Crew, Kate Spade New York, Lacoste, Max Mara, Michael Kors, Polo Ralph Lauren, Saks Fifth Avenue Off 5th (6), Salvatore Ferragamo, Tag Heuer, Theory, Under Armour,</td>	10.	Premium	IL.		Fee	100.0%	Built 2004	98.0%	437,483	Taylor, Armani Outlet, A/X Armani Exchange, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Diesel, Elie Tahari, Gap Outlet, J.Crew, Kate Spade New York, Lacoste, Max Mara, Michael Kors, Polo Ralph Lauren, Saks Fifth Avenue Off 5th (6), Salvatore Ferragamo, Tag Heuer, Theory, Under Armour,
12.Chinton Cossing Prenium OulciesCTCinton FeeFee100.0%Acquied 2004100.0%276.188Addas, Amecian Eagle Oulfilters, Am Taylor, Book Bookers, Cock, Cole Han, DK-YC, Book Bookers, Tommy Hilfers, Tommy Hilfers, Cock, Cock, Fidds Bookers, Tommy Hilfers, Cock, Cock, Fidds Bookers, Cock, Cock	11.	Premium	ОН		Fee	100.0%	Built 2009	100.0%	398,835	Adidas, Barana Republic, Brooks Brothers, Coach, Cole Haan, Gap Outlet, J.Crew, Lacoste, Michael Kors, Nike, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Tommy Hilfiger, The
13. Columbia Gorge Premium Outlets OR (Portland) Troutdale (Portland) Fee 100.0% Acquired 2004 89.0% 163,735 Addias, Catter's, Coach, Eddie Bauer, Gap Outlets (Jymbred) 14. Desert Hills Outlets (13) CA Cabazon (Palm Springs) Fee 100.0% Acquired 2004 93.6% 650,941 Alexander Mexander Mexander 14. Desert Hills Outlets (13) CA Cabazon Springs) Fee 100.0% Acquired 2004 93.6% 650,941 Alexander Mexander 15. Edinburgh Premium Outlets IN Edinburgh Fee 100.0% Acquired 2004 97.8% 377,839 Addias, Catter's, Coach, Gueci, Lacoste, Last Call by Neiman Marcus, Marc Jocobos, Nike, Polo Ralph Lauren, Premium Outlets IN Edinburgh (Indianapolis) Fee 100.0% Acquired 2004 97.8% 377,839 Advertorm Advertorm Fremagano, Theory, Tory Burch, True Religion, Yves Soint Lauren, Premium Outlets IN Edinburgh (Indianapolis) Fee 100.0% Acquired 2004 97.8% 377,839 Advertorm Advertorm Fremagano, Theory, Tory Fremagano, Theory, Tory Fremagano, Cather Soint Lauren, Premium Outlets Fee 100.0% Acquired 2004 97.8% 377,839 Advertorm Advertorm Fremagano, Theory, Fory Fremagano, Theory,	12.	Crossing Premium	СТ	Clinton	Fee	100.0%	Acquired 2004	100.0%	276,188	Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Cole Haan, DKNY, Gap Outlet, J.Crew, Lucky Brand, Michael Kors, Nike, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Talbots, Tommy Hilfiger, Tumi, Under Armour, Vera
14.Desert Hills Permium Outlets (13)CA (Palm Springs)Fee100.0%Acquired 200493.6%650.941 650.941Mecunder McQueen, Armani Outlet, Burberry, Coach, Gueci, Lacoste, Last Call by Neiman Marcus, Marc Jocobs, Nike, Polo Ralph Lauren, Prada, Saks Fifth Avenue Off 5th, Salvatore Permium OutletsINEdinburgh FeeFee100.0%Acquired 200493.6%650.941 93.6%Mecunder McQueen, Armani Outlet, Burberry, Coach, Gueci, Lacoste, Last Call by Neiman Marcus, Marc Jocobs, Nike, Polo Ralph Lauren, Prada, Saks Fifth Avenue Off 5th, Salvatore Permagamo, Theory, Tory Burch, True Religion, Yves Saint Lauren, ZegnaINEdinburgh FeeFee100.0%Acquired 200497.8%377,839Abercombie & Fitch (n, Aiddas, American Eagle Outlets15.Edinburgh OutletsINEdinburgh Indianapolis)Fee100.0%Acquired 200497.8%377,839Abercombie & Abercombie & Abercombie & Itch (n, Aiddas, American Eagle Outlets, Calvin Klein, Coach, DKNY, Express (6), Gap Outlet, J.Crew, Levis, Michael Kors, Nike, Polo Ralph Lauren, Tomay Hilfiger, Under Armour, White House Black Market16.Elenton Premium OutletsFLElenton (Tampa)Fee100.0%Acquired 201099.4%476.467Ann Taylor, Adidas, Banana Republic, Calvin Klein, Coach, Market	13.	Gorge Premium	OR		Fee	100.0%	Acquired 2004	89.0%	163,736	Adidas, Carter's, Coach, Eddie Bauer, Gap Outlet, Gymboree, Levi's, Tommy
 I5. Edinburgh Premium Outlets IN Edinburgh (Indianapolis) Fee 100.0% Acquired 2004 97.8% 377,839 Abercrombie & Fitch (6), Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Calvin Klein, Coach, DKNY, Express (6), Gag Outlet, J. Crew, Levi's, Michael Kors, Nike, Polo Ralph Lauren, Tommy Hilfiger, Under Armour, White House Black Market I6. Ellenton Premium Outlets FL Ellenton Fee 100.0% Acquired 2010 99.4% 476,467 Ann Taylor, Adidas, Banana Republic, Calvin Klein, Coach, Clavin Klein, Coach, Klein, Coach, Clavin Klein, Coach, Kle	14.	Premium	СА	(Palm	Fee	100.0%	Acquired 2004	93.6%	650,941	Alexander McQueen, Armani Outlet, Burberry, Coach, Gucci, Lacoste, Last Call by Neiman Marcus, Marc Jocobs, Nike, Polo Ralph Lauren, Prada, Saks Fifth Avenue Off 5th, Salvatore Ferragamo, Theory, Tory Burch, True Religion, Yves Saint Laurent,
16. Ellenton FL Ellenton Fee 100.0% Acquired 2010 99.4% 476,467 Ann Taylor, Adidas, Banana Outlets Outlets Republic, Calvin Klein, Coach,	15.	Premium	IN		Fee	100.0%	Acquired 2004	97.8%	377,839	Abercrombie & Fitch (6), Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Calvin Klein, Coach, DKNY, Express (6), Gap Outlet, J.Crew, Levi's, Michael Kors, Nike, Polo Ralph Lauren, Tommy Hilfiger, Under Armour, White House Black
	16.	Premium	FL		Fee	100.0%	Acquired 2010	99.4%	476,467	Ann Taylor, Adidas, Banana Republic, Calvin Klein, Coach,



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				Ownership Interest (Expiration if	Legal	Year Built or			Retail Anchors and Selected Major
17.	Property Name Folsom Premium	CA CA	City (CBSA) Folsom (Sacramento)	Lease) (3) Fee	<u>Ownership</u> 100.0%	Acquired Acquired 2004	<u>Occupancy (5)</u> 97.4%	Total GLA 297,701	Tenants Adidas, BCBG Max Azria,
	Outlets								Banana Republic, Calvin Klein, Coach, Gap Outlet, Guess, Kenneth Cole, Loft Outlet, Nike, Saks Fifth Avenue Off 5th, Tommy Hilfiger
18.	Gaffney Premium Outlets	SC	Gaffney (Greenville/Charlotte)	Fee	100.0%	Acquired 2010	93.6%	359,825	Adidas, Ann Taylor, Banana Republic,
									BCBG Max Azria, Brooks Brothers, Coach, Gap Outlet, J.Crew, Michael Kors, Nike, Polo Ralph Lauren
19.	Gilroy Premium Outlets	CA	Gilroy (San Jose)	Fee	100.0%	Acquired 2004	99.1%	577,872	Adidas, Ann Taylor, Banana Republic,
	Outers								Republic, Brooks Brothers, Calvin Klein, Coach, Elie Tahari, Hugo Boss, J.Crew, Lululemon, Michael Kors, Nike, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Sony, The North Face, Tommy Hilfiger, True Religion
20.	Grand Prairie Premium Outlets	TX	Grand Prairie (Dallas)	Fee	100.0%	Built 2012	98.9%	417,211	Bloomingdale's The Outlet Store, Coach, Cole Haan, DKNY, Hugo Boss, Kate Spade New York, J.Crew, Lucky Brand, Michael Kors, Nike, Saks Fifth Avenue Off 5th, Talbots, Tommy Hilfiger, Under Armour
21.	Premium Outlets	PA	Grove City (Pittsburgh)	Fee	100.0%	Acquired 2010	100.0%	531,459	American Eagle Outfitters, Ann Taylor, Banana Republic, BCBG Max Azria, Brooks Brothers, Calvin Klein, Coach, Gap Outlet, Guess, J.Crew, Nike, Polo Ralph Lauren, The North Face, Under Armour, Vera Bradley
22.	Gulfport Premium Outlets	MS	Gulfport	Ground Lease (2059)	100.0%	Acquired 2010	98.5%	300,233	Ann Taylor, Banana Republic, BCBG Max Azria, Coach, Gap Outlet, J. Crew, Nike, Polo Ralph Lauren, Talbots, Tommy Hilffiger, Under Armour
23.	Hagerstown Premium Outlets	MD	Hagerstown (Baltimore/Washington D.C.	Fee	100.0%	Acquired 2010	96.7%	485,132	Adidas, American Eagle Outfitters, Ann Taylor, Banana

									Republic, Brooks Brothers, Calvin Klein, Coath, Columbia Sportswear, Gap Outlet, Guess, J.Crew, Kate Spade New York, Loft Outlet, Nike, The North Face, Timberland, Tommy Hilfiger, Under
24.	Houston Premium Outlets	ТХ	Cypress (Houston)	Fee	100.0%	Built 2008	100.0%	541,760	Armour Ann Taylor, A/X Armani Exchange, Banana Republic, Burberry, Calvin Klein, Coach, Cole Haan, DKNY, Elie Tahari, Gap Outlet, J.Crew, Lucky Brand, Michael Kors, Nike, Saks Fifth Avenue Off 5th, Tommy Hilfiger, Tory Burch, Vera Bredley.
25.	Jackson Premium Outlets	NJ	Jackson (New York)	Fee	100.0%	Acquired 2004	98.3%	285,617	Bradley Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Gap Outlet, Guess, J.Crew, Loft Outlet, Guess, J.Crew, Loft Outlet, Lucky Brand, Nike, Polo Ralph Lauren, Reebok, Talbots, Timberland, Tommy Hilfiger, Under
26.	Jersey Shore Premium Outlets	NJ	Tinton Falls (New York)	Fee	100.0%	Built 2008	99.0%	434,363	Armour Adidas, American Eagle Outfitters, Ann Taylor, A/X Armani Exchange, Banana Republic, Burberry, Brooks Brothers, Coach, Cole Haan, Columbia Sportswear, Diesel, DKNY, Eddie Bauer, Elie Tahari, Guess, J.Crew, Kate Spade New York, Lacoste, Lucky Brand, Michael Kors, Nike, Talbots, Theory, Tommy Hilfiger, True Religion, Under Armour, Under Armour,
27.	Johnson Creek Premium Outlets	WI	Johnson Creek	Fee	100.0%	Acquired 2004	95.8%	276,373	Ugg Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Calvin Klein, Columbia Sportswear, Eddie Bauer, Gap Outlet, Nike, Polo Ralph Lauren, Tommy Hilfiger, Under Armour
28.	Kittery Premium Outlets	ME	Kittery	Fee and Ground	100.0%	Acquired 2004	98.5%	259,403	Adidas, American Eagle

				Lease (2049) (7)					Outfitters, Ann Taylor, Banana Republic, Calvin Klein, Chico's, Coach, Columbia Sportswear, Gap Outlet, J.Crew, Movado, Nike, Polo Ralph Lauren, Reebok, Tommy Hilfiger
29.	Premium Outlets	CA	San Diego	Fee	100.0%	Acquired 2007	95.9%	555,261	Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Gap Outlet, Guess, Hugo Boss, J.Crew, Nike, Polo Ralph Lauren, Reebok, Tommy Bahama, Tommy Hilfiger, True Religion, Under Armour
30.	Las Vegas North Premium Outlets (13)	NV	Las Vegas	Fee	100.0%	Built 2003	97.5%	527,779	Armani Outlet, A/X Armani Exchange, Ann Taylor, Banama Republic, Burberry, Coach, David Yurman, Diesel, Dolce & Gabbana, Elie Tahari, Etro, Hugo Boss, Lacoste, Last Call by Neiman Marcus (6), Nike, Polo Ralph Lauren, Saks Fifth Avenue Off Sth (6), Salvatore Ferragamo, St. John, TAG Heuer, Ted Baker, True Religion

	Property Name		City (CBSA)	Ownership Interest (Expiration if Lease) (3)	Legal Ownership	Year Built or Acquired	Occupancy (5)	Total GLA	Retail Anchors and Selected Major Tenants
31.	Las Vegas South Premium Outlets	NV	Las Vegas	Fee	100.0%	Acquired 2004	98.7%	535,772	Adidas, Ann Taylor, Banana Republic, Bose, Brooks Brothers, Calvin Klein, Coach, DKNY, Gap Outlet, Kenneth Cole, Levi's, Michael Kors, Nike, Polo Ralph Lauren, Reebok, Tommy Hilfiger, Under Armour, Vera Bradley
32.	Lebanon Premium Outlets	TN	Lebanon (Nashville)	Fee	100.0%	Acquired 2010	90.7%	227,271	Ann Taylor, Brooks Brothers, Coach, Eddie Bauer, Gap Outlet, Loft Outlet, Nike, Polo Ralph Lauren, Reebok, Samsonite
33.	Lee Premium Outlets	ΜΑ	Lee	Fee	100.0%	Acquired 2010	99.8%	224,850	Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Chico's, Coach, Cole Haan, J.Crew, Lacoste, Levi's, Michael Kors, Nike, Polo Ralph Lauren, Talbots, Tommy Hilfiger, Under Armour
34.	Leesburg Corner Premium Outlets	VA	Leesburg (Washington D.C.)	Fee	100.0%	Acquired 2004	99.3%	517,992	Ann Taylor, Armani Outlet, Brooks Brothers, Burberry, Coach, Columbia Sportswear, Diesel, DKNY, Elie Tahari, Hugo Boss, Lacoste, Nike, Polo Ralph Lauren, Restoration Hardware, Saks Fifth Avenue Off 5th, Under Armour, Vera Bradley, Williams-Sonoma
35.	Liberty Village Premium Outlets	NJ	Flemington (New York)	Fee	100.0%	Acquired 2004	88.9%	162,217	Winfants-Sonona American Eagle Outfitters, Ann Taylor, Brooks Brothers, Calvin Klein, Coach, G.H. Bass & Co., J.Crew, Michael Kors, Polo Ralph Lauren, Timberland
36.	Lighthouse Place Premium Outlets	IN	Michigan City (Chicago, IL)	Fee	100.0%	Acquired 2004	100.0%	454,730	Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, BCBG Max Azria, Calvin Klein, Coach, Columbia Sportswear, DKNY, Gap Outlet, Guess, Hollister, J.Crew, Movado, Nike, Polo Ralph Lauren, The North Face, Tommy Hilfiger, Under Armour
37.	Merrimack Premium Outlets	NH	Merrimack	Fee	100.0%	Built 2012	99.2%	408,996	Ann Taylor, Banana Republic, Bloomingdale's The Outlet Store, Brooks Brothers, Calvin Klein, Coach, Cole Haan, Gap Outlet, J. Crew, Michael Kors, Nike, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Talbots, Tommy Hilfiger, Under Armour, White House Black Market
38.	Napa Premium Outlets	CA	Napa	Fee	100.0%	Acquired 2004	99.3%	179,168	Ann Taylor, Banana Republic, BCBG Max Azria, Brooks Brothers, Calvin Klein, Coach, Cole Haan, Gap Outlet, J.Crew, Lucky Brand Michael

Brand, Michael Kors, Polo Ralph

									Lauren, Tommy Hilfiger
39.	North Bend Premium Outlets	WA	North Bend (Seattle)	Fee	100.0%	Acquired 2004	97.7%	223,552	Banana Republic, Carter's, Coach, Eddie Bauer, Gap Outlet, Nike, PacSun, Under Armour, Van Heusen, VF Outlet
40.	North Georgia Premium Outlets	GA	Dawsonville (Atlanta)	Fee	100.0%	Acquired 2004	100.0%	540,312	Ann Taylor, Armani Outlet, Banana Republic, Brooks Brothers, Burberry, Calvin Klein, Coach, Cole Haan, Elie Tahari, Hugo Boss, J.Crew, Kate Spade, Michael Kors, Nike, Polo Ralph Lauren, Restoration Hardware, Saks Fifth Avenue Off 5th, Talbots, The North Face, Tommy Hilfiger, Williams- Sonoma
41.	Orlando International Premium Outlets	FL	Orlando	Fee	100.0%	Acquired 2010	98.5%	773,644	7 For All Mankind, Adidas, Banana Republic, Calvin Klein, Coach, DKNY, J.Crew, Kate Spade, Kenneth Cole, Lacoste, Last Call by Neiman Marcus, Michael Kors, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, The North Face, Tommy Hilfiger, True Religion, Victoria's Secret
42.	Orlando Vineland Premium Outlets	FL	Orlando	Fee	100.0%	Acquired 2004	100.0%	655,004	Adidas, Armani Outlet, A/X Armani Exchange, Brunello Cucinelli, Burberry, Calvin Klein, Carolina Herrera, Coach, Cole Haan, Diesel, Fendi, Hugo Boss, J.Crew, Lacoste, Michael Kors, Nike, Prada, Polo Ralph Lauren, Roberto Cavalli, Saks Fifth Avenue Off 5th, Salvatore Ferragamo, TAG Heuer, The North Face, Tod's, Tory Burch, Vera Bradley, Zegna
43.	Osage Beach Premium Outlets	МО	Osage Beach	Fee	100.0%	Acquired 2004	94.3%	392,450	Bradley, Zegna Adidas, Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Eddie Bauer, Gap Outlet, Levi's, Nike, Polo Ralph Lauren, Tommy Hilfiger, Under Armour
					20				

					U.S. Properties				
	Duon outer Nomo	State	City (CBSA)	Ownership Interest (Expiration if	Legal	Year Built or Acquired	(5)	Total GLA	Retail Anchors and Selected Major Tenants
14.	Property Name Petaluma Village Premium Outlets	CA	Petaluma (San Francisco)	Lease) (3) Fee	Ownership 100.0%	Acquired 2004	Occupancy (5) 96.7%	195,566	Adidas, Ann Taylor, Banana Republic, BCBG Max Azria, Brooks Brothers, Coach, Gap Outlet, Nike, Puma, Saks Fifth Avenue Off 5th, Tommy
	Philadelphia Premium Outlets	PA	Limerick (Philadelphia)	Fee	100.0%	Built 2007	99.6%	549,137	Hilfiger Adidas, American Eagle Outfitters, Ami Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Cole Haan, Diesel, DKNY, Elie Tahari, Gap Outlet, Guess, J.Crew, Last Call by Neiman Marcus, Loft Outlet, Michaa Kors, Movado Nike, Polo Ralph Lauren, Puma, Restoration Hardware, Theory, Under Armour, Vera Bradley, Ugg
	Phoenix Premium Outlets	AZ	Chandler (Phoenix)	Ground Lease (2077)	100.0%	Built 2013	98.7%	356,496	Baanana Republic, Brooks Brothers, Calvin Klein, Coach, Elie Tahari, Gap Factory Store, Hugo Boss, Lucky Brand, Michael Kors, Nike, Saks Fifth Avenue Off 5th, Tommy Bahama, Tommy Hilfiger, Unde Armour
	Pismo Beach Premium Outlets	CA	Pismo Beach	Fee	100.0%	Acquired 2010	100.0%	147,416	Calvin Klein, Carter's, Coach, Guess, Levi's, Nike, Nine West, Quiksilver, Skechers, Tommy Hilfiger, Van Heusen
	Pleasant Prairie Premium Outlets	WI	Pleasant Prairie (Chicago/Milwaukee)	Fee	100.0%	Acquired 2010	97.0%	402,540	Adidas, Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Cole Haan, Gap Outlet, Hugo Boss, Kate Spade, J.Crew, Lacoste, Loft Outlet, Michae Kors, Nike, Polo Ralph Lauren, St. John, The North Face, Under Armour Ugg
	Puerto Rico Premium Outlets	PR	Barceloneta	Fee	100.0%	Acquired 2010	97.5%	341,951	Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, BCBG Max

									Azria, Calvin Klein, Coach, Disney Store Outlet, Gap Outlet, Guess, Kenneth Cole, Lacoste, Loft Outlet, Michael Kors, Nike, Polo Ralph Lauren, Puma, Tommy Hilfiger
50.	Premium Outlets	MD	Queenstown (Baltimore)	Fee	100.0%	Acquired 2010	97.7%	289,472	Adidas, Banana Republic, BCBG Max Azria, Brooks Brothers, Calvin Klein, Coach, Columbia sportswear, J.Crew, Kate Spade New York, Loft Outlet, Michael Kors, Nike, Polo Ralph Lauren, St. John, Talbots, Tommy Bahama
51.	Rio Grande Valley Premium Outlets	ΤΧ	Mercedes (McAllen)	Fee	100.0%	Built 2006	100.0%	604,105	Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, BCBG Max Azria, Burberry, Calvin Klein, Coach, DKNY, Express, Gap Outlet, Guess, Hugo Boss, Loft Outlet, Nike, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Tommy Hilfiger, True
52.	Round Rock Premium Outlets	ТХ	Round Rock (Austin)	Fee	100.0%	Built 2006	99.3%	488,672	Outlet Adidas, Ann Taylor, Banana Republic, Brooks Brothers, Burberry, Calvin Klein, Coach, Gap Outlet, Guess, J.Crew, Michael Kors, Nike, Polo Ralph Lauren, Tommy
53.	San Francisco Premium Outlets (13)	СА	Livermore (San Francisco)	Fee and Ground Lease (2021) (10)	100.0%	Built 2012	98.2%	511,926	Hilfiger Barneys New York, Bloomingdale's The Outlet Store, Coach, DKNY, Elie Tahari, Kate Spade New York, J.Crew, Lacoste, Last Call by Neiman Marcus, MaxMara, Michael Kors, Prada, Saks Fifth Avenue Off 5th, Tommy Hilfiger
54.	San Marcos Premium Outlets	ΤΧ	San Marcos (Austin/San Antonio	Fee	100.0%	Acquired 2010	98.5%	731,991	Hilinger Banana Republic, Cole Haan, Diane Von Furstenberg, Gucci, Hugo Boss, J. Crew, Kate Spade, Lacoste, Last Call by Neiman Marcus, Michael Kors, Pottery Barn, Prada, Restoration Hardware, Saks Fifth Avenue Off

									5th, Salvatore Ferragamo, The North Face, Tommy Bahama, Ugg, Victoria's Secret
P	Seattle Premium Outlets	WA	Tulalip (Seattle)	Ground Lease (2079)	100.0%	Built 2005	99.3%	554,766	Abercrombie, Adidas, Ann Taylor, Banana Republic, Burberry, Calvin Klein, Coach, Elie Tahari, Hugo Boss, J.Crew, Michael Kors, Michael Kors, Nike, Polo Ralph Lauren, Restoration Hardware, The North Face, Tommy Bahama, Tommy Hilfiger
					21				

					custrioperates				
				Ownership Interest (Expiration		Year Built			Retail Anchors and Selected
	Property Name	State	City (CBSA)	if Lease) (3)	Legal Ownership	or Acquired	Occupancy (5)	Total GLA	Major Tenants
56.	Silver Sands Premium Outlets	FL	Destin	Fee	50.0% (4)	Acquired 2012	98.0%	451,087	Adidas, American Eagle Outfitters, Ann Taylor, Armani Outlet, Banana Republic, Brooks Brothers, Coach, Cole Haan, Columbia Sportswear, DKNY, Dooney & Bourke, J.Crew, Michael Kors, Movado, Nike, Saks Fifth Avenue Off Sth, The North Face, Tommy Hilfiger, Under
57.	St. Augustine Premium Outlets	FL	St. Augustine (Jacksonsville)	Fee	100.0%	Acquired 2004	96.5%	328,539	Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Gap Outlet, J.Crew, Movado, Nike, Polo Ralph Lauren, Puma (6), Reebok, Tommy Bahama, Tommy Hilfiger, Under Armour
58.	St. Louis Premium Outlets	МО	St. Louis (Chesterfield)	Fee	60.0% (4)	Built 2013	99.1%	351,462	Ann Taylor, Armani Outlet, BCBG Max Azria, Coach, Columbia Sportswear, Crabtree & Evelyn, Elie Tahari, J. Crew, Kate Spade New York, Michael Kors, Nike, Saks Fifth Avenue Off 5th, St. John, Tommy Hilfiger, Ugg, Under Armour, Vera Bradley
59.	Tanger Outlets — Galveston/Houston (1)	ΤΧ	Texas City	Fee	50.0% (4)	Built 2012	98.4%	352,705	Banana Banana Republic, Brooks Brothers, Coach, Gap Outlet, J. Crew, Kenneth Cole, Michael Kors, Nike, Reebok, Tommy Hilfiger, White House Black Market
60.	The Crossings Premium Outlets	ΡΑ	Tannersville	Fee and Ground Lease (2019) (7)	100.0%	Acquired 2004	96.8%	411,520	Adidas, Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Cole Haan, Guess, J.Crew, Kate Spade, Nike, Polo Ralph Lauren, Reebok, The North Face, Timberland,

									Tommy Hilfiger, Under Armour
61.	Twin Cities Premium Outlets	MN	Eagan	Fee	35.0% (4)	Built 2014	97.3%	408,944	Adidas, Ann Taylor, Armani Outlet, Banana Republic, Brooks Brothers, Calvin Klein, Coach, Gap Outlet, J. Crew, Michael Kors, Movado, Nike, Robert Graham, Saks Fifth Avenue Off 5th, Talbots, True Religion, Under Armour,
62.	Vacaville Premium Outlets	CA	Vacaville	Fee	100.0%	Acquired 2004	99.5%	440,040	Vera Bradley Adidas, Ann Taylor, Banana Republic, Calvin Klein, Coach, Cole Haan, Columbia Sportswear, DKNY, Gucci, J.Crew, Michael Kors, Nike, Polo Ralph Lauren, Restoration Hardware, Tommy Bahama, Tommy
63.	Waikele Premium Outlets (13)	ні	Waipahu (Honolulu)	Fee	100.0%	Acquired 2004	95.4%	215,546	A/X Armani Exchange, Banana Republic, Calvin Klein, Coach, Guess, Michael Kors, Polo Ralph Lauren, Saks Fifth Avenue Off 5th, Tommy Bahama, Tommy Hilfiger, True
64.	Waterloo Premium Outlets	NY	Waterloo	Fee	100.0%	Acquired 2004	96.6%	417,752	Religion Ann Taylor, Banana Republic, Brooks Brothers, Calvin Klein, Chico's, Coach, Columbia Sportswear, Gap Outlet, J.Crew, Levi's, Loft Outlet, Nike, Polo Ralph Lauren, Puma, Talbots, Timerberland, Tommy Hilfiger, Under Armour, VF
65.	Williamsburg Premium Outlets	VA	Williamsburg	Fee	100.0%	Acquired 2010	97.5%	521,931	Outlet Adidas, American Eagle Outfitters, Ann Taylor, Banana Republic, Brooks Brothers, Burberry, Calvin Klein, Coach, Cole Haan, Columbia Sportswear, Dooney & Bourke, Hugo Boss, J.Crew, Kate Spade New York, Loft Outlet, Lucky Brand, Michael Kors, Nike, Polo Ralph Lauren, Talbots, The North Face, Tommy Bahama, Tommy Hilfiger, True Religion,
66.	Woodburn	OR	Woodburn	Fee	100.0%	Acquired 2013	99.2%	389,773	Under Armour Adidas, Ann

Premium Outlets	(Portland)		Taylor, Banana
	. ,		Republic, Cole
			Haan, Eddie
			Bauer, Fossil,
			Gap Outlet, J.
			Crew, Max
			Studio, Nike,
			The North
			Face, Polo
			Ralph Lauren,
			Puma, Tommy
			Hilfiger
		22	
		22	

Simon Property Group, L.P. and Subsidiaries Property Table U.S. Properties

67.	Property Name Woodbury	State NY	City (CBSA) Central	Ownership Interest (Expiration if Lease) (3) Fee	Legal Ownership 100.0%	Year Built or <u>Acquired</u> Acquired 2004	Occupancy (5) 99.0%	Total GLA 854,448	Retail Anchors and Selected Major Tenants Armani Outlet,
07.	Common Premium Outlets (13)	IN Y	Valley (New York)	ree	100.0%	Acquirea 2004	99.0%	854,448	Armani Outlet, Banana Republic, Burberry, Chloe, Coach, Dior, Dolce & Gabbana Fendi, Gucci, Lacoste, Last Call by Neiman Marcus, Nike, Oscar de la Renta, Polo Ralph Lauren, Prada, Reed Krakoff, Saks Fifth Avenue Off 5th, Salvatore Ferragamo, Theory, Tom Ford, Tory Burch, Valentino, Versace, Yves St. Laurent
68.	Wrentham Village Premium Outlets	MA	Wrentham (Boston)	Fee	100.0%	Acquired 2004	99.1%	660,101	All Saints, Ann Taylor, Armani Outlet, Banana Republic, Barneys New York, Bloomingdale's The Outlet Store, Brooks Brothers, Burberry, Calvin Klein, Coach, Cole Haan, DKNY, Elie Tahari, Hugo Boss, J.Crew, Kate Spade, Lacoste, Michael Kors, Movado, Nike, Polo Ralph Lauren, Restoration Hardware, Robert Graham, Saks Fifth Avenue Off 5th, Salvatore Ferragamo, Ted Baker, Theory, Tommy Hilfiger, Tory Burch, True
									Armour

Simon Property Group, L.P. and Subsidiaries Property Table U.S. Properties

	Property Name	State	City (CBSA)	Ownership Interest (Expiration if Lease) (3)	Legal Ownership	Year Built or <u>Acquired</u>	Occupancy (5)	Total GLA	Retail Anchors and Selected Major Tenants
1.	The Mills Arizona Mills	AZ	Tempe (Phoenix)	Fee	100.0%	Acquired 2007	98.5%	1,239,804	Marshalls, Last Call by Neiman Marcus, Saks Fifth Avenue Off 5th (15), Burlington Coat Factory, Sears Appliance Outlet, Gameworks Sports Authority (11), Ross Dress for Less, At Home, Group USA Harkins Cinemas & Life Center,
2.	Arundel Mills	MD	Hanover (Baltimore)	Fee	59.3% (4)	Acquired 2007	100.0%	1,662,640	Conn's Conn's Bass Pro Shops Outdoor World, Bed Bath & Beyond, Best Buy, Books-A- Million, Burlington Coat Factory, Tht Children's Place, Dave & Buster's, F.Y.E., H&M, Mcdieval Times, Modell's, Last Call by Neiman Marcus, Saks Fifth Avenue Off Broadway Shoe Warehouse, T.J. Maxx, Cinemark Egyptian 24 Theatres, Maryland Live! Casino, Forever 21
3.	Colorado Mills	СО	Lakewood (Denver)	Fee	37.5% (4)	Acquired 2007	96.3%	1,410,205	Forever 21, Jumpstreet, Last Call by Neiman Marcus, Off Broadway Shoe Warehouse, Saks Fifth Avenue Off 5th, Sports Authority, Super Target, United Artists Theatre, Burlington Coat Factory,
4.	Concord Mills	NC	Concord (Charlotte)	Fee	59.3% (4)	Acquired 2007	99.5%	1,343,551	H&M Bass Pro Shops Outdoor World, Books-A- Million, Burlington Coat Factory, Saks Fifth

									Avenue Off 5th, The Children's Place Outlet, Dave & Buster's, Nike Factory Store, T.J. Maxx, Group USA, Sun & Ski, Group USA, Sun & Ski, VF Outlet, Off Broadway Shoes, Bed Bath & Beyond, AMC Theatres, Best Buy, Forever 21, Sea Life Center
5.	Grapevine Mills	ΤΧ	Grapevine (Dallas)	Fee	59.3% (4)	Acquired 2007	93.3%	1,778,483	Bed Bath & Beyond, Burlington Coat Factory, The Children's Place, Group USA, Marshalls, Nike Factory Store, Saks Fifth Avenue Off 5th, AMC Theatres, Sun & Ski Sports, Last Call by Neiman Marcus, Sears Appliance Outlet, Bass Pro Shops Outdoor World, Off Broadway Shoes, VF Outlet, Legoland Discovery Center, Sea Life Center, Ross Dress for Less,
6.	Great Mall	CA	Milpitas (San Jose)	Fee	100.0%	Acquired 2007	98.9%	1,366,245	H&M Last Call by Neiman Marcus, Sports Authority, Group USA, Kohl's, Dave & Busters, Sears Sears Appliance Outlet, Burlington Coat Factory, Marshalls, Saks Fifth Avenue Off 5th, Nike Factory Store, Century Theatres, Bed Bath & Beyond, Off Broadway Shoes,
7.	Gurnee Mills	ΙL	Gurnee (Chicago)	Fee	100.0%	Acquired 2007	98.9%	1,918,263	Uniqlo Bass Pro Shops Outdoor World, Bed Bath & Beyond/Buy Buy Baby, Burlington Coat Factory, Kohl's, Marshalls Home Goods, Saks Fifth Avenue Off 5th, Rinkside, Sears Grand, Sports

8.	Katy Mills	TX	Katy (Houston)	Fee	62.5% (4) (2)	Acquired 2007	98.9%	1,747,461	Authority, T.J. Maxx, VF Outlet, Marcus Cinemas, Last Call by Neiman Marcus, Value City Furniture, Shopers World, Off Broadway Shoe Warehouse, Macy's Bass Pro Shops Outdoor World, Bed Bath and Beyond, Bods-A- Million, Burlington Coat Factory, Jumpstreet, Marshalls, Last Call by Neiman Marcus, Nike Factory Store, Saks Fifth Avenue Off 5th, Sun & Ski Sports, AMC Theatres, Off Broadway Shoes, Tilt, Ross Dress for Less, H&M
9.	Ontario Mills	CA	Ontario (Riverside)	Fee	50.0% (4)	Acquired 2007	99.7%	1,471,353	Burlington Coat Factory, Nike Factory, Store, Gameworks, The Children's Place Outlet, Marshalls, Saks Fifth Avenue Off Sth, Bed Bath & Beyond, Nordstrom Rack, Dave & Busters, Group USA, Sam Ash Music, Off Broadway Shoes, AMC Theatres, Sports Authority, Forever 21, Last Call by Neiman
10.	Opry Mills	TN	Nashville	Fee	100.0%	Acquired 2007	96.9%	1,153,536	Marcus Regal Cinema & IMAX, Dave & Busters, VF Outlet, Sun & Ski, Bass Pro Shops Outdoor World, Forever 21, Bed Bath & Beyond, Saks Fifth Avenue Off 5th, Off Broadway Shoes, H&M

Simon Property Group, L.P. and Subsidiaries Property Table U.S. Properties

				Ownership Interest (Expiration if	Legal	Year Built or	Occupancy		Retail Anchors and
11	Property Nam Outlets at	e <u>State</u> CA	City (CBSA) Orange (Los	Lease) (3) Fee	Ownership 50.0% (4)	Acquired Acquired	(5) 99.2%	Total GLA 805,311	Selected Major Tenants Dave & Buster's, Vans
11	Orange, The	CA	Angeles)	ree	30.0% (4)	2007	99.270	803,311	Dave & Duster S, vans Skatepark, Lucky Strike Lanes, Saks Fifth Avenue Off 5th, AMC Theatres, Nike Factory Store, Last Call by Neiman Marcus, Off Broadway Shoes, Nordstrom Rack, Sports Authority, H&M, Forever 21
	2. Potomac Mills	VA	Woodbridge (Washington, D.C.)	Fee	100.0%	Acquired 2007	99.6%	1,525,636	Group USA, Marshalls, T.J. Maxx, Sears Appliance Outlet, JCPenney, Burlington Coat Factory, Off Broadway Shoe Warehouse, Nordstrom Rack, Saks Fifth Avenue Off 5th Outlet, Costco Warehouse, The Children's Place, AMC Theatres, Modell's Sporting Goods, Books-A-Million, H&M, Last Call by Neiman Marcus, XXI Forever, Bloomingdale's Outlet, Buy Buy Baby/and That!
13	. Sawgrass Mills	FL	Sunrise (Miami)	Fee	100.0%	Acquired 2007	99.1%	2,197,314	American Signature Home, Bed Bath & Beyond, Brandsmart USA, Burlington Coat Factory, Gameworks, Marshalls, Last Call by Neiman Marcus, Nike Factory Store, Nordstrom Rack, Saks Fifth Avenue Off 5th, Ron Jon Surf Shop, Sports Authority, Super Target, T.J. Maxx, Urban Planet, VF Factory Outlet, F.Y.E., Off Broadway Shoes, Regal Cinema, Bloomingdale's Outlet, Forever 21
	Total Mills Pro	•						19,619,802	
	Community Co	enters							
1	. ABQ Uptown	NM	Albuquerque	Fee	100.0%	Acquired 2011	99.3%	230,036	
2	 Hamilton Town Center 	IN	Noblesville (Indianapolis)	Fee	50.0% (4)	Built 2008	91.3%	672,896	JCPenney, Dick's Sporting Goods, Stein Mart, Bed Bath & Beyond, DSW, Hamilton 16 IMAX, Earth Fare
3	. Pier Park	FL	Panama City Beach	Fee	65.6% (4)	Built 2008	96.6%	882,654	Dillard's, JCPenney, Target, Grand Theatres, Ron Jon Surf Shop, Margaritaville, Marshalls, Dave & Buster's
	Total Commun	-	ters GLA					1,785,586	
	Other Propert	IN	Indianapolis	Property Lease (2097)	14.7% (4) (2)	Built 1995	94.9%	751,652	Carson's, United Artists Theatre, Indianapolis Star
	 Florida Keys Outlet Center 	FL	Florida City	Fee	100.0%	Acquired 2010	88.6%	206,349	American Eagle, Carter's, Coach, Gap Outlet, Guess, Nike, Nine West, OshKosh B'gosh, Skechers, Tommy Hilfiger
3	. Huntley Outlet Center	IL	Huntley	Fee	100.0%	Acquired 2010	53.5%	278,845	Ann Taylor, Banana Republic, Bose, Calvin Klein, Carter's, Eddie Bauer, Gap Outlet, Guess, Reebok, Tommy Hilfiger
2	. Indian River Commons	FL	Vero Beach	Fee	50.0% (4)	Built 1997	100.0%	255,942	Lowe's Home Improvement, Best Buy, Ross Dress for Less, Bed Bath & Beyond, Michaels
5	. Indian River Mall	FL	Vero Beach	Fee	50.0% (4)	Built 1996	84.3%	736,262	Dillard's, Macy's, JCPenney, Sears, AMC Theatres
e	. Lincoln Plaza	PA	King of Prussia (Philadelphia)	Fee	85.5%	Acquired 2003	100.0%	268,086	AC Moore, Michaels, T.J. Maxx, Home Goods, hhgregg, American Signature Furniture, DSW, (8)
2	. Naples Outlet Center	FL	Naples	Fee	100.0%	Acquired 2010	68.7%	146,033	Ann Taylor, Bass, Coach, L'eggs/Hanes/Bali/Playtex, Loft Outlet, Samsonite, Van Heusen
	. Outlet Marketplace	FL	Orlando	Fee	100.0%	Acquired 2010	79.4%	199,316	American Eagle, Calvin Klein, Nike (6), Nine West, Reebok, Skechers
ç	 Shops at Sunset Place, The 	FL	S. Miami	Fee	37.5% (4) (2)	Built 1999	83.4%	517,964	Barnes & Noble, Gametime, Z Gallerie, LA

		Fitness, AMC Theatres, Splitsville, (8)
0 - 14. The Mills Limited Partnership (TMLP)	Acquired 2007	5,787,887
Total Other GLA		9,148,336
Total U.S. Properties GLA		182,023,480
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FOOTNOTES:

- (1) This property is managed by a third party.
- (2) Our direct and indirect interests in some of the properties held as joint venture interests are subject to preferences on distributions in favor of other partners or us.
- (3) The date listed is the expiration date of the last renewal option available to the operating entity under the ground lease. In a majority of the ground leases, we have a right to purchase the lessor's interest under an option, right of first refusal or other provision. Unless otherwise indicated, each ground lease listed in this column covers at least 50% of its respective property.
- (4) Joint venture properties accounted for under the equity method.
- (5) Malls Executed leases for all company-owned GLA in mall stores, excluding majors and anchors. Premium Outlets and The Mills Executed leases for all company-owned GLA (or total center GLA).
- (6) Indicates anchor or major that is currently under development or has announced plans for development.
- (7) Indicates ground lease covers less than 50% of the acreage of this property.
- (8) Indicates vacant anchor space(s).
- (9) Tenant has multiple locations at this center.
- (10) Indicates ground lease covers outparcel only.
- (11) Tenant has an existing store at this center but will move to a new location.
- (12) We receive substantially all the economic benefit of the property due to a preference or advance.
- (13) Property is undergoing an expansion.
- (14) We own a mortgage note that encumbers Pheasant Lane Mall that entitles us to 100% of the economics of this property.
- (15) Indicates anchor has announced its intent to close this location.
- (16) Mall & Freestanding GLA includes office space. Centers with more than 20,000 square feet of office space are listed below:

 $\begin{array}{l} \mbox{Circle Centre} & - 129,944 \mbox{ sq. ft.} \\ \mbox{Copley Place} & - 869,018 \mbox{ sq. ft.} \\ \mbox{Domain, The} & - 156,240 \mbox{ sq. ft.} \\ \mbox{Fashion Centre at Pentagon City, The} & - 169,550 \mbox{ sq. ft.} \\ \mbox{Firewheel Town Center} & - 75,303 \mbox{ sq. ft.} \end{array}$

Greendale Mall — 119,860 sq. ft. Menlo Park Mall — 49,481 sq. ft. Oxford Valley Mall — 111,038 sq. ft. Plaza Carolina — 27,343 sq. ft. Southdale Center — 20,393 sq. ft.

