Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-K/A

(Amendment No. 1)

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

For the fiscal year ended December 31, 2006 Commission File No. 1-8923

HEALTHCARE 🕟 REIT

HEALTH CARE REIT, INC. (Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization One SeaGate, Suite 1500, Toledo, Ohio (Address of principal executive office

34-1096634 (I.R.S. Employ Identification Nut ber) 43604 (Zip Code)

(419) 247-2800

(Registrant's telephone number, including area code) Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class Common Stock, \$1.00 par value 7.875% Series D Cumulative

Redeemable Preferred Stock, \$1.00 par value 7.625% Series F Cumulative Redeemable Preferred Stock, \$1.00 par value 7.5% Series G Cumulative Convertible Preferred Stock, \$1.00 par value

Name of Each Exchange on Which Registered New York Stock Exchange New York Stock Exchange

New York Stock Exchange

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 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; and (2) has been subject to such filing requirements for the past 90 days. Yes \square 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 of this Form 10-K.

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

Large accelerated filer \boxdot $\ \ \, Accelerated$ filer o $\ \ \, Non-accelerated$ filer o

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

The aggregate market value of the shares of voting common stock held by non-affiliates of the registrant, computed by reference to the closing sales price of such shares on the New York Stock Exchange as of the last business day of the registrant's most recently completed second fiscal quarter was \$2,185,114,647.

As of February 16, 2007, there were 73,535,305 shares of common stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant's definitive proxy statement for the annual stockholders' meeting to be held May 3, 2007, are incorporated by reference into Part III.

Explanatory Note

This Amendment No. 1 to the Annual Report on Form 10-K of Health Care REIT, Inc. for the fiscal year ended December 31, 2006 is being filed for the purpose of correcting typographical errors in the Form 10-K, which was originally filed with the Securities and Exchange Commission on March 1, 2007. For the convenience of the reader, this Form 10-K/A sets forth the original Form 10-K in its entirety. This Form 10-K/A does not reflect events occurring after the filing of the original Form 10-K.

As required by Rule 12b-15 promulgated under the Securities and Exchange Act of 1934, our Chief Executive Officer and Chief Financial Officer are providing Rule 13a-14(a) certifications dated March 9, 2007 in connection with this Form 10-K/A and written statements pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 dated March 9, 2007.

HEALTH CARE REIT, INC. 2006 FORM 10-K ANNUAL REPORT

TABLE OF CONTENTS

	PART I	
Item 1.	Business	3
Item 1A.	Risk Factors	26
Item 1B.	Unresolved Staff Comments	32
Item 2.	Properties	32
Item 3.	Legal Proceedings	34
<u>Item 4.</u>	Submission of Matters to a Vote of Security Holders	34
	PART II	
<u>Item 5.</u>	Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	35
<u>Item 6.</u>	Selected Financial Data	37
<u>Item 7.</u>	Management's Discussion and Analysis of Financial Condition and Results of Operations	39
Item 7A.	Quantitative and Qualitative Disclosures About Market Risk	61
<u>Item 8.</u>	Financial Statements and Supplementary Data	63
Item 9.	Changes in and Disagreements with Accountants on Accounting and Financial Disclosure	92
Item 9A.	Controls and Procedures	92
<u>Item 9B.</u>	Other Information	95
	PART III	
Item 10.	Directors, Executive Officers and Corporate Governance	95
Item 11.	Executive Compensation	95
Item 12.	Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	95
Item 13.	Certain Relationships and Related Transactions and Director Independence	95
<u>Item 14.</u>	Principal Accountant Fees and Services	95
	<u>PART IV</u>	
Item 15.	Exhibits and Financial Statement Schedules	96
EX-23		
EX-24.11		
EX-31.1		
<u>EX-31.2</u>		

2

EX-32.1 EX-32.2

Item 1. Business

General

Health Care REIT, Inc., a Delaware corporation, is a self-administered, equity real estate investment trust that invests across the full spectrum of senior housing and health care real estate, including independent living/continuing care retirement communities, assisted living facilities, skilled nursing facilities, hospitals, long-term acute care hospitals and medical office buildings. Founded in 1970, we were the first real estate investment trust to invest exclusively in health care properties. Through the Windrose Medical Properties Division, we have property management capabilities and expertise in the medical office and hospital sector. Through our HADC subsidiary, we offer project management, facility planning and property development services. As of December 31, 2006, we had \$4,132,749,000 of net real estate investments, inclusive of credit enhancements, in 578 properties located in 37 states. At that date, the portfolio included 204 assisted living facilities, 221 skilled nursing facilities, 47 independent living/continuing care retirement communities, 89 medical office buildings and 17 specialty care facilities.

Our primary objectives are to protect stockholder capital and enhance stockholder value. We seek to pay consistent cash dividends to stockholders and create opportunities to increase dividend payments to stockholders as a result of annual increases in rental and interest income and portfolio growth. To meet these objectives, we invest in the full spectrum of senior housing and health care real estate and diversify our investment portfolio by property type, operator/tenant and geographic location.

Depending on the availability and cost of external capital, we anticipate investing in additional properties and providing loans to qualified obligors. Capital for future investments may be provided by borrowing under our unsecured lines of credit arrangements, public or private offerings of debt or equity securities, or the incurrence or assumption of secured indebtedness.

References herein to "we," "us," "our" or the "Company" refer to Health Care REIT, Inc. and its subsidiaries unless specifically noted otherwise.

Windrose Medical Properties Trust Merger

On December 20, 2006, we completed our merger with Windrose Medical Properties Trust, a self-managed real estate investment trust based in Indianapolis, Indiana. The aggregate purchase price was approximately \$1,018,345,000, including direct acquisition costs of approximately \$29,918,000. The Windrose merger diversified our portfolio of investments throughout the health care delivery system. Windrose shareholders received approximately \$0,679,000 shares of our common stock (valued at \$41.00 per share) and Windrose preferred shareholders received 2,100,000 shares of our 7.5% Series G Cumulative Convertible Preferred Stock (valued at \$29.58 per share). Additionally, our investment in Windrose includes \$183,139,000 of cash provided to Windrose to extinguish secured debt, the assumption of \$301,641,000 of debt and the assumption of other liabilities and minority interests totaling \$44,683,000. The results of operations for Windrose have been included in our consolidated results of operations from the date of acquisition.

Portfolio of Properties

The following table summarizes our portfolio as of December 31, 2006:

Type of Property	estments(1) thousands)	Percentage of Investments		Revenues(2) (In thousands)	Percentage of Revenues(2)	Number of Properties	# Beds/Units or Sq. Ft.	h	nvestment per metric (3)	Operators/ Tenants	States
Independent living/CCRCs	\$ 533,950	13%	\$	39,475	12%	47	5,887 units	\$	123,073 unit	18	19
Assisted living facilities	1,024,219	25%		107,165	33%	204	12,538 units		90,697 unit	25	33
Skilled nursing facilities	1,414,115	34%		157,945	48%	221	30,218 beds		47,279 bed	22	28
Medical office buildings	900,132	22%		3,247	1%	89	3,297,370 sq. ft.		273 sq. ft.	642	12
Specialty care facilities	260,333	6%		16,632	5%	17	1,351 beds		210,969 bed	9	9
Other income	 		_	3,924	1%						
Totals	\$ 4,132,749	100%	\$	328,388	100%	578					

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

(2) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.

(3) Investment per metric was computed by using the total investment amount of \$4,475,503,000 which includes real estate investments, credit enhancements and unfunded construction commitments for which initial funding has commenced which amounted to \$4,130,299,000, \$2,450,000 and \$342,754,000, respectively.

Property Types

Our primary property types include investment properties and operating properties. Investment properties are those in which we do not participate in the management of the property and include skilled nursing facilities, assisted living facilities, independent living/continuing care retirement communities and specialty care facilities. Our operating properties are those in which we are responsible for the management of the property and are primarily medical office buildings. Our properties include stand-alone facilities that provide one level of service, combination facilities that provide multiple levels of service, and communities or campuses that provide a wide range of services. The following is a summary of our various property types.

Assisted Living Facilities

Assisted living facilities are state regulated rental properties that provide the same services as independent living facilities, but also provide supportive care from trained employees to residents who require assistance with activities of daily living, including management of medications, bathing, dressing, toileting, ambulating and eating.

Alzheimer's/Dementia Care Facilities Certain assisted living facilities may include state licensed settings that specialize in caring for those afflicted with Alzheimer's disease and/or similar forms of dementia.

Skilled Nursing Facilities

Skilled nursing facilities are licensed daily rate or rental properties where the majority of individuals require 24-hour nursing and/or medical care. Generally, these properties are licensed for Medicaid and/or Medicare reimbursement.

Independent Living/Continuing Care Retirement Communities

These communities may include one or more of the following property types.

Continuing Care Retirement Communities Continuing care retirement communities include a combination of detached homes, an independent living facility, an assisted living facility and/or a skilled nursing facility on one campus. These communities are appealing to residents because there is no need for relocating when health and medical needs change. Resident payment plans vary, but can include entrance fees, condominium fees and rental fees.

Active Adult Communities Active adult communities contain primarily for-sale single-family homes, townhomes, cluster homes, mobile homes and/or condominiums with no specialized services. These communities are typically restricted or targeted to adults at least 55 years of age or older. Residents generally lead an independent lifestyle. Communities may include amenities such as a clubhouse, golf course and recreational spaces.

Independent Living Facilities Independent living facilities are age-restricted multifamily properties with central dining facilities that provide residents access to meals and other services such as housekeeping, linen service, transportation and social and recreational activities.

Specialty Care Facilities

Our specialty care facilities include acute care hospitals, long-term acute care hospitals and other specialty care hospitals. Acute care hospitals provide a wide range of inpatient and outpatient services, including, but not limited to, surgery, rehabilitation, therapy and clinical laboratories. Long-term acute care hospitals provide inpatient services for patients with complex medical conditions that require more intensive care, monitoring or emergency support than that available in most skilled nursing facilities. Other specialty care hospitals provide specialized inpatient and outpatient care for specific illnesses or diseases, including, among others, orthopedic and neurologic care.

Medical Office Buildings

Medical office buildings are office and clinic facilities, often located near hospitals or on hospital campuses, specifically constructed and designed for the use of physicians and other health care personnel to provide services to their patients. They may also include ambulatory surgery centers that are used for general or specialty surgical procedures not requiring an overnight stay in a hospital. Medical office buildings typically contain sole and group physician practices and may provide laboratory and other patient services.

Investments

We invest across the full spectrum of senior housing and health care real estate. We diversify our investment portfolio by property type, operator/tenant and geographic location. In determining whether to invest in a property, we focus on the following: (1) the experience of the tenant's or borrower's management team; (2) the historical and projected financial and operational performance of the property; (3) the credit of the tenant or borrower; (4) the security for the lease or loan; and (5) the capital committed to the property by the tenant or borrower. We conduct market research and analysis for all potential investments. In addition, we review the value of all properties, the interest rates and covenant requirements of any debt to be assumed and the anticipated sources of repayment of any existing debt that is not to be assumed.

We monitor our investments through a variety of methods determined by the type of property and operator/tenant. Our asset management process generally includes review of monthly financial statements and other operating data for each property, periodic review of obligor creditworthiness, periodic property inspections and review of covenant compliance relating to licensure, real estate taxes, letters of credit and other collateral. In monitoring our portfolio, our personnel use a proprietary database to collect and analyze property-specific data. Additionally, we conduct extensive research to ascertain industry trends and risks.

Through asset management and research, we evaluate the operating environment in each property's market to determine whether payment risk is likely to increase. When we identify unacceptable levels of payment risk, we seek to mitigate, eliminate or transfer the risk. We categorize the risk as obligor, property or market risk. For obligor risk, we typically find a substitute operator/tenant to run the property. For property risk, we usually work with the operator/tenant to institute property-level management changes to address the risk. Finally, for market risk, we often encourage an obligor to change its capital structure, including refinancing the property or raising additional equity. Through these asset management and research efforts, we are generally able to intervene at an early stage to address payment risk, and in so doing, support both the collectibility of revenue and the value of our investment.

Depending upon market conditions, we believe that new investments will be available in the future with spreads over our cost of capital that will generate appropriate returns to our stockholders.

Investment Properties

Our investment properties are those in which we do not participate in the management of the property and are primarily land, building, improvements and related rights that are leased to operators under long-term operating leases. The net value of our investment properties aggregated approximately \$2,823,331,000 at December 31, 2006. The leases generally have a fixed contractual term of 12 to 15 years and contain one or more five to 15-year renewal options. Most of our rents are received under triple-net leases requiring the operator to pay rent and all additional charges incurred in the operation of the leased property. The tenants are required to repair, rebuild and maintain the leased properties. Substantially all of these operating leases are designed with either fixed or contingent escalating rent structures. Leases with fixed annual rental escalators are generally recognized on a straight-line basis over the initial lease period, subject to a collectibility assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period.

At December 31, 2006, 86% of our investment properties were subject to master leases. A master lease is a lease of multiple properties to one tenant entity under a single lease agreement. From time to time, we may acquire additional properties that are then leased to the tenant under the master lease. The tenant is required to make one monthly payment that represents rent on all the properties that are subject to the master lease. Typically, the master lease tenant can exercise its right to purchase the properties or to renew the master lease only with respect to all leased properties at the same time. This bundling feature benefits us because the tenant cannot limit the purchase or renewal to the better performing properties and terminate the leasing arrangement with respect to the poorer performing properties. This spreads our risk among the entire group of properties within the master lease. The bundling feature may provide a similar advantage if the master lease tenant is in bankruptcy. Subject to cretain restrictions, a debtor in bankruptcy has the right to assume or reject each of its leases. It is our intent that a tenant in bankruptcy would be required to assume or reject the master lease as a whole, rather than deciding on a property by property basis.

We currently provide for the construction of properties for tenants as part of long-term operating leases. We capitalize certain interest costs associated with funds used to pay for the construction of properties owned by us. The amount capitalized is based upon the amount advanced during the construction period using the rate of interest that approximates our cost of financing. Our interest expense is reduced by the amount capitalized. We also typically charge a transaction fee at the commencement of construction period, we advance funds to the tenants in accordance with agreed upon terms and conditions which require, among other things, site visits by a Company representative prior to advancement of funds. During the construction period, we advance funds to the tenants in we generally require an additional credit enhancement in the form of payment and performance bonds and/or completion guaranties. At December 31, 2006, we had outstanding construction investments of \$138,222,000 and were committed to providing additional funds of approximately \$342,754,000 to complete construction.

Hospital Affiliates Development Corporation ("HADC") is a taxable REIT subsidiary of the Company that was incorporated in 1989 in Indiana. The primary objective of HADC is to develop quality specialty medical properties for the Company, but HADC also provides a select amount of these services for third-parties, especially those that are expected to be a source of long-term relationships and potential property acquisitions. HADC develops and constructs new "build-to-suit" and multi-tenant facilities. HADC earns fees from third-parties by providing services such as property development, facility planning, medical equipment planning and implementation services, leasing services and property management. As a taxable REIT subsidiary, HADC pays income taxes at regular corporate rates on its taxable income.

Operating Properties

Our operating properties are those in which we are responsible for the property and are typically multi-tenant medical office buildings that are leased to multiple health care providers (typically hospitals and physician practices) under a gross, modified gross or triple-net lease structure. Under a gross or modified gross lease, all or a portion of our operating expenses are not reimbursed by tenants. Accordingly, we incur certain property operating expenses, such as real estate taxes, repairs and maintenance, property management fees, utilities and insurance. At



December 31, 2006, 39% of our owned medical office buildings are managed by a third party property management company. At December 31, 2006, 36% of our operating property leases are leased to multiple tenants under gross or modified gross leases pursuant to which we are responsible for certain operating expenses. Substantially all of our leases at operating properties include annual base rent escalation clauses that are either predetermined fixed increases or are a function of an inflation index, and typically have an initial term ranging from one to 20 years, with a weighted average remaining term of approximately five years as of December 31, 2006. Operating property leases are normally credit enhanced by guaranties and/or letters of credit. The net value of our operating properties aggregated approximately \$974,298,000 at December 31, 2006.

Mortgage Loans

Our investments in mortgage loans are typically structured to provide us with interest income, principal amortization and transaction fees and are generally secured by a first or second mortgage lien or leasehold mortgage. At December 31, 2006, we had outstanding mortgage loans of \$177,615,000. The interest yield (excluding any loans on non-accrual) averaged approximately 9.0% per annum on our outstanding mortgage loan balances. Our yield on mortgage loans depends upon a number of factors, including the stated interest rate, average principal amount outstanding during the term of the loan and any interest rate adjustments. The mortgage loans outstanding at December 31, 2006 are generally subject to three to 20-year terms with principal amortization schedules and/or balloon payments of the outstanding principal balances at the end of the term. Typically, mortgage loans are cross-defaulted and cross-collateralized with other mortgage loans, operating leases or agreements between us and the obligor and its affiliates.

Working Capital Loans

Working capital loans are generally either unsecured or secured by the obligor's leasehold rights, corporate guaranties and/or personal guaranties. These loans have terms generally ranging from three months to ten years. At December 31, 2006, we had outstanding working capital loans of \$16,833,000. The average interest yield (excluding any loans on non-accrual) was approximately 8.7% per annum on our outstanding working capital loan balances. At December 31, 2006, we had provided working capital loans to nine obligors.

Equity Investments

Equity investments consist primarily of investments in private companies where we do not have the ability to exercise influence. Under the cost method of accounting, investments in private companies are carried at cost and are adjusted only for other-than-temporary declines in fair value, distributions of earnings and additional investments. For investments in public companies, if any, that have readily determinable fair market values, we classify our equity investments as available-for-sale and, accordingly, record these investments at their fair market values with unrealized gains and losses included in accumulated other comprehensive income, a separate component of stockholders' equity. These investments represent a minimal ownership interest in these companies. In connection with the Windrose merger, we assumed a \$1,000,000 investment in an unconsolidated subsidiary that holds trust preferred securities and is accounted for under the cost method.

Segment Reporting

Our business consists of two business segments — investment properties and operating properties. For additional information regarding business segments, see Note 18 to our audited consolidated financial statements.

Borrowing Policies

We utilize a combination of debt and equity to fund the purchase of new properties and to provide loan financing. Our debt and equity levels are determined by management to maintain a conservative credit profile. Generally, we intend to issue unsecured, fixed rate public debt with long-term maturities to approximate the maturities on our leases and loans. For short-term purposes, we may borrow on our unsecured lines of credit arrangements. We replace these borrowings with long-term capital such as senior unsecured notes, common stock or preferred stock. When terms are deemed favorable, we may invest in properties subject to existing mortgage indebtedness. In addition, we may obtain secured financing for unleveraged properties in which we have invested or



may refinance properties acquired on a leveraged basis. It is our intent to limit secured indebtedness. In our agreements with our lenders, we are subject to restrictions with respect to secured and unsecured indebtedness

Customer Concentrations

The following table summarizes certain information about our customer concentrations as of December 31, 2006 (dollars in thousands):

	Number of Properties	Inv	Total estment(1)	Percent of Investment(2)
Concentration by investment:				
Emeritus Corporation	50	\$	353,641	9%
Brookdale Senior Living Inc.	87		284,161	7%
Home Quality Management, Inc.	37		244,449	6%
Life Care Centers of America, Inc.	26		238,610	6%
Merrill Gardens L.L.C.	13		183,841	4%
Remaining portfolio	365		2,828,047	68%
Totals	578	\$	4,132,749	100%
	Number of		Total	Percent of
	Properties		Revenue(3)	Revenue
Concentration by revenue(4):	Properties		Revenue(3)	Revenue
Concentration by revenue(4): Emeritus Corporation	Properties 50	\$	Revenue(3) 36,878	<u>Revenue</u> 11%
Emeritus Corporation	50		36,878	11%
Emeritus Corporation Brookdale Senior Living Inc.	50 87		36,878 33,581	11% 10%
Emeritus Corporation Brookdale Senior Living Inc. Home Quality Management, Inc.	50 87 37		36,878 33,581 27,318	11% 10% 8%
Emeritus Corporation Brookdale Senior Living Inc. Home Quality Management, Inc. Life Care Centers of America, Inc.	50 87 37 26		36,878 33,581 27,318 23,261	11% 10% 8% 7%
Emeritus Corporation Brookdale Senior Living Inc. Home Quality Management, Inc. Life Care Centers of America, Inc. Delta Health Group, Inc.	50 87 37 26 25		36,878 33,581 27,318 23,261 22,861	11% 10% 8% 7% 7%

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

(2) Investments with our top five customers comprised 41% of total investments at December 31, 2005.(3) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.

(4) Revenues from our top five customers were 43% and 46% for the years ended December 31, 2005 and 2004, respectively. All of our top five customers are in our investment properties segment.

Competition

We compete with other real estate investment trusts, real estate partnerships, banks, insurance companies, finance companies, government-sponsored agencies, taxable and tax-exempt bond funds and other investors in the acquisition, development, leasing and financing of health care and senior housing properties. We compete for investments based on a number of factors including rates, financings offered, underwriting criteria and reputation. The operators/tenants of our properties compete on a local and regional basis with operators/tenants of properties that provide comparable services. Operators/tenants compete for patients and residents based on a number of factors including quality of care, reputation, physical appearance of properties, services offered, family preferences, physicians, staff and price. We also face competition from other health care facilities for tenants, such as physicians and other health care providers, that provide comparable facilities and services.

Employees

As of December 31, 2006, we employed 113 full-time employees.

Certain Government Regulations

Health Law Matters — Generally

We invest in assisted living, skilled nursing, independent living facilities/continuing care retirement communities, medical office buildings and specialty care facilities, which represented approximately 25%, 34%, 13%, 22% and 6%, respectively, of our investments at December 31, 2006.

Typically, operators of assisted living and independent living facilities do not receive significant funding from governmental programs and are regulated by the states, not the federal government. Operators of skilled nursing and specialty care facilities are subject to federal and state laws that regulate the type and quality of the medical and/or nursing care provided, ancillary services (e.g., respiratory, occupational, physical and infusion therapies), qualifications of the administrative personnel and nursing staff, the adequacy of the physical plant and equipment, distribution of pharmaceuticals, reimbursement and rate, setting and operating policies. In addition, as described below, some of our property operators are subject to extensive laws and regulations pertaining to health care fraud and abuse, including kickbacks, physician self-referrals and false claims. Hospitals, physician group practice clinics, and other health care facilities in our portfolio are subject to extensive federal, state and local licensure, certification, and inspection laws and regulations. Our tenants' failure to comply with any of these laws could result in loss of accreditation, denial of reimbursement, imposition of fines, suspension or decertification from federal and state health care programs, loss of license or closure of the facility.

Licensing and Certification

The primary regulations that affect assisted living facilities are the states' licensing laws. In granting and renewing these licenses, the regulatory authorities consider numerous factors relating to a property's physical plant and operations including, but not limited to, admission and discharge standards and staffing and training. A decision to grant or renew a license is also affected by a property's record with respect to consumer rights and medication guidelines and rules.

Generally, our skilled nursing and specialty care facilities are required to be licensed on an annual or bi-annual basis and to be certified for participation in the Medicare and Medicaid programs. The failure of our operators to maintain or renew any required license or regulatory approval or the failure to correct serious survey deficiencies could prevent them from continuing operations at a property. In addition, if a property is found out of compliance with the conditions of participation in Medicare, Medicaid or other health care programs, the property may be barred from participation in government reimbursement programs. Any of these occurrences may impair the ability of our operators to meet their obligations to us. If we have to replace a property operator, our ability to replace the operator may be affected by federal and state rules and policies governing changes in control. This may result in payment delays, an inability to find a replacement operator, a significant working capital commitment from us to a new operator or other difficulties.

Reimbursement

Assisted Living Facilities. Approximately 33% of our revenues for the year ended December 31, 2006, were attributable to assisted living facilities. The majority of the revenues received by the operators of our assisted living facilities are from private pay sources. The remaining revenue source is primarily Medicaid waiver programs. As a part of the Omnibus Budget Reconciliation Act ("OBRA") of 1981, Congress established a waiver program enabling some states to offer Medicaid reimbursement to assisted living facilities as an alternative to institutional long-term care services. The provisions of OBRA and the subsequent OBRA Acts of 1987 and 1990 permit states to seek a waiver from typical Medicaid requirements to develop cost-effective alternatives to long-term care, including Medicaid payments for assisted living and home health. At December 31, 2006, seven of our 25 assisted living operators received Medicaid reimbursement to Medicaid waivers programs. For the twelve months ended September 30, 2006, approximately 13% of the revenues at our assisted living facilities were from Medicaid reimbursement.

Rates paid by self-pay residents are set by the facilities and are largely determined by local market conditions and operating costs. Generally, facilities receive a higher payment per day for a private pay resident than for a Medicaid beneficiary who requires a comparable level of care. The level of Medicaid reimbursement varies from

state to state. Thus, the revenues generated by operators of our assisted living facilities may be adversely affected by payor mix, acuity level, and changes in Medicaid eligibility and reimbursement levels. In addition, a state could lose its Medicaid waiver and no longer be permitted to utilize Medicaid dollars to reimburse for assisted living services. Changes in revenues could in turn have a material adverse effect on an operator's ability to meet its obligations to us.

Skilled Nursing Facilities and Specialty Care Facilities. Skilled nursing and specialty care facilities typically receive most of their revenues from Medicare and Medicaid, with the balance representing private pay, including private insurance. Consequently, changes in federal or state reimbursement policies may also adversely affect an operator's ability to cover its expenses, including our rent or debt service. Skilled nursing and specialty care facilities are subject to periodic pre- and post-payment reviews and other audits by federal and state authorities. A review or audit of claims of a property operator could result in recoupments, denials or delays of payments in the future, which could have a material adverse effect on the operator's ability to meet its obligations to us. Due to the significant judgments and estimates inherent in payor settlement accounting, no assurance can be given as to the adequacy of any reserves maintained by our property operators for potential adjustments for payor settlements. Due to budgetary constraints, governmental payors may limit or reduce payments to skilled nursing and speciality care facilities. As a result of government programs being subject to such budgetary pressures and legislative and administrative actions, an operator's ability to meet its obligations to us may be significantly impaired.

Medicare Reimbursement and Skilled Nursing Facilities. For the twelve months ended September 30, 2006, approximately 29% of the revenues at our skilled nursing facilities (which comprised 48% of our revenues for the year ended December 31, 2006) were from Medicare reimbursement. In an effort to reduce federal spending on health care, the Balanced Budget Act of 1997 ("BBA") fundamentally altered Medicare payment methodologies for skilled nursing facilities by mandating the institution of the skilled nursing property prospective payment system. The prospective payment system caused Medicare per diem reimbursement for skilled nursing property services to decrease. The reductions in Medicare payments resulted in immediate financial difficulties for skilled nursing facilities and caused a number of operators to seek bankruptcy protection. The federal government subsequently passed legislation to lessen the negative financial impact from the prospective payment. These payment increases have since expired.

Skilled nursing facilities received a 3.1% inflationary market basket increase in Medicare payments for federal fiscal year 2007, which represents \$560 million of additional Medicare spending. However, Section 5004 of the Deficit Reduction Act of 2005 ("DRA") reduced Medicare reimbursement to skilled nursing facilities for bad debt costs. Section 5008 of the DRA directs the Secretary (as defined in that statute) to conduct a demonstration program beginning January 1, 2008 assessing the costs and outcomes of patients discharged from hospitals in a variety of post-acute care settings, including skilled nursing facilities, home care and other settings. The outcome of that demonstration program could lead to significant changes in Medicare coverage and reimbursement for post-acute care. It is not known how either the demonstration program, or as yet unannounced changes in Medicare reimbursement, might impact tenants of the Company's properties.

The moratorium on the therapy caps for Part B outpatient rehabilitation services, which had applied through December 31, 2005, expired. The therapy caps were mandated by the BBA. The annual payment cap of \$1,780 per patient applies to occupational therapy and a separate \$1,780 cap applies to speech and physical therapy. Patients exceeding the cap will be able to obtain additional Medicare coverage through a waiver program if the therapy is deemed medically necessary; however, the program is set to expire in December 2007. Otherwise, the patient would need to use private funds to pay for the cost of therapy above the caps.

Medicare Reimbursement and Specialty Care Facilities. For the twelve months ended September 30, 2006, approximately 59% of the revenues at our specialty care facilities (which comprised 5% of our revenues for the year ended December 31, 2006) were from Medicare. Specialty care facilities generally are reimbursed by Medicare under either the diagnosis related group prospective payment system reimbursement methodology for inpatient hospitals, or the long-term acute care hospital prospective payment system for long-term acute care hospitals. Acute care hospitals provide a wide range of inpatient and outpatient services including, but not limited to, surgery, rehabilitation, therapy and clinical laboratories. Long-term acute care hospitals provide inpatient services for



patients with complex medical conditions that require more intensive care, monitoring or emergency support than that available in most skilled nursing facilities.

With respect to Medicare's diagnosis related group/outpatient prospective payment system methodology for regular hospitals, reimbursement for inpatient services is on the basis of a fixed, prospective rate based on the principal diagnosis of the patient. Diagnoses are grouped into more than 500 diagnosis related groups. In some cases, a hospital might be able to qualify for an outlier payment if the hospital's losses exceed a threshold.

Medicaid Reimbursement. Medicaid is a major payor source for residents in our skilled nursing and specialty care facilities. For the twelve months ended September 30, 2006, approximately 53% of the revenues of our skilled nursing facilities and 25% of the revenues of our specialty care facilities were attributable to Medicaid payments. The federal government and the states share responsibility for financing Medicaid. The federal matching rate, known as the Federal Medical Assistance Percentage, varies by state based on relative per capita income. On average, Medicaid is the largest component of total state spending, representing approximately 22.2% of total state spending. The percentage of Medicaid dollars used for long-term care varies from state to state due in part to different ratios of elderly population and eligibility requirements. With certain federal guidelines, states have a wide range of discretion to determine eligibility and reimbursement methodology. Many states reimburse long-term care facilities using fixed daily rates, which are applied prospectively based on patient acuity and the historical costs incurred in providing patient care. Reasonable costs typically include allowances for staffing, administrative and general, and property and equipment (e.g., real estate taxes, depreciation and fair rental).

In most states, Medicaid does not fully reimburse the cost of providing skilled nursing services. Certain states are attempting to slow the rate of growth in Medicaid expenditures by freezing rates or restricting eligibility and benefits. States in which we have skilled nursing property investments increased their per diem Medicaid rates roughly 3.5% on average for fiscal year 2007. Four of our states effectively froze rates in fiscal year 2007, which impacts profitability to the extent that expenses continue to rise. In addition, Medicaid rates may decline if revenues in a particular state are not sufficient to fund budgeted expenditures.

The Medicare Part D drug benefit became effective January 1, 2006. The direct impact on nursing facilities is that residents dually eligible for Medicare (and enrolled in one of the new Part D Plans) and Medicaid now receive reimbursement for drugs through Medicare Part D rather than through Medicaid. Participants began enrolling in the new Part D prescription drug plans on November 15, 2005. Part D will result in increased administrative responsibilities for nursing home operators because residents have the choice of multiple prescription drug plans. Operators may also experience increased expenses to the extent that patients' drugs are not covered by their prescription drug plan formulary.

The reimbursement methodologies applied to health care facilities continue to evolve. Federal and state authorities have considered and may seek to implement new or modified reimbursement methodologies that may negatively impact health care property operations. The impact of any such change, if implemented, may result in a material adverse effect on our skilled nursing and specialty care property operations. No assurance can be given that current revenue sources or levels will be maintained. Accordingly, there can be no assurance that payments under a government reimbursement program are currently, or will be in the future, sufficient to fully reimburse the property operators for their operating and capital expenses. As a result, an operator's ability to meet its obligations to us could be adversely impacted.

Other Related Laws

Skilled nursing and specialty care facilities (and assisted living facilities that receive Medicaid payments) are subject to federal, state and local laws and regulations that govern the operations and financial and other arrangements that may be entered into by health care providers. Certain of these laws prohibit direct or indirect payments of any kind for the purpose of inducing or encouraging the referral of patients for medical products or services reimbursable by governmental programs. Other laws require providers to furnish only medically necessary services and submit to the government valid and accurate statements for each service. Still other laws require providers to comply with a variety of safety, health and other requirements relating to the condition of the licensed property and the quality of care provided. Sanctions for violation of these laws and regulations may include, but are not limited to, criminal and/or civil penalties and lines and a loss of licensure and immediate termination of



governmental payments. In certain circumstances, violation of these rules (such as those prohibiting abusive and fraudulent behavior) with respect to one property may subject other facilities under common control or ownership to sanctions, including disqualification from participation in the Medicare and Medicaid programs. In the ordinary course of its business, a property operator is regularly subjected to inquiries, investigations and audits by federal and state agencies that oversee these laws and regulations.

Each skilled nursing and specialty care property (and any assisted living property that receives Medicaid payments) is subject to the federal anti-kickback statute that generally prohibits persons from offering, providing, soliciting or receiving remuneration to induce either the referral of an individual or the furnishing of a good or service for which payment may be made under a federal health care program such as the Medicare and Medicaid programs. Skilled nursing and specialty care facilities are also subject to the federal Ethics in Patient Referral for certain designated services and the physician has a financial relationship with the health service provider that does not qualify under one of the exceptions for a financial relationship under the Stark Law. Similar prohibitions on physician self-referrals and submission of claims apply to state Medicaid programs. Further, skilled nursing and specialty care facilities (and assisted living facilities that receive Medicaid payments) are subject to substantial financial penalties under the Civil Monetary Penalties Act and the False Claims Act that, in particular, actions under the False Claims Act st "whistleblower" provisions. Private enforcement of health care fraud has increased due in large part to amendments to the False Claims Act that encourage private individuals, known as qui tam actions, may be filed by almost anyone, including present and former patients, nurses and other employees. Recent action under the federal False Claims Act that easies Claims for treble damages and up to \$11,000 per claim on the basis of the alleged failure of a property to meet applicable regulations relating to the operation of the property. Prosecutions, investigations or qui tam actions could have a material adverse effect on a property operator's liquidity, financial condition and results of operations which could adversely affect the ability of the operator to meet its obligations to us. Finally, various state false claim and anti-kickback have also may apply to each pr

The Health Insurance Portability and Accountability Act of 1996, which became effective January 1, 1997, greatly expanded the definition of health care fraud and related offenses and broadened its scope to include private health care plans in addition to government payors. It also greatly increased funding for the Department of Justice, Federal Bureau of Investigation and the Office of the Inspector General of the Department of Health and Human Services to audit, investigate and prosecute suspected health care fraud.

Additionally, the administrative simplification provisions of this law provide for communication of health information through standard electronic transaction formats and for the privacy and security of health information. In order to comply with the regulations, health care providers must undergo significant operational and technical changes.

Finally, government investigation and enforcement of health care laws has increased dramatically over the past several years and is expected to continue. Some of these enforcement actions represent novel legal theories and expansions in the application of false claims laws. The costs for an operator of a health care property associated with both defending such enforcement actions and the undertakings in settlement agreements can be substantial and could have a material adverse effect on the ability of an operator to meet its obligations to us.

Environmental Laws

A wide variety of federal, state and local environmental and occupational health and safety laws and regulations affect health care facility operations or special medical properties. Under various federal, state and local environmental laws, ordinances and regulations, an owner of real property or a secured lender (such as the Company) may be liable for the costs of removal or remediation of hazardous or toxic substances at, under or disposed of in connection with such property, as well as other potential costs relating to hazardous or toxic substances (including government fines and damages for injuries to persons and adjacent property). The cost of any required remediation, removal, fines or personal or property damages and the owner's or secured lender's liability therefor could exceed the value of the property, and/or the assets of the owner or secured lender. In addition, the presence of such substances, or the failure to properly dispose of or remediate such substances, may adversely affect the owner's ability to sell or rent such property or to borrow using such property as collateral which, in turn, would reduce our revenue.

Taxation

Federal Income Tax Considerations

The following summary of the taxation of the Company and the material federal tax consequences to the holders of our debt and equity securities is for general information only and is not tax advice. This summary does not address all aspects of taxation that may be relevant to certain types of holders of stock or securities (including, but not limited to, insurance companies, tax-exempt entities, financial institutions or broker-dealers, persons holding shares of common stock as part of a hedging, integrated conversion, or constructive sale transaction or a straddle, traders in securities that use a mark-to-market method of accounting for their securities, investors in pass-through entities and foreign corporations and persons who are not citizens or residents of the United States).

This summary does not discuss all of the aspects of U.S. federal income taxation that may be relevant to you in light of your particular investment or other circumstances. In addition, this summary does not discuss any state or local income taxation or foreign income taxation or other tax consequences. This summary is based on current U.S. federal income tax law. Subsequent developments in U.S. federal income tax law, including changes in law or differing interpretations, which may be applied retroactively, could have a material effect on the U.S. federal income tax law, on the sequences of purchasing, owning and disposing of our securities as set forth in this summary. Before you purchase our securities, you should consult your own tax advisor regarding the particular U.S. federal, state, local, foreign and other tax consequences of acquiring, owning and selling our securities.

General

We elected to be taxed as a real estate investment trust (or "REIT") commencing with our first taxable year. We intend to continue to operate in such a manner as to qualify as a REIT, but there is no guarantee that we will qualify or remain qualified as a REIT for subsequent years. Qualification and taxation as a REIT depends upon our ability to meet a variety of qualification tests imposed under federal income tax law with respect to income, assets, distribution level and diversity of share ownership as discussed below under "— Qualification as a REIT." There can be no assurance that we will be owned and organized and will operate in a manner so as to qualify or remain qualified.

In any year in which we qualify as a REIT, in general, we will not be subject to federal income tax on that portion of our REIT taxable income or capital gain that is distributed to stockholders. We may, however, be subject to tax at normal corporate rates on any taxable income or capital gain not distributed. If we elect to retain and pay income tax on our net long-term capital gain, stockholders are required to include their proportionate share of our undistributed long-term capital gain in income, but they will receive a refundable credit for their share of any taxes paid by us on such gain.

Despite the REIT election, we may be subject to federal income and excise tax as follows:

- To the extent that we do not distribute all of our net capital gain or distribute at least 90%, but less than 100%, of our "REIT taxable income," as adjusted, we will be subject to tax
 on the undistributed amount at regular corporate tax rates;
- We may be subject to the "alternative minimum tax" on certain items of tax preference to the extent that this tax exceeds our regular tax;
- If we have net income from the sale or other disposition of "foreclosure property" that is held primarily for sale to customers in the ordinary course of business or other nonqualifying income from foreclosure property, we will be subject to tax at the highest corporate rate on this income;

- Any net income from prohibited transactions (which are, in general, sales or other dispositions of property held primarily for sale to customers in the ordinary course of business, other than dispositions of foreclosure property and dispositions of property due to an involuntary conversion) will be subject to a 100% tax;
- If we fail to satisfy either the 75% or 95% gross income tests (as discussed below), but nonetheless maintain our qualification as a REIT because certain other requirements are
 met, we will be subject to a 100% tax on an amount equal to (1) the gross income attributable to the greater of (i) 75% of our gross income over the amount of qualifying gross
 income for purposes of the 75% gross income test (discussed below) or (ii) 95% of our gross income (90% of our gross income for taxable years beginning on or before
 October 22, 2004) over the amount of qualifying gross income for purposes of the 95% gross income test (discussed below) are profitability;
- If we fail to distribute during each year at least the sum of (1) 85% of our REIT ordinary income for the year, (2) 95% of our REIT capital gain net income for such year (other than capital gain that we elect to retain and pay tax on) and (3) any undistributed taxable income from preceding periods, we will be subject to a 4% excise tax on the excess of such required distribution over amounts actually distributed; and
- We will also be subject to a tax of 100% on the amount of any rents from real property, deductions or excess interest paid to us by any of our "taxable REIT subsidiaries" that
 would be reduced through reallocation under certain federal income tax principles in order to more clearly reflect income of the taxable REIT subsidiary. See "— Qualification as
 a REIT Investments in Taxable REIT Subsidiaries."

If we acquire any assets from a corporation which is or has been a "C" corporation in a carryover basis transaction, we could be liable for specified liabilities that are inherited from the "C" corporation. A "C" corporation is generally defined as a corporation that is required to pay full corporate level federal income tax. If we recognize gain on the disposition of the assets during the ten-year period beginning on the date on which the assets were acquired by us, then to the extent of the assets "built-in gain" (i.e., the excess of the fair market value of the asset over the adjusted tax basis in the asset, in each case determined as of the beginning of the ten-year period), we will be subject to tax on the gain at the highest regular corporate rate applicable. The results described in this paragraph with respect to the recognition of built-in gain assume that the built-in gain assets, at the time the built-in gain assets were subject to a conversion transaction (either where a "C" corporation elected REIT status or a REIT acquired the assets from a "C" corporation), were not treated as sold to an unrelated party and gain recognized.

Qualification as a REIT

A REIT is defined as a corporation, trust or association:

- (1) which is managed by one or more trustees or directors;
- (2) the beneficial ownership of which is evidenced by transferable shares or by transferable certificates of beneficial interest;
- (3) which would be taxable as a domestic corporation but for the federal income tax law relating to REITs;
- (4) which is neither a financial institution nor an insurance company;
- (5) the beneficial ownership of which is held by 100 or more persons in each taxable year of the REIT except for its first taxable year;
- (6) not more than 50% in value of the outstanding stock of which is owned during the last half of each taxable year, excluding its first taxable year, directly or indirectly, by or for five or fewer individuals (which includes certain entities) (the "Five or Fewer Requirement"); and
- (7) which meets certain income and asset tests described below.

Conditions (1) to (4), inclusive, must be met during the entire taxable year and condition (5) must be met during at least 335 days of a taxable year of 12 months or during a proportionate part of a taxable year of less than 12 months. For purposes of conditions (5) and (6), pension funds and certain other tax-exempt entities are treated as individuals, subject to a "look-through" exception in the case of condition (6).

Based on publicly available information, we believe we have satisfied the share ownership requirements set forth in (5) and (6) above. In addition, Article VI of our Amended and Restated By-Laws provides for restrictions regarding ownership and transfer of shares. These restrictions are intended to assist us in continuing to satisfy the share ownership requirements described in (5) and (6) above. These restrictions, however, may not ensure that we will, in all cases, be able to satisfy the share ownership requirements described in (5) and (6) above.

We have complied with, and will continue to comply with, regulatory rules to send annual letters to certain of our stockholders requesting information regarding the actual ownership of our stock. If despite sending the annual letters, we do not know, or after exercising reasonable diligence would not have known, whether we failed to meet the Five or Fewer Requirement, we will be treated as having met the Five or Fewer Requirement. If we fail to comply with these regulatory rules, we will be subject to a monetary penalty. If our failure to comply was due to intentional disregard of the requirement, the penalty would be increased. However, if our failure to comply were due to reasonable cause and not willful neglect, no penalty would be imposed.

We may own a number of properties through wholly owned subsidiaries. A corporation will qualify as a "qualified REIT subsidiary" if 100% of its stock is owned by a REIT and the REIT does not elect to treat the subsidiary as a taxable REIT subsidiary. A "qualified REIT subsidiary" will not be treated as a separate corporation, and all assets, liabilities and items of income, deductions and credits of a "qualified REIT subsidiary" will be treated as assets, liabilities and items (as the case may be) of the REIT. A "qualified REIT subsidiary" is not subject to federal income tax, and our ownership of the voting stock of a qualified REIT subsidiary will not violate the restrictions against ownership of securities of any one issuer which constitute more than 10% of the value or total voting power of such issuer or more than 5% of the value of our total assets, a described below under "— Asset Tests."

If we invest in a partnership, a limited liability company or a trust taxed as a partnership or as a disregarded entity, we will be deemed to own a proportionate share of the partnership's, limited liability company's or trust's assets. Likewise, we will be treated as receiving our share of the income and loss of the partnership, limited liability company or trust, and the gross income will retain the same character in our hands as it has in the hands of the partnership, limited liability company or trust. These "look-through" rules apply for purposes of the income ests and assets tests described below.

Income Tests. There are two separate percentage tests relating to our sources of gross income that we must satisfy for each taxable year.

- At least 75% of our gross income (excluding gross income from certain sales of property held primarily for sale) must be directly or indirectly derived each taxable year from "rents from real property," other income from investments relating to real property or mortgages on real property or certain income from qualified temporary investments.
- At least 95% of our gross income (excluding gross income from certain sales of property held primarily for sale) must be directly or indirectly derived each taxable year from any
 of the sources qualifying for the 75% gross income test and from dividends (including dividends from taxable REIT subsidiaries) and interest.

For taxable years beginning on or before October 22, 2004, (1) payments to us under an interest rate swap or cap agreement, option, futures contract, forward rate agreement or any similar financial instrument entered into by us to reduce interest rate risk on indebtedness incurred or to be incurred and (2) gain from the sale or other disposition of any such investment are treated as income qualifying under the 95% gross income test. As to transactions entered into in taxable years beginning after October 22, 2004, any of our income from a "clearly identified" hedging transaction that is entered into by us in the normal course of business, directly or indirectly, to manage the risk of interest rate movements, price changes or currency fluctuations with respect to borrowings or obligations incurred or to be incurred by us, or such other risks that are prescribed by the Internal Revenue Service, is excluded from the 95% gross income test. In general, a hedging transaction is "clearly identified" if (1) the transaction is identified as a hedging transaction before the end of the day on which it is entered into and (2) the items or risks being hedged are identified "substantially contemporaneously" with the hedging transaction. An identification is not substantially contemporaneous if it is made more than 35 days after entering into the hedging transaction.



Rents received by us will qualify as "rents from real property" for purposes of satisfying the gross income tests for a REIT only if several conditions are met:

- The amount of rent must not be based in whole or in part on the income or profits of any person, although rents generally will not be excluded merely because they are based on a fixed percentage or percentages of receipts or sales.
- Rents received from a tenant will not qualify as rents from real property if the REIT, or an owner of 10% or more of the REIT, also directly or constructively owns 10% or more of the tenant, unless the tenant is our taxable REIT subsidiary and certain other requirements are met with respect to the real property being rented.
- If rent attributable to personal property leased in connection with a lease of real property is greater than 15% of the total rent received under the lease, then the portion of rent attributable to such personal property will not qualify as "rents from real property."
- For rents to qualify as rents from real property, we generally must not furnish or render services to tenants, other than through a taxable REIT subsidiary or an "independent contractor" from whom we derive no income, except that we may directly provide services that are "usually or customarily rendered" in the geographic area in which the property is located in connection with the rental of real property for occupancy only, or are not otherwise considered "rendered to the occupant for his convenience."

For taxable years beginning after August 5, 1997, a REIT has been permitted to render a de minimis amount of impermissible services to tenants and still treat amounts received with respect to that property as rent from real property. The amount received or accrued by the REIT during the taxable year for the impermissible services with respect to a property may not exceed 1% of all amounts received or accrued by the REIT directly or indirectly from the property. The amount received for any service or management operation for this purpose shall be deemed to be not less than 150% of the direct cost of the REIT in furnishing or rendering the service or providing the management or operation. Furthermore, impermissible services may be furnished to tenants by a taxable REIT subsidiary subject to certain conditions, and we may still treat rents received with respect to the property as rent from real property.

The term "interest" generally does not include any amount if the determination of the amount depends in whole or in part on the income or profits of any person, although an amount generally will not be excluded from the term "interest" solely by reason of being based on a fixed percentage of receipts or sales.

If we fail to satisfy one or both of the 75% or 95% gross income tests for any taxable year, we may nevertheless qualify as a REIT for such year if we are eligible for relief. For taxable years beginning on or before October 22, 2004, these relief provisions generally will be available if (1) our failure to meet such tests was due to reasonable cause and not due to willful neglect; (2) we attach a schedule of the sources of our income to our return; and (3) any incorrect information on the schedule was not due to fraud with intent to evade tax. For taxable years beginning after October 22, 2004, these relief provisions generally will be available if (1) following our identification of the failure, we file a schedule for such taxable year describing each item of our gross income and (2) the failure to meet such tests was due to reasonable cause and not due to willful neglect.

It is not now possible to determine the circumstances under which we may be entitled to the benefit of these relief provisions. If these relief provisions apply, a 100% tax is imposed on an amount equal to (a) the gross income attributable to (1) 75% of our gross income over the amount of qualifying gross income for purposes of the 75% income test and (2) 95% of our gross income (90% of our gross income for taxable years beginning on or before October 22, 2004) over the amount of qualifying gross income for purposes of the 95% income test, multiplied by (b) a fraction intended to reflect our profitability.

Asset Tests. Within 30 days after the close of each quarter of our taxable year, we must also satisfy several tests relating to the nature and diversification of our assets determined in accordance with generally accepted accounting principles. At least 75% of the value of our total assets must be represented by real estate assets, cash, cash items (including receivables arising in the ordinary course of our operation), government securities and qualified temporary investments. Although the remaining 25% of our assets generally may be invested without restriction, we are prohibited from owning securities representing more than 10% of either the vote (the "10% vote



test") or value (the "10% value test") of the outstanding securities of any issuer other than a qualified REIT subsidiary, another REIT or a taxable REIT subsidiary. Further, no more than 20% of the total assets may be represented by securities of one or more taxable REIT subsidiaries (the "20% asset test") and no more than 5% of the value of our total assets may be represented by securities of any non-governmental issuer other than a qualified REIT subsidiary (the "5% asset test"), another REIT or a taxable REIT subsidiary. Each of the 10% vote test, the 10% value test and the 20% and 5% asset tests must be satisfied at the end of each quarter. There are special rules which provide relief if the value related tests are not satisfied due to changes in the value of the assets of a REIT.

For taxable years beginning after December 31, 2000, certain items are excluded from the 10% value test, including (1) straight debt securities of an issuer (including straight debt that provides certain contingent payments); (2) any loan to an individual or an estate; (3) any rental agreement described in Section 467 of the Internal Revenue Code, other than with a "related person"; (4) any obligation to pay rents from real property; (5) certain securities issued by a state or any subdivision thereof, the District of Columbia, a foreign government, or any political subdivision thereof, or the Commonwealth of Puerto Rico; (6) any security issued by a REIT; and (7) any other arrangement that, as determined by the Secretary of the Treasury, is excepted from the definition of security ("excluded securities"). Special rules apply to straight debt securities issued by corporations and entities taxable as partnerships for federal income tax purposes. If a REIT, or its taxable REIT subsidiary, holds (1) straight debt securities of a corporate or partnership issuer and (2) securities of such issuer that are not excluded securities and have an aggregate value greater than 1% of such issuer's outstanding securities will be included in the 10% value test.

For taxable years beginning after December 31, 2000, a REIT's interest as a partnership is not treated as a security for purposes of applying the 10% value test to securities issued by the partnership. Further, any debt instrument issued by a partnership will not be a security for purposes of applying the 10% value test (1) to the extent of the REIT's interest as a partner in the partnership and (2) if at least 75% of the partnership's gross income (excluding gross income from prohibited transactions) would qualify for the 75% gross income test. For taxable years beginning after October 22, 2004, for purposes of the 10% value test, a REIT's interest in a partnership's assets is the REIT's proportionate interest in any securities issued by the partnership (other than the excluded securities described in the preceding paragraph).

With respect to corrections of failures for which the requirements for corrections are satisfied after October 22, 2004, regardless of whether such failures occurred in taxable years beginning on, before or after such date, as to violations of the 10% vote test, the 10% value test or the 5% asset test, a REIT may avoid disqualification as a REIT by disposing of sufficient assets to cure a violation that does not exceed the lesser of 1% of the REIT's assets at the end of the relevant quarter or \$10,000,000, provided that the disposition occurs within six months following the last day of the quarter in which the REIT first identified the assets. For violations of any of the REIT asset tests due to reasonable cause and not willful neglect that exceed the thresholds described in the preceding sentence, a REIT can avoid disqualification as a REIT after the close of a taxable quarter by taking certain steps, including disposition of sufficient assets within the six month period described above to meet the applicable asset test, paying a tax equal to the greater of \$50,000 or the highest corporate tax rate multiplied by the net income generated by the non-qualifying assets during the period of time that the assets were held as non-qualifying assets and filing a schedule with the Internal Revenue Service that describes the non-qualifying assets.

Investments in Taxable REIT Subsidiaries. For taxable years beginning after December 31, 2000, REITs may own more than 10% of the voting power and value of securities in taxable REIT subsidiaries. We and any taxable corporate entity in which we own an interest are allowed to jointly elect to treat such entity as a "taxable REIT subsidiary."

Several of our subsidiaries have elected to be treated as a taxable REIT subsidiary. Taxable REIT subsidiaries are subject to full corporate level federal taxation on their earnings but are permitted to engage in certain types of activities that cannot be performed directly by REITs without jeopardizing their REIT status. Our taxable REIT subsidiaries will attempt to minimize the amount of these taxes, but there can be no assurance whether or the extent to which measures taken to minimize taxes will be successful. To the extent our taxable REIT subsidiaries are required to pay federal, state or local taxes, the cash available for distribution as dividends to us from our taxable REIT subsidiaries will be reduced.



The amount of interest on related-party debt that a taxable REIT subsidiary may deduct is limited. Further, a 100% tax applies to any interest payments by a taxable REIT subsidiary to its affiliated REIT to the extent the interest rate is not commercially reasonable. A taxable REIT subsidiary is permitted to deduct interest payments to unrelated parties without any of these restrictions.

The Internal Revenue Service may reallocate costs between a REIT and its taxable REIT subsidiary where there is a lack of arm's-length dealing between the parties. Any deductible expenses allocated away from a taxable REIT subsidiary would increase its tax liability. Further, any amount by which a REIT understates its deductions and overstates those of its taxable REIT subsidiary will, subject to certain exceptions, be subject to a 100% tax. Additional taxable REIT subsidiary elections may be made in the future for additional entities in which we own an interest.

Annual Distribution Requirements. In order to avoid being taxed as a regular corporation, we are required to make distributions (other than capital gain distributions) to our stockholders which qualify for the dividends paid deduction in an amount at least equal to (1) the sum of (i) 90% of our "REIT taxable income" (computed without regard to the dividends paid deduction and our net capital gain) and (ii) 90% of the after-tax net income, if any, from foreclosure property, minus (2) a portion of certain items of non-cash income. These distributions must be paid in the taxable year to which they relate, or in the following taxable year if declared before we timely file our tax return for that year and if paid on or before the first regular distribution payment after such declaration. The amount distributed must not be preferential. This means that every stockholder of the class of stock to which a distribution is made must be treated the same as every other stockholder of that class, and no class of stock may be treated otherwise than in accordance with its dividend rights as a class. To the extent that we do not distribute all of our net capital gain or distribute at least 90%, but less than 100%, of our "REIT taxable income," as adjusted, we will be subject to tax on the undistributed amount at regular corporate tax rates. Finally, as discussed above, we may be subject to an excise tax if we fail to meet certain other distribution requirements.

It is possible that, from time to time, we may not have sufficient cash or other liquid assets to meet the 90% distribution requirement, or to distribute such greater amount as may be necessary to avoid income and excise taxation, due to, among other things, (1) timing differences between (i) the actual receipt of income and actual payment of deductible expenses and (ii) the inclusion of income and deduction of expenses in arriving at our taxable income, or (2) the payment of severance benefits that may not be deductible to us. In the event that timing differences occur, we may find it necessary to arrange for borrowings or, if possible, pay dividends in the form of taxable stock dividends in order to meet the distribution requirement.

Under certain circumstances, in the event of a deficiency determined by the Internal Revenue Service, we may be able to rectify a resulting failure to meet the distribution requirement for a year by paying "deficiency dividends" to stockholders in a later year, which may be included in our deduction for distributions paid for the earlier year. Thus, we may be able to avoid being taxed on amounts distributed as deficiency distributions; however, we will be required to pay applicable penalties and interest based upon the amount of any deduction taken for deficiency distributions.

Failure to Qualify as a REIT

If we fail to qualify for taxation as a REIT in any taxable year, we will be subject to federal income tax, including any applicable alternative minimum tax, on our taxable income at regular corporate rates. Distributions to stockholders in any year in which we fail to qualify as a REIT will not be deductible nor will any particular amount of distributions be required to be made in any year. All distributions to stockholders will be taxable as ordinary income to the extent of current and accumulated earnings and profits allocable to these distributions and, subject to certain limitations, will be eligible for the dividends received deduction for corporate stockholders. Unless entitled to relief under specific statutory provisions, we also will be disqualified from taxation as a REIT for the four taxable years following the year during which qualification was lost. It is not possible to state whether in all circumstances we would be entitled to statutory relief. Failure to qualify for even one year could result in our need to incur indebtedness or liquidate investments in order to pay potentially significant resulting tax liabilities.

In addition to the relief described above under "— Income Tests" and "— Asset Tests," relief is available in the event that we violate a provision of the Internal Revenue Code that would result in our failure to qualify as a REIT if (1) the violation is due to reasonable cause and not due to willful neglect, (2) we pay a penalty of \$50,000 for each failure to satisfy the provision, and (3) the violation does not include a violation described under "— Income Tests" or "— Asset Tests" above. It is not now possible to determine the circumstances under which we may be entitled to the benefit of these relief provisions.

Federal Income Taxation of Holders of Our Stock

Treatment of Taxable U.S. Stockholders. The following summary applies to you only if you are a "U.S. stockholder." A "U.S. stockholder" is a stockholder of shares of stock who, for United States federal income tax purposes, is:

- a citizen or resident of the United States;
- a corporation, partnership or other entity classified as a corporation or partnership for these purposes, created or organized in or under the laws of the United States or of any
 political subdivision of the United States, including any state;
- an estate, the income of which is subject to United States federal income taxation regardless of its source; or
- a trust, if, in general, a U.S. court is able to exercise primary supervision over the trust's administration and one or more U.S. persons, within the meaning of the Internal Revenue Code, has the authority to control all of the trust's substantial decisions.

So long as we qualify for taxation as a REIT, distributions on shares of our stock made out of the current or accumulated earnings and profits allocable to these distributions (and not designated as capital gain dividends) will be includable as ordinary income for federal income tax purposes. None of these distributions will be eligible for the dividends received deduction for U.S. corporate stockholders.

Generally, for taxable years ending after May 6, 2003 through December 31, 2008, the maximum marginal rate of tax payable by individuals on dividends received from corporations that are subject to a corporate level of tax is 15%. Except in limited circumstances, this tax rate will not apply to dividends paid to you by us on our shares, because generally we are not subject to federal income tax on the portion of our REIT taxable income or capital gains distributed to our stockholders. The reduced maximum federal income tax rate will apply to that portion, if any, of dividends received by you with respect to our shares that are attributable to: (1) dividends received by us from non-REIT corporations or other taxable REIT subsidiaries; (2) income from the prior year with respect to which we were required to pay federal corporate income tax during the prior year (if, for example, we did not distribute 100% of our REIT taxable income for the prior year); or (3) the amount of any earnings and profits that were distributed by us and accumulated in a non-REIT year.

Distributions that are designated as capital gain dividends will be taxed as long-term capital gains (to the extent they do not exceed our actual net capital gain for the taxable year), without regard to the period for which you held our stock. However, if you are a corporation, you may be required to treat a portion of some capital gain dividends as ordinary income.

If we elect to retain and pay income tax on any net long-term capital gain, you would include in income, as long-term capital gain, your proportionate share of this net long-term capital gain. You would also receive a refundable tax credit for your proportionate share of the tax paid by us on such retained capital gains and you would have an increase in the basis of your shares of our stock in an amount equal to your includable capital gains less your share of the tax deemed paid.

You may not include in your federal income tax return any of our net operating losses or capital losses. Federal income tax rules may also require that certain minimum tax adjustments and preferences be apportioned to you. In addition, any distribution declared by us in October, November or December of any year on a specified date in any such month shall be treated as both paid by us and received by you on December 31 of that year, provided that the distribution is actually paid by us no later than January 31 of the following year.

We will be treated as having sufficient earnings and profits to treat as a dividend any distribution up to the amount required to be distributed in order to avoid imposition of the 4% excise tax discussed under "— General" and "— Qualification as a REIT — Annual Distribution Requirements" above. As a result, you may be required to treat as taxable dividends certain distributions that would otherwise result in a tax-free return of capital. Moreover, any "deficiency dividend" will be treated as a dividend (an ordinary dividend or a capital gain dividend, as distributions do not exceed the adjusted tax basis of your shares of our stock. You will be required to reduce the tax basis of your shares of our stock. You will be treated as capital gain or loss, if any, realized upon sale of the shares of our stock. Any loss upon a sale or exchange of shares of our stock which were held for six months or less (after application or loss), will generally be treated as a long-term capital loss to the extent you previously received capital gain distributions with respect to these shares of our stock.

Upon the sale or exchange of any shares of our stock to or with a person other than us or a sale or exchange of all shares of our stock (whether actually or constructively owned) with us, you will generally recognize capital gain or loss equal to the difference between the amount realized on the sale or exchange and your adjusted tax basis in these shares of our stock. This gain will be capital gain if you held these shares of our stock as a capital asset.

If we redeem any of your shares in us, the treatment can only be determined on the basis of particular facts at the time of redemption. In general, you will recognize gain or loss (as opposed to dividend income) equal to the difference between the amount received by you in the redemption and your adjusted tax basis in your shares redeemed if such redemption results in a "complete termination" of your interest in all classes of our equity securities, is a "substantially disproportionate redemption" or is "not essentially equivalent to a dividend" with respect to you. In applying these tests, there must be taken into account your overship of all classes of our equity securities (e.g., common stock, preferred stock, depositary shares and warrants). You also must take into account any equity securities that are considered to be constructively owned by you.

If, as a result of a redemption by us of your shares, you no longer own (either actually or constructively) any of our equity securities or only own (actually and constructively) an insubstantial percentage of our equity securities, then it is probable that the redemption of your shares would be considered "not essentially equivalent to a dividend" and, thus, would result in gain or loss to you. However, whether a distribution is "not essentially equivalent to a dividend" depends on all of the facts and circumstances, and if you rely on any of these tests at the time of redemption, you should consult your tax advisor to determine their application to the particular situation.

Generally, if the redemption does not meet the tests described above, then the proceeds received by you from the redemption of your shares will be treated as a distribution taxable as a dividend to the extent of the allocable portion of current or accumulated earnings and profits. If the redemption is taxed as a dividend, your adjusted tax basis in the redeemed shares will be transferred to any other shareholdings in us that you own. If you own no other shareholdings in us, under certain circumstances, such basis may be transferred to a related person, or it may be lost entirely.

Gain from the sale or exchange of our shares held for more than one year is taxed at a maximum long-term capital gain rate, which is currently 15%. Pursuant to Internal Revenue Service guidance, we may classify portions of our capital gain dividends as gains eligible for the long-term capital gains rate or as gain taxable to individual stockholders at a maximum rate of 25%.

Treatment of Tax-Exempt U.S. Stockholders. Tax-exempt entities, including qualified employee pension and profit sharing trusts and individual retirement accounts ("Exempt Organizations"), generally are exempt from federal income taxation. However, they are subject to taxation on their unrelated business taxable income ("UBTI"). The Internal Revenue Service has issued a published revenue ruling that dividend distributions from a REIT to an exempt employee pension trust do not constitute UBTI, provided that the shares of the REIT are not otherwise used in an unrelated trade or business of the exempt employee pension trust. Based on this ruling, amounts distributed by us to Exempt Organizations generally should not constitute UBTI. However, if an Exempt Organization finances its acquisition of the shares of our stock with debt, a portion of its income from us will constitute UBTI provided the UBTI to the



"debt financed property" rules. Likewise, a portion of the Exempt Organization's income from us would constitute UBTI if we held a residual interest in a real estate mortgage investment conduit.

In addition, in certain circumstances, a pension trust that owns more than 10% of our stock is required to treat a percentage of our dividends as UBTI. This rule applies to a pension trust holding more than 10% of our stock only if (1) the percentage of our income that is UBTI (determined as if we were a pension trust) is at least 5%, (2) we qualify as a REIT by reason of the modification of the Five or Fewer Requirement that allows beneficiaries of the pension trust to be treated as holding shares in proportion to their actuarial interests in the pension trust, and (3) either (i) one pension trust of the value of our stock or (ii) a group of pension trusts individually holding more than 10% of the value of our stock collectively own more than 50% of the value of our stock.

Backup Withholding and Information Reporting. Under certain circumstances, you may be subject to backup withholding at applicable rates on payments made with respect to, or cash proceeds of a sale or exchange of, shares of our stock. Backup withholding will apply only if you: (1) fail to provide a correct taxpayer identification number, which if you are an individual, is ordinarily your social security number; (2) furnish an incorrect taxpayer identification number; (3) are notified by the Internal Revenue Service that you have failed to properly report payments of interest or dividends; or (4) fail to certify, under penalties of perjury, that you have furnished a correct taxpayer identification number and that the Internal Revenue Service so not notified you that you are subject to backup withholding.

Backup withholding will not apply with respect to payments made to certain exempt recipients, such as corporations and tax-exempt organizations. You should consult with a tax advisor regarding qualification for exemption from backup withholding, and the procedure for obtaining an exemption. Backup withholding is not an additional tax. Rather, the amount of any backup withholding with respect to payment to a stockholder will be allowed as a credit against such stockholder's United States federal income tax liability and may entitle such stockholder to a refund, provided that the required information is provided to the Internal Revenue Service. In addition, withholding a portion of capital gain distributions made to stockholders may be required for stockholders who fail to certify their non-foreign status.

Taxation of Foreign Stockholders. The following summary applies to you only if you are a foreign person. The federal taxation of foreign persons is a highly complex matter that may be affected by many considerations.

Except as discussed below, distributions to you of cash generated by our real estate operations in the form of ordinary dividends, but not by the sale or exchange of our capital assets, generally will be subject to U.S. withholding tax at a rate of 30%, unless an applicable tax treaty reduces that tax and you file with us the required form evidencing the lower rate.

In general, you will be subject to United States federal income tax on a graduated rate basis rather than withholding with respect to your investment in our stock if such investment is "effectively connected" with your conduct of a trade or business in the United States. A corporate foreign stockholder that receives income that is, or is treated as, effectively connected with a United States trade or business may also be subject to the branch profits tax, which is payable in addition to regular United States corporate income tax. The following discussion will apply to foreign stockholders whose investment in us is not so effectively connected. We expect to withhold United States income tax, as described below, on the gross amount of any distributions paid to you unless (1) you file an Internal Revenue Service Form W-8ECI with us claiming that the distribution is "effectively connected" or (2) certain other exceptions apply.

Distributions by us that are attributable to gain from the sale or exchange of a United States real property interest will be taxed to you under the Foreign Investment in Real Property Tax Act of 1980 ("FIRPTA") as if these distributions were gains "effectively connected" with a United States trade or business. Accordingly, you will be taxed at the normal capital gain rates applicable to a U.S. stockholder on these amounts, subject to any applicable alternative minimum tax and a special alternative minimum tax in the case of nonresident alien individuals. Distributions subject to FIRPTA may also be subject to a branch profits tax in the hands of a corporate foreign stockholder that is not entitled to treaty exemption.