United States Lease Expirations

The following table summarizes lease expiration data for our malls and Premium Outlets located in the United States, including Puerto Rico, as of December 31, 2014. The data presented does not consider the impact of renewal options that may be contained in leases.

U.S. MALLS AND PREMIUM OUTLETS LEASE EXPIRATIONS (1)

Year	Number of Leases Expiring	Square Feet		Avg. Base Minimum Rent PSF at 12/31/14	Percentage of Gross Annual Rental Revenues (2)
Inline Stores and Freestanding					
	42.4	1 2 4 2 1 0 5	¢	44.60	1.00/
Month to Month Leases 2015	434	1,242,185	\$ \$	44.68 44.74	1.2%
2015	2,085	6,506,235		44.74	6.4%
	2,444	8,274,653	\$ \$		7.7%
2017	2,402	8,186,466		44.84	8.3%
2018	2,218	8,259,805	\$ ©	47.00	8.6%
2019	1,834	7,070,956	\$	46.48	7.4%
2020	1,342	5,239,299	\$	46.74	5.5%
2021	1,209	4,867,902	\$	49.87	5.5%
2022	1,447	5,589,313	\$	48.97	6.1%
2023	1,757	6,653,525	\$	51.16	7.7%
2024	1,551	5,897,684	\$	53.19	6.9%
2025 and Thereafter	572	3,126,265	\$	45.09	3.2%
Specialty Leasing Agreements w/ terms in excess					
of 12 months	766	1,795,916	\$	21.95	0.9%
Anchor Tenants					
2015	7	736,118	\$	4.38	0.1%
2016	9	1,192,928	\$	2.43	0.1%
2017	18	2,546,584	\$	2.59	0.1%
2018	17	2,130,629	\$	4.99	0.2%
2019	21	2,231,012	\$	5.16	0.3%
2020	22	2,502,850	\$	5.35	0.3%
2021	9	732,696	\$	9.26	0.1%
2022	8	957,917	\$	9.59	0.2%
2023	9	1,223,016	\$	10.54	0.3%
2024	12	703,770	\$	11.67	0.2%
2025 and Thereafter	27	2,978,780	\$	5.71	0.4%

(1) Does not consider the impact of renewal options that may be contained in leases. Excludes WPG properties.

(2) Annual rental revenues represent domestic 2014 consolidated and joint venture combined base rental revenue excluding WPG properties.

International Properties

Our ownership interests in properties outside the United States are primarily owned through joint venture arrangements.

European Investments

On March 14, 2012, we acquired a 28.7% interest in Klépierre for approximately \$2.0 billion. At December 31, 2014 we owned 57,634,148 shares, or approximately 28.9%, of Klépierre, which had a quoted market price of \$43.45 per share. Klépierre is a publicly traded, Paris-based real estate company, which owns, or has an interest in shopping centers located in 13 countries in Europe. On July 29, 2014 Klépierre announced that it had entered into a conditional agreement to acquire Corio N.V., or Corio, pursuant to which Corio shareholders would receive 1.14 Klépierre ordinary shares for each Corio ordinary share. On January 15, 2015 the tender offer transaction closed, and it is anticipated that Klépierre will own all of the equity of Corio on March 31, 2015 through a merger transaction, after which our percentage ownership will be diluted to approximately 18.3%.

During the second quarter of 2013, we signed a definitive agreement with McArthurGlen, an owner, developer, and manager of designer outlets, to form one or more joint ventures to invest in certain of its existing designer outlets, development projects, and its property management and development companies. In conjunction with that agreement, we purchased a noncontrolling interest in the property management and development companies of McArthurGlen, and a noncontrolling interest in a development property located in Vancouver, British Columbia. On August 2, 2013 we acquired a noncontrolling interest in Ashford Designer Outlet in Kent, UK. On October 16, 2013 we completed transactions with McArthurGlen acquiring noncontrolling interests in portions of four existing McArthurGlen Designer Outlets — Parndorf (Vienna, Austria), La Reggia (Naples, Italy), Noventa di Piave (Venice, Italy), and Roermond (Roermond, Netherlands). During the quarter ended June 30, 2014, we purchased an additional 22.5% noncontrolling interest in Ashford Designer Outlet, increasing our percentage ownership of this entity to 45%. At December 31, 2014 our legal ownership interests in these entities range from 45% to 90%.

We own a 13.3% interest in Value Retail PLC and affiliated entities, which own or have interests in and operate nine luxury outlets throughout Europe. We also have a minority direct ownership in three of those outlets.

Other International Investments

We also hold a 40% interest in nine operating joint venture properties in Japan, a 50% interest in three operating joint venture properties in South Korea, a 50% interest in one operating joint venture property in Malaysia, and a 50% interest in two operating joint venture properties in Canada. The nine Japanese Premium Outlets operate in various cities throughout Japan and comprise over 3.1 million square feet of GLA and were 99.1% leased as of December 31, 2014.

The following property tables summarize certain data for our properties located in Japan, South Korea, Mexico, Malaysia, Canada and the various European countries related to the McArthurGlen joint venture property locations at December 31, 2014:

Simon Property Group, L.P. and Subsidiaries Property Table International Properties

INTE	<u>COUNTRY/Property Name</u> RNATIONAL PREMIUM OUTLE	City (Metropolitan area)	Ownership Interest	SPG Effective Ownership	Year Built	Total Gross Leasable Area	Retail Anchors and Major Tenants
INTE	JAPAN	15					
1.		Ami (Tokyo)	Fee	40.0%	2009	315,000	Adidas, Banana Republic, BCBG Max Azria, Beams, Brooks Brothers, Coach, Cole Haan, Gap Outlet, McGregor, MK Michel Klein, Nike, Tommy Hilfiger, Ralph Lauren
2.	Gotemba Premium Outlets	Gotemba City (Tokyo)	Fee	40.0%	2000	481,500	Armani, Balenciaga, Bally, Banana Republic, Bottega Veneta, Burberry, Coach, Diesel, Dolce & Gabbana, Dunhill, Gap Outlet, Gucci, Jill Stuart, Loro Piana, Miu Miu, Moschino, Nike, Polo Ralph Lauren, Prada, Salvatore Ferragamo, Tod's
3.	Kobe-Sanda Premium Outlets	Hyougo-ken (Osaka)	Ground Lease (2026)	40.0%	2007	441,000	Adidas, Armani, Bally, Banana Republic, Beams, Brooks Brothers, Coach, Cole Haan, Diesel, Etro, Gap Outlet, Gucci, Harrod's, Hugo Boss, Loro Piana, Nike, Polo Ralph Lauren, Salvatore Ferragamo, Theory, Tommy Hilfiger, Valentino
4.	Rinku Premium Outlets	Izumisano (Osaka)	Ground Lease (2031)	40.0%	2000	416,500	Adidas, Armani, Bally, BCBG Max Azria, Beams, Brooks Brothers, Coach, Cole Haan, Diesel, Dolce & Gabbana, Dunhill, Eddie Bauer, Etro, Furla, Gap Outlet, Hugo Boss, Kate Spade, Lacoste, Lanvin Collection, Nike, Polo Ralph Lauren
5.	Sano Premium Outlets	Sano (Tokyo)	Ground Lease (2022)	40.0%	2003	390,800	Adidas, Armani, Beams, Brooks Brothers, Coach, Diesel, Dunhill, Eddie Bauer, Etro, Furla, Gap Outlet, Gucci, Harrod's, Kate Spade, Miu Miu, Nike, Polo Ralph Lauren, Prada
6.	Sendai-Izumi Premium Outlets	Izumi Park Town (Sendai)	Ground Lease (2027)	40.0%	2008	164,200	Adidas. Beams, Brooks Brothers, Coach, Forever21, Jill Stuart, Levi's, Pleats Please Issey Miyake, Tasaki, TaylorMade, United Arrows
7.	Shisui Premium Outlets	Shisui (Chiba), Japan	Ground Lease (2032)	40.0%	2013	234,800	Banana Republic, Brooks Brothers, Citizen, Coach, Gap, Marmot, Michael Kors, Samsonite, Tommy Hilfiger, United Arrows
8.	Toki Premium Outlets	Toki (Nagoya)	Ground Lease (2024)	40.0%	2005	367,700	Adidas, BCBG Max Azria, Beams, Brooks Brothers, Coach, Diesel, Eddie Bauer, Furla, Gap Outlet, MK Michel Klein, Nike, Olive des Olive, Polo Ralph Lauren, Puma, Timberland, Tommy Hilfiger, United Arrows
9.	Tosu Premium Outlets	Fukuoka (Kyushu)	Ground Lease (2023)	40.0%	2004	290,400	Adidas, Armani, Banana Republic, BCBG Max Azria, Beams, Bose, Brooks Brothers, Burberry, Coach, Cole Haan, Courreges, Dolce & Gabbana, Furla, Gap Outlet, Miki House, Nike, Puma, Reebok, Theory, Tommy Hilfiger
	Subtotal Japan					3,101,900	
				20			

Simon Property Group, L.P. and Subsidiaries Property Table International Properties

	COUNTRY/Property Name MEXICO	City (Metropolitan area)	Ownership Interest	SPG Effective Ownership	Year Built	Total Gross Leasable Area	Retail Anchors and Major Tenants
10.	Punta Norte Premium Outlets	Mexico City	Fee	50.0%	2004	333,000	Adidas, Calvin Klein, CH Carolina Herrera, Coach, Kenneth Cole, Diesel, Lacoste, Levi's, MaxMara, Nautica, Nike, Palacio Outlet, Reebok, Rockport, Salvatore Ferragamo, Swarovski, Zegna
	Subtotal Mexico					333,000	
	SOUTH KOREA						
11.	Yeoju Premium Outlets	Yeoju (Seoul)	Fee	50.0%	2007	286,200	Adidas, Giorgio Armani, Burberry, Chloe, Coach, Diesel, Dolce & Gabbana, Escada, Fendi, Gucci, Lacoste, Marc Jacobs, Michael Kors, Nike, Polo Ralph Lauren, Salvatore Ferrazamo, Theory, Tod's, Valentino, Vivienne Westwood
12.	Paju Premium Outlets	Paju (Seoul)	Fee	50.0%	2011	442,900	Armani, Banana Republic, Calvin Klein, Coach, DKNY, Escada, Jill Stuart, Lacoste, Lanvin Collection, Marc Jacobs, Michael Kors, Nike, Polo Ralph Lauren, Theory, Tory Burch, Vivienne Westwood
13.	Busan Premium Outlets	Busan	Fee	50.0%	2013	360,200	Adidas, Armani, Banana Republic, Bean Pole, Calvin Klein, Coach, DKNY, Gap, Marc Jacobs, Michael Kors, Nike, Polo Ralph Lauren, Theory, The North Face, Tommy Hilfiger
	Subtotal South Korea					1,089,300	, ,
	MALAYSIA						
14.	MALAYSIA Johor Premium Outlets	Johor (Singapore)	Fee	50.0%	2011	264,400	Adidas, Armani, Brooks Brothers, Burberry, Calvin Klein, Canali, Coach, DKNY, Gap, Guess, Lacoste, Levi's, Michael Kors, Nike, Salvatore Ferragamo, Timberland, Tommy Hilfiger, Zegna
	Subtotal Malaysia					264,400	
	CLAND.						
15.	CANADA Toronto Premium Outlets	Toronto (Ontario)	Fee	50.0%	2013	358,400	Adidas, Banana Republic, Burberry, Calvin Klein, Coach, Eddie Bauer, Gap, Lacoste, Michael Kors, Nike, Polo Ralph Lauren, Reebok, Tommy Hilfiger
16.	Premium Outlets Montreal	Montreal (Quebec)	Fee	50.0%	2014	365,500	Adidas, American Eagle Outfitters, Banana Republic, Brooks Brothers, Burberry, Calvin Klein, Gap, Lacoste, Michael Kors, Nike, Old Navy, Polo Ralph Lauren, Reebok, Tommy Hilfiger
	Subtotal Canada					723,900	
	TOTAL INTERNATIONAL PR	EMIUM OUTLETS				5,512,500	
				20			

Simon Property Group, L.P. and Subsidiaries Property Table International Properties

COUNTRY/Property Name		Ownership Interest	SPG Effective Ownership	Year Built	Total Gross Leasable Area	Retail Anchors and Major Tenants
TERNATIONAL DESIGNER O AUSTRIA	DUTLETS					
1. Parndorf Designer Outlet	Vienna	Fee	90.0%	Phase 3 — 2005	118,000	Armani, Bally, Burberry, Calvin Klein, Diesel, Furla, Geox.
Phases 3 & 4				Phase 4 — 2011		Gucci, Hugo Boss, Joop! Windsor Strellson, Michael Kors, Porsche Design, Prada, Swarovski, Zegna
Subtotal Austria					118,000	
ITALY						
2. La Reggia Designer Outlet	Marcianise (Naples)	Fee	60.0%	Phase 1 — 2010	288,000	Adidas, Armani, Calvin Klein, Hugo Boss, Lacoste, Lui Jo,
Phases 1 & 2				Phase 2a - 2010		Michael Kors, Nike, Pinko, Polo Ralph Lauren, Prada,
				Phase 2b — 2011		Roberto Cavalli, Timberland, Tommy Hilfiger, Valentino Versace
3. Noventa Di Piave Designer	Venice	Fee	60.0%	Phase 1 - 2008	280,000	
Outlet Phases 1, 2, & 3				Phase 2 — 2010		Burberry, Calvin Klein, Fendi, Gucci, Hugo Boss, Loro Piana,
				Phase 3 - 2012		Michael Kors, Nike, Pinko, Paul Smith, Prada, Salvatore
						Ferragamo, Sergio Rossi, Tommy Hilfiger, Valentino, Versace
Subtotal Italy					568,000	
NETHERLANDS						
4. Roermond Designer Outlet	Roermond	Fee	90.0%	Phase 2 — 2005	173,000	Armani, Bally, Burberry, Calvin Klein Jeans, Escada, Furla,
Phases 2 & 3				Phase 3 — 2011		Gucci, Hugo Boss, Joop! Windsor Strellson, Loro Piana, Michael Kors, Moncler, Mulberry, Prada,
						Ralph Lauren Luxury, Swarovski, Tod's, Tommy Hilfiger, UGG
Subtotal Netherlands					173,000	
UNITED KINGDOM						
5. Ashford Designer Outlet	Kent	Fee	45.0%	2000	183,000	Abercrombie and Fitch, Adidas, CK Underwear, Clarks, Fossil, French Connection, Gap, Guess, Lacoste, Levis, Marks & Spencer, Next, Nike, Polo Ralph Lauren, Reiss Superdry, Swarovski, Tommy Hilfiger
Subtotal United Kingdom					183,000	
Total International Designer	r Outlets				1,042,000	
OOTNOTES:						

(1) All gross leasable area listed in square feet.

Land

We have direct or indirect ownership interests in approximately 350 acres of land held in the United States and Canada for future development.

Sustainability and Energy Efficiency

We incorporate sustainable thinking into all areas of our business from property development and operations, to doing business with customers, to engaging with the communities we serve as well as our employees.

One main focus of our sustainability strategy is on energy conservation and energy efficiency. Through the continued use of energy conservation practices, energy efficiency projects, and continuous monitoring and reporting, we have reduced our energy consumption at comparable properties every year since 2003. As a result, excluding new developments and expansions, we reduced the electricity usage over which we have direct control by 280 million kWhs since 2003. This represents a 30% reduction in electricity usage across a portfolio of comparable properties and reflects an annual value of over \$28 million in avoided operating costs. Our documented reduction in greenhouse gas emissions resulting from our energy management efforts is 481,500 metric tons of CO2e.

We have been globally recognized for our energy efficiency programs and transparency in disclosure practices. In 2014, we were listed on CDP's Climate Disclosure Leadership Index for the sixth time and included in the Climate Performance Leadership Index — identifying us as a leader in our sector for driving significant reduction in emissions due to implementation of energy efficient initiatives. Additionally, in 2014 we received the highest designation of a Green Star rating from the Global Real Estate Sustainability Benchmark.

Mortgage Financing on Properties

The following table sets forth certain information regarding the mortgages and unsecured indebtedness encumbering our properties, and the properties held by our domestic and international joint venture arrangements, and also our unsecured corporate debt. Substantially all of the mortgage and property related debt is nonrecourse to us.

Property Name	Interest Face Rate Amount					Maturity Date		
Consolidated Indebtedness:								
Secured Indebtedness:								
Arizona Mills	5.76% \$	164,566	\$	12,268		07/01/20		
Bangor Mall	6.15%	80,000	+		(2)	10/01/17		
Battlefield Mall	3.95%	125,000			(2) (2)	09/01/22		
Birch Run Premium Outlets	5.95%	123,000		4,938	(2)	09/01/22		
Calhoun Premium Outlets	5.79%	102,302		1,519		04/11/10		
Carolina Premium Outlets	3.36%	48,448	(22)	2,675		12/01/22		
	5.44%					08/01/21		
Domain, The Ellenton Premium Outlets	5.51%	198,454		14,085		01/11/16		
	5.79%	100,466	(21)	7,649	(2)	06/01/16		
Empire Mall	5.51%	176,300	(21)	10,215 781	(2)	01/11/16		
Florida Keys Outlet Center	5.79%	10,253	()			01/11/16		
Gaffney Premium Outlets Grand Prairie Premium Outlets		35,721	(22)	2,757	(2)			
	3.66%	120,000	(10)	4,392	(2)	04/01/23		
Greenwood Park Mall	8.00%	75,733		7,044		08/01/16		
Grove City Premium Outlets	5.51%	108,453	< <i>/</i>	8,258		01/11/16		
Gulfport Premium Outlets	5.51%	24,198	(21)	1,842	(2)	01/11/16		
Gurnee Mills	5.77%	321,000	(10)	18,512	(2)	07/01/17		
Hagerstown Premium Outlets	5.95%	86,045	< / /	6,787		04/11/16		
Huntley Outlet Center	5.51%	28,679	(21)	2,183	$\langle \mathbf{a} \rangle$	01/11/16		
Independence Center	5.94%	200,000		11,886	(2)	07/10/17		
Ingram Park Mall	5.38%	137,783	(2.1)	9,746		06/01/21		
Jersey Shore Premium Outlets	5.51%	67,306	(21)	5,124		01/11/16		
King of Prussia — The Court & The Plaza — 1	7.49%	44,457		23,183		01/01/17		
King of Prussia — The Court & The Plaza — 2	8.53%	3,204		1,685		01/01/17		
King of Prussia — The Court & The Plaza — 3	4.50%	50,000			(2)	01/01/17		
Las Americas Premium Outlets	5.84%	176,605		12,728		06/11/16		
Lebanon Premium Outlets	5.51%	14,877	()	1,133		01/11/16		
Lee Premium Outlets	5.79%	49,134	(22)	3,792		09/01/16		
Mall at Chestnut Hill, The	4.69%	120,000			(2)	11/01/23		
Merrimack Premium Outlets	3.78%	130,000			(2)	07/01/23		
Midland Park Mall	4.35%	81,860		5,078		09/06/22		
Montgomery Mall	4.57%	100,000		5,885		05/01/24		
Naples Outlet Center	5.51%	15,415	(21)	1,174		01/11/16		
Opry Mills — 1	2.67% (1)	280,000			(2)	10/10/16		
Opry Mills — 2	5.00%	91,427		4,571	(2)	10/10/16		
Oxford Valley Mall	4.77%	66,516		4,456		12/07/20		
Penn Square Mall	7.75%	93,998		8,597		04/01/16		
Pismo Beach Premium Outlets	5.84%	33,850	(20)	1,978		11/06/16		
Plaza Carolina	1.52% (1)	225,000		3,423	(2)	09/30/17 (3		
Pleasant Prairie Premium Outlets — 1	5.51%	57,806	(21)	4,401		01/11/16		
Pleasant Prairie Premium Outlets — 2	6.01%	35,192		2,758		12/01/16		
Potomac Mills	5.83%	410,000		23,901	(2)	07/11/17		
Puerto Rico Premium Outlets	1.52% (1)	125,000		1,902	(2)	09/30/17 (3		
Queenstown Premium Outlets	5.84%	66,150	(20)	3,864	(2)	11/06/16		
San Marcos Premium Outlets	5.51%	137,569	(21)	10,474		01/11/16		
Shops at Riverside, The	3.37%	130,000		4,382	(2)	02/01/23		
Southdale Center	3.84%	155,000			(2)	04/01/23		
SouthPark	8.00%	187,439		17,434	. /	08/01/16		
Southridge Mall	3.85%	125,000			(2)	06/06/23		
Summit Mall	5.42%	65,000		3,526		06/10/17		

Property Name	Interest Rate		Face Amount		Annual Debt Service (1)		Maturity Date
The Crossings Premium Outlets	3.41%		115,000		3,926	(2)	12/01/22
Town Center at Cobb	4.76%		198,095		12,530		05/01/22
Walt Whitman Shops	8.00%		115,492	(19)	10,742		08/01/16
White Oaks Mall	5.54%		50,000		2,768	(2)	11/01/16
Williamsburg Premium Outlets	5.95%		99,406	(10)	7,841		04/11/16
Wolfchase Galleria	5.64%		225,000		12,700	(2)	04/01/17
Woodland Hills Mall	7.79%		91,686		8,414		04/05/19
Total Consolidated Secured Indebtedness		\$	6,195,628				
Unsecured Indebtedness:							
Simon Property Group, LP:							
Global Commercial Paper — USD Currency	0.19%	\$	200,000	\$	380	(2)	02/11/15
Global Commercial Paper — Euro Currency	0.13%		209,185	(18)	356	(2)	03/18/15
Revolving Credit Facility — Euro Currency	0.81%	(15)	372,154	(16)	3,004	(2)	06/30/19 (.
Revolving Credit Facility — Yen Currency	0.88%	· · ·	186,383	(23)	1,640	(2)	06/30/19 (.
Unsecured Notes $-4C$	7.38%	. ,	200,000	. ,	14,750	(14)	06/15/18
Unsecured Notes — 12A	5.10%		326,816		16,668	(14)	06/15/15
Unsecured Notes — 13B	5.75%		366,635		21,082	(14)	12/01/15
Unsecured Notes — 14B	6.10%		163,298		9,961	(14)	05/01/16
Unsecured Notes — 15B	5.88%		207,453		12,188	(14)	03/01/17
Unsecured Notes — 16B	5.25%		364,276		19,124	(14)	12/01/16
Unsecured Notes — 19B	6.13%		800,000		49,000	(14)	05/30/18
Unsecured Notes — 20A	10.35%		650,000		67,275	(14)	04/01/19
Unsecured Notes — 22B	5.65%		1,250,000		70,625	(14)	02/01/20
Unsecured Notes — 22C	6.75%		600,000		40,500	(14)	02/01/40
Unsecured Notes — 23A	4.38%		900,000		39,375	(14)	03/01/21
Unsecured Notes — 24A	2.80%		500,000		14,000	(14)	01/30/17
Unsecured Notes — 24B	4.13%		700,000		28,875	(14)	12/01/21
Unsecured Notes — 25A	2.15%		600,000		12,900	(14)	09/15/17
Unsecured Notes — 25B	3.38%		600,000		20,250	(14)	03/15/22
Unsecured Notes — 25C	4.75%		550,000		26,125	(14)	03/15/42
Unsecured Notes — 26A	1.50%		750,000		11,250	(14)	02/01/18
Unsecured Notes — 26B	2.75%		500,000		13,750	(14)	02/01/23
Unsecured Notes — Euro 1	2.38%		912,143	(34)	21,663	(6)	10/02/20
Unsecured Notes — 27A	2.20%		600,000	(31)	13,200	(14)	02/01/19
Unsecured Notes — 27B	3.75%		600,000		22,500	(14)	02/01/24
Unsecured Notes — 28A	3.38%		900,000		30,375	(14) (14)	10/01/24
Unsecured Notes — 28B	4.25%		400,000		17,000	(14) (14)	10/01/24
Unsecured Term Loan	1.26%	(1)	240,000		3,024	(14) (2)	02/28/18 (
Total Consolidated Unsecured Indebtedness	1.2070	(1) \$	14,648,343		5,024	(2)	02/28/18 (.
Total Consolidated Indebtedness at Face		4	1,010,010				
Amounts		\$	20,843,971				
Net Premium on Indebtedness		Ψ	50,133				
Net Discount on Indebtedness			(41,111)				
Total Consolidated Indebtedness		\$	20,852,993				
		-					
Our Share of Consolidated Indebtedness Joint Venture Indebtedness:		\$	20,773,850				
Secured Indebtedness:	_			15			0.0.11
Ami Premium Outlets	1.82%		76,881	(26)	11,573		09/25/23
Ashford Designer Outlets — Fixed	4.27%	(11)	56,048	(32)	2,390	(2)	07/31/16
	34						

Property Name	Interest Rate		Face Amount		Annual Debt Service (1)	Maturity Date
Ashford Designer Outlets — Variable	2.42%	(1)	6,228	(32)	151 (2)) 07/31/16
Arundel Mills	4.29%		375,500	(35)	28,116	02/06/24
Arundel Mills Marketplace	4.29%		9,500	(35)	884	02/06/24
Auburn Mall	6.02%		39,755		3,027	09/01/20
Aventura Mall	3.75%		1,200,000		45,002 (2)) 12/01/20
Avenues, The	3.60%		110,000		3,960 (2	
Briarwood Mall	7.50%		109,680	(33)	10,641	11/30/16
Busan Premium Outlets — Fixed	5.44%		73,678	(17)	4,009 (2) 06/20/22
Busan Premium Outlets — Variable	4.42%	(27)	51,584	(17)	2,278 (2) 02/13/17
California Department Stores	6.53%		31,300		2,044 (2	
Cape Cod Mall	5.75%		95,139		7,003	03/06/21
Charlotte Premium Outlets	1.62%	(1)	90,000		1,459 (2	
Circle Centre	3.07%	(24)	67,000		2,055 (2	
Coconut Point	5.83%		230,000		13,409 (2	
Coddingtown Mall	1.92%	(1)	11,850		839	03/01/17 (3)
Colorado Mills — 1	4.28%	(1)	136,000		5,824 (2)	
Colorado Mills — 2	5.04%		27,843		1,811	07/01/21
Concord Mills	3.84%		235,000		9,015 (2)	
Crystal Mall	4.46%		94,272		5,749	06/06/22
Dadeland Mall	4.50%		442,740		27,361	12/05/21
Del Amo Fashion Center		(1)	310,000		6,731 (2)	
Domain Westin	1.92%	(1) (1)	45,000		865 (2)	
Dover Mall	5.57%	(1)	89,831		6,455	08/06/21
Emerald Square Mall	4.71%		110,883		7,165	08/00/21
Falls, The	7.50%		106,024	(22)	10,287	11/30/16
Fashion Centre Pentagon Office	5.11%		40,000	(55)	2,043 (2)	
Fashion Centre Pentagon Retail	4.87%		410,000		19,957 (2)	,
Fashion Valley	4.30%		466,385		28,208	01/04/21
Firewheel Residential	5.91%		21,756		1,635	12/01/16 (3)
Firewheel Residential II	2.17%	(1)	21,730		521 (2)	
Florida Mall, The	5.25%	(1)	350,483		24,849	09/05/20
Gloucester Premium Outlets		(1)	1,608		· · · · · · · · · · · · · · · · · · ·	
		(1)	,		× .	, ()
Grapevine Mills Greendale Mall	3.83% 6.00%		268,000		15,157 (2)	
Gotemba Premium Outlets		(12)	45,000	(26)	2,699 (2)	02/28/18
Hamilton Town Center	0.39% 4.81%	(12)	15,382	(20)	6,207	
			84,000		4,038 (2)	,
Houston Galleria — 1	5.44%		643,583		34,985 (2)	,
Houston Galleria — 2	5.44%		177,417	(12)	9,644 (2)	
Indian River Commons	5.21%		8,924		637	(8)
Indian River Mall	5.21%	(7)	60,463		4,313	(8)
Johor Premium Outlets	5.06%	(7)	21,443	(9)	6,678	10/14/20
Katy Mills	3.49%	(10)	140,000	(2)	4,886 (2)	
Kobe-Sanda Premium Outlets — Variable	0.47%	(12)	33,100	(26)	6,272	01/31/20
Lehigh Valley Mall	5.88%	(2.5)	131,394	(8.0)	9,943	07/05/20
La Reggia Designer Outlets Phases 1 & 2	1.52%	(25)	75,411	(30)	6,602	03/31/27
Liberty Tree Mall	3.41%		33,940		1,866	05/06/23
Mall at Rockingham Park, The	5.61%		260,000		14,586 (2)	
Mall at Tuttle Crossing, The	3.56%		125,000		4,455 (2)	
Mall of New Hampshire, The	6.23%		124,989		10,079	10/05/15
Meadowood Mall	5.82%		120,139		8,818	11/06/21
Miami International Mall	4.42%		160,000		7,072 (2)	
Northshore Mall	3.30%		267,212		14,453	07/05/23

Property Name	Interest Rate		Face Amount		Annual Debt Service (1)		Maturity Date
Noventa Di Piave Designer Outlets Phase 1	1.12%	(25)	40,098	(30)	3,753	_	08/29/26
Noventa Di Piave Designer Outlets Phase 2 & 3	2.58%	(28)	42,911	(30)	3,608		06/30/27
Ontario Mills	4.25%		333,152		20,661		03/05/22
Outlets at Orange, The	4.22%		215,000		12,936	(2)	04/01/24
Paju Premium Outlets	4.08%		98,968	(17)	4,040	(2)	11/28/19
Parndorf Designer Outlets Phases 3 & 4	2.21%	(28)	42,160	(30)	5,013		06/30/16
Phipps Plaza Residential	1.92%	(1)	101		2	(2)	10/16/19 (3)
Premium Outlets Montréal	2.60%	(4)	80,570	(5)	2,095	(2)	09/10/17 (3)
Quaker Bridge Mall — 1	7.03%		12,273		2,407		04/01/16
Quaker Bridge Mall — 2	2.95%		62,000		1,829	(2)	04/01/16
Rinku Premium Outlets — Variable	0.42%	(12)	13,394	(26)	1,962		07/31/17
Roermond Designer Outlets Phases 2 & 3 — Fixed	1.86%		218,914	(30)	4,070	(2)	12/01/21
Sano Premium Outlets	0.48%	(12)	6,990	(26)	4,665		05/31/18
Sendai-Izumi Premium Outlets	0.44%	(12)	12,724	(26)	3,677		10/31/18
Shisui Premium Outlets	0.39%	(12)	39,847	(26)	5,494		05/31/18
Shops at Mission Viejo, The	3.61%		295,000		10,650	(2)	02/01/23
Shops at Sunset Place, The	5.62%		72,355		5,892		09/01/20
Silver Sands Premium Outlets	3.93%		100,000		3,930	(2)	06/01/22
Smith Haven Mall	5.16%		180,000		9,283	(2)	03/01/16
Solomon Pond Mall	4.01%		105,847		6,309		11/01/22
Southdale Residential	1.82%	(1)	33,880		617	(2)	07/01/18 (3)
SouthPark Residential	4.80%		22,000		1,056	(2)	05/01/21
Springfield Mall	4.77%	(11)	62,611		3,492		11/30/15
Square One Mall	5.47%		96,077		6,793		01/06/22
Stoneridge Shopping Center	7.50%		216,178	(33)	19,214		11/30/16
St. Johns Town Center	3.82%		350,000		9,528	(2)	09/11/24
St. Louis Premium Outlets	4.06%		95,000		3,858	(2)	10/06/24
Tanger Outlets — Galveston/Houston	1.67%	(1)	65,000		1,086	(2)	07/01/18 (3)
Toki Premium Outlets	0.94%	(12)	30,974	(26)	1,773		11/30/19
Toronto Premium Outlets	2.45%	(4)	83,069	(5)	2,035	(2)	07/09/15
Tosu Premium Outlets	0.45%	(12)	17,496	(26)	2,270		12/31/18
Twin Cities Premium Outlets	4.32%		115,000		4,968	(2)	11/06/24
West Town Mall	6.34%		210,000		13,309	(2)	12/01/17
Westchester, The	6.00%		351,434		26,980		05/05/20
Woodfield Mall	4.50%		425,000		19,125	(2)	03/05/24
Yeoju Premium Outlets	4.68%		51,404	(17)	2,408	(2)	09/06/20
Total Joint Venture Secured Indebtedness at							
Face Value		\$	12,538,792				
The Mills Limited Partnership Indebtedness at		.		(
Face Value		\$	726,474	(29)			
Total Joint Venture and The Mills Limited							
Partnership Indebtedness at Face Value		\$	13,265,266				
Net Premium on Indebtedness			7,291				
Total Joint Venture Indebtedness		\$	13,272,557				
Our Share of Joint Venture Indebtedness		\$	6,359,882	(31)			
	26						

- (1) Variable rate loans based on 1M LIBOR plus interest rate spreads ranging from 80 bps to 250 bps. 1M LIBOR as of December 31, 2014 was 0.17%.
- (2) Requires monthly payment of interest only.
- (3) Includes applicable extension available at the Applicable Borrower's option.
- (4) Variable rate loans based on 1M CDOR plus interest rate spreads ranging from 115 bps to 130 bps. 1M CDOR at December 31, 2014 was 1.30%.
- (5) Amount shown in USD equivalent. CAD Equivalent is 189.9 million.
- (6) Requires annual payment of interest only.
- (7) Variable rate loans based on Cost of Fund plus interest rates spreads ranging from 150 bps to 175 bps. Cost of Fund as of December 31, 2014 was 3.54%.
- (8) Expected sale or transfer of the property during the first quarter of 2015.
- (9) Amount shown in USD Equivalent. Ringgit equivalent is 75.0 million.
- (10) Loans secured by these three properties are cross-collateralized and cross-defaulted.
- (11) Associated with these loans are interest rate swap agreements that effectively fix the interest rate of the loans at the all-in rate presented.
- (12) Variable rate loans based on 1M YEN LIBOR or 6M YEN LIBOR plus interest rate spreads ranging from 25.0 bps to 79.3 bps. As of December 31, 2014, 1M YEN LIBOR and 6M YEN LIBOR were 0.08% and 0.14%, respectively.
- (13) Loans secured by these two properties are cross-collateralized and cross-defaulted.
- (14) Requires semi-annual payments of interest only.
- (15) \$4.0 Billion Revolving Credit Facility. As of December 31, 2014, the Credit Facility Yen Currency bears interest at Yen LIBOR + 80 bps and the Credit Facility Euro Currency bears interest at 1M EURO LIBOR + 80 bps. The facilities provide for different pricing based upon our investment grade rating. As of December 31, 2014, \$5.0 billion was available after outstanding borrowings and letters of credit under our credit facilities.
- (16) Amount shown in USD Equivalent. Balances include borrowings on multi-currency tranche of Euro 306.0 million.
- (17) Amount shown in USD equivalent. Won Equivalent is 301.9 billion.
- (18) Amount shown in USD equivalent. Euro equivalent is 172.0 million.
- (19) Loans secured by these three properties are cross-collateralized and cross-defaulted.
- (20) Loans secured by these two properties are cross-collateralized and cross-defaulted.
- (21) Loans secured by these ten properties are cross-collateralized and cross-defaulted.
- (22) Loans secured by these three properties are cross-collateralized and cross-defaulted.
- (23) Amount shown in USD Equivalent. Balances include borrowings on multi-currency tranche of Yen 22.3 billion.
- (24) Variable rate loan based on 1M LIBOR plus an interest rate spread of 290 bps. In addition, 1M LIBOR is capped at 5.00%.
- (25) Variable rate loan based on 6M EURIBOR plus interest rate spreads ranging from 95 bps to 135 bps. 6M EURIBOR at December 31, 2014 was 0.17%.
- (26) Amount shown in USD Equivalent. Yen equivalent is 29.5 billion.
- (27) Variable rate loans based on 91 Day Korean CD rate plus interest rate spreads ranging from 200 bps to 290 bps. The 91 Day Korean CD rate as of December 31, 2014 was 2.13%.
- (28) Variable rate loan based on 3M EURIBOR plus interest rate spreads ranging from 200 bps to 250 bps. 3M EURIBOR at December 31, 2014 was 0.08%.
- (29) Consists of five properties with interest rates ranging from 4.50% to 7.32% and maturities between 2015 and 2023.
- (30) Amount shown in USD equivalent. Euro equivalent is 344.9 million.