We will be required to withhold from distributions subject to FIRPTA, and remit to the Internal Revenue Service, 35% of designated capital gain dividends, or, if greater, 35% of the amount of any distributions that could be designated as capital gain dividends. In addition, if we designate prior distributions as capital gain dividends, subsequent distributions, up to the amount of the prior distributions not withheld against, will be treated as capital gain dividends for purposes of withholding.

For taxable years beginning after October 22, 2004, any capital gain dividend with respect to any class of stock that is "regularly traded" on an established securities market will be treated as an ordinary dividend if the foreign stockholder did not own more than 5% of such class of stock at any time during the taxable year. Once this provision takes effect, foreign stockholders generally will not be required to report distributions received from us on U.S. federal income tax returns and all distributions treated as dividends for U.S. federal income tax purposes including any capital gain dividend will be subject to a 30% U.S. withholding tax (unless reduced under an applicable income tax treaty) as discussed above. In addition, the branch profits tax will no longer apply to such distributions.

Unless our shares constitute a "United States real property interest" within the meaning of FIRPTA or are effectively connected with a U.S. trade or business, a sale of our shares by you generally will not be subject to United States taxation. Our shares will not constitute a United States real property interest if we qualify as a "domestically controlled REIT." We do, and expect to continue to, qualify as a domestically controlled REIT. A domestically controlled REIT is a REIT in which at all times during a specified testing period less than 50% in value of its shares is held directly or indirectly by foreign stockholders. However, if you are a nonresident alien individual who is present in the United States for 183 days or more during the taxable year and certain other conditions apply, you will be subject to a 30% tax on such capital gains. In any event, a purchaser of our shares from you will not be required under FIRPTA to withhold on the purchase dares are "regularly traded" on an established securities market or if we are a domestically controlled REIT. Otherwise, under FIRPTA, the purchaser may be required to withhold 10% of the purchase price and remit such amount to the Internal Revenue Service.

Backup withholding tax and information reporting will generally not apply to distributions paid to you outside the United States that are treated as (1) dividends to which the 30% or lower treaty rate withholding tax discussed above applies; (2) capital gains dividends; or (3) distributions attributable to gain from the sale or exchange by us of U.S. real property interests. Payment of the proceeds of a sale of stock within the United States or conducted through certain U.S. related financial intermediaries is subject to both backup withholding and information reporting unless the beneficial owner certifies under penalties of perjury that he or she is not a U.S. person (and the payor does not have actual knowledge that the beneficial owner is a U.S. person) or otherwise established an exemption. You may obtain a refund of any amounts withheld under the backup withholding rules by filing the appropriate claim for refund with the Internal Revenue Service.

U.S. Federal Income Taxation of Holders of Depositary Shares

Owners of our depositary shares will be treated as if you were owners of the series of preferred stock represented by the depositary shares. Thus, you will be required to take into account the income and deductions to which you would be entitled if you were a holder of the underlying series of preferred stock.

Conversion or Exchange of Shares for Preferred Stock. No gain or loss will be recognized upon the withdrawal of preferred stock in exchange for depositary shares and the tax basis of each share of preferred stock will, upon exchange, be the same as the aggregate tax basis of the depositary shares exchanged. If you held your depositary shares as a capital asset at the time of the exchange for shares of preferred stock, the holding period for your shares of preferred stock will include the period during which you owned the depositary shares.

U.S. Federal Income and Estate Taxation of Holders of Our Debt Securities

The following is a general summary of the United States federal income tax consequences and, in the case that you are a holder that is a non-U.S. holder, as defined below, the United States federal estate tax consequences, of purchasing, owning and disposing of debt securities periodically offered under one or more indentures, the forms of which have been filed as exhibits to this registration statement (the "notes"). This summary assumes that you hold the notes as capital assets. This summary applies to you only if you are the initial holder of the notes and you acquire



the notes for a price equal to the issue price of the notes. The issue price of the notes is the first price at which a substantial amount of the notes is sold other than to bond houses, brokers or similar persons or organizations acting in the capacity of underwriters, placement agents or wholesalers. In addition, this summary does not consider any foreign, state, local or other tax laws that may be applicable to us or a purchaser of the notes.

U.S. Holders

The following summary applies to you only if you are a U.S. holder, as defined below.

Definition of a U.S. Holder. A "U.S. holder" is a beneficial owner of a note or notes that is for United States federal income tax purposes:

- · a citizen or resident of the United States;
- a corporation or partnership, or other entity classified as a corporation or partnership for these purposes, created or organized in or under the laws of the United States or of any
 political subdivision of the United States, including any state;
- · an estate, the income of which is subject to United States federal income taxation regardless of its source; or
- a trust, if, in general, a U.S. court is able to exercise primary supervision over the trust's administration and one or more U.S. persons, within the meaning of the Internal Revenue Code, has the authority to control all of the trust's substantial decisions.

Payments of Interest. Stated interest on the notes generally will be taxed as ordinary interest income from domestic sources at the time it is paid or accrues in accordance with your method of accounting for tax purposes.

Sale, Exchange or Other Disposition of Notes. The adjusted tax basis in your note acquired at a premium will generally be your cost. You generally will recognize taxable gain or loss when you sell or otherwise dispose of your notes equal to the difference, if any, between:

- the amount realized on the sale or other disposition, less any amount attributable to any accrued interest, which will be taxable in the manner described under "
 — Payments of
 Interest" above; and
- · your adjusted tax basis in the notes.

Your gain or loss generally will be capital gain or loss. This capital gain or loss will be long-term capital gain or loss if at the time of the sale or other disposition you have held the notes for more than one year. Subject to limited exceptions, your capital losses cannot be used to offset your ordinary income.

Backup Withholding and Information Reporting. In general, "backup withholding" may apply to any payments made to you of principal and interest on your note, and to payment of the proceeds of a sale or other disposition of your note before maturity, if you are a non-corporate U.S. holder and (1) fail to provide a correct taxpayer identification number, which if you are a nicividual, is ordinarily your social security number; (2) furnish an incorrect taxpayer identification number; (3) are notified by the Internal Revenue Service that you have failed to properly report payments of interest or dividends; or (4) fail to certify, under penalties of perjury, that you have furnished a correct taxpayer identification number and that the Internal Revenue Service has not notified you that you are subject to backup withholding.

The amount of any reportable payments, including interest, made to you (unless you are an exempt recipient) and the amount of tax withheld, if any, with respect to such payments will be reported to you and to the Internal Revenue Service for each calendar year. You should consult your tax advisor regarding your qualification for an exemption from backup withholding and the procedures for obtaining such an exemption, if applicable. The backup withholding tax is not an additional tax and will be credited against your U.S. federal income tax liability, provided that correct information is provided to the Internal Revenue Service.

Non-U.S. Holders

The following summary applies to you if you are a beneficial owner of a note and are not a U.S. holder, as defined above (a "non-U.S. holder").

Special rules may apply to certain non-U.S. holders such as "controlled foreign corporations," "passive foreign investment companies" and "foreign personal holding companies." Such entities are encouraged to consult their tax advisors to determine the United States federal, state, local and other tax consequences that may be relevant to them.

U.S. Federal Withholding Tax. Subject to the discussion below, U.S. federal withholding tax will not apply to payments by us or our paying agent, in its capacity as such, of principal and interest on your notes under the "portfolio interest" exception of the Internal Revenue Code, provided that:

- you do not, directly or indirectly, actually or constructively, own 10% or more of the total combined voting power of all classes of our stock entitled to vote;
- you are not (1) a controlled foreign corporation for U.S. federal income tax purposes that is related, directly or indirectly, to us through sufficient stock ownership, as provided in the Internal Revenue Code, or (2) a bank receiving interest described in Section 881(c)(3)(A) of the Internal Revenue Code;
- · such interest is not effectively connected with your conduct of a U.S. trade or business; and
- you provide a signed written statement, under penalties of perjury, which can reliably be related to you, certifying that you are not a U.S. person within the meaning of the Internal Revenue Code and providing your name and address to:
 - us or our paying agent; or
 - a securities clearing organization, bank or other financial institution that holds customers' securities in the ordinary course of its trade or business and holds your notes on
 your behalf and that certifies to us or our paying agent under penalties of perjury that it, or the bank or financial institution between it and you, has received from you your
 signed, written statement and provides us or our paying agent with a copy of such statement.

Treasury regulations provide that:

- if you are a foreign partnership, the certification requirement will generally apply to your partners, and you will be required to provide certain information;
- if you are a foreign trust, the certification requirement will generally be applied to you or your beneficial owners depending on whether you are a "foreign complex trust," "foreign simple trust," or "foreign grantor trust" as defined in the Treasury regulations; and
- look-through rules will apply for tiered partnerships, foreign simple trusts and foreign grantor trusts.

If you are a foreign partnership or a foreign trust, you should consult your own tax advisor regarding your status under these Treasury regulations and the certification requirements applicable to you.

If you cannot satisfy the portfolio interest requirements described above, payments of interest will be subject to the 30% United States withholding tax, unless you provide us with a properly executed (1) Internal Revenue Service Form W-8BEN claiming an exemption from or reduction in withholding under the benefit of an applicable treaty or (2) Internal Revenue Service Form W-8BEN to withholding tax because it is effectively connected with your conduct of a trade or business in the United States. Alternative documentation may be applicable in certain circumstances.

If you are engaged in a trade or business in the United States and interest on a note is effectively connected with the conduct of that trade or business, you will be required to pay United States federal income tax on that interest on a net income basis (although you will be exempt from the 30% withholding tax provided the certification requirement described above is met) in the same manner as if you were a U.S. person, except as otherwise provided by an applicable tax treaty. If you are a foreign corporation, you may be required to pay a branch profits tax on the earnings and profits that are effectively connected to the conduct of your trade or business in the United States.

Sale, Exchange or other Disposition of Notes. You generally will not have to pay U.S. federal income tax on any gain or income realized from the sale, redemption, retirement at maturity or other disposition of your notes, unless:

- in the case of gain, you are an individual who is present in the United States for 183 days or more during the taxable year of the sale or other disposition of your notes, and specific other conditions are met;
- · you are subject to tax provisions applicable to certain United States expatriates; or
- · the gain is effectively connected with your conduct of a U.S. trade or business.

If you are engaged in a trade or business in the United States and gain with respect to your notes is effectively connected with the conduct of that trade or business, you generally will be subject to U.S. income tax on a net basis on the gain. In addition, if you are a foreign corporation, you may be subject to a branch profits tax on your effectively connected earnings and profits for the taxable year, as adjusted for certain items.

U.S. Federal Estate Tax. If you are an individual and are not a U.S. citizen or a resident of the United States, as specially defined for U.S. federal estate tax purposes, at the time of your death, your notes will generally not be subject to the U.S. federal estate tax, unless, at the time of your death (1) you owned actually or constructively 10% or more of the total combined voting power of all our classes of stock entitled to vote or (2) interest on the notes is effectively connected with your conduct of a U.S. trade or business.

Backup Withholding and Information Reporting. Backup withholding will not apply to payments of principal or interest made by us or our paying agent, in its capacity as such, to you if you have provided the required certification that you are a non-U.S. holder as described in "— U.S. Federal Withholding Tax" above, and provided that neither we nor our paying agent have actual knowledge that you are a U.S. holder, as described in "— U.S. Holders" above. We or our paying agent may, however, report payments of interest on the notes.

The gross proceeds from the disposition of your notes may be subject to information reporting and backup withholding tax. If you sell your notes outside the United States through a non-U.S. office of a non-U.S. broker and the sales proceeds are paid to you outside the United States, then the U.S. backup withholding and information reporting requirements generally will not apply to that payment. However, U.S. information reporting, but not backup withholding, will apply to a payment of sales proceeds, even if that payment is made outside the United States, if you sell your notes through a non-U.S. office of a broker that:

- is a U.S. person, as defined in the Internal Revenue Code;
- · derives 50% or more of its gross income in specific periods from the conduct of a trade or business in the United States;
- · is a "controlled foreign corporation" for U.S. federal income tax purposes; or
- is a foreign partnership, if at any time during its tax year, one or more of its partners are U.S. persons who in the aggregate hold more than 50% of the income or capital interests in the partnership, or the foreign partnership is engaged in a U.S. trade or business, unless the broker has documentary evidence in its files that you are a non-U.S. person and certain other conditions are met or you otherwise establish an exemption. If you receive payments of the proceeds of a sale of your notes to or through a U.S. office of a broker, the payment is subject to both U.S. backup withholding and information reporting unless you provide a Form W-8BEN certifying that you are a non-U.S. person or you otherwise establish an exemption.

You should consult your own tax advisor regarding application of backup withholding in your particular circumstance and the availability of and procedure for obtaining an exemption from backup withholding. Any amounts withheld under the backup withholding rules from a payment to you will be allowed as a refund or credit against your U.S. federal income tax liability, provided the required information is furnished to the Internal Revenue Service.

U.S. Federal Income and Estate Taxation of Holders of Our Warrants

Exercise of Warrants. You will not generally recognize gain or loss upon the exercise of a warrant. Your basis in the debt securities, preferred stock, depositary shares or common stock, as the case may be, received upon the exercise of the warrant will be equal to the sum of your adjusted tax basis in the warrant and the exercise price paid. Your holding period in the debt securities, preferred stock, depositary shares or common stock, as the case may be, received upon the exercise of the warrant will not include the period during which the warrant was held by you.

Expiration of Warrants. Upon the expiration of a warrant, you will recognize a capital loss in an amount equal to your adjusted tax basis in the warrant.

Sale or Exchange of Warrants. Upon the sale or exchange of a warrant to a person other than us, you will recognize gain or loss in an amount equal to the difference between the amount realized on the sale or exchange and your adjusted tax basis in the warrant. Such gain or loss will be capital gain or loss and will be long-term capital gain or loss if the warrant was held for more than one year. Upon the sale of the warrant to us, the Internal Revenue Service may argue that you should recognize ordinary income on the sale. You are advised to consult your own tax advisors as to the consequences of a sale of a warrant to us.

Potential Legislation or Other Actions Affecting Tax Consequences

Current and prospective securities holders should recognize that the present federal income tax treatment of an investment in us may be modified by legislative, judicial or administrative action at any time and that any such action may affect investments and commitments previously made. The rules dealing with federal income taxation are constantly under review by persons involved in the legislative process and by the Internal Revenue Service and the Treasury Department, resulting in revisions of regulations and revised interpretations of established concepts as well as statutory changes. Revisions in federal tax laws and interpretations of these laws could adversely affect the tax consequences of an investment in us.

Internet Access to Our SEC Filings

Our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports, as well as our proxy statements and other materials that are filed with, or furnished to, the Securities and Exchange Commission are made available, free of charge, on our Web site at www.hcreit.com, as soon as reasonably practicable after they are filed with, or furnished to, the Securities and Exchange Commission.

Item 1A. Risk Factors

Forward-Looking Statements and Risk Factors

This Annual Report on Form 10-K and the documents incorporated by reference contain statements that constitute "forward-looking statements" as that term is defined in the federal securities laws. These forward-looking statements include, but are not limited to, those regarding:

- the possible expansion of our portfolio;
- the sale of properties;
- the performance of our operators/tenants and properties;
- our ability to enter into agreements with new viable tenants for properties that we take back from financially troubled tenants, if any;
- our ability to retain or increase occupancies in our medical office buildings at similar or higher rates;
- our ability to make distributions to stockholders;
- our policies and plans regarding investments, financings and other matters;
- our tax status as a real estate investment trust;
- our ability to appropriately balance the use of debt and equity;
- · our ability to access capital markets or other sources of funds; and
- our ability to meet our earnings guidance.

When we use words such as "may," "will," "intend," "believe," "expect," "anticipate," "estimate" or similar expressions, we are making forward-looking statements. Forward-looking statements are not guarantees of

future performance and involve risks and uncertainties. Our expected results may not be achieved, and actual results may differ materially from our expectations. This may be a result of various factors, including, but not limited to:

- the status of the economy;
- the status of capital markets, including prevailing interest rates;
- issues facing the health care industry, including compliance with, and changes to, regulations and payment policies and operators'/tenants' difficulty in cost-effectively obtaining and maintaining adequate liability and other insurance;
- changes in financing terms;
- competition within the health care and senior housing industries;
- negative developments in the operating results or financial condition of operators/tenants, including, but not limited to, their ability to pay rent and repay loans;
- our ability to transition or sell facilities with profitable results;
- the failure to make new investments as and when anticipated;
- the failure of closings to occur as and when anticipated;
- · acts of God affecting our properties;
- · our ability to re-lease space at similar rates as vacancies occur;
- our ability to timely reinvest sale proceeds at similar rates to assets sold;
- · operator/tenant bankruptcies or insolvencies;
- · government regulations affecting Medicare and Medicaid reimbursement rates;
- · liability or contract claims by or against operators/tenants;
- unanticipated difficulties and/or expenditures relating to future acquisitions;
- environmental laws affecting our properties;
- changes in rules or practices governing our financial reporting;
- · other legal and operational matters, including REIT qualification and key management personnel recruitment and retention; and
- the risks described below:

Risk factors related to our operators' revenues and expenses

Our investment property operators' revenues are primarily driven by occupancy, Medicare and Medicaid reimbursement, if applicable, and private pay rates. Expenses for these facilities are primarily driven by the costs of labor, food, utilities, taxes, insurance and rent or debt service. Revenues from government reimbursement have, and may continue to, come under pressure due to reimbursement cuts and state budget shortfalls. Liability insurance and staffing costs continue to increase for our operators. To the extent that any decrease in revenues and/or any increase in operating expenses result in a property not generating enough cash to make payments to us, the credit of our operator and the value of other collateral would have to be relied upon.

Risk factors related to obligor bankruptcies

We are exposed to the risk that our obligors may not be able to meet the rent, principal and interest or other payments due us, which may result in an obligor bankruptcy or insolvency, or that an obligor might become subject to bankruptcy or insolvency proceedings for other reasons. Although our operating lease agreements provide us with the right to evict a tenant, demand immediate payment of rent and exercise other remedies, and our loans



provide us with the right to terminate any funding obligation, demand immediate repayment of principal and unpaid interest, foreclose on the collateral and exercise other remedies, the bankruptcy and insolvency laws afford certain rights to a party that has filed for bankruptcy or reorganization. An obligor in bankruptcy or subject to insolvency proceedings may be able to limit or delay our ability to collect unpaid rent in the case of a lease or to receive unpaid principal and interest in the case of a loan, and to exercise other rights and remedies.

We may be required to fund certain expenses (e.g., real estate taxes and maintenance) to preserve the value of an investment property, avoid the imposition of liens on a property and/or transition a property to a new tenant. In some instances, we have terminated our lease with a tenant and relet the property to another tenant. In some of those situations, we have provided working capital loans to and limited indemnification of the new obligor. If we cannot transition a leased property to a new tenant, we may take possession of that property, which may expose us to certain successor liabilities. Should such events occur, our revenue and operating cash flow may be adversely affected.

Transfers of health care facilities may require regulatory approvals and these facilities may not have efficient alternative uses

Transfers of health care facilities to successor operators may be subject to regulatory approvals that are not required for transfers of other types of real estate. The replacement of an operator could be delayed by the approval process of any federal, state or local agency necessary for the transfer of the facility or the replacement of the operator licensed to manage the facility. Alternatively, given the specialized nature of our facilities, we may be required to spend substantial time and funds to adapt these properties to other uses. If we are unable to timely transfer properties to successor operators or find efficient alternative uses, our revenue and operations may be adversely affected.

Risk factors related to government regulations

Our obligors' businesses are affected by government reimbursement and private payor rates. To the extent that an operator/tenant receives a significant portion of its revenues from governmental payors, primarily Medicare and Medicaid, such revenues may be subject to statutory and regulatory changes, retroactive rate adjustments, recovery of program overpayments or set-offs, administrative rulings, policy interpretations, payment or other delays by fiscal intermediaries, government funding restrictions (at a program level or with respect to specific facilities) and interruption or delays in payments due to any ongoing governmental investigations and audits at such property. In recent years, governmental payors have frozen or reduced payments to health care providers due to budgetary pressures. Health care reimbursement will likely continue to be of paramount importance to federal and state authorities. We cannot make any assessment as to the ultimate timing or effect any future legislative reforms may have on the financial condition of our obligors and properties. There can be no assurance that adequate reimbursement levels will continue to be available for services provided by any property operator, whether the property receives reimbursement from Medicare, Medicaid or private payors. Significant limits on the scope of services reimbursed and on reimbursement rates and fees could have a material adverse effect on an obligor's liquidity, financial condition and results of operations, which could adversely affect the ability of an obligor to meet its obligations to us. See "Item 1 — Business — Certain Government Regulations — Reimbursement" above.

Our operators and tenants generally are subject to extensive federal, state and local licensure, certification and inspection laws and regulations. Our operators' or tenants' failure to comply with any of these laws could result in loss of accreditation, denial of reimbursement, imposition of fines, suspension or decertification from federal and state health care programs, loss of license or closure of the facility. Such actions may have an effect on our operators' or tenants' ability to make lease payments to us and, therefore, adversely impact us.

Many of our properties may require a license and/or certificate of need to operate. Failure to obtain a license or certificate of need, or loss of a required license or certificate of need would prevent a facility from operating in the manner intended by the operators or tenants. These events could materially adversely affect our operators' or tenants' ability to make rent payments to us. State and local laws also may regulate expansion, including the addition of new beds or services or acquisition of medical equipment, and the construction of health care facilities, by requiring a certificate of need or other similar approval.

Risk factors related to liability claims and insurance costs

Long-term care property operators (skilled nursing facilities, assisted living facilities, and independent living/continuing care retirement communities) have experienced substantial increases in both the number and size of patient care liability claims in recent years, particularly in the states of Texas and Florida. As a result, general and professional liability costs have increased and may continue to increase. Long-term care liability insurance rates are increasing nationwide because of large jury awards. Over the past four years, both Texas and Florida have adopted skilled nursing property liability laws that modify or limit tort damages. Despite some of these reforms, the long-term care industry overall continues to experience very high general and professional liability costs. Insurance companies have responded to this claims crisis by severely restricting their capacity to write long-term care general and professional liability policies. No assurances can be given that the climate for long-term care general and professional liability insurance will improve in any of the foregoing states or any other states where the property operators conduct business. Insurance companies may continue to reduce or stop writing general and professional liability policies for long-term care facilities. Thus, general and professional liability insurance vorage may be restricted or very costly, which may adversely affect the property operators' future operations, cash flows and financial condition, and may have a material adverse effect on the property operators' ability to meet their obligations to us.

Risk factors related to acquisitions

We are exposed to the risk that our future acquisitions may not prove to be successful. We could encounter unanticipated difficulties and expenditures relating to any acquired properties, including contingent liabilities, and newly acquired properties might require significant management attention that would otherwise be devoted to our ongoing business. If we agree to provide construction funding to an operator/tenant and the project is not completed, we may need to take steps to ensure completion of the project. Moreover, if we issue equity securities or incur additional debt, or both, to finance future acquisitions, it may reduce our per share financial results. These costs may negatively affect our results of operations.

Risk factors related to environmental laws

Under various federal and state laws, owners or operators of real estate may be required to respond to the presence or release of hazardous substances on the property and may be held liable for property damage, personal injuries or penalties that result from environmental contamination or exposure to hazardous substances. We may become liable to reimburse the government for damages and costs it incurs in connection with the contamination. Generally, such liability attaches to a person based on the person's relationship to the property. Our tenants or borrowers are primarily responsible for the condition of the property. Moreover, we review environmental site assessments of the properties that we own or encumber prior to taking an interest in them. Those assessments are designed to meet the "all appropriate inquiry" standard, which we believe qualifies us for the innocent purchaser defense if environmental liabilities arise. Based upon such assessments, we do not believe that any of our properties are subject to material environmental contamination. However, environmental liabilities may be present in our properties and we may incur costs to remediate contamination, which could have a material adverse effect on our business or financial condition or the business or financial condition of the business or financial condition or the business or financial condition

Risk factors related to facilities that require entrance fees

Certain of our senior housing facilities require the payment of an upfront entrance fee by the resident, a portion of which may be refundable by the operator. Some of these facilities are subject to substantial oversight by state regulators. As a result of this oversight, residents of these facilities may have a variety of rights, including, for example, the right to cancel their contracts within a specified period of time and certain lien rights. The oversight and rights of residents within these facilities may have an effect on the revenue or operations of the operators of such facilities and therefore may negatively impact us.



Risk factors related to facilities under construction or development

At any given time, we may be in the process of constructing one or more new facilities that ultimately will require a license before they can be utilized by the operator for their intended use. The operator also will need to obtain Medicare and Medicaid provider agreements or third party payor contracts. In the event that the operator is unable to obtain the necessary licensure, provider agreements on contracts after the completion of construction, there is a risk that we will not be able to earn any revenues on the facility until either the initial operator obtains a license to operate the new facility and the necessary provider agreements or contracts or we can find and contract with a new operator that is able to obtain a license to operate the facility for its intended use and the necessary provider agreements or contracts.

In connection with our renovation, redevelopment, development and related construction activities, we may be unable to obtain, or suffer delays in obtaining, necessary zoning, landuse, building, occupancy and other required governmental permits and authorizations. These factors could result in increased costs or our abandonment of these projects. In addition, we may not be able to obtain financing on favorable terms, which may render us unable to proceed with our development activities, and we may not be able to complete construction and lease-up of a property on schedule, which could result in increased debt service expense or construction costs.

Additionally, the time frame required for development, construction and lease-up of these properties means that we may have to wait years for significant cash returns. Because we are required to make cash distributions to our stockholders, if the cash flow from operations or refinancing is not sufficient, we may be forced to borrow additional money to fund such distributions. Newly developed and acquired properties may not produce the cash flow that we expect, which could adversely affect our overall financial performance.

In deciding whether to acquire or develop a particular property, we make assumptions regarding the expected future performance of that property. In particular, we estimate the return on our investment based on expected occupancy and rental rates. If our financial projections with respect to a new property are inaccurate, and the property is unable to achieve the expected occupancy and rental rates, it may fail to perform as we expected in analyzing our investment. Our estimate of the costs of repositioning or redeveloping an acquired property may prove to be inaccurate, which may result in our failure to meet our profitability goals. Additionally, we may acquire new properties not fully leased, and the cash flow from existing operations may be insufficient to pay the operating expenses and debt service associated with that property.

We do not know if our tenants will renew their existing leases, and if they do not, we may be unable to lease the properties on as favorable terms, or at all

We cannot predict whether our tenants will renew existing leases at the end of their lease terms, which expire at various times through 2021. If these leases are not renewed, we would be required to find other tenants to occupy those properties. There can be no assurance that we would be able to identify suitable replacement tenants or enter into leases with new tenants on terms as favorable to us as the current leases or that we would be able to lease those properties at all.

Our ownership of properties through ground leases exposes us to the loss of such properties upon breach or termination of the ground leases

We have acquired an interest in certain of our properties by acquiring a leasehold interest in the property on which the building is located, and we may acquire additional properties in the future through the purchase of interests in ground leases. As the lessee under a ground lease, we are exposed to the possibility of losing the property upon termination of the ground lease or an earlier breach of the ground lease by us.



Illiquidity of real estate investments could significantly impede our ability to respond to adverse changes in the performance of our properties

Real estate investments are relatively illiquid. Our ability to quickly sell or exchange any of our properties in response to changes in economic and other conditions will be limited. No assurances can be given that we will recognize full value for any property that we are required to sell for liquidity reasons. Our inability to respond rapidly to changes in the performance of our investments could adversely affect our financial condition and results of operations.

Risk factors related to reinvestment of sale proceeds

From time to time, we will have cash available from (1) the proceeds of sales of our securities, (2) principal payments on our loans receivable and (3) the sale of properties, including non-elective dispositions, under the terms of master leases or similar financial support arrangements. We must re-invest these proceeds, on a timely basis, in properties or in qualified short-term investments. We compete for real estate investments with a broad variety of potential investors. This competition for attractive investments may negatively affect our ability to make timely investments on terms acceptable to us. Delays in acquiring properties may negatively impact revenues and perhaps our ability to make distributions to stockholders.

Failure to properly manage our rapid growth could distract our management or increase our expenses

We have experienced rapid growth and development in a relatively short period of time and expect to continue this rapid growth in the future. Our rapid growth has resulted in increased levels of responsibility for our management. Future property acquisitions could place significant additional demands on, and require us to expand, our management, resources and personnel. Our failure to manage any such rapid growth effectively could harm our business and, in particular, our financial condition, results of operations and cash flows, which could negatively affect our ability to make distributions to stockholders. Our rapid growth could also increase our capital requirements, which may require us to issue potentially dilutive equity securities and incur additional debt.

Other risk factors

We are also subject to a number of other risks. First, we might fail to qualify or remain qualified as a REIT. We intend to operate as a REIT under the Internal Revenue Code and believe we have and will continue to operate in such a manner. Since REIT qualification requires us to meet a number of complex requirements, it is possible that we may fail to fulfill them, and if we do, our earnings will be reduced by the amount of federal taxes owed. A reduction in our earnings would affect the amount we could distribute to our stockholders. Also, if we were not a REIT, we would not be required to make distributions to stockholders an on-REIT is not required to pay dividends to stockholders amounting to at least the sum of (1) 85% of our REIT ordinary income for the year, (2) 95% of our REIT capital gain income for such year (other than capital gain that we elect to retain and pay tax on) and (3) any undistributed taxable income from preceding periods. See "Item 1 — Business — Taxation" for a discussion of the provisions of the Internal Revenue Code that apply to us and the effects of non-qualification.

Second, our Second Restated Certificate of Incorporation and Amended and Restated By-Laws contain anti-takeover provisions (staggered board provisions, restrictions on share ownership and transfer and super majority stockholder approval requirements for business combinations) that could make it more difficult for or even prevent a third party from acquiring us without the approval of our incumbent Board of Directors. Provisions and agreements that inhibit or discourage takeover attempts could reduce the market value of our common stock.

Third, we are dependent on key personnel. Although we have entered into employment agreements with our executive officers, losing any one of them could, at least temporarily, have an adverse impact on our operations. We believe that losing more than one would have a material adverse impact on our business.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

We lease our corporate headquarters located at One SeaGate, Suite 1500, Toledo, Ohio 43604. We also lease corporate offices in Florida, Indiana and Tennessee. The following table sets forth certain information regarding the properties that comprise our investments as of December 31, 2006 (dollars in thousands):

operty Location	Number of Properties	Number of Beds/Units	Total Investment(1)	Annualized Income(2)
ssisted Living Facilities:				
Arizona	4	247	\$ 17,512	\$ 2,231
California	8	592	52,757	7,659
Colorado	1	46	4,161	556
Connecticut	6	591	52,147	5,892
Delaware	1	97	20,537	2,047
Florida	15	1,162	77,213	10,011
Georgia	2	107	4,388	541
Idaho	3	234	14,638	1,710
Illinois	7	560	37,161	1,752
Indiana	2	78	4,898	685
Iowa	1	208	5,974	
Kansas	1	120	10,559	1,568
Kentucky	1	80	7,383	871
Louisiana	1	124	7,668	1,437
Maryland	2	164	9,094	1,100
Massachusetts	7	525	66,411	7,892
Mississippi	2	158	13,053	1,560
Montana	3	205	14,869	1,748
Nevada	3	262	24,081	2,965
New Jersey	2	90	7,188	977
New York	3	185	35,451	3,261
North Carolina	41	1,867	174,623	22,353
Ohio	9	627	44,311	4,925
Oklahoma	16	549	19,098	3,139
Oregon	3	123	10,154	1,485
Pennsylvania	2	135	15,580	1,458
South Carolina	5	266	24,485	3,327
Tennessee	4	216	11,329	1,315
Texas	29	1,615	106,377	8,946
Utah	2	138	13,386	1,548
Virginia	4	326	40,019	4,220
Washington	8	472	31,808	3,676
Wisconsin	6	369	45,906	3,219
Total Assisted Living Facilities	204	12,538	1,024,219	116,074

Table of Contents

roperty Location	Number of Properties	Number of Beds/Units	Total Investment(1)	Annualized Income(2)
killed Nursing Facilities:				
Alabama	8	1,202	\$ 41,516	\$ 4,767
Arizona	3	505	20,369	2,169
Colorado	5	816	47,568	4,424
Connecticut	6	753	21,013	2,298
Florida	45	5,942	318,947	36,255
Georgia	3	499	16,692	1,818
Idaho	3	393	17,298	2,582
Illinois	4	406	26,851	2,550
Indiana	8	865	45,748	4,436
Kansas	1	163	9,228	901
Kentucky	10	1,343	65,340	7,808
Louisiana	7	854	34,905	3,770
Maryland	1	100	3,885	524
Massachusetts	23	3,226	206,277	21,503
Michigan	1	99	4,431	438
Mississippi	11	1,527	48,663	5,571
Missouri	3	407	23,709	1,991
Nevada	1	60	1,984	440
New Hampshire	1	68	4,514	529
New Jersey	1	176	4,643	529
Ohio	21	2,797	184,092	18,634
Oklahoma	3	668	21,056	2,415
Oregon	1	111	4,174	639
Pennsylvania	5	734	26,943	3,498
Tennessee	22	3,025	121,490	16,429
Texas	21	3,043	76,967	8,741
Utah	1	120	7,633	745
Virginia	2	316	8,179	1,194
Total Skilled Nursing Facilities	221	30,218	1,414,115	157,598
dependent Living / CCRC Facilities:				
Arizona	2	376	12,954	1,332
California	7	1,118	147,284	9,512
Colorado	2	373	33,228	1,773
Florida	3	547	65,762	7,420
Georgia	3	226	19,294	2,603
Idaho	1	254	13,616	1,791
Illinois	1	89	6,498	796
Indiana	3	541	42,918	1,436
Kansas	1	107	12,400	_
Maryland	3	—	9,379	750
Massachusetts	3	_	10,556	1,070
Missouri	1	65	6,000	540
Montana	1	18	1,964	223
Nevada	1	103	7,805	1,031
New York	2	108	11,196	1,259
North Carolina	2	349	23,055	2,021
Pennsylvania	1	_	5,350	428
South Carolina	7	1,011	79,998	6,804
Texas	2	532	19,217	2,326
Washington	1	70	5,476	530
Total Independent Living/CCRC Facilities	47	5,887	533,950	43,645

Table of Contents

Property Location	Number of Properties	Sq. Ft.	Total Investment(1)	Annualized Income(2)	
Medical Office Buildings:					
Alabama	5	303,306	\$ 44,813	\$ 4,672	
Arizona	1	152,600	48,057	5,034	
California	5	269,913	89,897	6,772	
Florida	24	836,104	243,668	17,254	
Georgia	14	311,003	84,102	6,599	
Illinois	3	71,345	17,269	1,709	
North Carolina	10	154,930	34,051	2,533	
New Jersey	3	116,451	32,543	4,644	
Nevada	6	259,579	90,458	7,628	
New York	1	100,496	20,873	2,926	
Tennessee	4	129,737	35,401	3,511	
Texas	13	591,906	159,000	10,547	
Total Medical Office Buildings	89	3,297,370	900,132	73,829	
		Number of Beds/Units			
Specialty Care Facilities:		Beus/Ollits			
California	1	231	7,472	523	
Idaho	1	60	4,849	_	
Illinois	1	72	49,077	5,573	
Indiana	1	50	2,110	60	
Louisiana	1	50	9,685	744	
Massachusetts	3	493	46,124	5,194	
Ohio	1	55	27,540	3,905	
Oklahoma	2	91	11,568	1,102	
Texas	6	249	101,908	10,625	
Total Specialty Care Facilities	17	1,351	260,333	27,726	
Total All Properties:	578		\$ 4,132,749	\$ 418,872	

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

(2) Reflects contract rate of interest for loans, annual straight-line rent for leases with fixed escalators or annual cash rent for leases with contingent escalators, net of collectibility reserves if applicable.

Item 3. Legal Proceedings

From time to time, there are various legal proceedings pending to which we are a party or to which some of our properties are subject arising in the normal course of business. We do not believe that the ultimate resolution of these proceedings will have a material adverse effect on our consolidated financial position or results of operations.

Item 4. Submission of Matters to a Vote of Security Holders

None.

PART II

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

There were 5,802 stockholders of record as of February 16, 2007. The following table sets forth, for the periods indicated, the high and low prices of our common stock on the New York Stock Exchange, as reported on the Composite Tape, and common dividends paid per share:

	Sale High	Sales Price High Low		Dividends Paid	
2006					
First Quarter	\$ 38.50	\$ 33.68	\$	0.620	
Second Quarter	38.09	32.80		0.640	
Third Quarter	40.12	34.55		0.640	
Fourth Quarter	43.02	38.60		0.9809(1)	
2005					
First Quarter	\$ 38.04	\$ 31.15	\$	0.600	
Second Quarter	37.99	31.69		0.620	
Third Quarter	39.20	35.13		0.620	
Fourth Quarter	37.37	33.35		0.620	

(1) Includes \$0.3409 prorated dividend paid on December 28, 2006 in connection with the Windrose merger.

Our Board of Directors approved a new quarterly dividend rate of \$0.66 per share of common stock per quarter, commencing with the May 2007 dividend. Our dividend policy is reviewed annually by the Board of Directors. The declaration and payment of quarterly dividends remains subject to the review and approval of the Board of Directors.

On September 29, 2003, we issued 1,060,000 shares of 6% Series E Cumulative Convertible and Redeemable Preferred Stock as partial consideration for an acquisition of assets by us, with the shares valued at \$26,500,000 for such purposes. The shares were issued to Southern Assisted Living, Inc. and certain of its shareholders without registration in reliance upon the federal statutory exemption of Section 4(2) of the Securities Act of 1933, as amended. The shares have a liquidation value of \$25 per share. The preferred stock, which has no stated maturity, may be redeemed by us on or after August 15, 2008. The preferred shares are convertible into common stock at a conversion price of \$32.66 per share at any time. There were 74,989 of such shares outstanding at December 31, 2006. These shares are not included in the following table:

ISSUER PURCHASES OF EQUITY SECURITIES

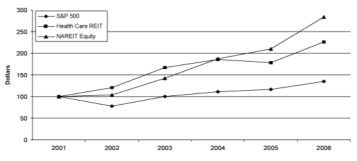
Period	Total Number of Shares Purchased(1)	age Price per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs(2)	Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs
October 1, 2006 through October 31, 2006				
November 1, 2006 through November 30, 2006				
December 1, 2006 through December 31, 2006	3,677	\$ 41.48		
Totals	3,677	\$ 41.48		

(1) During the three months ended December 31, 2006, the only securities purchased by the Company were shares of common stock held by employees who tendered owned shares to satisfy the tax withholding on the lapse of certain restrictions on restricted stock.

(2) No shares were purchased as part of publicly announced plans or programs.

Stockholder Return Performance Presentation

Set forth below is a line graph comparing the yearly percentage change and the cumulative total stockholder return on our shares of common stock against the cumulative total return of the S & P Composite-500 Stock Index and the NAREIT Equity Index. As of December 31, 2006, 138 companies comprised the NAREIT Equity Index. The Index consists of REITs identified by NAREIT as equity (those REITs which have at least 75% of real property investments). Upon written request sent to the Senior Vice President-Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio, 43603-1475, we will provide stockholders with the names of the component issuers. The data are based on the closing prices as of December 31 for each of the five years. 2001 equals \$100 and dividends are assumed to be reinvested.



	12/31/01	12/31/02	12/31/03	12/31/04	12/31/05	12/31/06
S & P 500	100.00	77.90	100.24	111.15	116.61	135.02
Health Care REIT	100.00	120.70	167.06	185.69	178.34	226.22
NAREIT Equity	100.00	103.82	142.37	187.33	210.12	283.78

Except to the extent that we specifically incorporate this information by reference, the foregoing Stockholder Return Performance Presentation shall not be deemed incorporated by reference by any general statement incorporating by reference this Annual Report on Form 10-K into any filing under the Securities Act of 1933, as amended, or under the Securities Exchange Act of 1934, as amended. This information shall not otherwise be deemed filed under such acts.

Item 6. Selected Financial Data

The following selected financial data for the five years ended December 31, 2006 are derived from our audited consolidated financial statements (in thousands, except per share data):

	_	Year Ended December 31,								
		2002		2003	_	2004		2005	-	2006
Operating Data										
Revenues(1)	\$	130,449	\$	176,461	\$	230,482	\$	273,538	\$	322,824
Expenses:										
Interest expense(1)		32,900		46,516		65,888		77,319		94,802
Depreciation and amortization(1)		27,310		40,277		61,681		74,816		93,131
Property operating expenses										1,115
Other expenses(2)		13,038		17,274		20,391		20,073		30,259
Impairment of assets		2,298		2,792		314				
Loss on extinguishment of debt(3)		403						21,484		
Total expenses		75,949		106,859		148,274		193,692		219,307
Income before minority interests		54,500		69,602		82,208		79,846		103,517
Minority interests										(13)
Income from continuing operations		54,500		69,602		82,208		79,846		103,504
Income from discontinued operations, net(1)		13,159		13,138		3,163		4,440		(754)
Net income		67,659		82,740	_	85,371		84,286		102,750
Preferred stock dividends		12,468		9,218		12,737		21,594		21,463
Preferred stock redemption charge				2,790						
Net income available to common stockholders	\$	55,191	\$	70,732	\$	72,634	\$	62,692	\$	81,287
Other Data					_					
Average number of common shares outstanding:										
Basic		36,702		43,572		51,544		54,110		61,661
Diluted		37,301		44,201		52,082		54,499		62,045
Per Share Data										
Basic:										
Income from continuing operations available to common stockholders	\$	1.15	\$	1.32	\$	1.35	\$	1.08	\$	1.33
Discontinued operations, net		0.36		0.30		0.06		0.08		(0.01)
Net income available to common stockholders	\$	1.50	\$	1.62	\$	1.41	\$	1.16	\$	1.32
Diluted:					_					
Income from continuing operations available to common stockholders	\$	1.13	\$	1.30	\$	1.33	\$	1.07	\$	1.32
Discontinued operations, net		0.35		0.30		0.06		0.08		(0.01)
Net income available to common stockholders	\$	1.48	\$	1.60	\$	1.39	\$	1.15	\$	1.31
Cash distributions per common share	\$	2.34	\$	2.34	\$	2.385	\$	2.46	\$	2.8809

In accordance with FASB Statement No. 144, we have reclassified the income and expenses attributable to the properties sold subsequent to January 1, 2002 and attributable to the properties held for sale at December 31, 2006, to discontinued operations for all periods presented. See Note 16 to our audited consolidated financial statements.
 Other expenses include loan expense, provision for loan losses and general and administrative expenses.
 Effective January 1, 2003, in accordance with FASB Statement No. 145, we reclassified the losses on extinguishments of debt in 2002 to income from continuing operations rather than as extraordinary items as previously required under FASB Statement No. 4.

Table of Contents

			D	ecember 31,		
	 2002	 2003		2004	 2005	 2006
Balance Sheet Data						
Net real estate investments	\$ 1,524,457	\$ 1,992,446	\$	2,441,972	\$ 2,849,518	\$ 4,122,893
Total assets	1,591,482	2,184,088		2,552,171	2,972,164	4,280,610
Total debt	673,703	1,014,541		1,192,958	1,500,818	2,198,001
Total liabilities and minority interests	694,250	1,034,409		1,216,892	1,541,408	2,301,817
Total stockholders' equity	897,232	1,149,679		1,335,279	1,430,756	1,978,793

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

The following discussion and analysis is based primarily on the consolidated financial statements of Health Care REIT, Inc. for the periods presented and should be read together with the notes thereto contained in this Annual Report on Form 10-K. Other important factors are identified in "Item 1 — Business" and "Item 1A — Risk Factors" above.

Executive Overview

Busines

Health Care REIT, Inc. is a self-administered, equity real estate investment trust that invests in the full spectrum of senior housing and health care real estate. Founded in 1970, we were the first REIT to invest exclusively in health care properties. The following table summarizes our portfolio as of December 31, 2006:

Type of Property	stments(1) housands)	Percentag Investme			Revenues(2) n thousands)	Percentage of Revenues(2)	Number of Properties	# Beds/Units or Sq. Ft.	vestment per metric (3)	Operators/ Tenants	States
Independent living/CCRCs	\$ 533,950		13%	\$	39,475	12%	47	5,887units	\$ 123,073unit	18	19
Assisted living facilities	1,024,219		25%		107,165	33%	204	12,538units	90,697unit	25	33
Skilled nursing facilities	1,414,115		34%		157,945	48%	221	30,218beds	47,279bed	22	28
Medical office buildings	900,132		22%		3,247	1%	89	3,297,370sq. ft.	273sq.ft.	642	12
Specialty care facilities	260,333		6%		16,632	5%	17	1,351beds	210,969bed	9	9
Other income	 			-	3,924	1%					
Totals	\$ 4,132,749		100%	\$	328,388	100%	578				

Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively. (1)

(2) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.
 (3) Investment per metric was computed by using the total investment amount of \$4,475,503,000 which includes real estate investments, credit enhancements and unfunded construction commitments for which initial funding has commenced which amounted to \$4,130,299,000, \$2,450,000 and \$342,754,000, respectively.

Our primary objectives are to protect stockholder capital and enhance stockholder value. We seek to pay consistent cash dividends to stockholders and create opportunities to increase dividend payments to stockholders as a result of annual increases in rental and interest income and portfolio growth. To meet these objectives, we invest across the full spectrum of senior housing and health care real estate and diversify our investment portfolio by property type, operator/tenant and geographic location.

Substantially all of our revenues and sources of cash flows from operations are derived from operating lease rentals and interest earned on outstanding loans receivable. These items represent our primary source of liquidity to fund distributions and are dependent upon our obligors' continued ability to make contractual rent and interest payments to us. To the extent that our obligors experience operating difficulties and are unable to generate sufficient cash to make payments to us, there could be a material adverse impact on our consolidated results of operations, liquidity and/or financial condition. To mitigate this risk, we monitor our investments through a variety of methods determined by the type of property and operator/tenant. Our asset management process includes review of monthly financial statements for each property, periodic review of obligor credit, periodic property inspections and review of covenant compliance relating to licensure, real estate taxes, letters of credit and other collateral. In monitoring our portfolio, our personnel use a proprietary database to collect and analyze propertyspecific data. Additionally, we conduct extensive research to ascertain industry trends and risks. Through these asset management and research efforts, we are typically able to intervene at an early stage to address payment risk, and in so doing, support both the collectibility of revenue and the value of our investment.

In addition to our asset management and research efforts, we also structure our investments to help mitigate payment risk. We typically limit our investments to no more than 90% of the appraised value of a property.

Operating leases and loans are normally credit enhanced by guaranties and/or letters of credit. In addition, operating leases are typically structured as master leases and loans are generally cross-defaulted and cross-collateralized with other loans, operating leases or agreements between us and the obligor and its affiliates.

For the year ended December 31, 2006, rental income and interest income represented 93% and 6%, respectively, of total gross revenues (including discontinued operations). Substantially all of our operating leases are designed with either fixed or contingent escalating rent structures. Leases with fixed annual rental escalators are generally recognized on a straight-line basis over the initial lease period, subject to a collectibility assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period. Our yield on loans receivable depends upon a number of factors, including the stated interest rate, the average principal amount outstanding during the term of the loan and any interest rate adjustments.

Depending upon the availability and cost of external capital, we anticipate investing in additional properties. New investments are generally funded from temporary borrowings under our unsecured lines of credit arrangements, internally generated cash and the proceeds from sales of real property. Our investments generate internal cash from rent and interest receipts and principal payments on loans receivable. Permanent financing for future investments, which replaces funds drawn under the unsecured lines of credit arrangements, is expected to be provided through a combination of public and private offerings of debt and equity securities and the incurrence or assumption of secured debt. We believe our liquidity and various sources of available capital are sufficient to fund operations, meet debt service obligations (both principal and interest), make dividend distributions and finance future investments.

Depending upon market conditions, we believe that new investments will be available in the future with spreads over our cost of capital that will generate appropriate returns to our stockholders. We expect to complete gross new investments of \$1,000,000,000 to \$1,200,000,000 in 2007, including acquisitions of \$700,000,000 to \$800,000,000 and funded new development of \$300,000,000 to \$400,000,000 to \$200,000,000 to generation and the repayment of loans receivable totaling approximately \$100,000,000 to \$200,000,000 during 2007. It is possible that additional loan repayments or sales of real property may occur in the future. To the extent that loan repayments and real property sales exceed new investments, our revenues and cash flows from operations could be adversely affected. We expect to reinvest the proceeds from any loan repayments and real property sales in new investments. To the extent that new investment requirements exceed our available cash on-hand, we expect to borrow under our unsecured lines of credit arrangements. At December 31, 2006, we had \$36,216,000 of cash and cash equivalents and \$515,000,000 of available borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. To the extent that we are unable to issue equity or debt securities to provide additional capital, we may not be able to fund all of our potential investments, which could have an adverse effect on our revenues and cash flows from operations.

Key Transactions in 2006

We completed the following key transactions during the year ended December 31, 2006:

- our Board of Directors increased our quarterly dividend to \$0.64 per share, which represented a two cent increase from the quarterly dividend of \$0.62 paid for 2005. The
 dividend declared for the quarter ended December 31, 2006 represented the 143rd consecutive dividend payment;
- we completed a \$1.0 billion merger with Windrose Medical Properties Trust on December 20, 2006;
- we completed \$559,209,000 of gross investments offset by \$140,791,000 of investment payoffs;
- we completed a public offering of 3,222,800 shares of common stock with net proceeds of approximately \$109,748,000 in April 2006;
- we extended our \$40,000,000 unsecured line of credit which matured in May 2006 to May 2007 and reduced pricing by 40 basis points;
- we closed on a \$700,000,000 unsecured revolving credit facility to replace our \$500,000,000 facility, which was scheduled to mature in June 2008. Among other things, the new
 facility provides us with additional

financial flexibility and borrowing capacity, extends our agreement to July 2009 and adds two new lenders to the bank group in addition to commitment increases by eight of the ten existing lenders; and

• we issued \$345,000,000 of 4.75% convertible notes due December 2026 in November and December 2006.

Windrose Medical Properties Trust Merger

On December 20, 2006, we completed our merger with Windrose Medical Properties Trust, a self-managed real estate investment trust based in Indianapolis, Indiana. The aggregate purchase price was approximately \$1,018,345,000, including direct acquisition costs of approximately \$29,918,000. The Windrose merger diversified our portfolio of investments throughout the health care delivery system. Windrose shareholders received approximately \$0,679,000 shares of our common stock (valued at \$41.00 per share) and Windrose preferred shareholders received 2,100,000 shares of our 7.5% Series G Cumulative Convertible Preferred Stock (valued at \$29.58 per share). Additionally, our investment in Windrose includes \$183,139,000 of cash provided to Windrose to extinguish secured debt, the assumption of \$301,641,000 of debt and the assumption of other liabilities and minority interests totaling \$44,683,000. The results of operations for Windrose have been included in our consolidated results of operations from the date of acquisition.

Key Performance Indicators, Trends and Uncertainties

We utilize several key performance indicators to evaluate the various aspects of our business. These indicators are discussed below and relate to operating performance, credit strength and concentration risk. Management uses these key performance indicators to facilitate internal and external comparisons to our historical operating results, in making operating decisions and for budget planning purposes.

Operating Performance. We believe that net income available to common stockholders ("NICS") is the most appropriate earnings measure. Other useful supplemental measures of our operating performance include funds from operations ("FFO") and funds available for distribution ("FAD"); however, these supplemental measures are not defined by U.S. generally accepted accounting principals ("U.S. GAAP"). Please refer to the section entitled "Non-GAAP Financial Measures" for further discussion of FFO and FAD and for reconciliations of FFO and FAD to NICS. These earning measures and their relative per share amounts are widely used by investors and analysts in the valuation, comparison and investment recommendations of REITs. The following table reflects the recent historical trends of our operating performance measures (in thousands, except per share data):

	ember 31, 2004	ar Ended cember 31, 2005	De	cember 31, 2006
Net income available to common stockholders	\$ 72,634	\$ 62,692	\$	81,287
Funds from operations	146,742	144,293		177,580
Funds available for distribution	136,343	147,730		191,885
Per share data (fully diluted):				
Net income available to common stockholders	\$ 1.39	\$ 1.15	\$	1.31
Funds from operations	2.82	2.65		2.86
Funds available for distribution	2.62	2.71		3.09

Credit Strength. We measure our credit strength both in terms of leverage ratios and coverage ratios. Our leverage ratios include debt to book capitalization, debt to gross assets and debt to market capitalization. The leverage ratios indicate how much of our balance sheet capitalization is related to long-term debt. Our coverage ratios include interest coverage ratio and fixed charge coverage ratio. The coverage ratios indicate our ability to service interest and fixed charges (interest plus preferred dividends and secured debt principal amortizations). We expect to maintain capitalization ratios and coverage ratios sufficient to maintain investment grade ratings with Moody's Investors Service, Standard & Poor's Ratings Services and Fitch Ratings. The coverage ratios are based on earnings before interest, taxes, depreciation and amortization ("EBITDA") which is discussed in further detail, and reconciled to net income, below in "Non-GAAP Financial Measures." Leverage ratios are

widely used by investors, analysts and rating agencies in the valuation, comparison, investment recommendations and rating of companies. The following table reflects the recent historical trends for our credit strength measures:

		Year Ended						
	December 31, 2004	December 31, 2005	December 31, 2006					
Debt to book capitalization ratio	47%	51%	53%					
Debt to market capitalization ratio	34%	40%	39%					
Interest coverage ratio	3.21x	3.06x	2.97x					
Fixed charge coverage ratio	2.65x	2.37x	2.39x					

Concentration Risk. We evaluate our concentration risk in terms of asset mix, investment mix, customer mix and geographic mix. Concentration risk is a valuable measure in understanding what portion of our investments could be at risk if certain sectors were to experience downturns. Asset mix measures the portion of our investments that are real property. In order to qualify as an equity REIT, at least 75% of our real estate investments must be real property whereby each property, which includes the land, buildings, improvements, intangibles and related rights, is owned by us and leased to an operator pursuant to a long-term operating lease. Investment mix measures the portion of our investments that relate to our various property types. Customer mix measures the portion of our investments that relate to our top five customers. The following table reflects our recent historical trends of concentration risk:

	December 31, 2004	December 31, 2005	December 31, 2006
Asset mix:			
Real property	90%	93%	95
Loans receivable	10%	7%	5
Investment mix:			
Assisted living facilities	54%	34%	25
Skilled nursing facilities	39%	44%	34
Independent/CCRC(1)		15%	13
Medical office buildings			22
Specialty care facilities	7%	7%	6
Customer mix:			
Emeritus Corporation	15%	13%	9
Brookdale Senior Living Inc.			7
Home Quality Management, Inc.	7%		6
Life Care Centers of America, Inc.		7%	6
Merrill Gardens L.L.C.		7%	4
Southern Assisted Living, Inc.(2)	8%	7%	
Commonwealth Communities Holdings LLC	8%	7%	
Delta Health Group, Inc.	7%		
Remaining portfolio	55%	59%	68
Geographic mix:			
Florida	15%	14%	17
Texas	6%	8%	11
Massachusetts	14%	13%	8
California		7%	7
Ohio	6%		6
North Carolina	8%	8%	
Remaining portfolio	51%	50%	51

- (1) As a result of our significant independent living/continuing care retirement community acquisitions in the fourth quarter of 2005, we began to separately disclose this property classification in our portfolio reporting. We adopted the National Investment Center definitions and reclassified certain of our existing facilities to this classification.
- (2) In September 2005, Alterra Healthcare Corporation, one of our tenants, became an indirect wholly-owned subsidiary of Brookdale Senior Living Inc. as a result of Brookdale's merger with FEBC-ALT Investors LLC. In April 2006, Brookdale completed the acquisition of Southern Assisted Living, Inc.

We evaluate our key performance indicators in conjunction with current expectations to determine if historical trends are indicative of future results. Our expected results may not be achieved and actual results may differ materially from our expectations. Management regularly monitors various economic and other factors to develop strategic and tactical plans designed to improve performance and maximize our competitive position. Our ability to achieve our financial objectives is dependent upon our ability to effectively execute these plans and to appropriately respond to emerging economic and company-specific trends. Please refer to "Item 1A — Risk Factors" above for further discussion.

Portfolio Update

Investment Properties

Payment coverages of the operators in our investment property portfolio continue to improve. Our overall payment coverage is at 1.93 times and represents an increase of one basis point from 2005 and 15 basis points from 2004. The following table reflects our recent historical trends of portfolio coverages. Coverage data reflects the 12 months ended for the periods presented. CBMF represents the ratio of facilities' earnings before interest, taxes, depreciation, amortization, rent and management fees to contractual rent or interest due us. CAMF represents the ratio of earnings before interest, taxes, depreciation, and rent (but after imputed management fees) to contractual rent or interest due us.

	September 30, 2004		Septembe	r 30, 2005	September	30, 2006
	CBMF	CAMF	CBMF	CAMF	CBMF	CAMF
Independent living/CCRCs			1.43x	1.21x	1.41x	1.21x
Assisted living facilities	1.45x	1.23x	1.52x	1.30x	1.54x	1.33x
Skilled nursing facilities	2.11x	1.62x	2.18x	1.61x	2.17x	1.55x
Specialty care facilities	2.69x	2.08x	3.36x	2.77x	2.88x	2.34x
Weighted averages	1.78x	1.44x	1.92x	1.53x	1.93x	1.50x

Operating Properties

Our consolidated financial results for the year ended December 31, 2006 include twelve days of revenues and expenses from operating properties due to the Windrose merger completed on December 20, 2006. The primary performance measure for our operating properties is net operating income ("NOI") as discussed below in Non-GAAP Financial Measures. For the twelve days ended December 31, 2006, our operating properties generated \$2,359,000 of net operating income which represents \$3,474,000 of rental income less \$1,115,000 of property operating expenses.

Corporate Governance

Maintaining investor confidence and trust has become increasingly important in today's business environment. Our Board of Directors and management are strongly committed to policies and procedures that reflect the highest level of ethical business practices. Our corporate governance guidelines provide the framework for our business operations and emphasize our commitment to increase stockholder value while meeting all applicable legal requirements. The Board of Directors adopted and annually reviews its Corporate Governance Guidelines. These guidelines that is standards adopted by the New York Stock Exchange and are available on our Web site at www.hcreit.com and from us upon written request sent to the Senior Vice President — Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio, 43603-1475.

Liquidity and Capital Resources

Sources and Uses of Cash

Our primary sources of cash include rent and interest receipts, borrowings under unsecured lines of credit arrangements, public and private offerings of debt and equity securities, proceeds from the sales of real property and principal payments on loans receivable. Our primary uses of cash include dividend distributions, debt service payments (including principal and interest), real property acquisitions, loan advances and general and administrative expenses. These sources and uses of cash are reflected in our Consolidated Statements of Cash Flows and are discussed in further detail below.

The following is a summary of our sources and uses of cash flows (dollars in thousands):

		Year Ended				One year Change			rear Ended	One year Change			Two year Change		
	De	ec. 31, 2004	D	ec. 31, 2005	_	\$	%	D	ec. 31, 2006	_	\$	%	\$	%	
Cash and cash equivalents at beginning of period	\$	124,496	\$	19,763	\$	(104,733)	(84)%	\$	36,237	\$	16,474	83%	\$ (88,259)	(71)%	
Cash provided from (used in) operating activities		144,025		173,755		29,730	21%		216,446		42,691	25%	72,421	50%	
Cash provided from (used in) investing activities		(507,362)		(449,069)		58,293	(11)%		(560,815)		(111,746)	25%	(53,453)	11%	
Cash provided from (used in) financing activities		258,604		291,788		33,184	13%	_	344,348		52,560	18%	85,744	33%	
Cash and cash equivalents at end of period	\$	19,763	\$	36,237	\$	16,474	83%	\$	36,216	\$	(21)	0%	\$ 16,453	83%	

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Operating Activities. The increases in net cash provided from operating activities are primarily attributable to increases in net income, excluding depreciation and amortization, stock-based compensation and net straight-line rental income. Net income and the provisions for depreciation and amortization increased primarily as a result of net new investments in properties owned by us. See the discussion of investing activities below for additional details. To the extent that we acquire or dispose of additional properties in the future, our net income and provisions for depreciation and amortization will change accordingly.

The following is a summary of our straight-line rent (dollars in thousands):

		Year Ended			One Year Change			Year Ended		One Year Change			Two Year C	hange
	Dec	. 31, 2004	D	ec. 31, 2005	_	\$	%	De	ec. 31, 2006	_	\$	%	\$	%
Gross straight-line rental income	\$	21,936	\$	13,142	\$	(8,794)	(40)%	\$	9,432	\$	(3,710)	(28)%	\$ (12,504)	(57)%
Cash receipts due to real property sales		(3,756)		(9,384)		(5,628)	(150)%		(3,544)		5,840	(62)%	212	(6)%
Prepaid rent receipts		(4,388)		(4,485)		(97)	2%		(17,017)		(12,532)	279%	(12,629)	288%
Rental income related to above/below market leases									60		60	n/a	60	n/a
Cash receipts in excess of (less than) rental income	\$	13,792	\$	(727)	\$	(14,519)	n/a	\$	(11,069)	\$	(10,342)	1,423%	\$ (24,861)	n/a

Gross straight-line rental income represents the non-cash difference between contractual cash rent due and the average rent recognized pursuant to Statement of Financial Accounting Standards No. 13 Accounting for Leases ("SFAS 13") for leases with fixed rental escalators, net of collectibility reserves, if any. This amount is positive in the first half of a lease term (but declining every year due to annual increases in cash rent due) and is negative in the second half of a lease term. The decrease in gross straight-line rental income is primarily due to annual increases in cash rent due on leases with fixed increases. The increase in non-recurring cash receipts is primarily attributable to cash received upon renegotiation of a lease in connection to the acquisition of Commonwealth Communities Holdings LLC by Kindred Healthcare, Inc. in February 2006.

Investing Activities. The changes in net cash used in investing activities are primarily attributable to the Windrose merger and net changes in loans receivable and real property investments. The following is a summary of our investment and disposition activities, excluding the Windrose merger (dollars in thousands):

				Ended		
		ber 31, 2004		per 31, 2005		ber 31, 2006
	Facilities	Amount	Facilities	Amount	Facilities	Amount
Real property acquisitions:						
Assisted living	22	\$ 179,940	4	\$ 47,660	8	\$ 77,600
Skilled nursing	52	338,951	45	262,084	18	148,955
Independent/CCRC			11	230,225	5	56,417
Specialty care			5	51,000		
Land parcels						10,250
Total acquisitions	74	518,891	65	590,969	31	293,222
Less:						
Assumed debt		(14,555)		(22,309)		(25,049)
Preferred stock issuance						
Cash disbursed for acquisitions		504,336		568,660		268,173
Additions to CIP		11,883		8,790		149,843
Capital improvements to existing properties		26,328		21,841		11,167
Total cash invested in real property		542,547		599,291		429,183
Real property dispositions:						
Assisted living	4	20,271	15	90,485	12	58,479
Skilled nursing	2	6,076			3	7,827
Independent/CCRC					1	3,095
Specialty care	1	11,220				
Land parcels				840		486
Proceeds from real property sales	7	37,567	15	91,325	16	69,887
Net cash investments in real property	67	\$ 504,980	50	\$ 507,966	15	\$ 359,296
Advances on loans receivable:						
Investments in new loans		\$ 47,826		\$ 26,554		\$ 75,209
Draws on existing loans		14,062		13,833		11,781
Total investments in loans		61,888		40,387		86,990
Receipts on loans receivable:						
Loan payoffs		38,450		82,379		65,002
Principal payments on loans		17,023		16,259		17,253
Total principal receipts on loans		55,473		98,638		82,255
Net cash advances/(receipts) on loans receivable		\$ 6,415		\$ (58,251)		\$ 4,735

The investment in Windrose primarily represents \$183,139,000 of cash provided to Windrose to extinguish secured debt and cash used to pay advisory fees, lender consents and other merger-related costs totaling \$15,023,000. These cash uses have been offset by \$15,591,000 of cash assumed from Windrose on the merger effective date.

Financing Activities. The changes in net cash provided from or used in financing activities are primarily attributable to changes related to our long-term debt, common stock issuances, preferred stock issuances and cash distributions to stockholders.

The following is a summary of our senior unsecured note issuances (dollars in thousands):

Date Issued	Maturity Date	Interest Rate	Face	Amount	Net Proceeds	
September 2004	November 2013	6.000%	\$	50,000	\$	50,708
April 2005	May 2015	5.875%	\$	250,000	\$	246,859
November 2005	June 2016	6.200%		300,000		297,194
2005 Totals			\$	550,000	\$	544,053
November 2006	December 2006	4.750%	\$	345,000	\$	337,517

We repaid \$40,000,000 of 8.0% senior unsecured notes upon maturity in April 2004. In May 2005, we redeemed all of our outstanding \$50,000,000 8.17% senior unsecured notes due March 2006, we completed a public tender offer for \$57,670,000 of our outstanding \$100,000,000 7.625% senior unsecured notes due March 2008, and we redeemed \$122,500,000 of our outstanding \$175,000,000 7.5% senior unsecured notes due August 2007. The increase in principal payments on secured debt during 2005 is primarily due to early extinguishments of outstanding mortgages. During the year ended December 31, 2005, we paid off mortgages with outstanding balances of \$72,309,000 and average interest rates of 7.481%.

The change in common stock is primarily attributable to public and private issuances and common stock issuances related to our dividend reinvestment and stock purchase plan ("DRIP"). The remaining difference in common stock issuances is primarily due to issuances pursuant to stock incentive plans.

The following is a summary of our common stock issuances (dollars in thousands, except per share amounts):

Date Issued	Shares Issued	Issue Price		Gr	Gross Proceeds		et Proceeds
2004 DRIP	1,532,819	\$	33.65	\$	51,575	\$	51,575
November 2005	3,000,000	\$	34.15	\$	102,450	\$	100,977
2005 DRIP	1,546,959	\$	34.59		53,505		53,505
	4,546,959			\$	155,955	\$	154,482
April 2006	3,222,800	\$	36.00	\$	116,021	\$	109,748
2006 DRIP	1,876,377	\$	36.34		68,184		68,184
	5,099,177			\$	184,205	\$	177,932

In September 2004, we closed on a public offering of 7,000,000 shares of 7.625% Series F Cumulative Redeemable Preferred Stock, which generated net proceeds of approximately \$169,107,000. The proceeds were used to repay borrowings under our unsecured lines of credit arrangements and to invest in additional properties.

In order to qualify as a REIT for federal income tax purposes, we must distribute at least 90% of our taxable income (including 100% of capital gains) to our stockholders. The increases in dividends are primarily attributable to increases in outstanding common and preferred stock shares as discussed above and increases in our annual common stock dividend per share and the payment of a prorated dividend of \$0.3409 in December 2006 in conjunction with the Windrose merger.