- (31) Our share of total indebtedness includes a pro rata share of the mortgage debt on joint venture properties, including The Mills Limited Partnership. To the extent total indebtedness is secured by a property, it is non-recourse to us, with the exception of approximately \$223.5 million of payment guarantees provided by the Operating Partnership (of which \$78.7 million is recoverable from our venture partner under the partnership agreement).
- (32) Amount shown in USD equivalent. GBP equivalent is 40.0 million.
- (33) Loans secured by these three properties are cross-collateralized and cross-defaulted.
- (34) Amount shown in USD equivalent. Euro equivalent is 750.0 million.
- (35) Loans secured by these two properties are cross-collateralized and cross-defaulted.

The changes in consolidated mortgages and unsecured indebtedness for the years ended December 31, 2014, 2013, 2012 are as follows:

	2014	2013	2012
Balance, Beginning of Year	\$ 22,669,917	\$ 22,186,848	\$ 17,431,588
Additions during period:			
New Loan Originations (a)	2,273,014	1,988,710	4,815,345
Loans assumed in acquisitions and consolidation	166,950		2,576,407
Net Premium	8,747	(3,273)	70,495
Deductions during period:			
Loan Retirements	(4,164,574)	(1,400,562)	(2,610,878)
Amortization of Net Premiums	(24,092)	(33,026)	(32,143)
Scheduled Principal Amortization	(76,969)	(68,780)	(63,966)
Balance, Close of Year	\$ 20,852,993	\$ 22,669,917	\$ 22,186,848

(a) Includes net activity on the credit facilities and commercial paper

Item 3. Legal Proceedings

We are involved from time-to-time in various legal proceedings that arise in the ordinary course of our business, including, but not limited to commercial disputes, environmental matters, and litigation in connection with transactions including acquisitions and divestitures. We believe that such litigation, claims and administrative proceedings will not have a material adverse impact on our financial position or our results of operations. We record a liability when a loss is considered probable, and the amount can be reasonably estimated.

Item 4. Mine Safety Disclosures

Not applicable.

Part II

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

Market Information

There is no established trading market for our units or preferred units. The following table sets forth for the periods indicated, the distributions declared on our units:

	lared butions
2013	
1 st Quarter	\$ 1.15
2 nd Quarter	1.15
3 rd Quarter	1.15
4 th Quarter	1.20
2014	
1 st Quarter	\$ 1.25
2 nd Quarter	1.30
3 rd Quarter	1.30
4 th Quarter	1.30

Holders

The number of holders of record of units was 258 as of February 13, 2015.

Distributions

We make distributions on our units in amounts sufficient to maintain Simon's qualification as a REIT. Simon is required each year to distribute to its stockholders at least 90% of its taxable income after certain adjustments. Future distributions will be determined at the discretion of Simon's Board of Directors based on actual results of operations, cash available for distribution, and what may be required to maintain Simon's status as a REIT.

Distributions during 2014 aggregated \$5.15 per unit. Distributions during 2013 aggregated \$4.65 per unit. In January 2015, Simon's Board of Directors declared a quarterly common stock dividend for the first quarter of 2015 of \$1.40 per share. The distribution rate on our units is equal to the dividend rate on Simon's common stock.

Item 6. Selected Financial Data

The following tables set forth selected financial data. The selected financial data should be read in conjunction with the financial statements and notes thereto and with Management's Discussion and Analysis of Financial Condition and Results of Operations. Other data we believe is important in understanding trends in our business is also included in the tables.

	As of or for the Year Ended December 31,									
		2014 (1)		2013		2012		2011		2010 (2)
				(in thou	sand	s, except per uni	t da	ta)		
OPERATING DATA:										
Total consolidated revenue	\$	4,870,818	\$	4,543,849	\$	4,256,157	\$	3,728,454	\$	3,378,624
Consolidated income from continuing										
operations		1,622,165		1,366,793		1,563,242		1,086,040		599,766
Consolidated net income		1,651,526		1,551,590		1,719,632		1,245,900		753,514
Net income attributable to unitholders	\$	1,643,783	\$	1,537,348	\$	1,705,860	\$	1,232,089	\$	733,945
BASIC AND DILUTED EARNINGS										
PER UNIT:										
Income from continuing operations	\$	4.44	\$	3.73	\$	4.29	\$	3.03	\$	1.66
Discontinued operations		0.08		0.51		0.43		0.45		0.44
Net income attributable to unitholders	\$	4.52	\$	4.24	\$	4.72	\$	3.48	\$	2.10
Basic weighted average units										
outstanding		363,476		362,356		361,323		354,026		349,976
Diluted weighted average units										
outstanding		363,476		362,356		361,324		354,095		350,250
Distributions per unit (3)	\$	5.15	\$	4.65	\$	4.10	\$	3.50	\$	2.60
BALANCE SHEET DATA:										
Cash and cash equivalents	\$	612,282	\$	1,691,006	\$	1,153,532	\$	776,039	\$	777,020
Total assets		29,532,330		33,324,574		32,586,606		26,216,925		24,857,429
Mortgages and other indebtedness		20,852,993		22,669,917		22,186,848		17,431,588		16,465,685
Total equity		5,951,505	\$	6,822,632	\$	6,893,089	\$	5,544,288	\$	5,633,752
OTHER DATA:										
Cash flow provided by (used in):										
Operating activities	\$	2,730,420	\$	2,700,996	\$	2,513,072	\$	2,005,887	\$	1,755,210
Investing activities		(897,266)		(948,088)		(3,580,671)		(994,042)		(1,246,695)
Financing activities		(2,937,735)		(1,220,563)		1,453,467		(1,009,913)		(3,669,515)
Ratio of Earnings to Fixed Charges										
(4)		2.40x		2.23x		2.44x		2.00x		1.47x
Funds from Operations (FFO) (5)		3,235,298	\$	3,205,693	\$	2,884,915	\$	2,438,765	\$	1,770,491

(1) During the year ended December 31, 2014, we recorded a \$127.6 million loss on extinguishment of debt associated with five unsecured note tender offers and one early unsecured note redemption. We also recorded transaction expenses related to the spin-off of Washington Prime of \$38.2 million. 2014 FFO includes results for five months of Washington Prime of \$146.2 million.

(2) During the year ended December 31, 2010, we recorded a \$350.7 million loss on extinguishment of debt associated with two unsecured note tender offers and we recorded transaction expenses of \$69.0 million.

(3) Represents distributions on units declared per period.

(4) Ratio calculations for years prior to the year ended December 31, 2014 have been revised to conform to the most recent presentation.

(5) FFO is a non-GAAP financial measure that we believe provides useful information to investors. Please refer to Management's Discussion and Analysis of Financial Condition and Results of Operations for a definition and reconciliation of FFO to consolidated net income.

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

The following discussion should be read in conjunction with the consolidated financial statements and notes thereto that are included in this Annual Report on Form 10-K.

Overview

Simon Property Group, L.P. is a Delaware limited partnership and the majority-owned partnership subsidiary of Simon Property Group, Inc., a Delaware corporation. In this discussion, the terms "Operating Partnership", "we", "us" and "our" refer to Simon Property Group, L.P. and its subsidiaries and the term "Simon" refers specifically to Simon Property Group, Inc. Simon is a self-administered and self-managed real estate investment trust, or REIT, under the Internal Revenue Code of 1986, as amended. REITs will generally not be liable for federal corporate income taxes as long as they continue to distribute not less than 100% of their taxable income. According to our partnership agreement, we are required to pay all expenses of Simon.

We own, develop and manage retail real estate properties, which consist primarily of malls, Premium Outlets® and The Mills® As of December 31, 2014, we owned or held an interest in 207 income-producing properties in the United States, which consisted of 109 malls, 68 Premium Outlets, 13 Mills, three community centers, and 14 other retail properties in 37 states and Puerto Rico. We have four outlets under development and have redevelopment and expansion projects, including the addition of anchors and big box tenants, underway at more than 25 properties in the U.S. and Asia. Internationally, as of December 31, 2014, we had ownership interests in nine Premium Outlets in Japan, three Premium Outlets in South Korea, two Premium Outlets in Canada, one Premium Outlet in Mexico, and one Premium Outlet in Malaysia. As of December 31, 2014, we had noncontrolling ownership interests in five outlet properties in Europe through our joint venture with McArthurGlen. Of the five properties, two are located in Italy and one each is located in Austria, the Netherlands, and the United Kingdom. Additionally, as of December 31, 2014, we owned a 28.9% equity stake in Klépierre SA, or Klépierre, a publicly traded, Paris-based real estate company, which owns, or has an interest in, shopping centers located in 13 countries in Europe. On July 29, 2014 Klépierre announced that it had entered into a conditional agreement to acquire Corio N.V., or Corio, pursuant to which Corio shareholders would receive 1.14 Klépierre ordinary shares for each Corio ordinary share. On January 15, 2015 the tender offer transaction closed, and it is anticipated that Klépierre will own all of the equity of Corio on March 31, 2015 through a merger transaction, after which our percentage ownership will be diluted to approximately 18.3%.

On May 28, 2014, as further discussed in Note 3 to the notes to the consolidated financial statements, we completed the spin-off of our interests in 98 properties comprised of substantially all of our strip center business and our smaller enclosed malls to Washington Prime Group Inc., or Washington Prime, an independent, publicly traded REIT (now doing business as WP GLIMCHER). The historical results of operations of the Washington Prime properties as well as the related assets and liabilities are presented as discontinued operations in the accompanying consolidated financial statements.

We generate the majority of our revenues from leases with retail tenants including:

- base minimum rents,
- overage and percentage rents based on tenants' sales volume, and
- recoverable expenditures such as property operating, real estate taxes, repair and maintenance, and advertising and promotional expenditures.

Revenues of our management company, after intercompany eliminations, consist primarily of management fees that are typically based upon the revenues of the property being managed.

We invest in real estate properties to maximize total financial return which includes both operating cash flows and capital appreciation. We seek growth in earnings, funds from operations, or FFO, and cash flows by enhancing the profitability and operation of our properties and investments. We seek to accomplish this growth through the following:

- attracting and retaining high quality tenants and utilizing economies of scale to reduce operating expenses,
- expanding and re-tenanting existing highly productive locations at competitive rental rates,
- selectively acquiring or increasing our interests in high quality real estate assets or portfolios of assets,
- generating consumer traffic in our retail properties through marketing initiatives and strategic corporate alliances, and
- selling selective non-core assets.



We also grow by generating supplemental revenue from the following activities:

- establishing our malls as leading market resource providers for retailers and other businesses and consumer-focused corporate alliances, including payment systems (such as handling fees relating to the sales of bank-issued prepaid cards), national marketing alliances, static and digital media initiatives, business development, sponsorship, and events,
- offering property operating services to our tenants and others, including waste handling and facility services, and the provision of energy services,
- selling or leasing land adjacent to our properties, commonly referred to as "outlots" or "outparcels," and
- generating interest income on cash deposits and investments in loans, including those made to related entities.

We focus on high quality real estate across the retail real estate spectrum. We expand or redevelop properties to enhance profitability and market share of existing assets when we believe the investment of our capital meets our risk-reward criteria. We selectively develop new properties in markets we believe are not adequately served by existing retail outlets.

We routinely review and evaluate acquisition opportunities based on their ability to enhance our portfolio. Our international strategy includes partnering with established real estate companies and financing international investments with local currency to minimize foreign exchange risk.

To support our growth, we employ a three-fold capital strategy:

- provide the capital necessary to fund growth,
- maintain sufficient flexibility to access capital in many forms, both public and private, and
- manage our overall financial structure in a fashion that preserves our investment grade credit ratings.

We consider FFO, net operating income, or NOI, and comparable property NOI (NOI for properties owned and operating in both periods under comparison) to be key measures of operating performance that are not specifically defined by accounting principles generally accepted in the United States, or GAAP. We use these measures internally to evaluate the operating performance of our portfolio and provide a basis for comparison with other real estate companies. Reconciliations of these measures to the most comparable GAAP measure are included below in this discussion.

Results Overview

Diluted earnings per unit of partnership interest, or unit, increased \$0.28 during 2014 to \$4.52 as compared to \$4.24 in 2013. The increase in diluted earnings per unit was primarily attributable to:

- improved operating performance and core business fundamentals in 2014 and the impact of our acquisition and expansion activity,
- decreased interest expense in 2014 as further discussed below,
- increased lease settlement and land sale activity as further discussed below, and
- a 2014 gain on acquisitions and disposals of \$158.3 million, or \$0.44 per diluted unit, primarily related to Klépierre's sale of a portfolio of 126 retail galleries of which our share was \$133.9 million, or \$0.37 per diluted unit,
- partially offset by a 2013 gain of \$93.4 million, or \$0.26 per diluted unit, due to the sale or disposal of our interests in certain properties as further discussed below and the acquisition of a controlling interest in an outlet center,
- the loss of \$117.3 million of net income attributable to the discontinued operations of Washington Prime, or \$0.33 per diluted unit, along with transaction expenses related to the spin-off of \$38.2 million, or \$0.10 per diluted unit, and
- a loss on extinguishment of debt of \$127.6 million, or \$0.35 per diluted unit.

Core business fundamentals improved during 2014 primarily driven by higher tenant sales and strong leasing activity. Our share of portfolio NOI grew by 6.7% in 2014 as compared to 2013. Comparable property NOI also grew 5.1% for our portfolio of U.S. Malls, Premium Outlets and The Mills. Total sales per square foot, or psf, increased 0.2% from \$618 psf at December 31, 2013, to \$619 psf at December 31, 2014, for our U.S. Malls and Premium Outlets. Average base minimum rent for U.S. Malls and Premium Outlets increased 4.4% to \$47.01 psf as of December 31, 2014, from \$45.01 psf as of December 31, 2013. Releasing spreads remained positive in our U.S. Malls and Premium Outlets as we were able to lease

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available square feet at higher rents than the expiring rental rates on the same space, resulting in a releasing spread (based on total tenant payments — base minimum rent plus common area maintenance) of \$9.59 psf (\$67.51 openings compared to \$57.92 closings) as of December 31, 2014, representing a 16.6% increase over expiring payments. Ending occupancy for our U.S. Malls and Premium Outlets was 97.1% as of December 31, 2014, as compared to 96.9% as of December 31, 2013, an increase of 20 basis points.

Our effective overall borrowing rate at December 31, 2014 on our consolidated indebtedness decreased 39 basis points to 4.41% as compared to 4.80% at December 31, 2013. This reduction was primarily due to a decrease in the effective overall borrowing rate on fixed rate debt of 38 basis points (4.72% at December 31, 2014 as compared to 5.10% at December 31, 2013) combined with a decrease in the effective overall borrowing rate on variable rate debt of 6 basis points (1.16% at December 31, 2014 as compared to 1.22% at December 31, 2013). At December 31, 2014, the weighted average years to maturity of our consolidated indebtedness was 6.2 years as compared to 4.2 years at December 31, 2013.

Our financing activities for the year ended December 31, 2014, included:

- Completing cash tender offers for any and all of five series of our outstanding senior unsecured notes with maturity dates ranging from 2015 to 2017. The total principal amount of the notes tendered and accepted for purchase was approximately \$1.322 billion, with a weighted average duration of 1.7 years and a weighted average coupon rate of 5.60%. We purchased the tendered notes using cash on hand and the proceeds from an offering of \$1.3 billion of senior unsecured notes that closed on September 10, 2014. The senior notes offering was comprised of \$900.0 million of 3.375% notes due 2024 and \$400.0 million of 4.25% notes due 2044. Combined, the new issues of senior notes have a weighted average duration of 16.1 years and a weighted average coupon rate of 3.64%. A portion of the proceeds from the senior notes offering was also used to fund the redemption on September 30, 2014 of all \$250.0 million outstanding principal amount of the 7.875% notes due 2016 issued by one of our subsidiaries. We recorded a \$127.6 million loss on extinguishment of debt in the third quarter of 2014 as a result of the tender offers and redemption.
- In addition to the debt tender offers and redemption described above, redeeming at par or repaying at maturity \$1.3 billion of senior unsecured notes with fixed rates ranging from 4.20% to 6.75%.
- Issuing \$600.0 million of senior unsecured notes at a fixed interest rate of 2.20% with a maturity date of February 1, 2019 and \$600.0 million of senior unsecured notes at a fixed interest rate of 3.75% with a maturity date of February 1, 2024 on January 21, 2014.
- Repaying \$300.0 million on our \$4.0 billion unsecured revolving credit facility, or Credit Facility.
- Unencumbering two properties by repaying \$1.1 billion in mortgage loans.
- Establishing a global unsecured commercial paper note program, or the Commercial Paper program, which provides a borrowing capacity of \$500.0 million. The outstanding amount of Commercial Paper at December 31, 2014 was \$409.2 million, of which \$209.2 million was related to U.S. dollar equivalent of Euro-denominated notes.

United States Portfolio Data

The portfolio data discussed in this overview includes the following key operating statistics: ending occupancy, average base minimum rent per square foot, and total sales per square foot for our domestic assets. We include acquired properties in this data beginning in the year of acquisition and remove disposed properties in the year of disposition. The Washington Prime properties have been removed from the portfolio data for all periods presented. For comparative purposes, we separate the information related to The Mills from our other U.S. operations. We also do not include any properties located outside of the United States.

The following table sets forth these key operating statistics for:

- properties that are consolidated in our consolidated financial statements,
- properties we account for under the equity method of accounting as joint ventures, and
- the foregoing two categories of properties on a total portfolio basis.



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	2014	%/Basis Points Change (1)	2013	%/Basis Points Change (1)	2012
U.S. Malls and Premium Outlets:	2014		2010	Change (1)	2012
Ending Occupancy					
Consolidated	97.3%	-20 bps	97.5%	+100 bps	96.5%
Unconsolidated	96.4%	+100 bps	95.4%	_	95.4%
Total Portfolio	97.1%	+20 bps	96.9%	+70 bps	96.2%
Average Base Minimum Rent per Square Foot					
Consolidated	\$45.34	4.6%	\$43.33	4.8%	\$41.33
Unconsolidated	\$51.89	3.8%	\$50.00	2.2%	\$48.92
Total Portfolio	\$47.01	4.4%	\$45.01	4.2%	\$43.19
Total Sales per Square Foot					
Consolidated	\$603	_	\$603	2.6%	\$588
Unconsolidated	\$679	1.3%	\$670	2.0%	\$657
Total Portfolio	\$619	0.2%	\$618	2.5%	\$603
The Mills®:					
Ending Occupancy	98.4%	–10 bps	98.5%	+130 bps	97.2%
Average Base Minimum Rent per Square Foot	\$25.43	6.9%	\$23.79	5.4%	\$22.58
Total Sales per Square Foot	\$541	2.3%	\$529	3.7%	\$510

(1) Percentages may not recalculate due to rounding. Percentage and basis point changes are representative of the change from the comparable prior period.

Ending Occupancy Levels and Average Base Minimum Rent per Square Foot. Ending occupancy is the percentage of gross leasable area, or GLA, which is leased as of the last day of the reporting period. We include all company owned space except for mall anchors, mall majors, mall freestanding and mall outlots in the calculation. Base minimum rent per square foot is the average base minimum rent charge in effect for the reporting period for all tenants that would qualify to be included in ending occupancy.

Total Sales per Square Foot. Total sales include total reported retail tenant sales on a trailing 12-month basis at owned GLA (for mall stores with less than 10,000 square feet) in the malls and The Mills and all reporting tenants at the Premium Outlets. Retail sales at owned GLA affect revenue and profitability levels because sales determine the amount of minimum rent that can be charged, the percentage rent realized, and the recoverable expenses (common area maintenance, real estate taxes, etc.) that tenants can afford to pay.

Current Leasing Activities

During 2014, we signed 773 new leases and 1,581 renewal leases (excluding mall anchors and majors, new development, redevelopment, expansion, downsizing, and relocation) with a fixed minimum rent across our U.S. malls and Premium Outlets portfolio, comprising approximately 7.4 million square feet of which 5.5 million square feet related to consolidated properties. During 2013, we signed 950 new leases and 1,391 renewal leases with a fixed minimum rent, comprising approximately 10.3 million square feet of which 7.7 million square feet related to consolidated properties. The average annual initial base minimum rent for new leases was \$58.57 per square foot in 2014 and \$49.85 per square foot in 2013 with an average tenant allowance on new leases of \$38.83 per square foot and \$34.69 per square foot, respectively.

International Property Data

The following are selected key operating statistics for our Premium Outlets in Japan. The information used to prepare these statistics has been supplied by the managing venture partner.

	December 31, 2014	%/basis point Change	December 31, 2013	%/basis point Change	December 31, 2012
Ending Occupancy	99.1%	-30 bps	99.4%	-10 bps	99.5%
Total Sales per Square Foot	¥94,933	4.37%	¥90,959	3.69%	¥87,720
Average Base Minimum Rent per Square Foot	¥4,910	0.45%	¥4,888	2.05%	¥4,790

Critical Accounting Policies

The preparation of financial statements in conformity with GAAP requires management to use judgment in the application of accounting policies, including making estimates and assumptions. We base our estimates on historical experience and on various other assumptions believed to be reasonable under the circumstances. These judgments affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the dates of the financial statements and the reported amounts of revenue and expenses during the reporting periods. If our judgment or interpretation of the facts and circumstances relating to various transactions had been different, it is possible that different accounting policies would have been applied resulting in a different presentation of our financial statements. From time to time, we reevaluate our estimates and assumptions. In the event estimates or assumptions prove to be different from actual results, adjustments are made in subsequent periods to reflect more current information. Below is a discussion of accounting policies that we consider critical in that they may require complex judgment in their application or require estimates about matters that are inherently uncertain. For a summary of our significant accounting policies, see Note 3 of the notes to consolidated financial statements.

- We, as a lessor, retain substantially all of the risks and benefits of ownership of the investment properties and account for our leases as operating leases. We accrue minimum rents on a straight-line basis over the terms of their respective leases. Substantially all of our retail tenants are also required to pay overage rents based on sales over a stated base amount during the lease year. We recognize overage rents only when each tenant's sales exceed its sales threshold.
- We review investment properties for impairment on a property-by-property basis whenever events or changes in circumstances indicate that the carrying value of investment properties may not be recoverable. These circumstances include, but are not limited to, a decline in a property's cash flows, occupancy or comparable sales per square foot. We measure any impairment of investment property when the estimated undiscounted operating income before depreciation and amortization plus its residual value is less than the carrying value of the property. To the extent impairment has occurred, we charge to income the excess of carrying value of the property over its estimated fair value. We may decide to sell properties that are held for use and the sale prices of these properties may differ from their carrying values. We also review our investments, including investments in unconsolidated entities, if events or circumstances change indicating that the carrying amount of our investments may not be recoverable. We will record an impairment charge if we determine that a decline in the fair value of the investments below carrying value is other-than-temporary. Changes in economic and operating conditions that occur subsequent to our review of recoverability of investment property and other investments could impact the assumptions used in that assessment and could result in future charges to earnings if assumptions regarding those investments differ from actual results.
- To maintain Simon's qualification as a REIT under the Internal Revenue Code, Simon is required to distribute at least 90% of its taxable income in any given year and meet certain asset and income tests. Simon monitors its business and transactions that may potentially impact its REIT status. In the unlikely event that Simon fails to maintain its REIT status, and available relief provisions do not apply, then it would be required to pay federal income taxes at regular corporate income tax rates during the period it did not qualify as a REIT. If Simon lost its REIT status, it could not elect to be taxed as a REIT for four taxable years following the year during which qualification was lost unless its failure was due to reasonable cause and certain other conditions were met. As a result, failing to maintain REIT status would result in a significant increase in the income tax expense recorded and paid during those periods. This could adversely impact our ability to sell our debt securities and Simon's ability to sell its securities in the capital markets. We make distributions to our unitholders, including Simon, in amounts sufficient to allow Simon to meet REIT qualification requirements.
 - We make estimates as part of our allocation of the purchase price of acquisitions (including the components of excess investment in joint ventures) to the various components of the acquisition based upon the fair value of each component. The most significant components of our allocations are typically the allocation of fair value to the buildings as-if-vacant, land and market value of in-place leases. In the case of the fair value of buildings and the allocation of value to land and other intangibles, our estimates of the values of these components will affect the amount of depreciation we record over the estimated useful life of the property acquired or the remaining lease term. In the case of the market value of in-place leases, we make our best estimates of the tenants' ability to pay rents based upon the tenants' operating performance at the property, including the competitive position of the property in its market as well as sales psf, rents psf, and overall occupancy cost for the tenants in place leases.

A variety of costs are incurred in the development and leasing of properties. After determination is made to capitalize a cost, it is allocated to the specific component of a project that is benefited. Determination of when a development project is substantially complete and capitalization must cease involves a degree of judgment. The costs of land and buildings under development include specifically identifiable costs. The capitalized costs include pre-construction costs essential to the development of the property, development costs, construction costs, interest costs, real estate taxes, salaries and related costs and other costs incurred during the period of development. We consider a construction project as substantially completed and held available for occupancy and cease capitalization of costs upon opening.

Results of Operations

In addition to the activity discussed above in the "Results Overview" section, the following acquisitions, openings, and dispositions of consolidated properties affected our consolidated results from continuing operations in the comparative periods:

- On January 30, 2014, we acquired the remaining 50% interest in the previously unconsolidated Arizona Mills from our joint venture partner.
- On January 10, 2014, we acquired one of our partner's redeemable interests in a portfolio of ten properties, seven of which we had previously consolidated.
- During 2014, we disposed of three retail properties.
- On October 10, 2013, we re-opened the redeveloped The Shops at Nanuet, a 750,000 square foot open-air, main street center located in Nanuet, New York.
- On May 30, 2013, we acquired a 390,000 square foot outlet center located near Portland, Oregon.
- On April 4, 2013, we opened Phoenix Premium Outlets in Chandler, Arizona, a 360,000 square foot upscale outlet center.
- During 2013, we disposed of two malls, four community centers, and two retail properties.
- On December 4, 2012, we acquired the remaining 50% noncontrolling interest in two previously consolidated outlet properties located in Livermore, California, and Grand Prairie, Texas, which opened on November 8, 2012 and August 16, 2012, respectively.
- On June 14, 2012, we opened Merrimack Premium Outlets, a 410,000 square foot outlet center located in Hillsborough County, serving the Greater Boston and Nashua markets.
- On March 29, 2012, Opry Mills re-opened after completion of the restoration of the property following the significant flood damage which occurred in May 2010.
- On March 22, 2012, we acquired, through an acquisition of substantially all of the assets of TMLP, additional interests in 26 joint venture properties in a transaction we refer to as the Mills transaction. Nine of these properties became consolidated properties at the acquisition date.
- During 2012, we disposed of one mall, two community centers and six retail properties.

In addition to the activities discussed above and in "Results Overview", the following acquisitions, dispositions, and openings of joint venture properties affected our income from unconsolidated entities in the comparative periods:

- On October 30, 2014, we and our partner, Calloway Real Estate Investment Trust, or Calloway, opened Premium Outlets Montreal in Canada, a 365,000 square foot outlet center serving the Greater Montreal area. We have a 50% noncontrolling interest in this new center.
- On August 14, 2014, we and our partner opened Twin Cities Premium Outlets, a 409,000 square foot outlet center. We have a 35% noncontrolling interest in this new center.
- On July 31, 2014, we and our partner, Tanger Factory Outlet Centers, or Tanger, opened Charlotte Premium Outlets, a 399,000 square foot outlet center. We have a 50% noncontrolling interest in this new center.
- On April 16, 2014, Klépierre disposed of a portfolio of 126 properties located in France, Spain, and Italy.
- On April 10, 2014, through our joint venture with McArthurGlen, we acquired an additional 22.5% noncontrolling interest in Ashford Designer Outlet, increasing our percentage ownership interest of this property to 45%.

- On January 10, 2014, as discussed above, we acquired one of our partner's redeemable interests in a portfolio of ten properties, seven of which were consolidated and three were unconsolidated prior to the transaction. The three unconsolidated properties remained unconsolidated following the transaction.
- On October 16, 2013, through our joint venture with McArthurGlen, we acquired noncontrolling interests in portions of four Designer Outlets, which include Parndorf (Vienna, Austria), La Reggia (Naples, Italy), Noventa di Piave (Venice, Italy), and Roermond (Roermond, Netherlands).
- On August 29, 2013, we and our partner, Shinsegae Group, opened Busan Premium Outlets, a 360,000 square foot outlet located in Busan, South Korea.
- On August 22, 2013, we and our partner, Woodmont Outlets, opened St. Louis Premium Outlets, a 350,000 square foot outlet center. We have a 60% noncontrolling interest in this new center.
- On August 2, 2013, through our joint venture with McArthurGlen, we acquired a 22.5% noncontrolling interest in Ashford Designer Outlet located in Kent, UK.
- On August 1, 2013, we and our partner, Calloway, opened Toronto Premium Outlets in Canada, a 360,000 square foot outlet center serving the Greater Toronto area.
- On April 19, 2013, we and our partner, Mitsubishi Estate Co., LTD., opened Shisui Premium Outlets, a 230,000 square foot outlet center located in Shisui (Chiba), Japan.
- During 2013, we disposed of our interest in three retail properties.
- On December 31, 2012, we contributed The Shops at Mission Viejo, a wholly-owned property, to a newly formed joint venture in exchange for an interest in Woodfield Mall, a property contributed to the same joint venture by our joint venture partner.
- On October 19, 2012, we and our partner, Tanger, opened Tanger Outlets in Galveston/Houston, a 350,000 square foot upscale outlet center located in Texas City, Texas. We have a 50% noncontrolling interest in this new center.
- On June 4, 2012, we acquired a 50% interest in a 465,000 square foot outlet center located in Destin, Florida.
- As discussed above, on March 22, 2012, we acquired additional interests in 26 joint venture properties in the Mills transaction. Of these 26 properties, 16 remained unconsolidated at the acquisition date.
- On March 14, 2012, we acquired a 28.7% equity stake in Klépierre. On May 21, 2012, Klépierre paid a dividend, which we elected to receive in
 additional shares, increasing our ownership to approximately 28.9%.
- On January 9, 2012, we sold our entire ownership interest in Gallerie Commerciali Italia, S.p.A, or GCI, a joint venture which at the time owned 45 properties located in Italy to our venture partner, Auchan S.A.
- On January 6, 2012, we acquired an additional 25% interest in Del Amo Fashion Center.
- During 2012, we disposed of our interests in three retail properties and one mall.

For the purposes of the following comparisons between the years ended December 31, 2014 and 2013 and the years ended December 31, 2013 and 2012, the above transactions are referred to as the property transactions. In the following discussions of our results of operations, "comparable" refers to properties we owned and operated in both years in the year-to-year comparisons.

Year Ended December 31, 2014 vs. Year Ended December 31, 2013

Minimum rents increased \$186.4 million during 2014, of which the property transactions accounted for \$32.0 million of the increase. Comparable rents increased \$154.4 million, or 5.8%, primarily attributable to an increase in base minimum rents.

Tenant reimbursements increased \$104.2 million, due to a \$14.8 million increase attributable to the property transactions and a \$89.4 million, or 7.6%, increase in the comparable properties primarily due to utility reimbursements, annual fixed contractual increases related to common area maintenance, real estate tax recoveries and additional marketing recoveries related to costs incurred during our property rebranding initiative and increased digital and social media advertising costs.

Total other income increased \$32.7 million, principally as a result of a \$16.1 million increase in lease settlement income, \$8.3 million increase attributable to dividend income and a \$7.6 million increase in land sale activity.

Property operating expense increased \$27.6 million due to a \$6.5 million increase related to the property transactions, and a \$21.1 million increase related to the comparable properties primarily as a result of increased utility expenses partially due to the harsh winter.

Depreciation and amortization expense increased \$36.1 million primarily due to the additional depreciable assets related to the property transactions and our continued redevelopment and expansion activities.

Advertising and promotion increased \$18.8 million primarily related to costs incurred during our property rebranding initiative and increased digital and social media advertising costs.

Provision for credit losses increased \$4.8 million as a result of increased reserves due to an increase in tenant bankruptcies and a decrease in recoveries as compared to 2013. The 2014 expense is in line with longer term historical levels.

Home and regional office costs increased \$17.6 million primarily related to higher personnel costs including incentive compensation and one-time expenses related to the spin-off of Washington Prime.

Other expenses increased \$7.9 million primarily due to the net foreign currency impact of the change in foreign currency rates from 2013 to 2014.

Interest expense decreased \$89.5 million primarily due to the net impact of our financing activities during 2014 and the reduction in the effective overall borrowing rate as previously discussed.

During 2014, we recorded a loss on extinguishment of debt of \$127.6 million as a result of the debt tender offers and redemption during the third quarter of 2014.

Income and other taxes decreased \$11.5 million primarily due to a decrease in state income taxes and taxes related to certain of our international investments.

Income from unconsolidated entities increased \$20.4 million primarily due to favorable results of operations from the development and redevelopment of joint venture properties and 2013 results including an extinguishment charge related to the refinancing of Aventura Mall.

During 2014, we recorded a gain related to Klépierre's sale of a portfolio of 126 properties and our disposal of three retail properties. Additionally, we acquired the remaining 50% interest in Arizona Mills from our joint venture partner. The property was previously accounted for under the equity method and we recognized a non-cash gain upon consolidation of this property. The aggregate gain recognized on these transactions was \$158.3 million. During 2013, we disposed of our interest in two malls, four community centers, and five retail properties and recorded a gain on the acquisition of an outlet center. The aggregate gain recognized on these transactions was approximately \$93.4 million.

Discontinued operations decreased \$117.3 million due to 2014 including approximately five months ownership of the Washington Prime properties, whereas 2013 included twelve full months of ownership of those properties. The 2013 results also include a \$14.2 million gain on the disposal of three strip centers held within a joint venture portfolio of Washington Prime properties. Additionally, on February 28, 2014 one strip center was sold by that same joint venture for a gain of \$0.2 million. In 2014, we also incurred \$38.2 million in transaction costs related to the Washington Prime spin-off.

Year Ended December 31, 2013 vs. Year Ended December 31, 2012

Minimum rents increased \$182.0 million during 2013, of which the property transactions accounted for \$99.7 million of the increase. Comparable rents increased \$82.3 million, or 3.7%, primarily attributable to an \$78.2 million increase in base minimum rents. Overage rents increased \$27.1 million, or 14.5%, as a result of an increase in tenant sales at the comparable properties in 2013 compared to 2012 of \$20.1 million as well as an increase related to the property transactions of \$7.0 million.

Tenant reimbursements increased \$100.8 million, due to a \$40.4 million increase attributable to the property transactions and a \$60.4 million, or 6.1%, increase in the comparable properties primarily due to annual fixed contractual increases related to common area maintenance and higher reimbursements for the tenants' pro rata share of real estate taxes.

Total other income decreased \$20.9 million, principally as a result of the following:

- a \$18.3 million decrease in interest income primarily related to the repayment of related party loans and loans held for investment,
- a \$12.4 million gain in 2012 on the sale of our investments in two multi-family residential facilities,
- an \$4.3 million decrease in land sale activity, and
- a \$7.0 million decrease in lease settlement income due to a higher number of terminated leases in 2012,
- partially offset by an increase related to a \$7.9 million gain on the sale of a non-retail office building in 2013,
- a \$7.7 million increase in financing and other fee revenue earned from joint ventures, net of eliminations, and
- a \$5.5 million increase in net other activity.

Depreciation and amortization expense increased \$39.3 million primarily due to the additional depreciable assets related to the property transactions and our continued redevelopment and expansion activities.

Real estate tax expense increased \$25.8 million primarily due to an \$14.9 million increase related to the property transactions.

Repairs and maintenance expense increased \$4.3 million primarily as a result of increased snow removal costs compared to the prior year period.

During 2013, we recorded a provision for credit losses of \$7.2 million whereas in the prior year the provision was \$10.9 million. Both amounts reflect the overall strong economic health of our tenants.

Home and regional office costs increased \$17.0 million primarily related to higher personnel costs.

Interest expense increased \$13.9 million primarily due to an increase of \$21.9 million related to the property transactions partially offset by the net impact of the financing activities and reduction in the effective overall borrowing rate.

Income and other taxes increased \$23.8 million due to taxes related to certain of our international investments and an increase in state income taxes.

Income from unconsolidated entities increased \$75.5 million primarily due to the increase in ownership in the joint venture properties acquired as part of the Mills transaction, the 2012 acquisition of an equity stake in Klépierre, our acquisition and expansion activity and favorable results of operations from joint venture properties partially offset by an extinguishment charge related to the refinancing of Aventura Mall.

During 2013, we disposed of our interests in two malls, four community centers and five retail properties, and recorded a gain on the acquisition of an outlet center. The aggregate gain recognized on these transactions was approximately \$93.4 million. During 2012, we disposed of our interest in GCI, four unconsolidated properties, and eight consolidated retail properties for a net gain of \$43.7 million and acquired a controlling interest in nine properties previously accounted for under the equity method in the Mills transaction which resulted in the recognition of a non-cash gain of \$488.7 million. In addition, we recorded an other-than-temporary impairment charge of \$22.4 million on our remaining investment in SPG-FCM Ventures, LLC, which holds our investment in TMLP, representing the excess of carrying value over the estimated fair value.

Discontinued operations increased \$28.4 million as a result of favorable results of operations. The 2013 results also include a \$14.2 million gain on the disposal of three strip centers held within a joint venture portfolio of Washington Prime properties.

Liquidity and Capital Resources

Because we own long-lived income-producing assets, our financing strategy relies primarily on long-term fixed rate debt. Floating rate debt currently comprises only 8.8% of our total consolidated debt at December 31, 2014. We also enter into interest rate protection agreements to manage our interest rate risk. We derive most of our liquidity from positive net cash flow from operations and distributions of capital from unconsolidated entities that totaled \$3.2 billion during 2014. In addition, the Credit Facility, the \$2.0 billion supplemental unsecured revolving credit facility, or Supplemental Facility, and the Commercial Paper program provide alternative sources of liquidity as our cash needs vary from time to time. Borrowing capacity under these credit facilities may be increased as discussed further below.



Our balance of cash and cash equivalents from continuing operations decreased \$1.1 billion during 2014 to \$612.3 million as of December 31, 2014 as further discussed in "Cash Flows" below.

On December 31, 2014, we had an aggregate available borrowing capacity of approximately \$5.0 billion under the two credit facilities, net of outstanding borrowings of \$558.5 million and letters of credit of \$38.9 million. For the year ended December 31, 2014, the maximum amount outstanding under the two credit facilities was \$1.2 billion and the weighted average amount outstanding was \$855.4 million. The weighted average interest rate was 0.99% for the year ended December 31, 2014. Further, on October 6, 2014, we entered into a global Commercial Paper program as further discussed below.

We also have historically had access to private and public long and short-term unsecured debt markets and access to secured debt and private equity from institutional investors at the property level. Simon also has historically had access to public equity markets.

Our business model requires us to regularly access the debt markets to raise funds for acquisition, development and redevelopment activity, and to refinance maturing debt. We may also, from time to time, access the equity capital markets to accomplish our business objectives. We believe we have sufficient cash on hand and availability under the Credit Facility, the Supplemental Facility, and the Commercial Paper program to address our debt maturities and capital needs through 2015.

Cash Flows

Our net cash flow from operating activities and distributions of capital from unconsolidated entities totaled \$3.2 billion during 2014. In addition, we had net repayments from our debt financing and repayment activities, including the \$127.6 million debt extinguishment charge, of \$1.8 billion in 2014 and net proceeds from debt financings related to the Washington Prime spin-off of \$1.0 billion. These activities are further discussed below under "Financing and Debt" or Note 3 of the notes to the consolidated financial statements. During 2014, we also:

- funded the acquisition of one of our partner's remaining redeemable interests in a portfolio of ten properties, acquired the remaining 50% ownership interest in Arizona Mills from our joint venture partner, contributed funds into an existing partnership in exchange for a new series of preferred partnership units, and acquired an undeveloped land parcel, the aggregate cash portion of which was \$258.1 million,
- paid unitholder distributions totaling \$1.9 billion and preferred unit distributions totaling \$5.3 million,
- funded consolidated capital expenditures of \$796.7 million (includes development and other costs of \$51.6 million, redevelopment and expansion costs of \$516.0 million, and tenant costs and other operational capital expenditures of \$229.1 million),
- funded investments in unconsolidated entities of \$239.8 million and received repayments of construction loans to joint ventures of \$120.1 million, net of funding, and
- purchased marketable and non-marketable securities of \$391.2 million.

In general, we anticipate that cash generated from operations will be sufficient to meet operating expenses, monthly debt service, recurring capital expenditures, and distributions to partners necessary to maintain Simon's REIT qualification on a long-term basis. In addition, we expect to be able to generate or obtain capital for nonrecurring capital expenditures, such as acquisitions, major building redevelopments and expansions, as well as for scheduled principal maturities on outstanding indebtedness, from:

- excess cash generated from operating performance and working capital reserves,
- borrowings on our credit facilities and Commercial Paper program,
- additional secured or unsecured debt financing, or
- additional equity raised in the public or private markets.

We expect to generate positive cash flow from operations in 2015, and we consider these projected cash flows in our sources and uses of cash. These cash flows are principally derived from rents paid by our retail tenants. A significant deterioration in projected cash flows from operations could cause us to increase our reliance on available funds from our credit facilities, curtail planned capital expenditures, or seek other additional sources of financing as discussed above.



Financing and Debt

Unsecured Debt

At December 31, 2014, our unsecured debt consisted of \$13.4 billion of our senior unsecured notes, net of discounts, \$558.5 million outstanding under our Credit Facility, \$240.0 million outstanding under an unsecured term loan, and \$409.2 million outstanding under our Commercial Paper program. The December 31, 2014 balance on the Credit Facility included \$372.2 million (U.S. dollar equivalent) of Euro-denominated borrowings and \$186.4 million (U.S. dollar equivalent) of Yen-denominated borrowings. At December 31, 2014 the outstanding amount under the Commercial Paper program was \$409.2 million, of which \$209.2 million was related to U.S. dollar equivalent of Euro-denominated borrowings under both the Credit Facility and Commercial Paper program are designated as net investment hedges of a portion of our international investments.

On December 31, 2014, we had an aggregate available borrowing capacity of approximately \$5.0 billion under the Credit Facility and the Supplemental Facility. The maximum outstanding balance of the credit facilities during the year ended December 31, 2014 was \$1.2 billion and the weighted average outstanding balance was \$855.4 million. Letters of credit of \$38.9 million were outstanding under the facilities as of December 31, 2014.

On April 7, 2014, we amended and extended the Credit Facility. The initial borrowing capacity of \$4.0 billion may be increased to \$5.0 billion during its term and provides for borrowings denominated in U.S. Dollars, Euros, Yen, Sterling, Canadian Dollars and Australian Dollars. Borrowings in currencies other than the U.S. Dollar are limited to 75% of the maximum revolving credit amount, as defined. The initial maturity date of the Credit Facility was extended to June 30, 2018 and can be extended for an additional year to June 30, 2019 at our sole option. The base interest rate on the amended Credit Facility was reduced to LIBOR plus 80 basis points and the additional facility fee was reduced to 10 basis points.

The Supplemental Facility's borrowing capacity of \$2.0 billion may be increased to \$2.5 billion during its term. The Supplemental Facility will initially mature on June 30, 2016 and can be extended for an additional year at our sole option. As of December 31, 2014, the base interest rate on the Supplemental Facility was LIBOR plus 95 basis points with an additional facility fee of 15 basis points. Like the Credit Facility, the Supplemental Facility provides for a money market competitive bid option program and allows for multi-currency borrowings. During the fourth quarter of 2014, we moved \$184.9 million (U.S. dollar equivalent) of Yen-denominated borrowings from the Supplemental Facility to the Credit Facility.

On October 6, 2014, we entered into a global Commercial Paper program. Under the terms of this program, we may issue unsecured Commercial Paper notes, denominated in U.S. dollars, Euros and other currencies, up to a maximum aggregate amount outstanding at any time of \$500.0 million, or the non-U.S. dollar equivalent thereof. Notes issued in non-U.S. currencies may be issued by one or more of our subsidiaries and are guaranteed by us. Notes will be sold under customary terms in the U.S and Euro commercial paper note markets and will rank (either by themselves or as a result of the guarantee described above) pari passu with all of our other unsecured senior indebtedness. Our Commercial Paper program is supported by our credit facilities and if necessary or appropriate, we may make one or more draws under the credit facilities to pay amounts outstanding from time to time on the Commercial Paper program. At December 31, 2014, we had \$409.2 million outstanding comprised of \$200.0 million outstanding in U.S. dollar denominated notes with weighted average interest rates of 0.19% and 0.13%, respectively. The borrowings mature on various dates from January 7, 2015 to March 18, 2015.

On September 3, 2014, we commenced cash tender offers for any and all of five series of our outstanding senior unsecured notes with maturity dates ranging from 2015 to 2017. The total principal amount of notes tendered and accepted for purchase was approximately \$1.322 billion, with a weighted average remaining duration of 1.7 years and a weighted average coupon rate of 5.60%. We purchased the tendered notes using cash on hand and the proceeds from an offering of \$1.3 billion of senior unsecured notes that closed on September 10, 2014. The senior notes offering was comprised of \$900.0 million of 3.375% notes due 2024 and \$400.0 million of 4.25% notes due 2044. Combined, the new issues of senior notes have a weighted average duration of 16.1 years and a weighted average coupon rate of 3.64%. A portion of the proceeds from the senior notes offering was also used to fund the redemption on September 30, 2014 of all \$250.0 million outstanding principal amount of the 7.875% notes due 2016 issued by one of our subsidiaries. We recorded a \$127.6 million loss of extinguishment of debt in the third quarter of 2014 as a result of the tender offers and redemption.

On January 21, 2014, we issued \$600.0 million of senior unsecured notes at a fixed interest rate of 2.20% with a maturity date of February 1, 2019 and \$600.0 million of senior unsecured notes at a fixed interest rate of 3.75% with a maturity date of February 1, 2024. Proceeds from the unsecured notes offering were used to repay debt and for general corporate purposes.

In addition to the debt tender offers and redemption described above, during 2014 we used cash on hand to redeem at par or repay at maturity \$1.3 billion of senior unsecured notes with fixed rates ranging from 4.20% to 6.75%.



Mortgage Debt

Total mortgage indebtedness was \$6.2 billion and \$7.3 billion at December 31, 2014 and 2013, respectively.

On January 2, 2014, we repaid the \$820.0 million outstanding mortgage at Sawgrass Mills originally maturing July 1, 2014 and on February 28, 2014, we repaid the \$269.0 million outstanding mortgage at Great Mall originally maturing August 28, 2015. During 2014, we disposed of our interests in three retail properties and their related mortgage debt of \$90.0 million.

Covenants

Our unsecured debt agreements contain financial covenants and other non-financial covenants. If we were to fail to comply with these covenants, after the expiration of the applicable cure periods, the debt maturity could be accelerated or other remedies could be sought by the lender including adjustments to the applicable interest rate. As of December 31, 2014, we were in compliance with all covenants of our unsecured debt.

At December 31, 2014, we or our subsidiaries were the borrowers under 38 non-recourse mortgage notes secured by mortgages on 52 properties, including five separate pools of cross-defaulted and cross-collateralized mortgages encumbering a total of 21 properties. Under these cross-default provisions, a default under any mortgage included in the cross-defaulted pool may constitute a default under all mortgages within that pool and may lead to acceleration of the indebtedness due on each property within the pool. Certain of our secured debt instruments contain financial and other non-financial covenants which are specific to the properties which serve as collateral for that debt. If the borrower fails to comply with these covenants, the lender could accelerate the debt and enforce its right against their collateral. At December 31, 2014, the applicable borrowers under these non-recourse mortgage notes were in compliance with all covenants where non-compliance could individually, or giving effect to applicable cross-default provisions in the aggregate, have a material adverse effect on our financial condition, results of operations or cash flows.

Summary of Financing

Our consolidated debt, adjusted to reflect outstanding derivative instruments, and the effective weighted average interest rates as of December 31, 2014 and 2013, consisted of the following (dollars in thousands):

Debt Subject to	Adjusted Balance as of vecember 31, 2014	Effective Weighted Average Interest Rate	ljusted Balance as of cember 31, 2013	Effective Weighted Average Interest Rate
Fixed Rate	\$ 19,015,271	4.72%	\$ 20,907,618	5.10%
Variable Rate	1,837,722	1.16%	1,762,299	1.22%
	\$ 20,852,993	4.41%	\$ 22,669,917	4.80%

Contractual Obligations and Off-balance Sheet Arrangements

In regards to long-term debt arrangements, the following table summarizes the material aspects of these future obligations on our consolidated indebtedness as of December 31, 2014, and subsequent years thereafter (dollars in thousands) assuming the obligations remain outstanding through initial maturities including applicable exercise of available extension options:

	2015	2016 and 2017	2018 and 2019	After 2019	Total
Long Term Debt (1)	\$ 1,174,796	\$ 5,935,795	\$ 3,952,670	\$ 9,780,710	\$ 20,843,971
Interest Payments (2)	907,771	1,430,850	972,343	2,462,576	5,773,540
Consolidated Capital Expenditure					
Commitments (3)	366,113				366,113
Lease Commitments (4)	29,775	70,657	63,679	907,110	1,071,221

(1) Represents principal maturities only and therefore, excludes net premiums of \$9,022.

(2) Variable rate interest payments are estimated based on the LIBOR rate at December 31, 2014.

(3) Represents contractual commitments for capital projects and services at December 31, 2014. Our share of estimated 2015 development, redevelopment and expansion activity is further discussed below in the "Development Activity" section.

(4) Represents only the minimum non-cancellable lease period, excluding applicable lease extension and renewal options.

Our off-balance sheet arrangements consist primarily of our investments in joint ventures which are common in the real estate industry and are described in Note 7 to the notes to consolidated financial statements. Our joint ventures typically fund their cash needs through secured debt financings obtained by and in the name of the joint venture entity. The joint venture debt is secured by a first mortgage, is without recourse to the joint venture partners, and does not represent a liability of the partners, except to the extent the partners or their affiliates expressly guarantee the joint venture debt. As of December 31, 2014, we guaranteed joint venture related mortgage indebtedness of \$223.5 million (of which we have a right of recovery from our venture partners of \$78.7 million). Mortgages guaranteed by us are secured by the property of the joint venture which could be sold in order to satisfy the outstanding obligation and which has an estimated fair value in excess of the guaranteed amount. We may elect to fund cash needs of a joint venture through equity contributions (generally on a basis proportionate to our ownership interests), advances or partner loans, although such fundings are not required contractually or otherwise.

Acquisitions and Dispositions

Buy-sell, marketing rights, and other exit mechanisms are common in real estate partnership agreements. Most of our partners are institutional investors who have a history of direct investment in retail real estate. We and our partners in our joint venture properties may initiate these provisions (subject to any applicable lock up or similar restrictions). If we determine it is in our unitholders' best interests for us to purchase the joint venture interest and we believe we have adequate liquidity to execute the purchase without hindering our cash flows, then we may initiate these provisions or elect to buy our partner's interest. If we decide to sell any of our joint venture interests, we expect to use the net proceeds to reduce outstanding indebtedness or to reinvest in development, redevelopment, or expansion opportunities.

Acquisitions. On January 15, 2015, we acquired a 100% interest in Jersey Gardens (renamed The Mills at Jersey Gardens) in Elizabeth, New Jersey and University Park Village in Fort Worth, Texas, properties previously owned by Glimcher Realty Trust for \$677.9 million of cash and the assumption of existing mortgage debt of \$405.0 million.

On April 10, 2014, through our joint venture with McArthurGlen, we acquired an additional 22.5% noncontrolling interest in Ashford Designer Outlet, increasing our percentage ownership of this property to 45%.

On January 30, 2014, we acquired the remaining 50% interest in Arizona Mills from our joint venture partner, as well as approximately 39 acres of land in Oyster Bay, New York, for approximately \$145.8 million, consisting of cash consideration and 555,150 units. Arizona Mills is subject to a mortgage which was \$166.9 million at the time of the acquisition. The consolidation of this previously unconsolidated property resulted in a remeasurement of our previously held interest to fair value and a corresponding non-cash gain of \$2.7 million in the first quarter of 2014. We now own 100% of this property.

On January 10, 2014, we acquired one of our partner's redeemable interests in a portfolio of ten properties for approximately \$114.4 million subject to a pre-existing contractual arrangement. The amount paid to acquire the interests in the seven properties which were previously consolidated was included in preferred units, at liquidation value, and noncontrolling redeemable interests in properties at December 31, 2013.

Dispositions. We continue to pursue the disposition of properties that no longer meet our strategic criteria or that are not a primary retail venue within their trade area.

As discussed in Note 3 to the notes to the consolidated financial statements, on May 28, 2014, we completed the spin-off of our interests in 98 properties comprised of substantially all of our strip center business and our smaller enclosed malls to Washington Prime.

During 2014, we disposed of our interests in three consolidated retail properties. The aggregate gain recognized on these transactions was approximately \$21.8 million.

On September 26, 2014, we sold our investment in a hotel located at Coconut Point in Estero, Florida. The gain from this sale was \$4.5 million, which is included in other income in the accompanying consolidated statements of operations and comprehensive income.

Development Activity

New Domestic Developments, Redevelopments and Expansions. During 2014, construction began on the following Premium Outlets:

- Gloucester Premium Outlets, a 375,000 square foot project located in Gloucester, New Jersey, which is scheduled to open in August 2015. We
 own a 50% noncontrolling interest in this project. Our estimated share of the cost of this project is \$61.4 million.
- Tucson Premium Outlets, a 366,000 square foot project, which is scheduled to open in October 2015. We own a 100% interest in this project. The estimated cost of this project is \$95.0 million.
- Tampa Premium Outlets, a 441,000 square foot project, which is scheduled to open in October 2015. We own a 100% interest in this project. The estimated cost of this project is \$129.2 million.

During 2014, the following Premium Outlets opened:

- Charlotte Premium Outlets, a 399,000 square foot project located in Charlotte, North Carolina, opened on July 31, 2014. We own a 50% noncontrolling interest in this project, which is a joint venture with Tanger. Our share of the cost of this project is approximately \$46.0 million.
- Twin Cities Premium Outlets, a 409,000 square foot project located in Eagan, Minnesota, opened on August 14, 2014. We own a 35% noncontrolling interest in this project. Our share of the cost of this project is approximately \$37.9 million.

We recently announced plans to develop The Shops at Clearfork, a new 500,000 square foot project located in Fort Worth, Texas, which is scheduled to open in February 2017. We own a 45% noncontrolling interest in this project.

We routinely incur costs related to construction for significant redevelopment and expansion projects at our properties. Redevelopment and expansion projects, including the addition of anchors and big box tenants, are underway at 25 properties in the U.S.

Summary of Capital Expenditures. The following table summarizes total capital expenditures on consolidated properties on a cash basis (in millions):

	2014	2013	2012
New Developments	\$ 52	\$ 40	\$ 216
Redevelopments and Expansions	500	509	332
Tenant Allowances	143	124	112
Operational Capital Expenditures	79	75	74
Capital Expenditures on Washington Prime properties	23	93	68
Total	\$ 797	\$ 841	\$ 802

Our share of the costs of all development and redevelopment projects currently under construction is approximately \$2.1 billion. We expect to fund these capital projects with cash flows from operations. Our estimated stabilized return on invested capital typically ranges between 8-12% for all of our new development, expansion and redevelopment projects.

International Development Activity. We typically reinvest net cash flow from our international joint ventures to fund future international development activity. We believe this strategy mitigates some of the risk of our initial investment and our exposure to changes in foreign currencies. We have also funded most of our foreign investments with local currency-denominated borrowings that act as a natural hedge against fluctuations in exchange rates. We expect our share of international development costs for 2015 will be approximately \$118.0 million, primarily funded through reinvested joint venture cash flow and construction loans.

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The following table describes these new development and expansion projects as well as our share of the estimated total cost as of December 31, 2014 (in millions):

Property	Location	Gross Leasable Area (sqft)	Our Ownership Percentage	Our Share of Projected Net Cost (in Local Currency)	Sh: Pro Net	Dur are of jected t Cost USD)	Projected Opening Date
New Development Projects:							
Montreal Premium Outlets	Montreal (Quebec), Canada	360,000	50%	CAD 74.2	\$	63.9	Opened Oct 2014
	Vancouver (British Columbia),						
Vancouver Designer Outlet	Canada	242,000	45%	CAD 68.7	\$	59.3	Summer - 2015
Expansions:							
Premium Outlets Punta Norte							
Phase 3	Mexico City, Mexico	55,000	50%	MXN 43.8	\$	3.0	Opened Nov 2014
Toki Premium Outlets Phase 4	Gifu (Osaka), Japan	77,000	40%	JPY 1,805	\$	15.1	Opened Nov 2014
Yeoju Premium Outlets Phase 2	Gyeonggi Province, South Korea	259,000	50%	KRW 79,361	\$	72.5	March - 2015
Shisui Premium Outlets Phase 2	Shisui (Chiba), Japan	130,000	40%	JPY 2,895	\$	24.2	May - 2015

Distributions

Distributions during 2014 aggregated \$5.15 per unit. Distributions during 2013 aggregated \$4.65 per unit. In January 2015, Simon's Board of Directors declared a cash dividend of \$1.40 per share of common stock payable on February 27, 2015 to stockholders of record on February 13, 2015. The distribution rate on our units is equal to the dividend rate on Simon's common stock. We pay a sufficient amount of distributions to maintain Simon's status as a REIT. Our future distributions will be determined by the Simon Board of Directors based on actual results of operations, cash available for distributions, cash reserves as deemed necessary for capital and operating expenditures, and the amount required to maintain Simon's status as a REIT.

Forward-Looking Statements

Certain statements made in this section or elsewhere in this report may be deemed "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Although we believe the expectations reflected in any forward-looking statements are based on reasonable assumptions, we can give no assurance that its expectations will be attained, and it is possible that our actual results may differ materially from those indicated by these forward-looking statements due to a variety of risks, uncertainties and other factors. Such factors include, but are not limited to: our ability to meet debt service requirements, the availability and terms of financing, changes in our credit rating, changes in market rates of interest and foreign exchange rates for foreign currencies, changes in value of investments in foreign entities, the ability to hedge interest rate and currency risk, risks associated with the acquisition, development, expansion, leasing and management of properties, general risks related to retail real estate, the liquidity of real estate investments, environmental liabilities, international, national, regional and local economic conditions, changes in market rental rates, security breaches that could compromise our information technology or infrastructure or personally identifiable data of customers of our retail properties, trends in the retail industry, relationships with anchor tenants, the inability to collect rent due to the bankruptcy or insolvency of tenants or otherwise, risks relating to joint venture properties, the intensely competitive market environment in the retail industry, costs of common area maintenance, risks related to international activities, insurance costs and coverage, the loss of key management personnel, terrorist activities, changes in economic and market conditions and maintenance of Simon's status as a real estate investment trust. We discussed these and other risks and uncertainties under the heading "Risk Factors" in Part I, Item 1A of this Annual

Non-GAAP Financial Measures

Industry practice is to evaluate real estate properties in part based on performance measures such as FFO, NOI and comparable property NOI. We believe that these non-GAAP measures are helpful to investors because they are widely recognized measures of the performance of REITs and provide a relevant basis for comparison among REITs. We also use these measures internally to measure the operating performance of our portfolio.

We determine FFO based on the definition set forth by the National Association of Real Estate Investment Trusts, or NAREIT, as consolidated net income computed in accordance with GAAP:

- excluding real estate related depreciation and amortization,
- excluding gains and losses from extraordinary items and cumulative effects of accounting changes,
- excluding gains and losses from the sales or disposals of previously depreciated retail operating properties,
- excluding impairment charges of depreciable real estate,
- plus the allocable portion of FFO of unconsolidated entities accounted for under the equity method of accounting based upon economic ownership interest, and
- all determined on a consistent basis in accordance with GAAP.

We have adopted NAREIT's clarification of the definition of FFO that requires us to include the effects of nonrecurring items not classified as extraordinary, cumulative effect of accounting changes, or a gain or loss resulting from the sale or disposal of, or any impairment charges related to, previously depreciated operating properties.

We include in FFO gains and losses realized from the sale of land, outlot buildings, marketable and non-marketable securities, and investment holdings of non-retail real estate. We also include in FFO the impact of foreign currency exchange gains and losses, legal expenses, transaction expenses and other items required by GAAP.

You should understand that our computation of these non-GAAP measures might not be comparable to similar measures reported by other REITs and that these non-GAAP measures:

- do not represent cash flow from operations as defined by GAAP,
- should not be considered as alternatives to consolidated net income determined in accordance with GAAP as a measure of operating performance, and
- are not alternatives to cash flows as a measure of liquidity.

The following schedule reconciles total FFO to consolidated net income.

	 2014	2013		2012
		(in thousands)		
Funds from Operations	\$ 3,235,298	\$ 3,205,693	\$	2,884,915
Increase in FFO from prior period	0.9%	11.1%	_	18.3%
Consolidated Net Income	\$ 1,651,526	\$ 1,551,590	\$	1,719,632
Adjustments to Arrive at FFO:				
Depreciation and amortization from consolidated properties	1,204,624	1,273,646		1,242,741
Our share of depreciation and amortization from unconsolidated				
entities, including Klépierre	549,138	511,200		456,011
Gain upon acquisition of controlling interests, sale or disposal of assets				
and interests in unconsolidated entities, and impairment charge on				
investment in unconsolidated entities, net	(158,550)	(107,515)		(510,030)
Net income attributable to noncontrolling interest holders in properties	(2,491)	(8,990)		(8,520)
Noncontrolling interests portion of depreciation and amortization	(3,697)	(8,986)		(9,667)
Preferred distributions and dividends	(5,252)	(5,252)		(5,252)
FFO from Operations (A) (B)	\$ 3,235,298	\$ 3,205,693	\$	2,884,915

(A) Includes FFO related to the Washington Prime properties, net of transaction expenses, of \$108.0 million, \$360.3 million and \$350.1 million for the years ended December 31, 2014, December 31, 2013 and December 31, 2012, respectively.

(B) Includes a loss on extinguishment of debt of \$127.6 million, or \$0.35 per diluted share, for the year ended December 31, 2014.

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The following schedule reconciles consolidated net income to NOI and sets forth the computations of comparable property NOI.

		he Year ecember 31,
	2014	2013
	(in th	ousands)
Reconciliation of NOI of consolidated properties:		
Consolidated Net Income	\$ 1,651,526	
Discontinued operations	(67,524	
Discontinued operations transaction expenses	38,163	
Income and other taxes	28,085	
Interest expense	992,601	, ,
Income from unconsolidated entities	(226,774	
Loss on extinguishment of debt	127,573	-
Gain upon acquisition of controlling interests and sale or disposal of assets and interests in		
unconsolidated entities, net	(158,308	
Operating Income	2,385,342	
Depreciation and amortization	1,143,827	
NOI of consolidated properties	\$ 3,529,169	\$ 3,296,36
Reconciliation of NOI of unconsolidated entities:		
Net Income	\$ 677,371	\$ 641,09
Interest expense	598,900	680,32
Income from operations of discontinued joint venture interests	(5,079) (14,20
Gain on disposal of discontinued operations, net		. (51,16
Operating Income	1,271,192	1,256,05
Depreciation and amortization	604,199	512,70
NOI of unconsolidated entities	\$ 1,875,391	\$ 1,768,75
Total consolidated and unconsolidated NOI from continuing operations	\$ 5,404,560	\$ 5,065,12
Change in total NOI from continuing operations from prior period	6.7%	:
Adjustments to NOI:		
NOI of discontinued consolidated properties	169,828	409,84
NOI of discontinued unconsolidated properties	17,445	,
Total NOI of our portfolio	\$ 5,591,833	
Add: Our share of NOI from Klépierre	223,013	
Less: Joint venture partners' share of NOI from continuing operations	966,154	· · · · · · · · · · · · · · · · · · ·
Less: Joint venture partners' share of NOI from discontinued operations	12,998	
Our share of NOI	\$ 4,835,694	
	\$ 4,033,074	\$ 4,012,23
Total NOI of our portfolio	\$ 5,591,833	\$ 5,519,32
NOI from non comparable properties (1)	961,053	
Total NOI of comparable properties (2)	\$ 4,630,780	
	ф 1,050,70 0	\$ 4,407,10
Increase in NOI of U.S. Malls, Premium Outlets, and The Mills that are comparable properties	5.1%	
properties	5.1%	:

(1) NOI excluded from comparable property NOI relates to Washington Prime properties, international properties, other retail properties, TMLP properties, any of our non-retail holdings and results of our corporate and management company operations, NOI of U.S. Malls, Premium Outlets and The Mills not owned and operated in both periods under comparison and excluded income noted in footnote 2 below.

(2) Excludes lease termination income, interest income, land sale gains, straight line rent, above/below market rent adjustments, and the impact of significant redevelopment activities.

Management's Report on Internal Control Over Financial Reporting

We are responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is defined in Rule 13a-15(f) or 15d-15(f) promulgated under the Securities Exchange Act of 1934 as a process designed by, or under the supervision of, Simon's Board of Directors, principal executive and principal financial officers and effected by Simon'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 purposes in accordance with U.S. generally accepted accounting principles and includes those policies and procedures that:

- Pertain to the maintenance of records that in reasonable detail accurately and fairly reflect our transactions and disposition of assets;
- Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with U.S. generally accepted accounting principles, and that our receipts and expenditures are being made only in accordance with authorizations of our management and directors; and
- Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our 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. 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.

We assessed the effectiveness of our internal control over financial reporting as of December 31, 2014. In making this assessment, we used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control-Integrated Framework (2013).

Based on that assessment, we believe that, as of December 31, 2014, our internal control over financial reporting is effective based on those criteria.

Item 7A. Qualitative and Quantitative Disclosure About Market Risk

Our exposure to market risk due to changes in interest rates primarily relates to our long-term debt obligations. We manage exposure to interest rate market risk through our risk management strategy by a combination of interest rate protection agreements to effectively fix or cap a portion of variable rate debt. We are also exposed to foreign currency risk on financings of certain foreign operations. Our intent is to offset gains and losses that occur on the underlying exposures, with gains and losses on the derivative contracts hedging these exposures. We do not enter into either interest rate protection or foreign currency rate protection agreements for speculative purposes.

We may enter into treasury lock agreements as part of anticipated issuances of senior notes. Upon completion of the debt issuance, the cost of these instruments is recorded as part of accumulated other comprehensive income (loss) and is amortized to interest expense over the life of the debt agreement.

Our future earnings, cash flows and fair values relating to financial instruments are dependent upon prevalent market rates of interest, primarily LIBOR, which was at historically low levels during 2014. Based upon consolidated indebtedness and interest rates at December 31, 2014, a 50 basis point increase in the market rates of interest would decrease future earnings and cash flows by approximately \$9.2 million, and would decrease the fair value of debt by approximately \$474.0 million.

Item 8. Financial Statements and Supplementary Data

Report of Independent Registered Public Accounting Firm

The Board of Directors of Simon Property Group, Inc. and the Partners of Simon Property Group, L.P.:

We have audited Simon Property Group, L.P. and Subsidiaries' internal control over financial reporting as of December 31, 2014 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). Simon Property Group, L.P. and Subsidiaries' 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 Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Partnership's internal control over financial reporting based on our audit.

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

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

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

In our opinion, Simon Property Group, L.P. and Subsidiaries maintained, in all material respects, effective internal control over financial reporting as of December 31, 2014, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Simon Property Group, L.P. and Subsidiaries as of December 31, 2014 and 2013, and the related consolidated statements of operations and comprehensive income, equity and cash flows for each of the three years in the period ended December 31, 2014 of Simon Property Group, L.P. and Subsidiaries, and our report dated March 2, 2015 expressed an unqualified opinion thereon.

/s/ ERNST & YOUNG LLP

Indianapolis, Indiana March 2, 2015

Report of Independent Registered Public Accounting Firm

The Board of Directors of Simon Property Group, Inc. and the Partners of Simon Property Group, L.P.:

We have audited the accompanying consolidated balance sheets of Simon Property Group, L.P. and Subsidiaries as of December 31, 2014 and 2013, and the related consolidated statements of operations and comprehensive income, equity and cash flows for each of the three years in the period ended December 31, 2014. Our audit also included the financial statement schedule listed in the Index at Item 15. These financial statements and schedule are the responsibility of the Partnership's management. Our responsibility is to express an opinion on these financial statements and schedule based on our audits.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of Simon Property Group, L.P. and Subsidiaries at December 31, 2014 and 2013, and the consolidated results of their operations and their cash flows for each of the three years in the period ended December 31, 2014, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), Simon Property Group, L.P. and Subsidiaries' internal control over financial reporting as of December 31, 2014, 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 March 2, 2015, expressed an unqualified opinion thereon.

/s/ ERNST & YOUNG LLP

Indianapolis, Indiana March 2, 2015

Simon Property Group, L.P. and Subsidiaries Consolidated Balance Sheets

(Dollars in thousands, except unit amounts)

]	December 31, 2014]	December 31, 2013
ASSETS:				
Investment properties at cost	\$	31,318,532	\$	30,336,639
Less — accumulated depreciation		8,950,747		8,092,794
		22,367,785	_	22,243,845
Cash and cash equivalents		612,282		1,691,006
Tenant receivables and accrued revenue, net		580,197		520,361
Investment in unconsolidated entities, at equity		2,378,800		2,429,845
Investment in Klepierre, at equity		1,786,477		2,014,415
Deferred costs and other assets		1,806,789		1,422,788
Total assets of discontinued operations				3,002,314
Total assets	\$	29,532,330	\$	33,324,574
LIABILITIES:			-	
Mortgages and unsecured indebtedness	\$	20,852,993	\$	22,669,917
Accounts payable, accrued expenses, intangibles, and deferred revenues		1,259,681		1,223,102
Cash distributions and losses in partnerships and joint ventures, at equity		1,167,163		1,050,278
Other liabilities		275,451		250,371
Total liabilities of discontinued operations		_		1,117,789
Total liabilities	_	23,555,288	_	26,311,457
Commitments and contingencies				
Preferred units, at liquidation value, and noncontrolling redeemable interests in properties		25,537		190,485
EQUITY:				
Partners' Equity				
Preferred units, 796,948 units outstanding. Liquidation value of \$39,847		44,062		44,390
General Partner, 310,787,910 and 310,608,565 units outstanding, respectively		5,049,115		5,805,016
Limited Partners, 52,846,682 and 51,846,157 units outstanding, respectively		858,557		968,962
Total partners' equity		5,951,734		6,818,368
Noncontrolling nonredeemable (deficit) interests in properties, net		(229)		4,264
Total equity		5,951,505		6,822,632
Total liabilities and equity	\$	29,532,330	\$	33,324,574

The accompanying notes are an integral part of these statements.

Simon Property Group, L.P. and Subsidiaries Consolidated Statements of Operations and Comprehensive Income

(Dollars in thousands, except per unit amounts)

	For the Twelve Months Enc December 31,							
		2014	_	2013		2012		
REVENUE:								
Minimum rent	\$	2,962,295	\$	2,775,919	\$	2,593,909		
Overage rent		207,104		214,758		187,613		
Tenant reimbursements		1,362,412		1,258,165		1,157,333		
Management fees and other revenues		138,226		126,972		128,366		
Other income		200,781		168,035		188,936		
Total revenue		4,870,818	_	4,543,849		4,256,157		
EXPENSES:								
Property operating		398,598		371,044		363,514		
Depreciation and amortization		1,143,827		1,107,700		1,068,382		
Real estate taxes		384,189		368,683		342,906		
Repairs and maintenance		100,016		98,219		93,960		
Advertising and promotion		136,656		117,894		109,809		
Provision for credit losses		12,001		7,165		10,905		
Home and regional office costs		158,576		140,931		123,926		
General and administrative		59,958		59,803		57,144		
Marketable and non-marketable securities charges and realized gains, net						(6,426)		
Other		91,655		83,741		85,808		
Total operating expenses		2,485,476		2,355,180		2,249,928		
OPERATING INCOME		2,385,342		2,188,669		2,006,229		
Interest expense		(992,601)		(1,082,081)		(1,068,181)		
Loss on extinguishment of debt		(127,573)		(-,,		(-,		
Income and other taxes		(28,085)		(39,538)		(15,715)		
Income from unconsolidated entities		226,774		206,380		130,879		
Gain upon acquisition of controlling interests, sale or disposal of assets and interests in unconsolidated		- ,				,		
entities, and impairment charge on investment in unconsolidated entities, net		158,308		93,363		510,030		
Consolidated income from continuing operations		1,622,165	-	1,366,793	-	1,563,242		
Discontinued operations		67,524		184,797		156,390		
Discontinued operations transaction expenses		(38,163)						
CONSOLIDATED NET INCOME		1,651,526	_	1,551,590		1,719,632		
Net income attributable to noncontrolling interests		2,491		8,990		8,520		
Preferred unit requirements		5,252		5,252		5,252		
NET INCOME ATTRIBUTABLE TO UNITHOLDERS	\$	1,643,783	\$	1,537,348	\$	1,705,860		
NET INCOME ATTRIBUTABLE TO UNITHOLDERS NET INCOME ATTRIBUTABLE TO UNITHOLDERS ATTRIBUTABLE TO:	3	1,043,783	\$	1,337,348	\$	1,703,800		
General Partner	S	1,405,251		1,316,304	\$	1,431,159		
Limited Partners	.,	238,532		221,044	φ	274,701		
Net income attributable to unitholders	\$	1,643,783	\$	1,537,348	\$	1,705,860		
	3	1,043,783	¢	1,337,348	ф	1,703,800		
BASIC AND DILUTED EARNINGS PER UNIT								
Income from continuing operations	\$	4.44	\$	3.73	\$	4.29		
Discontinued operations		0.08	_	0.51		0.43		
Net income attributable to unitholders	\$	4.52	\$	4.24	\$	4.72		
Consolidated net income	\$	1,651,526	\$	1,551,590	\$	1,719,632		
Unrealized gain on derivative hedge agreements		5,220		7,101		16,652		
Net loss reclassified from accumulated other comprehensive income into earnings		10,789		9,205		21,042		
Currency translation adjustments		(101,799)		2,865		9,200		
Changes in available-for-sale securities and other	_	102,816		(1,479)		(39,248)		
Comprehensive income		1,668,552		1,569,282		1,727,278		
Comprehensive income attributable to noncontrolling interests		2,491		8,990		8,520		
Comprehensive income attributable to unitholders	\$	1,666,061	\$	1,560,292	\$	1,718,758		
r	-	.,,	-	.,,_/2	-	,,		

The accompanying notes are an integral part of these statements.