The following is a summary of our dividend payments (in thousands, except per share amounts):

	Year Ended													
	December 31, 2004			04	_	Deceml	oer 31, 20	005		Decen	ıber 31, 20	006		
	Pe	Per Share		r Share Amount		Amount		t Per Share		Amount	Per Share			Amount
Common Stock	\$	2.385	\$	122,987	\$	2.46	\$	132,548	\$	2.8809	\$	178,365		
Series D Preferred Stock		1.97		7,875		1.97		7,875		1.97		7,875		
Series E Preferred Stock		1.50		933		1.50		375		1.50		112		
Series F Preferred Stock		1.50		3,929		1.91		13,344		1.91		13,344		
Series G Preferred Stock										0.0625		132		
Totals			\$	135,724			\$	154,142			\$	199,828		

Off-Balance Sheet Arrangements

We have an outstanding letter of credit issued for the benefit of certain insurance companies that provide workers' compensation insurance to one of our tenants. Our obligation under the letter of credit matures in 2009. At December 31, 2006, our obligation under the letter of credit was \$2,450,000.

We are exposed to various market risks, including the potential loss arising from adverse changes in interest rates. We may or may not elect to use financial derivative instruments to hedge interest rate exposure. These decisions are principally based on the general trend in interest rates at the applicable dates, our perception of the future volatility of interest rates and our relative levels of variable rate debt and variable rate investments. As of December 31, 2006, we participated in two interest rates swap agreements related to our long-term debt. Our interest rate swaps are discussed below in "Contractual Obligations."

We have a \$52,215,000 liability to a subsidiary trust issuing trust preferred securities that was assumed in the Windrose merger. On March 24, 2006, Windrose's wholly-owned subsidiary, Windrose Capital Trust I (the "Trust"), completed the issuance and sale in a private placement of \$50,000,000 in aggregate principal amount of fixed/floating rate preferred securities. The trust preferred securities mature on March 30, 2036, are redeemable at our option beginning March 30, 2011, and require quarterly distributions of interest to the holders of the trust preferred securities. The trust preferred securities bear a fixed rate per annum equal to 7.22% through March 30, 2011, and a variable rate per annum equal to LIBOR plus 2.05% thereafter.

The common stock of the Trust was purchased by an operating partnership of Windrose for \$1,000,000. The Trust used the proceeds from the sale of the trust preferred securities together with the proceeds from the sale of the common stock to purchase \$51,000,000 in aggregate principal amount of unsecured fixed/floating junior subordinated notes due March 30, 2036 issued by an operating partnership. The operating partnership received approximately \$49,000,000 in net proceeds, after the payment of fees and expenses, from the sale of the junior subordinated notes to the Trust. In accordance with FASB Interpretation No. 46(R), Consolidation of Variable Interest Entities, we have not consolidated the trust because the operating partnership is not considered the primary beneficiary.

Contractual Obligations

The following table summarizes our payment requirements under contractual obligations as of December 31, 2006 (in thousands):

	Payments Due by Period										
Contractual Obligations		Total	_	2007	_	2008-2009	2010-2011		_	Thereafter	
Unsecured lines of credit arrangements(1)	\$	740,000	\$	40,000	\$	700,000	\$	0	\$	0	
Senior unsecured notes		1,539,830		52,500		42,330		0		1,445,000	
Secured debt		378,400		19,199		85,176		62,013		212,012	
Trust preferred liability		51,000		0		0		0		51,000	
Contractual interest obligations		1,114,788		143,201		254,340		219,379		497,868	
Capital lease obligations		0		0		0		0		0	
Operating lease obligations		37,378		2,756		4,664		4,005		25,953	
Purchase obligations		375,036		80,907		245,924		48,205		0	
Other long-term liabilities		0		0		0		0		0	
Total contractual obligations	\$	4,236,432	\$	338,563	\$	1,332,434	\$	333,602	\$	2,231,833	

(1) Unsecured lines of credit arrangements reflected at 100% capacity.

We have an unsecured credit arrangement with a consortium of twelve banks providing for a revolving line of credit ("revolving credit facility") in the amount of \$700,000,000, which expires on July 26, 2009 (with the ability to extend for one year at our discretion if we are in compliance with all covenants). The agreement specifies that borrowings under the revolving credit facility are subject to interest payable in periods no longer than three months at either the agent bank's prime rate of interest or the applicable margin over LIBOR interest rate, at our option (6.275% at December 31, 2006). The applicable margin is based on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.9% at December 31, 2006. In addition, we pay a facility fee annually to each bank based on the bank's commitment under the revolving credit facility. The facility fee depends on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.15% at December 31, 2006. We also pay an annual agent's fee of \$50,000. Principal is due upon expiration of the agreement. We have another unsecured line of credit arrangement with a bank for a total of \$40,000,000, which expires May 31, 2007. Borrowings under this line of credit are subject to interest at either the bank's prime rate of interest (8.25% at December 31, 2006) or 0.9% over LIBOR interest rate, at our option. Principal is due upon expiration of the agreement. At December 31, 2006, we had \$225,000,000 outstanding under the unsecured lines of credit arrangements and estimated total contractual interest solligations of \$35,196,000. Contractual interest obligations are estimated based on the assumption that the balance of \$225,000,000 at December 31, 2006 is constant until maturity at interest as in effect at December 31, 2006.

We have \$1,539,830,000 of senior unsecured notes principal outstanding with fixed annual interest rates ranging from 4.75% to 8.0%, payable semi-annually. Total contractual interest obligations on senior unsecured notes totaled \$890,675,000 at December 31, 2006. Additionally, we have 63 mortgage loans totaling with total outstanding principal of \$378,400,000, collateralized by owned properties, with annual interest rates ranging from 4.89% to 8.5%, payable monthly. The carrying values of the properties securing the mortgage loans totaled \$752,917,000 at December 31, 2006. Total contractual interest obligations on mortgage loans totaled \$146,427,000 at December 31, 2006.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. The Swaps are treated as fair-value hedges for accounting purposes and we utilize the short-cut method in accordance with Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended. The Swaps are with highly rated counterparties in which we receive a fixed rate of 6% and pay a variable rate based on six-month



LIBOR plus a spread. At December 31, 2006, total contractual interest obligations were estimated to be \$42,490,000 at interest rates in effect at that time.

At December 31, 2006, we had operating lease obligations of \$37,378,000 relating to our ground leases at certain of our properties and office space leases.

Purchase obligations are comprised of unfunded construction commitments and contingent purchase obligations. At December 31, 2006, we had outstanding construction financings of \$138,222,000 for leased properties and were committed to providing additional financing of approximately \$342,754,000 to complete construction. At December 31, 2006, we had contingent purchase obligations totaling \$32,282,000. These contingent purchase obligations primarily relate to deferred acquisition fundings and capital improvements. Deferred acquisition fundings are contingent upon a tenant satisfying certain conditions in the lease. Upon funding, amounts due from the tenant are increased to reflect the additional investment in the property.

Capital Structure

As of December 31, 2006, we had stockholders' equity of \$1,978,793,000 and a total outstanding debt balance of \$2,198,001,000, which represents a debt to total book capitalization ratio of 53%. Our ratio of debt to market capitalization was 39% at December 31, 2006. For the year ended December 31, 2006, our coverage ratio of EBITDA to interest was 2.97 to 1.00. For the year ended December 31, 2006, we had \$36,216,000 of cash and cash equivalents and \$515,000,000 of available borrowing capacity under our unsecured lines of credit arrangements.

Our debt agreements contain various covenants, restrictions and events of default. Among other things, these provisions require us to maintain certain financial ratios and minimum net worth and impose certain limits on our ability to incur indebtedness, create liens and make investments or acquisitions. As of December 31, 2006, we were in compliance with all of the covenants under our debt agreements. None of our debt agreements contain provisions for acceleration that could be triggered by our debt ratings. However, under our unsecured lines of credit arrangements, the ratings on our senior unsecured notes are used to determine the fees and interest payable.

Our senior unsecured notes are rated Baa3 (ratings watch positive), BBB- (stable) and BBB- (positive) by Moody's Investors Service, Standard & Poor's Ratings Services and Fitch Ratings, respectively. We plan to manage the Company to maintain investment grade status with a commensurate capital structure consistent with our current profile. Any downgrades in terms of ratings or outlook by any or all of the noted rating agencies could have a material adverse impact on our cost and availability of capital, which could in turn have a material adverse impact on our consolidated results of operations, liquidity and/or financial condition.

On May 12, 2006, we filed an open-ended automatic or "universal" shelf registration statement with the Securities and Exchange Commission covering an indeterminate amount of future offerings of debt securities, common stock, preferred stock, depositary shares, warrants and units. Also, as of February 16, 2007, we had an effective registration statement on file in connection with our enhanced DRIP program under which we may issue up to 6,314,213 shares of common stock. As of February 16, 2007, 1,101,020 shares of common stock remained available for issuance under this registration statement. Depending upon market conditions, we anticipate issuing securities under our registration statements to invest in additional properties and to repay borrowings under our unsecured lines of credit arrangements.

Results of Operations

	Dec	Year 1	Ended Dec	. 31, 2005	One Year C \$	hange	ear Ended c. 31, 2006	One Year C \$	hange %	Chang \$	
Net income available to common stockholders	\$	72,634	\$	62,692	\$ (9,942)	(14)%	\$ 81,287	\$ 18,595	30%	\$ 8,653	12%
Funds from operations		146,742		144,293	(2,449)	(2)%	177,580	33,287	23%	30,838	21%
Funds available for distribution		136,343		147,730	11,387	8%	191,885	44,155	30%	55,542	41%
EBITDA		235,377		254,731	19,354	8%	300,485	45,754	18%	65,108	28%

Two Year



The components of the changes in revenues, expenses and other items are discussed in detail below. The following is a summary of certain items that impact the results of operations for the year ended December 31, 2006:

- \$5,213,000 (\$0.08 per diluted share) of merger-related expenses;
- \$1,287,000 (\$0.02 per diluted share) of additional compensation costs related to accelerated vesting requirements of certain stock-based compensation awards;
- \$1,267,000 (\$0.02 per diluted share) of gains on the sales of real property; and
- \$20,561,000 (\$0.33 per diluted share) prepaid/straight-line rent cash receipts for FAD only.

The following is a summary of certain items that impact the results of operations for the year ended December 31, 2005:

- \$20,662,000 (\$0.38 per diluted share) of net losses on extinguishments of debt;
- \$4,523,000 (\$0.08 per diluted share) of additional interest income related to the payoffs of loans that were either on non-accrual or partial accrual and all contractual interest due
 was received from the borrowers;
- \$3,227,000 (\$0.06 per diluted share) of gains on the sales of real property; and
- \$13,869,000 (\$0.25 per diluted share) prepaid/straight-line rent cash receipts for FAD only.
- The following is a summary of certain items that impact the results of operations for the year ended December 31, 2004:
- \$314,000 (\$0.01 per diluted share) of impairment charges;
- \$143,000 (\$0.00 per diluted share) of losses on the sales of real property; and
- \$8,144,000 (\$0.16 per diluted share) prepaid/straight-line rent cash receipts for FAD only.

The increase in fully diluted average common shares outstanding is primarily the result of the Windrose merger, public and private common stock offerings and common stock issuances pursuant to our DRIP. The following table represents the changes in outstanding common stock for the period from January 1, 2004 to December 31, 2006 (in thousands):

		Year Ended		
	Dec. 31, 2004	Dec. 31, 2005	Dec. 31, 2006	Totals
Beginning balance	50,361	52,925	58,125	50,361
Windrose merger			9,679	9,679
Public/private offerings		3,000	3,223	6,223
DRIP issuances	1,533	1,547	1,877	4,957
Preferred stock conversions	369	210		579
Other issuances	662	443	288	1,393
Ending balance	52,925	58,125	73,192	73,192
Average number of common shares outstanding:				
Basic	51,544	54,110	61,661	
Diluted	52,082	54,449	62,045	

Revenues were comprised of the following (dollars in thousands):

		Year E			One Year Change		Year Ended		One Year	Change	Two Year C	hange
	Dec. 31, 200)4	Dec. 31, 2005		\$	%	D	ec. 31, 2006	\$	%	\$	<u>%</u>
Rental income	\$ 205,	182	\$ 244,9	97 \$ 3	9,815	19%	\$	300,071	\$ 55,074	22%	\$ 94,889	46%
Interest income	22,	818	23,9	93	1,175	5%		18,829	(5,164)	(22)%	(3,989)	(17)%
Other income	2,	432	4,5	48	2,116	87%		3,924	(624)	(14)%	1,492	61%
Prepayment fees		50			(50)	n/a				n/a	(50)	(100)%
Totals	\$ 230,	482	\$ 273,5	38 \$ 4	3,056	19%	\$	322,824	\$ 49,286	18%	\$ 92,342	40%

The increase in gross revenues is primarily attributable to increased rental income resulting from the acquisitions of new properties from which we receive rent. See the discussion of investing activities in "Liquidity and Capital Resources" above for further information. Certain of our leases contain annual rental escalators that are contingent upon changes in the Consumer Price Index and/or changes in the gross operating revenues of the tenant's properties. These escalators are not fixed, so no straight-line rent is recorded; however, rental income is recorded based on the contractual cash rental payments due for the period. While this change does not affect our cash flow or our ability to pay dividends, it is anticipated that we will generate additional organic growth and minimize non-cash straight-line rent over time. If gross operating revenues at our facilities and/or the Consumer Price Index do not increase, a portion of our revenues may not continue to increase. Sales of real property would offset revenue increases and, to the extent that they exceed new acquisitions, could result in decreased revenues. Our leases could renew above or below current rent rates, resulting in an increase or decrease in rental income.

Interest income decreased in 2006 primarily due to recognition of additional interest income of approximately \$4,523,000 in 2005. The additional interest income related to the payoffs of loans that were either on non-accrual or partial accrual and all contractual interest was received from the borrowers. The decrease from 2004 to 2006 is primarily due to the decrease in outstanding loans receivable from \$258,734,000 at December 31, 2003 to \$194,448,000 at December 31, 2006.

Expenses were comprised of the following (dollars in thousands):

	Year Ended		One Year C		Year Ended			One Year C	hange Two Yea				
	De	c. 31, 2004	De	c. 31, 2005	\$	%	D	ec. 31, 2006		\$	%	\$	%
Interest expense	\$	65,888	\$	77,319	\$ 11,431	17%	\$	94,802	\$	17,483	23%	\$ 28,914	44%
Property operating expenses								1,115		1,115	n/a	1,115	n/a
Depreciation and amortization		61,681		74,816	13,135	21%		93,131		18,315	24%	31,450	51%
General and administrative		15,798		16,163	365	2%		26,004		9,841	61%	10,206	65%
Loan expense		3,393		2,710	(683)	(20)%		3,255		545	20%	(138)	(4)%
Impairment of assets		314			(314)	n/a					n/a	(314)	(100)%
Loss on extinguishment of debt				21,484	21,484	100%				(21,484)	(100)%		n/a
Provision for loan losses		1,200		1,200	0	0%		1,000		(200)	(17)%	(200)	(17)%
Totals	\$	148,274	\$	193,692	\$ 45,418	31%	\$	219,307	\$	25,615	13%	\$ 71,033	48%

The increase in total expenses is primarily attributable to increases in interest expense and the provisions for depreciation and amortization offset by the recognition of losses on extinguishment of debt in 2005. The increases in interest expense are primarily due to higher average borrowings and changes in the amount of capitalized interest offsetting interest expense. If we borrow under our unsecured lines of credit arrangements, issue additional senior unsecured notes or assume additional secured debt, our interest expense will increase.

The following is a summary of our interest expense (dollars in thousands):

	Year Ended		One Year	Change	Ye	ear Ended	One Year Cl	nange	Two Year Cl	nange		
	De	c. 31, 2004	De	ec. 31, 2005	 \$	%	De	c. 31, 2006	\$	%	\$	%
Senior unsecured notes	\$	61,216	\$	63,080	\$ 1,864	3%	\$	80,069	\$ 16,989	27%	\$ 18,853	31%
Secured debt		11,069		11,769	700	6%		9,641	(2,128)	(18)%	(1,428)	(13)%
Unsecured lines of credit		2,916		9,413	6,497	223%		11,397	1,984	21%	8,481	291%
Capitalized interest		(875)		(665)	210	(24)%		(4,470)	(3,805)	572%	(3,595)	411%
SWAP losses (savings)		(1,770)		(972)	798	(45)%		197	1,169	n/a	1,967	n/a
Discontinued operations		(6,668)		(5,306)	1,362	(20)%		(2,032)	3,274	(62)%	4,636	(70)%
Totals	\$	65,888	\$	77,319	\$ 11,431	17%	\$	94,802	\$ 17,483	23%	\$ 28,914	44%

The change in interest expense on senior unsecured notes is due to the net effect and timing of issuances and extinguishments. See the discussion of financing activities in "Liquidity and Capital Resources" above for further information.

The following is a summary of our senior unsecured notes activity (dollars in thousands):

	Year Ended	December 31, 2004		Year Ended	December 31, 2005	_	Year Ended	December 31, 2006
	Amount	Weighted Average Interest Rate	_	Amount	Weighted Average Interest Rate		Amount	Weighted Average Interest Rate
Beginning balance	\$ 865,000	7.291%	\$	875,000	7.181%	\$	1,194,830	6.566%
Debt issued	50,000	6.000%		550,000	6.052%		345,000	4.750%
Debt extinguished	(40,000)	8.090%		(230,170)	7.677%			
Ending balance	\$ 875,000	7.181%	\$	1,194,830	6.566%	\$	1,539,830	6.159%
Monthly averages	\$ 852,692	7.242%	\$	961,469	6.829%	\$	1,244,445	6.494%

The change in interest expense on secured debt is due to the net effect and timing of assumptions, extinguishments and principal amortizations. The following is a summary of our secured debt activity (dollars in thousands):

	Year Ended December 31, 2004				Year Endec	l December 31, 2005	Year Ended December 31, 2006				
	Am	nount	Weighted Average Interest Rate	e	 Amount	Weighted Average Interest Rate		Amount	Weighted Average Interest Rate		
Beginning balance	\$ 1	148,184	7.	.512%	\$ 160,225	7.508%	\$	107,540	7.328%		
Debt assumed		14,555	7.	.500%	22,309	6.561%		273,893	6.053%		
Debt extinguished					(72,309)	7.481%					
Principal payments		(2,514)	7.	.709%	(2,685)	7.584%		(3,033)	7.226%		
Ending balance	\$ 1	160,225	7.	.508%	\$ 107,540	7.328%	\$	378,400	6.406%		
Monthly averages	\$ 1	148,141	7.	.510%	\$ 156,027	7.452%	\$	144,512	7.021%		

The change in interest expense on unsecured lines of credit arrangements is due primarily to higher average interest rates. The following is a summary of our unsecured lines of credit arrangements (dollars in thousands):

	_				
		2004	 2005	_	2006
Balance outstanding at December 31	\$	151,000	\$ 195,000	\$	225,000
Maximum amount outstanding at any month end		159,000	318,000		276,000
Average amount outstanding (total of daily principal balances divided by days in year)		54,770	181,232		164,905
Weighted average interest rate (actual interest expense divided by average borrowings outstanding)		5.32%	5.19%		6.91%

We capitalize certain interest costs associated with funds used to finance the construction of properties owned directly by us. The amount capitalized is based upon the borrowings outstanding during the construction period using the rate of interest that approximates our cost of financing. Our interest expense is reduced by the amount capitalized. Capitalized interest for the years ended December 31, 2004, 2005 and 2006 totaled \$875,000, \$665,000 and \$4,470,000, respectively.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. We receive a fixed rate of 6.0% and pay a variable rate based on six-month LIBOR plus a spread. For the year ended December 31, 2006, we incurred \$197,000 of losses related to our Swaps that was recorded as an addition to interest expense. For the years ended December 31, 2005, and 2004, we generated \$972,000 and \$1,770,000, respectively, of savings related to our Swaps that was recorded as a reduction of interest expense.

Property operating expenses represent 12 days of expenses in 2006 related to Windrose's operating properties acquired on December 20, 2006. These expenses include ground leases, property taxes and other expenses not reimbursed by tenants.

Depreciation and amortization increased primarily as a result of additional investments in properties owned directly by us. See the discussion of investing activities in "Liquidity and Capital Resources" above for further information. To the extent that we acquire or dispose of additional properties in the future, our provision for depreciation will change accordingly.

General and administrative expenses as a percentage of revenues (including discontinued operations) for the year ended December 31, 2006, were 8.26% as compared with 5.89% and 6.54% for the same periods in 2005 and 2004, respectively. The 2006 increase is directly attributable to \$5,213,000 of merger related expenses and \$1,287,000 of accelerated stock-based compensation expenses. The change from 2004 to 2005 is due to increased costs to attract and retain appropriate personnel to achieve our business objectives offset by a decrease in professional service fees and other operating costs as a result of focused expense control.

The change in loan expense was primarily due to increased costs in 2006 related to amending our primary unsecured line of credit arrangement and costs related to the issuance of senior unsecured notes.

During the year ended December 31, 2004, it was determined that the projected undiscounted cash flows from one of our properties did not exceed its related net book value and an impairment charge of \$314,000 was recorded to reduce the property to its estimated fair market value. The estimated fair market value of the property was determined by an independent appraisal. We did not record any impairment charges for the years ended December 31, 2005 or December 31, 2006.

The provision for loan losses is related to our critical accounting estimate for the allowance for loan losses and is discussed below in "Critical Accounting Policies."

Other items were comprised of the following (dollars in thousands):

	Year H				ar Ended	One Year O	hange	Two Year Ch		ange	
	Dec. 31, 2004	Dec. 31, 2005	\$	%	Dec	c. 31, 2006	\$	%	_	\$	%
Minority interests					\$	(13)	\$ (13)	n/a	\$	(13)	n/a
Gain (loss) on sales of properties	(143)	3,227	3,370	n/a		1,267	(1,960)	(61)%		1,410	n/a
Discontinued operations, net	3,306	1,213	(2,093)	(63)%		(2,021)	(3,234)	n/a		(5,327)	n/a
Preferred dividends	(12,737)	(21,594)	(8,857)	70%		(21,463)	131	(1)%		(8,726)	69%
Totals	\$ (9,574)	\$ (17,154)	\$ (7,580)	79%	\$	(22,230)	\$ (5,076)	30%	\$	(12,656)	132%

Three assisted living facilities were held for sale at December 31, 2006 and were sold subsequent to year-end. During the years ended December 31, 2004, 2005 and 2006, we sold properties with carrying values of \$37,710,000, \$88,098,000 and \$75,989,000 for net losses of \$143,000 and net gains of \$3,227,000 and \$1,267,000, respectively.

In accordance with Statement of Financial Accounting Standards No. 144, we have reclassified the income and expenses attributable to the properties sold subsequent to January 1, 2002 and attributable to assets held for sale at December 31, 2006 to discontinued operations. These properties generated \$3,306,000 and \$1,213,000 of income after deducting depreciation and interest expense from rental revenue for the years ended December 31, 2004 and 2005, respectively, and a loss of \$2,021,000 for the year ended December 31, 2006. Please refer to Note 16 of our audited consolidated financial statements for further discussion.

The increase in preferred dividends is primarily due to the increase in average outstanding preferred shares. The following is a summary of our preferred stock activity:

	Year Ended I	December 31, 2004	Year Ended	December 31, 2005	Year Ended	December 31, 2006
	Shares	Weighted Average Dividend Rate			Shares	Weighted Average Dividend Rate
Beginning balance	4,830,444	7.553%	11,350,045	7.663%	11,074,989	7.704%
Shares issued	7,000,000	7.625%			2,100,000	7.500%
Shares redeemed						
Shares converted	(480,399)	6.000%	(275,056)	6.000%		
Ending balance	11,350,045	7.663%	11,074,989	7.704%	13,174,989	7.672%
Monthly averages	6,786,481	7.621%	11,245,073	7.679%	11,236,527	7.701%

In conjunction with the acquisition of Windrose Medical Properties Trust in December 2006, we issued 2,100,000 shares of 7.5% Series G Cumulative Convertible Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after June 30, 2010. Each Series G Preferred Share is convertible by the holder into our common stock at a conversion price of \$34.93, equivalent to a conversion rate of 0.7157 common shares per Series G Preferred Share. These shares were recorded at \$29.58 per share, which was deemed to be the fair value at the date of issuance.

Non-GAAP Financial Measures

We believe that net income available to common stockholders, as defined by U.S. GAAP, is the most appropriate earnings measurement. However, we consider FFO and FAD to be useful supplemental measures of our operating performance. Historical cost accounting for real estate assets in accordance with U.S. GAAP implicitly assumes that the value of real estate assets diminishes predictably over time as evidenced by the provision for depreciation. However, since real estate values have historically risen or fallen with market conditions, many industry investors and analysts have considered presentations of operating results for real estate companies that use historical cost accounting to be insufficient. In response, the National Association of Real Estate Investment Trusts ("NAREIT") created FFO as a supplemental measure of operating performance for REITs that excludes historical cost depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. FAD represents FFO excluding gains (or losses) from sales of real estate, rental income related to above/below market leases and amortization of deferred loan expenses and less cash used to fund capital expenditures, tenant improvements and lease commissions.

In April 2002, the Financial Accounting Standards Board issued Statement No. 145 that requires gains and losses on extinguishment of debt to be classified as income or loss from continuing operations rather than as extraordinary items as previously required under Statement No. 4. We adopted the standard effective January 1, 2003 and have properly reflected the \$21,484,000, or \$0.39 per diluted share, of losses on extinguishment of debt for the year ended December 31, 2005. These charges have not been added back for the calculations of FFO, FAD or EBITDA.

In October 2003, NAREIT informed its member companies that the SEC had changed its position on certain aspects of the NAREIT FFO definition, including impairment charges. Previously, the SEC accepted NAREIT's view that impairment charges were effectively an early recognition of an expected loss on an impending sale of

property and thus should be added back to net income in the calculation of FFO and FAD similar to other gains and losses on sales. However, the SEC's clarified interpretation is that recurring impairments taken on real property may not be added back to net income in the calculation of FFO and FAD. We have adopted this interpretation and have not added back impairment charges of \$314,000, or \$0.01 per diluted share, recorded for the year ended December 31, 2004.

EBITDA stands for earnings before interest, taxes, depreciation and amortization. We believe that EBITDA, along with net income and cash flow provided from operating activities, is an important supplemental measure because it provides additional information to assess and evaluate the performance of our operations. Additionally, restrictive covenants in our long-term debt arrangements contain financial ratios based on EBITDA. We primarily utilize EBITDA to measure our interest coverage ratio, which represents EBITDA divided by total interest, and our fixed charge coverage ratio, which represents EBITDA divided by fixed charges. Fixed charges include total interest, secured debt principal amortization and preferred dividends.

FFO, FAD and EBITDA are financial measures that are widely used by investors, equity and debt analysts and rating agencies in the valuation, comparison, rating and investment recommendations of companies. Management uses these financial measures to facilitate internal and external comparisons to our historical operating results and in making operating decisions. Additionally, FFO and FAD are utilized by the Board of Directors to evaluate management. FFO, FAD and EBITDA do not represent net income or cash flow provided from operating activities as determined in accordance with U.S. GAAP and should not be considered as alternative measures of profitability or liquidity. Finally, FFO, FAD and EBITDA, as defined by us, may not be comparable to similarly entitled items reported by other real estate investment trusts or other companies.

Net operating income ("NOI") is used to evaluate the operating performance of certain real estate properties such as medical office buildings. We define NOI as rental revenues, including tenant reimbursements, less property level operating expenses, which exclude depreciation and amortization, general and administrative expenses, impairments, interest expense and discontinued operations. We believe NOI provides investors relevant and useful information because it measures the operating performance of our medical office buildings at the property level on an unleveraged basis. We use NOI to make decisions about resource allocations and to assess the property level performance of our medical office buildings.

The table below reflects the reconciliation of FFO to net income available to common stockholders, the most directly comparable U.S. GAAP measure, for the periods presented. The provisions for depreciation and amortization includes provisions for depreciation from discontinued operations. Amounts are in thousands except for per share data.

		Year Ended				
	Dee	ember 31, December 31, 2004 2005		December 31, 2006		
FFO Reconciliation:						
Net income available to common stockholders	\$	72,634	\$	62,692	\$	81,287
Depreciation and amortization		74,015		84,828		97,564
Loss (gain) on sales of properties		143		(3,227)		(1,267)
Minority interests						(4)
Prepayment fees		(50)				
Funds from operations	\$	146,742	\$	144,293	\$	177,580
Average common shares outstanding:						
Basic		51,544		54,110		61,661
Diluted		52,082		54,499		62,045
Per share data:						
Net income available to common stockholders						
Basic	\$	1.41	\$	1.16	\$	1.32
Diluted		1.39		1.15		1.31
Funds from operations						
Basic	\$	2.85	\$	2.67	\$	2.88
Diluted		2.82		2.65		2.86

The table below reflects the reconciliation of FAD to net income available to common stockholders, the most directly comparable U.S. GAAP measure, for the periods presented. The provisions for depreciation and amortization includes provisions for depreciation from discontinued operations. Amounts are in thousands except for per share data.

		Year Ended				
	De	December 31, 2004		December 31, 2005		cember 31, 2006
FAD Reconciliation:						
Net income available to common stockholders	\$	72,634	\$	62,692	\$	81,287
Depreciation and amortization		74,015		84,828		97,564
Loss (gain) on sales of properties		143		(3,227)		(1,267)
Prepayment fees		(50)				
Gross straight-line rental income		(21,936)		(13,142)		(9,432)
Prepaid/straight-line rent receipts		8,144		13,869		20,561
Rental income related to above/(below) market leases, net						(60)
Amortization of deferred loan expenses		3,393		2,710		3,255
Cap Ex, tenant improvements, lease commissions						(21)
Minority interests						(2)
Funds available for distribution	\$	136,343	\$	147,730	\$	191,885
Average common shares outstanding:						
Basic		51,544		54,110		61,661
Diluted		52,082		54,499		62,045
Per share data:						
Net income available to common stockholders						
Basic	\$	1.41	\$	1.16	\$	1.32
Diluted		1.39		1.15		1.31
Funds available for distribution						
Basic	\$	2.65	\$	2.73	\$	3.11
Diluted		2.62		2.71		3.09

The table below reflects the reconciliation of EBITDA to net income, the most directly comparable U.S. GAAP measure, for the periods presented. Interest expense and the provisions for depreciation and amortization includes discontinued operations. Tax expense represents income-based taxes. Amortization represents the amortization of deferred loan expenses. Adjusted EBITDA represents EBITDA as adjusted below for items pursuant to covenant provisions of our unsecured lines of credit arrangements. Dollars are in thousands.

	 Year Ended				
	December 31, 2004	De	ecember 31, 2005	De	cember 31, 2006
EBITDA Reconciliation:	 				
Net income	\$ 85,371	\$	84,286	\$	102,750
Interest expense	72,556		82,625		96,834
Tax expense(benefit)	42		282		82
Depreciation and amortization	74,015		84,828		97,564
Amortization of deferred loan expenses	 3,393		2,710		3,255
EBITDA	235,377		254,731		300,485
Stock-based compensation expense	2,887		2,948		6,980
Provision for loan losses	1,200		1,200		1,000
Loss on extinguishment of debt, net	 		20,662		
EBITDA - adjusted	\$ 239,464	\$	279,541	\$	308,465
Interest Coverage Ratio:					
Interest expense	\$ 72,556	\$	82,625	\$	96,834
Capitalized interest	 875		665		4,470
Total interest	73,431		83,290		101,304
EBITDA	\$ 235,377	\$	254,731	\$	300,485
Interest coverage ratio	3.21x		3.06x		2.97x
EBITDA - adjusted	\$ 239,464	\$	279,541	\$	308,465
Interest coverage ratio - adjusted	3.26x		3.36x		3.04x
Fixed Charge Coverage Ratio:					
Total interest	\$ 73,431	\$	83,290	\$	101,304
Secured debt principal amortization	2,514		2,685		3,033
Preferred dividends	12,737		21,594		21,463
Total fixed charges	 88,682		107,569		125,800
EBITDA	\$ 235,377	\$	254,731	\$	300,485
Fixed charge coverage ratio	 2.65x		2.37x		2.39x
EBITDA - adjusted	\$ 239,464	\$	279,541	\$	308,465
Fixed charge coverage ratio - adjusted	2.70x		2.60x		2.45x

Critical Accounting Policies

Our consolidated financial statements are prepared in accordance with U.S. GAAP, which requires us to make estimates and assumptions. Management considers an accounting estimate or assumption critical if:

• the nature of the estimates or assumptions is material due to the levels of subjectivity and judgment necessary to account for highly uncertain matters or the susceptibility of such matters to change; and

• the impact of the estimates and assumptions on financial condition or operating performance is material.

Management has discussed the development and selection of its critical accounting policies with the Audit Committee of the Board of Directors and the Audit Committee has reviewed the disclosure presented below relating to them. Management believes the current assumptions and other considerations used to estimate amounts reflected in our consolidated financial statements are appropriate and are not reasonably likely to change in the future. However, since these estimates require assumptions to be made that were uncertain at the time the estimate was made, they bear the risk of change. If actual experience differs from the assumptions and other considerations used in estimating amounts reflected in our consolidated financial statements, the resulting changes could have a material adverse effect on our consolidated results of operations, liquidity and/or financial condition. Please refer to Note 1 of our audited consolidated financial statements for further information on significant accounting policies that impact us. There were no material changes to these policies in 2006.

We adopted the fair value-based method of accounting for share-based payments effective January 1, 2003 using the prospective method described in FASB Statement No. 148, Accounting for Stock-Based Compensation — Transition and Disclosure. Because Statement 123(R) must be applied not only to new awards but to previously granted awards that are not fully vested on the effective date of Statement 123(R), and because we adopted Statement 123 using the prospective transition method (which applied only to awards granted, modified or settled after the adoption date of Statement 123), compensation cost for some previously granted awards that were not recognized under Statement 123 has been recognized under Statement 123(R). Additionally, we amortize compensation cost for share based payments to the date that the awards become fully vested or to the expected retirement date, if sooner. Effective with the adoption of Statement 123(R) we began recognizing compensation cost to the date the awards become fully vested or to the retirement eligible date, if sooner. Had we adopted Statement 123(R) in prior periods, the impact of that standard would have approximated the impact of Statement 123 as described in the disclosure of pro forma net income and earnings per share to our audited consolidated financial statements. The adoption of Statement 123(R) increased compensation cost by approximately \$1,287,000 for 2006 as a result of amortizing share based awards to the retirement eligible date.

The following table presents information about our critical accounting policies, as well as the material assumptions used to develop each estimate:

Nature of Critical Accounting Estimate

Allowance for Loan Losses We maintain an allowance for loan losses in accordance with Statement of Financial Accounting Standards No. 114, Accounting by Creditors for Impairment of a Loan, as amended, and SEC Staff Accounting Bulletin No. 102, Selected Loan Loss Allowance Methodology and Documentation Issues. The allowance for loan losses is maintained at a level believed adequate to absorb potential losses in our loans receivable. The determination of the allowance is based on a quarterly evaluation of all outstanding loans. If this evaluation indicates that there is a greater risk of loan charge-offs, additional allowances or placement on non-accrual status may be required. A loan is impaired when, based on current information and events, it is probable that we will be unable to collect all amounts due as scheduled accruding to the contractual terms of the original loan agreement. Consistent with this definition, all loans on non-accrual are deemed impaired. To the extent circumstances improve and the risk of collectibility is diminished, we will return these loans to full accrual status.

Depreciation and Amortization and Useful Lives Substantially all of the properties owned by us are leased under operating leases and are recorded at cost. The cost of our real property is allocated to land, buildings, improvements and intangibles in accordance with Statement of Financial Accounting Standards No. 141, Business Combinations. The allocation of the acquisition costs of properties is based on appraisals commissioned from independent real estate appraisal firms.

Assumptions/ Approach Used

The determination of the allowance is based on a quarterly evaluation of all outstanding loans, including general economic conditions and estimated collectibility of loan payments and principal. We evaluate the collectibility of our loans receivable based on a combination of factors, including, but not limited to, delinquency status, historical loan charge-offs, financial strength of the borrower and guarantors and value of the underlying property or other collateral

For the year ended December 31, 2006 we recorded \$1,000,000 as provision for loan losses, resulting in an allowance for loan losses of \$7,406,000 relating to loans with outstanding balances of \$78,113,000 at December 31, 2006. At December 31, 2006, we had loans with outstanding balances of \$10,529,000 on non- accrual status.

We compute depreciation and amortization on our properties using the straight-line method based on their estimated useful lives which range from 15 to 40 years for buildings, five to 15 years for improvements and five years for intangibles.

For the year ended December 31, 2006, we recorded \$79,284,000, \$17,955,000 and \$325,000 as provisions for depreciation and amortization relating to buildings, improvements and intangibles, respectively, including amounts reclassified as discontinued



Nature of Critical iting Estir Acco

Assumptions/ Approach Used

perations. The average useful life of our buildings and improvements was 32.1 years and 11.5 years, respectively I December 31, 2006. The amortization of lease intangibles represents 12 days of amortization expenses due to th Vindrose merger on December 20, 2006.

Impairment of Long-Lived Assets We review our long-lived assets for potential impairment in accordance with Statement of Financial Accounting Standards No. 144, Accounting for the Impairment and Disposal of Long-Lived Assets. An impairment charge must be recognized when the carrying value of a long-lived asset is not recoverable. The carrying value is not recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset. If it is determined that a permanent impairment of a long-lived asset has occurred, the carrying value of the asset is reduced to its fair value and an impairment charge is recognized for the difference between the carrying value and the fair value.

<u>Fair Value of Derivative Instruments</u> The valuation of derivative instruments is accounted for in accordance with Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities ('SFAS133''), as amended by Statement of Financial Accounting Standards No. 138, Accounting for Certain Derivative Instruments and Certain Hedging Activities. SFAS133, as amended, requires companies to record derivatives at fair market value on the balance sheet as assets or liabilities.

Revenue Recognition Revenue is recorded in accordance with Statement of Financial Accounting Standards No. 13, Accounting for Leases, and SEC Staff Accounting Bulletin No. 104, Revenue Recognition in Financial Statements, as amended ('SAB104'). SAB104 requires that revenue be recognized after four basics criteria are met. These four criteria include persuasive evidence of an arrangement, the rendering of service, fixed and determinable income and reasonably assured collectibility. If the collectibility of revenue is determined incorrectly, the amount and timing of our reported revenue could be significantly affected. Interest income on loans is recognized as earned based upon the principal amount outstanding subject to an evaluation of collectibility risk. Substantially all of our operating leases contain either fixed or contingent escalating rent structure. Leases with fixed annual rental escalators are generally recognized on a straight- line basis over the initial lease period, subject to a collectability assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period.

The net book value of long-lived assets is reviewed quarterly on a property by property basis to determine if there are indicators of impairment. These indicators may include anticipated operating losses at the property level, the treant's inability to make rent payments, a decision to dispose of an asset before the end of its estimated useful life and changes in the market that may permanently reduce the value of the property are compared to the current net book value. This analysis requires us to determine if indicators of impairment exist and to estimate the most likely stream of cash flows to be generated from the property during the period the property is expected to be held.

We did not record any impairment charges for the year ended December 31, 2006.

The valuation of derivative instruments requires us to make estimates and judgments that affect the fair value of the The valuation of derivative instruments requires us to make estimates and judgments that attect the fair value of the instruments. Fair values for our derivatives are estimated by a third party consultant, which utilizes pricing models that consider forward yield curves and discount rates. Such amounts and the recognition of such amounts are subject to significant estimates which may change in the future. At December 31, 2006, we participated in two interest rate swap agreements related to our long-term debt. At December 31, 2006, we incurred \$197,000 of losses related to our swaps that was recorded as an addition to interest expense.

We evaluate the collectibility of our revenues and related receivables on an on-going basis. We evaluate collectibility based on assumptions and other considerations including, but not limited to, the certainty of payment, payment history, the financial strength of the investment's underlying operations as measured by cash flows and payment coverages, the value of the underlying collateral and guaranties and current economic conditions.

If our evaluation indicates that collectibility is not reasonably assured, we may place an investment on non-accrual or reserve against all or a portion of current income as an offset to revenue.

For the year ended December 31, 2006 we recognized \$18,829,000 of interest income and \$305,635,000 of rental income, including discontinued operations. Cash receipts on leases with deferred revenue provisions were \$20,561,000 as compared to gross straight-line rental income recognized of \$9,432,000. At December 31, 2006, our straight-line receivable balance was \$53,281,000, net of reserves totaling \$5,592,000. Also at December 31, 2006, we had loans with outstanding balances of \$10,529,000 on non-accrual status.

Impact of Inflation

During the past three years, inflation has not significantly affected our earnings because of the moderate inflation rate. Additionally, our earnings are primarily long-term investments with fixed rates of return. These investments are mainly financed with a combination of equity, senior unsecured notes and borrowings under our



unsecured lines of credit arrangements. During inflationary periods, which generally are accompanied by rising interest rates, our ability to grow may be adversely affected because the yield on new investments may increase at a slower rate than new borrowing costs. Presuming the current inflation rate remains moderate and long-term interest rates do not increase significantly, we believe that inflation will not impact the availability of equity and debt financing for us.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

We are exposed to various market risks, including the potential loss arising from adverse changes in interest rates. We seek to mitigate the effects of fluctuations in interest rates by matching the terms of new investments with new long-term fixed rate borrowings to the extent possible. We may or may not elect to use financial derivative instruments to hedge interest rate exposure. These decisions are principally based on our policy to fund our fixed rate investments with long-term fixed rate debt and equity, but are also based on the general trend in interest rates at the applicable dates and our perception of the future volatility of interest rates. The following section is presented to provide a discussion of the risks associated with potential fluctuations in interest rates.

We historically borrow on our unsecured lines of credit arrangements to acquire, construct or make loans relating to health care and senior housing properties. Then, as market conditions dictate, we will issue equity or long-term fixed rate debt to repay the borrowings under the unsecured lines of credit arrangements.

A change in interest rates will not affect the interest expense associated with our fixed rate debt. Interest rate changes, however, will affect the fair value of our fixed rate debt. At December 31, 2006, we had \$1,539,830,000 of outstanding principal balances related to our senior unsecured notes. A 1% increase in interest rates would result in a decrease in fair value of our senior unsecured notes by approximately \$71,108,000 at December 31, 2006. At December 31, 2005, we had \$1,194,830,000 of outstanding principal balances related to our senior unsecured notes by approximately \$71,108,000 at December 31, 2006. At December 31, 2005, we had \$1,194,830,000 of outstanding principal balances related to our fixed rate secured debt. A 1% increase in fair value of our fixed rate secured debt. A 1% increase in interest rates would result in a decrease in fair value of our fixed rate secured debt. A 1% increase in interest rates would result in a decrease in fair value of our fixed rate secured debt by approximately \$17,214,000 at December 31, 2006. At December 31, 2005, we had \$107,540,000 of outstanding principal balances related to our fixed rate secured debt by approximately \$1,214,000 at December 31, 2006. At December 31, 2005, we had \$107,540,000 of outstanding principal balances related to our fixed rate secured debt by approximately \$3,962,000 at December 31, 2006, we had \$51,000,000 of outstanding principal balances related to our liability to a subsidiary trust issuing preferred securities. A 1% increase in interest rates would result in a decrease in fair value of this liability by approximately \$1,891,000 at December 31, 2006. Changes in the interest rate environment upon maturity of this fixed rate debt could have an effect on our future cash flows and earnings, depending on whether the debt is replaced with other fixed rate debt or equity, or repaid by the sale of assets.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. The Swaps are treated as fair-value hedges for accounting purposes and we utilize the short-cut method in accordance with Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended. The Swaps are with highly rated counterparties in which we receive a fixed rate of 6.0% and pay a variable rate based on six-month LIBOR plus a spread. At December 31, 2006 and 2005, the Swaps were reported at their fair values as a \$902,000 and \$2,211,000 other asset, respectively. A 1% increase in interest rates would result in a decrease in fair value of our Swaps by approximately \$4,659,000 and \$6,435,000 at December 31, 2006 and 2005.

Our variable rate debt, including our unsecured lines of credit arrangements and one mortgage loan, is reflected at fair value. At December 31, 2006, we had \$239,552,000 outstanding related to our variable rate debt and assuming no changes in outstanding balances, a 1% increase in interest rates would result in increased annual interest expense of \$2,396,000. At December 31, 2005, we had \$195,000,000 outstanding related to our variable rate debt and assuming no changes in outstanding no changes in outstanding balances, a 1% increase in interest rates would have resulted in increased annual interest expense of \$1,950,000.

We are subject to risks associated with debt financing, including the risk that existing indebtedness may not be refinanced or that the terms of refinancing may not be as favorable as the terms of current indebtedness. The majority of our borrowings were completed under indentures or contractual agreements that limit the amount of indebtedness we may incur. Accordingly, in the event that we are unable to raise additional equity or borrow money because of these limitations, our ability to acquire additional properties may be limited.

For additional information regarding fair values of financial instruments, see "Item 7 — Management's Discussion and Analysis of Financial Condition and Results of Operations — Critical Accounting Policies" and Note 15 to our audited consolidated financial statements.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Stockholders and Directors Health Care REIT, Inc.

We have audited the accompanying consolidated balance sheets of Health Care REIT, Inc. as of December 31, 2006 and 2005, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2006. Our audits also included the financial statement schedules listed in Item 15(a)(2) of this Form 10-K. These financial statements and schedules are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedules 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 Health Care REIT, Inc. at December 31, 2006 and 2005, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2006, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedules, when considered in relation to the basic financial statements taken as a whole, present fairly in all material respects the information set forth therein.

As discussed in Note 9 to the consolidated financial statements, effective January 1, 2006, the Company changed its method of accounting for stock-based compensation to conform to Statement of Financial Accounting Standards No. 123(R), "Share-Based Payment."

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of Health Care REIT, Inc.'s internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 28, 2007 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Toledo, Ohio February 28, 2007

CONSOLIDATED BALANCE SHEETS

	 December 31,		
	 2006 (In tho	usands)	2005
ASSETS	(
Real estate investments:			
Real property owned			
Land and land improvements	\$ 386,693	\$	261,230
Buildings & improvements	3,659,065		2,659,74
Acquired lease intangibles	84,082		
Real property held for sale, net of accumulated depreciation	14,796		11,91
Construction in progress	138,222		3,90
	 4,282,858		2,936,80
Less accumulated depreciation and amortization	(347,007)		(274,87
Total real property owned	 3,935,851		2,661,92
Loan rear poperty owned	194,448		194,05
Less allowance for losses on loans receivable	(7,406)		(6,46
	 187,042		187,59
			,
Net real estate investments	4,122,893		2,849,51
Other assets:	. =		
Equity investments	4,700		2,97
Deferred loan expenses	20,657		12,22
Cash and cash equivalents	36,216		36,23
Receivables and other assets	 96,144		71,23
	 157,717		122,64
Total assets	\$ 4,280,610	\$	2,972,16
LIABILITIES AND STOCKHOLDERS' EQUITY			
Liabilities:			
Borrowings under unsecured lines of credit arrangements	\$ 225,000	\$	195.00
Senior unsecured notes	1,541,814		1,198,27
Secured debt	378,972		107,54
Liability to subsidiary trust issuing preferred securities	52,215		- ,-
Accrued expenses and other liabilities	101,588		40,59
Total liabilities	 2,299,589		1,541,40
Minority interests	2,228		1,041,40
Stockholders' equity:	2,220		
Preferred stock, \$1.00 par value:	338,993		276,87
Authorized — 25,000,000 shares	000,000		270,07
Issued and outstanding — 13,174,989 in 2006 and 11,074,989 shares in 2005 at liquidation preference			
Common stock, \$1.00 par value:	73,152		58,05
Authorized — 125,000,000 shares	73,132		50,00
Issued — 73,272,052 shares in 2006 and 58,182,592 shares in 2005			
Outstanding — 73,192,128 shares in 2000 and 58,124,657 shares in 2005			
Capital in excess of par value	1,873,811		1,306,47
Treasury stock			
Cumulative net income	(2,866) 932,853		(2,05 830,10
Cumulative dividends	(1,238,860)		(1,039,03
Accumulated other comprehensive loss	(135)		2.
Other equity	1,845		34
Fotal stockholders' equity	 1,978,793		1,430,75
Total liabilities and stockholders' equity	\$ 4,280,610	\$	2,972,16

See accompanying notes

CONSOLIDATED STATEMENTS OF INCOME

		Year Ended December 31,				
		2006 2005 (In thousands, except per share data			a data)	2004
Revenues:		(in u	ousanus,	except per shar	e uala)	
Rental income	\$	300.071	\$	244,997	\$	205,182
Interest income	3	18,829	Þ	23,993	φ	203,182
Other income		3,924		4,548		22,616
Prepayment fees		3,324		4,340		2,432
r repayment rees		322,824		273,538		230,482
Expenses:		322,024		275,550		230,402
Interest expense		94,802		77,319		65,888
Property operating expenses		1,115		77,015		05,000
Depreciation and amortization		93,131		74,816		61,681
General and administrative		26,004		16,163		15,798
Loan expense		3,255		2,710		3,393
Impairment of assets		-,				314
Loss on extinguishment of debt				21,484		
Provision for loan losses		1,000		1,200		1,200
		219,307		193,692		148,274
Income before minority interests		103,517		79,846		82,208
Minority interests		(13)				- ,
Income from continuing operations		103,504		79,846		82,208
Discontinued operations:		,		,		,
Net gain (loss) on sales of properties		1,267		3,227		(143)
Income (loss) from discontinued operations, net		(2,021)		1,213		3,306
		(754)		4,440		3,163
Net income		102,750		84,286		85,371
Preferred stock dividends		21,463		21,594		12,737
Net income available to common stockholders	\$	81,287	\$	62,692	\$	72,634
	Ψ.	01,207	ψ	02,032	ψ	72,034
Average number of common shares outstanding: Basic		61,661		54,110		51,544
Diluted		62,045		54,110		51,544
Earnings per share:		02,043		54,499		52,062
Basic:						
Income from continuing operations available to common stockholders	\$	1.33	\$	1.08	\$	1.35
Discontinued operations, net	ų.	(0.01)	ψ	0.08	Ψ	0.06
Net income available to common stockholders	\$	1.32	\$	1.16	\$	1.41
Diluted:	<u> </u>	110	Ψ	1110	-	1.11
Income from continuing operations and after preferred stock dividends	\$	1.32	\$	1.07	\$	1.33
Discontinued operations, net	3	(0.01)	Ę	0.08	Φ	0.06
Net income available to common stockholders	\$	1.31	\$	1.15	\$	1.39
ivet income available to common stockholders	3	1.51	Þ	1.15	3	1.39

See accompanying notes

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

	Preferred Stock	Common Stock	Capital in Excess of Par Value	Treasury Stock	Cumulative Net Income	Cumulative Dividends	Accumulated Other Comprehensive Loss	Other Equity	Total
			(In thousands, exc	pt per share da	ita)				
Balances at December 31, 2003	\$ 120,761	\$ 50,298	\$ 1,069,887	\$ (523)	\$ 660,446	\$ (749,166)	\$ 1	\$ (2,025)	\$ 1,149,679
Comprehensive income:									
Net income					85,371				85,371
Other comprehensive income:									0
Unrealized loss on equity investments									0
Total comprehensive income									85,371
Proceeds from issuance of common stock from dividend reinvestment and stock incentive									
plans, net of forfeitures		2,194	64,087	(763)					65,518
Restricted stock amortization								949	949
Option compensation expense								379	379
Proceeds from issuance of preferred stock	175,000		(5,893)						169,107
Redemption of preferred stock	(12,010)	368	11,642						0
Cash dividends:									
Common stock-\$2.385 per share						(122,987)			(122,987)
Preferred stock, Series D-\$1.97 per share						(7,875)			(7,875)
Preferred stock, Series E-\$1.50 per share						(933)			(933)
Preferred stock, Series F-\$1.50 per share						(3,929)			(3,929)
Balances at December 31, 2004	283,751	52,860	1,139,723	(1,286)	745,817	(884,890)	1	(697)	1,335,279
Comprehensive income:									
Net income					84,286				84,286
Other comprehensive income:									
Unrealized loss on equity investments							(1)		(1)
Total comprehensive income									84,285
Proceeds from issuance of common stock from dividend reinvestment and stock incentive									
plans, net of forfeitures		1,980	62,105	(768)					63,317
Restricted stock amortization		1,500	02,105	(700)				728	728
Option compensation expense								312	312
Net proceeds from sale of common stock		3.000	97,977					012	100.977
Conversion of preferred stock	(6,876)	210	6,666						0
Cash dividends:	(0,070)	210	0,000						0
Common stock-\$2.46 per share						(132,548)			(132,548)
Preferred stock, Series D-\$1.97 per share						(7,875)			(7,875)
Preferred stock, Series E-\$1.50 per share						(375)			(375)
Preferred stock, Series F-\$1.91 per share						(13,344)			(13,344)
Balances at December 31, 2005	276.875	58,050	1.306.471	(2,054)	830,103	(1,039,032)	0	343	1,430,756
Net income	2/0,0/5	50,050	1,500,471	(2,054)	102,750	(1,055,052)	0	545	102,750
Other comprehensive income:					102,730				102,730
Total comprehensive income									102,750
							(405)		
Adjustment to adopt SFAS 158							(135)		(135)
Proceeds from issuance of common stock from dividend reinvestment and stock incentive		2 202	75 001	(012)				(07)	TC 20 4
plans, net of forfeitures		2,200	75,081	(812)				(85)	76,384
Option compensation expense	C2 110	0.070	200 255					1,066	1,066
Shares issued in Windrose Medical Properties Trust merger	62,118	9,679	386,255						458,052
Net proceeds from sale of common stock		3,223	106,525						109,748
SFAS 123(R) reclassification			(521)					521	0
Cash dividends:						(450.005)			(150.005)
Common stock-\$2.8809 per share						(178,365)			(178,365)
Preferred stock, Series D-\$1.97 per share						(7,875)			(7,875)
Preferred stock, Series E-\$1.50 per share						(112)			(112)
Preferred stock, Series F-\$1.91 per share						(13,344)			(13,344)
Preferred stock, Series G-\$0.06 per share	\$ 338,993	\$ 73,152				(132)	\$ (135)		(132) \$ 1,978,793
Balances at December 31, 2006			\$ 1,873,811	\$ (2,866)	\$ 932,853	\$ (1,238,860)		\$ 1,845	

See accompanying notes

CONSOLIDATED STATEMENTS OF CASH FLOWS

	Y	Year Ended December 31,		
	2006	2005 (In thousands)	2004	
Operating activities				
Net income	\$ 102,750	\$ 84,286	\$ 85,37	
Adjustments to reconcile net income to net cash provided from operating activities:				
Depreciation and amortization	97,564	84,828	74,01	
Other amortization expenses	3,090	3,935	3,39	
Stock-based compensation expense	6,980	2,948	2,88	
Capitalized interest	(4,470)	(665)	(87	
Provision for loan losses	1,000	1,200	1,20	
Minority interests	13			
Impairment of assets			31	
Rental income less than (in excess of) cash received	11,069	727	(13,79	
Loss (gain) on sales of properties	(1,267)	(3,227)	14	
Increase (decrease) in accrued expenses and other liabilities	5,810	(3,375)	2,03	
Decrease (increase) in receivables and other assets	(6,093)	3,098	(10,66	
Net cash provided from (used in) operating activities	216,446	173,755	144,02	
Investing activities				
Investment in real property	(429,183)	(599,291)	(542,54	
Investment in loans receivable	(86,990)	(40,387)	(61,88	
Other investments, net of payments	(11,761)	328		
Principal collected on loans receivable	82,255	98,638	55,47	
nvestment in Windrose, net of cash assumed	(182,571)			
Proceeds from sales of properties	69,887	91,325	37,56	
Dther	(2,452)	318	4,03	
Net cash provided from (used in) investing activities	(560,815)	(449,069)	(507,36	
Financing activities				
Net increase under unsecured lines of credit arrangements	30,000	44,000	151,00	
Proceeds from issuance of senior unsecured notes	337,517	544,053	50,70	
Principal payments on senior unsecured notes		(230,170)	(40,00	
Principal payments on secured debt	(3,033)	(74,994)	(2,51	
Net proceeds from the issuance of common stock	182,069	165,062	66,28	
Net proceeds from the issuance of preferred stock			169,10	
increase in deferred loan expense	(2,377)	(2,021)	(25	
Cash distributions to stockholders	(199,828)	(154,142)	(135,72	
Net cash provided from (used in) financing activities	344,348	291,788	258,60	
Increase (decrease) in cash and cash equivalents	(21)	16,474	(104,73	
Cash and cash equivalents at beginning of year	36,237	19,763	124,49	
Cash and cash equivalents at end of year	\$ 36,216	\$ 36,237	\$ 19,76	
			_	
Supplemental cash flow information-interest paid	<u>\$ 94,461</u>	\$ 85,123	\$ 73,30	
Supplemental schedule of non-cash activities:				
Secured debt assumed from real property acquisitions	\$ 25,049	\$ 22,309	\$ 14,55	
Assets and liabilities assumed from the Windrose acquisition:				
Real estate investments	975,475			
Other assets acquired	21,154			
Secured debt	249,424			
Liability to subsidiary trust issuing preferred securities	52,217			
Other liabilities	42,468			
Minority interests	2,215			
Issuance of common stock	396,846			
Issuance of preferred stock	62,118			

See accompanying notes

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Accounting Policies and Related Matters

Industry

We are a self-administered, equity real estate investment trust that invests across the full spectrum of senior housing and health care real estate including skilled nursing facilities, independent living facilities/continuing care retirement communities, assisted living facilities, hospitals, long-term acute care hospitals and medical office buildings.

Principles of Consolidation

The consolidated financial statements include the accounts of the Company and our wholly owned subsidiaries after the elimination of all significant intercompany accounts and transactions.

Use of Estimates

The preparation of the financial statements in conformity with U.S. generally accepted accounting principles requires us to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Revenue Recognition

Revenue is recorded in accordance with Statement of Financial Accounting Standards No. 13, Accounting for Leases, and SEC Staff Accounting Bulletin No. 104, Revenue Recognition in Financial Statements, as amended ("SAB 104"). SAB 104 requires that revenue be recognized after four basic criteria are met. These four criteria include persuasive evidence of an arrangement, the rendering of service, fixed and determinable income and reasonably assured collectibility. Interest income on loans is recognized as earned based upon the principal amount outstanding subject to an evaluation of collectibility risk. Substantially all of our operating leases contain either fixed or contingent escalating rent structures. Leases with fixed annual rental escalators are generally recognized on a straight-line basis over the initial lease period, subject to a collectibility assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period.

Cash and Cash Equivalents

Cash and cash equivalents consist of all highly liquid investments with an original maturity of three months or less.

Loans Receivable

Loans receivable consist of mortgage loans, construction loans and working capital loans. Interest income on loans is recognized as earned based upon the principal amount outstanding subject to an evaluation of collectibility risks. The mortgage loans and construction loans are primarily collateralized by a first or second mortgage lien or leasehold mortgage on, or an assignment of the partnership interest in, the related properties. Working capital loans are generally either unsecured or secured by the operator's leasehold rights, corporate guaranties and/or personal guaranties.

Allowance for Loan Losses

The allowance for loan losses is maintained at a level believed adequate to absorb potential losses in our loans receivable. The determination of the allowance is based on a quarterly evaluation of these loans, including general economic conditions and estimated collectibility of loan payments. We evaluate the collectibility of our loans receivable based on a combination of factors, including, but not limited to, delinquency status, historical loan charge-offs, financial strength of the borrower and guarantors and value of the underlying collateral. If such factors

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

indicate that there is greater risk of loan charge-offs, additional allowances or placement on non-accrual status may be required. A loan is impaired when, based on current information and events, it is probable that we will be unable to collect all amounts due as scheduled according to the contractual terms of the original loan agreement. Consistent with this definition, all loans on non-accrual are deemed impaired. At December 31, 2006, we had loans with outstanding balances of \$10,529,000 on non-accrual status (\$16,770,000 at December 31, 2005). To the extent circumstances improve and the risk of collectibility is diminished, we will return these loans to full accrual status. While a loan is on non-accrual status, any cash receipts are applied against the outstanding balance.

Real Property Owned

Real property developed by us is recorded at cost, including the capitalization of construction period interest. The cost of real property acquired is allocated to net tangible and identifiable intangible assets based on their respective fair values in accordance with Statement of Financial Accounting Standards No. 141, Business Combinations. The allocation of the acquisition costs of tangible assets (land, building and equipment) is based on appraisals commissioned from independent real estate appraisal firms. Substantially all of the properties owned by us are leased under operating leases and are recorded at cost. These properties are depreciated on a straight-line basis over their estimated useful lives which range from 15 to 40 years for buildings and five to 15 years for improvements.

The remaining purchase price is allocated among identifiable intangible assets primarily consisting of the above or below market component of in-place leases and the value of inplace leases.

The value allocable to the above or below market component of the acquired in-place lease is determined based upon the present value (using a discount rate which reflects the risks associated with the acquired leases) of the difference between (i) the contractual amounts to be paid pursuant to the lease over its remaining term, and (ii) management's estimate of the amounts that would be paid using fair market rates over the remaining term of the lease. The amounts allocated to above market leases are included in acquired lease intangibles and below market leases are included in other liabilities in the balance sheet and are amortized to rental income over the remaining terms of the respective leases.

The total amount of other intangible assets acquired is further allocated to in-place lease values and customer relationship values based on management's evaluation of the specific characteristics of each tenant's lease and the Company's overall relationship with that respective tenant. Characteristics considered by management in allocating these values include the nature and extent of the Company's existing business relationships with the tenant, growth prospects for developing new business with the tenant, the tenant's credit quality and expectations of lease renewals, among other factors. The estimated aggregate amortization expense for acquired lease intangibles is approximately \$16,816,000 for each of the next five years.

The net book value of long-lived assets is reviewed quarterly on a property by property basis to determine if facts and circumstances suggest that the assets may be impaired or that the depreciable life may need to be changed. We consider external factors relating to each asset. If these external factors and the projected undiscounted cash flows of the asset over the remaining depreciation period indicate that the asset will not be recoverable, the carrying value may be reduced to the estimated fair market value.

Capitalization of Construction Period Interest

We capitalize interest costs associated with funds used to finance the construction of properties owned directly by us. The amount capitalized is based upon the balance outstanding during the construction period using the rate of interest which approximates our cost of financing. We capitalized interest costs of \$4,470,000, \$665,000, and \$875,000, during 2006, 2005 and 2004, respectively, related to construction of real property owned by us. Our interest expense reflected in the consolidated statements of income has been reduced by the amounts capitalized.

Deferred Loan Expenses

Deferred loan expenses are costs incurred by us in connection with the issuance, assumption and amendments of short-term and long-term debt. We amortize these costs over the term of the debt using the straight-line method, which approximates the interest yield method.

Equity Investments

Equity investments consist of investments in private companies where we do not have the ability to exercise influence and are accounted for under the cost method. Under the cost method of accounting, investments in private companies are carried at cost and are adjusted only for other-than-temporary declines in fair value, distributions of earnings and additional investments. For investments in public companies, if any, that have readily determinable fair market values, we classify our equity investments as available-for-sale and, accordingly, record these investments at their fair market values with unrealized gains and losses included in accumulated other comprehensive income, a separate component of stockholders' equity. These investments represent a minimal ownership interest in these companies. In connection with the Windrose merger, we assumed a \$1,000,000 investment in an unconsolidated subsidiary that holds trust preferred securities and is accounted for under the cost method.

Segment Reporting

We report consolidated financial statements in accordance with Financial Accounting Standards Board Statement No. 131, Disclosure about Segments of an Enterprise and Related Information. Segments are based on our method of internal reporting which classifies operations by leasing activities. Our segments include investment properties and operating properties. See Note 18 for additional information.

Accumulated Other Comprehensive Income

Accumulated other comprehensive income includes unrealized gains or losses on our equity investments and unrecognized actuarial losses from the adoption of Financial Accounting Standards No. 158, Employers Accounting for Defined Benefit Pension and Other Postretirement Plans — An amendment of FASB Statements No. 87, 88, 106 and 132(R) on December 31, 2006. Accumulated unrealized gains and losses totaled \$0, \$0 and \$1,000 at December 31, 2006, 2005 and 2004, respectively, and is included as a component of stockholders' equity.

Fair Value of Derivative Instruments

We are exposed to various market risks, including the potential loss arising from adverse changes in interest rates. We may or may not elect to use financial derivative instruments to hedge interest rate exposure. These decisions are principally based on our policy to fund our fixed rate investments with long-term fixed rate debt and equity, but are also based on the general trend in interest rates at the applicable dates and our perception of the future volatility of interest rates.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. The Swaps are treated as fair-value hedges for accounting purposes and we utilize the short-cut method in accordance with Statement No. 133, as amended. The Swaps are with highly rated counterparties in which we receive a fixed rate of 6.0% and pay a variable rate based on six-month LIBOR plus a spread. The hedging arrangement is considered highly effective and, as such, changes in the Swaps 'fair values exactly offset the corresponding changes in the fair value of senior unsecured notes and, as a result, the changes in fair value do not result in an impact on net income. At December 31, 2006 and 2005, the Swaps were reported at their fair value of \$902,000 and \$2,211,000, respectively, in other assets with an offsetting adjustment to the underlying senior unsecured notes. For the year ended December 31, 2006, we incurred \$197,000 of losses related to the Swaps that was recorded as an addition to interest expense. For the years ended December 31,

2005 and 2004, we generated \$972,000 and \$1,770,000, respectively, of savings related to the Swaps that was recorded as a reduction in interest expense.

The valuation of derivative instruments requires us to make estimates and judgments that affect the fair value of the instruments. Fair values for our derivatives are estimated by a third party consultant, which utilizes pricing models that consider forward yield curves and discount rates. Such amounts and the recognition of such amounts are subject to significant estimates that may change in the future.

Earnings Per Share

Basic earnings per share is computed by dividing net income available to common stockholders by the weighted-average number of shares outstanding for the period adjusted for non-vested shares of restricted stock. The computation of diluted earnings per share is similar to basic earnings per share, except that the number of shares is increased to include the number of additional common shares that would have been outstanding if the potentially dilutive common shares had been issued.

Federal Income Tax

No provision has been made for federal income taxes since we have elected to be treated as a real estate investment trust under the applicable provisions of the Internal Revenue Code, and we believe that we have met the requirements for qualification as such for each taxable year. See Note 12.

New Accounting Standards

In December 2004, the Financial Accounting Standards Board issued Statement No. 123 (revised 2004), Share-Based Payment. See Note 9 for a discussion of our adoption of Statement 123(R) as of January 1, 2006.

In September 2006, the FASB issued Statement No. 158, Employers Accounting for Defined Benefit Pension and Other Postretirement Plans — An amendment of FASB Statements No. 87, 88, 106 and 132(R). The statement requires employers to recognize the overfunded and underfunded portion of a defined benefit plan as an asset or liability, respectively, and any unrecognized gains and losses or prior service costs as a component of accumulated other comprehensive income. It also requires that a plan's funded status to be measured at the employer's fiscal year-end. The new statement, which is effective as of December 31, 2006, increased accrued pension costs and accumulated other comprehensive loss by \$135,000.

In June 2006, the FASB issued Interpretation No. 48, Accounting for Uncertainty in Income Taxes. The Interpretation clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements in accordance with SFAS No. 109, Accounting for Income Taxes, and will be effective for the Company's fiscal year 2007. The interpretation prescribes guidance for recognizing, measuring, reporting and disclosing a tax position taken or expected to be taken in a tax return. We are currently evaluating the effects the interpretation will have on our financial position.

In September 2006, the FASB also issued SFAS No. 157, Fair Value Measurements, which defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. The statement will be effective for fiscal year 2008. Adoption of this statement is not expected to have a material impact on our financial position, although additional disclosures may be required.

In September 2006, the Securities and Exchange Commission issued Staff Accounting Bulletin No, 108. The guidance requires registrants to evaluate adjusting entries using both the roll-over method and the iron curtain method. Previously, registrants would use one method to perform their evaluation of an error's materiality, even though their conclusion may be different under the other method. If an adjustment is deemed quantitatively and

qualitatively material to the financial statements under either method, correction of the error is required. The adoption of the guidance during the fourth quarter of 2006 did not have a material impact on our financial position.

Reclassifications

Certain amounts in prior years have been reclassified to conform with the current year presentation.

2. Windrose Medical Properties Trust Merger

On December 20, 2006, we completed our merger with Windrose Medical Properties Trust, a self-managed real estate investment trust based in Indianapolis, Indiana. The aggregate purchase price was approximately \$1,018,345,000, including direct acquisition costs of approximately \$29,918,000. The Windrose merger diversified our portfolio of investments throughout the health care delivery system. Windrose shareholders received approximately \$2,9079,000 shares of our common stock (valued at \$41.00 per share) and Windrose preferred shareholders received 2,100,000 shares of our 7.5% Series G Cumulative Convertible Preferred Stock (valued at \$29.58 per share). Additionally, our investment in Windrose includes \$183,139,000 of cash provided to Windrose to extinguish secured debt, the assumption of \$301,641,000 of debt and the assumption of other liabilities based upon their respective fair values. Such allocations have not been finalized and, as such, the allocation of the purchase consideration included in the accompanying Consolidated Balance Sheet at December 31, 2006, is preliminary and subject to adjustment.

The following table presents the allocation of the purchase price, net of merger-related expenses and capitalized equity issuance costs of \$5,213,000 and \$912,000, respectively, to assets acquired and liabilities assumed, based on their estimated fair values (in thousands):

Land and land improvements	\$ 102,328
Buildings & improvements	758,599
Acquired lease intangibles	80,883
Above market lease intangibles	33,665
Cash and cash equivalents	15,591
Receivables and other assets	21,154
Total assets acquired	1,012,220
Secured debt	249,424
Liability to subsidiary trust issuing preferred securities	52,217
Below market lease intangibles	23,491
Accrued expenses and other liabilities	18,977
Total liabilities assumed	 344,109
Minority interests	2,215
Net assets acquired	\$ 665,896

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following pro forma consolidated results of operations have been prepared as if the acquisition of Windrose had occurred as of January 1, 2005 (in thousands, except per share data):

	Year Ended December 31,			r 31,
	2006			2005
		(unau	dited)	
Revenues	\$	416,311	\$	358,350
Income from continuing operations available to common stockholders		62,481		38,095
Income from continuing operations available to common stockholders per share — basic		0.88		0.60
Income from continuing operations available to common stockholders per share — diluted		0.87		0.59

3. Loans Receivable

The following is a summary of loans receivable (in thousands):

Mortgage loans \$ Working capital loans	December 31,		
	06	2005	
Working capital loans	77,615 \$	141,467	
	16,833	52,587	
	94,448 \$	194,054	

Loans to related parties (an entity whose ownership included one Company director) that existed in prior years were at rates comparable to loans to other third-party borrowers and were equal to or greater than our net interest cost on borrowings to support such loans. There were no such loans outstanding during 2006 or 2005. The amount of interest income and commitment fees from related parties amounted to \$682,000 for 2004.

The following is a summary of mortgage loans at December 31, 2006:

Final Payment Due	Number of Loans Payment Terms		A	Principal Amount at Inception		arrying mount
				(In tho		
2007	7	Monthly payments from \$1,478 to \$234,525,	\$	38,704	\$	32,171
		including interest from 7.52% to 19.26%				
2008	7	Monthly payments from \$2,552 to \$91,547,		46,496		30,254
		including interest from 8.96% to 19.00%				
2009	10	Monthly payments from \$185 to \$48,165,		19,141		19,155
		including interest from 3.90% to 19.26%				
2010		Monthly payments from \$46,525 to \$275,000, including interest from 9.13% to 13.69%		20,645		19,174
2011	4	Monthly payments from \$802 to \$4,495,		386		782
		including interest from 10.14% to 15.21%				
2012		Monthly payments from \$73,954 to \$128,975, including interest from 7.00% to 11.50%		25,891		16,991
2013	1	Monthly payments of \$30,938,		4,500		4,500
		including interest of 8.25%				
2014	1	Monthly payments of \$44,		6		6
		including interest of 9.25%				
2015	1	Monthly payments of \$21,327,		2,016		1,964
		including interest of 11.38%				
2016	2	Monthly payments from \$91 to \$7,496,		51		848
		including interest from 10.14% to 10.75%				
2017	1	Monthly payments of \$211,		75		25
		including interest of 10.14%				
2018	1	Monthly payments of \$52,708,		11,000		11,000
		including interest of 5.75%				
2019	1	Monthly payments of \$20,865,		2,419		2,419
		including interest of 10.35%				
2020	3	Monthly payments from \$40,512 to \$184,969, including interest from 9.885% to 9.89%		38,500		38,326
		Totals	\$	209,830	\$	177,615

4. Allowance for Loan Losses

The following is a summary of the allowance for loan losses (in thousands):

	Y	ear Ended December	31,
	2006	2005	2004
Balance at beginning of year	\$ 6,461	\$ 5,261	\$ 7,825
Provision for loan losses	1,000	1,200	1,200
Charge-offs	(55)	0	(3,764)
Balance at end of year	\$ 7,406	\$ 6,461	\$ 5,261

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following is a summary of our loan impairments (in thousands):

		December 31,		
	2006	2005	2004	
Balance of impaired loans at year end	\$ 10,529	\$ 16,770	\$ 35,918	
Allowance for loan losses	7,406	6,461	5,261	
Balance of impaired loans not reserved	\$ 3,123	\$ 10,309	\$ 30,657	
Average impaired loans for the year	\$ 13,650	\$ 26,344	\$ 33,221	

Interest income recognized on non-accrual loans was \$2,495,000 and \$2,391,000 for the years ended December 31, 2006 and 2005, respectively. We did not recognize any interest on non-accrual loans for the year ended December 31, 2004.

5. Real Property Owned

The following table summarizes certain information about our real property owned as of December 31, 2006 (dollars in thousands):

	Number of Properties	 Land	_	Buildings, Intangibles & Improvements	 Gross	1	Accumulated Depreciation 1 Amortization
Assisted Living Facilities:							
Arizona	4	\$ 2,100	\$	5 17,563	\$ 19,663	\$	2,410
California	8	8,050		49,994	58,044		7,353
Colorado	1	940		3,721	4,661		500
Connecticut	5	8,030		36,799	44,829		4,396
Delaware	1	560		21,220	21,780		1,243
Florida	15	8,797		82,894	91,691		15,260
Georgia	2	1,080		3,688	4,768		451
Idaho	3	1,125		14,875	16,000		1,362
Illinois	4	8,063		15,300	23,363		
Indiana	2	220		5,520	5,740		842
Kansas	1	600		10,590	11,190		631
Kentucky	1	490		7,610	8,100		717
Louisiana	1	1,100		10,161	11,261		3,593
Maryland	2	870		9,155	10,025		931
Massachusetts	7	8,160		62,490	70,650		4,875
Mississippi	2	1,080		13,470	14,550		1,497
Montana	3	1,460		14,772	16,232		1,664
Nevada	3	1,820		25,126	26,946		3,383
New Jersey	2	740		7,447	8,187		999
New York	3	2,320		34,452	36,772		1,322
North Carolina	41	15,863		181,932	197,795		23,170
Ohio	7	3,293		30,985	34,278		6,335
Oklahoma	16	1,928		24,346	26,274		7,176
Oregon	3	1,167		11,099	12,266		2,112
Pennsylvania	2	2,234		13,409	15,643		1,466
South Carolina	5	2,002		26,584	28,586		4,215
Tennessee	4	1,526		9,152	10,678		1,561
Texas	23	6,736		88,147	94,883		12,443
Utah	2	1,420		12,842	14,262		1,431
Virginia	4	2,300		40,486	42,786		2,767
Washington	8	5,940		28,696	34,636		2,829
Wisconsin	4	3,140		31,387	34,527		922
Construction in progress	12				55,197		
Assets held for sale	3				14,796		
	204	 105,154	-	945,912	 1,121,059		119,856



	Number of Properties	Land	Buildings, Intangibles & Improvements	Gross Investment	Accumulated Depreciation and Amortization
Skilled Nursing Facilities:					
Alabama	8	\$ 3,000	\$ 41,419	\$ 44,419	\$ 4,540
Arizona	3	2,050	19,965	22,015	1,647
Colorado	5	6,060	37,152	43,212	2,696
Connecticut	6	2,700	18,941	21,641	628
Florida	42	23,312	280,501	303,813	31,502
Georgia	3	2,650	14,932	17,582	1,354
Idaho	3	2,010	20,662	22,672	5,374
Illinois	4	1,110	24,700	25,810	7,644
Indiana	8	2,289	40,342	42,631	5,367
Kansas	1	1,120	8,360	9,480	252
Kentucky	10	3,015	65,432	68,447	4,483
Louisiana	7	783	34,717	35,500	1,175
Maryland	1	390	4,010	4,400	515
Massachusetts	23	19,318	212,574	231,892	31,619
Mississippi	11	1,625	52,651	54,276	6,860
Missouri	3	1,247	23,827	25,074	5,444
Nevada	1	182	2,503	2,685	701
New Hampshire	1	340	4,360	4,700	186
New Jersey	1	1,850	3,050	4,900	257
Ohio	20	11,520	184,199	195,719	14,230
Oklahoma	3	1,427	21,920	23,347	2,293
Oregon	1	300	5,316	5,616	1,442
Pennsylvania	4	3,179	21,414	24,593	5,045
Tennessee	22	8,730	122,604	131,334	16,740
Texas	15	8,346	69,545	77,891	5,462
Utah	1	991	6,850	7,841	208
Virginia	2	1,891	7,312	9,203	1,022
Construction in progress	1			14,852	
	210	111,435	1,349,258	1,475,545	158,686

	Number of Properties	Land	Buildings, Intangibles & Improvements	Gross Investment	Accumula and A	ed Depreciation mortization
Independent Living/CCRC Facilities:						
Arizona	1	\$ 950	\$ 9,087	\$ 10,037	\$	1,583
California	7	17,960	123,505	141,465		2,952
Colorado	1	5,029	14,906	19,935		98
Florida	3	6,843	68,173	75,016		9,717
Georgia	3	3,256	24,759	28,015		8,733
Idaho	1	550	14,740	15,290		1,674
Illinois	1	670	6,780	7,450		952
Indiana	2	670	13,591	14,261		1,980
Kansas	1	1,400	11,000	12,400		,
Missouri	1	510	5,490	6,000		
Nevada	1	1,144	10,831	11,975		4,170
New York	1	1,510	9,490	11,000		1,238
North Carolina	2	3,120	20,155	23,275		538
South Carolina	4	7,190	62,345	69,535		2,445
Texas	2	5,670	16,620	22,290		3,073
Washington	1	620	4,780	5,400		407
Construction in progress	3	020	-,,,00	61,709		407
Construction in progress	35	57,092	416,252	535,053		39,560
Medical Office Buildings:		57,092	410,232	555,055		59,500
Alabama	5	1,447	43,431	44,878		64
Arizona	1	1,447	48,134	44,878		76
California	5	4,796	46,134	89,992		96
Florida	23	28,745	202,868	231,613		
				231,013 84,217		313
Georgia	14	19,137	65,080			114
Illinois		3,205	14,088	17,293		23
North Carolina	10	4,963	29,131	34,094		43
New Jersey	3	9,582	22,995	32,577		34
Nevada	7	8,702	94,245	102,947		122
New York	1		20,915	20,915		42
Tennessee	4	4,472	30,974	35,446		45
Texas	13	8,977	150,237	159,214		216
	89	94,026	807,294	901,320		1,188
Specialty Care Facilities:						
Illinois	1	3,650	18,559	22,209		3,333
Louisiana	1	1,383	8,318	9,701		15
Massachusetts	3	3,375	62,101	65,476		19,352
Ohio	1	3,020	27,445	30,465		2,926
Oklahoma	2	2,101	9,651	11,752		184
Texas	6	5,457	98,357	103,814		1,907
Construction in progress	2			6,464		
	16	18,986	224,431	249,881		27,717
Total Real Property Owned	554	\$ 386,693	\$ 3,743,147	\$ 4,282,858	\$	347,007
Total Acar Property Owned	554	\$ 500,093	φ <u></u>	φ 4,202,000	9	547,007

At December 31, 2006, future minimum lease payments receivable under operating leases are as follows (in thousands):

2007	\$ 380,170
2008	372,888
2009	368,000
2010	368,064
2011	354,637
Thereafter	 2,395,209
Totals	\$ 4,238,968

We purchased \$11,204,000, \$3,908,000 and \$8,500,000 of real property that had previously been financed by the Company with loans in 2006, 2005 and 2004, respectively. We converted \$24,330,000 and \$29,238,000 of completed construction projects into operating lease properties in 2006 and 2005, respectively. We acquired properties which included the assumption of mortgages totaling \$274,473,000, \$22,309,000 and \$14,555,000 in 2006, 2005 and 2004, respectively. Certain of our 2006 and 2005 acquisitions included deferred acquisition payments totaling \$2,000,000 and \$18,125,000, respectively. These non-cash activities are appropriately not reflected in the accompanying statements of cash flows. See the accompanying statements of cash flows for non-cash investing activity related to the Windrose merger.

During the year ended December 31, 2004, it was determined that the projected undiscounted cash flows from a property did not exceed its related net book value and an impairment charge of \$314,000 was recorded to reduce the property to its estimated fair market value. The estimated fair market value was determined by an offer to purchase received from a third party. We did not record any impairment charges during the years ended December 31, 2006 or 2005.

At December 31, 2006 and 2005, we had \$14,796,000 and \$11,912,000, respectively, related to assets held for sale. See Note 16 for further discussion of discontinued operations.

6. Concentration of Risk

As of December 31, 2006, long-term care facilities, which include skilled nursing, independent living/continuing care retirement communities and assisted living facilities, comprised 72% (93% at December 31, 2005) of our real estate investments and were located in 37 states. The following table summarizes certain information about our customer concentration as of December 31, 2006 (dollars in thousands):

	Number of Properties	Total Investment(1)	Percent of Investment(2)
Concentration by investment:			
Emeritus Corporation	50	\$ 353,641	9%
Brookdale Senior Living Inc.	87	284,161	7%
Home Quality Management, Inc.	37	244,449	6%
Life Care Centers of America, Inc.	26	238,610	6%
Merrill Gardens L.L.C.	13	183,841	4%
Remaining portfolio	365	2,828,047	68%
Totals	578	\$ 4,132,749	100%

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS ---- (Continued)

	Number of Properties	Total Revenue(3)				Percent of Revenue
Concentration by revenue(4):						
Emeritus Corporation	50	\$	36,878	11%		
Brookdale Senior Living Inc.	87		33,581	10%		
Home Quality Management, Inc.	37		27,318	8%		
Life Care Centers of America, Inc.	26		23,261	7%		
Delta Health Group, Inc.	25		22,861	7%		
Remaining portfolio	353		180,565	56%		
Other income	n/a		3,924	1%		
Totals	578	\$	328,388	100%		

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

- (2) Investments with top five customers comprised 41% of total investments at December 31, 2005. (3) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.
- (4) Revenues from top five customers were 43% and 46% for the years ended December 31, 2005 and 2004, respectively. All of our top five customers are in our investment segment.

7. Borrowings Under Lines of Credit Arrangements and Related Items

We have an unsecured credit arrangement with a consortium of twelve banks providing for a revolving line of credit ("revolving credit") in the amount of \$700,000,000, which expires on July 26, 2009 (with the ability to extend for one year at our discretion if we are in compliance with all covenants). The agreement specifies that borrowings under the revolving credit are subject to interest payable in periods no longer than three months at either the agent bank's prime rate of interest (8.25% at December 31, 2006) or the applicable margin over LIBOR interest rate, at our option (6.275% at December 31, 2006). The applicable margin is based on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.9% at December 31, 2006. In addition, we pay a facility fee annually to each bank based on the bank's commitment under the revolving credit facility. The facility fee depends on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.15% at December 31, 2006. We also pay an annual agent's fee of \$50,000. Principal is due upon expiration of the agreement. We have another unsecured line of credit arrangement with a bank for a total of \$40,000,000, which expires May 31, 2007. Borrowings under this line of credit are subject to interest at either the bank's prime rate of interest (8.25% at December 31, 2006) or 0.9% over LIBOR interest rate (6.25% at December 31, 2006), at our option. Principal is due upon expiration of the agreement.

The following information relates to aggregate borrowings under the unsecured lines of credit arrangements (dollars in thousands):

		Year Ended December 31,				
	_	2006	2005			2004
Balance outstanding at December 31	\$	225,000	\$	195,000	\$	151,000
Maximum amount outstanding at any month end	\$	276,000	\$	318,000	\$	159,000
Average amount outstanding (total of daily principal balances divided by days in year)	\$	164,905	\$	181,232	\$	54,770
eighted average interest rate (actual interest expense divided by average borrowings outstanding)		6.91%		5.19%		5.32%

8. Senior Unsecured Notes and Secured Debt

We have \$1,541,814,000 of senior unsecured notes with annual interest rates ranging from 4.75% to 8.00%. The carrying amounts of the senior unsecured notes represent the par value of \$1,539,830,000 adjusted for any unamortized premiums or discounts and other basis adjustments related to hedging the debt with derivative instruments. See Note 1 for further discussion regarding derivative instruments.

In November and December 2006, we issued \$345,000,000 of 4.75% senior unsecured convertible notes due December 2026, generating net proceeds of \$337,517,000. The notes will be convertible, in certain circumstances, into cash and, if applicable, shares of Health Care REIT's common stock at an initial conversion rate of 20.8833 shares per \$1,000 principal amount of notes, which represents an initial conversion price of approximately \$47.89 per share. In general, upon conversion, the holder of each note would receive, in respect of the conversion value of such note, cash up to the principal amount of such note and Health Care REIT common stock for the note's conversion value in excess of such principal amount.

We have 63 mortgage loans totaling \$378,972,000, collateralized by owned properties with annual interest rates ranging from 4.89% to 8.50%. The carrying amounts of the mortgage loans represent the outstanding principal balance of \$378,400,000 adjusted for any unamortized fair market value adjustments. The carrying values of the properties securing the mortgage loans totaled \$752,917,000 at December 31, 2006.

We have a \$52,215,000 liability to a subsidiary trust issuing trust preferred securities that was assumed in the Windrose merger. On March 24, 2006, Windrose's wholly-owned subsidiary, Windrose Capital Trust I (the "Trust"), completed the issuance and sale in a private placement of \$50,000,000 in aggregate principal amount of fixed/floating rate preferred securities. The trust preferred securities mature on March 30, 2036, are redeemable at our option beginning March 30, 2011, and require quarterly distributions of interest to the holders of the trust preferred securities. The trust preferred securities bear a fixed rate per annum equal to 7.22% through March 30, 2011, and a variable rate per annum equal to LIBOR plus 2.05% thereafter.

The common stock of the Trust was purchased by an operating partnership of Windrose for \$1,000,000. The Trust used the proceeds from the sale of the trust preferred securities together with the proceeds from the sale of the common stock to purchase \$51,000,000 in aggregate principal amount of unsecured fixed/floating junior subordinated notes due March 30, 2036 issued by an operating partnership. The operating partnership received approximately \$49,000,000 in net proceeds, after the payment of fees and expenses, from the sale of the junior subordinated notes to the Trust. In accordance with FASB Interpretation No. 46(R), Consolidation of Variable Interest Entities, we have not consolidated the trust because the operating partnership is not considered the primary beneficiary.

Our debt agreements contain various covenants, restrictions and events of default. Among other things, these provisions require us to maintain certain financial ratios and minimum net worth and impose certain limits on our ability to incur indebtedness, create liens and make investments or acquisitions.



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

At December 31, 2006, the annual principal payments on these long-term obligations are as follows (in thousands):

	Senior Unsecured Notes		Mortgage Loans				 Totals
2007	\$	52,500	\$	19,199	\$	0	\$ 71,699
2008		42,330		40,115			82,445
2009				45,061			45,061
2010				12,504			12,504
2011				49,509			49,509
2012		250,000		18,558			268,558
2013		300,000		56,972			356,972
Thereafter		895,000		136,482		51,000	 1,082,482
Totals	\$	1,539,830	\$	378,400	\$	51,000	\$ 1,969,230

9. Stock Incentive Plans

Our 2005 Long-Term Incentive Plan authorizes up to 2,200,000 shares of common stock to be issued at the discretion of the Compensation Committee of the Board of Directors. The 2005 Plan replaced the 1995 Stock Incentive Plan and the Stock Plan for Non-Employee Directors. The options granted to officers and key salaried employees under the 1995 Plan continue to vest through 2015 and expire ten years from the date of grant. Our non-employee directors, officers and key salaried employees are eligible to participate in the 2005 Plan. The 2005 Plan allows for the issuance of, among other things, stock options, restricted stock, deferred stock units and dividend equivalent rights.

The following summarizes the activity in the plans (shares in thousands):

	Year Ended December 31						
	2006			20	05	2004	
Stock Options	Number of Shares	F	verage xercise Price	Number of Shares	Average Exercise Price	Number of Shares	Average Exercise Price
Options at beginning of year	685	\$	26.87	1,015	\$ 24.86	1,503	\$ 23.15
Options granted	460		32.42	60	34.88	112	36.92
Options exercised	(227)		22.24	(380)	22.84	(600)	22.83
Options terminated	(1)		36.50	(10)	25.24		
Options at end of year	917	\$	30.79	685	\$ 26.87	1,015	\$ 24.86
Options exercisable at end of year	462	\$	28.83	257	\$ 23.16	639	\$ 23.54
Weighted average fair value of options granted during the year		\$	5.26		\$ 12.48		\$ 12.09



The fair value of each option grant is estimated on the date of grant using a Black-Scholes-Merton option pricing model with the following weighted-average assumptions:

	2006	2005	2004
Dividend yield(1)	6.79%	6.88%	6.34%
Expected volatility	20.3%	22.8%	22.4%
Risk-free interest rate	4.35%	4.25%	4.11%
Expected life (in years)	5	7	7
Weighted-average fair value(1)	\$5.26	\$ 12.48	\$ 12.09

(1) Certain options granted to employees include dividend equivalent rights ("DERs"). The fair value of options with DERs also includes the net present value of projected future dividend payments over the expected life of the option discounted at the dividend yield rate. In 2004 and 2005, substantially all options granted included DERs, while in 2006, approximately 19.5% of options granted included DERs.

Vesting periods for options and restricted shares range from three years for directors to five years for officers and key salaried employees. Options expire ten years from the date of grant. We granted 98,000, 85,000 and 112,000 restricted shares during 2006, 2005 and 2004, respectively, including 13,000, 16,000 and 10,000 shares to non-employee directors in 2006, 2005 and 2004, respectively. Expense, which is recognized as the shares vest based on the market value at the date of the award, totaled \$6,980,000, \$2,948,000 and \$2,887,000, in 2006, 2005 and 2004, respectively.

The following table summarizes information about stock options outstanding at December 31, 2006 (options in thousands):

The following table summarizes information about stock options		Option	Options	Exercisable							
Range of Per Share Exercise Prices	Number Outstanding	Weighted Average Exercise Price		Average		Average		Weighted Average Remaining Contract Life	Number Exercisable	A	righted verage cise Price
\$16-\$20	11	\$	16.81	4.0	11	\$	16.81				
\$20-\$25	111		24.42	5.0	98		24.42				
\$25-\$30	290		26.20	7.0	152		26.55				
\$30-\$40	505		35.13	9.2	201		33.36				
Totals	917	\$	30.79	7.9	462	\$	28.83				

The aggregate intrinsic value is calculated as the difference between the exercise price of the underlying options and the quoted price of our common stock for the options that were in-the-money at December 31, 2006. During the year ended December 31, 2006, the aggregate intrinsic value of options exercised under our stock incentive plans was \$3,140,000 determined as of the date of option exercise. During the year ended December 31, 2005, the aggregate intrinsic value of options exercised under our stock incentive plans was \$4,705,000 determined as of the date of option exercise. Cash received from option exercises under our stock incentive plans for the year ended December 31, 2005 was \$4,872,000. Cash received from option exercises under our stock incentive plans for the year ended December 31, 2005 was \$4,872,000.

As of December 31, 2006, there was approximately \$2,349,000 of total unrecognized compensation cost related to unvested stock options granted under our stock incentive plans. That cost is expected to be recognized over a weighted average period of three years. As of December 31, 2006, there was approximately \$4,761,000 of total unrecognized compensation cost related to unvested restricted stock granted under our stock incentive plans. That cost is expected to be recognized over a weighted average period of three years. As of December 31, 2006, there was approximately \$4,761,000 of total unrecognized compensation cost related to unvested restricted stock granted under our stock incentive plans. That cost is expected to be recognized over a weighted average period of three years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table summarizes information about non-vested stock incentive awards as of December 31, 2006 and changes for the year ended December 31, 2006:

		Stock Options		Restricted Stock				
	Number of Shares (000's)	Weighted Average Grant Date Fair Value		Grant Date		Number of Shares (000's)		/eighted Average Grant Date Fair Value
Non-vested at December 31, 2005	428	\$	5.36	222	\$	31.56		
Vested	(105)		5.23	(72)		29.64		
Granted	155		5.26	98		36.51		
Terminated	0			0				
Non-vested at December 31, 2006	478	\$	5.35	248	\$	34.07		

We adopted the fair value-based method of accounting for share-based payments effective January 1, 2003 using the prospective method described in Statement of Financial Accounting Standards No. 148, Accounting for Stock-Based Compensation — Transition and Disclosure. Currently, we use the Black-Scholes-Merton option pricing model to estimate the value of stock option grants and expect to continue to use this acceptable option valuation model. Because we adopted Statement No. 123 using the prospective transition method (which applied only to awards granted, modified or settled after the adoption date of Statement No. 123), compensation cost for some previously granted awards that were not recognized under Statement No. 123 will now be recognized effective with the adoption of Statement No. 123(R) on January 1, 2006. In addition, we previously amortized compensation cost for share-based payments to the date that the awards became fully vested or to the retirement date, if sooner. Effective with the adoption of Statement No. 123(R), we began recognizing compensation cost to the date the awards become fully vested or to the retirement eligible date, if sooner. Compensation cost totaled \$6,980,000 for the year ended December 31, 2006.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table illustrates the effect on net income available to common stockholders if we had applied the fair value recognition provisions of Statement 123 to stock-based compensation for options granted since 1995 but prior to adoption at January 1, 2003 (in thousands, except per share data):

	Year Ended 1 2005	December 31, 2004
Numerator:		
Net income available to common stockholders — as reported	\$ 62,692	\$ 72,634
Deduct: Additional stock-based employee compensation expense determined under fair value based method for all awards	181	274
Net income available to common stockholders — pro forma	\$ 62,511	\$ 72,360
Denominator:		
Basic weighted average shares — as reported and pro forma	54,110	51,544
Effect of dilutive securities:		
Employee stock options — pro forma		365
Non-vested restricted shares	208	161
Dilutive potential common shares	208	526
Diluted weighted average shares — pro forma	54,318	52,070
Net income available to common stockholders per share — as reported		
Basic	\$ 1.16	\$ 1.41
Diluted	\$ 1.15	\$ 1.39
Net income available to common stockholders per share — pro forma		
Basic	\$ 1.16	\$ 1.40
Diluted	\$ 1.15	\$ 1.39

10. Other Equity

Other equity consists of the following (in thousands):

		December 31,		
	2006	2005		2004
Accumulated compensation expense related to stock options	\$ 1,845	\$ 864	\$	552
Unamortized restricted stock	0	(521)		(1, 249)
Totals	\$ 1,845	\$ 343	\$	(697)

Unamortized restricted stock represented the unamortized value of restricted stock granted to employees and non-employee directors prior to January 1, 2003. Expense related to these grants, which is recognized as the shares vest based on the market value at the date of the award, totaled \$521,000, \$728,000 and \$949,000 for the years ended December 31, 2006, 2005 and 2004, respectively.

11. Preferred Stock

In July 2003, we closed a public offering of 4,000,000 shares of 7.875% Series D Cumulative Redeemable Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in



arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after July 9, 2008.

In September 2003, we issued 1,060,000 shares of 6% Series E Cumulative Convertible and Redeemable Preferred Stock as partial consideration for an acquisition of assets by the Company, with the shares valued at \$26,500,000 for such purposes. The shares were issued to Southern Assisted Living, Inc. and certain of its stockholders without registration in reliance upon the federal statutory exemption of Section 4(2) of the Securities Act of 1933, as amended. The shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after August 15, 2008. The preferred shares are convertible into common stock at a conversion price of \$32.66 per share at any time. During the year ended December 31, 2005, certain holders of our Series E Preferred Stock converted 275,056 shares into 210,541 shares of our common stock, leaving 74,989 of such shares outstanding at December 31, 2006 and 2005.

In September 2004, we closed a public offering of 7,000,000 shares of 7.625% Series F Cumulative Redeemable Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after September 14, 2009.

In conjunction with the acquisition of Windrose Medical Properties Trust in December 2006, we issued 2,100,000 shares of 7.5% Series G Cumulative Convertible Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after June 30, 2010. Each Series G Preferred Share is convertible by the holder into our common stock at a conversion price of \$34.93, equivalent to a conversion rate of 0.7157 common shares per Series G Preferred Share. The shares were recorded at \$29.58 per share, which was deemed to be the fair value at the date of the issuance.

12. Income Taxes and Distributions

To qualify as a real estate investment trust for federal income tax purposes, 90% of taxable income (including 100% of capital gains) must be distributed to stockholders. Real estate investment trusts that do not distribute a certain amount of current year taxable income in the current year are also subject to a 4% federal excise tax. The principal differences between undistributed net income for federal income tax purposes and financial statement purposes are the recognition of straight-line rent for reporting purposes, differing useful lives and depreciation and amortization methods for real property and the provision for loan losses for reporting purposes versus bad debt expense for tax purposes.

Cash distributions paid to common stockholders, for federal income tax purposes, are as follows:

	2006	Year Ended December 3	<u>2004</u>
Per Share:			
Ordinary income	\$ 1.7	461 \$ 1.266	\$ 1.189
Return of capital	\$ 1.1	.348 1.194	1.196
Totals	\$ 2.8	809 \$ 2.460	\$ 2.385

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS — (Continued)

13. Commitments and Contingencies

We have an outstanding letter of credit issued for the benefit of certain insurance companies that provide workers' compensation insurance to one of our tenants. Our obligation under the letter of credit matures in 2009. At December 31, 2006, our obligation under the letter of credit was \$2,450,000.

At December 31, 2006, we had outstanding construction financings of \$138,222,000 for leased properties and were committed to providing additional financing of approximately \$342,754,000 to complete construction. At December 31, 2006, we had contingent purchase obligations totaling \$32,282,000. These contingent purchase obligations primarily relate to deferred acquisition fundings and capital improvements. Deferred acquisition fundings are contingent upon an operator satisfying certain conditions such as payment coverage and value tests. Amounts due from the tenant are increased to reflect the additional investment in the property.

At December 31, 2006, we had operating lease obligations of \$37,378,000 relating to certain ground leases and Company office space. We incurred rental expense relating to our Company office space of \$939,000, \$283,000 and \$292,000 for the years ended December 31, 2006, 2005 and 2004, respectively. Regarding the property leases, we have sublease agreements with certain of our operators that require the operators to reimburse us for our monthly operating lease obligations. At December 31, 2006, aggregate future minimum rentals to be received under these noncancelable subleases totaled \$12,982,000.

At December 31, 2006, future minimum lease payments due under operating leases are as follows (in thousands):

2007	\$ 2,756
2008	2,374
2009	2,290
2010 2011	2,138 1,867
2011	1,867
Thereafter	25,953
Totals	\$ 37,378

14. Earnings Per Share

The following table sets forth the computation of basic and diluted earnings per share (in thousands, except per share data):

	Y		
	2006	2005	2004
Numerator for basic and diluted earnings per share — net income available to common stockholders	\$ 81,287	\$ 62,692	\$ 72,634
Denominator for basic earnings per share — weighted average shares	61,661	54,110	51,544
Effect of dilutive securities:			
Employee stock options	136	181	377
Non-vested restricted shares	248	208	161
Dilutive potential common shares	384	389	538
Denominator for diluted earnings per share — adjusted weighted average shares	62,045	54,499	52,082
Basic earnings per share	\$ 1.32	\$ 1.16	\$ 1.41
Diluted earnings per share	\$ 1.31	\$ 1.15	\$ 1.39

The diluted earnings per share calculation excludes the dilutive effect of 0, 112,000 and 112,000 options for 2006, 2005 and 2004, respectively, because the exercise price was greater than the average market price. The Series E Cumulative Convertible and Redeemable Preferred Stock was not included in the calculations for 2006, 2005 and 2004 as the effect of the conversions was anti-dilutive. The \$345,000,000 senior unsecured convertible notes due December 2026 and the Series G Cumulative Convertible Preferred Stock were not included in the calculation for 2006 as the effect of the conversion was anti-dilutive.

15. Disclosure about Fair Value of Financial Instruments

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate that value.

Mortgage Loans Receivable — The fair value of all mortgage loans receivable is estimated by discounting the estimated future cash flows using the current rates at which similar loans would be made to borrowers with similar credit ratings and for the same remaining maturities.

Working Capital Loans and Construction Loans — The carrying amount is a reasonable estimate of fair value based on the interest rates received, which approximates current market rates.

Cash and Cash Equivalents — The carrying amount approximates fair value.

Equity Investments — Equity investments are recorded at their fair market value.

Borrowings Under Lines of Credit Arrangements — The carrying amount of the lines of credit arrangements approximates fair value because the borrowings are interest rate adjustable.

Senior Unsecured Notes — The fair value of the senior unsecured notes payable was estimated by discounting the estimated future cash flows using the current borrowing rate available to the Company for similar debt.

Mortgage Loans Payable — Mortgage loans payable is a reasonable estimate of fair value based on the interest rates paid, which approximates current market rates.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

Interest Rate Swap Agreements — Our interest rate swap agreements are recorded as assets or liabilities on the balance sheet at fair market value. Fair market value is estimated by a third party consultant, which utilizes pricing models that consider forward yield curves and discount rates.

The carrying amounts and estimated fair values of our financial instruments are as follows (in thousands):

December 31, 2006					Decembe	ber 31, 2005	
	Carrying Fair Amount Value		Carrying Amount			Fair Value	
\$	177,615	\$	180,537	\$	141,467	\$	150,105
	16,833		16,833		52,587		52,587
	4,700		4,700		2,970		2,970
	36,216		36,216		36,237		36,237
	902		902		2,211		2,211
\$	225,000	\$	225,000	\$	195,000	\$	195,000
	1,541,814		1,895,672		1,198,278		1,271,370
	378,972		378,972		107,540		107,540
	52,215		52,215				
	\$	Carrying Amount \$ 177,615 16,833 4,700 36,216 902 \$ 225,000 1,541,814 378,972	Carrying Amount	Carrying Amount Fair Value \$ 177,615 \$ 180,537 16,833 16,833 4,700 4,700 36,216 36,216 902 902 \$ 225,000 \$ 225,000 1,541,814 1,895,672 378,972 378,972	Carrying Amount Fair Value \$ 177,615 \$ 180,537 \$ 16,833 \$ 16,833 16,833 \$ 4,700 \$,700 36,216 36,216 902 902 \$ 225,000 \$ 225,000 \$ 1,541,814 1,895,672 378,972 378,972	Carrying Amount Fair Value Carrying Amount \$ 177,615 \$ 180,537 \$ 141,467 16,833 16,833 52,587 4,700 4,700 2,970 36,216 36,216 36,227 902 902 2,211 \$ 225,000 \$ 225,000 \$ 195,000 1,541,814 1,895,672 1,198,278 378,972 378,972 107,540	Carrying Amount Fair Value Carrying Amount \$ 177,615 \$ 180,537 \$ 141,467 \$ 16,833 \$ 16,833 16,833 52,587 \$ 4,700 \$ 4,700 2,970 36,216 36,216 36,237 \$ 902 902 2,211 \$ 225,000 \$ 195,000 \$ 1,541,814 \$ 1,895,672 378,972 378,972 107,540

16. Discontinued Operations

Three assisted living facilities were held for sale at December 31, 2006 and were sold subsequent to year-end. During the years ended December 31, 2006, 2005 and 2004, we sold properties with carrying values of \$75,789,000, \$88,098,000 and \$37,710,000 for net gains of \$1,267,000 and \$3,227,000 and het losses of \$143,000, respectively. In accordance with Statement No. 144, we have reclassified the income and expenses attributable to these properties to discontinued operations. Expenses include an allocation of interest expense based on property carrying values and our weighted average cost of debt. The following illustrates the reclassification impact of Statement No. 144 as a result of classifying the properties as discontinued operations (in thousands):

		Year Ended December 31,		31,		
	20	06		2005		2004
Revenues:						
Rental Income	\$	5,564	\$	17,617	\$	23,095
Expenses:						
Interest expense		2,032		5,306		6,668
Depreciation and amortization		4,433		10,012		12,334
General and adminstrative		1,120		1,086		787
Income (loss) from discontinued operations, net	\$ ((2,021)	\$	1,213	\$	3,306

17. Retirement Arrangements

As a result of the merger with Windrose Properties Trust in December 2006, we now have two retirement plans and trusts (the "401(k) Plans") covering all eligible employees. Under the 401(k) Plans, eligible employees may make contributions, and we may make matching contributions and a profit sharing contribution. Our contributions to the Health Care REIT, Inc. 401(k) Plan totaled \$413,000, \$337,000 and \$289,000 in 2006, 2005 and 2004, respectively. We did not make any contributions to the Windrose Medical Properties Trust 401(k) Plan in 2006.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

We have a Supplemental Executive Retirement Plan ("SERP"), a non-qualified defined benefit pension plan, which provides certain executive officers with supplemental deferred retirement benefits. The SERP provides an opportunity for participants to receive retirement benefits that cannot be paid under our tax-qualified plans because of the restrictions imposed by ERISA and the Internal Revenue Code of 1986, as amended. Benefits are based on compensation and length of service and the SERP is unfunded. No contributions by the Company are anticipated for the 2006 fiscal year. No benefit payments are expected to occur during the next five fiscal years and total \$1,713,000 during the succeeding five fiscal years. We use a December 31 measurement date for the SERP. The accrued liability on our balance sheet for the SERP was \$1,597,000 at December 31, 2006 (\$1,032,000 at December 31, 2005).

The following tables provide a reconciliation of the changes in the SERP's benefit obligations and a statement of the funded status for the periods indicated (in thousands):

	Year Ended 2006	December 31, 2005
Reconciliation of benefit obligation:		
Obligation at January 1	\$ 1,255	\$ 729
Service cost	352	286
Interest cost	72	44
Actuarial (gain)/loss	(82)	196
Obligation at December 31	\$ 1,597	\$ 1,255
	Decemb 2006	er 31, 2005
Funded status:		
Funded status at December 31	\$ (1,597)	\$ (1,255)
Unrecognized (gain)/loss	0	223
Prepaid/(accrued) benefit cost	\$ (1,597)	\$ (1,032)

The accrued benefit cost increased \$135,000 during 2006 as a result of adopting SFAS 158. See Note 1 for additional information.

The following table shows the components of net periodic benefit costs for the periods indicated (in thousands):

Year	Ended
Decen	ıber 31,
2006	2005
\$ 352	\$ 286
72	44
8	0
\$ 432	\$ 330
	Decen 2006 \$ 352 72 8

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table provides information for the SERP, which has an accumulated benefit in excess of plan assets (in thousands):

	Decem	ber 31,
	2006	2005
Projected benefit obligation	\$ 1,597	\$ 1,255
Accumulated benefit obligation	1,121	831
Fair value of assets	n/a	n/a

The following table reflects the weighted-average assumptions used to determine the benefit obligations and net periodic benefit cost for the SERP:

	Benefit Obl	ligations	Cos	
	Decemb	er 31,	Year Er Decembe	
	2006	2005	2006	2005
Discount rate	6.00%	5.75%	5.75%	6.00%
Rate of compensation increase	4.25%	4.00%	4.00%	4.25%
Expected long-term return on plan assets	n/a	n/a	n/a	n/a

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18. Segment Reporting

Our business consists primarily of financing and leasing senior housing and health care real estate. We evaluate our business and make resource allocations on our two business segments — investment properties and operating properties. Under the investment property segment, we invest in senior housing and health care real estate through acquisition and financing of primarily single tenant properties. Properties acquired are primarily leased under triple-net leases and we are not involved in the management of the property. Our primary investment property types include skilled nursing facilities, assisted living facilities, independent living/continuing care retirement communities and specialty care facilities. Under the operating property segment, we primarily invest in medical office buildings that are typically leased under gross leases, modified gross leases, to multiple tenants, and generally require a certain level of property management. The accounting policies of the segments are the same as those described in the summary of significant accounting policies (see Note 1). There are no intersegment sales or transfers. We evaluate performance based upon net operating income of the combined properties in each segment.

Non-segment revenue consists mainly of interest income on non-real estate investments and other income. Non-segment assets consist of corporate assets including cash, accounts receivable and deferred financing costs among others. Non-property specific revenues and expenses are not allocated to individual segments in determining our performance measure.

Summary information for the reportable segments during the year ended December 31, 2006 is as follows (in thousands):

	Rental Income(1)	Interest Income	Other Income	Total Revenues	Property Operating Expenses	Net Operating Income(2)	Real Estate Depreciation/ Amortization	Interest Expense	Total Assets
Investment Properties	\$ 302,161	\$ 18,829		\$ 320,990		\$ 320,990	\$ 96,351	\$ 9,041	\$ 3,156,001
Operating Properties	3,474			3,474	1,115	2,359	1,213	600	974,298
Non-segment/Corporate			3,924	3,924				87,193	150,311
	\$ 305,635	\$ 18,829	\$ 3,924	\$ 328,388	\$ 1,115	\$ 323,349	\$ 97,564	\$ 96,834	\$ 4,280,610

(1) Rental income includes rent from discontinued operations

(2) Net operating income ("NOI") is used to evaluate the operating performance of certain real estate properties such as medical office buildings. We define NOI as rental revenues, including tenant reimbursements, less property level operating expenses, which exclude depreciation and amortization, general and administrative expenses, impairments, interest expense and discontinued operations. We believe

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS — (Continued)

NOI provides investors relevant and useful information because it measures the operating performance of our medical office buildings at the property level on an unleveraged basis. We use NOI to make decisions about resource allocations and to assess the property level performance of our medical office buildings.

All assets, revenues and expenses for the years ended December 31, 2005 and 2004 were attributable to our investment property segment.

19. Quarterly Results of Operations (Unaudited)

The following is a summary of our unaudited quarterly results of operations for the years ended December 31, 2006 and 2005 (in thousands, except per share data):

	Year Ended December 31, 2006								
		1st Quarter		2nd Quarter		3rd Quarter		4th Quarter(2)	
Revenues — as reported	\$	77,413	\$	80,176	\$	80,745	\$	87,787	
Discontinued operations		(1,405)		(1,533)		(359)		0	
Revenues — as adjusted(1)	\$	76,008	\$	78,643	\$	80,386	\$	87,787	
Net income available to common stockholders	\$	19,645	\$	22,668	\$	21,480	\$	17,494	
Net income available to common stockholders per share:									
Basic	\$	0.34	\$	0.37	\$	0.34	\$	0.27	
Diluted		0.34		0.37		0.34		0.27	
				Year Ended Decer	nher 31-2(005			
	_	1st Quarter	2n	id Quarter(3)		d Quarter	4t	h Quarter	
Revenues — as reported	\$	68,379	\$	68,607	\$	73,065	\$	77,967	
Discontinued operations		(4,615)		(4,674)		(3,237)		(1,954)	
Revenues — as adjusted(1)	\$	63,764	\$	63,933	\$	69,828	\$	76,013	
Net income (loss) available to common stockholders	\$	17,803	\$	(1,606)	\$	19,908	\$	26,587	
Net income (loss) available to common stockholders per share:									
Basic	\$	0.34	\$	(0.03)	\$	0.37	\$	0.47	
Diluted		0.33		(0.03)		0.37		0.47	

In accordance with FASB Statement No. 144, we have reclassified the income attributable to the properties sold subsequent to January 1, 2002 and attributable to the properties held for sale at December 31, 2006 to discontinued operations. See Note 16.
 The decrease in net income and amounts per share are primarily attributable to costs associated with the Windrose merger (\$5,213,000) and the write-off of a straight-line rent receivable (\$5,143,000), offset by the favorable impact for prior period adjustments reseasement of straight-line rent revenue recognition policies (\$3,266,000).
 The net loss and amounts per share are primarily attributable to the loss on extinguishment of debt recorded in second quarter 2005.

20. Subsequent Events

On January 11, 2007, we announced an agreement to purchase a portfolio of medical office buildings from affiliates of Rendina Companies. As part of the transaction, we also agreed to acquire Paramount Real Estate Services, the property management group of Rendina Companies. The property portfolio includes 18 medical office buildings in ten states. The transactions are subject to standard due diligence and are anticipated to close in the second quarter of 2007.

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

Not applicable

Item 9A. Controls and Procedures

Disclosure Controls and Procedures

An evaluation was carried out under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the disclosure controls and procedures (as defined in Rule 13a-15(e) of the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the disclosure controls and procedures were effective as of the end of the period covered by this report.

Management's Report on Internal Control over Financial Reporting

Management is responsible for establishing and maintaining adequate internal control over financial reporting (as defined in Rule 13a-15(f) of the Securities Exchange Act of 1934, as amended). The 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 U.S. generally accepted accounting principles. The 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 U.S. 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.

Management has assessed the effectiveness of the Company's internal control over financial reporting as of December 31, 2006 based on the criteria established by the Committee of Sponsoring Organizations of the Treadway Commission in a report entitled Internal Control — Integrated Framework. The scope of management's assessment as of December 31, 2006 did not include an assessment of the internal control over financial reporting for Windrose Medical Properties Trust because it was acquired in a business combination on December 31, 2006 and 1% of the Company's consolidated revenues for the year ended December 31, 2006. The scope of management's assessment on internal control over financial reporting for fiscal year 2007 will include the acquired Windrose Medical Properties Trust because it was acquired in a business combination on December 31, 2006.

Based on this assessment, using the criteria above, management concluded that the Company's system of internal control over financial reporting was effective as of December 31, 2006.

The registered independent public accounting firm of Ernst & Young LLP, as auditors of the Company's consolidated financial statements, has issued an attestation report on management's assessment of the Company's internal control over financial reporting.

Changes in Internal Control over Financial Reporting

No change in our internal control over financial reporting (as defined in Rule 13a-15(f) of the Securities Exchange Act of 1934, as amended) occurred during the fourth quarter of the one-year period covered by this report that materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Report of Independent Registered Public Accounting Firm on Internal Control over Financial Reporting

Stockholders and Directors Health Care REIT, Inc.

We have audited management's assessment, included in Management's Report on Internal Control over Financial Reporting, that Health Care REIT, Inc. maintained effective internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Health Care REIT Inc.'s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management's assessment and an opinion on the effectiveness of the company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management's assessment, testing and evaluating the design and operating effectiveness of internal control, 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; ad (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.

As indicated in the accompanying Management's Report on Internal Control over Financial Reporting management's assessment of and conclusion on the effectiveness of internal control over financial reporting did not include the internal controls of Windrose Medical Properties Trust, which is included in the consolidated financial statements of Health Care REIT, Inc. and constitute 23.7% of consolidated total assets as of December 31, 2006 and 1.0% of consolidated revenues for the year then ended. Management did not include an assessment of the internal control over financial reporting of Windrose Medical Properties Trust because it was acquired in a business combination on December 20, 2006.

In our opinion, management's assessment that Health Care REIT, Inc. maintained effective internal control over financial reporting as of December 31, 2006, is fairly stated, in all material respects, based on the COSO criteria. Also, in our opinion, Health Care REIT, Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2006, 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 Health Care REIT, Inc. as of December 31, 2006 and 2005, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2006 of Health Care REIT, Inc. and our report dated February 28, 2007 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Toledo, Ohio February 28, 2007

Item 9B. Other Information

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance

The information required by this Item is incorporated herein by reference to the information under the headings "Election of Directors," "Executive Officers," "Board and Committees" and "Security Ownership of Directors and Management and Certain Beneficial Owners — Section 16(a) Compliance" in our definitive proxy statement, which will be filed with the Securities and Exchange Commission ("Commission") prior to April 30, 2007.

We have adopted a Code of Business Conduct & Ethics that applies to our directors, officers and employees. The code is posted on our Web site at www.hcreit.com and is available from the Company upon written request to the Senior Vice President — Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio 43603-1475. Any amendment to, or waivers from, the code that relate to any officer or director of the Company will be promptly disclosed on our Internet Web site at www.hcreit.com.

In addition, the Board has adopted charters for the Audit, Compensation and Nominating/Corporate Governance Committees. These charters are posted on our Web site at www.hcreit.com and are available from the Company upon written request to the Senior Vice President — Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio 43603-1475.

Item 11. Executive Compensation

The information required by this Item is incorporated herein by reference to the information under the headings "Executive Compensation," "Compensation Committee Report" and "Director Compensation" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

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

The information required by this Item is incorporated herein by reference to the information under the headings "Security Ownership of Directors and Management and Certain Beneficial Owners" and "Equity Compensation Plan Information" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

Item 13. Certain Relationships and Related Transactions and Director Independence

The information required by this Item is incorporated herein by reference to the information under the headings "Board and Committees — Independence and Meetings" and "Certain Relationships and Related Transactions" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

Item 14. Principal Accountant Fees and Services

The information required by this Item is incorporated herein by reference to the information under the heading "Ratification of the Appointment of the Independent Registered Public Accounting Firm" and "Pre-Approval Policies and Procedures" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a)1. Our Consolidated Financial Statements are included in Part II, Item 8:

Report of Independent Registered Public Accounting Firm	63
Consolidated Balance Sheets — December 31, 2006 and 2005	64
Consolidated Statements of Income — Years ended December 31, 2006, 2005 and 2004	65
Consolidated Statements of Stockholders' Equity — Years ended December 31, 2006, 2005 and 2004	66
Consolidated Statements of Cash Flows — Years ended December 31, 2006, 2005 and 2004	67
Notes to Consolidated Financial Statements	68
2. The following Financial Statement Schedules are included in Item 15(c):	

III - Real Estate and Accumulated Depreciation

IV --- Mortgage Loans on Real Estate

All other schedules for which provision is made in the applicable accounting regulation of the Securities and Exchange Commission are not required under the related instructions or are inapplicable and therefore have been omitted.

3 Exhibit Index

- Agreement and Plan of Merger, dated as of September 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical 2.1 Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed September 15, 2006, and incorporated herein by reference thereto).
- 2.2 Amendment No. 1 to Agreement and Plan of Merger, dated as of October 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed October 13, 2006, and incorporated herein by reference thereto).
- 3.1 Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
- Certificate of Designation, Preferences and Rights of Junior Participating Preferred Stock, Series A, of the Company (filed with the Commission as Exhibit 3.1 to the 3.2 Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
- Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed 3.3 March 20, 2000, and incorporated herein by reference thereto).
- 3.4 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed June 13, 2003, and incorporated herein by reference thereto). Certificate of Designation of 7⁷/₈% Series D Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A/A
- 3.5 filed July 8, 2003, and incorporated herein by reference thereto).
- Certificate of Designation of 6% Series E Cumulative Convertible and Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the 3.6 Company's Form 8-K filed October 1, 2003, and incorporated herein by reference thereto).
- Certificate of Designation of 75/8% Series F Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A 3.7 filed September 10, 2004, and incorporated herein by reference thereto).

- 3.8 Certificate of Designation of 7.5% Series G Cumulative Convertible Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed December 20, 2006, and incorporated herein by reference thereto).
- 3.9 Amended and Restated By-Laws of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed September 8, 2004, and incorporated herein by reference thereto).
- 4.1 The Company, by signing this Report, agrees to furnish the Securities and Exchange Commission upon its request a copy of any instrument that defines the rights of holders of long-term debt of the Company and authorizes a total amount of securities not in excess of 10% of the total assets of the Company.
- 4.2 Indenture dated as of April 17, 1997 between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 21, 1997, and incorporated herein by reference thereto).
- 4.3 First Supplemental Indenture, dated as of April 17, 1997, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed April 21, 1997, and incorporated herein by reference thereto).
- 4.4 Second Supplemental Indenture, dated as of March 13, 1998, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed March 11, 1998, and incorporated herein by reference thereto).
- 4.5 Third Supplemental Indenture, dated as of March 18, 1999, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed March 17, 1999, and incorporated herein by reference thereto).
 4.6 Fourth Supplemental Indenture, dated as of August 10, 2001, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed March 17, 1999, and incorporated herein by reference thereto).
- 4.6 Fourth Supplemental Indenture, dated as of August 10, 2001, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed August 9, 2001, and incorporated herein by reference thereto).
- 4.7 Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.8 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.3 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.9 Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
- 4.10 Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
- 4.11 Amendment No. 1, dated March 12, 2003, to Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed March 14, 2003, and incorporated herein by reference thereto).
- 4.12 Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.13 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.4 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.14 Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed October 30, 2003, and incorporated herein by reference thereto).

- 4.15 Amendment No. 1, dated September 13, 2004, to Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A., as successor to Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 13, 2004, and incorporated herein by reference thereto).
- 4.16 Supplemental Indenture No. 4, dated as of April 27, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 28, 2005, and incorporated herein by reference thereto).
 4.17 Supplemental Indenture No. 5, dated as of November 30, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of November 30, 2005, to Indenture for Senior Debt Securities.
- 4.17 Supplemental Indenture No. 5, dated as of November 30, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed November 30, 2005, and incorporated herein by reference thereto).
 4.18 Indenture, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the
- Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto).
 Supplemental Indenture No. 1, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto).
- 4.20 Form of Indenture for Senior Subordinated Debt Securities (filed with the Commission as Exhibit 4.9 to the Company's Form S-3 (File No. 333-73936) filed November 21, 2001, and incorporated herein by reference thereto).
- 4.21 Form of Indenture for Junior Subordinated Debt Securities (filed with the Commission as Exhibit 4.10 to the Company's Form S-3 (File No. 333-73936) filed November 21, 2001, and incorporated herein by reference thereto).
- 10.1 Third Amended and Restated Loan Agreement, dated as of July 26, 2006, by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed July 28, 2006, and incorporated herein by reference thereto).
- 10.2 Amendment No. 1 to Third Amended and Restated Loan Agreement by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents, dated as of September 20, 2006 (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed September 26, 2006, and incorporated herein by reference thereto).
- 10.3 Credit Agreement, dated as of May 31, 2006, by and among the Company and certain of its subsidiaries and Fifth Third Bank (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed June 5, 2006, and incorporated by reference thereto).
- 10.4 ISDA Master Agreement and Schedule dated as of May 6, 2004 by and between Bank of America, N.A. and Health Care REIT, Inc. (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.5 Interest Rate Swap Confirmation dated May 10, 2004 between Health Care REIT, Inc. and Bank of America, N.A. (filed with the Commission as Exhibit 10.4 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.6 Interest Rate Swap Confirmation dated May 6, 2004 between Health Care REIT, Inc. and Deutsche Bank AG (filed with the Commission as Exhibit 10.5 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.7 Health Care REIT, Inc. Interest Rate & Currency Risk Management Policy adopted on May 6, 2004 (filed with the Commission as Exhibit 10.6 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).



- 10.8 The 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Appendix II to the Company's Proxy Statement for the 1995 Annual Meeting of Stockholders, filed September 29, 1995, and incorporated herein by reference thereto).*
- 10.9 First Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.2 to the Company's Form S-8 (File No. 333-40771) filed November 21, 1997, and incorporated herein by reference thereto).*
- 10.10 Second Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.3 to the Company's Form S-8 (File No. 333-73916) filed November 21, 2001, and incorporated herein by reference thereto).*
- 10.11 Third Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.15 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
- 10.12 Stock Plan for Non-Employee Directors of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
- 10.13 First Amendment to the Stock Plan for Non-Employee Directors of Health Care REIT, Inc. effective April 21, 1998 (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
 10.14 Health Care REIT, Inc. 2005 Long-Term Incentive Plan (filed with the Commission as Appendix A to the Company's Proxy Statement for the 2005 Annual Meeting of
- Health Care REIT, Inc. 2005 Long-Term Incentive Plan (filed with the Commission as Appendix A to the Company's Proxy Statement for the 2005 Annual Meeting of Stockholders, filed March 28, 2005, and incorporated herein by reference thereto).*
 Form of Stock Option Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed
- March 16, 2005, and incorporated herein by reference thereto).* 10.16 Form of Restricted Stock Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.17 to the Company's Form 10-K 10.16 Form of Restricted Stock Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K
- filed March 16, 2005, and incorporated herein by reference thereto).* 10.17 Form of Stock Option Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q/A filed
- 10.17 Form of Stock Option Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q/A filed October 27, 2004, and incorporated herein by reference thereto).*
- 10.18 Form of Restricted Stock Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 16, 2005, and incorporated herein by reference thereto).*
- 10.19 Form of Stock Option Agreement (with Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.20 Form of Stock Option Agreement (with Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- Form of Stock Option Agreement (without Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
 Form of Stock Option Agreement (without Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as
- Exhibit 10.21 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).* 10.23 Form of Restricted Stock Agreement for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.22 to the Company's
- Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Final (inclusion as Exhibit 10:22 to the Company's
 Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Final (inclusion as Exhibit 10:22 to the Company's
- 10.24 Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*



Table of Contents

10.25 Form of Deferred Stock Unit Grant Agreement for Non-Employee Directors under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.24 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto). 10.26 Restricted Stock Agreement, dated January 22, 2007, by and between Health Care REIT and Raymond W. Braun (filed with the Commission as Exhibit 10.2 to the Company's Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).* 10.27 Third Amended and Restated Employment Agreement, dated January 22, 2007, by and between the Company and George L. Chapman (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).* Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Raymond W. Braun (filed with the 10.28 Commission as Exhibit 10.18 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto). Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Erin C. Ibele (filed with the Commission as 10.29 Exhibit 10.19 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).* Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Charles J. Herman, Jr. (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).* 10.30 10.31 Amended and Restated Employment Agreement, effective March 17, 2006, by and between Health Care REIT, Inc. and Scott A. Estes (filed with the Commission as Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2006, and incorporated herein by reference thereto).* 10.32 Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).* Consulting Agreement dated as of September 12, 2006 between the Company and Fred S. Klipsch (filed with the Commission as Exhibit 10.1 to the Company's Form S-4 10.33 filed October 13, 2006, and incorporated herein by reference thereto).* Consulting Agreement dated as of September 12, 2006 between the Company and Frederick L. Farrar (filed with the Commission as Exhibit 10.2 to the Company's Form S-4 10.34 filed October 13, 2006, and incorporated herein by reference thereto).* Employment Agreement dated as of September 12, 2006 between the Company and Daniel R. Loftus (filed with the Commission as Exhibit 10.3 to the Company's Form S-4 10.35 filed October 13, 2006, and incorporated herein by reference thereto).* Health Care REIT, Inc. Supplemental Executive Retirement Plan, effective as of January 1, 2001 (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K 10.36 filed March 10, 2003, and incorporated herein by reference thereto).* 10.37 Health Care REIT, Inc. Executive Loan Program, effective as of August 1999 (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2003, and incorporated herein by reference thereto).* 10.38 Form of Indemnification Agreement between the Company and each director, executive officer and officer of the Company (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed February 18, 2005, and incorporated herein by reference thereto).* 10.39 Summary of Director Compensation (filed with the Commission as Exhibit 10.39 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).3 14 Code of Business Conduct and Ethics (filed with the Commission as Exhibit 14 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto). 21 Subsidiaries of the Company (filed with the Commission as Exhibit 21 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto). 23 Consent of Ernst & Young LLP, independent registered public accounting firm. 24.1 Power of Attorney executed by Pier C. Borra (Director) (filed with the Commission as Exhibit 24.1 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).

Table of Contents

24.2	Power of Attorney executed by Thomas J. DeRosa (Director) (filed with the Commission as Exhibit 24.2 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.3	Power of Attorney executed by Jeffrey H. Donahue (Director) (filed with the Commission as Exhibit 24.3 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.4	Power of Attorney executed by Peter J. Grua (Director) (filed with the Commission as Exhibit 24.4 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.5	Power of Attorney executed by Fred S. Klipsch (Director) (filed with the Commission as Exhibit 24.5 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.6	Power of Attorney executed by Sharon M. Oster (Director) (filed with the Commission as Exhibit 24.6 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.7	Power of Attorney executed by R. Scott Trumbull (Director) (filed with the Commission as Exhibit 24.7 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.8	Power of Attorney executed by George L. Chapman (Director, Chairman of the Board and Chief Executive Officer and Principal Executive Officer) (filed with the Commission as Exhibit 24.8 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.9	Power of Attorney executed by Scott A. Estes (Senior Vice President and Chief Financial Officer and Principal Financial Officer) (filed with the Commission as Exhibit 24.9 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.10	Power of Attorney executed by Paul D. Nungester, Jr. (Vice President and Controller and Principal Accounting Officer) (filed with the Commission as Exhibit 24.10 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.11	Power of Attorney executed by William C. Ballard, Jr. (Director).
31.1	Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer.
31.2	Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer.
32.1	Certification pursuant to 18 U.S.C. Section 1350 by Chief Executive Officer.
32.2	Certification pursuant to 18 U.S.C. Section 1350 by Chief Financial Officer.
* Man	agement Contract or Compensatory Plan or Arrangement.
(b)	Exhibits:

The exhibits listed in Item 15(a)(3) above are either filed with this Form 10-K or incorporated by reference in accordance with Rule 12b-32 of the Securities Exchange Act of 1934.

(c) Financial Statement Schedules:

Financial statement schedules are included on pages 103 through 114.

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

HEALTH CARE REIT, INC.

/s/ GEORGE L. CHAPMAN Chairman, Chief Executive Officer and Director

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below on March 12, 2007, by the following person on behalf of the Company and in the capacities indicated.