Simon Property Group, L.P. and Subsidiaries Consolidated Statements of Cash Flows (Dollars in thousands)

				elve Months l ecember 31,	Ende	
	20	14		2013		2012
ASH FLOWS FROM OPERATING ACTIVITIES:			<i>^</i>		A	1 510 (
Consolidated Net Income	\$ 1	,651,526	\$	1,551,590	\$	1,719,63
Adjustments to reconcile consolidated net income to net cash provided by operating activities -	1	205 704		1 222 050		1 201 2
Depreciation and amortization Loss on debt extinguishment	1,	,285,784 127,573		1,332,950		1,301,3
Gain upon acquisition of controlling interests, sale or disposal of assets and interests in		127,575		_		
unconsolidated entities, and impairment charge on investment in unconsolidated entities,						
net		(158,550)		(107,515)		(510,0
Marketable and non-marketable securities charges and realized gains, net				(10.0(1)		(6,4
Straight-line rent		(48,880)		(48,264)		(37,9
Equity in income of unconsolidated entities		(227,426)		(205,259)		(131,9
Distributions of income from unconsolidated entities		202,269		179,054		151,3
Changes in assets and liabilities —		((= 20)		(12.020)		() (
Tenant receivables and accrued revenue, net		(6,730)		(13,938)		(4,8
Deferred costs and other assets		(65,569)		(30,013)		(133,7
Accounts payable, accrued expenses, intangibles, deferred revenues and other liabilities		(29,577)		42,391		165,6
Net cash provided by operating activities	2	,730,420		2,700,996		2,513,0
ASH FLOWS FROM INVESTING ACTIVITIES:						
Acquisitions		(85,459)		(866,541)		(3,735,7
Funding of loans to related parties		(50,892)		(99,079)		(25,
Repayments of loans to related parties		170,953		—		92,
Capital expenditures, net		(796,736)		(841,209)		(802,4
Cash from acquisitions and cash impact from the consolidation and deconsolidation of properties		5,402				91,
Net proceeds from sale of assets				274,058		383,8
Investments in unconsolidated entities		(239,826)		(143,149)		(201,
Purchase of marketable and non-marketable securities		(391,188)		(44,117)		(184,
Proceeds from sale of marketable and non-marketable securities		—		47,495		415,8
Repayments of loans held for investment						163,9
Distributions of capital from unconsolidated entities		490,480		724,454		221,0
Net cash used in investing activities		(897,266)		(948,088)		(3,580,
ASH FLOWS FROM FINANCING ACTIVITIES:						
Issuance of units		277		99		1,213,8
Cash impact of Washington Prime spin-off		(33,776)		—		
Redemption of limited partner units		(14,435)		_		(248,0
Purchase of noncontrolling interest in consolidated properties and other	((172,652)		—		(229,5
Distributions to noncontrolling interest holders in properties		(21,259)		(9,335)		(13,0
Contributions from noncontrolling interest holders in properties		1,738		6,053		4,2
Partnership distributions		,877,158)		(1,690,553)		(1,485,2
Loss on debt extinguishment		(127,573)		—		
Mortgage and unsecured indebtedness proceeds, net of transaction costs		,627,154		2,919,364		6,772,4
Mortgage and unsecured indebtedness principal payments		,323,186)		(2,446,191)		(4,560,5
Net proceeds from issuance of debt related to Washington Prime properties, net		,003,13 <u>5</u>				
Net cash (used in) provided by financing activities		,937,735)		(1,220,563)		1,453,4
DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS (NOTE 3)		,104,581)		532,345		385,8
ASH AND CASH EQUIVALENTS, beginning of period	1	,716,863		1,184,518		798,0
ASH AND CASH EQUIVALENTS, end of period	\$	612.282	\$	1.716.863	\$	1,184,5

The accompanying notes are an integral part of these statements.

Simon Property Group, L.P. and Subsidiaries Consolidated Statements of Equity (Dollars in Thousands)

	Preferred Units	(Managin	Property g General tner)	Limited Partners	Noncontrolling Interests		Total Equity
Balance at December 31, 2011	\$ 45,047	\$	4,604,619	\$ 953,622	\$ (59,000)	\$	5,544,288
General partner contributions (712 units)			41				41
Issuance of limited partner units (205,335 units)				31,324			31,324
Issuance of units related to Simon's public offering of its common							
stock (9,137,500 units)			1,213,741				1,213,741
Series J preferred stock premium and amortization	(328)						(328)
Limited partner units exchanged to units (7,447,921 units for							
6,795,296 common shares)			144,197	(144,197)			
Redemption of limited partner units (2,000,000 units)			(209,096)	(38,904)			(248,000)
Stock incentive program (114,066 units, net)			_				_
Amortization of stock incentive			14,001				14,001
Purchase of noncontrolling interests			25,917		58,559		84,476
Issuance of unit equivalents and other (337,006 units)			(36,157)	56,621	(1)		20,463
Adjustment to limited partners' interest from increased ownership in							
the Operating Partnership			(84,685)	84,685			_
Distributions, excluding distributions on preferred interests classified							
as temporary equity	(3,337)		(1,241,216)	(238,772)	(435)		(1,483,760)
Net income, excluding preferred distributions on temporary equity							
preferred units of \$1,915 and \$8,520 attributable to noncontrolling							
redeemable interests in properties in temporary equity	3,337		1,431,159	274,701	—		1,709,197
Other comprehensive income			3,363	4,283			7,646
Balance at December 31, 2012	<u>\$ 44,719</u>	\$	5,865,884	<u>\$ 983,363</u>	<u>\$ (877)</u>	\$	6,893,089
General partner contributions (1,567 units)			90			_	90
Series J preferred stock premium and amortization	(329)						(329)
Limited partner units exchanged to common units (596,051 units)			11,161	(11,161)			_
Stock incentive program (107,123 units, net)							—
Amortization of stock incentive			18,311				18,311
Issuance of unit equivalents and other (489,654 units)			(7,516)	44,107	5,294		41,885
Adjustment to limited partners' interest from change in ownership in							
the Operating Partnership			28,382	(28,382)			—
Distributions, excluding distributions on preferred interests classified							
as temporary equity	(3,337)		(1,442,705)	(242,596)	(285)		(1,688,923)
Net income, excluding preferred distributions on temporary equity							
preferred units of \$1,915 and \$8,858 attributable to noncontrolling							
redeemable interests in properties in temporary equity	3,337		1,316,304	221,044	132		1,540,817
Other comprehensive income			15,105	2,587			17,692
Balance at December 31, 2013	\$ 44,390	\$	5,805,016	\$ 968,962	\$ 4,264	\$	6,822,632

Simon Property Group, L.P. and Subsidiaries Consolidated Statements of Equity

(Dollars in Thousands)

	Preferred Units	Simon Property (Managing General Partner)	Limited Partners	Noncontrolling Interests	Total Equity
Issuance of limited partner units (555,150)			84,910		84,910
Series J preferred stock premium and amortization	(328)				(328)
Limited partner units exchanged to common units (70,291 units)		1,297	(1,297)		
Stock incentive program (83,509 units, net)		_			
Redemption of limited partner units (87,621 units)		(12,972)	(1,463)		(14,435)
Amortization of stock incentive		18,256			18,256
Spin-off of Washington Prime		(694,457)	(118,306)		(812,763)
Long-term incentive performance units			49,938		49,938
Issuance of unit equivalents and other (603,287 units and 25,545 common units)		18,885	_	12,081	30,966
Adjustment to limited partners' interest from change in ownership in the Operating Partnership		93,351	(93,351)		_
Distributions, excluding distributions on preferred interests classified as temporary equity	(3,337)	(1,600,266)	(271,640)	(19,065)	(1,894,308)
Net income, excluding preferred distributions on temporary equity preferred units of \$1,915	3,337	1,405,251	238,532	2,491	1,649,611
Other comprehensive income		14,754	2,272		17,026
Balance at December 31, 2014	\$ 44,062	\$ 5,049,115	\$ 858,557	<u>\$ (229)</u>	\$ 5,951,505

The accompanying notes are an integral part of these statements.

1. Organization

Simon Property Group, L.P. is a Delaware limited partnership and the majority-owned subsidiary of Simon Property Group, Inc., a Delaware corporation. In these notes to consolidated financial statements, the terms "Operating Partnership", "we", "us" and "our" refer to Simon Property Group, L.P. and its subsidiaries and the term "Simon" refers specifically to Simon Property Group, Inc. (NYSE: SPG). Simon is a self-administered and self-managed real estate investment trust, or REIT, under the Internal Revenue Code of 1986, as amended. REITs will generally not be liable for federal corporate income taxes as long as they continue to distribute not less than 100% of their taxable income. According to our partnership agreement, we are required to pay all expenses of Simon.

We own, develop and manage retail real estate properties, which consist primarily of malls, Premium Outlets® and The Mills®. As of December 31, 2014, we owned or held an interest in 207 income-producing properties in the United States, which consisted of 109 malls, 68 Premium Outlets, 13 Mills, three community centers, and 14 other retail properties in 37 states and Puerto Rico. Internationally, as of December 31, 2014, we had ownership interests in nine Premium Outlets in Japan, three Premium Outlets in South Korea, two Premium Outlets in Canada, one Premium Outlet in Mexico, and one Premium Outlet in Malaysia. As of December 31, 2014, we had noncontrolling ownership interests in five outlet properties in Europe through our joint venture with McArthurGlen. Of the five properties, two are located in Italy and one each is located in Austria, the Netherlands, and the United Kingdom. Additionally, as of December 31, 2014, we owned a 28.9% equity stake in Klépierre SA, or Klépierre, a publicly traded, Paris-based real estate company, which owns, or has an interest in, shopping centers located in 13 countries in Europe.

On May 28, 2014, as further discussed in Note 3, we completed the spin-off of our interests in 98 properties comprised of substantially all of our strip center business and our smaller enclosed malls to Washington Prime Group Inc., or Washington Prime, an independent, publicly traded REIT (now doing business as WP GLIMCHER). The historical results of operations of the Washington Prime properties as well as the related assets and liabilities are presented as discontinued operations in the accompanying consolidated financial statements.

We generate the majority of our revenues from leases with retail tenants including:

- base minimum rents,
- overage and percentage rents based on tenants' sales volume, and
- recoverable expenditures such as property operating, real estate taxes, repair and maintenance, and advertising and promotional expenditures.

Revenues of our management company, after intercompany eliminations, consist primarily of management fees that are typically based upon the revenues of the property being managed.

We also grow by generating supplemental revenues from the following activities:

- establishing our malls as leading market resource providers for retailers and other businesses and consumer-focused corporate alliances, including payment systems (such as handling fees relating to the sales of bank-issued prepaid cards), national marketing alliances, static and digital media initiatives, business development, sponsorship, and events,
- offering property operating services to our tenants and others, including waste handling and facility services, and the provision of energy services,
- selling or leasing land adjacent to our properties, commonly referred to as "outlots" or "outparcels," and
- generating interest income on cash deposits and investments in loans, including those made to related entities.



2. Basis of Presentation and Consolidation

The accompanying consolidated financial statements include the accounts of all controlled subsidiaries, and all significant intercompany amounts have been eliminated.

We consolidate properties that are wholly owned or properties where we own less than 100% but we control. Control of a property is demonstrated by, among other factors, our ability to refinance debt and sell the property without the consent of any other partner or owner and the inability of any other partner or owner to replace us.

We also consolidate a variable interest entity, or VIE, when we are determined to be the primary beneficiary. Determination of the primary beneficiary of a VIE is based on whether an entity has (1) the power to direct activities that most significantly impact the economic performance of the VIE and (2) the obligation to absorb losses or the right to receive benefits of the VIE that could potentially be significant to the VIE. Our determination of the primary beneficiary of a VIE considers all relationships between us and the VIE, including management agreements and other contractual arrangements. As described in Note 4, on December 4, 2012, we acquired the remaining 50% noncontrolling interest in two previously consolidated outlet properties. Prior to the acquisition, we had determined these properties were VIEs and we were the primary beneficiary. There have been no changes during 2014 and 2013 in previous conclusions about whether an entity qualifies as a VIE or whether we are the primary beneficiary of any previously identified VIE. During 2014 and 2013, we did not provide financial or other support to a previously identified VIE that we were not previously contractually obligated to provide.

Investments in partnerships and joint ventures represent our noncontrolling ownership interests in properties. We account for these investments using the equity method of accounting. We initially record these investments at cost and we subsequently adjust for net equity in income or loss, which we allocate in accordance with the provisions of the applicable partnership or joint venture agreement, cash contributions and distributions, and foreign currency fluctuations, if applicable. The allocation provisions in the partnership or joint venture agreements are not always consistent with the legal ownership interests held by each general or limited partner or joint venture investee primarily due to partner preferences. We separately report investments in joint ventures for which accumulated distributions have exceeded investments in and our share of net income of the joint ventures within cash distributions and losses in partnerships and joint ventures, at equity in the consolidated balance sheets. The net equity of certain joint ventures is less than zero because of financing or operating distributions that are usually greater than net income, as net income includes non-cash charges for depreciation and amortization.

As of December 31, 2014, we consolidated 133 wholly-owned properties and 13 additional properties that are less than wholly-owned, but which we control or for which we are the primary beneficiary. We account for the remaining 82 properties, or the joint venture properties, as well as our investment in Klépierre, using the equity method of accounting, as we have determined we have significant influence over their operations. We manage the day-to-day operations of 60 of the 82 joint venture properties, but have determined that our partner or partners have substantive participating rights with respect to the assets and operations of these joint venture properties. Our investments in joint ventures in Japan, South Korea, Mexico, Malaysia, and the five properties through our joint venture with McArthurGlen comprise 19 of the remaining 22 properties. These international properties are managed locally by joint ventures in which we share control.

We allocate our net operating results after preferred distributions based on our partners' respective weighted average ownership. Simon owns a majority of our units of partnership interest, or units, and certain series of our preferred units of partnership interest, or preferred units, which have terms comparable to outstanding shares of Simon preferred stock. Simon's weighted average ownership interest in us was as follows:

		Year Ended ember 31,	1	
	2014	2013	2012	
eighted average ownership interest	85.5%	85.6%	83.9%	

As of December 31, 2014 and 2013, Simon's ownership interest in us was 85.5% and 85.7%, respectively. We adjust the noncontrolling limited partners' interests at the end of each period to reflect their respective interests in us.

Preferred unit requirements in the accompanying consolidated statements of operations and comprehensive income represent distributions on outstanding preferred units held by limited partners and are recorded when declared.

3. Summary of Significant Accounting Policies

Investment Properties

We record investment properties at cost. Investment properties include costs of acquisitions; development, predevelopment, and construction (including allocable salaries and related benefits); tenant allowances and improvements; and interest and real estate taxes incurred during construction. We capitalize improvements and replacements from repair and maintenance when the repair and maintenance extends the useful life, increases capacity, or improves the efficiency of the asset. All other repair and maintenance items are expensed as incurred. We capitalize interest on projects during periods of construction until the projects are ready for their intended purpose based on interest rates in place during the construction period. The amount of interest capitalized during each year is as follows:

		the Year End December 31,	ed	
20	014	December 31, 14 2013 2012 5,500 \$ 15,585 \$ 20,703		
\$ 1	6,500	\$ 15,585	\$ 20,703	

We record depreciation on buildings and improvements utilizing the straight-line method over an estimated original useful life, which is generally 10 to 35 years. We review depreciable lives of investment properties periodically and we make adjustments when necessary to reflect a shorter economic life. We amortize tenant allowances and tenant improvements utilizing the straight-line method over the term of the related lease or occupancy term of the tenant, if shorter. We record depreciation on equipment and fixtures utilizing the straight-line method over seven to ten years.

We review investment properties for impairment on a property-by-property basis whenever events or changes in circumstances indicate that the carrying value of investment properties may not be recoverable. These circumstances include, but are not limited to, declines in a property's cash flows, ending occupancy or total sales per square foot. We measure any impairment of investment property when the estimated undiscounted operating income before depreciation and amortization plus its residual value is less than the carrying value of the property. To the extent impairment has occurred, we charge to income the excess of carrying value of the property over its estimated fair value. We estimate fair value using unobservable data such as operating income, estimated capitalization rates, or multiples, leasing prospects and local market information. We may decide to sell properties that are held for use and the sale prices of these properties may differ from their carrying values. We also review our investments, including investments in unconsolidated entities, if events or circumstances change indicating that the carrying amount of our investments may not be recoverable. We will record an impairment charge if we determine that a decline in the fair value of the investments is other-than-temporary. Changes in economic and operating conditions that occur subsequent to our review of recoverability of investment property and other investments could impact the assumptions used in that assessment and could result in future charges to earnings if assumptions regarding those investments differ from actual results.

Purchase Accounting Allocation

We allocate the purchase price of acquisitions and any excess investment in unconsolidated entities to the various components of the acquisition based upon the fair value of each component which may be derived from various observable or unobservable inputs and assumptions. Also, we may utilize third party valuation specialists. These components typically include buildings, land and intangibles related to in-place leases and we estimate:

- the fair value of land and related improvements and buildings on an as-if-vacant basis,
- the market value of in-place leases based upon our best estimate of current market rents and amortize the resulting market rent adjustment into revenues,
- the value of costs to obtain tenants, including tenant allowances and improvements and leasing commissions, and
- the value of revenue and recovery of costs foregone during a reasonable lease-up period, as if the space was vacant.

Amounts allocated to building are depreciated over the estimated remaining life of the acquired building or related improvements. We amortize amounts allocated to tenant improvements, in-place lease assets and other lease-related intangibles over the remaining life of the underlying leases. We also estimate the value of other acquired intangible assets, if any, which are amortized over the remaining life of the underlying related intangibles.

Discontinued Operations

On May 28, 2014, we completed the spin-off of our interests in 98 properties comprised of substantially all of our strip center business and our smaller enclosed malls to Washington Prime, an independent, publicly traded REIT. The spin-off was effectuated through a distribution of the common shares of Washington Prime to holders of Simon common stock as of the distribution record date, and qualified as a tax-free distribution for U.S. federal income tax purposes. For every two shares of Simon common stock held as of the record date of May 16, 2014, Simon stockholders received one Washington Prime common share on May 28, 2014. At the time of the separation and distribution, Washington Prime owned a percentage of the outstanding units of partnership interest of Washington Prime Group, L.P. that was approximately equal to the percentage of our outstanding units owned by Simon. The remaining units of Washington Prime Group, L.P. were owned by our limited partners who received one Washington Prime Group, L.P. unit for every two units they owned of us. Subsequent to the spin-off, we retained a nominal interest in Washington Prime Group, L.P. We also retained approximately \$1.0 billion of proceeds from recently completed unsecured debt and mortgage debt as part of the spin-off.

The historical results of operations of the Washington Prime properties have been presented as discontinued operations in the consolidated statements of operations and comprehensive income. Discontinued operations also include transaction costs of \$38.2 million we incurred to spin-off Washington Prime. In addition, the assets and liabilities of Washington Prime are presented separately from assets and liabilities from continuing operations in the accompanying consolidated statements of cash flows include within operating, investing and financing cash flows those activities which related to our period of ownership of the Washington Prime properties.

The following is a summary of the assets and liabilities transferred to Washington Prime as part of the spin-off (dollars in thousands):

	N	May 28, 2014		ecember 31, 2013
ASSETS:		<u> </u>		
Investment properties at cost	\$	4,802,975	\$	4,789,705
Less — accumulated depreciation		2,034,615		1,974,949
		2,768,360		2,814,756
Cash and cash equivalents		33,776		25,857
Tenant receivables and accrued revenue, net		53,662		61,121
Investment in unconsolidated entities, at equity		5,189		3,554
Deferred costs and other assets		110,365		97,026
Total assets	\$	2,971,352	\$	3,002,314
LIABILITIES:				
Mortgages and unsecured indebtedness	\$	1,929,019	\$	918,614
Accounts payable, accrued expenses, intangibles, and deferred				
revenues		112,390		151,011
Cash distributions and losses in partnerships and joint ventures, at				
equity		41,623		41,313
Other liabilities		36,927		6,851
Total liabilities		2,119,959		1,117,789
Net Assets Transferred to Washington Prime	\$	851,393	\$	1,884,525

The results of the discontinued operations through the May 28, 2014 date of the spin-off are included in the consolidated results for the year ended December 31, 2014. Summarized financial information for discontinued operations for the years ended December 31, 2014, 2013, and 2012 is as follows (dollars in thousands).

	For the Year Ended					
		2014		2013		2012
TOTAL REVENUE	\$	262,652	\$	626,289	\$	623,927
Property operating		43,175		104,089		106,241
Depreciation and amortization		76,992		182,828		189,187
Real estate taxes		32,474		76,216		76,361
Repairs and maintenance		10,331		22,584		22,208
Advertising and promotion		3,340		8,316		8,981
Provision for credit losses		1,494		572		1,904
Other		2,028		4,664		4,674
Total operating expenses		169,834		399,269		409,556
OPERATING INCOME		92,818		227,020		214,371
Interest expense		(26,076)		(55,058)		(58,844)
Income and other taxes		(112)		(196)		(165)
Income (loss) from unconsolidated entities		652		(1, 121)		1,028
Gain upon acquisition of controlling interests, sale or disposal of assets and interests						
in unconsolidated entities, and impairment charge on investment in unconsolidated						
entities, net		242		14,152		
CONSOLIDATED NET INCOME	_	67,524		184,797		156,390
		,		,		
Net income attributable to noncontrolling interests		9,781		26,571		25,184
NET INCOME ATTRIBUTABLE TO UNITHOLDERS	\$	57,743	\$	158,226	\$	131,206

Capital expenditures on a cash basis for the years ended December 31, 2014, 2013, and 2012 were \$31.9 million, \$93.3 million, and \$67.8 million, respectively, related to the discontinued operations.

We and Washington Prime entered into property management and transitional services agreements in connection with the spin-off whereby we will provide certain services to Washington Prime and its properties. Pursuant to the terms of the property management agreements, we manage, lease, and maintain Washington Prime's mall properties under the direction of Washington Prime. In exchange, Washington Prime pays us annual fixed rate property management fees ranging from 2.5% to 4.0% of base minimum and percentage rents, reimburses us for direct out-of-pocket costs and expenses and also pays us separate fees for any leasing and development services we provide. The property management agreements have an initial term of two years with automatic one year renewals unless terminated. Either party may terminate the property management agreements on or after the two-year anniversary of the spin-off upon 180 days prior written notice.

We also provide certain support services to the Washington Prime strip centers and certain of its central functions to assist Washington Prime as it establishes its stand-alone processes for various activities that were previously provided by us and does not constitute significant continuing support of Washington Prime's operations. These services include assistance in the areas of information technology, treasury and financial management, payroll, lease administration, taxation and procurement. The charges for such services are intended to allow us to recover costs of providing these services. The transition services agreement will terminate no later than two years following the date of the spin-off subject to a minimum notice period equal to the shorter of 180 days or one-half of the original service period.

Transitional services fees earned for the portion of 2014 subsequent to the spin-off were approximately \$3.2 million.



Cash and Cash Equivalents

We consider all highly liquid investments purchased with an original maturity of 90 days or less to be cash and cash equivalents. Cash equivalents are carried at cost, which approximates fair value. Cash equivalents generally consist of commercial paper, bankers acceptances, Eurodollars, repurchase agreements, and money market deposits or securities. Financial instruments that potentially subject us to concentrations of credit risk include our cash and cash equivalents and our trade accounts receivable. We place our cash and cash equivalents with institutions with high credit quality. However, at certain times, such cash and cash equivalents may be in excess of FDIC and SIPC insurance limits. See Notes 4 and 10 for disclosures about non-cash investing and financing transactions.

Marketable and Non-Marketable Securities

Marketable securities consist primarily of the investments of our captive insurance subsidiaries, available-for-sale securities, our deferred compensation plan investments, and certain investments held to fund the debt service requirements of debt previously secured by investment properties. At December 31, 2014 and 2013, we had marketable securities of \$643.0 million and \$148.3 million, respectively, generally accounted for as available-for-sale, which are adjusted to their quoted market price with a corresponding adjustment in other comprehensive income (loss). Net unrealized gains recorded in other comprehensive income (loss) as of December 31, 2014 and 2013 were approximately \$103.9 million and \$1.1 million, respectively, and represent the valuation adjustments for our marketable securities.

The types of securities included in the investment portfolio of our captive insurance subsidiaries typically include U.S. Treasury or other U.S. government securities as well as corporate debt securities with maturities ranging from less than 1 to 10 years. These securities are classified as available-for-sale and are valued based upon quoted market prices or other observable inputs when quoted market prices are not available. The amortized cost of debt securities, which approximates fair value, held by our captive insurance subsidiaries is adjusted for amortization of premiums and accretion of discounts to maturity. Changes in the values of these securities are recognized in accumulated other comprehensive income (loss) until the gain or loss is realized or until any unrealized loss is deemed to be other-than-temporary. We review any declines in value of these securities for other-than-temporary impairment and consider the severity and duration of any decline in value. To the extent an other-than-temporary impairment is deemed to have occurred, an impairment charge is recorded and a new cost basis is established.

Our insurance subsidiaries are required to maintain statutory minimum capital and surplus as well as maintain a minimum liquidity ratio. Therefore, our access to these securities may be limited. Our deferred compensation plan investments are classified as trading securities and are valued based upon quoted market prices. The investments have a matching liability as the amounts are fully payable to the employees that earned the compensation. Changes in value of these securities and changes to the matching liability to employees are both recognized in earnings and, as a result, there is no impact to consolidated net income.

We hold an investment in a publicly traded REIT, which is accounted for as an available-for-sale security. At December 31, 2014, we owned 5.71 million shares, representing a market value of \$476.4 million with an aggregate net unrealized gain of \$102.5 million.

At December 31, 2014 and 2013, we had investments of \$167.1 million and \$120.3 million, respectively, in non-marketable securities that we account for under the cost method. We regularly evaluate these investments for any other-than-temporary impairment in their estimated fair value and determined that no adjustment in the carrying value was required. During the fourth quarter of 2012, as a result of the significance and duration of the impairment, represented by the excess of the carrying value over the estimated fair value of certain cost method investments, we recognized other-than-temporary non-cash charges of \$71.0 million, which is included in marketable and non-marketable securities charges and realized gains, net in the accompanying consolidated statements of operations and comprehensive income. The fair value of the remaining investment for the securities that were impaired is not material and was based on Level 2 fair value inputs.

On October 23, 2012 we completed the sale of all of our investments in Capital Shopping Centres Group PLC, or CSCG, and Capital & Counties Properties PLC, or CAPC. These investments were accounted for as available-for-sale securities and their value was adjusted to their quoted market price, including a related foreign exchange component,



through other comprehensive income (loss). At the date of sale, we owned 35.4 million shares of CSCG and 38.9 million shares of CAPC. The aggregate proceeds received from the sale were \$327.1 million, and we recognized a gain on the sale of \$82.7 million, which is included in marketable and non-marketable securities charges and realized gains, net in the accompanying consolidated statements of operations and comprehensive income. The gain includes \$79.4 million that was reclassified from accumulated other comprehensive income (loss).

Fair Value Measurements

Level 1 fair value inputs are quoted prices for identical items in active, liquid and visible markets such as stock exchanges. Level 2 fair value inputs are observable information for similar items in active or inactive markets, and appropriately consider counterparty creditworthiness in the valuations. Level 3 fair value inputs reflect our best estimate of inputs and assumptions market participants would use in pricing an asset or liability at the measurement date. The inputs are unobservable in the market and significant to the valuation estimate. We have no investments for which fair value is measured on a recurring basis using Level 3 inputs.

The marketable securities we held at December 31, 2014 and 2013 were primarily classified as having Level 1 fair value inputs. In addition, we had derivative instruments which were classified as having Level 2 inputs which consist primarily of interest rate swap agreements and foreign currency forward contracts with a gross liability balance of \$2.1 million and \$1.2 million at December 31, 2014 and 2013, respectively, and a gross asset value of \$20.1 million and \$8.4 million at December 31, 2014 and 2013, respectively.

Note 8 includes a discussion of the fair value of debt measured using Level 2 inputs. Notes 3 and 4 include a discussion of the fair values recorded in purchase accounting and impairment, using Level 2 and Level 3 inputs. Level 3 inputs to our purchase accounting and impairment analyses include our estimations of net operating results of the property, capitalization rates and discount rates.

Use of Estimates

We prepared the accompanying consolidated financial statements in accordance with accounting principles generally accepted in the United States, or GAAP. GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and revenues and expenses during the reported period. Our actual results could differ from these estimates.

Segment Disclosure

Our primary business is the ownership, development, and management of retail real estate. We have aggregated our retail operations, including malls, Premium Outlets, The Mills, and our international investments into one reportable segment because they have similar economic characteristics and we provide similar products and services to similar types of, and in many cases, the same tenants.



Deferred Costs and Other Assets

Deferred costs and other assets include the following as of December 31:

	2014		 2013
Deferred financing and lease costs, net	\$	312,569	\$ 296,359
In-place lease intangibles, net		216,330	265,097
Acquired above market lease intangibles, net		75,366	91,170
Marketable securities of our captive insurance companies		111,844	94,720
Goodwill		20,098	20,098
Other marketable and non-marketable securities		698,265	173,887
Prepaids, notes receivable and other assets, net		372,317	481,457
	\$	1,806,789	\$ 1,422,788

Deferred Financing and Lease Costs

Our deferred costs consist primarily of financing fees we incurred in order to obtain long-term financing and internal and external leasing commissions and related costs. We record amortization of deferred financing costs on a straight-line basis over the terms of the respective loans or agreements. Our deferred leasing costs consist primarily of capitalized salaries and related benefits in connection with lease originations. We record amortization of deferred leasing costs on a straight-line basis over the terms of the related leases. Details of these deferred costs as of December 31 are as follows:

	 2014	 2013
Deferred financing and lease costs	\$ 533,050	\$ 525,413
Accumulated amortization	(220,481)	(229,054)
Deferred financing and lease costs, net	\$ 312,569	\$ 296,359

We report amortization of deferred financing costs, amortization of premiums, and accretion of discounts as part of interest expense. Amortization of deferred leasing costs is a component of depreciation and amortization expense. We amortize debt premiums and discounts, which are included in mortgages and unsecured indebtedness, over the remaining terms of the related debt instruments. These debt premiums or discounts arise either at the time of the debt issuance or as part of the purchase price allocation of the fair value of debt assumed in acquisitions. The accompanying consolidated statements of operations and comprehensive income include amortization from continuing operations as follows:

	For the Year Ended December 31,						
		2014 2013				2012	
Amortization of deferred financing costs	\$	21,392	\$	25,159	\$	25,932	
Amortization of debt premiums, net of discounts		(24,092)		(33,026)		(32,143)	
Amortization of deferred leasing costs		39,488		34,891		32,977	

Loans Held for Investment

From time to time, we may make investments in mortgage loans or mezzanine loans of third parties that own and operate commercial real estate assets located in the United States. Mortgage loans are secured, in part, by mortgages recorded against the underlying properties which are not owned by us. Mezzanine loans are secured, in part, by pledges of ownership interests of the entities that own the underlying real estate. Loans held for investment are carried at cost, net of any premiums or discounts which are accreted or amortized over the life of the related loan receivable utilizing the effective interest method. We evaluate the collectability of both interest and principal of each of these loans quarterly to determine whether the value has been impaired. A loan is deemed to be impaired when, based on current information and events, it is probable that we will be unable to collect all amounts due according to the existing contractual terms. When a loan is

impaired, the amount of the loss accrual is calculated by comparing the carrying amount of the loan held for investment to its estimated realizable value.

We had investments in mortgage and mezzanine loans which were repaid during 2012. We recorded \$6.8 million during 2012 in interest income earned from these loans.

Intangibles

The average remaining life of in-place lease intangibles is approximately 3.3 years and is being amortized on a straight-line basis and is included with depreciation and amortization in the consolidated statements of operations and comprehensive income. The fair market value of above and below market leases is amortized into revenue over the remaining lease life as a component of reported minimum rents. The weighted average remaining life of these intangibles is approximately 4.7 years. The unamortized amount of below market leases is included in accounts payable, accrued expenses, intangibles and deferred revenues in the consolidated balance sheets and was \$103.1 million and \$135.1 million as of December 31, 2014 and 2013, respectively. The amount of amortization from continuing operations of above and below market leases, net for the years ended December 31, 2014, 2013, and 2012 was \$11.3 million, \$22.8 million, and \$15.9 million, respectively. If a lease is terminated prior to the original lease termination, any remaining unamortized intangible is written off to earnings.

Details of intangible assets as of December 31 are as follows:

	 2014	2013
In-place lease intangibles	\$ 416,623	\$ 443,127
Accumulated depreciation	(200,293)	(178,030)
In-place lease intangibles, net	\$ 216,330	\$ 265,097
	2014	2013
Acquired above market lease intangibles	\$ 225,335	\$ 239,000
Accumulated amortization	(149,969)	(147,830)
Acquired above market lease intangibles, net	\$ 75,366	\$ 91,170

Estimated future amortization and the increasing (decreasing) effect on minimum rents for our above and below market leases as of December 31, 2014 are as follows:

	Below Market Leases	Above Market Leases	Impact to Minimum Rent, Net
2015	\$ 29,062	\$ (19,697)	\$ 9,365
2016	23,829	(17,524)	6,305
2017	17,255	(14,169)	3,086
2018	13,146	(10,810)	2,336
2019	10,602	(7,384)	3,218
Thereafter	9,218	(5,782)	3,436
	\$ 103,112	\$ (75,366)	\$ 27,746

Derivative Financial Instruments

We record all derivatives on the balance sheet at fair value. The accounting for changes in the fair value of derivatives depends on the intended use of the derivative, whether we have designated a derivative as a hedge and whether the hedging relationship has satisfied the criteria necessary to apply hedge accounting. We may use a variety of derivative

financial instruments in the normal course of business to selectively manage or hedge a portion of the risks associated with our indebtedness and interest payments. Our objectives in using interest rate derivatives are to add stability to interest expense and to manage our exposure to interest rate movements. To accomplish this objective, we primarily use interest rate swaps and caps. We require that hedging derivative instruments be highly effective in reducing the risk exposure that they are designated to hedge. As a result, there is no significant ineffectiveness from any of our derivative activities. We formally designate any instrument that meets these hedging criteria as a hedge at the inception of the derivative contract. We have no credit-risk-related hedging or derivative activities. As of December 31, 2014, we had the following outstanding interest rate derivatives related to managing our interest rate risk:

	Number of	
Interest Rate Derivative	Instruments	Notional Amount
Interest Rate Swaps	2	\$375.0 million

The carrying value of our interest rate swap agreements, at fair value, as of December 31, 2014, was a net liability balance of \$1.2 million, of which \$2.1 million was included in other liabilities and \$0.9 million was included in deferred costs and other assets. The carrying value of our interest rate swap agreements, at fair value, at December 31, 2013 was a net asset balance of \$3.0 million, of which \$0.4 million was included in other liabilities and \$3.4 million was included in deferred costs and other assets. The interest rate cap agreements were of nominal value at December 31, 2013 and we generally do not apply hedge accounting to these arrangements.

We are also exposed to fluctuations in foreign exchange rates on financial instruments which are denominated in foreign currencies, primarily in Japan and Europe. We use currency forward contracts and foreign currency denominated debt to manage our exposure to changes in foreign exchange rates on certain Yen and Euro-denominated receivables and net investments. Currency forward contracts involve fixing the Yen:USD or Euro:USD exchange rate for delivery of a specified amount of foreign currency on a specified date.

The currency forward contracts are typically cash settled in US dollars for their fair value at or close to their settlement date. Approximately ¥14.7 million remained as of December 31, 2014 for all Yen forward contracts which matured through January 5, 2015. The December 31, 2014 asset balance related to these forward contracts was \$0.1 million and was included in deferred costs and other assets. The December 31, 2013 asset balance related to these forward contracts was \$5.0 million and was included in deferred costs and other assets. We have reported the changes in fair value for these forward contracts in earnings. The underlying currency adjustments on the foreign currency denominated receivables are also reported in income and generally offset the amounts in earnings for these forward contracts.

In the third quarter of 2014, we entered into Euro:USD forward contracts, which were designated as net investment hedges, with an aggregate \notin 150.0 million notional value which mature through August 11, 2017. The December 31, 2014 asset balance related to these forward contracts was \$19.1 million and is included in deferred costs and other assets. In the fourth quarter of 2013, we entered into a Euro:USD forward contract with a \notin 74.0 million notional value, which we designated as a net investment hedge, that matured on May 30, 2014. The liability balance related to this forward contract was \$0.8 million and included in other liabilities as of December 31, 2013. We apply hedge accounting to these forward contracts and report the changes in fair value in other comprehensive income (loss). Changes in the value of these forward contracts are offset by changes in the underlying hedged Euro-denominated joint venture investment.