By:

/s/ William C. Ballard, Jr.*	
William C. Ballard, Jr., Director	

/s/ PIER C. BORRA* Pier C. Borra, Director

/s/ THOMAS J. DEROSA* Thomas J. DeRosa, Director

/s/ Jeffrey H. Donahue* Jeffrey H. Donahue, Director

> /s/ PETER J. GRUA* Peter J. Grua, Director

/s/ Fred S. KLIPSCH* Fred S. Klipsch, Vice Chairman /s/ SHARON M. OSTER* Sharon M. Oster, Director

/s/ R. Scott Trumbull* R. Scott Trumbull, Director

/s/ GEORGE L. CHAPMAN George L. Chapman, Chairman, Chief Executive Officer and Director (Principal Executive Officer)

/s/ SCOTT A. ESTES* Scott A. Estes, Senior Vice President and Chief Financial Officer (Principal Financial Officer)

/s/ PAUL D. NUNGESTER, JR.* Paul D. Nungester, Jr., Vice President and Controller (Principal Accounting Officer)

> *By:/s/ George L. Chapman George L. Chapman, Attorney-in-Fact

SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION December 31, 2006

						Gross Amount at Which Carried at Close of Period			
Description	Encumbrances	Initial C	Cost to Company Buildings, Intangibles & Improvements	Cost Capitalized Subsequent to Acquisition	Land	Buildings, Intangibles & Improvements	Accumulated Depreciation and Amortization	Year Acquired	Year Built
Assisted Living Facilities:									
Alhambra, CA		\$ 420	\$ 2,534		\$ 420	\$ 2,534	\$ 410	1999	1999
Amarillo, TX		390	5.100		390	5,100	302	2004	1996
Asheboro, NC(3)	\$ 3,548	290	5,032	\$ 21	290	5,053	464	2003	1998
Asheville, NC		204	3,489		204	3,489	795	1999	1999
Asheville, NC		280	1,955	351	280	2,306	234	2003	1993
Auburn, MA(1)	4,446	1,050	7,950		1,050	7,950	746	2003	199
Azusa, CA		570	3,141		570	3,141	531	1998	198
Baltimore, MD		510	4,515		510	4,515	485	2003	1999
Bartlesville, OK		100	1,380		100	1,380	432	1996	1995
Beaumont, TX		520	6,050		520	6,050	378	2004	1997
Bellevue, WI		1,740	18,260		1,740	18,260	243	2006	2004
Bellingham, WA		300	3,200		300	3,200	285	2003	1994
Bluffton, SC		700	5,598	3,085	700	8,683	1,226	1999	2000
Bradenton, FL		252	3,298		252	3,298	1,051	1996	1995
Bradenton, FL		100	1,700	942	100	2,642	863	1999	1996
Brandon, FL		860	7,140		860	7,140	609	2003	1990
Bremerton, WA		390	2,210		390	2,210		2006	1999
Burlington, NC		280	4,297	707	280	5,004	446	2003	2000
Burlington, NC(3)	2,787	460	5,501	5	460	5,506	503	2003	1997
Butte, MT		550	3,957	43	550	4,000	667	1998	1999
Canton, OH		300	2,098		300	2,098	483	1998	1998
Cape Coral, FL		530	3,281		530	3,281	437	2002	2000
Cary, NC		1,500	4,350		1,500	5,336	1,100	1998	1996
Cedar Hill, TX		171	1,490		171	1,490	436	1997	1996
Chapel Hill, NC		354	2,646	783	354	3,429	396	2002	1997
Chelmsford, MA(2)	9,019	1,040	10,960		1,040	10,960	944	2003	1997
Chickasha, OK		85	1,395		85	1,395	430	1996	1996
Chubbuck, ID		125	5,375		125	5,375	488	2003	1996
Claremore, OK		155	1,428		155	1,428	415	1996	1996
Clarksville, TN		330	2,292		330	2,292	522	1998	1998
Coeur D' Alene, ID		530	7,570		530	7,570	681	2003	1987
Columbia, TN		341	2,295		341	2,295	519	1999	1999
Concord, NC(3)	4,698	550	3,921	78	550	3,998	404	2003	1997
Corpus Christi, TX		155	2,935		155	2,950	1,221	1997	1996
Corpus Christi, TX		420	4,796		420	4,935	2,475	1996	1997
Danville, VA		410 690	3,954 2,970	722 1,428	410 690	4,676	433 743	2003 2003	1998 1994
Dayton, OH Desoto, TX		205	2,970	1,420	205	4,398 1,383	394	1996	1994
		103	1,365		103	1,365	408	1996	1996
Duncan, OK Durham, NC		1,476	1,547	2.196	1,476	1,34/	408	1995	1990
Eden, NC(3)	3,049	390	5,039		390	5,128	4,517 464	2003	1999
Edmond, OK	3,045	175	1,564	09	175	1,564	404	1995	1996
Elizabeth City, NC		200	2,760	2,010	200	4,771	465	1995	1990
Enzabeli City, NC		1.460	7,721	2,010	1.460	7,721	1.420	2000	2000
Enid, OK		90	1.390		90	1,390	435	1995	1995
Everett, WA		1.400	5,476		1,400	5,476	1.160	1999	1999
Fairfield, CA		1,460	14,040		1,460	14,040	1,906	2002	1998
Fairhaven, MA		770	6,230		770	6,230	455	2002	1999
Favetteville, NY		410	3,962	500	410	4,462	581	2004	1997
Federal Way, WA		540	3,960	500	540	3,960	352	2003	1978
Findlay, OH		200	1.800		200	1.800	489	1997	1997
Flagstaff, AZ		540	4,460		540	4,460	406	2003	1999
Florence, NJ		300	2,978		300	2,978	394	2002	1999
Forest City, NC(3)	3,121	320	4,576		320	4,628	429	2003	1999
Fort Myers, FL		440	2,560		440	2,560	240	2003	1980
Fort Worth, TX		64	3,881		64	3,881	1,635	1996	1984
Fredricksburg, VA(5)	7,424	1,000	20,000		1,000	20,000	918	2005	1999
Gastonia, NC(3)	4,153	470	6,129	9	470	6,138	559	2003	1998
Gastonia, NC(3)	1,944	310	3,096	38	310	3,134	305	2003	1994
Gastonia, NC(3)	3,900	400	5,029	1	400	5,029	467	2003	1996
(- /	0,000								

				Gross Amount at Which Carried at Close of Period					
Description	Encumbrances	Initial C	ost to Company Buildings, Intangibles & Improvements	Cost Capitalized Subsequent to Acquisition	Land	Buildings, Intangibles & Improvements	Accumulated Depreciation and Amortization	Year Acquired	Year Built
Georgetown, TX		\$ 200	\$ 2,100		\$ 200	\$ 2.100	\$ 557	1997	199
rand Terrace. CA		530	2,770		530	2,770	3 337	2004	199
reensboro. NC		330	2,970	\$ 555	330	3.524	334	2004	190
reensboro, NC		560	2,970	3 555 1,013	560	6,520	534 614	2003	199
reensboro, NC	\$ 3,639	290	4,393	1,013	290	4,413	407	2003	199
reenville, NC(3)	\$ 3,039	310	4,393	20	310	4,413	407	2003	199
agerstown, MD		360	4,640		360	4,640	445	2003	199 199
lamden, CT		1,470	4,530 4,469		1,470 440	4,530 4,469	699	2002	199
amilton, NJ		440 628		232	628	4,469 3.817	605	2001 1998	
appy Valley, OR			3,585				787		199
larlingen, TX		92	2,057	127	92	2,184	866	1997	198
lattiesburg, MS		560	5,790		560	5,790	823	2002	199
enderson, NV		380	9,220	65	380	9,285	1,965	1998	199
lenderson, NV		380	4,360	41	380	4,401	723	1999	200
ickory, NC		290	987	232	290	1,219	155	2003	199
ligh Point, NC		560	4,443	793	560	5,236	488	2003	200
ligh Point, NC		370	2,185	410	370	2,595	259	2003	199
ligh Point, NC(3)	2,655	330	3,395	34	330	3,429	323	2003	199
ligh Point, NC(3)	2,996	430	4,147	3	430	4,150	387	2003	199
ighlands Ranch, CO		940	3,721		940	3,721	500	2002	199
lilton Head Island, SC		510	6,037	2,380	510	8,417	1,437	1998	199
opedale, MA		130	8,170	_,	130	8,170	416	2005	199
louston, TX		360	2.640		360	2,640	321	2002	199
ouston, TX		360	2,640		360	2,640	317	2002	199
utchinson, KS		600	10,590		600	10,590	631	2004	199
ickson. TN		540	1.633	177	540	1.810	199	2003	199
onesboro, GA		460	1,304	117	460	1,304	131	2003	199
alispell, MT		360	3,282		360	3,282	739	1998	199
enner. LA		1.100	10.036	125	1.100	10.161	3,593	1998	200
irkland, WA(2)	4.937	1,880	4,320	125	1.880	4,320	396	2003	199
noxville, TN	4,537	314	2,756		315	2,754	320	2003	195
ake Havasu City, AZ		450	4,223		450	4,223	874	1998	199
ake Havasu City, AZ ake Havasu City, AZ		450	4,223 2,244	136	450	4,223	531	1998	199
			2,244 4,580	136		4,580		2003	199
akeland, FL		520	4,580 8,530		520	4,500	410 740	2003	
akewood, NY		470			470				199
awton, OK		144	1,456		144	1,456	436	1995	199
ecanto, FL		200	6,900		200	6,900	438	2004	198
enoir, NC		190	3,748	641	190	4,389	407	2003	199
exington, NC		200	3,900	1,015	200	4,915	554	2002	199
ongview, TX		320	4,440		320	4,440	280	2004	199
ouisville, KY(1)	3,305	490	7,610		490	7,610	717	2003	199
ubbock, TX		280	6,220	1,660	280	7,880	591	2003	199
Ianassas, VA(2)	3,757	750	7,450		750	7,450	653	2003	199
largate, FL		500	7,303	2,459	500	9,762	4,246	1998	197
lartinsville, NC		349			349			2003	
larysville, CA		450	4,172	44	450	4,216	706	1998	199
Iatthews, NC(3)	3,811	560	4,869	183	560	5,051	468	2003	199
IcHenry, IL		1,632			1,632			2006	
IcHenry, IL		3,550	15,300		3,550	15,300		2006	200
liddleburg Heights, OH		960	7,780		960	7,780	473	2004	199
liddleton, WI		420	4,006		420	4,006	525	2001	199
Iidland, TX		400	4,930		400	4,930	303	2004	199
lidwest City, OK		95	1,385		95	1,385	434	1996	199
lissoula, MT(4)	6,516	550	7,490		550	7,490	258	2005	199
ionroe, NC	0,510	470	3,681	648	470	4,329	412	2003	200
Ionroe, NC		310	4,799	857	310	5,656	506	2003	200
Ionroe, NC(3)	3,343	450	4,799	13	450	4,033	388	2003	199
lorehead City, NC	5,343	200	3,104	1,648	200	4,055		1999	199
		200		1,648	200	4,/52	/99	1999	199
loses Lake, WA			5,940			5,940	536	2003	
it. Vernon, WA		400	2,200		400	2,200		2006	200
ew York, NY		1,440	21,460		1,440	21,460		2006	199
ewark, DE		560	21,220		560	21,220	1,243	2004	199
ewburyport, MA		960	8,290		960	8,290	1,033	2002	199
orman, OK		55	1,484		55	1,484	533	1995	199
orth Augusta, SC		332	2,558		332	2,558	570	1999	199
							0.477	1998	400
orth Miami Beach, FL		300	5,709	2,006	300	7,715	3,177	1998	198

Description		Initial C	ost to Company						
	Encumbrances	Land	Buildings, Intangibles & Improvements	Cost Capitalized Subsequent to Acquisition	Land	Buildings, Intangibles & Improvements	Accumulated Depreciation and Amortization	Year Acquired	Year Built
cean Shores, WA		\$ 770	\$ 1,390		\$ 770	\$ 1.390	\$ 101	2004	199
den, UT		360	6,700		360	6,700	412	2004	199
klahoma City, OK		130	1,350		130	1,350	412	1995	199
dahoma City, OK		220	2,943		220	2,943	592	1999	199
ntario, OR		90	2,110		90	2,110	188	2003	198
lando, FL		1,390	4,630		1,390	4,630	344	2004	197
shkosh, WI		900	3,800		900	3,800	81	2006	200
wasso, OK		215 173	1,380		215 173	1,380	400	1996	199 199
alestine, TX alestine, TX		1/3	1,410 4,320		1/3	1,410 4,320	411 51	1996 2006	200
aris, TX		490	4,320 5,452		490	4,320 5,452	51	2006	200
ans, 1X aso Robles, CA		1,770	8,630		1,770	8,630	1,163	2000	199
hoenix, AZ		1,000	6,500		1,000	6,500	598	2002	199
inehurst, NC		290	2,690	\$ 484	290	3,174	312	2003	199
qua, OH		204	1,885	\$ 404	204	1,885	461	1997	199
ittsburgh, PA		1.750	8.572	115	1.750	8,687	426	2005	199
ocatello, ID		470	1,930		470	1,930	193	2003	199
onca City, OK		114	1,536		114	1,536	480	1995	199
uincy, MA		2,690	15,410		2,690	15,410	812	2004	199
eidsville, NC		170	3,830	857	170	4,687	537	2002	199
eno, NV		1,060	11,440		1,060	11,440	695	2004	199
idgeland, MS(2)	\$ 4,772	520	7,680		520	7,680	674	2003	199
ocky Hill, CT		1,460	7,040		1,460	7,040	983	2002	199
ocky Hill, CT(1)	4,561	1,090	6,710		1,090	6,710	637	2003	199
omeoville, IL		1,895			1,895			2006	
oswell, GA		620	2,200	184	620	2,384	320	2002	199
alem, OR	3,621	449 370	5,172	57	449 370	5,172	1,137	1999 2003	199 199
ilisbury, NC(3) It Lake City, UT	3,021	1.060	5,697 6,142	57	1.060	5,754 6,142	528 1.019	1999	199
an Angelo, TX		260	8.800		260	8.800	524	2004	190
an Juan Capistrano, CA		1,390	6,942		1,390	6,942	1,022	2000	200
arasota, FL		475	3,175		475	3,175	1,012	1996	199
arasota, FL		1,190	4,810		1,190	4,810	455	2003	198
even Fields, PA		484	4,663	63	484	4,725	1,040	1999	199
hawnee, OK		80	1,400		80	1,400	435	1996	199
heboygan, WI		80	5,320		80	5,320	74	2006	200
herman, TX		700	5,221		700	5,221		2006	200
mithfield, NC(3)	3,554	290	5,777	52	290	5,830	529	2003	199
t. Charles, IL		986			986			2006	
tatesville, NC		150	1,447	267	150	1,713	168	2003	199
atesville, NC(3)	2,895	310	6,183	32	310	6,215	551	2003	199
atesville, NC(3)	2,494	140	3,798	33	140	3,832	341	2003	199
aunton, VA		140	8,360		140	8,360	763	2003	199
illwater, OK		80	1,400		80	1,400	438	1995	199
unrise, FL		1,480 1,520	15,950		1,480 1,520	15,950 5,480	1,010	2004	198 198
ewksbury, MA exarkana, TX		1,520	5,480 1,403		1,520	5,480 1,403	468 406	2003 1996	198
roy, OH		200	2,000		200	2,000	533	1996	199
alparaiso, IN		112	2,558		112	2,558	395	2001	199
alparaiso, IN		108	2,962		108	2,962	447	2001	199
ero Beach. FL		262	3,189		262	3,189	477	2001	199
ero Beach, FL		297	3,263		297	3.263	493	2001	199
. Hartford, CT		2,650	5,980		2,650	5,980	467	2004	190
aco, TX		180	4,500		180	4,500	295	2004	199
ake Forest, NC		200	3,003	1,742	200	4,745	874	1998	199
alterboro, SC		150	1,838	337	150	2,175	667	1999	199
aterford, CT		1,360	12,540		1,360	12,540	1,611	2002	200
axahachie, TX		154	1,430		154	1,430	416	1996	199
/esterville, OH		740	8,287	2,736	740	11,023	3,152	1998	200
richita Falls, TX		470	3,010		470	3,010	205	2004	199
/ilmington, NC		210	2,991		210	2,991	651	1999	199
'inston-Salem, NC		360	2,514	459	360	2,973	282	2003	199
otal Assisted Living Facilities:	104,945	105,153	906,783	39,131	105,154	945,912	119,856		
killed Nursing Facilities:									
gawam, MA		880	16,112	2,133	880	18,246	2,076	2002	199
kron, OH		290	8,219		290	8,219	250	2005	196
kron, OH		630	7,535		630	7,535	106	2006	191

Description		Initial Cost to Company Buildings,		Cost Capitalized	Carried at Close of Per Buildings,		Accumulated Depreciation		
	Encumbrances	Land	Intangibles & Improvements	Subsequent to Acquisition	Land	Intangibles & Improvements	and Amortization	Year Acquired	Year Built 1982
•		\$ 270		Acquisition	\$ 270			2006	
lliance, OH(6) marillo, TX	\$ 5,055	\$ 270 540	\$ 7,723 7,260		\$ 2/0 540	\$ 7,723 7,260	\$ 169 319	2006	1982
rcadia, LA		240	5,460		240	5,460	126	2005	2006
tlanta, GA		460	5,540		460	5,540	265	2005	1972
uburndale, FL		750	5,950		750	5,950	203	2005	1972
urora, CO		2,600	5,906		2,600	5,906	132	2003	1983
altic, OH(6)	4,145	2,000	8,709		2,000	8,709	185	2006	1983
aytown, TX	4,143	450	6,150		450	6,150	781	2000	2000
eachwood, OH		1.260	23,478		1.260	23,478	3,264	2002	1990
eattyville, KY		1,200	6,900		1,200	6,900	241	2001	1950
emice, LA		100	1,017		100	1,017	69	2005	1972
irmingham. AL		390	4,902		390	4,902	542	2003	1969
irmingham, AL		340	4,902		340	4,902 5,734	586	2003	1977
oise, ID		810	5,754		810		1,542	1998	1974
oise, ID		600	7,383		600	5,401 7,383	1,542	1998	1966
onville, IN		190	7,383 5,510		600 190	7,383 5,510	1,863	2002	2000
oonville, IN ountiful, UT		991	5,510 6,850		991	5,510	24	2002	2000
ountiful, UI ovnton Beach. FL		991	6,850		991	6,850	208	2005	198/
		980 170	8,112 7,157	\$ 1.290	980 170	8,112 8,447	3,895	2004	1999
raintree, MA				a 1,290					
randon, MS		115	9,549		115	9,549 3.050	1,000	2003	1963
ridgewater, NJ		1,850	3,050	1 105	1,850		257	2004	1970
righton, MA		240	3,859	1,497	240	5,356	232	2005	1982
roadview Heights, OH		920 260	12,400		920	12,400	1,729	2001	1984
unnell, FL			7,118		260	7,118	537	2004	1985
utler, AL		90	3,510		90	3,510	282	2004	1960
yrdstown, TN			2,414			2,414	443	2004	1982
anton, MA		820	8,201	263	820	8,464	1,126	2002	1993
arrollton, TX		730	2,770		730	2,770	152	2005	1976
enterville, MA		1,490	9,650	307	1,490	9,957	553	2004	1982
heswick, PA		384	6,041	1,293	384	7,334	1,805	1998	1933
larksville, TN		480	5,020		480	5,020	65	2006	1989
learwater, FL		160	7,218		160	7,218	493	2004	1961
learwater, FL		1,260	2,740		1,260	2,740	162	2005	1983
leveland, MS			1,850			1,850	648	2003	1977
leveland, TN		350	5,000	122	350	5,122	768	2001	1987
oeur d'Alene, ID		600	7,878		600	7,878	1,969	1998	1996
olorado Springs, CO		310	6,290		310	6,290	294	2005	1985
olumbia, TN		590	3,787		590	3,787	450	2003	1974
olumbus, IN		530	5,170	1,540	530	6,710	751	2002	2001
olumbus, OH		1,070	11,726	205	1,070	11,930	339	2005	1968
olumbus, OH(6)	4,774	1,010	4,931		1,010	4,931	119	2006	1983
olumbus, OH(6)	10,699	1,860	16,624		1,860	16,624	363	2006	1978
orpus Christi, TX		307	443		307	443	55	2005	1985
orpus Christi, TX		400	1,916		400	1,916	86	2005	1985
ade City, FL		250	7,150		250	7,150	495	2004	1975
aytona Beach, FL		470	5,930		470	5,930	447	2004	1986
aytona Beach, FL		490	5,710		490	5,710	446	2004	1961
aytona Beach, FL		1,850	2,650		1,850	2,650	162	2005	1964
eBary, FL		440	7,460		440	7,460	514	2004	1965
edham, MA		1,790	12,936		1,790	12,936	1,768	2002	1996
efuniak Springs, FL		1,350	10,250		1,350	10,250	98	2006	1980
eLand, FL		220	7,080		220	7,080	492	2004	1967
enton, MD		390	4,010		390	4,010	515	2003	1982
enver, CO		2,530	9,514		2,530	9,514	281	2005	1987
ouglasville, GA		1,350	7,471		1,350	7,471	830	2003	1975
aston, PA		285	6,315		285	6,315	2,745	1993	1959
ight Mile, AL		410	6,110		410	6,110	707	2003	1973
Paso, TX		539	8,961		539	8,961	397	2005	1970
Paso, TX		642	3,958		642	3,958	210	2005	1969
izabethton, TN		310	4,604	336	310	4,940	794	2003	1980
in. TN		440	8,060	134	440	8,194	1.180	2001	1981
agene, OR		300	5,316	134	300	5,316	1,442	1998	1972
iirfield, AL		530	9,134		530	9,134	962	2003	19/2
ill River, MA		620	5,829	4,856	620	9,134	2,341	1996	1965
			5,829 4,087	4,856	620 147	4,087			
armerville, LA		147					161	2005	1984
orence, AL		320	3,975		320	3,975	495	2003	1972
ort Myers, FL		636	6,026		636	6,026	2,197	1998	1984
ort Pierce, FL		440	3,560		440	3,560	141	2005	1973

Description		Initial Cost to Company					Carried at Close of Pe	Accumulated		
	Encumbrances		Buildings, Intangibles &	- c	ost Capitalized Subsequent to		Buildings, Intangibles &	Depreciation and	Year Acquired	Year Built
		Land	Improvements		Acquisition	Land	Improvements	Amortization		
ardnerville, NV		\$ 182	\$ 1,71		785	\$ 182	\$ 2,503	\$ 701	2004	2000
oshen, IN		210	6,16			210	6,160	82	2006	2006
aceville, FL		150	13,00			150	13,000	121	2006	1980
and Prairie, TX		574	3,42			574	3,426	182	2005	1982
anite City, IL		610	7,14	3	842	610	7,985	2,781	1998	1973
ranite City, IL		400	4,30	3	707	400	5,010	1,700	1999	1964
eeneville, TN		400	8,29			400	8,290	663	2004	1979
anover, IN		210	4,43			210	4,430	325	2004	2000
ardin, IL		50	5,35		135	50	5,485	1,506	2002	1996
urriman, TN		590	8,06		158	590	8,218	1,260	2001	1972
erculaneum, MO		127	10,37	3	393	127	10,766	2,852	2002	1984
illiard, FL		150	6,99			150	6,990	1,657	1999	1990
omestead, FL		2,750	11,75			2,750	11,750	112	2006	1994
puston, TX		600	2,70	0		600	2,700	150	2005	1974
puston, TX		630	5,97	0	750	630	6,720	811	2002	1995
uron, OH		160	6,08		252	160	6,340	177	2005	1983
dianapolis, IN		255	2,47			255	2,473	63	2006	1981
dianapolis, IN		75	92			75	925	106	2004	1942
ckson, MS		410	1,81			410	1,814	234	2003	1968
ckson, MS			4,40	0			4,400	1,540	2003	1980
ckson, MS			2,15				2,150	753	2003	1970
mestown, TN			6,70				6,707	1,230	2004	1966
fferson City, MO		370	6,73	0	301	370	7,031	1,852	2002	1982
fferson, OH		80	9,12			80	9,120	246	2006	1984
nesboro, GA		840	1,92			840	1,921	260	2003	1992
ent, OH		215	3,36	7		215	3,367	1,339	1989	1983
ssimmee, FL		230	3,85			230	3,854	273	2004	1972
aBelle, FL		60	4,94			60	4,946	380	2004	1986
ake Placid, FL		150	12,85			150	12,850	910	2004	1984
akeland, FL		696	4,84			696	4,843	1,784	1998	1984
ee, MA		290	18,13		926	290	19,061	2,440	2002	1998
ittleton, MA		1,240	2,91	0		1,240	2,910	445	1996	1975
ongview, TX		293	1,70			293	1,707	105	2005	1971
ongwood, FL		480	7,52	0		480	7,520	530	2004	1980
ouisville, KY		490	10,01			490	10,010	530	2005	1978
ouisville, KY		430	7,13	5	163	430	7,298	1,085	2002	1974
ouisville, KY		350	4,67		109	350	4,784	727	2002	1975
owell, MA		370	7,45			370	7,450	413	2004	1977
ıfkin, TX		416	1,18			416	1,184	106	2005	1919
anchester, NH		340	4,36			340	4,360	186	2005	1984
arianna, FL		340	8,91	0		340	8,910	83	2006	1997
cComb, MS		120	5,78	6		120	5,786	592	2003	1973
lemphis, TN		970	4,24			970	4,246	506	2003	1981
emphis, TN		480	5,65	6		480	5,656	624	2003	1982
emphis, TN		940	5,96	3		940	5,963	545	2004	1951
errillville, IN		643	7,08	4	3,526	643	10,610	3,045	1997	1999
esa, AZ		940	2,57			940	2,579	117	2005	1984
idwest City, OK		470	5,67			470	5,673	1,898	1998	1958
idwest City, OK		484	5,51			484	5,516	256	2005	1987
illbury, MA		930	4,57	0		930	4,570	399	2004	1972
obile, AL		440	3,62	5		440	3,625	437	2003	1982
onteagle, TN		310	3,31			310	3,318	367	2003	1980
onterey, TN			4,19	5			4,195	769	2004	1977
onticello, FL		140	4,47	1		140	4,471	354	2004	1986
organtown, KY		380	3,70	5		380	3,705	387	2003	1965
oss Point, MS		120	7,28	0		120	7,280	524	2004	1933
ountain City, TN		220	5,89		661	220	6,556	1,579	2001	1976
ples, FL		550	5,45			550	5,450	351	2004	1968
tchitoches, LA		190	4,09	6		190	4,096	153	2005	1965
edham, MA		1,610	13,71	5	365	1,610	14,081	1,969	2002	1994
ew Haven, CT		160	4,77			160	4,778	11	2006	1958
ew Haven, IN		176	3,52			176	3,524	270	2004	1981
ew Port Richey, FL		624	7,30			624	7,307	2,644	1998	1984
orth Miami, FL		430	3,91			430	3,918	379	2004	1968
orth Miami, FL		440	4,83			440	4,830	382	2004	1963
prwalk, CT		410	2.11	8	1,782	410	3,900	210	2004	1971
klahoma City, OK		473	10,72		2,702	473	10,729	136	2006	1979
mond Beach. FL		475	2,73		74	475	2,812	651	2000	1983

						Gross Amount at Whi Carried at Close of Per			
Description	Encumbrances	Initial C	Cost to Company Buildings, Intangibles & Improvements	Cost Capitalized Subsequent to Acquisition	Land	Buildings, Intangibles & Improvements	Accumulated Depreciation and Amortization	Year Acquired	Year Built
- ·	Lacunorances			Acquisition		\$ 8.360		2005	1970
Overland Park, KS Owensboro, KY		\$ 1,120 240	\$ 8,360 6,760		\$ 1,120 240	\$ 8,360	\$ 252 345	2005	1970
Owensboro, KY		240	13,275		240	13,275	582	2005	1964
Owenton, KY		100	2,400		100	2,400	129	2005	1979
Panama City, FL		300	9,200		300	9,200	653	2004	1992
Payson, AZ		180	3,988		180	3,988	1,145	1998	1985
Pigeon Forge, TN		320	4,180	\$ 117	320	4,297	689	2001	1986
Plano, TX		1,305	9,095		1,305	9,095	412	2005	1977
Pleasant Grove, AL		480	4,429		480 440	4,429	529	2003	1964
Plymouth, MA Port St. Joe, FL		440 370	6,220 2,055		440 370	6,220 2,055	361 271	2004 2004	1968 1982
Prospect, CT		820	2,055	2,118	820	3,559	151	2004	1982
Pueblo, CO		370	6,051	2,110	370	6,051	1,701	1998	1989
Pueblo, CO		250	9,391		250	9,391	289	2005	1986
Quincy, FL		200	5,333		200	5,333	425	2004	1983
Quitman, MS		60	10,340		60	10,340	701	2004	1976
Rheems, PA		200	1,575		200	1,575	169	2003	1996
Richmond, VA		1,210	2,889		1,210	2,889	434	2003	1995
Ridgely, TN		300	5,700	97	300	5,797	856	2001	1990
Ringgold, LA Rochdale, MA		30 675	4,174 11.847	1.899	30 675	4,174 13,746	150 1.552	2005 2002	1984 1995
Rochdale, MA Rockledge, FL		360	4.117	1,899	360	13,746 4,117	1,552	2002	1995
Rockwood, TN		500	4,117 7,116	741	500	4,117 7,857	1,205	2001	1970
Rogersville, TN		350	3,278	/41	350	3,278	363	2001	1979
Royal Palm Beach, FL		980	8,320		980	8,320	604	2003	1984
Ruleville, MS		0	50			50	18	2003	1978
Ruston, LA		130	9,403		130	9,403	300	2005	1988
San Antonio, TX		560	7,315		560	7,315	936	2002	2000
Sandwich, MA		1,140	11,190	136	1,140	11,326	634	2004	1987
Sarasota, FL		560	8,474		560	8,474	1,685	1999	2000
Sarasota, FL		600	3,400		600	3,400	244	2004	1982
Scituate, MA		1,740	10,640		1,740	10,640	297	2005	1976
Seville, OH		230 60	1,770		230 60	1,770 5.340	105	2005 2004	1981
Shelby, MS Shelbyville, KY		630	5,340 3,870		630	3,870	373 172	2004	1979 1965
South Boston, MA		385	2.002	5,218	385	7,220	1,666	1995	1903
South Pittsburg, TN		430	5,628	3,210	430	5.628	486	2004	1979
Southbridge, MA		890	8.110	762	890	8.872	671	2004	1976
pring City, TN		420	6,085	2.579	420	8,664	1.232	2001	1987
t. Louis, MO		750	6,030		750	6,030	740	1995	1994
itarke, FL		120	10,180		120	10,180	717	2004	1990
ituart, FL		390	8,110		390	8,110	566	2004	1985
wanton, OH		330	6,370		330	6,370	388	2004	1950
ampa, FL		830	6,370	67.4	830	6,370	554	2004	1968
Forrington, CT		360	1,261	624	360	1,885	112	2004	1966
iroy, OH iucson, AZ		470 930	16,730 13,399		470 930	16,730 13,399	980 385	2004 2005	1971 1985
ucson, AZ jupelo, MS		930 740	4,092		930 740	4,092	385	2005	1985
Jhrichsville, OH		24	6,716		24	6,716	478	2003	1980
/enice, FL		500	6,000		500	6,000	379	2000	1987
ence, FL		660	9,040	1,461	660	10,501	3,650	1998	1984
Vareham, MA		875	10,313	1,701	875	12,014	1,450	2002	1989
Varren, OH		240	3,810		240	3,810	180	2005	1973
Vaterbury, CT		370	2,166		370	2,166	5	2006	1972
Vebster, MA		234	3,580	713	500	4,026	2,186	1995	1986
Vebster, MA		70	5,917		70	5,917	3,050	1995	1982
Vebster, TX		360	5,940	1.024	360	5,940	757	2002	2000
Vest Haven, CT Vest Palm Beach, FL		580 696	1,620 8,037	1,034	580 696	2,654 8,037	138 3.293	2004 1998	1971 1984
Vest Paim Beach, FL Vest Worthington, OH		510	8,037		510	8,037	3,293	2006	1984
Vest Worthington, OH		1,330	17,926		1,330	17,926	2,532	2008	1980
Vestlake, OH		571	5,411		571	5,411	1,464	1998	1955
Vestnareland, TN		330	1,822	2,635	330	4,456	669	2001	1994
Vhite Hall, IL		50	5,550	670	50	6,220	1,658	2002	1971
Vhitemarsh, PA		2,310	6,190	0,0	2,310	6,190	327	2005	1967
Williamstown, KY		70	6,430		70	6,430	285	2005	1987
Vinnfield, LA		31	6,480		31	6,480	217	2005	1964

						Gross Amount at Whi Carried at Close of Per			
Description	Encumbrances	Initial C	Cost to Company Buildings, Intangibles & Improvements	Cost Capitalized Subsequent to	Land	Buildings, Intangibles &	Accumulated Depreciation and Amortization	Year	Year Built
• *	Encumbrances			Acquisition		Improvements		Acquired	
Woodbridge, VA Worcester, MA		\$ 680	\$ 4,423 2.265	\$ 268	\$ 680 1.053	\$ 4,423 2,533	\$ 590	2002 1997	1977
Worcester, MA Worcester, MA		1,053 1,100	2,265	\$ 268 2,497	1,053	2,533 7,897	1,580 516	2004	1961 1962
								2004	1962
Total Skilled Nursing Facilities: Independent Living / CCRC Facilities:	\$ 24,673	111,169	1,298,352	51,175	111,435	1,349,258	158,686		
Amelia Island, FL		3,290	24,310	1,342	3,290	25,652	632	2005	1998
Anderson, SC		710	6,290		710	6,290	589	2003	1986
Atlanta, GA		2,059	14,914		2,059	14,914	4,919	1997	1999
Aurora, CO		1,379			1,379			2006	
Austin, TX		880	9,520	2.405	880	9,520	2,149	1999	1998
Columbia, SC		2,120 3,650	4,860 14,906	2,185	2,120 3.650	7,045 14,906	601	2003	2000
Denver, CO Douglasville, GA		3,650	14,906 217		3,650	14,906 217	98 25	2006 2003	1987 1985
Fremont, CA		3,400	25,300		3,400	25,300	668	2005	1985
Gardnerville, NV		1.144	25,500		1.144	25,300	4,170	1998	1988
Gilroy, CA		760	13,880		760	13,880	4,170	2006	2006
Houston, TX		4,791	7,100		4,791	7,100	924	2003	1974
Indianapolis, IN		4,731	6.287		4,791	6.287	524 110	2003	1974
Lauderhill, FL		1,836	25,216		1,836	25,216	1,017	2005	1976
Manteca, CA		1,300	12,125		1,300	12,125	329	2005	1988
Marysville, WA		620	4,780		620	4,780	407	2003	1998
Mesa, AZ		950	9,087		950	9,087	1,584	1999	2000
Mount Airy, NC		270	6,430		270	6,430	170	2005	1998
Naples, FL		1,716	17,306		1,716	17,306	8,070	1997	1999
Ossining, NY		1,510	9,490		1,510	9,490	1,238	2002	1967
Pawleys Island, SC		1,010	32,590	670	1,010	33,260	844	2005	1998
Raytown, MO		510	5,490		510	5,490		2006	2000
Rohnert Park, CA		6,500	18,700		6,500	18,700	500	2005	1988
Roswell, GA		1,107	9,627		1,107	9,627	3,787	1997	1999
Sonoma, CA		1,100	18,400		1,100	18,400	489	2005	1988
Spartanburg, SC		3,350	15,750	2.000	3,350	15,750	410	2005 1999	1998 1999
Terre Haute, IN Twin Falls, ID		175 550	3,499 14,740	3,806	175 550	7,305 14,740	1,870 1,674	2002	1999
Urbana, IL		670	6,780		670	6,780	952	2002	1991
Vacaville, CA		900	17.100		900	17.100	457	2002	1988
Vallejo, CA		4,000	17,100		4,000	17,100	457 479	2005	1988
Wichita, KS		1,400	11,000		1,400	11,000	4/5	2003	1988
Winston-Salem, NC		2,850	13,550	175	2,850	13,725	368	2005	1997
Total Independent Living / CCRC Facilities:	0	57,092	408,074	8,178	57,092	416,252	39,560	2000	1557
Specialty Care Facilities:	0	37,032	400,074	8,178	37,032	410,232	35,300		
Amarillo, TX		72	11.928		72	11.928	467	2005	1986
Bellaire, TX		3,740	36,966	3,828	3,740	40,793	53	2006	2005
Braintree, MA		300	13,781		300	13,781	4,103	2005	1918
Chicago, IL		3,650	7,505	11,054	3,650	18,559	3,333	2002	1979
Corpus Christi, TX		77	3,923		77	3,923	178	2005	1968
El Paso, TX		112	15,888		112	15,888	616	2005	1994
Lafayette, LA		1,383	6,644	1,674	1,383	8,318	15	2006	1993
Midwest City, OK		146	3,854		146	3,854	171	2005	1996
New Albany, OH		3,020	27,445		3,020	27,445	2,925	2002	2003
Plano, TX		195	14,805		195	14,805	574	2005	1995
Springfield, MA		2,100	22,913	160	2,100	23,073	7,202	2005	1952
Stoughton, MA		975 1.954	25,247	1.000	975	25,247	8,048	2005	1958
Tulsa, OK			3,809	1,988	1,954	5,798	13	2006 2006	1992 1991
Webster, TX		1,262	8,575	2,444	1,262	11,019	19	2006	1991
Total Specialty Care Facilities:	0	18,986	203,283	21,148	18,986	224,431	27,717		
Medical Office Buildings:	10,830	4,796	27,567	2.416	4,796	29,983	31	2006	1984
Arcadia, CA(7) Atlanta, GA	10,830	4,796	27,567	2,416	4,796	29,983 16,056	31 30	2006	1984
Autora, IL		482	7.859	1,021	482	8.880	13	2006	1992
Aurora, IL		1.740	1,177	1,021	462	2,239	5	2006	1996
Aurora, IL Austell, GA(7)	4,551	2,704	5,197	3,341	2,704	2,239	23	2006	1989
Bellaire, TX	4,331	3,657	27,672	3,541	3.657	31.219	44	2006	2005
Birmingham, AL		5,057	7,178	2,127	5,057	9,305	13	2000	1971
			,,170	2,127		5,505	15	2000	10/1

						Gross Amount at Whi Carried at Close of Per			
Description			ost to Company Buildings, Intangibles &	Cost Capitalized Subsequent to		Buildings, Intangibles &	Accumulated Depreciation and	Year	Year
Description	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
Birmingham, AL			\$ 8,070	\$ 1,905		\$ 9,975	\$ 13	2006	1985
Birmingham, AL			15,278	3,393		18,672	27	2006	1989
Boca Raton, FL(7)	\$ 14,729		23,852	2,760		26,612	35	2006	1995
Boynton Beach, FL(7)	4,910	\$ 1,446	6,034	1,400	\$ 1,446	7,434	11	2006	1993
Boynton Beach, FL(7)	4,404	1,451	6,425	1,096	1,451	7,521	10	2006	1995
Charlotte, NC		641	7,881	1,037	641	8,918	12	2006	1988
Coral Springs, FL		1,246	7,949	1,928	1,246	9,877	18	2006	1993
Dallas, TX(7)	16,571		29,208	5,401		34,608	58	2006	1995
Decatur, GA		508	974	979	508	1,953	6	2006	1971
Delray Beach, FL(7)	14,552		21,449	11,986		33,436	46	2006	1983
Durham, NC(7)	6,812	4,322	15,702	4,510	4,322	20,213	31	2006	1980
Edinburg, TX(7)	6.392	337	13,375	649	337	14.023	15	2006	1996
El Paso, TX		897	2,336	603	897	2,939	5	2006	1982
El Paso, TX(7)	11,088		21,915	2,867		24,782	28	2006	1997
Fayetteville, GA(7)	3,531	522	6,238	905	522	7,143	10	2006	1999
Germantown, TN	0,001	1,962	9,289	1,790	1,962	11,079	16	2006	2002
Jupiter, FL(7)	7,740	1,676	9,345	1,621	1,676	10,966	16	2006	2002
Lakewood, CA	7,740	1,070	10,964	901	1,070	11,865	12	2006	1993
	4,789	2,052	9,378	906	2.052	10,283	11	2006	1991
Las Vegas, NV(7)	4,789 8,505	2,052	9,378 47,861	4,761	2,052	10,283	65	2006	1991
Las Vegas, NV(7)	8,505								
Lawrenceville, GA		1,274	8,140	1,585	1,274	9,725	14	2006	2001
Lawrenceville, GA(7)	2,511	603	3,862	750	603	4,612	7	2006	2002
Lewisville, TX			8,133	914		9,047	12	2006	1997
Los Gatos, CA			14,512	5,015		19,528	26	2006	1993
Loxahatchee, FL(7)	3,519	1,675	5,171	804	1,675	5,975	7	2006	1993
Loxahatchee, FL(7)	2,888	1,240	3,954	639	1,240	4,594	6	2006	1996
Loxahatchee, FL			3,899	697		4,596	6	2006	1996
Middletown, NY			13,156	7,759		20,915	42	2006	1998
Nashville, TN		1,505	5,469	1,218	1,505	6,687	11	2006	1986
North Las Vegas, NV(7)	6,491	-,	10,696	1,689	-,	12,385	18	2006	2000
Ocala, FL	0,451	1.708	4.095	1,005	1.708	5,139	9	2006	1991
Palm Bay, FL(7)	2.063	1.026	2,322	1,554	1.026	3,876	10	2006	1997
Palm Springs, CA	2,005	1,020	9,870	1,384	1,020	11,254	10	2000	1998
Palm Springs, FL		832	5,474	1,304	840	6,578	14	2000	1997
	2,960	684		610	684		10	2006	1997
Palm Springs, FL(7)			3,115			3,724	5		
Pearland, TX(7)	2,547	458	4,309	752	458	5,060	,	2006	2000
Pearland, TX(7)	1,732	1,542	3,408	694	1,542	4,102	6	2006	2002
Pelham, AL		688	2,412	583	688	2,995	5	2006	1990
Phoenix, AZ(7)	31,380		38,216	9,917		48,133	77	2006	1998
Plantation, FL(7)	10,503	7,892	6,666	2,226	7,892	8,892	17	2006	1996
Plantation, FL(7)	9,807	7,860	3,500	4,559	7,860	8,058	29	2006	1995
Reno, NV(7)	8,600	921	16,489	2,465	921	18,955	28	2006	1991
Sacramento, CA(7)	5,230		9,015	3,552		12,566	15	2006	1990
San Antonio, TX(7)	6.881	1,320	11,395	3,558	1,320	14,954	28	2006	1999
Suwanee, GA	0,001	1,127	5,116	1,044	1,127	6,160	9	2006	1998
Suwanee, GA		967	4,746	1,115	967	5.860	9	2006	2001
Suwanee, GA		643	4,740	609	643	5.032	9	2000	2001
Tomball, TX(7)	3,116	766	4,423	1,335	766	9,503	12	2006	1982
Trussville, AL	5,116	759	1,495	1,335	759	2,485	6	2006	1982
Trussville, AL									
Union City, TN		1,005	11,799	1,409	1,005	13,208	17	2006	1998
Voorhees, NJ		9,582	19,482	3,513	9,582	22,995	34	2006	1997
Wellington, FL(7)	7,574		12,960	1,417		14,377	16	2006	2002
West Palm Beach, FL(7)	6,498		10,185	4,068		14,254	17	2006	1995
West Palm Beach, FL(7)	7,838		10,373	3,247		13,621	24	2006	1993
West Palm Beach, FL(7)	7,240		11,034	2,305		13,339	20	2006	1991
Yorkville, IL		982	2,146	823	982	2,969	5	2006	1980
Total Medical Office Buildings:	248,782	93,988	662,151	145,178	94,026	807,294	1,188		
Construction in Progress:	240,702	55,500	138,222	1-0,170	54,520	138,222	1,100		
	378,400	386,388	3,607,249	264,810	386,693	3,881,369	347,004		
Assets Held for Sale	378,400	200,208	3,007,249	204,810	300,093	3,001,369	547,004		
		660	0.000	202	CC0	0.024	4 370	1007	1000
Litchfield, CT		660	9,652	283	660	9,934	4,379	1997	1998
Middletown, OH		800	3,700		800	3,700	264	2004	2000
Newark, OH		410	5,711	409	410	6,120	2,185	1998	1987
	0	1,870	19,063	692	1,870	19,754	6,828		

						Gross Amount at Wh Carried at Close of Per			
		Initial C	Cost to Company				Accumulated		
			Buildings,	Cost Capitalized		Buildings,	Depreciation		
			Intangibles &	Subsequent to		Intangibles &	and	Year	Year
Description	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
Total Investment in Real Property Owned	\$ 378,400	\$ 388,258	\$ 3,635,928	\$ 265,502	\$ 388,563	\$ 3,901,123	\$ 353,832		

- (1) In June 2003, three wholly-owned subsidiaries of the Company completed the acquisitions of three assisted living facilities from Emeritus Corporation. The properties were subject to existing mortgage debt of \$13,981,000. The three wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiaries be separate legal entities wherein the assess and liabilities are not available to pay other debts or obligations of the consolidated Company.
- (2)
- separate legal entries wherein the assets and habilities are not available to pay other debis of congulations of the consolidated Company. In September 2003, four wholly-owned subsidiaries of the Company completed the acquisitions of four assisted living facilities from Emeritus Corporation. The properties were subject to existing mortgage debt of \$24,291,000. The four wholly-owned subsidiaries are included in the Company completed the acquisitions of the consolidated Company. In September 2003, four wholly-owned subsidiaries of the Company completed the acquisitions of the consolidated Company. In September 2003, 127 wholly-owned subsidiaries of the Company completed the acquisitions of 17 assisted living facilities from Southern Assisted Living, Inc. The properties were subject to existing mortgage debt of \$59,471,000. The 17 wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiaries be separate legal entities wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Living facilities from Southern Assisted Living. Inc. The properties were subject to existing mortgage debt of \$59,471,000. The 17 wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiaries be separate legal entities wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Company. (3)
- (4)
- Substituates be separate regareting the assets and habilities are not available to pay other devis of obligations of the Composition Corporation. The property was subject to existing mortgage debt of \$6,705,000. The wholly-owned subsidiary is included in the Company completed the acquisition of one assisted living facility from Emeritus Corporation. The property was subject to existing mortgage debt of \$6,705,000. The wholly-owned subsidiary is included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiary be a separate legal entity wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Company. In January 2005, one wholly-owned subsidiary of the Company completed the acquisition of one assisted living facility from Emeritus Corporation. The property was subject to existing mortgage debt of \$7,875,000. The wholly-owned subsidiary is included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiary be a separate legal entity wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Company. (5)
- (6)
- In March 2006, four wholly-owned subsidiaries of the Company completed the acquisition of four skilled nursing facilities from Provider Services, Inc. The properties were subject to existing mortgage debt of \$25,049,000. The wholly-owned subsidiaries are included in the Company completed the acquisition of four skilled nursing facilities from Provider Services, Inc. The properties were subject to existing mortgage debt of \$25,049,000. The wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidated Company. In December 2006, the Company completed the acquisition of Windrose Medical Properties Trust. Certain of the properties were subject to existing mortgage debt of \$248,844,000 (principal only). Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiaries related to the aforementioned properties be separate legal entities wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Company. (7)

HEALTH CARE REIT, INC.

		2006		ded December 31, 2005	2004
		2000	(1	n thousands)	 2004
vestment in real estate:					
Balance at beginning of year	\$	2,936,800	\$	2,409,963	\$ 1,893,977
Additions:					
Acquisitions		1,239,289		568,660	504,336
Improvements		169,811		31,422	33,538
Conversions from loans receivable		11,204		3,908	8,500
Deferred acquisition payments		2,000		18,125	
Assumed debt		25,049		22,309	14,555
Total additions		1,447,353		644,424	 560,929
Deductions:					
Cost of real estate sold		(94,466)		(115,179)	(44,629
Reclassification of accumulated depreciation for assets held for sale		(6,829)		(2,408)	
Impairment of assets					(314
Total deductions		(101,295)		(117,587)	(44,943
Balance at end of year(1)	\$	4,282,858	\$	2,936,800	\$ 2,409,963
ccumulated depreciation:					
Balance at beginning of year	\$	274,875	\$	219,536	\$ 152,440
Additions:					
Depreciation and amortization expenses		97,638		84,828	74,015
Deductions:					
Sale of properties		(18,677)		(27,081)	(6,919
Reclassification of accumulated depreciation for assets held for sale		(6,829)		(2,408)	
Balance at end of year	5	347,007	\$	274,875	\$ 219,536

(1) The aggregate cost for tax purposes for real property equals \$4,049,675,000, \$2,389,766,000 and \$2,411,323,000 at December 31, 2006, 2005 and 2004, respectively.

HEALTH CARE REIT, INC.

SCHEDULE IV — MORTGAGE LOANS ON REAL ESTATE December 31, 2006

						(In thousands)	Principal Amoun
Description	Interest Rate	Final Maturity Date	Periodic Payment Terms	Prior Liens	Face Amount of Mortgages	Carrying Amount of Mortgages	of Loans Subject to Delinquent Principal or Interest
Two skilled nursing facilities in	9.89%	09/30/20	Monthly Payments		\$ 34,000	\$ 33,894	None
Florida			\$306,326				
Chicago, IL	16.48%	6/30/07	Monthly Payments		20,355	18,330	None
(Specialty care facility)			\$234,525				
Lauderhill, FL	11.50%	09/01/12	Monthly Payments		12,700	12,453	None
(Skilled nursing facility)			\$128,975				
Four assisted living facilities in Ohio	8.96%	08/01/08	Monthly Payments		15,965	11,047	None
and Pennsylvania			\$82,480				
Six skilled nursing facilities	5.75%	06/30/18	Monthly Payments		11,000	11,000	None
in Illinois and Missouri			\$52,708				
26 skilled nursing facilities and three	13.69%	03/31/10	Monthly Payments		11,143	9,252	None
assisted living facilities in Florida,			\$275,000				
Pennsylvania, South Carolina,							
Tennessee and Kentucky							
Sun Valley, CA	9.63%	05/01/08	Monthly Payments		18,800	7,472	None
(Specialty care facility)			\$91,547				
3ala, PA	11.50%	07/01/08	Monthly Payments		7,400	7,145	None
(Skilled nursing facility)			\$68,470				
Plymouth, MA	19.26%	09/09/09	Monthly Payments		6,175	6,175	None
(Independent living facility)			\$52,179				
Boalsburg, PA	19.00%	06/01/07	Monthly Payments		5,938	5,350	None
(Independent living facility)			\$35,666				
28 mortgage loans relating to	From	From	Monthly Payments		62,072	55,497	None
19 skilled nursing facilities, 63	3.9% to	06/01/07	from \$45				
assisted living facilities, 12 independent living facilities	19.26%	07/01/20	to \$99,787				
and 2							
specialty care facilities							
Totals					\$ 205,548	\$ 177,615	\$

HEALTH CARE REIT, INC.

			Year End	ed December 31,		
		2006		2005		2004
			(In	thousands)		
Reconciliation of mortgage loans:						
Balance at beginning of year	\$	141,467	\$	155,266	\$	164,139
Additions:						
New mortgage loans		87,563		36,055		30,057
		229,030		191,321		194,196
Deductions:						
Collections of principal(1)		40,155		45,946		20,197
Conversions to real property		11,204		3,908		8,500
Charge-offs		56				
Other(2)						10,233
		51,415		49,854	_	38,930
Balance at end of year	\$	177,615	\$	141,467	\$	155,266
					_	

Includes collection of negative principal amortization.
 Includes mortgage loans that were reclassified to working capital loans during the periods indicated.

EXHIBIT INDEX

- 2.1 Agreement and Plan of Merger, dated as of September 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed September 15, 2006, and incorporated herein by reference thereto).
- 2.2 Amendment No. 1 to Agreement and Plan of Merger, dated as of October 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed October 13, 2006, and incorporated herein by reference thereto).
- 3.1 Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
- 3.2 Certificate of Designation, Preferences and Rights of Junior Participating Preferred Stock, Series A, of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
 3.3 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company's Form 10-K filed March 20, 2000, and incorporation of the Company's Form 10-K filed March 20, 2000, and 2000,
- 3.3 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
 3.4 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed June 13,
- 2003, and incorporated herein by reference thereto).
- 3.5 Certificate of Designation of 77/8% Series D Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A/A filed July 8, 2003, and incorporated herein by reference thereto).
- 3.6 Certificate of Designation of 6% Series E Cumulative Convertible and Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed October 1, 2003, and incorporated herein by reference thereto).
- 3.7 Certificate of Designation of 75/8% Series F Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A filed September 10, 2004, and incorporated herein by reference thereto).
- 3.8 Certificate of Designation of 7.5% Series G Cumulative Convertible Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed December 20, 2006, and incorporated herein by reference thereto).
- 3.9 Amended and Restated By-Laws of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed September 8, 2004, and incorporated herein by reference thereto).
- 4.1 The Company, by signing this Report, agrees to furnish the Securities and Exchange Commission upon its request a copy of any instrument that defines the rights of holders of long-term debt of the Company and authorizes a total amount of securities not in excess of 10% of the total assets of the Company.
 4.2 Indenture dated as of April 17, 1997 between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 21, 1997,
- and incorporated herein by reference thereto).
 First Supplemental Indenture, dated as of April 17, 1997, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
- Exhibit 4.2 to the Company's Form 8-K filed April 21, 1997, and incorporated herein by reference thereto).
 Second Supplemental Indenture, dated as of March 13, 1998, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
- 4.4 Second supplemental indentity, dated as of March 15, 1996, to indentitie dated as of April 17, 1997, between the Company and Fifth Find Bank (filed with the Commission as
 4.5 Third Supplemental Indenture, dated as of March 18, 1998, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
- 4.5 Third Supplemental Indenture, dated as of March 18, 1999, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed March 17, 1999, and incorporated herein by reference thereto).
- 4.6 Fourth Supplemental Indenture, dated as of August 10, 2001, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed August 9, 2001, and incorporated herein by reference thereto).

- 4.7 Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.8 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.3 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.9 Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
- 4.10 Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
- 4.11 Amendment No. 1, dated March 12, 2003, to Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed March 14, 2003, and incorporated herein by reference thereto).
- 4.12 Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.13 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.4 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.14 Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed October 30, 2003, and incorporated herein by reference thereto).
- 4.15 Amendment No. 1, dated September 13, 2004, to Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A., as successor to Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 13, 2004, and incorporated herein by reference thereto).
- 4.16 Supplemental Indenture No. 4, dated as of April 27, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 28, 2005, and incorporated herein by reference thereto).
- 4.17 Supplemental Indenture No. 5, dated as of November 30, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed November 30, 2005, and incorporated herein by reference thereto).
 4.18 Indenture, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed November 30, 2005, and incorporated herein by reference thereto).
- Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto). 4.19 Supplemental Indenture No. 1, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as
- Exhibit 4.2 to the Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto). 4.20 Form of Indenture for Senior Subordinated Debt Securities (filed with the Commission as Exhibit 4.9 to the Company's Form S-3 (File No. 333-73936) filed November 21,
- Form of indenture to Senor Subordinated Debt Securities (field with the Commission as Exhibit 4.10 to the Company's Form 5-3 (File No. 535-73956) med November 21, 2001, and incorporated herein by reference thereto).
 Form of Lebrarg for Antipartic Particle Debt Securities (Filed with the Commission as Exhibit 4.10 to the Company's Form 5-3 (File No. 335-73956) med November 21, 2001, and incorporated herein by reference thereto).
- 4.21 Form of Indenture for Junior Subordinated Debt Securities (filed with the Commission as Exhibit 4.10 to the Company's Form S-3 (File No. 333-73936) filed November 21, 2001, and incorporated herein by reference thereto).



- 10.1 Third Amended and Restated Loan Agreement, dated as of July 26, 2006, by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed July 28, 2006, and incorporated herein by reference thereto).
- 10.2 Amendment No. 1 to Third Amended and Restated Loan Agreement by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents, dated as of September 20, 2006 (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed September 26, 2006, and incorporated herein by reference thereto).
- 10.3 Credit Agreement, dated as of May 31, 2006, by and among the Company and certain of its subsidiaries and Fifth Third Bank (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed June 5, 2006, and incorporated by reference thereto).
- 10.4 ISDA Master Agreement and Schedule dated as of May 6, 2004 by and between Bank of America, N.A. and Health Care REIT, Inc. (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- Interest Rate Swap Confirmation dated May 10, 2004 between Health Care REIT, Inc. and Bank of America, N.A. (filed with the Commission as Exhibit 10.4 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
 Interest Rate Swap Confirmation dated May 6, 2004 between Health Care REIT, Inc. and Deutsche Bank AG (filed with the Commission as Exhibit 10.5 to the Company's
- 10.6 Interest Rate Swap Confirmation dated May 6, 2004 between Health Care REIT, Inc. and Deutsche Bank AG (filed with the Commission as Exhibit 10.5 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.7 Health Care REIT, Inc. Interest Rate & Currency Risk Management Policy adopted on May 6, 2004 (filed with the Commission as Exhibit 10.6 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.8 The 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Appendix II to the Company's Proxy Statement for the 1995 Annual Meeting of Stockholders, filed September 29, 1995, and incorporated herein by reference thereto).*
- 10.9 First Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.2 to the Company's Form S-8 (File No. 333-40771) filed November 21, 1997, and incorporated herein by reference thereto).*
- 10.10 Second Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.3 to the Company's Form S-8 (File No. 333-73916) filed November 21, 2001, and incorporated herein by reference thereto).*
- 10.11 Third Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.15 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
- 10.12 Stock Plan for Non-Employee Directors of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
- 10.13 First Amendment to the Stock Plan for Non-Employee Directors of Health Care REIT, Inc. effective April 21, 1998 (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
 10.14 Health Care REIT, Inc. 2005 Long-Term Incentive Plan (filed with the Commission as Appendix A to the Company's Proxy Statement for the 2005 Annual Meeting of
- Stockholders, filed March 28, 2005, and incorporated herein by reference thereto).*
 Form of Stock Option Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed
- March 16, 2005, and incorporated herein by reference thereto).* 10.16 Form of Restricted Stock Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K
- 10.16 Form of Restricted Stock Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K filed March 16, 2005, and incorporated herein by reference thereto).*



- 10.17 Form of Stock Option Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q/A filed October 27, 2004, and incorporated herein by reference thereto).*
- 10.18 Form of Restricted Stock Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 16, 2005, and incorporated herein by reference thereto).*
- 10.19 Form of Stock Option Agreement (with Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.20 Form of Stock Option Agreement (with Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.21 Form of Stock Option Agreement (without Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.22 Form of Stock Option Agreement (without Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.21 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.23 Form of Restricted Stock Agreement for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.22 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.24 Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.25 Form of Deferred Stock Unit Grant Agreement for Non-Employee Directors under the 2005 Long- Term Incentive Plan (filed with the Commission as Exhibit 10.24 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.26 Restricted Stock Agreement, dated January 22, 2007, by and between Health Care REIT and Raymond W. Braun (filed with the Commission as Exhibit 10.2 to the Company's Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).*
- 10.27 Third Amended and Restated Employment Agreement, dated January 22, 2007, by and between the Company and George L. Chapman (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).*
- 10.28 Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Raymond W. Braun (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
- 10.29 Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Erin C. Ibele (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
- 10.30 Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Charles J. Herman, Jr. (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
 10.31 Amended and Restated Employment Agreement, effective March 17, 2006, by and between Health Care REIT, Inc. and Scott A. Estes (filed with the Commission as
- Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2006, and incorporated herein by reference thereto).*
 Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. an
- Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).*
 Consulting Agreement dated as of September 12, 2006 between the Company and Fred S. Klipsch (filed with the Commission as Exhibit 10.1 to the Company's Form S-4 filed
- October 13, 2006, and incorporated herein by reference thereto).*
 10.34 Consulting Agreement dated as of September 12, 2006 between the Company and Frederick L. Farrar (filed with the Commission as Exhibit 10.2 to the Company's Form S-4 filed October 13, 2006, and incorporated herein by reference thereto).*

Table of Contents

10.35	Employment Agreement dated as of September 12, 2006 between the Company and Daniel R. Loftus (filed with the Commission as Exhibit 10.3 to the Company's Form S filed October 13, 2006, and incorporated herein by reference thereto).*
10.36	Health Care REIT, Inc. Supplemental Executive Retirement Plan, effective as of January 1, 2001 (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K filed March 10, 2003, and incorporated herein by reference thereto).*
10.37	Health Care REIT, Inc. Executive Loan Program, effective as of August 1999 (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2003, and incorporated herein by reference thereto).*
10.38	Form of Indemnification Agreement between the Company and each director, executive officer and officer of the Company (filed with the Commission as Exhibit 10.1 to t Company's Form 8-K filed February 18, 2005, and incorporated herein by reference thereto).*
10.39	Summary of Director Compensation (filed with the Commission as Exhibit 10.39 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto),*
14	Code of Business Conduct and Ethics (filed with the Commission as Exhibit 14 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).
21	Subsidiaries of the Company (filed with the Commission as Exhibit 21 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
23	Consent of Ernst & Young LLP, independent registered public accounting firm.
24.1	Power of Attorney executed by Pier C. Borra (Director) (filed with the Commission as Exhibit 24.1 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.2	Power of Attorney executed by Thomas J. DeRosa (Director) (filed with the Commission as Exhibit 24.2 to the Company's Form 10-K filed March 1, 2007, and incorporat
	herein by reference thereto).
24.3	Power of Attorney executed by Jeffrey H. Donahue (Director) (filed with the Commission as Exhibit 24.3 to the Company's Form 10-K filed March 1, 2007, and
	incorporated herein by reference thereto).
24.4	Power of Attorney executed by Peter J. Grua (Director) (filed with the Commission as Exhibit 24.4 to the Company's Form 10-K filed March 1, 2007, and incorporated
	herein by reference thereto).
24.5	Power of Attorney executed by Fred S. Klipsch (Director) (filed with the Commission as Exhibit 24.5 to the Company's Form 10-K filed March 1, 2007, and incorporated
	herein by reference thereto).
24.6	Power of Attorney executed by Sharon M. Oster (Director) (filed with the Commission as Exhibit 24.6 to the Company's Form 10-K filed March 1, 2007, and incorporated
	herein by reference thereto).
24.7	Power of Attorney executed by R. Scott Trumbull (Director) (filed with the Commission as Exhibit 24.7 to the Company's Form 10-K filed March 1, 2007, and incorporate
	herein by reference thereto).
24.8	Power of Attorney executed by George L. Chapman (Director, Chairman of the Board and Chief Executive Officer and Principal Executive Officer) (filed with the
	Commission as Exhibit 24.8 to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.9	Power of Attorney executed by Scott A. Estes (Senior Vice President and Chief Financial Officer and Principal Financial Officer) (filed with the Commission as Exhibit 24
	to the Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.10	Power of Attorney executed by Paul D. Nungester, Jr. (Vice President and Controller and Principal Accounting Officer) (filed with the Commission as Exhibit 24.10 to the
	Company's Form 10-K filed March 1, 2007, and incorporated herein by reference thereto).
24.11	Power of Attorney executed by William C. Ballard, Jr. (Director).
31.1	Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer.
31.2	Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer.
32.1	Certification pursuant to 18 U.S.C. Section 1350 by Chief Executive Officer.
32.2	Certification pursuant to 18 U.S.C. Section 1350 by Chief Financial Officer.

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference of our reports dated February 28, 2007, with respect to the consolidated financial statements and schedules of Health Care REIT, Inc., Health Care REIT, Inc.'s management's assessment of the effectiveness of internal control over financial reporting, and the effectiveness of internal control over financial reporting of Health Care REIT, Inc., included in this Annual Report (Form 10-K/A) for the year ended December 31, 2006 in the following registration statements:

- Registration Statement (Form S-8 No. 333-01239) dated February 27, 1996 pertaining to the Health Care REIT, Inc. 1995 Stock Incentive Plan;
- Registration Statement (Form S-8 No. 333-40769) dated November 21, 1997 pertaining to the Health Care REIT, Inc. Stock Plan for Non-Employee Directors;
- Registration Statement (Form S-8 No. 333-40771) dated November 21, 1997 pertaining to the Health Care REIT, Inc. 1995 Stock Incentive Plan;
- Registration Statement (Form S-8 No. 333-73916) dated November 21, 2001 pertaining to the Health Care REIT, Inc. 1995 Stock Incentive Plan;
- Registration Statement (Form S-3 No. 333-107280) dated July 23, 2003, as amended on August 1, 2003, pertaining to \$937,557,819 of securities of Health Care REIT, Inc.;
- Registration Statement (Form S-3 No. 333-110877) dated December 2, 2003 pertaining to 811,335 shares of common stock of Health Care REIT, Inc. with respect to the resale of shares of common stock received in connection with the conversion of shares of the 6% Series E Cumulative Convertible and Redeemable Preferred Stock;
- Registration Statement (Form S-3 No. 333-110902) dated December 3, 2003, as amended on December 11, 2003, pertaining to the Health Care REIT, Inc. Amended and Restated Dividend Reinvestment
 and Stock Purchase Plan;
- Registration Statement (Form S-8 No. 333-120915) dated December 1, 2004 pertaining to the Health Care REIT, Inc. Stock Plan for Non-Employee Directors;
- Registration Statement (Form S-3 No. 333-120917) dated December 1, 2004, as amended on May 19, 2005, pertaining to \$831,794,619 of securities of Health Care REIT, Inc.;
- Registration Statement (Form S-8 No. 333-126195) dated June 28, 2005 pertaining to the Health Care REIT, Inc. 2005 Long-Term Incentive Plan;
- Registration Statement (Form S-3 No. 333-134082) dated May 12, 2006 pertaining to an indeterminate amount of debt securities, common stock, preferred stock, depositary shares, warrants and units of Health Care REIT, Inc.; and
- Registration Statement (Form S-4 No. 333-138006) dated October 13, 2006 pertaining to shares of common stock and 7.5% Series G Cumulative Convertible Preferred Stock of Health Care REIT, Inc. issued in connection with the merger between Health Care REIT, Inc. and Windrose Medical Properties Trust, as amended by Amendment No. 1 to the Registration Statement dated November 6, 2006, and Post-Effective Amendment No. 1 on Form S-8 to the Registration Statement dated December 21, 2006 pertaining to the Windrose Medical Properties Trust 2002 Stock Incentive Plan.

/S/ ERNST & YOUNG LLP

Toledo, Ohio March 7, 2007

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 14th day of February, 2007.

/s/ William C. Ballard, Jr. William C. Ballard, Jr. Director

CERTIFICATION OF CHIEF EXECUTIVE OFFICER

I, George L. Chapman, certify that:

1. I have reviewed this annual report on Form 10-K/A of Health Care REIT, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer 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 the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ GEORGE L. CHAPMAN George L. Chapman, Chief Executive Officer

Date: March 12, 2007

CERTIFICATION OF CHIEF FINANCIAL OFFICER

I, Scott A. Estes, certify that:

1. I have reviewed this annual report on Form 10-K/A of Health Care REIT, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer 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 the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ SCOTT A. ESTES Scott A. Estes, Senior Vice President and Chief Financial Officer

Date: March 12, 2007

CERTIFICATION PURSUANT TO 18 U.S.C. Section 1350

I, George L. Chapman, the Chief Executive Officer of Health Care REIT, Inc. (the "Company"), certify that (i) the Annual Report on Form 10-K/A for the Company for the year ended December 31, 2006 (the "Report"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ GEORGE L. CHAPMAN George L. Chapman, Chief Executive Officer

Dated: March 12, 2007

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

CERTIFICATION PURSUANT TO 18 U.S.C. Section 1350

I, Scott A. Estes, the Chief Financial Officer of Health Care REIT, Inc. (the "Company"), certify that (i) the Annual Report on Form 10-K/A for the Company for the year ended December 31, 2006 (the "Report"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ SCOTT A. ESTES Scott A. Estes, Senior Vice President and Chief Financial Officer

Dated: March 12, 2007

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

Table of Contents

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, 2006

Commission File No. 1-8923

HEALTHCARE NEIT

HEALTH CARE REIT, INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization) One SeaGate, Suite 1500, Toledo, Ohio (Address of principal executive office) 34-1096634 (I.R.S. Employer Identification Number) 43604 (Zip Code)

(419) 247-2800 (Registrant's telephone number, including area code)

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

<u>Title of Each Class</u> Common Stock, \$1.00 par value 7.875% Series D Cumulative Redeemable Preferred Stock, \$1.00 par value 7.625% Series F Cumulative Redeemable Preferred Stock, \$1.00 par value 7.5% Series G Cumulative Convertible Preferred Stock, \$1.00 par value <u>Name of Each Exchange on Which Registered</u> New York Stock Exchange New York Stock Exchange

New York Stock Exchange

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 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; and (2) has been subject to such filing requirements for the past 90 days. Yes 🛛 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 of this Form 10-K.

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

Large accelerated filer 🗹 Accelerated filer o Non-accelerated filer o

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

The aggregate market value of the shares of voting common stock held by non-affiliates of the registrant, computed by reference to the closing sales price of such shares on the New York Stock Exchange as of the last business day of the registrant's most recently completed second fiscal quarter was \$2,185,114,647.

As of February 16, 2007, there were 73,535,305 shares of common stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant's definitive proxy statement for the annual stockholders' meeting to be held May 3, 2007, are incorporated by reference into Part III.

HEALTH CARE REIT, INC. 2006 FORM 10-K ANNUAL REPORT TABLE OF CONTENTS

Page PART I <u>Item 1.</u> **Business** 3 Risk Factors Unresolved Staff Comments Item 1A. 26 Item 1B. 32 32 Item 2. Properties Legal Proceedings Submission of Matters to a Vote of Security Holders Item 3. 34 <u>Item 4.</u> 34 PART II Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities <u>Item 5.</u> 35 Selected Financial Data Item 6. 37 Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations 39 Item 7A. Quantitative and Qualitative Disclosures About Market Risk 61 Item 8. Financial Statements and Supplementary Data 62 Changes in and Disagreements with Accountants on Accounting and Financial Disclosure 91 Item 9. Item 9A. Controls and Procedures 91 Item 9B. Other Information 94 PART III <u>Item 10.</u> Directors, Executive Officers and Corporate Governance 94 Executive Compensation Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters Certain Relationships and Related Transactions and Director Independence <u>Item 11.</u> 94 <u>Item 12.</u> Item 13. 94 94 Item 14. Principal Accountant Fees and Services 94 PART IV <u>Item 15.</u> Exhibits and Financial Statement Schedules 95 EX-10.39 EX-21

2

<u>EX-23</u> EX-24.1 EX-24.2

EX-24.3 EX-24.4 EX-24.5 EX-24.6 EX-24.7 EX-24.8 EX-24.9 EX-24.10 EX-31.1 EX-31.2 EX-32.1 EX-32.2

Item 1. Business

General

Health Care REIT, Inc., a Delaware corporation, is a self-administered, equity real estate investment trust that invests across the full spectrum of senior housing and health care real estate, including independent living/continuing care retirement communities, assisted living facilities, skilled nursing facilities, hospitals, long-term acute care hospitals and medical office buildings. Founded in 1970, we were the first real estate investment trust to invest exclusively in health care properties. Through the Windrose Medical Properties Division, we have property management capabilities and expertise in the medical office and hospital sector. Through our HADC subsidiary, we offer project management, facility planning and property development services. As of December 31, 2006, we had \$4,132,749,000 of net real estate investments, inclusive of credit enhancements, in 578 properties located in 37 states. At that date, the portfolio included 204 assisted living facilities, 221 skilled nursing facilities, 47 independent living/continuing care retirement communities, 89 medical office buildings and 17 specialty care facilities.

Our primary objectives are to protect stockholder capital and enhance stockholder value. We seek to pay consistent cash dividends to stockholders and create opportunities to increase dividend payments to stockholders as a result of annual increases in rental and interest income and portfolio growth. To meet these objectives, we invest in the full spectrum of senior housing and health care real estate and diversify our investment portfolio by property type, operator/tenant and geographic location.

Depending on the availability and cost of external capital, we anticipate investing in additional properties and providing loans to qualified obligors. Capital for future investments may be provided by borrowing under our unsecured lines of credit arrangements, public or private offerings of debt or equity securities, or the incurrence or assumption of secured indebtedness.

References herein to "we," "us," "our" or the "Company" refer to Health Care REIT, Inc. and its subsidiaries unless specifically noted otherwise.

Windrose Medical Properties Trust Merger

On December 20, 2006, we completed our merger with Windrose Medical Properties Trust, a self-managed real estate investment trust based in Indianapolis, Indiana. The aggregate purchase price was approximately \$1,018,345,000, including direct acquisition costs of approximately \$29,918,000. The Windrose merger diversified our portfolio of investments throughout the health care delivery system. Windrose shareholders received approximately \$0,679,000 shares of our common stock (valued at \$41.00 per share) and Windrose preferred shareholders received 2,100,000 shares of our 7.5% Series G Cumulative Convertible Preferred Stock (valued at \$29.58 per share). Additionally, our investment in Windrose includes \$183,139,000 of cash provided to Windrose to extinguish secured debt, the assumption of \$301,641,000 of debt and the assumption of other liabilities and minority interests totaling \$44,683,000. The results of operations for Windrose have been included in our consolidated results of operations from the date of acquisition.

Portfolio of Properties

The following table summarizes our portfolio as of December 31, 2006:

Type of Property	estments(1) thousands)	Percentage of Investments		Revenues(2) (In thousands)	Percentage of Revenues(2)	Number of Properties	# Beds/Units or Sq. Ft.	h	nvestment per metric (3)	Operators/ Tenants	States
Independent living/CCRCs	\$ 533,950	13%	\$	39,475	12%	47	5,887 units	\$	123,073 unit	18	19
Assisted living facilities	1,024,219	25%		107,165	33%	204	12,538 units		90,697 unit	25	33
Skilled nursing facilities	1,414,115	34%		157,945	48%	221	30,218 beds		47,279 bed	22	28
Medical office buildings	900,132	22%		3,247	1%	89	3,297,370 sq. ft.		273 sq. ft.	642	12
Specialty care facilities	260,333	6%		16,632	5%	17	1,351 beds		210,969 bed	9	9
Other income	 		_	3,924	1%						
Totals	\$ 4,132,749	100%	\$	328,388	100%	578					

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

(2) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.

(3) Investment per metric was computed by using the total investment amount of \$4,475,503,000 which includes real estate investments, credit enhancements and unfunded construction commitments for which initial funding has commenced which amounted to \$4,130,299,000, \$2,450,000 and \$342,754,000, respectively.

Property Types

Our primary property types include investment properties and operating properties. Investment properties are those in which we do not participate in the management of the property and include skilled nursing facilities, assisted living facilities, independent living/continuing care retirement communities and specialty care facilities. Our operating properties are those in which we are responsible for the management of the property and are primarily medical office buildings. Our properties include stand-alone facilities that provide one level of service, combination facilities that provide multiple levels of service, and communities or campuses that provide a wide range of services. The following is a summary of our various property types.

Assisted Living Facilities

Assisted living facilities are state regulated rental properties that provide the same services as independent living facilities, but also provide supportive care from trained employees to residents who require assistance with activities of daily living, including management of medications, bathing, dressing, toileting, ambulating and eating.

Alzheimer's/Dementia Care Facilities Certain assisted living facilities may include state licensed settings that specialize in caring for those afflicted with Alzheimer's disease and/or similar forms of dementia.

Skilled Nursing Facilities

Skilled nursing facilities are licensed daily rate or rental properties where the majority of individuals require 24-hour nursing and/or medical care. Generally, these properties are licensed for Medicaid and/or Medicare reimbursement.

Independent Living/Continuing Care Retirement Communities

These communities may include one or more of the following property types.

Continuing Care Retirement Communities Continuing care retirement communities include a combination of detached homes, an independent living facility, an assisted living facility and/or a skilled nursing facility on one campus. These communities are appealing to residents because there is no need for relocating when health and medical needs change. Resident payment plans vary, but can include entrance fees, condominium fees and rental fees.

Active Adult Communities Active adult communities contain primarily for-sale single-family homes, townhomes, cluster homes, mobile homes and/or condominiums with no specialized services. These communities are typically restricted or targeted to adults at least 55 years of age or older. Residents generally lead an independent lifestyle. Communities may include amenities such as a clubhouse, golf course and recreational spaces.

Independent Living Facilities Independent living facilities are age-restricted multifamily properties with central dining facilities that provide residents access to meals and other services such as housekeeping, linen service, transportation and social and recreational activities.

Specialty Care Facilities

Our specialty care facilities include acute care hospitals, long-term acute care hospitals and other specialty care hospitals. Acute care hospitals provide a wide range of inpatient and outpatient services, including, but not limited to, surgery, rehabilitation, therapy and clinical laboratories. Long-term acute care hospitals provide inpatient services for patients with complex medical conditions that require more intensive care, monitoring or emergency support than that available in most skilled nursing facilities. Other specialty care hospitals provide specialized inpatient and outpatient care for specific illnesses or diseases, including, among others, orthopedic, neurosurgical and behavioral care.

Medical Office Buildings

Medical office buildings are office and clinic facilities, often located near hospitals or on hospital campuses, specifically constructed and designed for the use of physicians and other health care personnel to provide services to their patients. They may also include ambulatory surgery centers that are used for general or specialty surgical procedures not requiring an overnight stay in a hospital. Medical office buildings typically contain sole and group physician practices and may provide laboratory and other patient services.

Investments

We invest across the full spectrum of senior housing and health care real estate. We diversify our investment portfolio by property type, operator/tenant and geographic location. In determining whether to invest in a property, we focus on the following: (1) the experience of the tenant's or borrower's management team; (2) the historical and projected financial and operational performance of the property; (3) the credit of the tenant or borrower; (4) the security for the lease or loan; and (5) the capital committed to the property by the tenant or borrower. We conduct market research and analysis for all potential investments. In addition, we review the value of all properties, the interest rates and covenant requirements of any debt to be assumed and the anticipated sources of repayment of any existing debt that is not to be assumed.

We monitor our investments through a variety of methods determined by the type of property and operator/tenant. Our asset management process generally includes review of monthly financial statements and other operating data for each property, periodic review of obligor creditworthiness, periodic property inspections and review of covenant compliance relating to licensure, real estate taxes, letters of credit and other collateral. In monitoring our portfolio, our personnel use a proprietary database to collect and analyze property-specific data. Additionally, we conduct extensive research to ascertain industry trends and risks.

Through asset management and research, we evaluate the operating environment in each property's market to determine whether payment risk is likely to increase. When we identify unacceptable levels of payment risk, we seek to mitigate, eliminate or transfer the risk. We categorize the risk as obligor, property or market risk. For obligor risk, we typically find a substitute operator/tenant to run the property. For property risk, we usually work with the operator/tenant to institute property-level management changes to address the risk. Finally, for market risk, we often encourage an obligor to change its capital structure, including refinancing the property or raising additional equity. Through these asset management and research efforts, we are generally able to intervene at an early stage to address payment risk, and in so doing, support both the collectibility of revenue and the value of our investment.

Depending upon market conditions, we believe that new investments will be available in the future with spreads over our cost of capital that will generate appropriate returns to our stockholders.

Investment Properties

Our investment properties are those in which we do not participate in the management of the property and are primarily land, building, improvements and related rights that are leased to operators under long-term operating leases. The net value of our investment properties aggregated approximately \$2,823,331,000 at December 31, 2006. The leases generally have a fixed contractual term of 12 to 15 years and contain one or more five to 15-year renewal options. Most of our rents are received under triple-net leases requiring the operator to pay rent and all additional charges incurred in the operation of the leased property. The tenants are required to repair, rebuild and maintain the leased properties. Substantially all of these operating leases are designed with either fixed or contingent escalating rent structures. Leases with fixed annual rental escalators are generally recognized on a straight-line basis over the initial lease period, subject to a collectibility assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period.

At December 31, 2006, 86% of our investment properties were subject to master leases. A master lease is a lease of multiple properties to one tenant entity under a single lease agreement. From time to time, we may acquire additional properties that are then leased to the tenant under the master lease. The tenant is required to make one monthly payment that represents rent on all the properties that are subject to the master lease. Typically, the master lease tenant can exercise its right to purchase the properties or to renew the master lease only with respect to all leased properties at the same time. This bundling feature benefits us because the tenant cannot limit the purchase or renewal to the better performing properties and terminate the leasing arrangement with respect to the poorer performing properties. This spreads our risk among the entire group of properties within the master lease. The bundling feature may provide a similar advantage if the master lease tenant is in bankruptcy. Subject to cretain restrictions, a debtor in bankruptcy has the right to assume or reject each of its leases. It is our intent that a tenant in bankruptcy would be required to assume or reject the master lease as a whole, rather than deciding on a property by property basis.

We currently provide for the construction of properties for tenants as part of long-term operating leases. We capitalize certain interest costs associated with funds used to pay for the construction of properties owned by us. The amount capitalized is based upon the amount advanced during the construction period using the rate of interest that approximates our cost of financing. Our interest expense is reduced by the amount capitalized. We also typically charge a transaction fee at the commencement of construction period, we advance funds to the tenants in accordance with agreed upon terms and conditions which require, among other things, site visits by a Company representative prior to advancement of funds. During the construction period, we advance funds to the tenants in we generally require an additional credit enhancement in the form of payment and performance bonds and/or completion guaranties. At December 31, 2006, we had outstanding construction investments of \$138,222,000 and were committed to providing additional funds of approximately \$342,754,000 to complete construction.

Hospital Affiliates Development Corporation ("HADC") is a taxable REIT subsidiary of the Company that was incorporated in 1989 in Indiana. The primary objective of HADC is to develop quality specialty medical properties for the Company, but HADC also provides a select amount of these services for third-parties, especially those that are expected to be a source of long-term relationships and potential property acquisitions. HADC develops and constructs new "build-to-suit" and multi-tenant facilities. HADC earns fees from third-parties by providing services such as property development, facility planning, medical equipment planning and implementation services, leasing services and property management. As a taxable REIT subsidiary, HADC pays income taxes at regular corporate rates on its taxable income.

Operating Properties

Our operating properties are those in which we are responsible for the property and are typically multi-tenant medical office buildings that are leased to multiple health care providers (typically hospitals and physician practices) under a gross, modified gross or triple-net lease structure. Under a gross or modified gross lease, all or a portion of our operating expenses are not reimbursed by tenants. Accordingly, we incur certain property operating expenses, such as real estate taxes, repairs and maintenance, property management fees, utilities and insurance. At



December 31, 2006, 39% of our owned medical office buildings are managed by a third party property management company. At December 31, 2006, 36% of our operating property leases are leased to multiple tenants under gross or modified gross leases pursuant to which we are responsible for certain operating expenses. Substantially all of our leases at operating properties include annual base rent escalation clauses that are either predetermined fixed increases or are a function of an inflation index, and typically have an initial term ranging from one to 20 years, with a weighted average remaining term of approximately five years as of December 31, 2006. Operating property leases are normally credit enhanced by guaranties and/or letters of credit. The net value of our operating properties aggregated approximately \$974,298,000 at December 31, 2006.

Mortgage Loans

Our investments in mortgage loans are typically structured to provide us with interest income, principal amortization and transaction fees and are generally secured by a first or second mortgage lien or leasehold mortgage. At December 31, 2006, we had outstanding mortgage loans of \$177,615,000. The interest yield (excluding any loans on non-accrual) averaged approximately 9.0% per annum on our outstanding mortgage loan balances. Our yield on mortgage loans depends upon a number of factors, including the stated interest rate, average principal amount outstanding during the term of the loan and any interest rate adjustments. The mortgage loans outstanding at December 31, 2006 are generally subject to three to 20-year terms with principal amortization schedules and/or balloon payments of the outstanding principal balances at the end of the term. Typically, mortgage loans are cross-defaulted and cross-collateralized with other mortgage loans, operating leases or agreements between us and the obligor and its affiliates.

Working Capital Loans

Working capital loans are generally either unsecured or secured by the obligor's leasehold rights, corporate guaranties and/or personal guaranties. These loans have terms generally ranging from three months to ten years. At December 31, 2006, we had outstanding working capital loans of \$16,833,000. The average interest yield (excluding any loans on non-accrual) was approximately 8.7% per annum on our outstanding working capital loan balances. At December 31, 2006, we had provided working capital loans to nine obligors.

Equity Investments

Equity investments consist primarily of investments in private companies where we do not have the ability to exercise influence. Under the cost method of accounting, investments in private companies are carried at cost and are adjusted only for other-than-temporary declines in fair value, distributions of earnings and additional investments. For investments in public companies, if any, that have readily determinable fair market values, we classify our equity investments as available-for-sale and, accordingly, record these investments at their fair market values with unrealized gains and losses included in accumulated other comprehensive income, a separate component of stockholders' equity. These investments represent a minimal ownership interest in these companies. In connection with the Windrose merger, we assumed a \$1,000,000 investment in an unconsolidated subsidiary that holds trust preferred securities and is accounted for under the cost method.

Segment Reporting

Our business consists of two business segments — investment properties and operating properties. For additional information regarding business segments, see Note 18 to our audited consolidated financial statements.

Borrowing Policies

We utilize a combination of debt and equity to fund the purchase of new properties and to provide loan financing. Our debt and equity levels are determined by management to maintain a conservative credit profile. Generally, we intend to issue unsecured, fixed rate public debt with long-term maturities to approximate the maturities on our leases and loans. For short-term purposes, we may borrow on our unsecured lines of credit arrangements. We replace these borrowings with long-term capital such as senior unsecured notes, common stock or preferred stock. When terms are deemed favorable, we may invest in properties subject to existing mortgage indebtedness. In addition, we may obtain secured financing for unleveraged properties in which we have invested or



may refinance properties acquired on a leveraged basis. It is our intent to limit secured indebtedness. In our agreements with our lenders, we are subject to restrictions with respect to secured and unsecured indebtedness

Customer Concentrations

The following table summarizes certain information about our customer concentrations as of December 31, 2006 (dollars in thousands):

	Number of Properties	Inv	Total estment(1)	Percent of Investment(2)
Concentration by investment:				
Emeritus Corporation	50	\$	353,641	9%
Brookdale Senior Living Inc.	87		284,161	7%
Home Quality Management, Inc.	37		244,449	6%
Life Care Centers of America, Inc.	26		238,610	6%
Merrill Gardens L.L.C.	13		183,841	4%
Remaining portfolio	365		2,828,047	68%
Totals	578	\$	4,132,749	100%
	Number of		Total	Percent of
	Properties		Revenue(3)	Revenue
Concentration by revenue(4):	Properties		Revenue(3)	Revenue
Concentration by revenue(4): Emeritus Corporation	Properties 50	\$	Revenue(3) 36,878	<u>Revenue</u> 11%
Emeritus Corporation	50		36,878	11%
Emeritus Corporation Brookdale Senior Living Inc.	50 87		36,878 33,581	11% 10%
Emeritus Corporation Brookdale Senior Living Inc. Home Quality Management, Inc.	50 87 37		36,878 33,581 27,318	11% 10% 8%
Emeritus Corporation Brookdale Senior Living Inc. Home Quality Management, Inc. Life Care Centers of America, Inc.	50 87 37 26		36,878 33,581 27,318 23,261	11% 10% 8% 7%
Emeritus Corporation Brookdale Senior Living Inc. Home Quality Management, Inc. Life Care Centers of America, Inc. Delta Health Group, Inc.	50 87 37 26 25		36,878 33,581 27,318 23,261 22,861	11% 10% 8% 7% 7%

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

(2) Investments with our top five customers comprised 41% of total investments at December 31, 2005.(3) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.

(4) Revenues from our top five customers were 43% and 46% for the years ended December 31, 2005 and 2004, respectively. All of our top five customers are in our investment properties segment.

Competition

We compete with other real estate investment trusts, real estate partnerships, banks, insurance companies, finance companies, government-sponsored agencies, taxable and tax-exempt bond funds and other investors in the acquisition, development, leasing and financing of health care and senior housing properties. We compete for investments based on a number of factors including rates, financings offered, underwriting criteria and reputation. The operators/tenants of our properties compete on a local and regional basis with operators/tenants of properties that provide comparable services. Operators/tenants compete for patients and residents based on a number of factors including quality of care, reputation, physical appearance of properties, services offered, family preferences, physicians, staff and price. We also face competition from other health care facilities for tenants, such as physicians and other health care providers, that provide comparable facilities and services.

Employees

As of December 31, 2006, we employed 113 full-time employees.

Certain Government Regulations

Health Law Matters — Generally

We invest in assisted living, skilled nursing, independent living facilities/continuing care retirement communities, medical office buildings and specialty care facilities, which represented approximately 25%, 34%, 13%, 22% and 6%, respectively, of our investments at December 31, 2006.

Typically, operators of assisted living and independent living facilities do not receive significant funding from governmental programs and are regulated by the states, not the federal government. Operators of skilled nursing and specialty care facilities are subject to federal and state laws that regulate the type and quality of the medical and/or nursing care provided, ancillary services (e.g., respiratory, occupational, physical and infusion therapies), qualifications of the administrative personnel and nursing staff, the adequacy of the physical plant and equipment, distribution of pharmaceuticals, reimbursement and rate, setting and operating policies. In addition, as described below, some of our property operators are subject to extensive laws and regulations pertaining to health care fraud and abuse, including kickbacks, physician self-referrals and false claims. Hospitals, physician group practice clinics, and other health care facilities in our portfolio are subject to extensive federal, state and local licensure, certification, and inspection laws and regulations. Our tenants' failure to comply with any of these laws could result in loss of accreditation, denial of reimbursement, imposition of fines, suspension or decertification from federal and state health care programs, loss of license or closure of the facility.

Licensing and Certification

The primary regulations that affect assisted living facilities are the states' licensing laws. In granting and renewing these licenses, the regulatory authorities consider numerous factors relating to a property's physical plant and operations including, but not limited to, admission and discharge standards and staffing and training. A decision to grant or renew a license is also affected by a property's record with respect to consumer rights and medication guidelines and rules.

Generally, our skilled nursing and specialty care facilities are required to be licensed on an annual or bi-annual basis and to be certified for participation in the Medicare and Medicaid programs. The failure of our operators to maintain or renew any required license or regulatory approval or the failure to correct serious survey deficiencies could prevent them from continuing operations at a property. In addition, if a property is found out of compliance with the conditions of participation in Medicare, Medicaid or other health care programs, the property may be barred from participation in government reimbursement programs. Any of these occurrences may impair the ability of our operators to meet their obligations to us. If we have to replace a property operator, our ability to replace the operator may be affected by federal and state rules and policies governing changes in control. This may result in payment delays, an inability to find a replacement operator, a significant working capital commitment from us to a new operator or other difficulties.

Reimbursement

Assisted Living Facilities. Approximately 33% of our revenues for the year ended December 31, 2006, were attributable to assisted living facilities. The majority of the revenues received by the operators of our assisted living facilities are from private pay sources. The remaining revenue source is primarily Medicaid waiver programs. As a part of the Omnibus Budget Reconciliation Act ("OBRA") of 1981, Congress established a waiver program enabling some states to offer Medicaid reimbursement to assisted living facilities as an alternative to institutional long-term care services. The provisions of OBRA and the subsequent OBRA Acts of 1987 and 1990 permit states to seek a waiver from typical Medicaid requirements to develop cost-effective alternatives to long-term care, including Medicaid payments for assisted living and home health. At December 31, 2006, seven of our 25 assisted living operators received Medicaid reimbursement to Medicaid waivers programs. For the twelve months ended September 30, 2006, approximately 13% of the revenues at our assisted living facilities were from Medicaid reimbursement.

Rates paid by self-pay residents are set by the facilities and are largely determined by local market conditions and operating costs. Generally, facilities receive a higher payment per day for a private pay resident than for a Medicaid beneficiary who requires a comparable level of care. The level of Medicaid reimbursement varies from

state to state. Thus, the revenues generated by operators of our assisted living facilities may be adversely affected by payor mix, acuity level, and changes in Medicaid eligibility and reimbursement levels. In addition, a state could lose its Medicaid waiver and no longer be permitted to utilize Medicaid dollars to reimburse for assisted living services. Changes in revenues could in turn have a material adverse effect on an operator's ability to meet its obligations to us.

Skilled Nursing Facilities and Specialty Care Facilities. Skilled nursing and specialty care facilities typically receive most of their revenues from Medicare and Medicaid, with the balance representing private pay, including private insurance. Consequently, changes in federal or state reimbursement policies may also adversely affect an operator's ability to cover its expenses, including our rent or debt service. Skilled nursing and specialty care facilities are subject to periodic pre- and post-payment reviews and other audits by federal and state authorities. A review or audit of claims of a property operator could result in recoupments, denials or delays of payments in the future, which could have a material adverse effect on the operator's ability to meet its obligations to us. Due to the significant judgments and estimates inherent in payor settlement accounting, no assurance can be given as to the adequacy of any reserves maintained by our property operators for potential adjustments for payor settlements. Due to budgetary constraints, governmental payors may limit or reduce payments to skilled nursing and speciality care facilities. As a result of government programs being subject to such budgetary pressures and legislative and administrative actions, an operator's ability to meet its obligations to us may be significantly impaired.

Medicare Reimbursement and Skilled Nursing Facilities. For the twelve months ended September 30, 2006, approximately 29% of the revenues at our skilled nursing facilities (which comprised 48% of our revenues for the year ended December 31, 2006) were from Medicare reimbursement. In an effort to reduce federal spending on health care, the Balanced Budget Act of 1997 ("BBA") fundamentally altered Medicare payment methodologies for skilled nursing facilities by mandating the institution of the skilled nursing property prospective payment system. The prospective payment system caused Medicare per diem reimbursement for skilled nursing property services to decrease. The reductions in Medicare payments resulted in immediate financial difficulties for skilled nursing facilities and caused a number of operators to seek bankruptcy protection. The federal government subsequently passed legislation to lessen the negative financial impact from the prospective payment. These payment increases have since expired.

Skilled nursing facilities received a 3.1% inflationary market basket increase in Medicare payments for federal fiscal year 2007, which represents \$560 million of additional Medicare spending. However, Section 5004 of the Deficit Reduction Act of 2005 ("DRA") reduced Medicare reimbursement to skilled nursing facilities for bad debt costs. Section 5008 of the DRA directs the Secretary (as defined in that statute) to conduct a demonstration program beginning January 1, 2008 assessing the costs and outcomes of patients discharged from hospitals in a variety of post-acute care settings, including skilled nursing facilities, home care and other settings. The outcome of that demonstration program could lead to significant changes in Medicare coverage and reimbursement for post-acute care. It is not known how either the demonstration program, or as yet unannounced changes in Medicare reimbursement, might impact tenants of the Company's properties.

The moratorium on the therapy caps for Part B outpatient rehabilitation services, which had applied through December 31, 2005, expired. The therapy caps were mandated by the BBA. The annual payment cap of \$1,780 per patient applies to occupational therapy and a separate \$1,780 cap applies to speech and physical therapy. Patients exceeding the cap will be able to obtain additional Medicare coverage through a waiver program if the therapy is deemed medically necessary; however, the program is set to expire in December 2007. Otherwise, the patient would need to use private funds to pay for the cost of therapy above the caps.

Medicare Reimbursement and Specialty Care Facilities. For the twelve months ended September 30, 2006, approximately 59% of the revenues at our specialty care facilities (which comprised 5% of our revenues for the year ended December 31, 2006) were from Medicare. Specialty care facilities generally are reimbursed by Medicare under either the diagnosis related group prospective payment system reimbursement methodology for inpatient hospitals, or the long-term acute care hospital prospective payment system for long-term acute care hospitals. Acute care hospitals provide a wide range of inpatient and outpatient services including, but not limited to, surgery, rehabilitation, therapy and clinical laboratories. Long-term acute care hospitals provide inpatient services for



patients with complex medical conditions that require more intensive care, monitoring or emergency support than that available in most skilled nursing facilities.

With respect to Medicare's diagnosis related group/outpatient prospective payment system methodology for regular hospitals, reimbursement for inpatient services is on the basis of a fixed, prospective rate based on the principal diagnosis of the patient. Diagnoses are grouped into more than 500 diagnosis related groups. In some cases, a hospital might be able to qualify for an outlier payment if the hospital's losses exceed a threshold.

Medicaid Reimbursement. Medicaid is a major payor source for residents in our skilled nursing and specialty care facilities. For the twelve months ended September 30, 2006, approximately 53% of the revenues of our skilled nursing facilities and 25% of the revenues of our specialty care facilities were attributable to Medicaid payments. The federal government and the states share responsibility for financing Medicaid. The federal matching rate, known as the Federal Medical Assistance Percentage, varies by state based on relative per capita income. On average, Medicaid is the largest component of total state spending, representing approximately 22.2% of total state spending. The percentage of Medicaid dollars used for long-term care varies from state to state due in part to different ratios of elderly population and eligibility requirements. With certain federal guidelines, states have a wide range of discretion to determine eligibility and reimbursement methodology. Many states reimburse long-term care facilities using fixed daily rates, which are applied prospectively based on patient acuity and the historical costs incurred in providing patient care. Reasonable costs typically include allowances for staffing, administrative and general, and property and equipment (e.g., real estate taxes, depreciation and fair rental).

In most states, Medicaid does not fully reimburse the cost of providing skilled nursing services. Certain states are attempting to slow the rate of growth in Medicaid expenditures by freezing rates or restricting eligibility and benefits. States in which we have skilled nursing property investments increased their per diem Medicaid rates roughly 3.5% on average for fiscal year 2007. Four of our states effectively froze rates in fiscal year 2007, which impacts profitability to the extent that expenses continue to rise. In addition, Medicaid rates may decline if revenues in a particular state are not sufficient to fund budgeted expenditures.

The Medicare Part D drug benefit became effective January 1, 2006. The direct impact on nursing facilities is that residents dually eligible for Medicare (and enrolled in one of the new Part D Plans) and Medicaid now receive reimbursement for drugs through Medicare Part D rather than through Medicaid. Participants began enrolling in the new Part D prescription drug plans on November 15, 2005. Part D will result in increased administrative responsibilities for nursing home operators because residents have the choice of multiple prescription drug plans. Operators may also experience increased expenses to the extent that patients' drugs are not covered by their prescription drug plan formulary.

The reimbursement methodologies applied to health care facilities continue to evolve. Federal and state authorities have considered and may seek to implement new or modified reimbursement methodologies that may negatively impact health care property operations. The impact of any such change, if implemented, may result in a material adverse effect on our skilled nursing and specialty care property operations. No assurance can be given that current revenue sources or levels will be maintained. Accordingly, there can be no assurance that payments under a government reimbursement program are currently, or will be in the future, sufficient to fully reimburse the property operators for their operating and capital expenses. As a result, an operator's ability to meet its obligations to us could be adversely impacted.

Other Related Laws

Skilled nursing and specialty care facilities (and assisted living facilities that receive Medicaid payments) are subject to federal, state and local laws and regulations that govern the operations and financial and other arrangements that may be entered into by health care providers. Certain of these laws prohibit direct or indirect payments of any kind for the purpose of inducing or encouraging the referral of patients for medical products or services reimbursable by governmental programs. Other laws require providers to furnish only medically necessary services and submit to the government valid and accurate statements for each service. Still other laws require providers to comply with a variety of safety, health and other requirements relating to the condition of the licensed property and the quality of care provided. Sanctions for violation of these laws and regulations may include, but are not limited to, criminal and/or civil penalties and lines and a loss of licensure and immediate termination of



governmental payments. In certain circumstances, violation of these rules (such as those prohibiting abusive and fraudulent behavior) with respect to one property may subject other facilities under common control or ownership to sanctions, including disqualification from participation in the Medicare and Medicaid programs. In the ordinary course of its business, a property operator is regularly subjected to inquiries, investigations and audits by federal and state agencies that oversee these laws and regulations.

Each skilled nursing and specialty care property (and any assisted living property that receives Medicaid payments) is subject to the federal anti-kickback statute that generally prohibits persons from offering, providing, soliciting or receiving remuneration to induce either the referral of an individual or the furnishing of a good or service for which payment may be made under a federal health care program such as the Medicare and Medicaid programs. Skilled nursing and specialty care facilities are also subject to the federal Ethics in Patient Referral for certain designated services and the physician has a financial relationship with the health service provider that does not qualify under one of the exceptions for a financial relationship under the Stark Law. Similar prohibitions on physician self-referrals and submission of claims apply to state Medicaid programs. Further, skilled nursing and specialty care facilities (and assisted living facilities that receive Medicaid payments) are subject to substantial financial penalties under the Civil Monetary Penalties Act and the False Claims Act that, in particular, actions under the False Claims Act st "whistleblower" provisions. Private enforcement of health care fraud has increased due in large part to amendments to the False Claims Act that encourage private individuals, known as qui tam actions, may be filed by almost anyone, including present and former patients, nurses and other employees. Recent action under the federal False Claims Act have asserted claims for treble damages and up to \$11,000 per claim on the basis of the alleged failure of a property to meet applicable regulations relating to the operation of the property. Prosecutions, investigations or qui tam actions could have a material adverse effect on a property operator's liquidity, financial condition and results of operations which could adversely affect the ability of the operator to meet its obligations to us. Finally, various state false claim and anti-kickback alws also may apply to each

The Health Insurance Portability and Accountability Act of 1996, which became effective January 1, 1997, greatly expanded the definition of health care fraud and related offenses and broadened its scope to include private health care plans in addition to government payors. It also greatly increased funding for the Department of Justice, Federal Bureau of Investigation and the Office of the Inspector General of the Department of Health and Human Services to audit, investigate and prosecute suspected health care fraud.

Additionally, the administrative simplification provisions of this law provide for communication of health information through standard electronic transaction formats and for the privacy and security of health information. In order to comply with the regulations, health care providers must undergo significant operational and technical changes.

Finally, government investigation and enforcement of health care laws has increased dramatically over the past several years and is expected to continue. Some of these enforcement actions represent novel legal theories and expansions in the application of false claims laws. The costs for an operator of a health care property associated with both defending such enforcement actions and the undertakings in settlement agreements can be substantial and could have a material adverse effect on the ability of an operator to meet its obligations to us.

Environmental Laws

A wide variety of federal, state and local environmental and occupational health and safety laws and regulations affect health care facility operations or special medical properties. Under various federal, state and local environmental laws, ordinances and regulations, an owner of real property or a secured lender (such as the Company) may be liable for the costs of removal or remediation of hazardous or toxic substances at, under or disposed of in connection with such property, as well as other potential costs relating to hazardous or toxic substances (including government fines and damages for injuries to persons and adjacent property). The cost of any required remediation, removal, fines or personal or property damages and the owner's or secured lender's liability therefor could exceed the value of the property, and/or the assets of the owner or secured lender. In addition, the presence of such substances, or the failure to properly dispose of or remediate such substances, may adversely affect the owner's ability to sell or rent such property or to borrow using such property as collateral which, in turn, would reduce our revenue.

Taxation

Federal Income Tax Considerations

The following summary of the taxation of the Company and the material federal tax consequences to the holders of our debt and equity securities is for general information only and is not tax advice. This summary does not address all aspects of taxation that may be relevant to certain types of holders of stock or securities (including, but not limited to, insurance companies, tax-exempt entities, financial institutions or broker-dealers, persons holding shares of common stock as part of a hedging, integrated conversion, or constructive sale transaction or a straddle, traders in securities that use a mark-to-market method of accounting for their securities, investors in pass-through entities and foreign corporations and persons who are not citizens or residents of the United States).

This summary does not discuss all of the aspects of U.S. federal income taxation that may be relevant to you in light of your particular investment or other circumstances. In addition, this summary does not discuss any state or local income taxation or foreign income taxation or other tax consequences. This summary is based on current U.S. federal income tax law. Subsequent developments in U.S. federal income tax law, including changes in law or differing interpretations, which may be applied retroactively, could have a material effect on the U.S. federal income tax law, on the sequences of purchasing, owning and disposing of our securities as set forth in this summary. Before you purchase our securities, you should consult your own tax advisor regarding the particular U.S. federal, state, local, foreign and other tax consequences of acquiring, owning and selling our securities.

General

We elected to be taxed as a real estate investment trust (or "REIT") commencing with our first taxable year. We intend to continue to operate in such a manner as to qualify as a REIT, but there is no guarantee that we will qualify or remain qualified as a REIT for subsequent years. Qualification and taxation as a REIT depends upon our ability to meet a variety of qualification tests imposed under federal income tax law with respect to income, assets, distribution level and diversity of share ownership as discussed below under "— Qualification as a REIT." There can be no assurance that we will be owned and organized and will operate in a manner so as to qualify or remain qualified.

In any year in which we qualify as a REIT, in general, we will not be subject to federal income tax on that portion of our REIT taxable income or capital gain that is distributed to stockholders. We may, however, be subject to tax at normal corporate rates on any taxable income or capital gain not distributed. If we elect to retain and pay income tax on our net long-term capital gain, stockholders are required to include their proportionate share of our undistributed long-term capital gain in income, but they will receive a refundable credit for their share of any taxes paid by us on such gain.

Despite the REIT election, we may be subject to federal income and excise tax as follows:

- To the extent that we do not distribute all of our net capital gain or distribute at least 90%, but less than 100%, of our "REIT taxable income," as adjusted, we will be subject to tax
 on the undistributed amount at regular corporate tax rates;
- We may be subject to the "alternative minimum tax" on certain items of tax preference to the extent that this tax exceeds our regular tax;
- If we have net income from the sale or other disposition of "foreclosure property" that is held primarily for sale to customers in the ordinary course of business or other nonqualifying income from foreclosure property, we will be subject to tax at the highest corporate rate on this income;

- Any net income from prohibited transactions (which are, in general, sales or other dispositions of property held primarily for sale to customers in the ordinary course of business, other than dispositions of foreclosure property and dispositions of property due to an involuntary conversion) will be subject to a 100% tax;
- If we fail to satisfy either the 75% or 95% gross income tests (as discussed below), but nonetheless maintain our qualification as a REIT because certain other requirements are
 met, we will be subject to a 100% tax on an amount equal to (1) the gross income attributable to the greater of (i) 75% of our gross income over the amount of qualifying gross
 income for purposes of the 75% gross income test (discussed below) or (ii) 95% of our gross income (90% of our gross income for taxable years beginning on or before
 October 22, 2004) over the amount of qualifying gross income for purposes of the 95% gross income test (discussed below) are profitability;
- If we fail to distribute during each year at least the sum of (1) 85% of our REIT ordinary income for the year, (2) 95% of our REIT capital gain net income for such year (other than capital gain that we elect to retain and pay tax on) and (3) any undistributed taxable income from preceding periods, we will be subject to a 4% excise tax on the excess of such required distribution over amounts actually distributed; and
- We will also be subject to a tax of 100% on the amount of any rents from real property, deductions or excess interest paid to us by any of our "taxable REIT subsidiaries" that
 would be reduced through reallocation under certain federal income tax principles in order to more clearly reflect income of the taxable REIT subsidiary. See "— Qualification as
 a REIT Investments in Taxable REIT Subsidiaries."

If we acquire any assets from a corporation which is or has been a "C" corporation in a carryover basis transaction, we could be liable for specified liabilities that are inherited from the "C" corporation. A "C" corporation is generally defined as a corporation that is required to pay full corporate level federal income tax. If we recognize gain on the disposition of the assets during the ten-year period beginning on the date on which the assets were acquired by us, then to the extent of the assets "built-in gain" (i.e., the excess of the fair market value of the asset over the adjusted tax basis in the asset, in each case determined as of the beginning of the ten-year period), we will be subject to tax on the gain at the highest regular corporate rate applicable. The results described in this paragraph with respect to the recognition of built-in gain assume that the built-in gain assets, at the time the built-in gain assets were subject to a conversion transaction (either where a "C" corporation elected REIT status or a REIT acquired the assets from a "C" corporation), were not treated as sold to an unrelated party and gain recognized.

Qualification as a REIT

A REIT is defined as a corporation, trust or association:

- (1) which is managed by one or more trustees or directors;
- (2) the beneficial ownership of which is evidenced by transferable shares or by transferable certificates of beneficial interest;
- (3) which would be taxable as a domestic corporation but for the federal income tax law relating to REITs;
- (4) which is neither a financial institution nor an insurance company;
- (5) the beneficial ownership of which is held by 100 or more persons in each taxable year of the REIT except for its first taxable year;
- (6) not more than 50% in value of the outstanding stock of which is owned during the last half of each taxable year, excluding its first taxable year, directly or indirectly, by or for five or fewer individuals (which includes certain entities) (the "Five or Fewer Requirement"); and
- (7) which meets certain income and asset tests described below.

Conditions (1) to (4), inclusive, must be met during the entire taxable year and condition (5) must be met during at least 335 days of a taxable year of 12 months or during a proportionate part of a taxable year of less than 12 months. For purposes of conditions (5) and (6), pension funds and certain other tax-exempt entities are treated as individuals, subject to a "look-through" exception in the case of condition (6).

Based on publicly available information, we believe we have satisfied the share ownership requirements set forth in (5) and (6) above. In addition, Article VI of our Amended and Restated By-Laws provides for restrictions regarding ownership and transfer of shares. These restrictions are intended to assist us in continuing to satisfy the share ownership requirements described in (5) and (6) above. These restrictions, however, may not ensure that we will, in all cases, be able to satisfy the share ownership requirements described in (5) and (6) above.

We have complied with, and will continue to comply with, regulatory rules to send annual letters to certain of our stockholders requesting information regarding the actual ownership of our stock. If despite sending the annual letters, we do not know, or after exercising reasonable diligence would not have known, whether we failed to meet the Five or Fewer Requirement, we will be treated as having met the Five or Fewer Requirement. If we fail to comply with these regulatory rules, we will be subject to a monetary penalty. If our failure to comply was due to intentional disregard of the requirement, the penalty would be increased. However, if our failure to comply were due to reasonable cause and not willful neglect, no penalty would be imposed.

We may own a number of properties through wholly owned subsidiaries. A corporation will qualify as a "qualified REIT subsidiary" if 100% of its stock is owned by a REIT and the REIT does not elect to treat the subsidiary as a taxable REIT subsidiary. A "qualified REIT subsidiary" will not be treated as a separate corporation, and all assets, liabilities and items of income, deductions and credits of a "qualified REIT subsidiary" will be treated as assets, liabilities and items (as the case may be) of the REIT. A "qualified REIT subsidiary" is not subject to federal income tax, and our ownership of the voting stock of a qualified REIT subsidiary will not violate the restrictions against ownership of securities of any one issuer which constitute more than 10% of the value or total voting power of such issuer or more than 5% of the value of our total assets, a described below under "— Asset Tests."

If we invest in a partnership, a limited liability company or a trust taxed as a partnership or as a disregarded entity, we will be deemed to own a proportionate share of the partnership's, limited liability company's or trust's assets. Likewise, we will be treated as receiving our share of the income and loss of the partnership, limited liability company or trust, and the gross income will retain the same character in our hands as it has in the hands of the partnership, limited liability company or trust. These "look-through" rules apply for purposes of the income ests and assets tests described below.

Income Tests. There are two separate percentage tests relating to our sources of gross income that we must satisfy for each taxable year.

- At least 75% of our gross income (excluding gross income from certain sales of property held primarily for sale) must be directly or indirectly derived each taxable year from "rents from real property," other income from investments relating to real property or mortgages on real property or certain income from qualified temporary investments.
- At least 95% of our gross income (excluding gross income from certain sales of property held primarily for sale) must be directly or indirectly derived each taxable year from any
 of the sources qualifying for the 75% gross income test and from dividends (including dividends from taxable REIT subsidiaries) and interest.

For taxable years beginning on or before October 22, 2004, (1) payments to us under an interest rate swap or cap agreement, option, futures contract, forward rate agreement or any similar financial instrument entered into by us to reduce interest rate risk on indebtedness incurred or to be incurred and (2) gain from the sale or other disposition of any such investment are treated as income qualifying under the 95% gross income test. As to transactions entered into in taxable years beginning after October 22, 2004, any of our income from a "clearly identified" hedging transaction that is entered into by us in the normal course of business, directly or indirectly, to manage the risk of interest rate movements, price changes or currency fluctuations with respect to borrowings or obligations incurred or to be incurred by us, or such other risks that are prescribed by the Internal Revenue Service, is excluded from the 95% gross income test. In general, a hedging transaction is "clearly identified" if (1) the transaction is identified as a hedging transaction before the end of the day on which it is entered into and (2) the items or risks being hedged are identified "substantially contemporaneously" with the hedging transaction. An identification is not substantially contemporaneous if it is made more than 35 days after entering into the hedging transaction.



Rents received by us will qualify as "rents from real property" for purposes of satisfying the gross income tests for a REIT only if several conditions are met:

- The amount of rent must not be based in whole or in part on the income or profits of any person, although rents generally will not be excluded merely because they are based on a fixed percentage or percentages of receipts or sales.
- Rents received from a tenant will not qualify as rents from real property if the REIT, or an owner of 10% or more of the REIT, also directly or constructively owns 10% or more of the tenant, unless the tenant is our taxable REIT subsidiary and certain other requirements are met with respect to the real property being rented.
- If rent attributable to personal property leased in connection with a lease of real property is greater than 15% of the total rent received under the lease, then the portion of rent attributable to such personal property will not qualify as "rents from real property."
- For rents to qualify as rents from real property, we generally must not furnish or render services to tenants, other than through a taxable REIT subsidiary or an "independent contractor" from whom we derive no income, except that we may directly provide services that are "usually or customarily rendered" in the geographic area in which the property is located in connection with the rental of real property for occupancy only, or are not otherwise considered "rendered to the occupant for his convenience."

For taxable years beginning after August 5, 1997, a REIT has been permitted to render a de minimis amount of impermissible services to tenants and still treat amounts received with respect to that property as rent from real property. The amount received or accrued by the REIT during the taxable year for the impermissible services with respect to a property may not exceed 1% of all amounts received or accrued by the REIT directly or indirectly from the property. The amount received for any service or management operation for this purpose shall be deemed to be not less than 150% of the direct cost of the REIT in furnishing or rendering the service or providing the management or operation. Furthermore, impermissible services may be furnished to tenants by a taxable REIT subsidiary subject to certain conditions, and we may still treat rents received with respect to the property as rent from real property.

The term "interest" generally does not include any amount if the determination of the amount depends in whole or in part on the income or profits of any person, although an amount generally will not be excluded from the term "interest" solely by reason of being based on a fixed percentage of receipts or sales.

If we fail to satisfy one or both of the 75% or 95% gross income tests for any taxable year, we may nevertheless qualify as a REIT for such year if we are eligible for relief. For taxable years beginning on or before October 22, 2004, these relief provisions generally will be available if (1) our failure to meet such tests was due to reasonable cause and not due to willful neglect; (2) we attach a schedule of the sources of our income to our return; and (3) any incorrect information on the schedule was not due to fraud with intent to evade tax. For taxable years beginning after October 22, 2004, these relief provisions generally will be available if (1) following our identification of the failure, we file a schedule for such taxable year describing each item of our gross income and (2) the failure to meet such tests was due to reasonable cause and not due to willful neglect.

It is not now possible to determine the circumstances under which we may be entitled to the benefit of these relief provisions. If these relief provisions apply, a 100% tax is imposed on an amount equal to (a) the gross income attributable to (1) 75% of our gross income over the amount of qualifying gross income for purposes of the 75% income test and (2) 95% of our gross income (90% of our gross income for taxable years beginning on or before October 22, 2004) over the amount of qualifying gross income for purposes of the 95% income test, multiplied by (b) a fraction intended to reflect our profitability.

Asset Tests. Within 30 days after the close of each quarter of our taxable year, we must also satisfy several tests relating to the nature and diversification of our assets determined in accordance with generally accepted accounting principles. At least 75% of the value of our total assets must be represented by real estate assets, cash, cash items (including receivables arising in the ordinary course of our operation), government securities and qualified temporary investments. Although the remaining 25% of our assets generally may be invested without restriction, we are prohibited from owning securities representing more than 10% of either the vote (the "10% vote



test") or value (the "10% value test") of the outstanding securities of any issuer other than a qualified REIT subsidiary, another REIT or a taxable REIT subsidiary. Further, no more than 20% of the total assets may be represented by securities of one or more taxable REIT subsidiaries (the "20% asset test") and no more than 5% of the value of our total assets may be represented by securities of any non-governmental issuer other than a qualified REIT subsidiary (the "5% asset test"), another REIT or a taxable REIT subsidiary. Each of the 10% vote test, the 10% value test and the 20% and 5% asset tests must be satisfied at the end of each quarter. There are special rules which provide relief if the value related tests are not satisfied due to changes in the value of the assets of a REIT.

For taxable years beginning after December 31, 2000, certain items are excluded from the 10% value test, including (1) straight debt securities of an issuer (including straight debt that provides certain contingent payments); (2) any loan to an individual or an estate; (3) any rental agreement described in Section 467 of the Internal Revenue Code, other than with a "related person"; (4) any obligation to pay rents from real property; (5) certain securities issued by a state or any subdivision thereof, the District of Columbia, a foreign government, or any political subdivision thereof, or the Commonwealth of Puerto Rico; (6) any security issued by a REIT; and (7) any other arrangement that, as determined by the Secretary of the Treasury, is excepted from the definition of security ("excluded securities"). Special rules apply to straight debt securities issued by corporations and entities taxable as partnerships for federal income tax purposes. If a REIT, or its taxable REIT subsidiary, holds (1) straight debt securities of a corporate or partnership issuer and (2) securities of such issuer that are not excluded securities and have an aggregate value greater than 1% of such issuer's outstanding securities will be included in the 10% value test.

For taxable years beginning after December 31, 2000, a REIT's interest as a partnership is not treated as a security for purposes of applying the 10% value test to securities issued by the partnership. Further, any debt instrument issued by a partnership will not be a security for purposes of applying the 10% value test (1) to the extent of the REIT's interest as a partner in the partnership and (2) if at least 75% of the partnership's gross income (excluding gross income from prohibited transactions) would qualify for the 75% gross income test. For taxable years beginning after October 22, 2004, for purposes of the 10% value test, a REIT's interest in a partnership's assets is the REIT's proportionate interest in any securities issued by the partnership (other than the excluded securities described in the preceding paragraph).

With respect to corrections of failures for which the requirements for corrections are satisfied after October 22, 2004, regardless of whether such failures occurred in taxable years beginning on, before or after such date, as to violations of the 10% vote test, the 10% value test or the 5% asset test, a REIT may avoid disqualification as a REIT by disposing of sufficient assets to cure a violation that does not exceed the lesser of 1% of the REIT's assets at the end of the relevant quarter or \$10,000,000, provided that the disposition occurs within six months following the last day of the quarter in which the REIT first identified the assets. For violations of any of the REIT asset tests due to reasonable cause and not willful neglect that exceed the thresholds described in the preceding sentence, a REIT can avoid disqualification as a REIT after the close of a taxable quarter by taking certain steps, including disposition of sufficient assets within the six month period described above to meet the applicable asset test, paying a tax equal to the greater of \$50,000 or the highest corporate tax rate multiplied by the net income generated by the non-qualifying assets during the period of time that the assets were held as non-qualifying assets and filing a schedule with the Internal Revenue Service that describes the non-qualifying assets.

Investments in Taxable REIT Subsidiaries. For taxable years beginning after December 31, 2000, REITs may own more than 10% of the voting power and value of securities in taxable REIT subsidiaries. We and any taxable corporate entity in which we own an interest are allowed to jointly elect to treat such entity as a "taxable REIT subsidiary."

Several of our subsidiaries have elected to be treated as a taxable REIT subsidiary. Taxable REIT subsidiaries are subject to full corporate level federal taxation on their earnings but are permitted to engage in certain types of activities that cannot be performed directly by REITs without jeopardizing their REIT status. Our taxable REIT subsidiaries will attempt to minimize the amount of these taxes, but there can be no assurance whether or the extent to which measures taken to minimize taxes will be successful. To the extent our taxable REIT subsidiaries are required to pay federal, state or local taxes, the cash available for distribution as dividends to us from our taxable REIT subsidiaries will be reduced.



The amount of interest on related-party debt that a taxable REIT subsidiary may deduct is limited. Further, a 100% tax applies to any interest payments by a taxable REIT subsidiary to its affiliated REIT to the extent the interest rate is not commercially reasonable. A taxable REIT subsidiary is permitted to deduct interest payments to unrelated parties without any of these restrictions.

The Internal Revenue Service may reallocate costs between a REIT and its taxable REIT subsidiary where there is a lack of arm's-length dealing between the parties. Any deductible expenses allocated away from a taxable REIT subsidiary would increase its tax liability. Further, any amount by which a REIT understates its deductions and overstates those of its taxable REIT subsidiary will, subject to certain exceptions, be subject to a 100% tax. Additional taxable REIT subsidiary elections may be made in the future for additional entities in which we own an interest.

Annual Distribution Requirements. In order to avoid being taxed as a regular corporation, we are required to make distributions (other than capital gain distributions) to our stockholders which qualify for the dividends paid deduction in an amount at least equal to (1) the sum of (i) 90% of our "REIT taxable income" (computed without regard to the dividends paid deduction and our net capital gain) and (ii) 90% of the after-tax net income, if any, from foreclosure property, minus (2) a portion of certain items of non-cash income. These distributions must be paid in the taxable year to which they relate, or in the following taxable year if declared before we timely file our tax return for that year and if paid on or before the first regular distribution payment after such declaration. The amount distributed must not be preferential. This means that every stockholder of the class of stock to which a distribution is made must be treated the same as every other stockholder of that class, and no class of stock may be treated otherwise than in accordance with its dividend rights as a class. To the extent that we do not distribute all of our net capital gain or distribute at least 90%, but less than 100%, of our "REIT taxable income," as adjusted, we will be subject to tax on the undistributed amount at regular corporate tax rates. Finally, as discussed above, we may be subject to an excise tax if we fail to meet certain other distribution requirements.

It is possible that, from time to time, we may not have sufficient cash or other liquid assets to meet the 90% distribution requirement, or to distribute such greater amount as may be necessary to avoid income and excise taxation, due to, among other things, (1) timing differences between (i) the actual receipt of income and actual payment of deductible expenses and (ii) the inclusion of income and deduction of expenses in arriving at our taxable income, or (2) the payment of severance benefits that may not be deductible to us. In the event that timing differences occur, we may find it necessary to arrange for borrowings or, if possible, pay dividends in the form of taxable stock dividends in order to meet the distribution requirement.

Under certain circumstances, in the event of a deficiency determined by the Internal Revenue Service, we may be able to rectify a resulting failure to meet the distribution requirement for a year by paying "deficiency dividends" to stockholders in a later year, which may be included in our deduction for distributions paid for the earlier year. Thus, we may be able to avoid being taxed on amounts distributed as deficiency distributions; however, we will be required to pay applicable penalties and interest based upon the amount of any deduction taken for deficiency distributions.

Failure to Qualify as a REIT

If we fail to qualify for taxation as a REIT in any taxable year, we will be subject to federal income tax, including any applicable alternative minimum tax, on our taxable income at regular corporate rates. Distributions to stockholders in any year in which we fail to qualify as a REIT will not be deductible nor will any particular amount of distributions be required to be made in any year. All distributions to stockholders will be taxable as ordinary income to the extent of current and accumulated earnings and profits allocable to these distributions and, subject to certain limitations, will be eligible for the dividends received deduction for corporate stockholders. Unless entitled to relief under specific statutory provisions, we also will be disqualified from taxation as a REIT for the four taxable years following the year during which qualification was lost. It is not possible to state whether in all circumstances we would be entitled to statutory relief. Failure to qualify for even one year could result in our need to incur indebtedness or liquidate investments in order to pay potentially significant resulting tax liabilities.

In addition to the relief described above under "— Income Tests" and "— Asset Tests," relief is available in the event that we violate a provision of the Internal Revenue Code that would result in our failure to qualify as a REIT if (1) the violation is due to reasonable cause and not due to willful neglect, (2) we pay a penalty of \$50,000 for each failure to satisfy the provision, and (3) the violation does not include a violation described under "— Income Tests" or "— Asset Tests" above. It is not now possible to determine the circumstances under which we may be entitled to the benefit of these relief provisions.

Federal Income Taxation of Holders of Our Stock

Treatment of Taxable U.S. Stockholders. The following summary applies to you only if you are a "U.S. stockholder." A "U.S. stockholder" is a stockholder of shares of stock who, for United States federal income tax purposes, is:

- a citizen or resident of the United States;
- a corporation, partnership or other entity classified as a corporation or partnership for these purposes, created or organized in or under the laws of the United States or of any
 political subdivision of the United States, including any state;
- an estate, the income of which is subject to United States federal income taxation regardless of its source; or
- a trust, if, in general, a U.S. court is able to exercise primary supervision over the trust's administration and one or more U.S. persons, within the meaning of the Internal Revenue Code, has the authority to control all of the trust's substantial decisions.

So long as we qualify for taxation as a REIT, distributions on shares of our stock made out of the current or accumulated earnings and profits allocable to these distributions (and not designated as capital gain dividends) will be includable as ordinary income for federal income tax purposes. None of these distributions will be eligible for the dividends received deduction for U.S. corporate stockholders.

Generally, for taxable years ending after May 6, 2003 through December 31, 2008, the maximum marginal rate of tax payable by individuals on dividends received from corporations that are subject to a corporate level of tax is 15%. Except in limited circumstances, this tax rate will not apply to dividends paid to you by us on our shares, because generally we are not subject to federal income tax on the portion of our REIT taxable income or capital gains distributed to our stockholders. The reduced maximum federal income tax rate will apply to that portion, if any, of dividends received by you with respect to our shares that are attributable to: (1) dividends received by us from non-REIT corporations or other taxable REIT subsidiaries; (2) income from the prior year with respect to which we were required to pay federal corporate income tax during the prior year (if, for example, we did not distribute 100% of our REIT taxable income for the prior year); or (3) the amount of any earnings and profits that were distributed by us and accumulated in a non-REIT year.

Distributions that are designated as capital gain dividends will be taxed as long-term capital gains (to the extent they do not exceed our actual net capital gain for the taxable year), without regard to the period for which you held our stock. However, if you are a corporation, you may be required to treat a portion of some capital gain dividends as ordinary income.

If we elect to retain and pay income tax on any net long-term capital gain, you would include in income, as long-term capital gain, your proportionate share of this net long-term capital gain. You would also receive a refundable tax credit for your proportionate share of the tax paid by us on such retained capital gains and you would have an increase in the basis of your shares of our stock in an amount equal to your includable capital gains less your share of the tax deemed paid.

You may not include in your federal income tax return any of our net operating losses or capital losses. Federal income tax rules may also require that certain minimum tax adjustments and preferences be apportioned to you. In addition, any distribution declared by us in October, November or December of any year on a specified date in any such month shall be treated as both paid by us and received by you on December 31 of that year, provided that the distribution is actually paid by us no later than January 31 of the following year.

We will be treated as having sufficient earnings and profits to treat as a dividend any distribution up to the amount required to be distributed in order to avoid imposition of the 4% excise tax discussed under "— General" and "— Qualification as a REIT — Annual Distribution Requirements" above. As a result, you may be required to treat as taxable dividends certain distributions that would otherwise result in a tax-free return of capital. Moreover, any "deficiency dividend" will be treated as a dividend (an ordinary dividend or a capital gain dividend, as distributions do not exceed the adjusted tax basis of your shares of our stock. You will be required to reduce the tax basis of your shares of our stock. You will be treated as capital gain or loss, if any, realized upon sale of the shares of our stock. Any loss upon a sale or exchange of shares of our stock which were held for six months or less (after application or loss), will generally be treated as a long-term capital loss to the extent you previously received capital gain distributions with respect to these shares of our stock.

Upon the sale or exchange of any shares of our stock to or with a person other than us or a sale or exchange of all shares of our stock (whether actually or constructively owned) with us, you will generally recognize capital gain or loss equal to the difference between the amount realized on the sale or exchange and your adjusted tax basis in these shares of our stock. This gain will be capital gain if you held these shares of our stock as a capital asset.

If we redeem any of your shares in us, the treatment can only be determined on the basis of particular facts at the time of redemption. In general, you will recognize gain or loss (as opposed to dividend income) equal to the difference between the amount received by you in the redemption and your adjusted tax basis in your shares redeemed if such redemption results in a "complete termination" of your interest in all classes of our equity securities, is a "substantially disproportionate redemption" or is "not essentially equivalent to a dividend" with respect to you. In applying these tests, there must be taken into account your overship of all classes of our equity securities (e.g., common stock, preferred stock, depositary shares and warrants). You also must take into account any equity securities that are considered to be constructively owned by you.

If, as a result of a redemption by us of your shares, you no longer own (either actually or constructively) any of our equity securities or only own (actually and constructively) an insubstantial percentage of our equity securities, then it is probable that the redemption of your shares would be considered "not essentially equivalent to a dividend" and, thus, would result in gain or loss to you. However, whether a distribution is "not essentially equivalent to a dividend" depends on all of the facts and circumstances, and if you rely on any of these tests at the time of redemption, you should consult your tax advisor to determine their application to the particular situation.

Generally, if the redemption does not meet the tests described above, then the proceeds received by you from the redemption of your shares will be treated as a distribution taxable as a dividend to the extent of the allocable portion of current or accumulated earnings and profits. If the redemption is taxed as a dividend, your adjusted tax basis in the redeemed shares will be transferred to any other shareholdings in us that you own. If you own no other shareholdings in us, under certain circumstances, such basis may be transferred to a related person, or it may be lost entirely.

Gain from the sale or exchange of our shares held for more than one year is taxed at a maximum long-term capital gain rate, which is currently 15%. Pursuant to Internal Revenue Service guidance, we may classify portions of our capital gain dividends as gains eligible for the long-term capital gains rate or as gain taxable to individual stockholders at a maximum rate of 25%.

Treatment of Tax-Exempt U.S. Stockholders. Tax-exempt entities, including qualified employee pension and profit sharing trusts and individual retirement accounts ("Exempt Organizations"), generally are exempt from federal income taxation. However, they are subject to taxation on their unrelated business taxable income ("UBTI"). The Internal Revenue Service has issued a published revenue ruling that dividend distributions from a REIT to an exempt employee pension trust do not constitute UBTI, provided that the shares of the REIT are not otherwise used in an unrelated trade or business of the exempt employee pension trust. Based on this ruling, amounts distributed by us to Exempt Organizations generally should not constitute UBTI. However, if an Exempt Organization finances its acquisition of the shares of our stock with debt, a portion of its income from us will constitute UBTI provided the UBTI provided the the shares of the shares of our stock with debt, aportion of its income from us will constitute UBTI prevalue to the



"debt financed property" rules. Likewise, a portion of the Exempt Organization's income from us would constitute UBTI if we held a residual interest in a real estate mortgage investment conduit.

In addition, in certain circumstances, a pension trust that owns more than 10% of our stock is required to treat a percentage of our dividends as UBTI. This rule applies to a pension trust holding more than 10% of our stock only if (1) the percentage of our income that is UBTI (determined as if we were a pension trust) is at least 5%, (2) we qualify as a REIT by reason of the modification of the Five or Fewer Requirement that allows beneficiaries of the pension trust to be treated as holding shares in proportion to their actuarial interests in the pension trust, and (3) either (i) one pension trust of the value of our stock or (ii) a group of pension trusts individually holding more than 10% of the value of our stock collectively own more than 50% of the value of our stock.

Backup Withholding and Information Reporting. Under certain circumstances, you may be subject to backup withholding at applicable rates on payments made with respect to, or cash proceeds of a sale or exchange of, shares of our stock. Backup withholding will apply only if you: (1) fail to provide a correct taxpayer identification number, which if you are an individual, is ordinarily your social security number; (2) furnish an incorrect taxpayer identification number; (3) are notified by the Internal Revenue Service that you have failed to properly report payments of interest or dividends; or (4) fail to certify, under penalties of perjury, that you have furnished a correct taxpayer identification number and that the Internal Revenue Service so not notified you that you are subject to backup withholding.

Backup withholding will not apply with respect to payments made to certain exempt recipients, such as corporations and tax-exempt organizations. You should consult with a tax advisor regarding qualification for exemption from backup withholding, and the procedure for obtaining an exemption. Backup withholding is not an additional tax. Rather, the amount of any backup withholding with respect to payment to a stockholder will be allowed as a credit against such stockholder's United States federal income tax liability and may entitle such stockholder to a refund, provided that the required information is provided to the Internal Revenue Service. In addition, withholding a portion of capital gain distributions made to stockholders may be required for stockholders who fail to certify their non-foreign status.

Taxation of Foreign Stockholders. The following summary applies to you only if you are a foreign person. The federal taxation of foreign persons is a highly complex matter that may be affected by many considerations.

Except as discussed below, distributions to you of cash generated by our real estate operations in the form of ordinary dividends, but not by the sale or exchange of our capital assets, generally will be subject to U.S. withholding tax at a rate of 30%, unless an applicable tax treaty reduces that tax and you file with us the required form evidencing the lower rate.

In general, you will be subject to United States federal income tax on a graduated rate basis rather than withholding with respect to your investment in our stock if such investment is "effectively connected" with your conduct of a trade or business in the United States. A corporate foreign stockholder that receives income that is, or is treated as, effectively connected with a United States trade or business may also be subject to the branch profits tax, which is payable in addition to regular United States corporate income tax. The following discussion will apply to foreign stockholders whose investment in us is not so effectively connected. We expect to withhold United States income tax, as described below, on the gross amount of any distributions paid to you unless (1) you file an Internal Revenue Service Form W-8ECI with us claiming that the distribution is "effectively connected" or (2) certain other exceptions apply.

Distributions by us that are attributable to gain from the sale or exchange of a United States real property interest will be taxed to you under the Foreign Investment in Real Property Tax Act of 1980 ("FIRPTA") as if these distributions were gains "effectively connected" with a United States trade or business. Accordingly, you will be taxed at the normal capital gain rates applicable to a U.S. stockholder on these amounts, subject to any applicable alternative minimum tax and a special alternative minimum tax in the case of nonresident alien individuals. Distributions subject to FIRPTA may also be subject to a branch profits tax in the hands of a corporate foreign stockholder that is not entitled to treaty exemption.



We will be required to withhold from distributions subject to FIRPTA, and remit to the Internal Revenue Service, 35% of designated capital gain dividends, or, if greater, 35% of the amount of any distributions that could be designated as capital gain dividends. In addition, if we designate prior distributions as capital gain dividends, subsequent distributions, up to the amount of the prior distributions not withheld against, will be treated as capital gain dividends for purposes of withholding.

For taxable years beginning after October 22, 2004, any capital gain dividend with respect to any class of stock that is "regularly traded" on an established securities market will be treated as an ordinary dividend if the foreign stockholder did not own more than 5% of such class of stock at any time during the taxable year. Once this provision takes effect, foreign stockholders generally will not be required to report distributions received from us on U.S. federal income tax returns and all distributions treated as dividends for U.S. federal income tax purposes including any capital gain dividend will be subject to a 30% U.S. withholding tax (unless reduced under an applicable income tax treaty) as discussed above. In addition, the branch profits tax will no longer apply to such distributions.

Unless our shares constitute a "United States real property interest" within the meaning of FIRPTA or are effectively connected with a U.S. trade or business, a sale of our shares by you generally will not be subject to United States taxation. Our shares will not constitute a United States real property interest if we qualify as a "domestically controlled REIT." We do, and expect to continue to, qualify as a domestically controlled REIT. A domestically controlled REIT is a REIT in which at all times during a specified testing period less than 50% in value of its shares is held directly or indirectly by foreign stockholders. However, if you are a nonresident alien individual who is present in the United States for 183 days or more during the taxable year and certain other conditions apply, you will be subject to a 30% tax on such capital gains. In any event, a purchaser of our shares from you will not be required under FIRPTA to withhold on the purchase dares are "regularly traded" on an established securities market or if we are a domestically controlled REIT. Otherwise, under FIRPTA, the purchaser may be required to withhold 10% of the purchase price and remit such amount to the Internal Revenue Service.

Backup withholding tax and information reporting will generally not apply to distributions paid to you outside the United States that are treated as (1) dividends to which the 30% or lower treaty rate withholding tax discussed above applies; (2) capital gains dividends; or (3) distributions attributable to gain from the sale or exchange by us of U.S. real property interests. Payment of the proceeds of a sale of stock within the United States or conducted through certain U.S. related financial intermediaries is subject to both backup withholding and information reporting unless the beneficial owner certifies under penalties of perjury that he or she is not a U.S. person (and the payor does not have actual knowledge that the beneficial owner is a U.S. person) or otherwise established an exemption. You may obtain a refund of any amounts withheld under the backup withholding rules by filing the appropriate claim for refund with the Internal Revenue Service.

U.S. Federal Income Taxation of Holders of Depositary Shares

Owners of our depositary shares will be treated as if you were owners of the series of preferred stock represented by the depositary shares. Thus, you will be required to take into account the income and deductions to which you would be entitled if you were a holder of the underlying series of preferred stock.

Conversion or Exchange of Shares for Preferred Stock. No gain or loss will be recognized upon the withdrawal of preferred stock in exchange for depositary shares and the tax basis of each share of preferred stock will, upon exchange, be the same as the aggregate tax basis of the depositary shares exchanged. If you held your depositary shares as a capital asset at the time of the exchange for shares of preferred stock, the holding period for your shares of preferred stock will include the period during which you owned the depositary shares.

U.S. Federal Income and Estate Taxation of Holders of Our Debt Securities

The following is a general summary of the United States federal income tax consequences and, in the case that you are a holder that is a non-U.S. holder, as defined below, the United States federal estate tax consequences, of purchasing, owning and disposing of debt securities periodically offered under one or more indentures, the forms of which have been filed as exhibits to this registration statement (the "notes"). This summary assumes that you hold the notes as capital assets. This summary applies to you only if you are the initial holder of the notes and you acquire



the notes for a price equal to the issue price of the notes. The issue price of the notes is the first price at which a substantial amount of the notes is sold other than to bond houses, brokers or similar persons or organizations acting in the capacity of underwriters, placement agents or wholesalers. In addition, this summary does not consider any foreign, state, local or other tax laws that may be applicable to us or a purchaser of the notes.