The total gross accumulated other comprehensive loss related to our derivative activities, including our share of the other comprehensive loss from joint venture properties, approximated \$45.8 million and \$61.8 million as of December 31, 2014 and 2013, respectively.

New Accounting Pronouncements

In April 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2014-08, "Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity." ASU 2014-08 changes the definition of a discontinued operation to include only those disposals of components of an entity that represent a strategic shift that has (or will have) a major effect on an entity's operations and financial results. ASU 2014-08 became effective prospectively for fiscal years beginning after December 15, 2014, but could be early-adopted. We early adopted ASU 2014-08 in the first quarter of 2014 and are applying the revised definition to all disposals on a prospective basis,

including the spin-off of Washington Prime. ASU 2014-08 also requires new disclosures of both discontinued operations and certain other disposals that do not meet the definition of a discontinued operation.

In May 2014, the FASB issued ASU 2014-09, "Revenue From Contracts With Customers." ASU 2014-09 amends the existing accounting standards for revenue recognition and is based on principles that govern the recognition of revenue at an amount an entity expects to be entitled when products are transferred to customers. ASU 2014-09 will be effective for us beginning in its first quarter of 2017. Early adoption is not permitted. The new revenue standard may be applied retrospectively to each prior period presented or retrospectively with the cumulative effect recognized as of the date of adoption. We are currently evaluating the methods and impact of adopting the new revenue standard on our consolidated financial statements.

Noncontrolling Interests and Temporary Equity

In addition to noncontrolling redeemable interests in properties, we classify our 7.5% Cumulative Redeemable Preferred Units, or 7.5% preferred units, in temporary equity. Although we may redeem the 7.5% preferred units for cash or shares of Simon common stock, we could be required to redeem the securities for cash because the non-cash redemption alternative requires us to deliver fully registered shares of Simon common stock which we may not be able to deliver depending upon the circumstances that exist at the time of redemption. The previous and current carrying amounts are equal to the liquidation value, which is the amount payable upon the occurrence of any event that could potentially result in cash settlement.

Our evaluation of the appropriateness of classifying the units held by Simon and limited partners within permanent equity considered several significant factors. First, as a limited partnership, all decisions relating to our operations and distributions are made by Simon, acting as our sole general partner. The decisions of the general partner are made by Simon's Board of Directors or management. We have no other governance structure. Secondly, the sole asset of Simon is its interest in us. As a result, a share of Simon common stock (if owned by us) is best characterized as being similar to a treasury share and thus not an asset of the Operating Partnership.

Limited partners have the right under our partnership agreement to exchange their units for shares of Simon common stock or cash as selected by the general partner. Accordingly, we classify units held by limited partners in permanent equity because Simon has the ability to issue shares of its common stock to limited partners exercising their exchange rights rather than using cash or other assets. Under our partnership agreement, we are required to redeem units held by Simon only when Simon has redeemed shares of its common stock. We classify units held by Simon in permanent equity because the decision to redeem those units would be made by Simon.

Net income attributable to noncontrolling interests (which includes nonredeemable and redeemable noncontrolling interests in consolidated properties) is a component of consolidated net income. During 2014, 2013 and 2012, no individual components of other comprehensive income (loss) were attributable to noncontrolling interests.

A rollforward of noncontrolling interests for the years ending December 31 is as follows:

	 2014	 2013	 2012
Noncontrolling nonredeemable (deficit) interests in properties, net - beginning of			
period	\$ 4,264	\$ (877)	\$ (59,000)
Net income attributable to noncontrolling nonredeemable interests	2,491	132	_
Distributions to noncontrolling nonredeemable interestholders	(19,065)	(285)	(435)
Purchase and disposition of noncontrolling interests, net, and other	12,081	5,294	58,558
Noncontrolling nonredeemable (deficit) interests in properties, net - end of period	\$ (229)	\$ 4,264	\$ (877)

Accumulated Other Comprehensive Income (Loss)

The changes in components of our accumulated other comprehensive income (loss) consisted of the following net of noncontrolling interest as of December 31, 2014:

	t	Currency ranslation djustments	Accumulated derivative losses, net		Net unrealized gains on marketable securities		gains on marketable		gains on marketable		gains on marketable		gains on marketable		Total
Beginning balance	\$	(27,755)	\$ (61,833)	\$	1,134	\$	(88,454)								
Other comprehensive income (loss) before reclassifications		(101,799)	5,220		102,816		6,237								
Amounts reclassified from accumulated other comprehensive															
income (loss)		_	10,789		_		10,789								
Net current-period other comprehensive income (loss)		(101,799)	16,009	_	102,816		17,026								
Ending balance	\$	(129,554)	\$ (45,824)	\$	103,950	\$	(71,428)								

The reclassifications out of accumulated other comprehensive income (loss) consisted of the following as of December 31, 2014 and 2013:

	December 31, 2014	December 31, 2013	
	Amount reclassified	Amount reclassified	Affected line item
Details about accumulated other	from accumulated	from accumulated	in the statement
comprehensive income (loss)	other comprehensive	other comprehensive	where net income
components:	income (loss)	income (loss)	is presented
Accumulated derivative losses, net	\$ (10,789)	\$ (9,205)	Interest expense
	\$ (10,789)	\$ (9,205)	

Revenue Recognition

We, as a lessor, retain substantially all of the risks and benefits of ownership of the investment properties and account for our leases as operating leases. We accrue minimum rents on a straight-line basis over the terms of their respective leases. Substantially all of our retail tenants are also required to pay overage rents based on sales over a stated base amount during the lease year. We recognize overage rents only when each tenant's sales exceed the applicable sales threshold. We amortize any tenant inducements as a reduction of revenue utilizing the straight-line method over the term of the related lease or occupancy term of the tenant, if shorter.

We structure our leases to allow us to recover a significant portion of our property operating, real estate taxes, repairs and maintenance, and advertising and promotion expenses from our tenants. A substantial portion of our leases, other than those for anchor stores, require the tenant to reimburse us for a substantial portion of our operating expenses, including common area maintenance, or CAM, real estate taxes and insurance. This significantly reduces our exposure to increases in costs and operating expenses resulting from inflation. Such property operating expenses typically include utility, insurance, security, janitorial, landscaping, food court and other administrative expenses. As of December 31, 2014 for substantially all of our leases in the U.S. mall portfolio, we receive a fixed payment from the tenant for the CAM component which is recognized as revenue when earned. When not reimbursed by the fixed-CAM component, CAM expense reimbursements are based on the tenant's proportionate share of the allocable operating expenses and CAM capital expenditures for the property. We also receive escrow payments for these reimbursements from substantially all our non-fixed CAM tenants and monthly fixed CAM payments throughout the year. We accrue reimbursements from tenants for recoverable portions of all these expenses as revenue in the period the applicable expenditures are incurred. We recognize differences between estimated recoveries and the final billed amounts in the subsequent year. These differences were not material in any period presented. Our advertising and promotional costs are expensed as incurred.

Management Fees and Other Revenues

Management fees and other revenues are generally received from our unconsolidated joint venture properties as well as third parties. Management fee revenue is earned based on a contractual percentage of joint venture property revenue. Development fee revenue is earned on a contractual percentage of hard costs to develop a property. Leasing fee revenue is earned on a contractual per square foot charge based on the square footage of current year leasing activity. We recognize revenue for these services provided when earned based on the underlying activity.

Revenues from insurance premiums charged to unconsolidated properties are recognized on a pro-rata basis over the terms of the policies. Insurance losses on these policies and our self-insurance for our consolidated properties are reflected in property operating expenses in the accompanying consolidated statements of operations and comprehensive income and include estimates for losses incurred but not reported as well as losses pending settlement. Estimates for losses are based on evaluations by third-party actuaries and management's estimates. Total insurance reserves for our insurance subsidiaries and other self-insurance programs as of December 31, 2014 and 2013 approximated \$93.5 million and \$103.4 million, respectively, and are included in other liabilities in the consolidated balance sheets. Information related to the securities included in the investment portfolio of our captive insurance subsidiaries is included within the "Marketable and Non-Marketable Securities" section above.

Allowance for Credit Losses

We record a provision for credit losses based on our judgment of a tenant's creditworthiness, ability to pay and probability of collection. In addition, we also consider the retail sector in which the tenant operates and our historical collection experience in cases of bankruptcy, if applicable. Accounts are written off when they are deemed to be no longer collectible. Presented below is the activity in the allowance for credit losses during the following years:

	For the Year Ended December 31,						
	2014 2013 2012						
Balance, beginning of period	\$ 32,681 \$ 29,263 \$ 24,170						
Consolidation of previously unconsolidated properties	117 — 2,061						
Provision for credit losses	12,001 7,165 10,905						
Accounts written off, net of recoveries	(11,517) (3,747) (7,873)						
Balance, end of period	\$ 33,282 \$ 32,681 \$ 29,263						

Income Taxes

As a partnership, the allocated share of our income or loss for each year is included in the income tax returns of the partners; accordingly, no accounting for income taxes is required in the accompanying consolidated financial statements other than as discussed below for our taxable REIT subsidiaries.

Simon and certain of our subsidiaries are taxed as REITs under Sections 856 through 860 of the Internal Revenue Code and applicable Treasury regulations relating to REIT qualification. In order to maintain this REIT status, the regulations require the entity to distribute at least 90% of taxable income to its owners and meet certain other asset and income tests as well as other requirements. We intend to continue to make distributions to Simon in amounts sufficient to assist Simon in adhering to REIT requirements and maintaining its REIT status. Our subsidiary REIT entities will generally not be liable for federal corporate income taxes as long as they continue to distribute in excess of 100% of their taxable income. Thus, we made no provision for federal income taxes for these entities in the accompanying consolidated financial statements. If Simon or any of our REIT subsidiaries fail to qualify as a REIT, Simon or that entity will be subject to tax at regular corporate rates for the years in which it failed to qualify. If Simon or any of our REIT subsidiaries lost their REIT status, they could not elect to be taxed as a REIT for four taxable years following the year during which qualification was lost unless their failure to qualify was due to reasonable cause and certain other conditions were satisfied.

We have also elected taxable REIT subsidiary, or TRS, status for some of our subsidiaries. This enables us to provide services that would otherwise be considered impermissible for REITs and participate in activities that do not qualify as "rents from real property". For these entities, deferred tax assets and liabilities are established for temporary differences between the financial reporting basis and the tax basis of assets and liabilities at the enacted tax rates expected to be in effect when the temporary differences reverse. A valuation allowance for deferred tax assets is provided if we believe all or some portion of the deferred tax asset may not be realized. An increase or decrease in the valuation allowance that results from the change in circumstances that causes a change in our judgment about the realizability of the related deferred tax asset is included in income.

As of December 31, 2014, we had a net deferred tax liability of \$1.1 million and as of December 31, 2013, we had a net deferred tax asset of \$1.1 million related to our TRS subsidiaries. The net deferred tax liability is included in other liabilities and the net deferred tax asset is included in deferred costs and other assets in the accompanying consolidated balance sheets. The net deferred tax asset/liability consists primarily of operating losses and other carryforwards for federal income tax purposes as well as the timing of the deductibility of losses or reserves from insurance subsidiaries. No valuation allowance has been recorded as we believe these amounts will be realized.

We are also subject to certain other taxes, including state and local taxes, franchise taxes, as well as income-based and withholding taxes on dividends from certain of our international investments, which are included in income and other taxes in the consolidated statements of operations and comprehensive income.

Corporate Expenses

Home and regional office costs primarily include compensation and personnel related costs, travel, building and office costs, and other expenses for our corporate home office and regional offices. General and administrative expense primarily includes executive compensation, benefits and travel expenses as well as costs of being a public company including certain legal costs, audit fees, regulatory fees, and certain other professional fees.

4. Real Estate Acquisitions and Dispositions

We acquire interests in properties to generate both current income and long-term appreciation in value. We acquire interests in individual properties or portfolios of retail real estate companies that meet our investment criteria and sell properties which no longer meet our strategic criteria. Unless otherwise noted below, gains and losses on these transactions are included in gain upon acquisition of controlling interests, sale or disposal of assets and interests in unconsolidated entities, and impairment charge on investment in unconsolidated entities, net in the accompanying consolidated statements of operations and comprehensive income. We expense acquisition, potential acquisition and disposition related costs as they are incurred. We incurred \$38.2 million in transaction costs during the first six months of 2014 related to the spin-off of Washington Prime. Other than these transaction costs, we incurred a minimal amount of transaction expenses during 2014, 2013, and 2012.

Our consolidated and unconsolidated acquisition and disposition activity for the periods presented are highlighted as follows:

2014 and 2015 Acquisitions

On January 15, 2015, we acquired a 100% interest in Jersey Gardens (renamed The Mills at Jersey Gardens) in Elizabeth, New Jersey and University Park Village in Fort Worth, Texas, properties previously owned by Glimcher Realty Trust for \$677.9 million of cash and the assumption of existing mortgage debt of \$405.0 million.

On April 10, 2014, as discussed further in Note 7, through our joint venture with McArthurGlen, we acquired an additional noncontrolling interest in Ashford Designer Outlet.

On January 30, 2014, we acquired the remaining 50% interest in Arizona Mills from our joint venture partner, as well as approximately 39 acres of land in Oyster Bay, New York, for approximately \$145.8 million, consisting of cash consideration and 555,150 units. Arizona Mills is subject to a mortgage which was \$166.9 million at the time of the acquisition. The consolidation of this previously unconsolidated property resulted in a remeasurement of our previously held

interest to fair value and a corresponding non-cash gain of \$2.7 million in the first quarter of 2014. We now own 100% of this property.

On January 10, 2014, we acquired one of our partner's redeemable interests in a portfolio of ten properties for approximately \$114.4 million subject to a pre-existing contractual arrangement. The amount paid to acquire the interests in the seven properties which were previously consolidated was included in preferred units, at liquidation value, and noncontrolling redeemable interests in properties in the accompanying consolidated balance sheet at December 31, 2013.

2013 Acquisitions

During 2013, as further discussed in Note 7, we acquired noncontrolling interests in the property management and development companies of McArthurGlen as well as interests in five designer outlet properties.

On May 30, 2013, we acquired a 100% interest in a 390,000 square foot outlet center located near Portland, Oregon for cash consideration of \$146.7 million. The fair value of the acquisition was recorded primarily as investment property and lease related intangibles. As a result of the excess of fair value over amounts paid, we recognized a gain of approximately \$27.3 million.

2012 Acquisitions

On December 31, 2012, as discussed in Note 7, we contributed a wholly-owned property to a newly formed joint venture in exchange for an interest in a property contributed to the same joint venture by our joint venture partner.

On December 4, 2012, we acquired the remaining 50% noncontrolling equity interest in two previously consolidated outlet properties located in Grand Prairie, Texas, and Livermore, California, and, accordingly, we now own 100% of these properties. We paid consideration of \$260.9 million for the additional interests in the properties, 90% of which was paid in cash and 10% of which was satisfied through the issuance of our units. In addition, the construction loans we had provided to the properties totaling \$162.5 million were extinguished on a non-cash basis. The transaction was accounted for as an equity transaction, as the properties had been previously consolidated.

On June 4, 2012, we acquired a 50% interest in a 465,000 square foot outlet center located in Destin, Florida for \$70.5 million.

On March 22, 2012, as discussed in Note 7, we acquired additional interests in 26 of our joint venture properties from SPG-FCM Ventures, LLC, or SPG-FCM, in a transaction valued at approximately \$1.5 billion, or the Mills transaction.

On March 14, 2012, as discussed in Note 7, we acquired a 28.7% equity stake in Klépierre for approximately \$2.0 billion.

On January 6, 2012, we paid \$50.0 million to acquire an additional 25% interest in Del Amo Fashion Center, thereby increasing our interest to 50%.

2014 Dispositions

During 2014, we disposed of our interests in three consolidated retail properties. The aggregate gain recognized on these transactions was approximately \$21.8 million.

On September 26, 2014, we sold our investment in a hotel located at Coconut Point in Estero, Florida. The gain from this sale was \$4.5 million, which is included in other income in the accompanying consolidated statements of operations and comprehensive income.

2013 Dispositions

During 2013, we increased our economic interest in three unconsolidated community centers and subsequently disposed of our interests in those properties. Additionally, we disposed of our interests in eight consolidated retail properties and three unconsolidated retail properties. The aggregate gain recognized on these transactions was approximately \$80.2 million.

On August 8, 2013, we disposed of our interest in an office property located in the Boston, Massachusetts area. The gain on the sale was \$7.9 million and is included in other income in the accompanying consolidated statements of operations and comprehensive income.

2012 Dispositions

During 2012, we disposed of our interests in nine consolidated retail properties and four unconsolidated retail properties. The aggregate net gain on these disposals was \$15.5 million.

On May 3, 2012, we sold our interests in two residential apartment buildings located at The Domain in Austin, Texas. The gain from the sale was \$12.4 million, which is included in other income in the accompanying consolidated statements of operations and comprehensive income.

On January 9, 2012, as discussed in Note 7, we sold our entire ownership interest in Gallerie Commerciali Italia, S.p.A, or GCI.

5. Per Unit Data

We determine basic earnings per unit based on the weighted average number of units outstanding during the period and we consider any participating securities for purposes of applying the two-class method. We determine diluted earnings per unit based on the weighted average number of units outstanding combined with the incremental weighted average units that would have been outstanding assuming all potentially dilutive securities were converted into units at the earliest date possible. The following table sets forth the computation of our basic and diluted earnings per unit.

	For the Year Ended December 31,																				
		2014	2013			2013		2013		2013		2013		2013		2013		2013		013 2	
Net Income attributable to Unitholders — Basic and																					
Diluted	\$	1,643,783	\$	1,537,348	\$	1,705,860															
Weighted Average Units Outstanding — Basic		363,475,504	_	362,355,581	-	361,322,520															
Effect of stock options of Simon				50		1,072															
Weighted Average Units Outstanding — Diluted		363,475,504		362,355,631		361,323,592															

For the year ended December 31, 2014, potentially dilutive securities include long-term incentive performance units, or LTIP units. The only securities that had a dilutive effect for the years ended December 31, 2013 and 2012 were stock options of Simon.

We accrue distributions when they are declared. The taxable nature of the distributions declared for each of the years ended as indicated is summarized as follows:

	For the Year Ended December 31,						
	2014	2013	2012				
Total distributions paid per unit	\$ 5.15	\$ 4.65	\$ 4.10				
Percent taxable as ordinary income	100.0%	97.50%	99.50%				
Percent taxable as long-term capital gains	—	2.50%	0.50%				
	100.0%	100.0%	100.0%				

In January 2015, Simon's Board of Directors declared a quarterly common stock dividend for the first quarter of 2015 of \$1.40 per share. The distribution rate on our units is equal to the dividend rate on Simon's common stock.

6. Investment Properties

Investment properties consist of the following as of December 31:

		2014		2013
Land	\$	3,185,624	\$	3,086,183
Buildings and improvements		27,828,509		26,962,049
Total land, buildings and improvements		31,014,133	_	30,048,232
Furniture, fixtures and equipment		304,399		288,407
Investment properties at cost	_	31,318,532		30,336,639
Less — accumulated depreciation		8,950,747		8,092,794
Investment properties at cost, net	\$	22,367,785	\$	22,243,845
Construction in progress included above	\$	640,081	\$	328,705

7. Investments in Unconsolidated Entities

Joint ventures are common in the real estate industry. We use joint ventures to finance properties, develop new properties, and diversify our risk in a particular property or portfolio of properties. As discussed in Note 2, we held joint venture interests in 82 properties as of December 31, 2014 and 93 properties as of December 31, 2013. As discussed below, on January 9, 2012, we sold our interest in GCI which at the time owned 45 properties in Italy. Additionally, on March 14, 2012, we purchased a 28.7% equity stake in Klépierre. On May 21, 2012, Klépierre paid a dividend, which we elected to receive in additional shares, resulting in an increase in our ownership to approximately 28.9%.

Certain of our joint venture properties are subject to various rights of first refusal, buy-sell provisions, put and call rights, or other sale or marketing rights for partners which are customary in real estate joint venture agreements and the industry. We and our partners in these joint ventures may initiate these provisions (subject to any applicable lock up or similar restrictions), which may result in either the sale of our interest or the use of available cash, borrowings or our units to acquire the joint venture interest from our partner.

We may provide financing to joint ventures primarily in the form of interest bearing construction loans. As of December 31, 2014 and 2013, we had construction loans and other advances to related parties totaling \$14.9 million and \$140.3 million, respectively, which are included in deferred costs and other assets in the accompanying consolidated balance sheets.

On January 30, 2014, as discussed in Note 4, we acquired the remaining 50% interest in Arizona Mills from our joint venture partner. The consolidation of this previously unconsolidated property resulted in a remeasurement of our previously held interest to fair value and a corresponding non-cash gain of \$2.7 million in the first quarter of 2014. As a result of this acquisition, we now own 100% of this property.

On December 31, 2012, we formed a joint venture with Institutional Mall Investors, or IMI, to own and operate The Shops at Mission Viejo in the Los Angeles suburb of Mission Viejo, California, and Woodfield Mall in the Chicago suburb of Schaumburg, Illinois. We and IMI each own a noncontrolling 50% interest in Woodfield Mall and we own a noncontrolling 51% interest in The Shops at Mission Viejo and IMI owns the remaining 49%. Prior to the formation of the joint venture, we owned 100% of The Shops at Mission Viejo and IMI owned 100% of Woodfield Mall. No gain was recorded as the transaction was recorded based on the carryover basis of our previous investment. Woodfield Mall is encumbered by a \$425.0 million mortgage loan which matures in March of 2024 and bears interest at 4.5%. In January 2013, the joint venture closed a \$295.0 million mortgage on the Shops at Mission Viejo which bears interest at 3.61% and matures in February of 2023. The proceeds from the financing were distributed to the venture partners and, as a result, we received a distribution of \$149.7 million.

On March 22, 2012, we acquired, through an acquisition of substantially all of the assets of TMLP, additional interests in 26 properties. The transaction resulted in additional interests in 16 of the properties which remain unconsolidated, the consolidation of nine previously unconsolidated properties and the purchase of the remaining noncontrolling interest in a

previously consolidated property. The transaction was valued at \$1.5 billion, which included repayment of the remaining \$562.1 million balance on TMLP's senior loan facility, and retirement of \$100.0 million of TMLP's trust preferred securities. In connection with the transaction, our \$558.4 million loan to SPG-FCM was extinguished on a non-cash basis. We consolidated \$2.6 billion in additional property-level mortgage debt in connection with this transaction. This property-level mortgage debt was previously presented as debt of our unconsolidated entities. We and our joint venture partner had equal ownership in these properties prior to the transaction.

The consolidation of the previously unconsolidated properties resulted in a remeasurement of our previously held interest in each of these nine newly consolidated properties to fair value and recognition of a corresponding non-cash gain of \$488.7 million. In addition, we recorded an other-than-temporary impairment charge of \$22.4 million for the excess of carrying value of our remaining investment in SPG-FCM over its estimated fair value. The gain on the transaction and impairment charge are included in gain upon acquisition of controlling interests, sale or disposal of assets and interests in unconsolidated entities, net in the accompanying consolidated statements of operations and comprehensive income. The assets and liabilities of the newly consolidated properties acquired in the Mills transaction have been reflected at their estimated fair value at the acquisition date.

We recorded our acquisition of the interest in these nine newly consolidated properties using the acquisition method of accounting. Tangible and intangible assets and liabilities were established based on their fair values at the date of acquisition. The results of operations of the newly consolidated properties have been included in our consolidated results from the date of acquisition. The purchase price allocations were finalized during the first quarter of 2013. No significant adjustments were made to the previously reported purchase price allocations.

On January 6, 2012, we paid \$50.0 million to acquire an additional 25% interest in Del Amo Fashion Center, increasing our interest to 50%.

International Investments

We conduct our international operations through joint venture arrangements and account for all of our international joint venture investments using the equity method of accounting

European Investments. At December 31, 2014, we owned 57,634,148 shares, or approximately 28.9%, of Klépierre, which had a quoted market price of \$43.45 per share. Our share of net income, net of amortization of our excess investment, was \$131.5 million for the year ended December 31, 2013. Based on applicable Euro:USD exchange rates and after our conversion of Klépierre's results to GAAP, Klépierre's total assets, total liabilities, and noncontrolling interests were \$12.7 billion, \$8.2 billion, and \$1.4 billion, respectively, as of December 31, 2014 and \$17.1 billion, \$12.3 billion, and \$1.7 billion, respectively, as of December 31, 2013. Klépierre's total revenues, operating income and consolidated net income were approximately \$1.2 billion, \$432.1 million and \$1.3 billion, respectively, for the year ended December 31, 2013. On April 16, 2014, Klépierre completed the disposal of a portfolio of 126 retail galleries located in France, Spain and Italy. Total gross consideration for the transaction, including transfer duties, was €1.98 billion (€1.65 billion Klépierre's group share). The net cash proceeds were used by Klépierre to reduce its overall indebtedness. In connection with this transaction, we recorded a gain of \$133.9 million, net of the write-off of a portion of our excess investment, which is included in "Gain upon acquisition of controlling interests and sale or disposal of assets and interest in unconsolidated entities, net" in the accompanying consolidated statements of operations and comprehensive income. On January 12, 2015 Klépierre' paid a interest of a partonic party shares for each Corio ordinary share. On January 15, 2015 the tender offer transaction closed, and it is anticipated that Klépierre will own all of the equity of Corio on March 31, 2015 through a merger transaction, after which our percentage ownership will be diluted to approximately 18.3%.

During the second quarter of 2013, we signed a definitive agreement with McArthurGlen, an owner, developer, and manager of designer outlets, to form one or more joint ventures to invest in certain of its existing designer outlets, development projects, and its property management and development companies. In conjunction with that agreement, we purchased a noncontrolling interest in the property management and development companies of McArthurGlen, and a noncontrolling interest in a development property located in Vancouver, British Columbia. On August 2, 2013, through our



joint venture with McArthurGlen we acquired a noncontrolling interest in Ashford Designer Outlet in Kent, UK. On October 16, 2013, through our joint venture with McArthurGlen we completed the remaining transactions contemplated by our previously announced definitive agreement with McArthurGlen by acquiring noncontrolling interests in portions of four existing McArthurGlen Designer Outlets — Parndorf (Vienna, Austria), La Reggia (Naples, Italy), Noventa di Piave (Venice, Italy), and Roermond (Roermond, Netherlands). During the quarter ended June 30, 2014, through our joint venture with McArthurGlen we purchased an additional 22.5% noncontrolling interest in Ashford Designer Outlet, increasing our percentage ownership to 45%. At December 31, 2014 our legal percentage ownership interests in these entities range from 45% to 90%. The aggregate consideration for the 2013 transactions was \$496.7 million and is subject to further adjustment based upon contractual obligations and customary purchase price adjustments. The carrying amount of our investment in these joint ventures, including all related components of accumulated other comprehensive income (loss) as well as subsequent capital contributions for development, was \$677.1 million and \$510.7 million as of December 31, 2014 and December 31, 2013, respectively. The change in the carrying amount of the investment in 2014 was driven primarily by the additional investment discussed above and adjustments to our purchase accounting during the one-year measurement period, including our estimate of the aggregate consideration that will ultimately be paid to the seller. Substantially all of our investment has been determined to be excess investment and has been allocated to the underlying investment property based on estimated fair values. In December 2014, Roermond Designer Outlet phases 2 and 3, in which we own a 90% interest, refinanced its \$85.1 million mortgage maturing in 2017 with a \$218.9 million mortgage that matures in 2021. The fixed interest rate was reduced fr

We also have a minority interest in Value Retail PLC and affiliated entities which own or have interests in and operate nine luxury outlets throughout Europe and a direct minority ownership in three of those outlets. Our investment in these centers is accounted for under the cost method. At December 31, 2014 and December 31, 2013, the carrying value of these non-marketable investments was \$115.4 million and is included in deferred costs and other assets.

On January 9, 2012, we sold our entire ownership interest in GCI to our venture partner, Auchan S.A. The aggregate cash we received was \$375.8 million and we recognized a gain on the sale of \$28.8 million. Our investment carrying value included \$39.5 million of accumulated losses related to currency translation and net investment hedge accumulated balances which had been recorded in accumulated other comprehensive income (loss).

Asian Joint Ventures. We conduct our international Premium Outlet operations in Japan through a joint venture with Mitsubishi Estate Co., Ltd. We have a 40% ownership interest in this joint venture. The carrying amount of our investment in this joint venture was \$229.8 million and \$261.1 million as of December 31, 2014 and December 31, 2013, respectively, including all related components of accumulated other comprehensive income (loss). We conduct our international Premium Outlet operations in South Korea through a joint venture with Shinsegae International Co. We have a 50% ownership interest in this joint venture was \$104.5 million and \$76.4 million as of December 31, 2014 and December 31, 2013, respectively, including all related other comprehensive income (loss).

Summary Financial Information

A summary of our equity method investments and share of income from such investments, excluding Klépierre, follows. In addition, we acquired a controlling interest in nine properties in the Mills transaction on March 22, 2012. These previously unconsolidated properties became consolidated properties as of their respective acquisition dates. During 2012, we disposed of our interests in one mall and three retail properties as well as our investment in GCI. During 2013, we disposed of three retail properties. Finally, as discussed in Note 3, on May 28, 2014, we completed the spin-off of Washington Prime, which included ten unconsolidated properties. The net income of these ten properties is included in income from operations of discontinued joint venture interests and the net assets and liabilities of these properties are included in the total assets and total liabilities of discontinued operations, respectively, in the accompanying summary financial information. The above transactions are reported within discontinued operations in the following joint venture statements of operations.

BALANCE SHEETS

	1	December 31, 2014	December 31, 2013	
Assets:				
Investment properties, at cost	\$	16,087,282	\$	15,355,700
Less - accumulated depreciation		5,457,899		5,080,832
		10,629,383		10,274,868
Cash and cash equivalents		993,178		781,554
Tenant receivables and accrued revenue, net		362,201		302,902
Investment in unconsolidated entities, at equity		11,386		38,352
Deferred costs and other assets		536,600		579,480
Total assets of discontinued operations				281,000
Total assets	\$	12,532,748	\$	12,258,156
Liabilities and Partners' Deficit:				
Mortgages	\$	13,272,557	\$	12,753,139
Accounts payable, accrued expenses, intangibles, and deferred revenue		1,015,334		834,898
Other liabilities		493,718		513,897
Total liabilities of discontinued operations		_		286,252
Total liabilities		14,781,609		14,388,186
Preferred units		67,450		67,450
Partners' deficit		(2,316,311)		(2,197,480)
Total liabilities and partners' deficit	\$	12,532,748	\$	12,258,156
Our Share of:				<u> </u>
Partners' deficit	\$	(663,700)	\$	(717,776)
Add: Excess investment		1,875,337		2,059,584
Add: Our share of investment in discontinued unconsolidated entities, at equity		_		37,759
Our net investment in unconsolidated entities, at equity	\$	1,211,637	\$	1,379,567

"Excess Investment" represents the unamortized difference of our investment over our share of the equity in the underlying net assets of the joint ventures or other investments acquired and is allocated on a fair value basis primarily to investment property, lease related intangibles, and debt premiums and discounts. We amortize excess investment over the life of the related depreciable components of investment property, typically no greater than 40 years, the terms of the applicable leases and the applicable debt maturity, respectively. The amortization is included in the reported amount of income from unconsolidated entities.

As of December 31, 2014, scheduled principal repayments on joint venture properties' mortgage indebtedness are as follows:

2015	\$ 1,567,248
2016	1,217,673
2017	823,948
2018	770,447
2019	526,296
Thereafter	8,359,654
Total principal maturities	13,265,266
Net unamortized debt premium	7,291
Total mortgages and unsecured indebtedness	\$ 13,272,557

This debt becomes due in installments over various terms extending through 2027 with interest rates ranging from 0.39% to 9.35% and a weighted average rate of 4.44% at December 31, 2014.

In November 2013, Aventura Mall in which we own a 33% interest refinanced its \$430.0 million mortgage maturing December 11, 2017 with a \$1.2 billion mortgage that matures December 1, 2020. The fixed interest rate was reduced from 5.91% to 3.75% as a result of this transaction and an extinguishment charge of \$82.8 million was incurred which is included in interest expense in the accompanying joint venture statements of operations. Excess proceeds from the financing were distributed to the venture partners.

STATEMENTS OF OPERATIONS

		For the Year Ended December 31,				
		2014		2013		2012
Revenue:	_				-	
Minimum rent	\$	1,746,549	\$	1,618,802	\$	1,435,586
Overage rent		183,478		180,435		176,255
Tenant reimbursements		786,351		747,447		672,935
Other income		293,419	_	199,197		170,263
Total revenue		3,009,797		2,745,881		2,455,039
Operating Expenses:						
Property operating		574,706		487,144		465,333
Depreciation and amortization		604,199		512,702		492,073
Real estate taxes		221,745		204,894		170,292
Repairs and maintenance		71,203		66,612		62,659
Advertising and promotion		72,496		61,664		54,404
Provision for credit losses		6,527		1,388		1,814
Other		187,729		155,421		169,558
Total operating expenses		1,738,605	_	1,489,825		1,416,133
Operating Income		1,271,192		1,256,056		1,038,906
Interest expense		(598,900)		(680,321)		(584,143)
Income from Continuing Operations		672,292	-	575,735		454,763
Income from operations of discontinued joint venture interests		5,079		14,200		(3,881)
Gain(Loss) on disposal of discontinued operations, net				51,164		(5,354)
Net Income	\$	677,371	\$	641,099	\$	445,528
Third-Party Investors' Share of Net Income	\$	348,127	\$	353,708	\$	239,931
Our Share of Net Income		329,244		287,391		205,597
Amortization of Excess Investment		(99,463)		(102,875)		(83,400)
Our Share of (Loss) Income from Unconsolidated Discontinued Operations		(652)		1,121		(1,028)
Our Share of Loss on Sale or Disposal of Assets and Interests in						
Unconsolidated Entities, net						9,245
Income from Unconsolidated Entities	\$	229,129	\$	185,637	\$	130,414

Our share of income from unconsolidated entities in the above table, aggregated with our share of results of Klépierre, is presented in income from unconsolidated entities in the accompanying consolidated statements of operations and comprehensive income. Our share of the loss on sale or disposal of assets and interests in unconsolidated entities, net is reflected within gain upon acquisition of controlling interests, sale or disposal of assets and interests in unconsolidated

entities, and impairment charge on investment in unconsolidated entities, net in the accompanying consolidated statements of operations and comprehensive income.

2013 Dispositions

In 2013, we disposed of our interest in three retail properties. We recognized no gain or loss on the disposal of these properties.

2012 Dispositions

In July 2012, we disposed of our interest in a mall, and in August 2012 we disposed of our interest in three retail properties. Our share of the net loss on disposition was \$9.2 million.

8. Indebtedness and Derivative Financial Instruments

Our mortgages and unsecured indebtedness, excluding the impact of derivative instruments, consist of the following as of December 31:

	2014		2013
Fixed-Rate Debt:			
Mortgage notes, including \$49,723 and \$62,886 net premiums, respectively. Weighted			
average interest and maturity of 5.48% and 3.9 years at December 31, 2014.	\$ 5,615,351	\$	6,975,913
Unsecured notes, including \$40,701 and \$38,519 net discounts, respectively. Weighted			
average interest and maturity of 4.41% and 7.6 years at December 31, 2014.	13,399,920		13,931,705
Total Fixed-Rate Debt	 19,015,271	_	20,907,618
Variable-Rate Debt:			
Mortgages notes, at face value. Weighted average interest and maturity of 2.03% and			
2.3 years at December 31, 2014.	630,000		350,000
Unsecured Term Loan (see below)	240,000		240,000
Credit Facility (see below)	558,537		1,172,299
Commercial Paper (see below)	409,185		
Total Variable-Rate Debt	1,837,722		1,762,299
Total Mortgages and Unsecured Indebtedness	\$ 20,852,993	\$	22,669,917

General. Our unsecured debt agreements contain financial covenants and other non-financial covenants. If we were to fail to comply with these covenants, after the expiration of the applicable cure periods, the debt maturity could be accelerated or other remedies could be sought by the lender including adjustments to the applicable interest rate. As of December 31, 2014, we were in compliance with all covenants of our unsecured debt.

At December 31, 2014, we or our subsidiaries were the borrowers under 38 non-recourse mortgage notes secured by mortgages on 52 properties, including five separate pools of cross-defaulted and cross-collateralized mortgages encumbering a total of 21 properties. Under these cross-default provisions, a default under any mortgage included in the cross-defaulted pool may constitute a default under all mortgages within that pool and may lead to acceleration of the indebtedness due on each property within the pool. Certain of our secured debt instruments contain financial and other non-financial covenants which are specific to the properties which serve as collateral for that debt. If the borrower fails to comply with these covenants, the lender could accelerate the debt and enforce its right against their collateral. At December 31, 2014, the applicable borrowers under these non-recourse mortgage notes were in compliance with all covenants where non-compliance could individually, or giving effect to applicable cross-default provisions in the aggregate, have a material adverse effect on our financial condition, results of operations or cash flows.

Unsecured Debt

At December 31, 2014, our unsecured debt consisted of \$13.4 billion of our senior unsecured notes, net of discounts, \$558.5 million outstanding under our \$4.0 billion unsecured revolving credit facility, or Credit Facility, \$240.0 million outstanding under an unsecured term loan, and \$409.2 million outstanding under our global unsecured commercial paper note program, or the Commercial Paper program. The December 31, 2014 balance on the Credit Facility included \$372.2 million (U.S. dollar equivalent) of Euro-denominated borrowings and \$186.4 million (U.S. dollar equivalent) of Yen-denominated borrowings. At December 31, 2014 the outstanding amount under the Commercial Paper program was \$409.2 million, of which \$209.2 million was related to the U.S. dollar equivalent of Euro-denominated borrowings under both the Credit Facility and Commercial Paper program are designated as net investment hedges of a portion of our international investments.

On December 31, 2014, we had an aggregate available borrowing capacity of approximately \$5.0 billion under both the Credit Facility and our \$2.0 billion supplemental unsecured revolving credit facility, or Supplemental Facility. The maximum outstanding balance of the credit facilities during the year ended December 31, 2014 was \$1.2 billion and the weighted average outstanding balance was \$855.4 million. Letters of credit of \$38.9 million were outstanding under the facilities as of December 31, 2014.

On April 7, 2014, we amended and extended the Credit Facility. The initial borrowing capacity of \$4.0 billion may be increased to \$5.0 billion during its term and provides for borrowings denominated in U.S. Dollars, Euros, Yen, Sterling, Canadian Dollars and Australian Dollars. Borrowings in currencies other than the U.S. Dollar are limited to 75% of the maximum revolving credit amount, as defined. The initial maturity date of the Credit Facility was extended to June 30, 2018 and can be extended for an additional year to June 30, 2019 at our sole option. The base interest rate on the amended Credit Facility was reduced to LIBOR plus 80 basis points and the additional facility fee was reduced to 10 basis points.

The Supplemental Facility's borrowing capacity of \$2.0 billion may be increased to \$2.5 billion during its term. The Supplemental Facility will initially mature on June 30, 2016 and can be extended for an additional year at our sole option. As of December 31, 2014, the base interest rate on the Supplemental Facility was LIBOR plus 95 basis points with an additional facility fee of 15 basis points. Like the Credit Facility, the Supplemental Facility provides for a money market competitive bid option program and allows for multi-currency borrowings. During the fourth quarter of 2014, we moved \$184.9 million (U.S. dollar equivalent) of Yen-denominated borrowings from the Supplemental Facility to the Credit Facility.

On October 6, 2014, we entered into a global Commercial Paper program. Under the terms of this program, we may issue unsecured Commercial Paper notes, denominated in U.S. dollars, Euros and other currencies, up to a maximum aggregate amount outstanding at any time of \$500.0 million, or the non-U.S. dollar equivalent thereof. Notes issued in non-U.S. currencies may be issued by one or more of our subsidiaries and are guaranteed by us. Notes will be sold under customary terms in the U.S and Euro commercial paper note markets and will rank (either by themselves or as a result of the guarantee described above) pari passu with all of our other unsecured senior indebtedness. Our Commercial Paper program is supported by our credit facilities and if necessary or appropriate, we may make one or more draws under the credit facilities to pay amounts outstanding from time to time on the Commercial Paper program. At December 31, 2014, we had \$409.2 million outstanding comprised of \$200.0 million of U.S. dollar denominated notes and \$209.2 million (U.S. dollar equivalent) of Euro denominated notes with weighted average interest rates of 0.19% and 0.13%, respectively. The borrowings mature on various dates from January 7, 2015 to March 18, 2015.

On September 3, 2014, we commenced cash tender offers for any and all of five series of our outstanding senior unsecured notes with maturity dates ranging from 2015 to 2017. The total principal amount of notes tendered and accepted for purchase was approximately \$1.322 billion, with a weighted average remaining duration of 1.7 years and a weighted average coupon rate of 5.60%. We purchased the tendered notes using cash on hand and the proceeds from an offering of \$1.3 billion of senior unsecured notes that closed on September 10, 2014. The senior notes offering was comprised of \$900.0 million of 3.375% notes due 2024 and \$400.0 million of 4.25% notes due 2044. Combined, the new issues of senior notes have a weighted average duration of 16.1 years and a weighted average coupon rate of 3.64%. A portion of the proceeds from the senior notes offering was used to fund the redemption on September 30, 2014 of all \$250.0 million outstanding principal amount of the 7.875% notes due 2016 issued by one of our subsidiaries. We recorded a \$127.6 million loss on extinguishment of debt in the third quarter of 2014 as a result of the tender offers and redemption.



On January 21, 2014, we issued \$600.0 million of senior unsecured notes at a fixed interest rate of 2.20% with a maturity date of February 1, 2019 and \$600.0 million of senior unsecured notes at a fixed interest rate of 3.75% with a maturity date of February 1, 2024. Proceeds from the unsecured notes offering were used to repay debt and for general corporate purposes.

In addition to the debt tender offers and redemption described above, during the year ended December 31, 2014, we used cash on hand to redeem at par or repay at maturity \$1.3 billion of senior unsecured notes with fixed rates ranging from 4.20% to 6.75%.

Mortgage Debt

Total mortgage indebtedness was \$6.2 billion and \$7.3 billion at December 31, 2014 and 2013, respectively.

On January 2, 2014, we repaid the \$820.0 million outstanding mortgage at Sawgrass Mills originally maturing July 1, 2014 and on February 28, 2014, we repaid the \$269.0 million outstanding mortgage at Great Mall originally maturing August 28, 2015. During 2014, we disposed of our interests in three retail properties and their related mortgage debt of \$90.0 million.

Debt Maturity and Other

Our scheduled principal repayments on indebtedness as of December 31, 2014 are as follows:

2015	¢	1 174 706
2015	\$	1,174,796
2016		2,892,728
2017		3,043,067
2018		2,024,275
2019		1,928,394
Thereafter		9,780,711
Total principal maturities		20,843,971
Net unamortized debt premium		9,022
Total mortgages and unsecured indebtedness	\$	20,852,993

Our cash paid for interest in each period, net of any amounts capitalized, was as follows:

For th	For the Year Ended December 31,			
2014	2013	2012		
\$ 1,018,911	\$ 1,086,128	\$ 1,063,470		

Derivative Financial Instruments

Our exposure to market risk due to changes in interest rates primarily relates to our long-term debt obligations. We manage exposure to interest rate market risk through our risk management strategy by a combination of interest rate protection agreements to effectively fix or cap a portion of variable rate debt. We are also exposed to foreign currency risk on financings of certain foreign operations. Our intent is to offset gains and losses that occur on the underlying exposures, with gains and losses on the derivative contracts hedging these exposures. We do not enter into either interest rate protection or foreign currency rate protection agreements for speculative purposes.

We may enter into treasury lock agreements as part of an anticipated debt issuance. Upon completion of the debt issuance, the fair value of these instruments is recorded as part of accumulated other comprehensive income (loss) and is amortized to interest expense over the life of the debt agreement.

The unamortized loss on our treasury locks and terminated hedges recorded in accumulated other comprehensive income (loss) was \$65.7 million and \$67.5 million as of December 31, 2014 and 2013, respectively. As of December 31, 2014,

our outstanding LIBOR based derivative contracts consisted of fixed rate swap agreements with a notional amount of \$375.0 million.

Within the next year, we expect to reclassify to earnings approximately \$10.9 million of losses related to active and terminated interest rate swaps from the current balance held in accumulated other comprehensive income (loss).

Fair Value of Debt

The carrying value of our variable-rate mortgages and other loans approximates their fair values. We estimate the fair values of consolidated fixed-rate mortgages using cash flows discounted at current borrowing rates and other indebtedness using cash flows discounted at current market rates. We estimate the fair values of consolidated fixed-rate unsecured notes using quoted market prices, or, if no quoted market prices are available, we use quoted market prices for securities with similar terms and maturities. The book value of our consolidated fixed-rate mortgages and unsecured indebtedness was \$19.0 billion and \$20.9 billion as of December 31, 2014 and 2013, respectively. The fair values of these financial instruments and the related discount rate assumptions as of December 31 are summarized as follows:

	2014	2013
Fair value of fixed-rate mortgages and unsecured indebtedness	\$20,558	\$22,316
Weighted average discount rates assumed in calculation of fair value for fixed-rate		
mortgages	3.02%	3.07%

9. Rentals under Operating Leases

Future minimum rentals to be received under non-cancelable tenant operating leases for each of the next five years and thereafter, excluding tenant reimbursements of operating expenses and percentage rent based on tenant sales volume as of December 31, 2014 are as follows:

2015	\$ 2,548,265
2016	2,335,798
2017	2,099,583
2018	1,820,246
2019	1,540,869
Thereafter	4,440,204
	\$ 14,784,965

10. Equity

Temporary Equity

We classify as temporary equity those securities for which there is the possibility that we could be required to redeem the security for cash, irrespective of the probability of such a possibility. As a result, we classify one series of preferred units and noncontrolling redeemable interests in properties in temporary equity. The carrying values for those securities classified in temporary equity are discussed below and summarized as follows as of December 31:

2014	2013	
\$ 25,537	\$ 25,5	537
	164,9)48
\$ 25,537	\$ 190,4	185
	\$ 25,537 	\$ 25,537 \$ 25,5

Noncontrolling Redeemable Interests in Properties Redeemable instruments, which typically represent the remaining interest in a property or portfolio of properties, and which are redeemable at the option of the holder or in circumstances that may be outside our control, are accounted for as temporary equity within preferred units, at liquidation value, and noncontrolling redeemable interests in properties in the accompanying consolidated balance sheets. The carrying amount of the noncontrolling interest is adjusted to the redemption amount assuming the instrument is redeemable at the balance sheet date. Changes in the redemption value of the underlying noncontrolling interest are recorded within equity. There are no noncontrolling interests redeemable at amounts in excess of fair value.

On January 10, 2014, we acquired one of our partner's remaining redeemable interests in a portfolio of ten properties for approximately \$114.4 million subject to a pre-existing contractual arrangement. The amount paid to acquire the interests in the seven properties which were previously consolidated was included in preferred units, at liquidation value, and noncontrolling redeemable interests in properties in the accompanying consolidated balance sheet at December 31, 2013. During the second quarter of 2014, in connection with the resolution of all partnership disputes with related party limited partners in one of our partnerships, we contributed \$83.0 million into the partnership in exchange for a new series of preferred partnership units that carry a 2.5% preferred return. Amounts due upon a future exercise of the limited partners' right to cause us to redeem their noncontrolling interests would be net of this preferred investment. Accordingly, this preferred investment contractually offsets the mezzanine liability previously recognized on the accompanying consolidated balance sheet.

7.5% Cumulative Redeemable Preferred Units The 7.5% preferred units accrue cumulative quarterly distributions at a rate of \$7.50 annually. We may redeem the preferred units upon the death of the survivor of the original holders, or the transfer of any units to any person or entity other than the persons or entities entitled to the benefits of the original holder. The redemption price is the liquidation value (\$100.00 per preferred unit) plus accrued and unpaid distributions, payable either in cash or fully registered shares of common stock of Simon. In the event of the death of a holder of the 7.5% preferred units, the occurrence of certain tax triggering events applicable to the holder, or on or after November 10, 2006, the holder may require us to redeem the preferred units at the same redemption price payable at our option in either cash or fully registered shares of common stock of Simon.

Permanent Equity

Series J $8^3/8\%$ Cumulative Redeemable Preferred Units. Distributions accrue quarterly at an annual rate of $8^3/8\%$ per unit on the Series J $8^3/8\%$ preferred units, or Series J preferred units. Simon owns all of the Series J preferred units which have the same economic rights and preferences of an outstanding series of Simon preferred stock. We can redeem this series, in whole or in part, when Simon can redeem the related preferred stock, on and after October 15, 2027 at a redemption price of \$50.00 per unit, plus accumulated and unpaid distributions. The Series J preferred units were issued at a premium of \$7.5 million. The unamortized premium included in the carrying value of the preferred units at December 31, 2014 and 2013 was \$4.2 million and \$4.5 million, respectively. There are 1,000,000 Series J preferred units authorized and 796,948 issued and outstanding.

Unit Issuances and Repurchases

In 2014, seven limited partners exchanged 70,291 units for an equal number of shares of common stock of Simon pursuant to our partnership agreement. These transactions increased Simon's ownership interest in us.

On January 30, 2014, we issued 555,150 units in connection with the acquisition of the remaining 50% interest in Arizona Mills and approximately 39 acres of land in Oyster Bay, New York, as discussed in Note 4.

On July 22, 2014, we redeemed 87,621 units from a limited partner for \$14.4 million in cash.

Other Equity Activity

Notes Receivable from Former CPI Stockholders. Notes receivable of \$14.8 million from stockholders of an entity we acquired in 1998 are reflected as a deduction from capital in excess of par value in the consolidated statements of equity in the accompanying financial statements. The notes do not bear interest and become due at the time the underlying shares are sold.

The Simon Property Group 1998 Stock Incentive Plan. We, along with Simon, have a stock incentive plan, or the 1998 plan, which provides for the grant of awards with respect to the equity of Simon, in the form of options to purchase shares of Simon common stock, or Options, stock appreciation rights, or SARs, restricted stock grants and performance unit awards, collectively, Awards. Options may be granted which are qualified as "incentive stock options" within the meaning of Section 422 of the Internal Revenue Code and options which are not so qualified. An aggregate of 16,300,000 shares of Simon common stock have been reserved for issuance under the 1998 plan. Additionally, the partnership agreement requires Simon to purchase units for cash in an amount equal to the fair market value of such shares issued on the exercise of stock options.

Administration. The 1998 plan is administered by Simon's Compensation Committee of the Board of Directors, or the Compensation Committee. The Compensation Committee determines which eligible individuals may participate and the type, extent and terms of the awards to be granted to them. In addition, the Compensation Committee interprets the 1998 plan and makes all other determinations deemed advisable for its administration. Options granted to employees become exercisable over the period determined by the Compensation Committee. The exercise price of an employee option may not be less than the fair market value of the shares on the date of grant. Employee options generally vest over a three-year period and expire ten years from the date of grant.

Awards for Eligible Directors. Directors of Simon who are not employees or employees of affiliates of Simon, or eligible directors, receive awards under the 1998 plan. Currently, each eligible director receives on the first day of the first calendar month following his or her initial election an award of restricted stock with a value of \$82,500 (pro-rated for partial years of service). Thereafter, as of the date of each annual meeting of stockholders, eligible directors who are re-elected receive an award of restricted stock having a value of \$82,500. In addition, eligible directors who serve as chairpersons of the standing committees receive an additional annual award of restricted stock having a value of \$10,000 (in the case of the Audit and Compensation Committees) or \$7,500 (in the case of the Governance and Nominating Committees). The Lead Independent Director also receives an annual restricted stock award having a value of \$12,500. The restricted stock vests in full after one year.

Once vested, the delivery of the shares of restricted stock (including reinvested dividends) is deferred under our Director Deferred Compensation Plan until the director retires, dies or becomes disabled or otherwise no longer serves as a director. The directors may vote and are entitled to receive dividends on the underlying shares; however, any dividends on the shares of restricted stock must be reinvested in shares of Simon common stock and held in the deferred compensation plan until the shares of restricted stock are delivered to the former director.

Stock Based Compensation

Awards under our stock based compensation plans primarily take the form of LTIP units and restricted stock grants of Simon. Restricted stock and awards under the LTIP programs are all performance based and are based on various corporate and business unit performance measures as further described below. The expense related to these programs, net of amounts capitalized, is included within home and regional office costs and general and administrative costs in the accompanying statements of operations and comprehensive income.

LTIP Programs. Every year since 2010, the Compensation Committee has approved long-term, performance based incentive compensation programs, or the LTIP programs, for certain senior executive officers. Awards under the LTIP programs take the form of LTIP units, a form of limited partnership interest issued by us, and will be considered earned if, and only to the extent to which, applicable total shareholder return, or TSR, performance measures are achieved during the performance period. Once earned, LTIP units are subject to a two year vesting period. One-half of the earned LTIP units will vest on January 1 of each of the 2nd and 3rd years following the end of the applicable performance period, subject to the participant maintaining employment with us through those dates and certain other conditions as described in those agreements. Awarded LTIP units not earned are forfeited. Earned and fully vested LTIP units are the equivalent of units. During the performance period, participants are entitled to receive distributions on the LTIP units awarded to them equal to 10% of the regular quarterly distributions paid on a unit. As a result, we account for these LTIP units as participating securities under the two-class method of computing earnings per unit.

From 2010 to 2014, the Compensation Committee approved LTIP grants as shown in the table below. Grant date fair values of the LTIP units are estimated using a Monte Carlo model, and the resulting expense is recorded regardless of whether the TSR performance measures are achieved if the required service is delivered. The grant date fair values are being amortized into expense over the period from the grant date to the date at which the awards, if any, would become vested. The extent to which LTIP units were earned, and the aggregate grant date fair values adjusted for estimated forfeitures, are as follows:

LTIP Program	LTIP Units Earned	Grant Date Fair Value					
2010 LTIP Program							
1-year 2010 LTIP Program	133,673	1-year program — \$7.2 million					
2-year 2010 LTIP Program	337,006	2-year program — \$14.8 million					
3-year 2010 LTIP Program	489,654	3-year program — \$23.0 million					
2011-2013 LTIP Program	469,848	\$35.0 million					
2012-2014 LTIP Program	401,203	\$35.0 million					
2013-2015 LTIP Program	To be determined in 2016	\$33.5 million					
2014-2016 LTIP Program	To be determined in 2017	\$30.0 million					

We recorded compensation expense, net of capitalization, related to these LTIP programs of approximately \$27.6 million, \$25.7 million, and \$22.0 million for the years ended December 31, 2014, 2013 and 2012, respectively.

Restricted Stock. The 1998 plan also provides for shares of restricted common stock of Simon to be granted to certain employees at no cost to those employees, subject to achievement of individual performance and certain financial and return-based performance measures established by the Compensation Committee related to the most recent year's performance. Once granted, the shares of restricted stock then vest annually over a three-year or a four-year period (as defined in the award). The cost of restricted stock grants, which is based upon the stock's fair market value on the grant date, is recognized as expense ratably over the vesting period. Through December 31, 2014 a total of 5,530,945 shares of restricted stock, net of forfeitures, have been awarded under the plan. Information regarding restricted stock awards is summarized in the following table for each of the years presented:

	 Fo	ie Year End cember 31,	ed	
	 2014	 2013		2012
Shares of restricted stock awarded during the year, net of forfeitures	83,509	107,123		114,066
Weighted average fair value of shares granted during the year	\$ 166.36	\$ 160.22	\$	146.70
Amortization expense	\$ 18,256	\$ 18,311	\$	14,001

We recorded compensation expense, net of capitalization, related to restricted stock of approximately \$12.3 million, \$13.4 million, and \$10.4 million for the years ended December 31, 2014, 2013 and 2012, respectively.

Other Compensation Arrangements. On July 6, 2011, in connection with the execution of an employment agreement, the Compensation Committee granted David Simon, our Chairman and CEO, a retention award in the form of 1,000,000 LTIP units, or the Award, for his continued service as our Chairman and Chief Executive Officer through July 5, 2019. Effective December 31, 2013, the Award was modified, or the Current Award, and as a result the LTIP units will now become earned and eligible to vest based on the attainment of Company-based performance goals, in addition to the service-based vesting requirement included in the original Award. If the relevant performance criteria are not achieved, all or a portion of the Current Award will be forfeited. The Current Award does not contain an opportunity for Mr. Simon to receive additional LTIP Units above and beyond the original Award should our performance exceed the higher end of the performance criteria. The performance criteria of the Current Award are based on the attainment of specific funds from operations, or FFO, per share. If the performance criteria have been met, a maximum of 360,000 LTIP units, or the A Units, 360,000 LTIP units, or the B Units, and 280,000 LTIP units, or the C Units, may become earned December 31, 2015, 2016 and 2017, respectively. The earned A Units will vest on January 1, 2018, earned B Units will vest on January 1, 2019 and earned C Units will vest on June 30, 2019, subject to Mr. Simon's continued employment through such applicable date. The

grant date fair value of the retention award of \$120.3 million is being recognized as expense over the eight-year term of his employment agreement on a straightline basis based through the applicable vesting periods of the A Units, B Units and C Units.

Since 2001, we have not granted any options to officers, directors or employees, except for a series of reload options we assumed as part of a prior business combination. As of December 31, 2014, there were no remaining options outstanding.

We also maintain a tax-qualified retirement 401(k) savings plan and offer no other post-retirement or post-employment benefits to our employees.

Exchange Rights

Limited partners have the right under our partnership agreement to exchange all or any portion of their units for shares of Simon common stock on a onefor-one basis or cash, as determined by Simon in its sole discretion. If Simon selects cash, Simon cannot cause us to redeem the exchanged units for cash without contributing cash to us as partners' equity sufficient to effect the redemption. If sufficient cash is not contributed, Simon will be deemed to have elected to exchange the units for shares of Simon common stock. The amount of cash to be paid if the exchange right is exercised and the cash option is selected will be based on the trading price of Simon's common stock at that time. The number of shares of Simon's common stock issued pursuant to the exercise of the exchange right will be the same as the number of units exchanged.

11. Commitments and Contingencies

Litigation

We are involved from time-to-time in various legal proceedings that arise in the ordinary course of our business, including, but not limited to commercial disputes, environmental matters, and litigation in connection with transactions including acquisitions and divestitures. We believe that such litigation, claims and administrative proceedings will not have a material adverse impact on our financial position or our results of operations. We record a liability when a loss is considered probable and the amount can be reasonably estimated.

In May 2010, Opry Mills sustained significant flood damage. Insurance proceeds of \$50 million have been funded by the insurers and remediation work has been completed. The property was re-opened March 29, 2012. The excess insurance carriers (those providing coverage above \$50 million) have denied the claim under the policy for additional proceeds (of up to \$150 million) to pay further amounts for restoration costs and business interruption losses. We and our lenders are continuing our efforts through pending litigation to recover our losses under the excess insurance policies for Opry Mills and we believe recovery is probable, but no assurances can be made that our efforts to recover these funds will be successful.

Lease Commitments

As of December 31, 2014, a total of 22 of the consolidated properties are subject to ground leases. The termination dates of these ground leases range from 2017 to 2090. These ground leases generally require us to make fixed annual rental payments, or a fixed annual rental plus a percentage rent component based upon the revenues or total sales of the property. In addition, we have several regional office locations that are subject to leases with termination dates ranging from 2016 to 2028. These office leases generally require us to make fixed annual rental payments plus pay our share of common area, real estate and utility expenses. Some of our ground and office leases include escalation clauses and renewal options. We incurred ground lease expense and office lease expense, which are included in other expense and home office and regional expense, respectively, as follows:

		the Year Ende December 31,	:d,
	 2014	2013	2012
Ground lease expense	\$ 39,898	\$ 37,150	\$ 40,518
Office lease expense	4,577	4,057	2,004

Future minimum lease payments due under these leases for years ending December 31, excluding applicable extension options and any sublease income, are as follows:

	-	
2015	\$	29,775
2016		35,221
2017		35,436
2018		35,413
2019		28,266
Thereafter		907,110
	\$ 1	,071,221

Insurance

We maintain insurance coverage with third party carriers who provide a portion of the coverage for specific layers of potential losses including commercial general liability, fire, flood, extended coverage and rental loss insurance on all of our properties in the United States. The initial portion of coverage not provided by third party carriers is either insured through our wholly-owned captive insurance companies, Rosewood Indemnity, Ltd. and Bridgewood Insurance Company, Ltd., or other financial arrangements controlled by us. The third party carrier has, in turn, agreed to provide evidence of coverage for this layer of losses under the terms and conditions of the carrier's policy. A similar policy written through our captive insurance entities also provides initial coverage for property insurance and certain windstorm risks at the properties located in coastal windstorm locations.

We currently maintain insurance coverage against acts of terrorism on all of our properties in the United States on an "all risk" basis in the amount of up to \$1 billion. The current federal laws which provide this coverage are expected to operate through 2015. Despite the existence of this insurance coverage, any threatened or actual terrorist attacks where we operate could adversely affect our property values, revenues, consumer traffic and tenant sales.

Guarantees of Indebtedness

Joint venture debt is the liability of the joint venture and is typically secured by the joint venture property, which is non-recourse to us. As of December 31, 2014 and 2013, we guaranteed joint venture related mortgage indebtedness of \$223.5 million and \$190.8 million, respectively (of which we have a right of recovery from our venture partners of \$78.7 million and \$83.0 million, respectively). Mortgages guaranteed by us are secured by the property of the joint venture which could be sold in order to satisfy the outstanding obligation and which has an estimated fair value in excess of the guaranteed amount.

Concentration of Credit Risk

Our malls, Premium Outlets and Mills rely heavily upon anchor tenants to attract customers; however, anchor retailers do not contribute materially to our financial results as many anchor retailers own their spaces. All material operations are within the United States and no customer or tenant accounts for 5% or more of our consolidated revenues.

Limited Life Partnerships

We are the controlling partner in several consolidated partnerships that have a limited life. We estimated the settlement values of these noncontrolling interests as of December 31, 2014 and 2013 as approximately \$101.0 million and \$125.0 million, respectively. The settlement values are based on the estimated fair values upon a hypothetical liquidation of the partnership interests and estimated yield maintenance or prepayment penalties associated with the payment to settle any underlying secured mortgage debt.

12. Related Party Transactions

Our management company provides management, insurance, and other services to Melvin Simon & Associates, Inc., a related party, unconsolidated joint ventures, and other non-owned related party properties. Amounts for services provided by our management company and its affiliates to our unconsolidated joint ventures and other related parties were as follows:

	 For the Y	ear Ended Dece	mber 31,
	 2014	2013	2012
Amounts charged to unconsolidated joint ventures and Washington			
Prime properties	\$ 133,730	\$ 121,996	\$ 119,534
Amounts charged to properties owned by related parties	4,393	4,510	4,416

During 2014, 2013 and 2012, we recorded development, royalty and other fee income, net of elimination, related to our international investments of \$13.7 million, \$14.0 million and \$15.5 million, respectively. Also during 2014, 2013 and 2012, we received fees related to financing activities, net of elimination, provided to unconsolidated joint ventures of \$4.2 million, \$15.9 million and \$3.0 million, respectively. The fees related to our international investments and financing activities are included in other income in the accompanying consolidated statements of operations and comprehensive income.

13. Quarterly Financial Data (Unaudited)

Quarterly 2014 and 2013 data is summarized in the table below. Quarterly amounts may not sum to annual amounts due to rounding.

	First Quarter		Second Quarter		Third Quarter	Fourth Quarter
2014						
Total revenue	\$	1,157,022	\$ 1,181,982	\$	1,234,694	\$ 1,297,120
Operating income		560,965	561,531		607,557	655,288
Consolidated income from continuing operations		359,601	489,609		296,963	475,992
Consolidated net income		401,103	477,468		296,963	475,992
Net income attributable to unitholders		399,267	475,708		294,900	473,907
Net income per unit from continuing operations —						
Basic and Diluted	\$	0.99	\$ 1.34	\$	0.81	\$ 1.30
Net income per unit — Basic and Diluted	\$	1.10	\$ 1.31	\$	0.81	\$ 1.30
Weighted average units outstanding — Basic and						
Diluted		363,008,959	363,604,376		363,645,178	363,634,759
2013						
Total revenue	\$	1,060,823	\$ 1,084,993	\$	1,146,877	\$ 1,251,155
Operating income		502,484	509,939		548,478	627,769
Consolidated income from continuing operations		278,615	359,129		328,712	400,337
Consolidated net income		334,468	400,525		367,293	449,304
Net income attributable to unitholders		330,694	397,115		364,022	445,517
Net income per unit from continuing operations —						
Basic and Diluted	\$	0.76	\$ 0.99	\$	0.89	\$ 1.09
Net income per unit — Basic and Diluted	\$	0.91	\$ 1.10	\$	1.00	\$ 1.23
Weighted average units outstanding		362,051,682	362,455,413		362,454,880	362,454,828
Diluted weighted average units outstanding		362,051,885	362,455,413		362,454,880	362,454,828



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

None.

Item 9A. Controls and Procedures

Evaluation of Disclosure Controls and Procedures. We maintain disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934 (the "Exchange Act")) that are designed to provide reasonable assurance that information required to be disclosed in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to Simon's management, including the Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosures. Because of inherent limitations, disclosure controls and procedures, no matter how well designed and operated, can provide only reasonable, and not absolute, assurance that the objectives of disclosure controls and procedures are met.

Simon's management, with the participation of the Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of the design and operation of our disclosure controls and procedures. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that, as of the end of the period covered by this report, our disclosure controls and procedures are effective at a reasonable assurance level.

Management's Report on Internal Control Over Financial Reporting. Management's report on internal control over financial reporting is set forth within Item 7 of this Form 10-K.

Attestation Report of the Registered Public Accounting Firm. The audit report of Ernst & Young LLP on their assessment of our internal control over financial reporting is set forth within Item 8 of this Form 10-K.

Changes in Internal Control Over Financial Reporting. There was no change in our internal control over financial reporting (as defined in Rule 13a-15(f)) that occurred during the fourth quarter of 2014 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information

During the fourth quarter of the year covered by this report, the Audit Committee of Simon's Board of Directors approved certain audit, audit-related and non-audit tax compliance and tax consulting services to be provided by Ernst & Young LLP, our independent registered public accounting firm. This disclosure is made pursuant to Section 10A(i)(2) of the Exchange Act as added by Section 202 of the Sarbanes-Oxley Act of 2002.

Item 10. Directors, Executive Officers and Corporate Governance

We are a limited partnership and Simon is our sole general partner. We do not have any directors or executive officers or any equity securities registered under the Securities Exchange Act of 1934. Comparable information for Simon can be found in its periodic reports and proxy statements it files with the Securities and Exchange Commission.

Item 11. Executive Compensation

We are a limited partnership and Simon is our sole general partner. We do not have any directors or executive officers or any equity securities registered under the Securities Exchange Act of 1934. Comparable information for Simon can be found in its periodic reports and proxy statements it files with the Securities and Exchange Commission.

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

We are a limited partnership and Simon is our sole general partner. We do not have any directors or executive officers or any equity securities registered under the Securities Exchange Act of 1934. Comparable information for Simon can be found in its periodic reports and proxy statements it files with the Securities and Exchange Commission.

Item 13. Certain Relationships and Related Transactions and Director Independence

We are a limited partnership and Simon is our sole general partner. We do not have any directors or executive officers or any equity securities registered under the Securities Exchange Act of 1934. Comparable information for Simon can be found in its periodic reports and proxy statements it files with the Securities and Exchange Commission.

Item 14. Principal Accountant Fees and Services

The Audit Committee of Simon's Board of Directors pre-approves all audit and permissible non-audit services to be provided by Ernst & Young LLP, or Ernst & Young, Simon's and our independent registered public accounting firm, prior to commencement of services. The Audit Committee has delegated to the Chairman of the Audit Committee the authority to pre-approve specific services up to specified individual and aggregate fee amounts. These pre-approval decisions are presented to the full Audit Committee at the next scheduled meeting after such approvals are made. We have incurred fees as shown below for services from Ernst & Young as our independent registered public accounting firm. Ernst & Young has advised us that it has billed or will bill these indicated amounts for the following categories of services for the years ended December 31, 2014 and 2013, respectively:

	 2014	 2013
Audit Fees (1)	\$ 3,753,000	\$ 3,692,000
Audit-Related Fees (2)	4,269,000	5,435,000
Tax Fees (3)	428,000	305,000
All Other Fees	—	26,000

(1) Audit Fees include fees for the audit of the financial statements and the effectiveness of internal control over financial reporting for us, Simon, and certain of our subsidiaries and services associated with Securities and Exchange Commission registration statements, periodic reports, and other documents issued in connection with securities offerings.

(2) Audit-Related Fees include audits of individual or portfolios of properties and schedules of recoverable common area maintenance costs to comply with lender, joint venture partner or tenant requirements and accounting consultation and due diligence services. In addition, these fees include services related to the audits of Washington Prime Group Inc., which Simon spun off to its stockholders in May 2014, and which accounted for the higher fees in 2013. Our share of these Audit-Related Fees for the years ended 2014 and 2013 was approximately 58% and 64%, respectively.

(3) Tax Fees include fees for international and other tax consulting services and tax return compliance services associates with the tax returns for certain joint ventures as well as other miscellaneous tax compliance services. Our share of these Tax Fees for 2014 and 2013 was approximately 85% and 75%, respectively.

Item 15. Exhibits and Financial Statement Schedules

(a)	(1)	Financial Statements	Page No.
		The following consolidated financial statements of Simon Property Group, L.P. and subsidiaries are set forth in the Part II, item 8.	
		Reports of Independent Registered Public Accounting Firm Consolidated Balance Sheets as of December 31, 2014 and 2013	<u>60</u> <u>62</u>
		Consolidated Statements of Operations and Comprehensive Income for years ended December 31, 2014, 2013 and 2012 Consolidated Statements of Cash Flows for the years ended December 31, 2014, 2013 and 2012 Consolidated Statements of Equity for the years ended December 31, 2014, 2013 and 2012 Notes to Consolidated Financial Statements	63 64 65 67
	(2)	Financial Statement Schedule	
		Simon Property Group, L.P. and Subsidiaries Schedule III — Schedule of Real Estate and Accumulated <u>FDepreciation</u> <u>Notes to Schedule III</u>	$\frac{103}{108}$
		Other financial statement schedules are omitted because they are not applicable or the required information is shown in the financial statements or notes thereto.	
	(3)	Exhibits	
		The Exhibit Index attached hereto is hereby incorporated by reference to this Item.	<u>109</u>
		100	

SIGNATURES

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

SIMON PROPERTY GROUP, L.P.