U.S. Holders

The following summary applies to you only if you are a U.S. holder, as defined below.

Definition of a U.S. Holder. A "U.S. holder" is a beneficial owner of a note or notes that is for United States federal income tax purposes:

- · a citizen or resident of the United States;
- a corporation or partnership, or other entity classified as a corporation or partnership for these purposes, created or organized in or under the laws of the United States or of any
 political subdivision of the United States, including any state;
- · an estate, the income of which is subject to United States federal income taxation regardless of its source; or
- a trust, if, in general, a U.S. court is able to exercise primary supervision over the trust's administration and one or more U.S. persons, within the meaning of the Internal Revenue Code, has the authority to control all of the trust's substantial decisions.

Payments of Interest. Stated interest on the notes generally will be taxed as ordinary interest income from domestic sources at the time it is paid or accrues in accordance with your method of accounting for tax purposes.

Sale, Exchange or Other Disposition of Notes. The adjusted tax basis in your note acquired at a premium will generally be your cost. You generally will recognize taxable gain or loss when you sell or otherwise dispose of your notes equal to the difference, if any, between:

- the amount realized on the sale or other disposition, less any amount attributable to any accrued interest, which will be taxable in the manner described under "
 — Payments of
 Interest" above; and
- · your adjusted tax basis in the notes.

Your gain or loss generally will be capital gain or loss. This capital gain or loss will be long-term capital gain or loss if at the time of the sale or other disposition you have held the notes for more than one year. Subject to limited exceptions, your capital losses cannot be used to offset your ordinary income.

Backup Withholding and Information Reporting. In general, "backup withholding" may apply to any payments made to you of principal and interest on your note, and to payment of the proceeds of a sale or other disposition of your note before maturity, if you are a non-corporate U.S. holder and (1) fail to provide a correct taxpayer identification number, which if you are a nicividual, is ordinarily your social security number; (2) furnish an incorrect taxpayer identification number; (3) are notified by the Internal Revenue Service that you have failed to properly report payments of interest or dividends; or (4) fail to certify, under penalties of perjury, that you have furnished a correct taxpayer identification number and that the Internal Revenue Service has not notified you that you are subject to backup withholding.

The amount of any reportable payments, including interest, made to you (unless you are an exempt recipient) and the amount of tax withheld, if any, with respect to such payments will be reported to you and to the Internal Revenue Service for each calendar year. You should consult your tax advisor regarding your qualification for an exemption from backup withholding and the procedures for obtaining such an exemption, if applicable. The backup withholding tax is not an additional tax and will be credited against your U.S. federal income tax liability, provided that correct information is provided to the Internal Revenue Service.

Non-U.S. Holders

The following summary applies to you if you are a beneficial owner of a note and are not a U.S. holder, as defined above (a "non-U.S. holder").

Special rules may apply to certain non-U.S. holders such as "controlled foreign corporations," "passive foreign investment companies" and "foreign personal holding companies." Such entities are encouraged to consult their tax advisors to determine the United States federal, state, local and other tax consequences that may be relevant to them.

U.S. Federal Withholding Tax. Subject to the discussion below, U.S. federal withholding tax will not apply to payments by us or our paying agent, in its capacity as such, of principal and interest on your notes under the "portfolio interest" exception of the Internal Revenue Code, provided that:

- you do not, directly or indirectly, actually or constructively, own 10% or more of the total combined voting power of all classes of our stock entitled to vote;
- you are not (1) a controlled foreign corporation for U.S. federal income tax purposes that is related, directly or indirectly, to us through sufficient stock ownership, as provided in the Internal Revenue Code, or (2) a bank receiving interest described in Section 881(c)(3)(A) of the Internal Revenue Code;
- · such interest is not effectively connected with your conduct of a U.S. trade or business; and
- you provide a signed written statement, under penalties of perjury, which can reliably be related to you, certifying that you are not a U.S. person within the meaning of the Internal Revenue Code and providing your name and address to:
 - us or our paying agent; or
 - a securities clearing organization, bank or other financial institution that holds customers' securities in the ordinary course of its trade or business and holds your notes on
 your behalf and that certifies to us or our paying agent under penalties of perjury that it, or the bank or financial institution between it and you, has received from you your
 signed, written statement and provides us or our paying agent with a copy of such statement.

Treasury regulations provide that:

- if you are a foreign partnership, the certification requirement will generally apply to your partners, and you will be required to provide certain information;
- if you are a foreign trust, the certification requirement will generally be applied to you or your beneficial owners depending on whether you are a "foreign complex trust," "foreign simple trust," or "foreign grantor trust" as defined in the Treasury regulations; and
- look-through rules will apply for tiered partnerships, foreign simple trusts and foreign grantor trusts.

If you are a foreign partnership or a foreign trust, you should consult your own tax advisor regarding your status under these Treasury regulations and the certification requirements applicable to you.

If you cannot satisfy the portfolio interest requirements described above, payments of interest will be subject to the 30% United States withholding tax, unless you provide us with a properly executed (1) Internal Revenue Service Form W-8BEN claiming an exemption from or reduction in withholding under the benefit of an applicable treaty or (2) Internal Revenue Service Form W-8BEN to withholding tax because it is effectively connected with your conduct of a trade or business in the United States. Alternative documentation may be applicable in certain circumstances.

If you are engaged in a trade or business in the United States and interest on a note is effectively connected with the conduct of that trade or business, you will be required to pay United States federal income tax on that interest on a net income basis (although you will be exempt from the 30% withholding tax provided the certification requirement described above is met) in the same manner as if you were a U.S. person, except as otherwise provided by an applicable tax treaty. If you are a foreign corporation, you may be required to pay a branch profits tax on the earnings and profits that are effectively connected to the conduct of your trade or business in the United States.

Sale, Exchange or other Disposition of Notes. You generally will not have to pay U.S. federal income tax on any gain or income realized from the sale, redemption, retirement at maturity or other disposition of your notes, unless:

- in the case of gain, you are an individual who is present in the United States for 183 days or more during the taxable year of the sale or other disposition of your notes, and specific other conditions are met;
- · you are subject to tax provisions applicable to certain United States expatriates; or
- · the gain is effectively connected with your conduct of a U.S. trade or business.

If you are engaged in a trade or business in the United States and gain with respect to your notes is effectively connected with the conduct of that trade or business, you generally will be subject to U.S. income tax on a net basis on the gain. In addition, if you are a foreign corporation, you may be subject to a branch profits tax on your effectively connected earnings and profits for the taxable year, as adjusted for certain items.

U.S. Federal Estate Tax. If you are an individual and are not a U.S. citizen or a resident of the United States, as specially defined for U.S. federal estate tax purposes, at the time of your death, your notes will generally not be subject to the U.S. federal estate tax, unless, at the time of your death (1) you owned actually or constructively 10% or more of the total combined voting power of all our classes of stock entitled to vote or (2) interest on the notes is effectively connected with your conduct of a U.S. trade or business.

Backup Withholding and Information Reporting. Backup withholding will not apply to payments of principal or interest made by us or our paying agent, in its capacity as such, to you if you have provided the required certification that you are a non-U.S. holder as described in "— U.S. Federal Withholding Tax" above, and provided that neither we nor our paying agent have actual knowledge that you are a U.S. holder, as described in "— U.S. Holders" above. We or our paying agent may, however, report payments of interest on the notes.

The gross proceeds from the disposition of your notes may be subject to information reporting and backup withholding tax. If you sell your notes outside the United States through a non-U.S. office of a non-U.S. broker and the sales proceeds are paid to you outside the United States, then the U.S. backup withholding and information reporting requirements generally will not apply to that payment. However, U.S. information reporting, but not backup withholding, will apply to a payment of sales proceeds, even if that payment is made outside the United States, if you sell your notes through a non-U.S. office of a broker that:

- is a U.S. person, as defined in the Internal Revenue Code;
- · derives 50% or more of its gross income in specific periods from the conduct of a trade or business in the United States;
- · is a "controlled foreign corporation" for U.S. federal income tax purposes; or
- is a foreign partnership, if at any time during its tax year, one or more of its partners are U.S. persons who in the aggregate hold more than 50% of the income or capital interests in the partnership, or the foreign partnership is engaged in a U.S. trade or business, unless the broker has documentary evidence in its files that you are a non-U.S. person and certain other conditions are met or you otherwise establish an exemption. If you receive payments of the proceeds of a sale of your notes to or through a U.S. office of a broker, the payment is subject to both U.S. backup withholding and information reporting unless you provide a Form W-8BEN certifying that you are a non-U.S. person or you otherwise establish an exemption.

You should consult your own tax advisor regarding application of backup withholding in your particular circumstance and the availability of and procedure for obtaining an exemption from backup withholding. Any amounts withheld under the backup withholding rules from a payment to you will be allowed as a refund or credit against your U.S. federal income tax liability, provided the required information is furnished to the Internal Revenue Service.

U.S. Federal Income and Estate Taxation of Holders of Our Warrants

Exercise of Warrants. You will not generally recognize gain or loss upon the exercise of a warrant. Your basis in the debt securities, preferred stock, depositary shares or common stock, as the case may be, received upon the exercise of the warrant will be equal to the sum of your adjusted tax basis in the warrant and the exercise price paid. Your holding period in the debt securities, preferred stock, depositary shares or common stock, as the case may be, received upon the exercise of the warrant will not include the period during which the warrant was held by you.

Expiration of Warrants. Upon the expiration of a warrant, you will recognize a capital loss in an amount equal to your adjusted tax basis in the warrant.

Sale or Exchange of Warrants. Upon the sale or exchange of a warrant to a person other than us, you will recognize gain or loss in an amount equal to the difference between the amount realized on the sale or exchange and your adjusted tax basis in the warrant. Such gain or loss will be capital gain or loss and will be long-term capital gain or loss if the warrant was held for more than one year. Upon the sale of the warrant to us, the Internal Revenue Service may argue that you should recognize ordinary income on the sale. You are advised to consult your own tax advisors as to the consequences of a sale of a warrant to us.

Potential Legislation or Other Actions Affecting Tax Consequences

Current and prospective securities holders should recognize that the present federal income tax treatment of an investment in us may be modified by legislative, judicial or administrative action at any time and that any such action may affect investments and commitments previously made. The rules dealing with federal income taxation are constantly under review by persons involved in the legislative process and by the Internal Revenue Service and the Treasury Department, resulting in revisions of regulations and revised interpretations of established concepts as well as statutory changes. Revisions in federal tax laws and interpretations of these laws could adversely affect the tax consequences of an investment in us.

Internet Access to Our SEC Filings

Our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports, as well as our proxy statements and other materials that are filed with, or furnished to, the Securities and Exchange Commission are made available, free of charge, on our Web site at www.hcreit.com, as soon as reasonably practicable after they are filed with, or furnished to, the Securities and Exchange Commission.

Item 1A. Risk Factors

Forward-Looking Statements and Risk Factors

This Annual Report on Form 10-K and the documents incorporated by reference contain statements that constitute "forward-looking statements" as that term is defined in the federal securities laws. These forward-looking statements include, but are not limited to, those regarding:

- the possible expansion of our portfolio;
- the sale of properties;
- the performance of our operators/tenants and properties;
- our ability to enter into agreements with new viable tenants for properties that we take back from financially troubled tenants, if any;
- our ability to retain or increase occupancies in our medical office buildings at similar or higher rates;
- our ability to make distributions to stockholders;
- our policies and plans regarding investments, financings and other matters;
- our tax status as a real estate investment trust;
- our ability to appropriately balance the use of debt and equity;
- · our ability to access capital markets or other sources of funds; and
- our ability to meet our earnings guidance.

When we use words such as "may," "will," "intend," "believe," "expect," "anticipate," "estimate" or similar expressions, we are making forward-looking statements. Forward-looking statements are not guarantees of

future performance and involve risks and uncertainties. Our expected results may not be achieved, and actual results may differ materially from our expectations. This may be a result of various factors, including, but not limited to:

- the status of the economy;
- the status of capital markets, including prevailing interest rates;
- issues facing the health care industry, including compliance with, and changes to, regulations and payment policies and operators'/tenants' difficulty in cost-effectively obtaining and maintaining adequate liability and other insurance;
- changes in financing terms;
- competition within the health care and senior housing industries;
- negative developments in the operating results or financial condition of operators, including, but not limited to, their ability to pay rent and repay loans;
- our ability to transition or sell facilities with profitable results;
- the failure to make new investments as and when anticipated;
- the failure of closings to occur as and when anticipated;
- · acts of God affecting our properties;
- our ability to re-lease space at similar rates as vacancies occur;
- our ability to timely reinvest sale proceeds at similar rates to assets sold;
- · operator bankruptcies or insolvencies;
- government regulations affecting Medicare and Medicaid reimbursement rates;
- · liability or contract claims by or against operators;
- unanticipated difficulties and/or expenditures relating to future acquisitions;
- environmental laws affecting our properties;
- changes in rules or practices governing our financial reporting;
- · other legal and operational factors, including REIT qualification and key management personnel recruitment and retention; and
- the risks described below:

Risk factors related to our operators' revenues and expenses

Our investment property operators' revenues are primarily driven by occupancy, Medicare and Medicaid reimbursement, if applicable, and private pay rates. Expenses for these facilities are primarily driven by the costs of labor, food, utilities, taxes, insurance and rent or debt service. Revenues from government reimbursement have, and may continue to, come under pressure due to reimbursement cuts and state budget shortfalls. Liability insurance and staffing costs continue to increase for our operators. To the extent that any decrease in revenues and/or any increase in operating expenses result in a property not generating enough cash to make payments to us, the credit of our operator and the value of other collateral would have to be relied upon.

Risk factors related to obligor bankruptcies

We are exposed to the risk that our obligors may not be able to meet the rent, principal and interest or other payments due us, which may result in an obligor bankruptcy or insolvency, or that an obligor might become subject to bankruptcy or insolvency proceedings for other reasons. Although our operating lease agreements provide us with the right to evict a tenant, demand immediate payment of rent and exercise other remedies, and our loans



provide us with the right to terminate any funding obligation, demand immediate repayment of principal and unpaid interest, foreclose on the collateral and exercise other remedies, the bankruptcy and insolvency laws afford certain rights to a party that has filed for bankruptcy or reorganization. An obligor in bankruptcy or subject to insolvency proceedings may be able to limit or delay our ability to collect unpaid rent in the case of a lease or to receive unpaid principal and interest in the case of a loan, and to exercise other rights and remedies.

We may be required to fund certain expenses (e.g., real estate taxes and maintenance) to preserve the value of an investment property, avoid the imposition of liens on a property and/or transition a property to a new tenant. In some instances, we have terminated our lease with a tenant and relet the property to another tenant. In some of those situations, we have provided working capital loans to and limited indemnification of the new obligor. If we cannot transition a leased property to a new tenant, we may take possession of that property, which may expose us to certain successor liabilities. Should such events occur, our revenue and operating cash flow may be adversely affected.

Transfers of health care facilities may require regulatory approvals and these facilities may not have efficient alternative uses

Transfers of health care facilities to successor operators may be subject to regulatory approvals that are not required for transfers of other types of real estate. The replacement of an operator could be delayed by the approval process of any federal, state or local agency necessary for the transfer of the facility or the replacement of the operator licensed to manage the facility. Alternatively, given the specialized nature of our facilities, we may be required to spend substantial time and funds to adapt these properties to other uses. If we are unable to timely transfer properties to successor operators or find efficient alternative uses, our revenue and operations may be adversely affected.

Risk factors related to government regulations

Our obligors' businesses are affected by government reimbursement and private payor rates. To the extent that an operator/tenant receives a significant portion of its revenues from governmental payors, primarily Medicare and Medicaid, such revenues may be subject to statutory and regulatory changes, retroactive rate adjustments, recovery of program overpayments or set-offs, administrative rulings, policy interpretations, payment or other delays by fiscal intermediaries, government funding restrictions (at a program level or with respect to specific facilities) and interruption or delays in payments due to any ongoing governmental investigations and audits at such property. In recent years, governmental payors have frozen or reduced payments to health care providers due to budgetary pressures. Health care reimbursement will likely continue to be of paramount importance to federal and state authorities. We cannot make any assessment as to the ultimate timing or effect any future legislative reforms may have on the financial condition of our obligors and properties. There can be no assurance that adequate reimbursement levels will continue to be available for services provided by any property operator, whether the property receives reimbursement from Medicare, Medicaid or private payors. Significant limits on the scope of services reimbursed and on reimbursement rates and fees could have a material adverse effect on an obligor's liquidity, financial condition and results of operations, which could adversely affect the ability of an obligor to meet its obligations to us. See "Item 1 — Business — Certain Government Regulations — Reimbursement" above.

Our operators and tenants generally are subject to extensive federal, state and local licensure, certification and inspection laws and regulations. Our operators' or tenants' failure to comply with any of these laws could result in loss of accreditation, denial of reimbursement, imposition of fines, suspension or decertification from federal and state health care programs, loss of license or closure of the facility. Such actions may have an effect on our operators' or tenants' ability to make lease payments to us and, therefore, adversely impact us.

Many of our medical properties may require a license and/or certificate of need to operate. Failure to obtain a license or certificate of need, or loss of a required license or certificate of need would prevent a facility from operating in the manner intended by the operators or tenants. These events could materially adversely affect our operators' or tenants' ability to make rent payments to us. State and local laws also may regulate expansion, including the addition of new beds or services or acquisition of medical equipment, and the construction of health care facilities, by requiring a certificate of need or other similar approval.

Risk factors related to liability claims and insurance costs

Long-term care property operators (skilled nursing facilities, assisted living facilities, and independent living/continuing care retirement communities) have experienced substantial increases in both the number and size of patient care liability claims in recent years, particularly in the states of Texas and Florida. As a result, general and professional liability costs have increased and may continue to increase. Long-term care liability insurance rates are increasing nationwide because of large jury awards. Over the past four years, both Texas and Florida have adopted skilled nursing property liability laws that modify or limit tort damages. Despite some of these reforms, the long-term care industry overall continues to experience very high general and professional liability costs. Insurance companies have responded to this claims crisis by severely restricting their capacity to write long-term care general and professional liability policies. No assurances can be given that the climate for long-term care general and professional liability insurance will improve in any of the foregoing states or any other states where the property operators conduct business. Insurance companies may continue to reduce or stop writing general and professional liability policies for long-term care facilities. Thus, general and professional liability insurance vorage may be restricted or very costly, which may adversely affect the property operators' future operations, cash flows and financial condition, and may have a material adverse effect on the property operators' ability to meet their obligations to us.

Risk factors related to acquisitions

We are exposed to the risk that our future acquisitions may not prove to be successful. We could encounter unanticipated difficulties and expenditures relating to any acquired properties, including contingent liabilities, and newly acquired properties might require significant management attention that would otherwise be devoted to our ongoing business. If we agree to provide construction funding to an operator/tenant and the project is not completed, we may need to take steps to ensure completion of the project. Moreover, if we issue equity securities or incur additional debt, or both, to finance future acquisitions, it may reduce our per share financial results. These costs may negatively affect our results of operations.

Risk factors related to environmental laws

Under various federal and state laws, owners or operators of real estate may be required to respond to the presence or release of hazardous substances on the property and may be held liable for property damage, personal injuries or penalties that result from environmental contamination or exposure to hazardous substances. We may become liable to reimburse the government for damages and costs it incurs in connection with the contamination. Generally, such liability attaches to a person based on the person's relationship to the property. Our tenants or borrowers are primarily responsible for the condition of the property. Moreover, we review environmental site assessments of the properties that we own or encumber prior to taking an interest in them. Those assessments are designed to meet the "all appropriate inquiry" standard, which we believe qualifies us for the innocent purchaser defense if environmental liabilities arise. Based upon such assessments, we do not believe that any of our properties are subject to material environmental contamination. However, environmental liabilities may be present in our properties and we may incur costs to remediate contamination, which could have a material adverse effect on our business or financial condition or the business or financial condition of the business or financial condition or the business or financial condition

Risk factors related to facilities that require entrance fees

Certain of our senior housing facilities require the payment of an upfront entrance fee by the resident, a portion of which may be refundable by the operator. Some of these facilities are subject to substantial oversight by state regulators. As a result of this oversight, residents of these facilities may have a variety of rights, including, for example, the right to cancel their contracts within a specified period of time and certain lien rights. The oversight and rights of residents within these facilities may have an effect on the revenue or operations of the operators of such facilities and therefore may negatively impact us.



Risk factors related to facilities under construction or development

At any given time, we may be in the process of constructing one or more new facilities that ultimately will require a license before they can be utilized by the operator for their intended use. The operator also will need to obtain Medicare and Medicaid provider agreements or third party payor contracts. In the event that the operator is unable to obtain the necessary licensure, provider agreements on contracts after the completion of construction, there is a risk that we will not be able to earn any revenues on the facility until either the initial operator obtains a license to operate the new facility and the necessary provider agreements or contracts or we can find and contract with a new operator that is able to obtain a license to operate the facility for its intended use and the necessary provider agreements or contracts.

In connection with our renovation, redevelopment, development and related construction activities, we may be unable to obtain, or suffer delays in obtaining, necessary zoning, landuse, building, occupancy and other required governmental permits and authorizations. These factors could result in increased costs or our abandonment of these projects. In addition, we may not be able to obtain financing on favorable terms, which may render us unable to proceed with our development activities, and we may not be able to complete construction and lease-up of a property on schedule, which could result in increased debt service expense or construction costs.

Additionally, the time frame required for development, construction and lease-up of these properties means that we may have to wait years for significant cash returns. Because we are required to make cash distributions to our stockholders, if the cash flow from operations or refinancing is not sufficient, we may be forced to borrow additional money to fund such distributions. Newly developed and acquired properties may not produce the cash flow that we expect, which could adversely affect our overall financial performance.

In deciding whether to acquire or develop a particular property, we make assumptions regarding the expected future performance of that property. In particular, we estimate the return on our investment based on expected occupancy and rental rates. If our financial projections with respect to a new property are inaccurate, and the property is unable to achieve the expected occupancy and rental rates, it may fail to perform as we expected in analyzing our investment. Our estimate of the costs of repositioning or redeveloping an acquired property may prove to be inaccurate, which may result in our failure to meet our profitability goals. Additionally, we may acquire new properties not fully leased, and the cash flow from existing operations may be insufficient to pay the operating expenses and debt service associated with that property.

We do not know if our tenants will renew their existing leases, and if they do not, we may be unable to lease the properties on as favorable terms, or at all

We cannot predict whether our tenants will renew existing leases at the end of their lease terms, which expire at various times through 2021. If these leases are not renewed, we would be required to find other tenants to occupy those properties. There can be no assurance that we would be able to identify suitable replacement tenants or enter into leases with new tenants on terms as favorable to us as the current leases or that we would be able to lease those properties at all.

Our ownership of properties through ground leases exposes us to the loss of such properties upon breach or termination of the ground leases

We have acquired an interest in certain of our properties by acquiring a leasehold interest in the property on which the building is located, and we may acquire additional properties in the future through the purchase of interests in ground leases. As the lessee under a ground lease, we are exposed to the possibility of losing the property upon termination of the ground lease or an earlier breach of the ground lease by us.



Illiquidity of real estate investments could significantly impede our ability to respond to adverse changes in the performance of our properties

Real estate investments are relatively illiquid. Our ability to quickly sell or exchange any of our properties in response to changes in economic and other conditions will be limited. No assurances can be given that we will recognize full value for any property that we are required to sell for liquidity reasons. Our inability to respond rapidly to changes in the performance of our investments could adversely affect our financial condition and results of operations.

Risk factors related to reinvestment of sale proceeds

From time to time, we will have cash available from (1) the proceeds of sales of our securities, (2) principal payments on our loans receivable and (3) the sale of properties, including non-elective dispositions, under the terms of master leases or similar financial support arrangements. We must re-invest these proceeds, on a timely basis, in properties or in qualified short-term investments. We compete for real estate investments with a broad variety of potential investors. This competition for attractive investments may negatively affect our ability to make timely investments on terms acceptable to us. Delays in acquiring properties may negatively impact revenues and perhaps our ability to make distributions to stockholders.

Failure to properly manage our rapid growth could distract our management or increase our expenses

We have experienced rapid growth and development in a relatively short period of time and expect to continue this rapid growth in the future. Our rapid growth has resulted in increased levels of responsibility for our management. Future property acquisitions could place significant additional demands on, and require us to expand, our management, resources and personnel. Our failure to manage any such rapid growth effectively could harm our business and, in particular, our financial condition, results of operations and cash flows, which could negatively affect our ability to make distributions to stockholders. Our rapid growth could also increase our capital requirements, which may require us to issue potentially dilutive equity securities and incur additional debt.

Other risk factors

We are also subject to a number of other risks. First, we might fail to qualify or remain qualified as a REIT. We intend to operate as a REIT under the Internal Revenue Code and believe we have and will continue to operate in such a manner. Since REIT qualification requires us to meet a number of complex requirements, it is possible that we may fail to fulfill them, and if we do, our earnings will be reduced by the amount of federal taxes owed. A reduction in our earnings would affect the amount we could distribute to our stockholders. Also, if we were not a REIT, we would not be required to make distributions to stockholders since a non-REIT is not required to pay dividends to stockholders amounting to at least the sum of (1) 85% of our REIT ordinary income for such year (other than capital gain that we elect to retain and pay tax on) and (2) any undistributed taxable income from preceding periods. See "Item 1— Business — Taxation" for a discussion of the Internal Revenue Code that apply to us and the effects of non-qualification.

Second, our Second Restated Certificate of Incorporation and Amended and Restated By-Laws contain anti-takeover provisions (staggered board provisions, restrictions on share ownership and transfer and super majority stockholder approval requirements for business combinations) that could make it more difficult for or even prevent a third party from acquiring us without the approval of our incumbent Board of Directors. Provisions and agreements that inhibit or discourage takeover attempts could reduce the market value of our common stock.

Third, we are dependent on key personnel. Although we have entered into employment agreements with our executive officers, losing any one of them could, at least temporarily, have an adverse impact on our operations. We believe that losing more than one would have a material adverse impact on our business.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

We lease our corporate headquarters located at One SeaGate, Suite 1500, Toledo, Ohio 43604. We also lease corporate offices in Florida, Indiana and Tennessee. The following table sets forth certain information regarding the properties that comprise our investments as of December 31, 2006 (dollars in thousands):

operty Location	Number of Properties	Number of Beds/Units	Total Investment(1)	Annualized Income(2)
ssisted Living Facilities:				
Arizona	4	247	\$ 17,512	\$ 2,231
California	8	592	52,757	7,659
Colorado	1	46	4,161	556
Connecticut	6	591	52,147	5,892
Delaware	1	97	20,537	2,047
Florida	15	1,162	77,213	10,011
Georgia	2	107	4,388	541
Idaho	3	234	14,638	1,710
Illinois	7	560	37,161	1,752
Indiana	2	78	4,898	685
Iowa	1	208	5,974	
Kansas	1	120	10,559	1,568
Kentucky	1	80	7,383	871
Louisiana	1	124	7,668	1,437
Maryland	2	164	9,094	1,100
Massachusetts	7	525	66,411	7,892
Mississippi	2	158	13,053	1,560
Montana	3	205	14,869	1,748
Nevada	3	262	24,081	2,965
New Jersey	2	90	7,188	977
New York	3	185	35,451	3,261
North Carolina	41	1,867	174,623	22,353
Ohio	9	627	44,311	4,925
Oklahoma	16	549	19,098	3,139
Oregon	3	123	10,154	1,485
Pennsylvania	2	135	15,580	1,458
South Carolina	5	266	24,485	3,327
Tennessee	4	216	11,329	1,315
Texas	29	1,615	106,377	8,946
Utah	2	138	13,386	1,548
Virginia	4	326	40,019	4,220
Washington	8	472	31,808	3,676
Wisconsin	6	369	45,906	3,219
Total Assisted Living Facilities	204	12,538	1,024,219	116,074

Table of Contents

roperty Location	Number of Properties	Number of Beds/Units	Total Investment(1)	Annualized Income(2)
killed Nursing Facilities:				
Alabama	8	1,202	\$ 41,516	\$ 4,767
Arizona	3	505	20,369	2,169
Colorado	5	816	47,568	4,424
Connecticut	6	753	21,013	2,298
Florida	45	5,942	318,947	36,255
Georgia	3	499	16,692	1,818
Idaho	3	393	17,298	2,582
Illinois	4	406	26,851	2,550
Indiana	8	865	45,748	4,436
Kansas	1	163	9,228	901
Kentucky	10	1,343	65,340	7,808
Louisiana	7	854	34,905	3,770
Maryland	1	100	3,885	524
Massachusetts	23	3,226	206,277	21,503
Michigan	1	99	4,431	438
Mississippi	11	1,527	48,663	5,571
Missouri	3	407	23,709	1,991
Nevada	1	60	1,984	440
New Hampshire	1	68	4,514	529
New Jersey	1	176	4,643	529
Ohio	21	2,797	184,092	18,634
Oklahoma	3	668	21,056	2,415
Oregon	1	111	4,174	639
Pennsylvania	5	734	26,943	3,498
Tennessee	22	3,025	121,490	16,429
Texas	21	3,043	76,967	8,741
Utah	1	120	7,633	745
Virginia	2	316	8,179	1,194
Total Skilled Nursing Facilities	221	30,218	1,414,115	157,598
dependent Living / CCRC Facilities:				
Arizona	2	376	12,954	1,332
California	7	1,118	147,284	9,512
Colorado	2	373	33,228	1,773
Florida	3	547	65,762	7,420
Georgia	3	226	19,294	2,603
Idaho	1	254	13,616	1,791
Illinois	1	89	6,498	796
Indiana	3	541	42,918	1,436
Kansas	1	107	12,400	_
Maryland	3	—	9,379	750
Massachusetts	3	_	10,556	1,070
Missouri	1	65	6,000	540
Montana	1	18	1,964	223
Nevada	1	103	7,805	1,031
New York	2	108	11,196	1,259
North Carolina	2	349	23,055	2,021
Pennsylvania	1	_	5,350	428
South Carolina	7	1,011	79,998	6,804
Texas	2	532	19,217	2,326
Washington	1	70	5,476	530
Total Independent Living/CCRC Facilities	47	5,887	533,950	43,645

Table of Contents

Property Location	Number of Properties	Sq. Ft.	Total Investment(1)	Annualized Income(2)	
Medical Office Buildings:					
Alabama	5	303,306	\$ 44,813	\$ 4,672	
Arizona	1	152,600	48,057	5,034	
California	5	269,913	89,897	6,772	
Florida	24	836,104	243,668	17,254	
Georgia	14	311,003	84,102	6,599	
Illinois	3	71,345	17,269	1,709	
North Carolina	10	154,930	34,051	2,533	
New Jersey	3	116,451	32,543	4,644	
Nevada	6	259,579	90,458	7,628	
New York	1	100,496	20,873	2,926	
Tennessee	4	129,737	35,401	3,511	
Texas	13	591,906	159,000	10,547	
Total Medical Office Buildings	89	3,297,370	900,132	73,829	
		Number of Beds/Units			
Specialty Care Facilities:		Deus/Onits			
California	1	231	7,472	523	
Idaho	1	60	4,849	_	
Illinois	1	72	49,077	5,573	
Indiana	1	50	2,110	60	
Louisiana	1	50	9,685	744	
Massachusetts	3	493	46,124	5,194	
Ohio	1	55	27,540	3,905	
Oklahoma	2	91	11,568	1,102	
Texas	6	249	101,908	10,625	
Total Specialty Care Facilities	17	1,351	260,333	27,726	
Total All Properties:	578		\$ 4,132,749	\$ 418,872	

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

(2) Reflects contract rate of interest for loans, annual straight-line rent for leases with fixed escalators or annual cash rent for leases with contingent escalators, net of collectibility reserves if applicable.

Item 3. Legal Proceedings

From time to time, there are various legal proceedings pending to which we are a party or to which some of our properties are subject arising in the normal course of business. We do not believe that the ultimate resolution of these proceedings will have a material adverse effect on our consolidated financial position or results of operations.

Item 4. Submission of Matters to a Vote of Security Holders

None.

PART II

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

There were 5,802 stockholders of record as of February 16, 2007. The following table sets forth, for the periods indicated, the high and low prices of our common stock on the New York Stock Exchange, as reported on the Composite Tape, and common dividends paid per share:

	Sa High	Sales Price High Low		ividends Paid
2006				
First Quarter	\$ 38.50	\$ 33.68	\$	0.620
Second Quarter	38.09	32.80		0.640
Third Quarter	40.12	34.55		0.640
Fourth Quarter	43.02	38.60		0.9809(1)
2005				
First Quarter	\$ 38.04	\$ 31.15	\$	0.600
Second Quarter	37.99	31.69		0.620
Third Quarter	39.20	35.13		0.620
Fourth Quarter	37.37	33.35		0.620

(1) Includes \$0.3409 prorated dividend paid on December 28, 2006 in connection with the Windrose merger.

Our Board of Directors approved a new quarterly dividend rate of \$0.66 per share of common stock per quarter, commencing with the May 2007 dividend. Our dividend policy is reviewed annually by the Board of Directors. The declaration and payment of quarterly dividends remains subject to the review and approval of the Board of Directors.

On September 29, 2003, we issued 1,060,000 shares of 6% Series E Cumulative Convertible and Redeemable Preferred Stock as partial consideration for an acquisition of assets by us, with the shares valued at \$26,500,000 for such purposes. The shares were issued to Southern Assisted Living, Inc. and certain of its shareholders without registration in reliance upon the federal statutory exemption of Section 4(2) of the Securities Act of 1933, as amended. The shares have a liquidation value of \$25 per share. The preferred stock, which has no stated maturity, may be redeemed by us on or after August 15, 2008. The preferred shares are convertible into common stock at a conversion price of \$32.66 per share at any time. There were 74,989 of such shares outstanding at December 31, 2006. These shares are not included in the following table:

ISSUER PURCHASES OF EQUITY SECURITIES

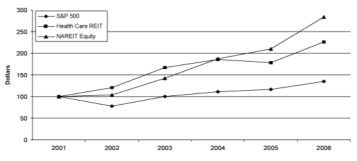
Period	Total Number of Shares Purchased(1)	age Price per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs(2)	Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs
October 1, 2006 through October 31, 2006				
November 1, 2006 through November 30, 2006				
December 1, 2006 through December 31, 2006	3,677	\$ 41.48		
Totals	3,677	\$ 41.48		

(1) During the three months ended December 31, 2006, the only securities purchased by the Company were shares of common stock held by employees who tendered owned shares to satisfy the tax withholding on the lapse of certain restrictions on restricted stock.

(2) No shares were purchased as part of publicly announced plans or programs.

Stockholder Return Performance Presentation

Set forth below is a line graph comparing the yearly percentage change and the cumulative total stockholder return on our shares of common stock against the cumulative total return of the S & P Composite-500 Stock Index and the NAREIT Equity Index. As of December 31, 2006, 138 companies comprised the NAREIT Equity Index. The Index consists of REITs identified by NAREIT as equity (those REITs which have at least 75% of real property investments). Upon written request sent to the Senior Vice President-Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio, 43603-1475, we will provide stockholders with the names of the component issuers. The data are based on the closing prices as of December 31 for each of the five years. 2001 equals \$100 and dividends are assumed to be reinvested.



	12/31/01	12/31/02	12/31/03	12/31/04	12/31/05	12/31/06
S & P 500	100.00	77.90	100.24	111.15	116.61	135.02
Health Care REIT	100.00	120.70	167.06	185.69	178.34	226.22
NAREIT Equity	100.00	103.82	142.37	187.33	210.12	283.78

Except to the extent that we specifically incorporate this information by reference, the foregoing Stockholder Return Performance Presentation shall not be deemed incorporated by reference by any general statement incorporating by reference this Annual Report on Form 10-K into any filing under the Securities Act of 1933, as amended, or under the Securities Exchange Act of 1934, as amended. This information shall not otherwise be deemed filed under such acts.

Item 6. Selected Financial Data

The following selected financial data for the five years ended December 31, 2006 are derived from our audited consolidated financial statements (in thousands, except per share data):

	Year Ended December 31,								
		2002		2003	_	2004	 2005	-	2006
Operating Data									
Revenues(1)	\$	130,449	\$	176,461	\$	230,482	\$ 273,538	\$	322,824
Expenses:									
Interest expense(1)		32,900		46,516		65,888	77,319		94,802
Depreciation and amortization(1)		27,310		40,277		61,681	74,816		93,131
Property operating expenses									1,115
Other expenses(2)		13,038		17,274		20,391	20,073		30,259
Impairment of assets		2,298		2,792		314			
Loss on extinguishment of debt(3)		403					 21,484		
Total expenses		75,949		106,859		148,274	193,692		219,307
Income before minority interests		54,500		69,602		82,208	79,846		103,517
Minority interests							 		(13)
Income from continuing operations		54,500		69,602		82,208	 79,846		103,504
Income from discontinued operations, net(1)		13,159		13,138		3,163	4,440		(754)
Net income		67,659		82,740	_	85,371	 84,286		102,750
Preferred stock dividends		12,468		9,218		12,737	21,594		21,463
Preferred stock redemption charge				2,790					
Net income available to common stockholders	\$	55,191	\$	70,732	\$	72,634	\$ 62,692	\$	81,287
Other Data					_				
Average number of common shares outstanding:									
Basic		36,702		43,572		51,544	54,110		61,661
Diluted		37,301		44,201		52,082	54,499		62,045
Per Share Data									
Basic:									
Income from continuing operations available to common stockholders	\$	1.15	\$	1.32	\$	1.35	\$ 1.08	\$	1.33
Discontinued operations, net		0.36		0.30		0.06	 0.08		(0.01)
Net income available to common stockholders	\$	1.50	\$	1.62	\$	1.41	\$ 1.16	\$	1.32
Diluted:					_				
Income from continuing operations available to common stockholders	\$	1.13	\$	1.30	\$	1.33	\$ 1.07	\$	1.32
Discontinued operations, net		0.35		0.30		0.06	0.08		(0.01)
Net income available to common stockholders	\$	1.48	\$	1.60	\$	1.39	\$ 1.15	\$	1.31
Cash distributions per common share	\$	2.34	\$	2.34	\$	2.385	\$ 2.46	\$	2.8809

In accordance with FASB Statement No. 144, we have reclassified the income and expenses attributable to the properties sold subsequent to January 1, 2002 and attributable to the properties held for sale at December 31, 2006, to discontinued operations for all periods presented. See Note 16 to our audited consolidated financial statements.
 Other expenses include loan expense, provision for loan losses and general and administrative expenses.
 Effective January 1, 2003, in accordance with FASB Statement No. 145, we reclassified the losses on extinguishments of debt in 2002 to income from continuing operations rather than as extraordinary items as previously required under FASB Statement No. 4.

Table of Contents

	December 31,								
	2002		2003		2004		2005		2006
Balance Sheet Data									
Net real estate investments	\$ 1,524,457	\$	1,992,446	\$	2,441,972	\$	2,849,518	\$	4,122,893
Total assets	1,591,482		2,184,088		2,552,171		2,972,164		4,280,610
Total debt	673,703		1,014,541		1,192,958		1,500,818		2,198,001
Total liabilities and minority interest	694,250		1,034,409		1,216,892		1,541,408		2,301,817
Total stockholders' equity	897,232		1,149,679		1,335,279		1,430,756		1,978,793

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

The following discussion and analysis is based primarily on the consolidated financial statements of Health Care REIT, Inc. for the periods presented and should be read together with the notes thereto contained in this Annual Report on Form 10-K. Other important factors are identified in "Item 1 — Business" and "Item 1A — Risk Factors" above.

Executive Overview

Busines

Health Care REIT, Inc. is a self-administered, equity real estate investment trust that invests in the full spectrum of senior housing and health care real estate. Founded in 1970, we were the first REIT to invest exclusively in health care properties. The following table summarizes our portfolio as of December 31, 2006:

Type of Property	stments(1) housands)	Percentag Investme			Revenues(2) n thousands)	Percentage of Revenues(2)	Number of Properties	# Beds/Units or Sq. Ft.	vestment per metric (3)	Operators/ Tenants	States
Independent living/CCRCs	\$ 533,950		13%	\$	39,475	12%	47	5,887units	\$ 123,073unit	18	19
Assisted living facilities	1,024,219		25%		107,165	33%	204	12,538units	90,697unit	25	33
Skilled nursing facilities	1,414,115		34%		157,945	48%	221	30,218beds	47,279bed	22	28
Medical office buildings	900,132		22%		3,247	1%	89	3,297,370sq. ft.	273sq.ft.	642	12
Specialty care facilities	260,333		6%		16,632	5%	17	1,351beds	210,969bed	9	9
Other income	 			-	3,924	1%					
Totals	\$ 4,132,749		100%	\$	328,388	100%	578				

Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively. (1)

(2) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.
 (3) Investment per metric was computed by using the total investment amount of \$4,475,503,000 which includes real estate investments, credit enhancements and unfunded construction commitments for which initial funding has commenced which amounted to \$4,130,299,000, \$2,450,000 and \$342,754,000, respectively.

Our primary objectives are to protect stockholder capital and enhance stockholder value. We seek to pay consistent cash dividends to stockholders and create opportunities to increase dividend payments to stockholders as a result of annual increases in rental and interest income and portfolio growth. To meet these objectives, we invest across the full spectrum of senior housing and health care real estate and diversify our investment portfolio by property type, operator/tenant and geographic location.

Substantially all of our revenues and sources of cash flows from operations are derived from operating lease rentals and interest earned on outstanding loans receivable. These items represent our primary source of liquidity to fund distributions and are dependent upon our obligors' continued ability to make contractual rent and interest payments to us. To the extent that our obligors experience operating difficulties and are unable to generate sufficient cash to make payments to us, there could be a material adverse impact on our consolidated results of operations, liquidity and/or financial condition. To mitigate this risk, we monitor our investments through a variety of methods determined by the type of property and operator/tenant. Our asset management process includes review of monthly financial statements for each property, periodic review of obligor credit, periodic property inspections and review of covenant compliance relating to licensure, real estate taxes, letters of credit and other collateral. In monitoring our portfolio, our personnel use a proprietary database to collect and analyze propertyspecific data. Additionally, we conduct extensive research to ascertain industry trends and risks. Through these asset management and research efforts, we are typically able to intervene at an early stage to address payment risk, and in so doing, support both the collectibility of revenue and the value of our investment.

In addition to our asset management and research efforts, we also structure our investments to help mitigate payment risk. We typically limit our investments to no more than 90% of the appraised value of a property.

Operating leases and loans are normally credit enhanced by guaranties and/or letters of credit. In addition, operating leases are typically structured as master leases and loans are generally cross-defaulted and cross-collateralized with other loans, operating leases or agreements between us and the obligor and its affiliates.

For the year ended December 31, 2006, rental income and interest income represented 93% and 6%, respectively, of total gross revenues (including discontinued operations). Substantially all of our operating leases are designed with either fixed or contingent escalating rent structures. Leases with fixed annual rental escalators are generally recognized on a straight-line basis over the initial lease period, subject to a collectibility assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period. Our yield on loans receivable depends upon a number of factors, including the stated interest rate, the average principal amount outstanding during the term of the loan and any interest rate adjustments.

Depending upon the availability and cost of external capital, we anticipate investing in additional properties. New investments are generally funded from temporary borrowings under our unsecured lines of credit arrangements, internally generated cash and the proceeds from sales of real property. Our investments generate internal cash from rent and interest receipts and principal payments on loans receivable. Permanent financing for future investments, which replaces funds drawn under the unsecured lines of credit arrangements, is expected to be provided through a combination of public and private offerings of debt and equity securities and the incurrence or assumption of secured debt. We believe our liquidity and various sources of available capital are sufficient to fund operations, meet debt service obligations (both principal and interest), make dividend distributions and finance future investments.

Depending upon market conditions, we believe that new investments will be available in the future with spreads over our cost of capital that will generate appropriate returns to our stockholders. We expect to complete gross new investments of \$1,000,000,000 to \$1,200,000,000 in 2007, including acquisitions of \$700,000,000 to \$800,000,000 and funded new development of \$300,000,000 to \$400,000,000 to \$200,000,000 to and indeed new development of \$300,000,000 to \$400,000,000 to \$200,000,000 to group and the repayment of loans receivable totaling approximately \$100,000,000 to \$200,000,000 during 2007. It is possible that additional loan repayments or sales of real property may occur in the future. To the extent that loan repayments and real property sales exceed new investments, our revenues and cash flows from operations could be adversely affected. We expect to reinvest the proceeds from any loan repayments and real property sales in new investments. To the extent that new investment requirements exceed our available cash on-hand, we expect to borrow under our unsecured lines of credit arrangements. At December 31, 2006, we had \$36,216,000 of cash and cash equivalents and \$515,000,000 of available borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our investment activity may exceed our borrowing capacity under our unsecured lines of credit arrangements. Our in

Key Transactions in 2006

We completed the following key transactions during the year ended December 31, 2006:

- our Board of Directors increased our quarterly dividend to \$0.64 per share, which represented a two cent increase from the quarterly dividend of \$0.62 paid for 2005. The
 dividend declared for the quarter ended December 31, 2006 represented the 143rd consecutive dividend payment;
- we completed a \$1.0 billion merger with Windrose Medical Properties Trust on December 20, 2006;
- we completed \$559,209,000 of gross investments offset by \$140,791,000 of investment payoffs;
- we completed a public offering of 3,222,800 shares of common stock with net proceeds of approximately \$109,749,000 in April 2006;
- we extended our \$40,000,000 unsecured line of credit which matured in May 2006 to May 2007 and reduced pricing by 40 basis points;
- we closed on a \$700,000,000 unsecured revolving credit facility to replace our \$500,000,000 facility, which was scheduled to mature in June 2008. Among other things, the new
 facility provides us with additional

financial flexibility and borrowing capacity, extends our agreement to July 2009 and adds two new lenders to the bank group in addition to commitment increases by eight of the ten existing lenders; and

• we issued \$345,000,000 of 4.75% convertible notes due December 2026 in November and December 2006.

Windrose Medical Properties Trust Merger

On December 20, 2006, we completed our merger with Windrose Medical Properties Trust, a self-managed real estate investment trust based in Indianapolis, Indiana. The aggregate purchase price was approximately \$1,018,345,000, including direct acquisition costs of approximately \$29,918,000. The Windrose merger diversified our portfolio of investments throughout the health care delivery system. Windrose shareholders received approximately \$0,679,000 shares of our common stock (valued at \$41.00 per share) and Windrose preferred shareholders received 2,100,000 shares of our 7.5% Series G Cumulative Convertible Preferred Stock (valued at \$29.58 per share). Additionally, our investment in Windrose includes \$183,139,000 of cash provided to Windrose to extinguish secured debt, the assumption of \$301,641,000 of debt and the assumption of other liabilities and minority interests totaling \$44,683,000. The results of operations for Windrose have been included in our consolidated results of operations from the date of acquisition.

Key Performance Indicators, Trends and Uncertainties

We utilize several key performance indicators to evaluate the various aspects of our business. These indicators are discussed below and relate to operating performance, credit strength and concentration risk. Management uses these key performance indicators to facilitate internal and external comparisons to our historical operating results, in making operating decisions and for budget planning purposes.

Operating Performance. We believe that net income available to common stockholders ("NICS") is the most appropriate earnings measure. Other useful supplemental measures of our operating performance include funds from operations ("FFO") and funds available for distribution ("FAD"); however, these supplemental measures are not defined by U.S. generally accepted accounting principals ("U.S. GAAP"). Please refer to the section entitled "Non-GAAP Financial Measures" for further discussion of FFO and FAD and for reconciliations of FFO and FAD to NICS. These earning measures and their relative per share amounts are widely used by investors and analysts in the valuation, comparison and investment recommendations of REITs. The following table reflects the recent historical trends of our operating performance measures (in thousands, except per share data):

	December 31, 2004			ar Ended cember 31, 2005	December 31, 2006		
Net income available to common stockholders	\$	72,634	\$	62,692	\$	81,287	
Funds from operations		146,742		144,293		177,580	
Funds available for distribution		136,343		147,730		191,885	
Per share data (fully diluted):							
Net income available to common stockholders	\$	1.39	\$	1.15	\$	1.31	
Funds from operations		2.82		2.65		2.86	
Funds available for distribution		2.62		2.71		3.09	

Credit Strength. We measure our credit strength both in terms of leverage ratios and coverage ratios. Our leverage ratios include debt to book capitalization, debt to gross assets and debt to market capitalization. The leverage ratios indicate how much of our balance sheet capitalization is related to long-term debt. Our coverage ratios include interest coverage ratio and fixed charge coverage ratio. The coverage ratios indicate our ability to service interest and fixed charges (interest plus preferred dividends and secured debt principal amortizations). We expect to maintain capitalization ratios and coverage ratios sufficient to maintain investment grade ratings with Moody's Investors Service, Standard & Poor's Ratings Services and Fitch Ratings. The coverage ratios are based on earnings before interest, taxes, depreciation and amortization ("EBITDA") which is discussed in further detail, and reconciled to net income, below in "Non-GAAP Financial Measures." Leverage ratios and coverage ratios are

widely used by investors, analysts and rating agencies in the valuation, comparison, investment recommendations and rating of companies. The following table reflects the recent historical trends for our credit strength measures:

		Year Ended	
	December 31, 2004	December 31, 2005	December 31, 2006
Debt to book capitalization ratio	47%	51%	53%
Debt to market capitalization ratio	34%	40%	39%
Interest coverage ratio	3.22x	3.06x	2.97x
Fixed charge coverage ratio	2.66x	2.37x	2.39x

Concentration Risk. We evaluate our concentration risk in terms of asset mix, investment mix, customer mix and geographic mix. Concentration risk is a valuable measure in understanding what portion of our investments could be at risk if certain sectors were to experience downturns. Asset mix measures the portion of our investments that are real property. In order to qualify as an equity REIT, at least 75% of our real estate investments must be real property whereby each property, which includes the land, buildings, improvements, intangibles and related rights, is owned by us and leased to an operator pursuant to a long-term operating lease. Investment mix measures the portion of our investments that relate to our various property types. Customer mix measures the portion of our investments that relate to our top five customers. The following table reflects our recent historical trends of concentration risk:

	December 31, 2004	December 31, 2005	December 31, 2006
Asset mix:			
Real property	90%	93%	95%
Loans receivable	10%	7%	5%
Investment mix:			
Assisted living facilities	54%	34%	25%
Skilled nursing facilities	39%	44%	34%
Independent/CCRC(1)		15%	13%
Medical office buildings			22%
Specialty care facilities	7%	7%	6%
Customer mix:			
Emeritus Corporation	15%	13%	9%
Brookdale Senior Living Inc.			79
Home Quality Management, Inc.	7%		6%
Life Care Centers of America, Inc.		7%	6%
Merrill Gardens L.L.C.		7%	49
Southern Assisted Living, Inc.(2)	8%	7%	
Commonwealth Communities Holdings LLC	8%	7%	
Delta Health Group, Inc.	7%		
Remaining portfolio	55%	59%	68%
Geographic mix:			
Florida	15%	14%	17%
Texas	6%	8%	119
Massachusetts	14%	13%	8%
California		7%	79
Ohio	6%		6%
North Carolina	8%	8%	
Remaining portfolio	51%	50%	51%

- (1) As a result of our significant independent living/continuing care retirement community acquisitions in the fourth quarter of 2005, we began to separately disclose this property classification in our portfolio reporting. We adopted the National Investment Center definitions and reclassified certain of our existing facilities to this classification.
- (2) In September 2005, Alterra Healthcare Corporation, one of our tenants, became an indirect wholly-owned subsidiary of Brookdale Senior Living Inc. as a result of Brookdale's merger with FEBC-ALT Investors LLC. In April 2006, Brookdale completed the acquisition of Southern Assisted Living, Inc.

We evaluate our key performance indicators in conjunction with current expectations to determine if historical trends are indicative of future results. Our expected results may not be achieved and actual results may differ materially from our expectations. Management regularly monitors various economic and other factors to develop strategic and tactical plans designed to improve performance and maximize our competitive position. Our ability to achieve our financial objectives is dependent upon our ability to effectively execute these plans and to appropriately respond to emerging economic and company-specific trends. Please refer to "Item 1A — Risk Factors" above for further discussion.

Portfolio Update

Investment Properties

Payment coverages of the operators in our investment property portfolio continue to improve. Our overall payment coverage is at 1.93 times and represents an increase of one basis point from 2005 and 15 basis points from 2004. The following table reflects our recent historical trends of portfolio coverages. Coverage data reflects the 12 months ended for the periods presented. CBMF represents the ratio of facilities' earnings before interest, taxes, depreciation, amortization, rent and management fees to contractual rent or interest due us. CAMF represents the ratio of earnings before interest, taxes, depreciation, and rent (but after imputed management fees) to contractual rent or interest due us.

	Septembe	r 30, 2004	Septembe	r 30, 2005	September	30, 2006
	CBMF	CAMF	CBMF	CAMF	CBMF	CAMF
Independent living/CCRCs			1.43x	1.21x	1.41x	1.21x
Assisted living facilities	1.45x	1.23x	1.52x	1.30x	1.54x	1.33x
Skilled nursing facilities	2.11x	1.62x	2.18x	1.61x	2.17x	1.55x
Specialty care facilities	2.69x	2.08x	3.36x	2.77x	2.88x	2.34x
Weighted averages	1.78x	1.44x	1.92x	1.53x	1.93x	1.50x

Operating Properties

Our consolidated financial results for the year ended December 31, 2006 include twelve days of revenues and expenses from operating properties due to the Windrose merger completed on December 20, 2006. The primary performance measure for our operating properties is net operating income ("NOI") as discussed below in Non-GAAP Financial Measures. For the twelve days ended December 31, 2006, our operating properties generated \$2,359,000 of net operating income which represents \$3,474,000 of rental income less \$1,115,000 of property operating expenses.

Corporate Governance

Maintaining investor confidence and trust has become increasingly important in today's business environment. Our Board of Directors and management are strongly committed to policies and procedures that reflect the highest level of ethical business practices. Our corporate governance guidelines provide the framework for our business operations and emphasize our commitment to increase stockholder value while meeting all applicable legal requirements. The Board of Directors adopted and annually reviews its Corporate Governance Guidelines. These guidelines that is standards adopted by the New York Stock Exchange and are available on our Web site at www.hcreit.com and from us upon written request sent to the Senior Vice President — Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio, 43603-1475.

Liquidity and Capital Resources

Sources and Uses of Cash

Our primary sources of cash include rent and interest receipts, borrowings under unsecured lines of credit arrangements, public and private offerings of debt and equity securities, proceeds from the sales of real property and principal payments on loans receivable. Our primary uses of cash include dividend distributions, debt service payments (including principal and interest), real property acquisitions, loan advances and general and administrative expenses. These sources and uses of cash are reflected in our Consolidated Statements of Cash Flows and are discussed in further detail below.

The following is a summary of our sources and uses of cash flows (dollars in thousands):

		Year Ended			One Year Change				Year Ended		One Year Cha	nge	ge Two Year Chang	
	D	ec. 31, 2004	D	Dec. 31, 2005	_	\$	%	I	Dec. 31, 2006	_	\$	%	\$	%
Cash and cash equivalents at beginning of period	\$	124,496	\$	19,763	\$	(104,733)	(84)%	\$	36,237	\$	16,474	83%	\$ (88,259)	(71)%
Cash provided from (used in) operating activities		144,025		173,755		29,730	21%		216,446		42,691	25%	72,421	50%
Cash provided from (used in) investing activities		(507,362)		(449,069)		58,293	(11)%		(560,815)		(111,746)	25%	(53,453)	11%
Cash provided from (used in) financing activities		258,604		291,788		33,184	13%		344,348		52,560	18%	85,744	33%
Cash and cash equivalents at end of period	\$	19,763	\$	36,237	\$	16,474	83%	\$	36,216	\$	(21)	0%	\$ 16,453	83%

Operating Activities. The increases in net cash provided from operating activities are primarily attributable to increases in net income, excluding depreciation and amortization, stock-based compensation and net straight-line rental income. Net income and the provisions for depreciation and amortization increased primarily as a result of net new investments in properties owned by us. See the discussion of investing activities below for additional details. To the extent that we acquire or dispose of additional properties in the future, our net income and provisions for depreciation and amortization will change accordingly.

The following is a summary of our straight-line rent (dollars in thousands):

		Year Ended			One Year Change			Year Ended			One Year O	Change	Two Year C	hange
	Dec	. 31, 2004	D	ec. 31, 2005	_	\$	%	De	ec. 31, 2006	_	\$	%	\$	%
Gross straight-line rental income	\$	21,936	\$	13,142	\$	(8,794)	(40)%	\$	9,432	\$	(3,710)	(28)%	\$ (12,504)	(57)%
Cash receipts due to real property sales		(3,756)		(9,384)		(5,628)	(150)%		(3,544)		5,840	(62)%	212	(6)%
Prepaid rent receipts		(4,388)		(4,485)		(97)	2%		(17,017)		(12,532)	279%	(12,629)	288%
Rental income related to above/below markett leases									60		60	n/a	60	n/a
Cash receipts in excess of (less than) rental income	\$	13,792	\$	(727)	\$	(14,519)	n/a	\$	(11,069)	\$	(10,342)	1,423%	\$ (24,861)	n/a

Gross straight-line rental income represents the non-cash difference between contractual cash rent due and the average rent recognized pursuant to Statement of Financial Accounting Standards No. 13 Accounting for Leases ("SFAS 13") for leases with fixed rental escalators, net of collectibility reserves, if any. This amount is positive in the first half of a lease term (but declining every year due to annual increases in cash rent due) and is negative in the second half of a lease term. The decrease in gross straight-line rental income is primarily due to annual increases in cash rent due on leases with fixed increases. The increase in non-recurring cash receipts is primarily attributable to cash received upon renegotiation of a lease in connection to the acquisition of Commonwealth Communities Holdings LLC by Kindred Healthcare, Inc. in February 2006.

Investing Activities. The changes in net cash used in investing activities are primarily attributable to the Windrose merger and net changes in loans receivable and real property investments. The following is a summary of our investment and disposition activities, excluding the Windrose merger (dollars in thousands):

				Ended	D 1 04 0000	
		ber 31, 2004		per 31, 2005		ber 31, 2006
	Facilities	Amount	Facilities	Amount	Facilities	Amount
Real property acquisitions:						
Assisted living	22	\$ 179,940	4	\$ 47,660	8	\$ 77,600
Skilled nursing	52	338,951	45	262,084	18	148,955
Independent/CCRC			11	230,225	5	56,417
Specialty care			5	51,000		
Land parcels						10,250
Total acquisitions	74	518,891	65	590,969	31	293,222
Less:						
Assumed debt		(14,555)		(22,309)		(25,049)
Preferred stock issuance						
Cash disbursed for acquisitions		504,336		568,660		268,173
Additions to CIP		11,883		8,790		149,843
Capital improvements to existing properties		26,328		21,841		11,167
Total cash invested in real property		542,547		599,291		429,183
Real property dispositions:						
Assisted living	4	20,271	15	90,485	12	58,479
Skilled nursing	2	6,076			3	7,827
Independent/CCRC					1	3,095
Specialty care	1	11,220				
Land parcels				840		486
Proceeds from real property sales	7	37,567	15	91,325	16	69,887
Net cash investments in real property	67	\$ 504,980	50	\$ 507,966	15	\$ 359,296
Advances on loans receivable:						
Investments in new loans		\$ 47,826		\$ 26,554		\$ 75,209
Draws on existing loans		14,062		13,833		11,781
Total investments in loans		61,888		40,387		86,990
Receipts on loans receivable:						
Loan payoffs		38,450		82,379		65,002
Principal payments on loans		17,023		16,259		17,253
Total principal receipts on loans		55,473		98,638		82,255
Net cash advances/(receipts) on loans receivable		\$ 6,415		\$ (58,251)		\$ 4,735

The investment in Windrose primarily represents \$183,139,000 of cash provided to Windrose to extinguish secured debt and cash used to pay advisory fees, lender consents and other merger-related costs totaling \$15,301,000. These cash uses have been offset by \$15,591,000 of cash assumed from Windrose on the merger effective date.

Financing Activities. The changes in net cash provided from or used in financing activities are primarily attributable to changes related to our long-term debt, common stock issuances, preferred stock issuances and cash distributions to stockholders.

The following is a summary of our senior unsecured note issuances (dollars in thousands):

Date Issued	Maturity Date	Interest Rate	Face	Amount	Ne	t Proceeds
September 2004	November 2013	6.000%	\$	50,000	\$	50,708
April 2005	May 2015	5.875%	\$	250,000	\$	246,859
November 2005	June 2016	6.200%		300,000		297,194
2005 Totals			\$	550,000	\$	544,053
November 2006	December 2006	4.750%	\$	345,000	\$	337,517

We repaid \$40,000,000 of 8.0% senior unsecured notes upon maturity in April 2004. In May 2005, we redeemed all of our outstanding \$50,000,000 8.17% senior unsecured notes due March 2006, we completed a public tender offer for \$57,670,000 of our outstanding \$100,000,000 7.625% senior unsecured notes due March 2008, and we redeemed \$122,500,000 of our outstanding \$175,000,000 7.5% senior unsecured notes due August 2007. The increase in principal payments on secured debt during 2005 is primarily due to early extinguishments of outstanding mortgages. During the year ended December 31, 2005, we paid off mortgages with outstanding balances of \$72,309,000 and average interest rates of 7.481%.

The change in common stock is primarily attributable to public and private issuances and common stock issuances related to our dividend reinvestment and stock purchase plan ("DRIP"). The remaining difference in common stock issuances is primarily due to issuances pursuant to stock incentive plans.

The following is a summary of our common stock issuances (dollars in thousands, except per share amounts):

Date Issued	Shares Issued	Iss	sue Price	Gross Proceeds		Ne	et Proceeds
2004 DRIP	1,532,819	\$	33.65	\$	51,575	\$	51,575
November 2005	3,000,000	\$	34.15	\$	102,450	\$	100,977
2005 DRIP	1,546,959	\$	34.59		53,505		53,505
	4,546,959			\$	155,955	\$	154,482
April 2006	3,222,800	\$	36.00	\$	116,021	\$	109,748
2006 DRIP	1,876,377	\$	36.34		68,184		68,184
	5,099,177			\$	184,205	\$	177,932

In September 2004, we closed on a public offering of 7,000,000 shares of 7.625% Series F Cumulative Redeemable Preferred Stock, which generated net proceeds of approximately \$169,107,000. The proceeds were used to repay borrowings under our unsecured lines of credit arrangements and to invest in additional properties.

In order to qualify as a REIT for federal income tax purposes, we must distribute at least 90% of our taxable income (including 100% of capital gains) to our stockholders. The increases in dividends are primarily attributable to increases in outstanding common and preferred stock shares as discussed above and increases in our annual common stock dividend per share and the payment of a prorated dividend of \$0.3409 in December 2006 in conjunction with the Windrose merger.

The following is a summary of our dividend payments (in thousands, except per share amounts):

	Year Ended											
		Decem	ber 31, 20	04	_	Deceml	oer 31, 20	005	Dec		ıber 31, 20	006
	Per Share		Amount		Per Share			Amount	I	er Share		Amount
Common Stock	\$	2.385	\$	122,987	\$	2.46	\$	132,548	\$	2.8809	\$	178,365
Series D Preferred Stock		1.97		7,875		1.97		7,875		1.97		7,875
Series E Preferred Stock		1.50		933		1.50		375		1.50		112
Series F Preferred Stock		1.50		3,929		1.91		13,344		1.91		13,344
Series G Preferred Stock										0.0625		132
Totals			\$	135,724			\$	154,142			\$	199,828

Off-Balance Sheet Arrangements

We have an outstanding letter of credit issued for the benefit of certain insurance companies that provide workers' compensation insurance to one of our tenants. Our obligation under the letter of credit matures in 2009. At December 31, 2006, our obligation under the letter of credit was \$2,450,000.

We are exposed to various market risks, including the potential loss arising from adverse changes in interest rates. We may or may not elect to use financial derivative instruments to hedge interest rate exposure. These decisions are principally based on the general trend in interest rates at the applicable dates, our perception of the future volatility of interest rates and our relative levels of variable rate debt and variable rate investments. As of December 31, 2006, we participated in two interest rates swap agreements related to our long-term debt. Our interest rate swaps are discussed below in "Contractual Obligations."

We have a \$52,215,000 liability to a subsidiary trust issuing trust preferred securities that was assumed in the Windrose merger. On March 24, 2006, Windrose's wholly-owned subsidiary, Windrose Capital Trust I (the "Trust"), completed the issuance and sale in a private placement of \$50,000,000 in aggregate principal amount of fixed/floating rate preferred securities. The trust preferred securities mature on March 30, 2036, are redeemable at our option beginning March 30, 2011, and require quarterly distributions of interest to the holders of the trust preferred securities. The trust preferred securities bear a fixed rate per annum equal to 7.22% through March 30, 2011, and a variable rate per annum equal to LIBOR plus 2.05% thereafter.

The common stock of the Trust was purchased by an operating partnership of Windrose for \$1,000,000. The Trust used the proceeds from the sale of the trust preferred securities together with the proceeds from the sale of the common stock to purchase \$51,000,000 in aggregate principal amount of unsecured fixed/floating junior subordinated notes due March 30, 2036 issued by an operating partnership. The operating partnership received approximately \$49,000,000 in net proceeds, after the payment of fees and expenses, from the sale of the junior subordinated notes to the Trust. In accordance with FASB Interpretation No. 46(R), Consolidation of Variable Interest Entities, we have not consolidated the trust because the operating partnership is not considered the primary beneficiary.

Contractual Obligations

The following table summarizes our payment requirements under contractual obligations as of December 31, 2006 (in thousands):

	Payments Due by Period											
Contractual Obligations		Total	2007		_	2008-2009	_	2010-2011	_	Thereafter		
Unsecured lines of credit arrangements(1)	\$	740,000	\$	40,000	\$	700,000	\$	0	\$	0		
Senior unsecured notes		1,539,830		52,500		42,330		0		1,445,000		
Secured debt		378,400		19,199		85,176		62,013		212,012		
Trust preferred liability		51,000		0		0		0		51,000		
Contractual interest obligations		1,114,788		143,201		254,340		219,379		497,868		
Capital lease obligations		0		0		0		0		0		
Operating lease obligations		37,378		2,756		4,664		4,005		25,953		
Purchase obligations		375,036		80,907		245,924		48,205		0		
Other long-term liabilities		0		0		0		0		0		
Total contractual obligations	\$	4,236,432	\$	338,563	\$	1,332,434	\$	333,602	\$	2,231,833		

(1) Unsecured lines of credit arrangements reflected at 100% capacity.