By /s/ DAVID SIMON

David Simon Chairman of the Board of Directors and Chief Executive Officer of Simon Property Group, Inc., General Partner

March 2, 2015

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

Capacity	Date
Chairman of the Board of Directors and Chief Executive Officer of Simon Property Group, Inc., General Partner (Principal Executive Officer)	March 2, 2015
Chairman Emeritus and Director	March 2, 2015
President, Chief Operating Officer of Simon Property	March 2, 2015
Group, Inc., General Partner and Director	
Director	March 2, 2015
Director	March 2, 2015
Director	March 2, 2015
Director	March 2, 2015
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	Chairman of the Board of Directors and Chief Executive Officer of Simon Property Group, Inc., General Partner (Principal Executive Officer) Chairman Emeritus and Director President, Chief Operating Officer of Simon Property Group, Inc., General Partner and Director Director Director Director Director Director Director Director

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Signature	Capacity	Date
/s/ KAREN N. HORN		
Karen N. Horn	Director	March 2, 2015
/s/ ALLAN HUBBARD		
Allan Hubbard	Director	March 2, 2015
/s/ DANIEL C. SMITH		
Daniel C. Smith	Director	March 2, 2015
/s/ ANDREW JUSTER	Executive Vice President and Chief Financial Officer of Simon	March 2, 2015
Andrew Juster	Property Group, Inc., General Partner (Principal Financial Officer)	
/s/ STEVEN K. BROADWATER	Senior Vice President and Chief Accounting Officer of Simon	March 2, 2015
Steven K. Broadwater	Property Group, Inc., General Partner (Principal Accounting Officer)	
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Simon Property Group, L.P. and Subsidiaries Real Estate and Accumulated Depreciation December 31, 2014

(Dollars in thousands)

			Initi	ial Cost (3)	Sub	Capitalized osequent to juisition (3)		Gross Amounts At Which Carrie At Close of Perio	ed		Date of
Name	Location	Encumbrances (6)	Land	Buildings and Improvements	Land	Buildings and Improvements	Land	Buildings and Improvements	Total (1)	Accumulated Depreciation (2)	Construction or Acquisition
Malls	D 1/0		5 450	50 5 10		10 (00 (¢ 50.400	* == 000	* **	2004 (5)
Bangor Mall Barton Creek	Bangor, ME	80,000	5,478 2,903		7,983	12,690 \$ 63,632	5,478 10,886		\$ 77,908 95,447		2004 (5) 1981
Square Battlefield Mall	Austin, TX Springfield, MO	125,000	3,919	27,231	3,000	64,575	6,919	91,806	98,725	62,825	1970
Bay Park Square	Green Bay, WI	_	6,358	25,623	4,106	26,725	10,464	52,348	62,812	28,608	1080
Brea Mall	Brea (Los Angeles), CA	_	39,500		4,100	45,199	39,500		293,901		1980
Broadway Square	Tyler, TX	—	11,306	32,431	_	24,612	11,306	57,043	68,349	31,339	1994 (4)
Burlington Mall	Burlington (Boston), MA	-	46,600	303,618	19,600	98,850	66,200	402,468	468,668	173,559	1998 (4)
Castleton Square		-	26,250	98,287	7,434	75,531	33,684	173,818	207,502	87,897	1972
Cielo Vista Mall	El Paso, TX	_	1,005	15,262	608	56,279	1,613	71,541	73,154	41,384	1974
College Mall	Bloomington, IN	—	1,003		720	45,487	1,723		63,455		
Columbia Center		_	17,441	66,580	—	26,575	17,441	93,155	110,596	46,545	1987
Copley Place	Boston, MA	_	_	378,045	_	134,988	_	513,033	513,033	186,391	2002 (4)
Coral Square	Coral Springs (Miami), FL	_	13,556		_	21,772	13,556		128,958		
Cordova Mall	Pensacola, FL	_	18,626	73,091	7,321	62,190	25,947	135,281	161,228	54,859	1998 (4)
Domain, The	Austin, TX	198,454	40,436		´ —	140,748	40,436		378,194	95,746	2005
Empire Mall	Sioux Falls, SD	176,300	35,998	192,186	—	23,023	35,998	215,209	251,207	22,834	1998 (5)
Fashion Mall at Keystone, The	Indianapolis, IN	—	—	120,579	29,145	86,836	29,145	207,415	236,560	87,335	1997 (4)
Firewheel Town Center	Garland (Dallas), TX	—	8,485	82,716	_	28,391	8,485	111,107	119,592	43,708	2004
Forum Shops at Caesars, The	Las Vegas, NV	—	_	276,567	—	236,894	_	513,461	513,461	205,871	1992
Greenwood Park Mall	Greenwood (Indianapolis), IN	75,733	2,423	23,445	5,253	116,642	7,676	140,087	147,763	69,569	1979
Haywood Mall	Greenville, SC	_	11,585	133,893	6	28,434	11,591	162,327	173,918	89,144	1998 (4)
Independence Center	Independence (Kansas City), MO	200,000	5,042	45,798	_	35,209	5,042		86,049		1994 (4)
Ingram Park Mall	San Antonio, TX	137,783	733	17,163	37	23,977	770	41,140	41,910	27,454	1979
King of Prussia Mall	King of Prussia (Philadelphia), PA	97,661	175,063		_	102,386			1,405,649	,	2003 (5)
La Plaza Mall Lakeline Mall	McAllen, TX Cedar Park (Austin), TX	_	1,375 10,088		6,569 14	51,454 18,189	7,944 10,102		69,226 109,859		
Lenox Square	Atlanta, GA	_	38,058		—	,- ,- ,-	38,058		642,842		1998 (4)
Livingston Mall	Livingston (New York), NJ	_	22,214	105,250	—	45,782	22,214	151,032	173,246	64,746	1998 (4)
Mall at Chestnut Hill, The	Chestnut Hill (Boston), MA	120,000	449	25,102	43,257	98,336	43,706	123,438	167,144	12,617	2002 (5)
Mall of Georgia	Buford (Atlanta), GA	_	47,492	326,633	—	12,634	47,492	339,267	386,759	141,018	1999 (5)
McCain Mall	N. Little Rock, AR	—	_	9,515	10,530	27,441	10,530	36,956	47,486	10,081	1973
Menlo Park Mall	Edison (New York), NJ	—	65,684	223,252	—	47,372	65,684	270,624	336,308	137,796	1997 (4)
Midland Park Mall	Midland, TX	81,860	687		—	24,747	687		34,647		
Miller Hill Mall	Duluth, MN	_	2,965		1,811	40,307	4,776		63,175		
Montgomery Mall	North Wales (Philadelphia), PA	100,000	27,105	86,915	_	56,661	27,105	143,576	170,681	48,698	2004 (5)
North East Mall	Hurst (Dallas), TX	—	128	12,966	19,010	151,139	19,138	164,105	183,243	93,959	1971
Northgate Mall	Seattle, WA		24,369	115,992	_	100,121	24,369	216,113	240,482	97,943	1987

Real Estate and Accumulated Depreciation December 31, 2014

(Dollars in thousands)

			Initi	al Cost (3)	Su	Cost CapitalizedGross AmountsSubsequent toAt Which CarriedAcquisition (3)At Close of Period			ed		Date of
Name	Location	Encumbrances (6)	Land	Buildings and Improvements	Land	Buildings and Improvements	Land	Buildings and Improvements	Total (1)	Accumulated Depreciation (2)	Construction or Acquisition
Ocean County	Toms River		20,404	124,945		30,639	20,404	155,584	175,988		1998 (4)
Mall	(New York), NJ										
Orland Square	Orland Park (Chicago), IL	_	35,514	129,906	_	50,512	35,514	180,418	215,932		1997 (4)
Oxford Valley Mall	Langhorne (Philadelphia), PA	66,514	24,544	100,287	_	18,607	24,544	118,894	143,438	69,426	2003 (4)
Penn Square Mall	Oklahoma City, OK	93,998	2,043	155,958	_	48,096	2,043	204,054	206,097	96,100	2002 (4)
Pheasant Lane Mall	Nashua, NH	—	3,902	155,068	550	46,155	4,452	201,223	205,675	80,931	2004 (5)
Phipps Plaza	Atlanta, GA	_	16,185	210,610	_	41,356	16,185	251,966	268,151		1998 (4)
Plaza Carolina	Carolina (San Juan), PR	225,000	15,493	279,560	_	62,061	15,493	341,621	357,114		2004 (4)
Prien Lake Mall	Lake Charles, LA		1,842	2,813	3,053	49,383	4,895	52,196	57,091		
Rockaway Townsquare	Rockaway (New York), NJ	—	41,918	212,257	—	43,188	41,918	255,445	297,363	112,753	1998 (4)
Roosevelt Field	Garden City (New York), NY	_	163,160	702,008	93	251,214	163,253	953,222	1,116,475	346,583	1998 (4)
Ross Park Mall	Pittsburgh, PA	_	23,541	90,203		89,769	23,541	179,972	203,513	95,786	1986
Santa Rosa Plaza	Santa Rosa, CA	_	10,400	87,864		25,222	10,400	113,086	123,486	49,437	1998 (4)
Shops at Nanuet, The	Nanuet, NY	—	28,125	143,120	—	8,019	28,125	151,139	179,264	7,630	2013
Shops at Riverside, The	Hackensack (New York), NJ	130,000	13,521	238,746	_	5,137	13,521	243,883	257,404		2007 (4) (5)
South Hills Village		_	23,445	125,840	1,472	56,299	24,917	182,139	207,056		1997 (4)
South Shore Plaza	(Boston), MA	_	101,200	301,495	_	158,767	101,200	460,262	561,462		1998 (4)
Southdale Center	Edina (Minneapolis), MN	155,000	40,172	184,967	_	38,599	40,172	223,566	263,738	22,300	2007 (4) (5)
SouthPark Southridge Mall	Charlotte, NC Greendale (Milwaukee), WI	187,439 125,000	42,092 12,359	188,055 130,111	100 2,389	181,111 18,410	42,192 14,748	369,166 148,521	411,358 163,269		2002 (4) 2007 (4) (5)
St. Charles Towne Center	Waldorf (Washington, D.C.), MD	-	7,710	52,934	1,180	31,061	8,890	83,995	92,885	49,586	1990
Stanford Shopping Center		—	—	339,537	—	66,277	_	405,814	405,814	121,500	2003 (4)
Summit Mall Tacoma Mall	Akron , OH Tacoma	65,000	15,374 37,803	51,137 125,826	_	47,534 87,784	15,374 37,803	98,671 213,610	114,045 251,413		
	(Seattle), WA										1070
Tippecanoe Mall Town Center at Boca Raton	Lafayette, IN Boca Raton		2,897 64,200	8,439 307,317	5,517	48,508 168,055	8,414 64,200	56,947 475,372	65,361 539,572	,	1973 1998 (4)
Town Center at Cobb	(Miami), FL Kennesaw (Atlanta), GA	198,095	32,355	158,225	_	18,514	32,355	176,739	209,094	86,734	1998 (5)
Towne East Square	Wichita, KS	—	8,525	18,479	4,108	44,870	12,633	63,349	75,982	41,034	1975
Treasure Coast Square	Jensen Beach, FL	_	11,124	72,990	3,067	38,226	14,191	111,216	125,407	58,459	1987
Tyrone Square	St. Petersburg (Tampa), FL	—	15,638	120,962	1,459	35,695	17,097	156,657	173,754	79,999	1972
University Park Mall	Mishawaka, IN	_	16,768	112,158	7,000	58,511	23,768	170,669	194,437	135,520	1996 (4)
Walt Whitman Shops	Huntington Station (New York), NY	115,492	51,700	111,258	3,789	124,069	55,489	235,327	290,816	87,286	1998 (4)
White Oaks Mall	Springfield, IL	50,000	3,024	35,692	2,102	62,388	5,126	98,080	103,206	41,085	1977
Wolfchase Galleria		225,000	15,881	128,276		12,677	15,881	140,953	156,834		2002 (4)
Woodland Hills Mall	Tulsa, OK	91,688	34,211	187,123	—	26,957	34,211	214,080	248,291		2004 (5)

Real Estate and Accumulated Depreciation December 31, 2014

(Dollars in thousands)

			Init	ial Cost (3)	Su	t Capitalized bsequent to quisition (3)		Gross Amounts At Which Carried At Close of Period		Date of
Name	Location	Encumbrances (6)	Land	Buildings and Improvements	Land	Buildings and Improvements	Land	Buildings and Improvements	<u>Total (1)</u>	Accumulated Construction Depreciation or (2) Acquisition
Premium Outlets										
Albertville		-	3,900	97,059	_	6,217	3,900	103,276	107,176	38,433 2004 (4)
Premium Outlets	Albertville (Minneapolis), MN									
Allen Premium	(***********),****	—	13,855	43,687	97	14,418	13,952	58,105	72,057	24,704 2004 (4)
Outlets	Allen (Dallas), TX		2 2 70	24.226		1 166	2 270	20 702	21.1/2	19 722 2004 (4)
Aurora Farms Premium	Aurora (Cleveland),	_	2,370	24,326		4,466	2,370	28,792	31,162	18,722 2004 (4)
Outlets Birch Run	ОН	102,362	11.477	77,856		3.926	11,477	81,782	93,259	17,898 2010 (4)
Premium	Birch Run (Detroit),	,	,	,		-,	,	•-,•-		
Outlets Calhoun	MI	19,683	1,745	12,529		887	1,745	13,416	15,161	5,788 2010 (4)
Premium Outlets	Calhaum CA									
Camarillo	Calhoun, GA	_	16,670	224,721	395	64,570	17,065	289,291	306,356	95,495 2004 (4)
Premium	Camarillo (Los									
Outlets Carlsbad	Angeles), CA		12,890	184,990	96	4,469	12,986	189,459	202,445	59,242 2004 (4)
Premium Outlets	Carlsbad (San Diego),									
Carolina	CA	48,448	3,175	59,863	5,311	5,438	8,486	65,301	73,787	28,294 2004 (4)
Premium	Smithfield (Raleigh),									
Outlets Chicago	NC		659	118,005	13,050	31,524	13,709	149,529	163,238	50,063 2004 (4)
Premium Outlets	Aurora (Chicago), IL									
Cincinnati	Aurora (Chicago), IL	_	14,117	71,520	_	4,589	14,117	76,109	90,226	21,254 2008
Premium Outlets	Monroe (Cincinnati), OH									
Clinton	ОН	_	2,060	107,556	1,532	3,065	3,592	110,621	114,213	41,027 2004 (4)
Crossing Premium										
Outlets	Clinton, CT									
Columbia Gorge		—	7,900	16,492	—	2,735	7,900	19,227	27,127	10,171 2004 (4)
Premium	Troutdale (Portland),									
Outlets Desert Hills	OR		3,440	338,679		94,260	3,440	422.020	436,379	108 736 2004 (4)
Premium	Cabazon (Palm		5,440	558,079		94,200	3,440	432,939	430,379	108,736 2004 (4)
Outlets Edinburgh	Springs), CA		2,857	47,309		13,791	2,857	61,100	63,957	25,458 2004 (4)
Premium	Edinburgh		2,057	47,507		15,771	2,007	01,100	05,757	23,430 2004 (4)
Outlets Ellenton	(Indianapolis), IN	100,466	15 807	182,412	_	4 102	15,807	186 514	202,321	46,572 2010 (4)
Premium		100,100	10,007	102,112		.,102	10,007	100,511	202,021	10,072 2010 (1)
Outlets Folsom	Ellenton (Tampa), FL	_	9,060	50,281		4,235	9,060	54,516	63,576	24,502 2004 (4)
Premium	Folsom (Sacramento),		.,			,	.,			··· ()
Outlets Gaffney	CA Gaffney	35,721	4,056	32,371		2,203	4,056	34,574	38,630	9,268 2010 (4)
Premium	(Greenville/Charlotte),									, , , ,
Outlets Gilroy	SC	_	9,630	194,122	_	10,060	9,630	204,182	213,812	73,554 2004 (4)
Premium	Cilmer (Com Loos) CA									
Outlets Grand Prairie	Gilroy (San Jose), CA	120,000	9,497	197,242	_		9,497	197,242	206,739	15,463 2012
Premium Outlets	Grand Prairie (Dallas), TX									
Grove City	IA	108,453	6,421	121,880	_	3,101	6,421	124,981	131,402	32,630 2010 (4)
Premium Outlets	Grove City (Pittsburgh), PA									
Gulfport	(Intsourgh), IA	24,198	—	27,949	-	2,198	-	30,147	30,147	8,209 2010 (4)
Premium Outlets	Gulfport, MS									
Hagerstown	Hagerstown	86,045	3,576	85,883	_	900	3,576	86,783	90,359	19,215 2010 (4)
Premium Outlets	(Baltimore/Washington DC), MD									
Houston),		8,695	69,350		46,294	8,695	115,644	124,339	31,069 2007
Premium Outlets	Cypress (Houston), TX									
Jackson		—	6,413	104,013	3	5,458	6,416	109,471	115,887	34,827 2004 (4)
Premium Outlets	Jackson (New York), NJ									
Jersey Shore	T	67,306	15,390	50,979	_	75,614	15,390	126,593	141,983	36,202 2007
Premium Outlets	Tinton Falls (New York), NJ									
Johnson Creek		—	2,800	39,546		6,778	2,800	46,324	49,124	16,685 2004 (4)
Premium Outlets	Johnson Creek, WI									
Kittery Premium		_	11,832	94,994	_	7,515	11,832	102,509	114,341	30,769 2004 (4)
Outlets	Kittery , ME									
Las Americas Premium		176,605	45,168	251,878	—	6,561	45,168	258,439	303,607	55,965 2007 (4)
Outlets	San Diego, CA									
Las Vegas North		—	25,435	134,973	16,536	132,127	41,971	267,100	309,071	72,952 2004 (4)
Premium										
Outlets Las Vegas	Las Vegas, NV Las Vegas, NV		13,085	160,777		23 993	13,085	184 770	197,855	52,538 2004 (4)
			,005	100,777		20,775	,505	101,770	,000	=,000 =001 (1)

Premium Outlets										
Lebanon Premium Outlets	Lebanon (Nashville), TN	14,877	1,758	10,189	—	896	1,758	11,085	12,843	3,509 2010 (4)
Lee Premium Outlets	Lee, MA	49,134	9,167	52,212	—	1,209	9,167	53,421	62,588	14,077 2010 (4)
Leesburg Corner Premium Outlets	Leesburg (Washington D.C.), VA	—	7,190	162,023	—	4,689	7,190	166,712	173,902	63,162 2004 (4)

Real Estate and Accumulated Depreciation December 31, 2014 (Dollars in thousands)

Cost Capitalized Gross Amounts At Which Subsequent to Date of Acquisition (3) Initial Cost (3) **Carried At Close of Period** Construction **Buildings** and **Buildings** and **Buildings** and Accumulated or Encumbrances (6) Land Improvements Land Improvements Land Improvements Total (1) Depreciation (2) Acquisition Location Name Liberty Village 5,670 28,904 1,606 5,670 30,510 36,180 15,494 2004 (4) Flemington Premium (New York), NJ Outlets 94,138 8,542 102,680 109,310 42,698 2004 (4) Lighthouse 6,630 6,630 Michigan City Place Premium (Chicago, IL), Outlets ÌN 130,000 17,028 118 428 813 17.028 119.241 136 269 14 076 2012 Merrimack Premium Outlets Merrimack, NH Napa Premium Outlets 45 023 18,889 2004 (4) 11.400 4 4 9 8 11.400 49.521 60.921 ____ Napa, CA North Bend 2,143 36,197 3,499 2,143 39,696 41,839 12,705 2004 (4) North Bend Premium Outlets Seattle), WA North Georgia Premium 4,300 132,325 2,883 4,300 135,208 139,508 48,183 2004 (4) Dawsonville Outlets (Atlanta), GA 507,921 Orlando 31,998 472.815 3,108 31,998 475,923 81,925 2010 (4) International Premium Outlets Orlando, FL Orlando 14,040 304,410 38,656 78,186 52,696 382,596 435,292 109,502 2004 (4) Vineland Premium Outlets Orlando, FL Osage Beach 9,460 85,804 6,661 9,460 92,465 101,925 35,800 2004 (4) Premium Osage Beach, Outlets MO Petaluma 13.322 13,710 1.774 13.322 15,484 28,806 9,106 2004 (4) Village Premium Petaluma (San Outlets Francisco), CA Philadelphia 105,249 16,604 16,676 121,853 138,529 42,832 2006 16,676 Limerick (Philadelphia), Premium Outlets PA Phoenix 63,751 51 63,802 63,802 6,337 2013 _ _ Chandler Premium Outlets (Phoenix), AZ Pismo Beach 33,850 4,317 19,044 1,667 4,317 20,711 25,028 6,394 2010 (4) Premium Pismo Beach, Outlets CA Pleasant Prairie Pleasant Prairie 92,998 16,823 126,686 3,346 16,823 130,032 146,855 25,459 2010 (4) Premium (Chicago, IL/Milwaukee), Outlets WI Puerto Rico 125,000 20,586 114,021 3,003 20,586 117,024 137,610 23,285 2010 (4) Barceloneta, Premium Outlets PR Queenstown Queenstown (Baltimore), 66,150 8,129 61,950 2,979 8,129 64,929 73,058 13,832 2010 (4) Premium Outlets ΜD Rio Grande 12.229 41.547 32.929 12.229 74.476 86,705 29,930 2005 Vallev Premium Mercedes Outlets (McAllen), TX 14,706 82,252 1,686 14,706 83,938 98,644 35,433 2005 Round Rock Premium Round Rock Outlets (Austin), TX San Francisco 21,925 308.694 40.046 16,991 61.971 325,685 387,656 22,827 2012 Premium Livermore (San Outlets Francisco), CA San Marcos San Marcos 137,569 13,180 287,179 6,897 13,180 294,076 307,256 50,624 2010 (4) Premium (Austin/San Outlets Antonio), TX 53,354 47,499 2004 (4) Seattle 103,722 157,076 157,076 Tulalip (Seattle), WA Premium Outlets St. Augustine St. Augustine 6,090 57,670 2 9,480 6,092 67,150 73,242 27,592 2004 (4) Premium (Jacksonville), Outlets FL The Crossings 115,000 7,720 172,931 12,969 7,720 185,900 193,620 59,249 2004 (4) Premium Tannersville, Outlets PA Vacaville 9,420 84,850 12,825 9,420 97,675 107,095 40,848 2004 (4) Premium Outlets Vacaville, CA Waikele 22,630 77,316 10,033 22,630 87,349 109,979 30,727 2004 (4) Waipahu Premium Outlets (Honolulu), HI Waterloo 3,230 75,277 8,382 3,230 83,659 86,889 34,507 2004 (4) Premium Outlets Waterloo, NY Williamsburg 99,406 10,323 223,789 2.969 10,323 226,758 237,081 39,553 2010 (4) Williamsburg, Premium Outlets Woodburn Premium 9,414 150,414 _ 281 9,414 150,695 160,109 10,953 2013 (4) Woodburn Outlets (Portland), OR 11,110 862 559 116,994 12,768 979,553 992,321 276,603 2004 (4) Woodbury 1,658 Central Valley Common (New York), NY Premium Outlets Wrentham Wrentham 4,900 282,031 8,858 4,900 290,889 295,789 98,278 2004 (4) Village (Boston), MA

Premium Outlets

The Mills										
Arizona Mills	Tempe (Phoenix), AZ	164,566	41,936	297,289	_	3,290	41,936	300,579	342,515	9,976 2007 (4)(5)
Great Mall	Milpitas (San Jose), CA	_	70,496	463,101	—	11,751	70,496	474,852	545,348	47,214 2007 (4)(5)
Gurnee Mills	Gurnee (Chicago), IL	321,000	41,133	297,911	—	7,914	41,133	305,825	346,958	31,813 2007 (4)(5)
Opry Mills	Nashville, TN	371,427	51,000	327,503		9,765	51,000	337,268	388,268	34,648 2007 (4)(5)
Potomac Mills	Woodbridge (Washington, D.C.), VA	410,000	61,755	425,370	_	27,701	61,755	453,071	514,826	46,933 2007 (4)(5)
Sawgrass Mills	Sunrise (Miami), FL	—	194,002	1,641,153	—	38,809	194,002	1,679,962	1,873,964	161,050 2007 (4)(5)

Simon Property Group, L.P. and Subsidiaries Real Estate and Accumulated Depreciation December 31, 2014

(Dollars in thousands)

			Initial	Cost (3)	Subs	Capitalized sequent to usition (3)	Gross Amounts At Which Carried At Close of Period			Date Constru	
Name	Location	Encumbrances (6)		Buildings and mprovements	Land	Buildings and Improvements		Buildings and mprovements	Total (1)	Accumulated or Depreciation (2) Acquisi	
Community Centers											
ABQ Uptown	Albuquerque, NM	—	6,374	75,333	4,054	4,360	10,428	79,693	90,121	10,949 2011 (4)	
Other Properties											
Florida Keys Outlet Center	Florida City, FL	10,253	1,560	1,748		2,462	1,560	4,210	5,770	1,351 2010 (4)	
Huntley Outlet Center		28,679	3,477	2,027	—	345	3,477	2,372	5,849	922 2010 (4)	
Lincoln Plaza	King of Prussia (Philadelphia), PA	—	—	21,299	—	2,858	—	24,157	24,157	13,311 2003 (4)	
Naples Outlet Center	Naples, FL	15,415	1,514	519	—	79	1,514	598	2,112	424 2010 (4)	
Outlet Marketplace	Orlando , FL	—	3,367	1,557	—	380	3,367	1,937	5,304	961 2010 (4)	
Development Projects											
Tampa Premium Outlets	Tampa, FL	—	14,298	14,996		_	14,298	14,996	29,294	—	
Tucson Premium Outlets	Marana (Tucson), AZ	_	12,507	12,561	_	—	12,507	12,561	25,068	—	
Other pre- development costs	(), · ····	_	72,983	9,630	_	_	72,983	9,630	82,613	78	
Other			2,615	10,045			2,615	10,045	12,660	4,568	
		\$ 6,195,628	\$2,861,905	22,230,768	\$323,719	\$ 5,597,741 5	\$3,185,624 \$	27,828,509	\$31,014,133	\$ 8,740,928	

Notes to Schedule III as of December 31, 2014

(Dollars in thousands)

All periods presented exclude properties which were spun-off to Washington Prime Group Inc. as further discussed in Note 3 to the consolidated financial statements.

(1) Reconciliation of Real Estate Properties:

The changes in real estate assets for the years ended December 31, 2014, 2013, and 2012 are as follows:

	 2014	 2013	 2012
Balance, beginning of year	\$ 30,048,230	\$ 29,263,463	\$ 24,736,546
Acquisitions and consolidations (5)	393,351	288,835	4,408,870
Improvements	791,453	874,240	746,161
Disposals and deconsolidations	(218,901)	(378,308)	(628,114)
Balance, close of year	\$ 31,014,133	\$ 30,048,230	\$ 29,263,463

The unaudited aggregate cost of real estate assets for federal income tax purposes as of December 31, 2014 was \$23,893,426.

(2) Reconciliation of Accumulated Depreciation:

The changes in accumulated depreciation for the years ended December 31, 2014, 2013, and 2012 are as follows:

	 2014	_	2013	 2012
Balance, beginning of year	\$ 7,896,614	\$	7,055,622	\$ 6,483,917
Depreciation expense	997,482		948,811	908,029
Disposals and deconsolidations	(153,168)		(107,819)	(336,324)
Balance, close of year	\$ 8,740,928	\$	7,896,614	\$ 7,055,622

Depreciation of our investment in buildings and improvements reflected in the consolidated statements of operations and comprehensive income is calculated over the estimated original lives of the assets as noted below.

- Buildings and Improvements typically 10-35 years for the structure, 15 years for landscaping and parking lot, and 10 years for HVAC equipment.
- Tenant Allowances and Improvements shorter of lease term or useful life.
- (3) Initial cost generally represents net book value at December 20, 1993, except for acquired properties and new developments after December 20, 1993. Initial cost also includes any new developments that are opened during the current year. Costs of disposals and impairments of property are first reflected as a reduction to cost capitalized subsequent to acquisition.
- (4) Not developed/constructed by us or our predecessors. The date of construction represents the initial acquisition date for assets in which we have acquired multiple interests.

(5) Initial cost for these properties is the cost at the date of consolidation for properties previously accounted for under the equity method of accounting.

(6) Encumbrances represent face amount of mortgage debt and exclude any premiums or discounts.

EXHIBIT INDEX

Exhibits

- 2.1 Separation and Distribution Agreement by and among Simon Property Group, Inc., Simon Property Group, L.P., Washington Prime Group Inc. and Washington Prime Group, L.P., dated as of May 27, 2014 (incorporated by reference to Exhibit 2.1 of Simon Property Group, Inc.'s Current Report on Form 8-K filed May 29, 2014).
- 3.1 Second Amended and Restated Certificate of Limited Partnership of the Limited Partnership (incorporated by reference to Exhibit 3.1 of Simon Property Group, L.P.'s Annual Report on Form 10-K filed March 31, 2003, SEC File No. 333-11491).
- 3.2 Eighth Amended and Restated Limited Partnership Agreement (incorporated by reference to Exhibit 10.1 of Simon Property Group, Inc.'s Current Report on Form 8-K filed May 9, 2008, SEC File No. 001-14469).
- 3.3 Certificate of Designation of Series B Junior Participating Redeemable Preferred Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 3.1 of Simon Property Group, L.P.'s Quarterly Report on Form 10-Q filed August 8, 2014).
- 3.4 Agreement between Simon Property Group, Inc. and Simon Property Group, L.P. dated March 7, 2007, but effective as of August 27, 1999, regarding a prior agreement filed under an exhibit 99.1 to Form S-3/A of Simon Property Group, L.P. on November 20, 1996 (incorporated by reference to Exhibit 3.4 of Simon Property Group, L.P.'s Annual Report on Form 10-K filed March 16, 2007, SEC File No. 333-11491).
- 3.5 Agreement between Simon Property Group, Inc. and Simon Property Group, L.P. dated April 29, 2009, but effective as of October 14, 2004, regarding redemption of the Registrant's Series I Preferred Units (incorporated by reference to Exhibit 3.2 of Simon Property Group, L.P.'s Quarterly Report on Form 10-Q filed May 8, 2009, SEC File No. 333-11491).
- 4.1 (a)Indenture, dated as of November 26, 1996, by and among Simon Property Group, L.P. and The Chase Manhattan Bank, as trustee (incorporated by reference to Exhibit 4.1 of Simon Property Group, L.P.'s Registration Statement on Form S-3 filed October 21, 1996 (Reg. No. 333-11491)).
- 10.1^{*} Simon Property Group, L.P. Amended and Restated 1998 Stock Incentive Plan (incorporated by reference to Exhibit 10.1 of Simon Property Group, Inc.'s Current Report on Form 8-K filed April 10, 2014).
- 10.2* Certificate of Designation of Series 2010 LTIP Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 10.4 of Simon Property Group, Inc.'s Current Report on Form 8-K filed March 19, 2010).
- 10.3* Form of Simon Property Group Series 2010 LTIP Unit (Three Year Program) Award Agreement (incorporated by reference to Exhibit 10.1 of Simon Property Group, Inc.'s Current Report on Form 8-K filed March 19, 2010).
- 10.4* Form of Simon Property Group Series 2010 LTIP Unit (Two Year Program) Award Agreement (incorporated by reference to Exhibit 10.2 of Simon Property Group, Inc.'s Current Report on Form 8-K filed March 19, 2010).
- 10.5* Form of Simon Property Group Series 2010 LTIP Unit (One Year Program) Award Agreement (incorporated by reference to Exhibit 10.3 of Simon Property Group, Inc.'s Current Report on Form 8-K filed March 19, 2010).
- 10.6* Certificate of Designation of Series CEO LTIP Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 10.3 of Simon Property Group, Inc.'s Current Report on Form 8-K filed July 7, 2011).
- 10.7* Simon Property Group Series CEO LTIP Unit Award Agreement (incorporated by reference to Exhibit 10.4 of Simon Property Group, Inc.'s Current Report on Form 8-K filed July 7, 2011).

Exhibits

- 10.8* First Amendment to Simon Property Group Series CEO LTIP Unit Award Agreement, dated as of December 22, 2011 (incorporated by reference to Exhibit 10.24 of Simon Property Group, Inc.'s Annual Report on Form 10-K filed February 28, 2012).
- 10.9* Second Amendment to Simon Property Group Series CEO LTIP Unit Award Agreement, dated as of March 29, 2013 (incorporated by reference to Exhibit 10.2 of Simon Property Group, Inc.'s Current Report on Form 8-K filed April 4, 2013).
- 10.10* Simon Property Group Amended and Restated Series CEO LTIP Unit Award Agreement, dated as of December 31, 2013 (incorporated by reference to Exhibit 10.1 of Simon Property Group, Inc.'s Current Report on Form 8-K filed January 2, 2014).
- 10.11^{*} Certificate of Designation of Series 2011 LTIP Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 10.5 of Simon Property Group, Inc.'s Current Report on Form 8-K filed July 7, 2011).
- 10.12* Form of Simon Property Group Series 2011 LTIP Unit Award Agreement (incorporated by reference to Exhibit 10.6 of Simon Property Group, Inc.'s Current Report on Form 8-K filed July 7, 2011).
- 10.13^{*} Certificate of Designation of Series 2012 LTIP Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 10.2 of Simon Property Group, L.P's Quarterly Report on Form 10-Q filed May 11, 2012)
- 10.14* Amended and Restated Certificate of Designation of Series 2012 LTIP Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 10.5 of Simon Property Group, L.P.'s Quarterly Report on Form 10-Q filed May 7, 2014).
- 10.15^{*} Form of Simon Property Group Series 2012 LTIP Unit Award Agreement (incorporated by reference to Exhibit 10.1 of Simon Property Group, Inc.'s Quarterly Report on Form 10-Q filed May 8, 2012).
- 10.16^{*} Simon Property Group Amended and Restated Series 2012 LTIP Unit Award Agreement (incorporated by reference to Exhibit 10.1 of Simon Property Group, Inc.'s Current Report on Form 8-K filed April 28, 2014).
- 10.17* Option Agreement to acquire the Excluded Retail Property (incorporated by reference to Exhibit 10.10 of the Annual Report on Form 10-K for the year ended December 31, 1993 filed by a predecessor of Simon Property Group, L.P.).
- 10.18 Voting Agreement dated as of June 20, 2004 among Simon Property Group, Inc., Simon Property Group, L.P., and certain holders of shares of common stock of Chelsea Property Group, Inc. and/or common units of CPG Partners, L.P. (incorporated by reference to Exhibit 99.3 of Simon Property Group, Inc.'s Current Report on Form 8-K filed June 22, 2004, SEC File No. 001-14469).
- 10.19 Amended and Restated \$4,000,000,000 Credit Agreement dated as of April 7, 2014 (incorporated by reference to Exhibit 99.2 of Simon Property Group, L.P.'s Current Report on Form 8-K filed April 8, 2014).
- 10.20 \$2,000,000,000 Credit Agreement dated as of June 1, 2012 (incorporated by reference to Exhibit 99.2 of Simon Property Group, L.P.'s Current Report on Form 8-K filed June 4, 2012).
- 10.21^{*} Certificate of Designation of Series 2013 LTIP Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 10.2 of Simon Property Group, L.P.'s Quarterly Report on Form 10-Q filed May 10, 2013).
- 10.22* Form of Simon Property Group Series 2013 LTIP Unit Award Agreement (incorporated by reference to Exhibit 10.3 of Simon Property Group, Inc.'s Current Report on Form 8-K filed April 4, 2013).
- 10.23* Simon Property Group CEO LTIP Unit Adjustment Waiver, dated April 18, 2014 (incorporated by reference to Exhibit 10.3 of Simon Property Group Inc.'s Current Report on Form 8-K filed April 28, 2014).

Exhibits

10.24*	Form of Simon Property Group Series 2014 LTIP Unit Award Agreement (incorporated by reference to
	Exhibit 10.2 of Simon Property Group, Inc.'s Quarterly Report on Form 10-Q filed May 7, 2014).

- 10.25* Certificate of Designation of Series 2014 LTIP Units of Simon Property Group, L.P. (incorporated by reference to Exhibit 10.3 of Simon Property Group, L.P.'s Quarterly Report on Form 10-Q filed May 7, 2014).
- 10.26* Form of Simon Property Group Executive Officer LTIP Waiver, dated April 18, 2014 (incorporated by reference to Exhibit 10.2 of Simon Property Group, Inc.'s Current Report on Form 8-K filed April 28, 2014).
- 10.27 Form of Global Dealer Agreement, dated October 6, 2014 (incorporated by reference to Exhibit 10.2 of Simon Property Group, L.P.'s Current Report on Form 8-K filed October 7, 2014).
- 12.1 Statement regarding computation of ratios.
- 21.1 List of Subsidiaries of the Company.
- 23.1 Consent of Ernst & Young LLP.
- 31.1 Certification by the Chief Executive Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification by the Chief Financial Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32 Certification by the Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 101.INS XBRL Instance Document
- 101.SCH XBRL Taxonomy Extension Schema Document
- 101.CAL XBRL Taxonomy Extension Calculation Linkbase Document
- 101.LAB XBRL Taxonomy Extension Label Linkbase Document
- 101.PRE XBRL Taxonomy Extension Presentation Linkbase Document
- 101.DEF XBRL Taxonomy Extension Definition Linkbase Document
- (a) Does not include supplemental indentures that authorize the issuance of debt securities series, none of which exceeds 10% of the total assets of Simon Property Group, L.P. on a consolidated basis. Simon Property Group, L.P. agrees to file copies of any such supplemental indentures upon the request of the Commission.
- * Represents a management contract, or compensatory plan, contract or arrangement required to be filed pursuant to Regulation S-K.

Simon Property Group, L.P. and Subsidiaries Computation of Ratio of Earnings to Fixed Charges Unaudited, (in thousands)

	For the year ended December 31,									
		2014	_	2013		2012		2011		2010
Earnings:										
Pre-tax income from continuing operations		1,650,250		1,406,331	\$	1,578,957	\$	1,097,478	\$	603,978
Add:										
Distributions from unconsolidated entities		201,614		177,354		148,927		112,611		108,346
Amortization of capitalized interest		3,925		3,900		999		2,830		1,990
Fixed Charges		1,150,251		1,110,893		1,102,184		946,500		1,330,457
Less:										
Income from unconsolidated entities		(226,774)		(206,380)		(121,634)		(255,201)		(88,581)
Minority interest in pre-tax (income) loss of subsidiaries that										
have not incurred fixed charges		(347)		(1,063)		(1,286)		(1,249)		(1,066)
Interest capitalization		(16,500)	_	(15,585)		(20,703)		(5,700)		(3,707)
Earnings	\$	2,762,419	\$	2,475,450	\$	2,687,444	\$	1,897,269	\$	1,951,417
Fixed Charges:										
Portion of rents representative of the interest factor		13,577		13,227		13,300		12,600		12,573
Interest on indebtedness (including amortization of debt expense)		992,601		1,082,081		1,068,181		928,200		963,489
Interest capitalized		16,500		15,585		20,703		5,700		3,707
Loss on extinguishment of debt		127,573		_		_		_		350,688
Fixed Charges	\$	1,150,251	\$	1,110,893	\$	1,102,184	\$	946,500	\$	1,330,457
Ratio of Earnings to Fixed Charges	_	2.40x	_	2.23x		2.44x		2.00x		1.47x

For purposes of calculating the ratio of earnings to fixed charges, the term "earnings" is the amount resulting from adding (a) pre-tax income from continuing operations before adjustment for noncontrolling interests in consolidated subsidiaries or income or loss from equity investees, (b) fixed charges, (c) amortization of capitalized interest and (d) distributed income of equity investees, reduced by (a) interest capitalized and (b) the noncontrolling interest in pre-tax income of subsidiaries that have not incurred fixed charges. "Fixed charges" consist of (a) interest expensed and capitalized, (b) amortized premiums, discounts and capitalized expenses related to indebtedness and (c) an estimate of the interest within rental expense.

There are generally no restrictions on our ability to receive distributions from our joint ventures where no preference in favor of the other owners of the joint venture exists.

Ratios have been revised for all years presented to reflect the spin-off of Washington Prime Group Inc.

QuickLinks

Exhibit 12.1

Simon Property Group, L.P. and Subsidiaries Computation of Ratio of Earnings to Fixed Charges Unaudited, (in thousands)

List of Subsidiaries of Simon Property Group, L.P.

<u>Subsidiary</u>	Jurisdiction
The Retail Property Trust	Massachusetts
Simon Property Group (Illinois), L.P.	Illinois
Simon Property Group (Texas), L.P.	Texas
M.S. Management Associates, Inc.	Delaware
Bridgewood Insurance Company, Ltd.	Bermuda
Simon Global Limited	United Kingdom
Simon Property Group Administrative Services Partnership, L.P.	Delaware
Kravco Simon Investments, L.P.	Pennsylvania
Simon Management Associates II, LLC	Delaware
Simon Management Associates, LLC	Delaware
CPG Partners, L.P.	Delaware
Prime Retail, L.P.	Delaware
SPG Mayflower, LLC	Delaware
Simon KP I S.a.r.l.	Luxembourg
Simon KP II S.a.r.l.	Luxembourg
Simon-Mills I, LLC	Delaware

Omits names of subsidiaries that as of December 31, 2014 were not, in the aggregate, a "significant subsidiary."

QuickLinks

Exhibit 21.1

List of Subsidiaries of Simon Property Group, L.P.

Consent of Independent Registered Public Accounting Firm

We consent to the incorporation by reference in the Registration Statement (Form S-3 No. 333-157794-01) of Simon Property Group, L.P. and in the related prospectus of our reports dated March 2, 2015 with respect to the consolidated financial statements and schedule of Simon Property Group, L.P. and Subsidiaries and the effectiveness of internal control over financial reporting of Simon Property Group, L.P. and Subsidiaries, included in this Annual Report (Form 10-K) for the year ended December 31, 2014.

/s/ ERNST & YOUNG LLP

INDIANAPOLIS, INDIANA MARCH 2, 2015

QuickLinks

Exhibit 23.1

Consent of Independent Registered Public Accounting Firm

Certification by the Chief Executive Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, David Simon, certify that:

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

Date: March 2, 2015

/s/ DAVID SIMON

David Simon Chairman of the Board of Directors and Chief Executive Officer of Simon Property Group, Inc., General Partner

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Exhibit 31.1

Certification by the Chief Executive Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

Certification by the Chief Financial Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, Andrew Juster, certify that:

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

Date: March 2, 2015

/s/ ANDREW JUSTER

Andrew Juster Executive Vice President and Chief Financial Officer of Simon Property Group, Inc., General Partner

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Exhibit 31.2

Certification by the Chief Financial Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Simon Property Group, L.P., on Form 10-K for the period ending December 31, 2014 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), each of the undersigned, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of Simon Property Group, L.P.

/s/ DAVID SIMON

David Simon Chairman of the Board of Directors and Chief Executive Officer of Simon Property Group, Inc., General Partner

March 2, 2015

/s/ ANDREW JUSTER

Andrew Juster Executive Vice President and Chief Financial Officer of Simon Property Group, Inc., General Partner

March 2, 2015

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Exhibit 32

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002