We have an unsecured credit arrangement with a consortium of twelve banks providing for a revolving line of credit ("revolving credit facility") in the amount of \$700,000,000, which expires on July 26, 2009 (with the ability to extend for one year at our discretion if we are in compliance with all covenants). The agreement specifies that borrowings under the revolving credit facility are subject to interest payable in periods no longer than three months at either the agent bank's prime rate of interest or the applicable margin over LIBOR interest rate, at our option (6.275% at December 31, 2006). The applicable margin is based on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.9% at December 31, 2006. In addition, we pay a facility fee annually to each bank based on the bank's commitment under the revolving credit facility. The facility fee depends on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.15% at December 31, 2006. We also pay an annual agent's fee of \$50,000. Principal is due upon expiration of the agreement. We have another unsecured line of credit arrangement with a bank for a total of \$40,000,000, which expires May 31, 2007. Borrowings under this line of credit are subject to interest at either the bank's prime rate of interest (8.25% at December 31, 2006) or 0.9% over LIBOR interest rate, at our option. Principal is due upon expiration of the agreement. At December 31, 2006, we had \$225,000,000 outstanding under the unsecured lines of credit arrangements and estimated total contractual interest solligations of \$35,196,000. Contractual interest obligations are estimated based on the assumption that the balance of \$225,000,000 at December 31, 2006 is constant until maturity at interest as in effect at December 31, 2006.

We have \$1,539,830,000 of senior unsecured notes principal outstanding with fixed annual interest rates ranging from 4.75% to 8.0%, payable semi-annually. Total contractual interest obligations on senior unsecured notes totaled \$890,675,000 at December 31, 2006. Additionally, we have 63 mortgage loans totaling with total outstanding principal of \$378,400,000, collateralized by owned properties, with annual interest rates ranging from 4.89% to 8.5%, payable monthly. The carrying values of the properties securing the mortgage loans totaled \$559,513,000 at December 31, 2006. Total contractual interest obligations on mortgage loans totaled \$146,427,000 at December 31, 2006.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. The Swaps are treated as fair-value hedges for accounting purposes and we utilize the short-cut method in accordance with Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended. The Swaps are with highly rated counterparties in which we receive a fixed rate of 6% and pay a variable rate based on six-month



LIBOR plus a spread. At December 31, 2006, total contractual interest obligations were estimated to be \$42,490,000 at interest rates in effect at that time.

At December 31, 2006, we had operating lease obligations of \$37,378,000 relating to our ground leases at certain of our properties and office space leases.

Purchase obligations are comprised of unfunded construction commitments and contingent purchase obligations. At December 31, 2006, we had outstanding construction financings of \$138,222,000 for leased properties and were committed to providing additional financing of approximately \$342,754,000 to complete construction. At December 31, 2006, we had contingent purchase obligations totaling \$32,282,000. These contingent purchase obligations primarily relate to deferred acquisition fundings and capital improvements. Deferred acquisition fundings are contingent upon a tenant satisfying certain conditions in the lease. Upon funding, amounts due from the tenant are increased to reflect the additional investment in the property.

Capital Structure

As of December 31, 2006, we had stockholders' equity of \$1,978,793,000 and a total outstanding debt balance of \$2,198,001,000, which represents a debt to total book capitalization ratio of 53%. Our ratio of debt to market capitalization was 39% at December 31, 2006. For the year ended December 31, 2006, our coverage ratio of EBITDA to interest was 2.97 to 1.00. For the year ended December 31, 2006, we had \$36,216,000 of cash and cash equivalents and \$515,000,000 of available borrowing capacity under our unsecured lines of credit arrangements.

Our debt agreements contain various covenants, restrictions and events of default. Among other things, these provisions require us to maintain certain financial ratios and minimum net worth and impose certain limits on our ability to incur indebtedness, create liens and make investments or acquisitions. As of December 31, 2006, we were in compliance with all of the covenants under our debt agreements. None of our debt agreements contain provisions for acceleration that could be triggered by our debt ratings. However, under our unsecured lines of credit arrangements, the ratings on our senior unsecured notes are used to determine the fees and interest payable.

Our senior unsecured notes are rated Baa3 (ratings watch positive), BBB- (stable) and BBB- (positive) by Moody's Investors Service, Standard & Poor's Ratings Services and Fitch Ratings, respectively. We plan to manage the Company to maintain investment grade status with a commensurate capital structure consistent with our current profile. Any downgrades in terms of ratings or outlook by any or all of the noted rating agencies could have a material adverse impact on our cost and availability of capital, which could in turn have a material adverse impact on our consolidated results of operations, liquidity and/or financial condition.

On May 12, 2006, we filed an open-ended automatic or "universal" shelf registration statement with the Securities and Exchange Commission covering an indeterminate amount of future offerings of debt securities, common stock, preferred stock, depositary shares, warrants and units. Also, as of February 16, 2007, we had an effective registration statement on file in connection with our enhanced DRIP program under which we may issue up to 6,314,213 shares of common stock. As of February 16, 2007, 1,101,020 shares of common stock remained available for issuance under this registration statement. Depending upon market conditions, we anticipate issuing securities under our registration statements to invest in additional properties and to repay borrowings under our unsecured lines of credit arrangements.

Results of Operations

	Dec	Year Ended Dec. 31, 2004 Dec		c. 31, 2005	One Year C	hange %	ear Ended c. 31, 2006	One Year C \$	hange %	Chan \$	
Net income available to common stockholders	\$	72,634	\$	62,692	\$ (9,942)	(14)%	\$ 81,287	\$ 18,595	30%	\$ 8,653	3 12%
Funds from operations		146,742		144,293	(2,449)	(2)%	177,580	33,287	23%	30,838	3 21%
Funds available for distribution		136,343		147,730	11,387	8%	191,885	44,155	30%	55,542	2 41%
EBITDA		236,231		254,731	18,500	8%	300,485	45,754	18%	64,254	4 27%

Two Year



The components of the changes in revenues, expenses and other items are discussed in detail below. The following is a summary of certain items that impact the results of operations for the year ended December 31, 2006:

- \$5,213,000 (\$0.08 per diluted share) of merger-related expenses;
- \$1,287,000 (\$0.02 per diluted share) of additional compensation costs related to accelerated vesting requirements of certain stock-based compensation awards;
- \$1,267,000 (\$0.02 per diluted share) of gains on the sales of real property; and
- \$20,561,000 (\$0.33 per diluted share) prepaid/straight-line rent cash receipts for FAD only.

The following is a summary of certain items that impact the results of operations for the year ended December 31, 2005:

- \$20,662,000 (\$0.38 per diluted share) of net losses on extinguishments of debt;
- \$4,523,000 (\$0.08 per diluted share) of additional interest income related to the payoffs of loans that were either on non-accrual or partial accrual and all contractual interest due
 was received from the borrowers;
- \$3,227,000 (\$0.06 per diluted share) of gains on the sales of real property; and
- \$13,869,000 (\$0.25 per diluted share) prepaid/straight-line rent cash receipts for FAD only.
- The following is a summary of certain items that impact the results of operations for the year ended December 31, 2004:
- \$314,000 (\$0.01 per diluted share) of impairment charges;
- \$143,000 (\$0.00 per diluted share) of losses on the sales of real property; and
- \$8,144,000 (\$0.16 per diluted share) prepaid/straight-line rent cash receipts for FAD only.

The increase in fully diluted average common shares outstanding is primarily the result of the Windrose merger, public and private common stock offerings and common stock issuances pursuant to our DRIP. The following table represents the changes in outstanding common stock for the period from January 1, 2004 to December 31, 2006 (in thousands):

		Year Ended					
	Dec. 31, 2004	Dec. 31, 2005	Dec. 31, 2006	Totals			
Beginning balance	50,361	52,925	58,125	50,361			
Windrose merger			9,679	9,679			
Public/private offerings		3,000	3,223	6,223			
DRIP issuances	1,533	1,547	1,877	4,957			
Preferred stock conversions	369	210		579			
Other issuances	662	443	288	1,393			
Ending balance	52,925	58,125	73,192	73,192			
Average number of common shares outstanding:							
Basic	51,544	54,110	61,661				
Diluted	52,082	54,449	62,045				

Revenues were comprised of the following (dollars in thousands):

		Year E			One Year Change			ear Ended	One Year	Change	Two Year C	hange
	Dec. 31, 200)4	Dec. 31, 2005		\$	%	D	ec. 31, 2006	\$	%	\$	<u>%</u>
Rental income	\$ 205,	182	\$ 244,9	97 \$ 3	9,815	19%	\$	300,071	\$ 55,074	22%	\$ 94,889	46%
Interest income	22,	818	23,9	93	1,175	5%		18,829	(5,164)	(22)%	(3,989)	(17)%
Other income	2,	432	4,5	48	2,116	87%		3,924	(624)	(14)%	1,492	61%
Prepayment fees		50			(50)	n/a				n/a	(50)	(100)%
Totals	\$ 230,	482	\$ 273,5	38 \$ 4	3,056	19%	\$	322,824	\$ 49,286	18%	\$ 92,342	40%

The increase in gross revenues is primarily attributable to increased rental income resulting from the acquisitions of new properties from which we receive rent. See the discussion of investing activities in "Liquidity and Capital Resources" above for further information. Certain of our leases contain annual rental escalators that are contingent upon changes in the Consumer Price Index and/or changes in the gross operating revenues of the tenant's properties. These escalators are not fixed, so no straight-line rent is recorded; however, rental income is recorded based on the contractual cash rental payments due for the period. While this change does not affect our cash flow or our ability to pay dividends, it is anticipated that we will generate additional organic growth and minimize non-cash straight-line rent over time. If gross operating revenues at our facilities and/or the Consumer Price Index do not increase, a portion of our revenues may not continue to increase. Sales of real property would offset revenue increases and, to the extent that they exceed new acquisitions, could result in decreased revenues. Our leases could renew above or below current rent rates, resulting in an increase or decrease in rental income.

Interest income decreased in 2006 primarily due to recognition of additional interest income of approximately \$4,523,000 in 2005. The additional interest income related to the payoffs of loans that were either on non-accrual or partial accrual and all contractual interest was received from the borrowers. The decrease from 2004 to 2006 is primarily due to the decrease in outstanding loans receivable from \$258,734,000 at December 31, 2003 to \$194,448,000 at December 31, 2006.

Expenses were comprised of the following (dollars in thousands):

	Year Ended		One Year Change			/ear Ended	 One Year C	hange	Two Year C			
	De	c. 31, 2004	De	c. 31, 2005	\$	%	D	ec. 31, 2006	 \$	%	\$	%
Interest expense	\$	65,888	\$	77,319	\$ 11,431	17%	\$	94,802	\$ 17,483	23%	\$ 28,914	44%
Property operating expenses								1,115	1,115	n/a	1,115	n/a
Depreciation and amortization		61,681		74,816	13,135	21%		93,131	18,315	24%	31,450	51%
General and administrative		15,798		16,163	365	2%		26,004	9,841	61%	10,206	65%
Loan expense		3,393		2,710	(683)	(20)%		3,255	545	20%	(138)	(4)%
Impairment of assets		314			(314)	n/a				n/a	(314)	(100)%
Loss on extinguishment of debt				21,484	21,484	100%			(21,484)	(100)%		n/a
Provision for loan losses		1,200		1,200	0	0%		1,000	(200)	(17)%	(200)	(17)%
Totals	\$	148,274	\$	193,692	\$ 45,418	31%	\$	219,307	\$ 25,615	13%	\$ 71,033	48%

The increase in total expenses is primarily attributable to increases in interest expense and the provisions for depreciation and amortization offset by the recognition of losses on extinguishment of debt in 2005. The increases in interest expense are primarily due to higher average borrowings and changes in the amount of capitalized interest offsetting interest expense. If we borrow under our unsecured lines of credit arrangements, issue additional senior unsecured notes or assume additional secured debt, our interest expense will increase.

The following is a summary of our interest expense (dollars in thousands):

		Year Ended			One Year Change			Ye	ear Ended	One Year Cl	nange	Two Year Ch	nange
	De	Dec. 31, 2004		Dec. 31, 2005		\$	%	Dec. 31, 2006		\$	%	\$	%
Senior unsecured notes	\$	61,216	\$	63,080	\$	1,864	3%	\$	80,069	\$ 16,989	27%	\$ 18,853	31%
Secured debt		11,069		11,769		700	6%		9,641	(2,128)	(18)%	(1,428)	(13)%
Unsecured lines of credit		2,916		9,412		6,496	223%		11,398	1,986	21%	8,482	291%
Capitalized interest		(875)		(665)		210	(24)%		(4,470)	(3,805)	572%	(3,595)	411%
SWAP losses (savings)		(1,770)		(972)		798	(45)%		197	1,169	n/a	1,967	n/a
Discontinued operations		(6,668)		(5,305)		1,363	(20)%		(2,033)	3,272	(62)%	4,635	(70)%
Totals	\$	65,888	\$	77,319	\$	11,431	17%	\$	94,802	\$ 17,483	23%	\$ 28,914	44%

The change in interest expense on senior unsecured notes is due to the net effect and timing of issuances and extinguishments. See the discussion of financing activities in "Liquidity and Capital Resources" above for further information.

The following is a summary of our senior unsecured notes activity (dollars in thousands):

	Year Ended	December 31, 2004		Year Ended	December 31, 2005	_	Year Ended December 31, 2006				
	Amount	Weighted Average Interest Rate		Amount	Weighted Average Interest Rate	Amount		Weighted Average Interest Rate			
Beginning balance	\$ 865,000	7.291%	\$	875,000	7.181%	\$	1,194,830	6.566%			
Debt issued	50,000	6.000%		550,000	6.052%		345,000	4.750%			
Debt extinguished	(40,000)	8.090%		(230,170)	7.677%						
Ending balance	\$ 875,000	7.181%	\$	1,194,830	6.566%	\$	1,539,830	6.159%			
Monthly averages	\$ 852,692	7.242%	\$	961,469	6.829%	\$	1,244,445	6.494%			

The change in interest expense on secured debt is due to the net effect and timing of assumptions, extinguishments and principal amortizations. The following is a summary of our secured debt activity (dollars in thousands):

		Year Ended December 31, 2004				Year Ended	l December 31, 2005	Year Ended December 31, 2006				
	Amount		Weighted Averag Interest Rate			Amount	Weighted Average Interest Rate		Amount	Weighted Average Interest Rate		
Beginning balance	\$ 1	48,184	7	7.512%	\$	160,225	7.508%	\$	107,540	7.328%		
Debt assumed		14,555	7	7.500%		22,309	6.561%		273,893	6.053%		
Debt extinguished						(72,309)	7.481%					
Principal payments		(2,514)	7	7.709%		(2,685)	7.584%		(3,033)	7.226%		
Ending balance	\$ 1	160,225	7	7.508%	\$	107,540	7.328%	\$	378,400	6.406%		
Monthly averages	\$ 1	48,141	7	7.510%	\$	156,027	7.452%	\$	144,512	7.021%		

The change in interest expense on unsecured lines of credit arrangements is due primarily to higher average interest rates. The following is a summary of our unsecured lines of credit arrangements (dollars in thousands):

	Year Ended December 31							
	2004 2005					2006		
Balance outstanding at December 31	\$	151,000	\$	195,000	\$	225,000		
Maximum amount outstanding at any month end		159,000		318,000		276,000		
Average amount outstanding (total of daily principal balances divided by days in year)		54,770		181,232		164,905		
Weighted average interest rate (actual interest expense divided by average borrowings outstanding)		5.32%		5.19%		6.91%		

We capitalize certain interest costs associated with funds used to finance the construction of properties owned directly by us. The amount capitalized is based upon the borrowings outstanding during the construction period using the rate of interest that approximates our cost of financing. Our interest expense is reduced by the amount capitalized. Capitalized interest for the years ended December 31, 2004, 2005 and 2006 totaled \$875,000, \$665,000 and \$4,470,000, respectively.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. We receive a fixed rate of 6.0% and pay a variable rate based on six-month LIBOR plus a spread. For the year ended December 31, 2006, we incurred \$197,000 of losses related to our Swaps that was recorded as an addition to interest expense. For the years ended December 31, 2005, and 2004, we generated \$972,000 and \$1,770,000, respectively, of savings related to our Swaps that was recorded as a reduction of interest expense.

Property operating expenses represent 12 days of expenses in 2006 related to Windrose's operating properties acquired on December 20, 2006. These expenses include ground leases, property taxes and other expenses not reimbursed by tenants.

Depreciation and amortization increased primarily as a result of additional investments in properties owned directly by us. See the discussion of investing activities in "Liquidity and Capital Resources" above for further information. To the extent that we acquire or dispose of additional properties in the future, our provision for depreciation will change accordingly.

General and administrative expenses as a percentage of revenues (including discontinued operations) for the year ended December 31, 2006, were 8.27% as compared with 5.89% and 6.54% for the same periods in 2005 and 2004, respectively. The 2006 increase is directly attributable to \$5,213,000 of merger related expenses and \$1,287,000 of accelerated stock-based compensation expenses. The change from 2004 to 2005 is due to increased costs to attract and retain appropriate personnel to achieve our business objectives offset by a decrease in professional service fees and other operating costs as a result of focused expense control.

The change in loan expense was primarily due to increased costs in 2006 related to amending our primary unsecured line of credit arrangement and costs related to the issuance of senior unsecured notes.

During the year ended December 31, 2004, it was determined that the projected undiscounted cash flows from one of our properties did not exceed its related net book value and an impairment charge of \$314,000 was recorded to reduce the property to its estimated fair market value. The estimated fair market value of the property was determined by an independent appraisal. We did not record any impairment charges for the years ended December 31, 2005 or December 31, 2006.

The provision for loan losses is related to our critical accounting estimate for the allowance for loan losses and is discussed below in "Critical Accounting Policies."

Other items were comprised of the following (dollars in thousands):

	Year H	Inded	One Year O	Change	Ye	ar Ended	One Year O		ange		
	Dec. 31, 2004	Dec. 31, 2005	\$	%	Dec	. 31, 2006	\$	%	\$		%
Minority interests					\$	(13)	\$ (13)	n/a	\$	(13)	n/a
Gain (loss) on sales of properties	(143)	3,227	3,370	n/a		1,267	(1,960)	(61)%		1,410	n/a
Discontinued operations, net	3,306	1,213	(2,093)	(63)%		(2,021)	(3,234)	n/a		(5,327)	n/a
Preferred dividends	(12,737)	(21,594)	(8,857)	70%		(21,463)	131	(1)%		(8,726)	69%
Totals	\$ (9,574)	\$ (17,154)	\$ (7,580)	44%	\$	(22,230)	\$ (5,076)	30%	\$	(12,656)	132%

Three assisted living facilities were held for sale at December 31, 2006 and were sold subsequent to year-end. During the years ended December 31, 2004, 2005 and 2006, we sold properties with carrying values of \$37,710,000, \$88,098,000 and \$75,989,000 for net losses of \$143,000 and net gains of \$3,227,000 and \$1,267,000, respectively.

In accordance with Statement of Financial Accounting Standards No. 144, we have reclassified the income and expenses attributable to the properties sold subsequent to January 1, 2002 and attributable to assets held for sale at December 31, 2006 to discontinued operations. These properties generated \$3,306,000 and \$1,213,000 of income after deducting depreciation and interest expense from rental revenue for the years ended December 31, 2004 and 2005, respectively and a loss of \$2,021,000 for the year ended December 31, 2006. Please refer to Note 16 of our audited consolidated financial statements for further discussion.

The increase in preferred dividends is primarily due to the increase in average outstanding preferred shares. The following is a summary of our preferred stock activity:

	Year Ended I	December 31, 2004	Year Ended December 31, 2005		Year Ended	December 31, 2006
	Shares	Weighted Average Dividend Rate	Weighted Average Shares Dividend Rate		Shares	Weighted Average Dividend Rate
Beginning balance	4,830,444	7.553%	11,350,045	7.663%	11,074,989	7.704%
Shares issued	7,000,000	7.625%			2,100,000	7.500%
Shares redeemed						
Shares converted	(480,399)	6.000%	(275,056)	6.000%		
Ending balance	11,350,045	7.663%	11,074,989	7.704%	13,174,989	7.672%
Monthly averages	6,786,481	7.621%	11,245,073	7.679%	11,236,527	7.701%

In conjunction with the acquisition of Windrose Medical Properties Trust in December 2006, we issued 2,100,000 shares of 7.5% Series G Cumulative Convertible Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after June 30, 2010. Each Series G Preferred Share is convertible by the holder into our common stock at a conversion price of \$34.93, equivalent to a conversion rate of 0.7157 common shares per Series G Preferred Share. These shares were recorded at \$29.58 per share, which was deemed to be the fair value at the date of issuance.

Non-GAAP Financial Measures

We believe that net income available to common stockholders, as defined by U.S. GAAP, is the most appropriate earnings measurement. However, we consider FFO and FAD to be useful supplemental measures of our operating performance. Historical cost accounting for real estate assets in accordance with U.S. GAAP implicitly assumes that the value of real estate assets diminishes predictably over time as evidenced by the provision for depreciation. However, since real estate values have historically risen or fallen with market conditions, many industry investors and analysts have considered presentations of operating results for real estate companies that use historical cost accounting to be insufficient. In response, the National Association of Real Estate Investment Trusts ("NAREIT") created FFO as a supplemental measure of operating performance for REITs that excludes historical cost depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. FAD represents FFO excluding gains (or losses) from sales of real estate, rental income related to above/below market leases and amortization of deferred loan expenses and less cash used to fund capital expenditures, tenant improvements and lease commissions.

In April 2002, the Financial Accounting Standards Board issued Statement No. 145 that requires gains and losses on extinguishment of debt to be classified as income or loss from continuing operations rather than as extraordinary items as previously required under Statement No. 4. We adopted the standard effective January 1, 2003 and have properly reflected the \$21,484,000, or \$0.39 per diluted share, of losses on extinguishment of debt for the year ended December 31, 2005. These charges have not been added back for the calculations of FFO, FAD or EBITDA.

In October 2003, NAREIT informed its member companies that the SEC had changed its position on certain aspects of the NAREIT FFO definition, including impairment charges. Previously, the SEC accepted NAREIT's view that impairment charges were effectively an early recognition of an expected loss on an impending sale of

property and thus should be added back to net income in the calculation of FFO and FAD similar to other gains and losses on sales. However, the SEC's clarified interpretation is that recurring impairments taken on real property may not be added back to net income in the calculation of FFO and FAD. We have adopted this interpretation and have not added back impairment charges of \$314,000, or \$0.01 per diluted share, recorded for the year ended December 31, 2004.

EBITDA stands for earnings before interest, taxes, depreciation and amortization. We believe that EBITDA, along with net income and cash flow provided from operating activities, is an important supplemental measure because it provides additional information to assess and evaluate the performance of our operations. Additionally, restrictive covenants in our long-term debt arrangements contain financial ratios based on EBITDA. We primarily utilize EBITDA to measure our interest coverage ratio, which represents EBITDA divided by total interest, and our fixed charge coverage ratio, which represents EBITDA divided by fixed charges. Fixed charges include total interest, secured debt principal amortization and preferred dividends.

FFO, FAD and EBITDA are financial measures that are widely used by investors, equity and debt analysts and rating agencies in the valuation, comparison, rating and investment recommendations of companies. Management uses these financial measures to facilitate internal and external comparisons to our historical operating results and in making operating decisions. Additionally, FFO and FAD are utilized by the Board of Directors to evaluate management. FFO, FAD and EBITDA do not represent net income or cash flow provided from operating activities as determined in accordance with U.S. GAAP and should not be considered as alternative measures of profitability or liquidity. Finally, FFO, FAD and EBITDA, as defined by us, may not be comparable to similarly entitled items reported by other real estate investment trusts or other companies.

Net operating income ("NOI") is used to evaluate the operating performance of certain real estate properties such as medical office buildings. We define NOI as rental revenues, including tenant reimbursements, less property level operating expenses, which exclude depreciation and amortization, general and administrative expenses, impairments, interest expense and discontinued operations. We believe NOI provides investors relevant and useful information because it measures the operating performance of our medical office buildings at the property level on an unleveraged basis. We use NOI to make decisions about resource allocations and to assess the property level performance of our medical office buildings.

The table below reflects the reconciliation of FFO to net income available to common stockholders, the most directly comparable U.S. GAAP measure, for the periods presented. The provisions for depreciation and amortization includes provisions for depreciation from discontinued operations. Amounts are in thousands except for per share data.

	Dec	ember 31, 2004	Year Ended December 31, 2005		December 31, 2006	
FFO Reconciliation:						
Net income available to common stockholders	\$	72,634	\$	62,692	\$	81,287
Depreciation and amortization		74,015		84,828		97,564
Loss (gain) on sales of properties		143		(3,227)		(1,267)
Minority interests						(4)
Prepayment fees		(50)				
Funds from operations	\$	146,742	\$	144,293	\$	177,580
Average common shares outstanding:						
Basic		51,544		54,110		61,661
Diluted		52,082		54,499		62,045
Per share data:						
Net income available to common stockholders						
Basic	\$	1.41	\$	1.16	\$	1.32
Diluted		1.39		1.15		1.31
Funds from operations						
Basic	\$	2.85	\$	2.67	\$	2.88
Diluted		2.82		2.65		2.86

The table below reflects the reconciliation of FAD to net income available to common stockholders, the most directly comparable U.S. GAAP measure, for the periods presented. The provisions for depreciation and amortization includes provisions for depreciation from discontinued operations. Amounts are in thousands except for per share data.

		Year Ended										
	De	December 31, 2004										cember 31, 2006
FAD Reconciliation:												
Net income available to common stockholders	\$	72,634	\$	62,692	\$	81,287						
Depreciation and amortization		74,015		84,828		97,564						
Loss (gain) on sales of properties		143		(3,227)		(1,267)						
Prepayment fees		(50)										
Gross straight-line rental income		(21,936)		(13,142)		(9,432)						
Prepaid/straight-line rent receipts		8,144		13,869		20,561						
Rental income related to above/(below) market leases, net						(60)						
Amortization of deferred loan expenses		3,393		2,710		3,255						
Cap Ex, tenant improvements, lease commissions						(21)						
Minority interests						(2)						
Funds available for distribution	\$	136,343	\$	147,730	\$	191,885						
Average common shares outstanding:												
Basic		51,544		54,110		61,661						
Diluted		52,082		54,499		62,045						
Per share data:												
Net income available to common stockholders												
Basic	\$	1.41	\$	1.16	\$	1.32						
Diluted		1.39		1.15		1.31						
Funds available for distribution												
Basic	\$	2.65	\$	2.73	\$	3.11						
Diluted		2.62		2.71		3.09						

The table below reflects the reconciliation of EBITDA to net income, the most directly comparable U.S. GAAP measure, for the periods presented. Interest expense and the provisions for depreciation and amortization includes discontinued operations. Tax expense represents income-based taxes. Amortization represents the amortization of deferred loan expenses. Adjusted EBITDA represents EBITDA as adjusted below for items pursuant to covenant provisions of our unsecured lines of credit arrangements. Dollars are in thousands.

		Year Ended						
		Decembe 2004		Dec	ember 31, 2005	D	ecember 31, 2006	
EBITDA Reconciliation:	-							
Net income	\$	6	85,371	\$	84,286	\$	102,750	
Interest expense			72,556		82,625		96,834	
Tax expense(benefit)			42		282		82	
Depreciation and amortization			74,015		84,828		97,564	
Amortization of deferred loan expenses			4,247		2,710		3,255	
EBITDA			236,231		254,731		300,485	
Stock-based compensation expense			2,887		2,948		6,980	
Provision for loan losses			1,200		1,200		1,000	
Loss on extinguishment of debt, net					20,662			
EBITDA - adjusted	\$	5	240,318	\$	279,541	\$	308,465	
Interest Coverage Ratio:								
Interest expense	\$	5	72,556	\$	82,625	\$	96,834	
Capitalized interest			875		665		4,470	
Total interest			73,431		83,290		101,304	
EBITDA	\$	5	236,231	\$	254,731	\$	300,485	
Interest coverage ratio			3.22x		3.06x		2.97x	
EBITDA - adjusted	\$	5	240,318	\$	279,541	\$	308,465	
Interest coverage ratio - adjusted			3.27x		3.36x		3.04x	
Fixed Charge Coverage Ratio:								
Total interest	\$	5	73,431	\$	83,290	\$	101,304	
Secured debt principal amortization			2,514		2,685		3,033	
Preferred dividends			12,737		21,594		21,463	
Total fixed charges			88,682		107,569		125,800	
EBITDA	\$	5	236,231	\$	254,731	\$	300,485	
Fixed charge coverage ratio	_		2.66x		2.37x		2.39x	
EBITDA - adjusted	\$	5	240,318	\$	279,541	\$	308,465	
Fixed charge coverage ratio - adjusted	_		2.71x		2.60x		2.45x	

Critical Accounting Policies

Our consolidated financial statements are prepared in accordance with U.S. GAAP, which requires us to make estimates and assumptions. Management considers an accounting estimate or assumption critical if:

• the nature of the estimates or assumptions is material due to the levels of subjectivity and judgment necessary to account for highly uncertain matters or the susceptibility of such matters to change; and

• the impact of the estimates and assumptions on financial condition or operating performance is material.

Management has discussed the development and selection of its critical accounting policies with the Audit Committee of the Board of Directors and the Audit Committee has reviewed the disclosure presented below relating to them. Management believes the current assumptions and other considerations used to estimate amounts reflected in our consolidated financial statements are appropriate and are not reasonably likely to change in the future. However, since these estimates require assumptions to be made that were uncertain at the time the estimate was made, they bear the risk of change. If actual experience differs from the assumptions and other considerations used in estimating amounts reflected in our consolidated financial statements, the resulting changes could have a material adverse effect on our consolidated results of operations, liquidity and/or financial condition. Please refer to Note 1 of our audited consolidated financial statements for further information on significant accounting policies that impact us. There were no material changes to these policies in 2006.

We adopted the fair value-based method of accounting for share-based payments effective January 1, 2003 using the prospective method described in FASB Statement No. 148, Accounting for Stock-Based Compensation — Transition and Disclosure. Because Statement 123(R) must be applied not only to new awards but to previously granted awards that are not fully vested on the effective date of Statement 123(R), and because we adopted Statement 123 using the prospective transition method (which applied only to awards granted, modified or settled after the adoption date of Statement 123), compensation cost for some previously granted awards that were not recognized under Statement 123 has been recognized under Statement 123(R). Additionally, we amortize compensation cost for share based payments to the date that the awards become fully vested or to the expected retirement date, if sooner. Effective with the adoption of Statement 123(R) we began recognizing compensation cost to the date the awards become fully vested or to the retirement eligible date, if sooner. Had we adopted Statement 123(R) in prior periods, the impact of that standard would have approximated the impact of Statement 123 as described in the disclosure of pro forma net income and earnings per share to our audited consolidated financial statements. The adoption of Statement 123(R) increased compensation cost by approximately \$1,287,000 for 2006 as a result of amortizing share based awards to the retirement eligible date.

The following table presents information about our critical accounting policies, as well as the material assumptions used to develop each estimate:

Nature of Critical Accounting Estimate

Allowance for Loan Losses We maintain an allowance for loan losses in accordance with Statement of Financial Accounting Standards No. 114, Accounting by Creditors for Impairment of a Loan, as amended, and SEC Staff Accounting Bulletin No. 102, Selected Loan Loss Allowance Methodology and Documentation Issues. The allowance for loan losses is maintained at a level believed adequate to absorb potential losses in our loans receivable. The determination of the allowance is based on a quarterly evaluation of all outstanding loans. If this evaluation indicates that there is a greater risk of loan charge-offs, additional allowances or placement on non-accrual status may be required. A loan is impaired when, based on current information and events, it is probable that we will be unable to collect all amounts due as scheduled accruding to the contractual terms of the original loan agreement. Consistent with this definition, all loans on non-accrual are deemed impaired. To the extent circumstances improve and the risk of collectibility is diminished, we will return these loans to full accrual status.

Depreciation and Amortization and Useful Lives Substantially all of the properties owned by us are leased under operating leases and are recorded at cost. The cost of our real property is allocated to land, buildings, improvements and intangibles in accordance with Statement of Financial Accounting Standards No. 141, Business Combinations. The allocation of the acquisition costs of properties is based on appraisals commissioned from independent real estate appraisal firms.

Assumptions/ Approach Used

The determination of the allowance is based on a quarterly evaluation of all outstanding loans, including general economic conditions and estimated collectibility of loan payments and principal. We evaluate the collectibility of our loans receivable based on a combination of factors, including, but not limited to, delinquency status, historical loan charge-offs, financial strength of the borrower and guarantors and value of the underlying property or other collateral

For the year ended December 31, 2006 we recorded \$1,000,000 as provision for loan losses, resulting in an allowance for loan losses of \$7,406,000 relating to loans with outstanding balances of \$78,113,000 at December 31, 2006. At December 31, 2006, we had loans with outstanding balances of \$10,529,000 on non- accrual status.

We compute depreciation and amortization on our properties using the straight-line method based on their estimated useful lives which range from 15 to 40 years for buildings, five to 15 years for improvements and five years for intangibles.

For the year ended December 31, 2006, we recorded \$79,284,000, \$17,955,000 and \$325,000 as provisions for depreciation and amortization relating to buildings, improvements and intangibles, respectively, including amounts reclassified as discontinued



Nature of Critical iting Estir Acco

Assumptions/ Approach Used

perations. The average useful life of our buildings and improvements was 32.1 years and 11.5 years, respectively I December 31, 2006. The amortization of lease intangibles represents 12 days of amortization expenses due to th Vindrose merger on December 20, 2006.

Impairment of Long-Lived Assets We review our long-lived assets for potential impairment in accordance with Statement of Financial Accounting Standards No. 144, Accounting for the Impairment and Disposal of Long-Lived Assets. An impairment charge must be recognized when the carrying value of a long-lived asset is not recoverable. The carrying value is not recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset. If it is determined that a permanent impairment of a long-lived asset has occurred, the carrying value of the asset is reduced to its fair value and an impairment charge is recognized for the difference between the carrying value and the fair value.

<u>Fair Value of Derivative Instruments</u> The valuation of derivative instruments is accounted for in accordance with Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities ('SFAS133''), as amended by Statement of Financial Accounting Standards No. 138, Accounting for Certain Derivative Instruments and Certain Hedging Activities. SFAS133, as amended, requires companies to record derivatives at fair market value on the balance sheet as assets or liabilities.

Revenue Recognition Revenue is recorded in accordance with Statement of Financial Accounting Standards No. 13, Accounting for Leases, and SEC Staff Accounting Bulletin No. 104, Revenue Recognition in Financial Statements, as amended ('SAB104'). SAB104 requires that revenue be recognized after four basics criteria are met. These four criteria include persuasive evidence of an arrangement, the rendering of service, fixed and determinable income and reasonably assured collectibility. If the collectibility of revenue is determined incorrectly, the amount and timing of our reported revenue could be significantly affected. Interest income on loans is recognized as earned based upon the principal amount outstanding subject to an evaluation of collectibility risk. Substantially all of our operating leases contain either fixed or contingent escalating rent structure. Leases with fixed annual rental escalators are generally recognized on a straight- line basis over the initial lease period, subject to a collectability assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period.

The net book value of long-lived assets is reviewed quarterly on a property by property basis to determine if there are indicators of impairment. These indicators may include anticipated operating losses at the property level, the treant's inability to make rent payments, a decision to dispose of an asset before the end of its estimated useful life and changes in the market that may permanently reduce the value of the property are compared to the current net book value. This analysis requires us to determine if indicators of impairment exist and to estimate the most likely stream of cash flows to be generated from the property during the period the property is expected to be held.

We did not record any impairment charges for the year ended December 31, 2006.

The valuation of derivative instruments requires us to make estimates and judgments that affect the fair value of the The valuation of derivative instruments requires us to make estimates and judgments that attect the fair value of the instruments. Fair values for our derivatives are estimated by a third party consultant, which utilizes pricing models that consider forward yield curves and discount rates. Such amounts and the recognition of such amounts are subject to significant estimates which may change in the future. At December 31, 2006, we participated in two interest rate swap agreements related to our long-term debt. At December 31, 2006, we incurred \$197,000 of losses related to our swaps that was recorded as an addition to interest expense.

We evaluate the collectibility of our revenues and related receivables on an on-going basis. We evaluate collectibility based on assumptions and other considerations including, but not limited to, the certainty of payment, payment history, the financial strength of the investment's underlying operations as measured by cash flows and payment coverages, the value of the underlying collateral and guaranties and current economic conditions.

If our evaluation indicates that collectibility is not reasonably assured, we may place an investment on non-accrual or reserve against all or a portion of current income as an offset to revenue.

For the year ended December 31, 2006 we recognized \$18,829,000 of interest income and \$305,635,000 of rental income, including discontinued operations. Cash receipts on leases with deferred revenue provisions were \$20,561,000 as compared to gross straight-line rental income recognized of \$9,432,000. At December 31, 2006, our straight-line receivable balance was \$53,281,000, net of reserves totaling \$5,592,000. Also at December 31, 2006, we had loans with outstanding balances of \$10,529,000 on non-accrual status.

Impact of Inflation

During the past three years, inflation has not significantly affected our earnings because of the moderate inflation rate. Additionally, our earnings are primarily long-term investments with fixed rates of return. These investments are mainly financed with a combination of equity, senior unsecured notes and borrowings under our



unsecured lines of credit arrangements. During inflationary periods, which generally are accompanied by rising interest rates, our ability to grow may be adversely affected because the yield on new investments may increase at a slower rate than new borrowing costs. Presuming the current inflation rate remains moderate and long-term interest rates do not increase significantly, we believe that inflation will not impact the availability of equity and debt financing for us.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

We are exposed to various market risks, including the potential loss arising from adverse changes in interest rates. We seek to mitigate the effects of fluctuations in interest rates by matching the terms of new investments with new long-term fixed rate borrowings to the extent possible. We may or may not elect to use financial derivative instruments to hedge interest rate exposure. These decisions are principally based on our policy to fund our fixed rate investments with long-term fixed rate debt and equity, but are also based on the general trend in interest rates at the applicable dates and our perception of the future volatility of interest rates. The following section is presented to provide a discussion of the risks associated with potential fluctuations in interest rates.

We historically borrow on our unsecured lines of credit arrangements to acquire, construct or make loans relating to health care and senior housing properties. Then, as market conditions dictate, we will issue equity or long-term fixed rate debt to repay the borrowings under the unsecured lines of credit arrangements.

A change in interest rates will not affect the interest expense associated with our fixed rate debt. Interest rate changes, however, will affect the fair value of our fixed rate debt. At December 31, 2006, we had \$1,539,830,000 of outstanding principal balances related to our senior unsecured notes. A 1% increase in interest rates would result in a decrease in fair value of our senior unsecured notes by approximately \$71,108,000 at December 31, 2006. At December 31, 2005, we had \$1,194,830,000 of outstanding principal balances related to our senior unsecured notes by approximately \$71,108,000 at December 31, 2006. At December 31, 2005, we had \$1,194,830,000 of outstanding principal balances related to our fixed rate secured debt. A 1% increase in fair value of our fixed rate secured debt. A 1% increase in interest rates would result in a decrease in fair value of our fixed rate secured debt. A 1% increase in interest rates would result in a decrease in fair value of our fixed rate secured debt by approximately \$17,214,000 at December 31, 2006. At December 31, 2005, we had \$107,540,000 of outstanding principal balances related to our fixed rate secured debt by approximately \$1,214,000 at December 31, 2006. At December 31, 2005, we had \$107,540,000 of outstanding principal balances related to our fixed rate secured debt by approximately \$3,962,000 at December 31, 2006, we had \$51,000,000 of outstanding principal balances related to our liability to a subsidiary trust issuing preferred securities. A 1% increase in interest rates would result in a decrease in fair value of this liability by approximately \$1,891,000 at December 31, 2006. Changes in the interest rate environment upon maturity of this fixed rate debt could have an effect on our future cash flows and earnings, depending on whether the debt is replaced with other fixed rate debt or equity, or repaid by the sale of assets.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. The Swaps are treated as fair-value hedges for accounting purposes and we utilize the short-cut method in accordance with Statement of Financial Accounting Standards No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended. The Swaps are with highly rated counterparties in which we receive a fixed rate of 6.0% and pay a variable rate based on six-month LIBOR plus a spread. At December 31, 2006 and 2005, the Swaps were reported at their fair values as a \$902,000 and \$2,211,000 other asset, respectively. A 1% increase in interest rates would result in a decrease in fair value of our Swaps by approximately \$4,659,000 and \$6,435,000 at December 31, 2006 and 2005.

Our variable rate debt, including our unsecured lines of credit arrangements and one mortgage loan, is reflected at fair value. At December 31, 2006, we had \$239,552,000 outstanding related to our variable rate debt and assuming no changes in outstanding balances, a 1% increase in interest rates would result in increased annual interest expense of \$2,396,000. At December 31, 2005, we had \$195,000,000 outstanding related to our variable rate debt and assuming no changes in outstanding balances, a 1% increase in interest rates would have resulted in increased annual interest expense of \$1,950,000.



We are subject to risks associated with debt financing, including the risk that existing indebtedness may not be refinanced or that the terms of refinancing may not be as favorable as the terms of current indebtedness. The majority of our borrowings were completed under indentures or contractual agreements that limit the amount of indebtedness we may incur. Accordingly, in the event that we are unable to raise additional equity or borrow money because of these limitations, our ability to acquire additional properties may be limited.

For additional information regarding fair values of financial instruments, see "Item 7 — Management's Discussion and Analysis of Financial Condition and Results of Operations — Critical Accounting Policies" and Note 15 to our audited consolidated financial statements.

Item 8. Financial Statements and Supplementary Data

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Stockholders and Directors Health Care REIT, Inc.

We have audited the accompanying consolidated balance sheets of Health Care REIT, Inc. as of December 31, 2006 and 2005, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2006. Our audits also included the financial statement schedules listed in Item 15(a)(2) of this Form 10-K. These financial statements and schedules are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedules 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 Health Care REIT, Inc. at December 31, 2006 and 2005, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2006, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedules, when considered in relation to the basic financial statements taken as a whole, present fairly in all material respects the information set forth therein.

As discussed in Note 9 to the consolidated financial statements, effective January 1, 2006, the Company changed its method of accounting for stock-based compensation to conform to Statement of Financial Accounting Standards No. 123(R), "Share-Based Payment."

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of Health Care REIT, Inc.'s internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 28, 2007 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Toledo, Ohio February 28, 2007

CONSOLIDATED BALANCE SHEETS

CONSOLIDATED BALANCE SHEETS				
		December 31,		
	_	2006 (In the	usands)	2005
ASSETS		(in the	usunusj	
Real estate investments:				
Real property owned				
Land and land improvements	\$	386,693	\$	261,236
Buildings & improvements	Ŷ	3,659,065	Ŷ	2,659,746
Acquired lease intangibles		84,082		2,000,710
Real property held for sale, net of accumulated depreciation		14,796		11,912
Construction in progress		138,222		3,906
r o t		4,282,858		2,936,800
Less accumulated depreciation and amortization		(347,007)		(274,875)
Total real property owned		3,935,851		2,661,925
Loans receivable		194,448		194.054
Less allowance for losses on loans receivable		- , -		(6,461)
Less anowance for fosses on foans receivable		(7,406)		
		187,042		187,593
Net real estate investments		4,122,893		2,849,518
Other assets:				
Equity investments		4,700		2,970
Deferred loan expenses		20,657		12,228
Cash and cash equivalents		36,216		36,237
Receivables and other assets		96,144		71,211
		157,717		122,646
Total assets	\$	4,280,610	\$	2,972,164
LIABILITIES AND STOCKHOLDERS' EQUITY				
Liabilities:				
Borrowings under unsecured lines of credit arrangements	\$	225,000	\$	195,000
Senior unsecured notes		1,541,814		1,198,278
Secured debt		378,972		107,540
Liability to subsidiary trust issuing preferred securities		52,215		0
Accrued expenses and other liabilities		101,588		40,590
Total liabilities		2,299,589		1,541,408
Minority interests		2,228		0
Stockholders' equity:				
Preferred stock, \$1.00 par value:		338,993		276,875
Authorized — 25,000,000 shares				
Issued and outstanding — 13,174,989 in 2006 and 11,074,989 shares in 2005 at liquidation preference				
Common stock, \$1.00 par value:		73,152		58,050
Authorized — 125,000,000 shares				
Issued — 73,272,052 shares in 2006 and 58,182,592 shares in 2005				
Outstanding — 73,192,128 shares in 2006 and 58,124,657 shares in 2005				
Capital in excess of par value		1,873,811		1,306,471
Treasury stock		(2,866)		(2,054)
Cumulative net income		932,853		830,103
Cumulative dividends		(1,238,860)		(1,039,032)
Accumulated other comprehensive loss		(135)		0
Other equity		1,845		343
Total stockholders' equity		1,978,793		1,430,756
Total liabilities and stockholders' equity	\$	4,280,610	\$	2,972,164
······································	4	.,,,010		_,

See accompanying notes

CONSOLIDATED STATEMENTS OF INCOME

		Year Ended December 31,				
		2006		2005		2004
D		(în ti	iousands,	except per shar	e data)	
Revenues: Rental income	S	300,071	\$	244,997	\$	205,182
Interest income	\$	18,829	Э	244,997	Э	205,182
Other income		3,924		4,548		22,616
Prepayment fees		3,924		4,546		2,432
Prepayment rees		222.024		273,538		
P		322,824		273,538		230,482
Expenses:		04.000		77.010		CE 000
Interest expense		94,802		77,319		65,888
Property operating expenses		1,115		74.010		C1 C01
Depreciation and amortization		93,131		74,816		61,681
General and administrative		26,004		16,163		15,798
Loan expense		3,255		2,710		3,393
Impairment of assets Loss on extinguishment of debt				21.40.4		314
Loss on extinguishment of debt Provision for loan losses		1 000		21,484		1 200
Provision for loan losses		1,000		1,200		1,200
		219,307		193,692		148,274
Income before minority interests		103,517		79,846		82,208
Minority interests		(13)				
Income from continuing operations		103,504		79,846		82,208
Discontinued operations:						
Net gain (loss) on sales of properties		1,267		3,227		(143
Income (loss) from discontinued operations, net		(2,021)		1,213		3,306
		(754)		4,440		3,163
Net income		102,750	_	84,286		85,371
Preferred stock dividends		21,463		21,594		12,737
Net income available to common stockholders	\$	81,287	\$	62,692	\$	72,634
Average number of common shares outstanding:					_	
Basic		61,661		54.110		51,544
Diluted		62,045		54,499		52,082
Earnings per share:				- /		- ,
Basic:						
Income from continuing operations available to common stockholders	\$	1.33	\$	1.08	\$	1.35
Discontinued operations, net		(0.01)		0.08		0.06
Net income available to common stockholders	\$	1.32	\$	1.16	\$	1.41
Diluted:	<u></u>					
Income from continuing operations and after preferred stock dividends	\$	1.32	\$	1.07	\$	1.33
Discontinued operations, net	4	(0.01)	Ŷ	0.08	-	0.06
Net income available to common stockholders	\$	1.31	\$	1.15	\$	1.39
iver meanic available to continion stockholuers	\$	1.01	ę	1.13	ę	1.55

See accompanying notes

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

	Preferred Stock	Common Stock	Capital in Excess of Par Value	Treasury Stock	Cumulative Net Income	Cumulative Dividends			Total
Balances at December 31, 2003	\$ 120,761	\$ 50,298	(In thousands, exce \$ 1,069,887	pt per snare da \$ (523)	\$ 660,446	\$ (749,166)	\$ 1	\$ (2,025)	\$ 1,149,679
Comprehensive income:	\$ 120,701	\$ 30,230	\$ 1,005,007	\$ (323)	\$ 000,440	\$ (745,100)	φ 1	\$ (2,023)	\$ 1,145,075
Net income					85.371				85.371
Other comprehensive income:					00,012				00,012
Unrealized loss on equity investments									0
Fotal comprehensive income									85.371
Proceeds from issuance of common stock from dividend reinvestment and stock incentive									
plans, net of forfeitures		2,194	64,087	(763)					65,518
Restricted stock amortization								949	949
Option compensation expense								379	379
Proceeds from issuance of preferred stock	175,000		(5,893)						169,107
Redemption of preferred stock	(12,010)	368	11,642						0
Cash dividends:									
Common stock-\$2.385 per share						(122,987)			(122,987)
Preferred stock, Series D-\$1.97 per share						(7,875)			(7,875)
Preferred stock, Series E-\$1.50 per share						(933)			(933)
Preferred stock, Series F-\$1.50 per share						(3,929)			(3,929)
Balances at December 31, 2004	283,751	52,860	1,139,723	(1,286)	745,817	(884,890)	1	(697)	1,335,279
Comprehensive income:					04.000				04.000
Net income Other comprehensive income:					84,286				84,286
Unrealized loss on equity investments							(1)		(1)
							(1)		(1)
Total comprehensive income									84,285
Proceeds from issuance of common stock from dividend reinvestment and stock incentive		1.000	60.405	(700)					CD 047
plans, net of forfeitures		1,980	62,105	(768)					63,317
Restricted stock amortization								728 312	728 312
Option compensation expense		3.000	97,977					312	
Net proceeds from sale of common stock Conversion of preferred stock	(6,876)	3,000	6,666						100,977
Cash dividends:	(0,070)	210	0,000						0
Common stock-\$2.46 per share						(132,548)			(132,548)
Preferred stock, Series D-\$1.97 per share						(7,875)			(7,875)
Preferred stock, Series E-\$1.50 per share						(375)			(375)
Preferred stock, Series F-\$1.91 per share						(13,344)			(13,344)
Balances at December 31, 2005	276.875	58.050	1,306,471	(2,054)	830,103	(1,039,032)	0	343	1,430,756
Net income	270,075	50,050	1,500,471	(2,034)	102,750	(1,055,052)	0	545	102,750
Other comprehensive income:					102,750				102,750
Total comprehensive income									102,750
Adjustment to adopt SFAS 158							(135)		(135)
Proceeds from issuance of common stock from dividend reinvestment and stock incentive							(135)		(135)
plans, net of forfeitures		2,200	75.081	(812)				(85)	76,384
Deption compensation expense		2,200	75,001	(012)				1.066	1,066
Shares issued in Windrose Medical Properties Trust merger	62,118	9,679	386,255					1,000	458,052
Net proceeds from sale of common stock	22,110	3,223	106,525						109,748
SFAS 123(R) reclassification		.,	(521)					521	0
Cash dividends:			()						
Common stock-\$2.8809 per share						(178,365)			(178,365)
Preferred stock, Series D-\$1.97 per share						(7,875)			(7,875)
Preferred stock, Series E-\$1.50 per share						(112)			(112)
Preferred stock, Series F-\$1.91 per share						(13,344)			(13,344)
Preferred stock, Series G-\$0.06 per share	\$ 338,993	\$ 73,152		\$ (2,866)	\$ 932,853	(132) \$ (1,238,860)	\$ (135)	\$ 1,845	(132) \$ 1,978,793

See accompanying notes

CONSOLIDATED STATEMENTS OF CASH FLOWS

		Year Ended December 31,		
	2006	2006 2005 (In thousands)		
Operating activities		(III tilousalius)		
Net income	\$ 102,750	\$ 84,286	\$ 85,37	
Adjustments to reconcile net income to net cash provided from operating activities:	+,	+,	¢ 00,01	
Depreciation and amortization	97,564	84,828	74,01	
Other amortization expenses	3,090	3,935	3,39	
Stock-based compensation expense	6,980	2,948	2,88	
Capitalized interest	(4,470)	(665)	(87	
Provision for loan losses	1,000	1,200	1,20	
Minority interests	13			
Impairment of assets			31	
Rental income less than (in excess of) cash received	11,069	727	(13,79	
Loss (gain) on sales of properties	(1,267)	(3,227)	14	
Increase (decrease) in accrued expenses and other liabilities	5,810	(3,375)	2,03	
Decrease (increase) in receivables and other assets	(6,093)	3,098	(10,66	
Net cash provided from (used in) operating activities	216,446	173,755	144,02	
Investing activities	,	2.0,.00	,	
investment in real property	(429,183)	(599,291)	(542,54	
investment in loans receivable	(86,990)	(40,387)	(61,88	
Other investments, net of payments	(11,761)	328	(02,00	
Principal collected on loans receivable	82,255	98,638	55,47	
nvestment in Windrose, net of cash assumed	(182,571)	/	,	
Proceeds from sales of properties	69,887	91,325	37,50	
Other	(2,452)	318	4,03	
Net cash provided from (used in) investing activities	(560,815)	(449,069)	(507,36	
Financing activities	(500,015)	(115,005)	(507,50	
Net increase under unsecured lines of credit arrangements	30,000	44,000	151,00	
Proceeds from issuance of senior unsecured notes	337,517	544.053	50.70	
Principal payments on senior unsecured notes	55,517	(230,170)	(40,00	
Principal payments on secured debt	(3,033)	(74,994)	(2,51	
Net proceeds from the issuance of common stock	182,069	165,062	66,28	
Net proceeds from the issuance of preferred stock	102,000	100,002	169,10	
Increase in deferred loan expense	(2,377)	(2,021)	(25	
Cash distributions to stockholders	(199,828)	(154,142)	(135,72	
Net cash provided from (used in) financing activities	344,348	291,788	258,60	
Increase (decrease) in cash and cash equivalents	(21)	16,474	(104,73	
Cash and cash equivalents at beginning of year	36,237	19,763	124,49	
		\$ 36,237		
Cash and cash equivalents at end of year				
Supplemental cash flow information-interest paid	\$ 94,461	\$ 85,123	\$ 73,30	
Supplemental schedule of non-cash activities:				
Secured debt assumed from real property acquisitions	25,049	22,309	14,55	
Assets and liabilities assumed from the Windrose acquisition:				
Real estate investments	\$ 975,475			
Other assets acquired	21,154			
Secured debt	249,424			
Liability to subsidiary trust issuing preferred securities	52,217			
Other liabilities	42,468			
Minority interests	2,215			
Issuance of common stock	396,846			
Issuance of preferred stock	62,118			

See accompanying notes

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Accounting Policies and Related Matters

Industry

We are a self-administered, equity real estate investment trust that invests across the full spectrum of senior housing and health care real estate including skilled nursing facilities, independent living facilities/continuing care retirement communities, assisted living facilities, hospitals, long-term acute care hospitals and medical office buildings.

Principles of Consolidation

The consolidated financial statements include the accounts of the Company and our wholly owned subsidiaries after the elimination of all significant intercompany accounts and transactions.

Use of Estimates

The preparation of the financial statements in conformity with U.S. generally accepted accounting principles requires us to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Revenue Recognition

Revenue is recorded in accordance with Statement of Financial Accounting Standards No. 13, Accounting for Leases, and SEC Staff Accounting Bulletin No. 104, Revenue Recognition in Financial Statements, as amended ("SAB 104"). SAB 104 requires that revenue be recognized after four basic criteria are met. These four criteria include persuasive evidence of an arrangement, the rendering of service, fixed and determinable income and reasonably assured collectibility. Interest income on loans is recognized as earned based upon the principal amount outstanding subject to an evaluation of collectibility risk. Substantially all of our operating leases contain either fixed or contingent escalating rent structures. Leases with fixed annual rental escalators are generally recognized on a straight-line basis over the initial lease period, subject to a collectibility assessment. Rental income related to leases with contingent rental escalators is generally recorded based on the contractual cash rental payments due for the period.

Cash and Cash Equivalents

Cash and cash equivalents consist of all highly liquid investments with an original maturity of three months or less.

Loans Receivable

Loans receivable consist of mortgage loans, construction loans and working capital loans. Interest income on loans is recognized as earned based upon the principal amount outstanding subject to an evaluation of collectibility risks. The mortgage loans and construction loans are primarily collateralized by a first or second mortgage lien or leasehold mortgage on, or an assignment of the partnership interest in, the related properties. Working capital loans are generally either unsecured or secured by the operator's leasehold rights, corporate guaranties and/or personal guaranties.

Allowance for Loan Losses

The allowance for loan losses is maintained at a level believed adequate to absorb potential losses in our loans receivable. The determination of the allowance is based on a quarterly evaluation of these loans, including general economic conditions and estimated collectibility of loan payments. We evaluate the collectibility of our loans receivable based on a combination of factors, including, but not limited to, delinquency status, historical loan charge-offs, financial strength of the borrower and guarantors and value of the underlying collateral. If such factors

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

indicate that there is greater risk of loan charge-offs, additional allowances or placement on non-accrual status may be required. A loan is impaired when, based on current information and events, it is probable that we will be unable to collect all amounts due as scheduled according to the contractual terms of the original loan agreement. Consistent with this definition, all loans on non-accrual are deemed impaired. At December 31, 2006, we had loans with outstanding balances of \$10,529,000 on non-accrual status (\$16,770,000 at December 31, 2005). To the extent circumstances improve and the risk of collectibility is diminished, we will return these loans to full accrual status. While a loan is on non-accrual status, any cash receipts are applied against the outstanding balance.

Real Property Owned

Real property developed by us is recorded at cost, including the capitalization of construction period interest. The cost of real property acquired is allocated to net tangible and identifiable intangible assets based on their respective fair values in accordance with Statement of Financial Accounting Standards No. 141, Business Combinations. The allocation of the acquisition costs of tangible assets (land, building and equipment) is based on appraisals commissioned from independent real estate appraisal firms. Substantially all of the properties owned by us are leased under operating leases and are recorded at cost. These properties are depreciated on a straight-line basis over their estimated useful lives which range from 15 to 40 years for buildings and five to 15 years for improvements.

The remaining purchase price is allocated among identifiable intangible assets primarily consisting of the above or below market component of in-place leases and the value of inplace leases.

The value allocable to the above or below market component of the acquired in-place lease is determined based upon the present value (using a discount rate which reflects the risks associated with the acquired leases) of the difference between (i) the contractual amounts to be paid pursuant to the lease over its remaining term, and (ii) management's estimate of the amounts that would be paid using fair market rates over the remaining term of the lease. The amounts allocated to above market leases are included in acquired lease intangibles and below market leases are included in other liabilities in the balance sheet and are amortized to rental income over the remaining terms of the respective leases.

The total amount of other intangible assets acquired is further allocated to in-place lease values and customer relationship values based on management's evaluation of the specific characteristics of each tenant's lease and the Company's overall relationship with that respective tenant. Characteristics considered by management in allocating these values include the nature and extent of the Company's existing business relationships with the tenant, growth prospects for developing new business with the tenant, the tenant's credit quality and expectations of lease renewals, among other factors. The estimated aggregate amortization expense for acquired lease intangibles is approximately \$16,816,000 for each of the next five years.

The net book value of long-lived assets is reviewed quarterly on a property by property basis to determine if facts and circumstances suggest that the assets may be impaired or that the depreciable life may need to be changed. We consider external factors relating to each asset. If these external factors and the projected undiscounted cash flows of the asset over the remaining depreciation period indicate that the asset will not be recoverable, the carrying value may be reduced to the estimated fair market value.

Capitalization of Construction Period Interest

We capitalize interest costs associated with funds used to finance the construction of properties owned directly by us. The amount capitalized is based upon the balance outstanding during the construction period using the rate of interest which approximates our cost of financing. We capitalized interest costs of \$4,470,000, \$665,000, and \$875,000, during 2006, 2005 and 2004, respectively, related to construction of real property owned by us. Our interest expense reflected in the consolidated statements of income has been reduced by the amounts capitalized.

Deferred Loan Expenses

Deferred loan expenses are costs incurred by us in connection with the issuance, assumption and amendments of short-term and long-term debt. We amortize these costs over the term of the debt using the straight-line method, which approximates the interest yield method.

Equity Investments

Equity investments consist of investments in private companies where we do not have the ability to exercise influence and are accounted for under the cost method. Under the cost method of accounting, investments in private companies are carried at cost and are adjusted only for other-than-temporary declines in fair value, distributions of earnings and additional investments. For investments in public companies, if any that have readily determinable fair market values, we classify our equity investments as available-for-sale and, accordingly, record these investments at their fair market values with unrealized gains and losses included in accumulated other comprehensive income, a separate component of stockholders' equity. These investments represent a minimal ownership interest in these companies. In connection with the Windrose merger, we assumed a \$1,000,000 investment in an unconsolidated subsidiary that holds trust preferred securities and is accounted for under the cost method.

Segment Reporting

We report consolidated financial statements in accordance with Financial Accounting Standards Board Statement No. 131, Disclosure about Segments of an Enterprise and Related Information. Segments are based on our method of internal reporting which classifies operations by leasing activities. Our segments include investment properties and operating properties. See Note 18 for additional information.

Accumulated Other Comprehensive Income

Accumulated other comprehensive income includes unrealized gains or losses on our equity investments and unrecognized actuarial losses from the adoption of Financial Accounting Standards No. 158, Employers Accounting for Defined Benefit Pension and Other Postretirement Plans — An amendment of FASB Statements No. 87, 88, 106 and 132(R) on December 31, 2006. Accumulated unrealized gains and losses totaled \$0, \$0 and \$1,000 at December 31, 2006, 2005 and 2004, respectively, and is included as a component of stockholders' equity.

Fair Value of Derivative Instruments

We are exposed to various market risks, including the potential loss arising from adverse changes in interest rates. We may or may not elect to use financial derivative instruments to hedge interest rate exposure. These decisions are principally based on our policy to fund our fixed rate investments with long-term fixed rate debt and equity, but are also based on the general trend in interest rates at the applicable dates and our perception of the future volatility of interest rates.

On May 6, 2004, we entered into two interest rate swap agreements (the "Swaps") for a total notional amount of \$100,000,000 to hedge changes in fair value attributable to changes in the LIBOR swap rate of \$100,000,000 of fixed rate debt with a maturity date of November 15, 2013. The Swaps are treated as fair-value hedges for accounting purposes and we utilize the short-cut method in accordance with Statement No. 133, as amended. The Swaps are with highly rated counterparties in which we receive a fixed rate of 6.0% and pay a variable rate based on six-month LIBOR plus a spread. The hedging arrangement is considered highly effective and, as such, changes in the Swaps 'fair values exactly offset the corresponding changes in the fair value of senior unsecured notes and, as a result, the changes in fair value do not result in an impact on net income. At December 31, 2006 and 2005, the Swaps were reported at their fair value of \$902,000 and \$2,211,000, respectively, in other assets with an offsetting adjustment to the underlying senior unsecured notes. For the year ended December 31, 2006, we incurred \$197,000 of losses related to the Swaps that was recorded as an addition to interest expense. For the years ended December 31,

2005 and 2004, we generated \$972,000 and \$1,770,000, respectively, of savings related to the Swaps that was recorded as a reduction in interest expense.

The valuation of derivative instruments requires us to make estimates and judgments that affect the fair value of the instruments. Fair values for our derivatives are estimated by a third party consultant, which utilizes pricing models that consider forward yield curves and discount rates. Such amounts and the recognition of such amounts are subject to significant estimates that may change in the future.

Earnings Per Share

Basic earnings per share is computed by dividing net income available to common stockholders by the weighted-average number of shares outstanding for the period adjusted for non-vested shares of restricted stock. The computation of diluted earnings per share is similar to basic earnings per share, except that the number of shares is increased to include the number of additional common shares that would have been outstanding if the potentially dilutive common shares had been issued.

Federal Income Tax

No provision has been made for federal income taxes since we have elected to be treated as a real estate investment trust under the applicable provisions of the Internal Revenue Code, and we believe that we have met the requirements for qualification as such for each taxable year. See Note 12.

New Accounting Standards

In December 2004, the Financial Accounting Standards Board issued Statement No. 123 (revised 2004), Share-Based Payment. See Note 9 for a discussion of our adoption of Statement 123(R) as of January 1, 2006.

In September 2006, the FASB issued Statement No. 158, Employers Accounting for Defined Benefit Pension and Other Postretirement Plans — An amendment of FASB Statements No. 87, 88, 106 and 132(R). The statement requires employers to recognize the overfunded and underfunded portion of a defined benefit plan as an asset or liability, respectively, and any unrecognized gains and losses or prior service costs as a component of accumulated other comprehensive income. It also requires that a plan's funded status to be measured at the employer's fiscal year-end. The new statement, which is effective as of December 31, 2006, increased accrued pension costs and accumulated other comprehensive loss by \$135,000.

In June 2006, the FASB issued Interpretation No. 48, Accounting for Uncertainty in Income Taxes. The Interpretation clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements in accordance with SFAS No. 109, Accounting for Income Taxes, and will be effective for the Company's fiscal year 2007. The interpretation prescribes guidance for recognizing, measuring, reporting and disclosing a tax position taken or expected to be taken in a tax return. We are currently evaluating the effects the interpretation will have on our financial position.

In September 2006, the FASB also issued SFAS No. 157, Fair Value Measurements, which defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. The statement will be effective for fiscal year 2008. Adoption of this statement is not expected to have a material impact on our financial position, although additional disclosures may be required.

In September 2006, the Securities and Exchange Commission issued Staff Accounting Bulletin No, 108. The guidance requires registrants to evaluate adjusting entries using both the roll-over method and the iron curtain method. Previously, registrants would use one method to perform their evaluation of an error's materiality, even though their conclusion may be different under the other method. If an adjustment is deemed quantitatively and

qualitatively material to the financial statements under either method, correction of the error is required. The adoption of the guidance during the fourth quarter of 2006 did not have a material impact on our financial position.

Reclassifications

Certain amounts in prior years have been reclassified to conform with the current year presentation.

2. Windrose Medical Properties Trust Merger

On December 20, 2006, we completed our merger with Windrose Medical Properties Trust, a self-managed real estate investment trust based in Indianapolis, Indiana. The aggregate purchase price was approximately \$1,018,345,000, including direct acquisition costs of approximately \$29,918,000. The Windrose merger diversified our portfolio of investments throughout the health care delivery system. Windrose shareholders received approximately \$2,9079,000 shares of our common stock (valued at \$41.00 per share) and Windrose preferred shareholders received 2,100,000 shares of our 7.5% Series G Cumulative Convertible Preferred Stock (valued at \$29.58 per share). Additionally, our investment in Windrose includes \$183,139,000 of cash provided to Windrose to extinguish secured debt, the assumption of \$301,641,000 of debt and the assumption of other liabilities based upon their respective fair values. Such allocations have not been finalized and as such, the allocation of the purchase consideration included in the accompanying Consolidated Balance Sheet at December 31, 2006, is preliminary and subject to adjustment.

The following table presents the allocation of the purchase price, net of merger-related expenses and capitalized equity issuance costs of \$5,213,000 and \$912,000, respectively, to assets acquired and liabilities assumed, based on their fair values (in thousands):

Land and land improvements	\$ 102,328
Buildings & improvements	758,599
Acquired lease intangibles	80,883
Above market lease intangibles	33,665
Cash and cash equivalents	15,591
Receivables and other assets	 21,154
Total assets acquired	1,012,220
Secured debt	249,424
Liability to subsidiary trust issuing preferred securities	52,217
Below market lease intangibles	23,491
Accrued expenses and other liabilities	18,977
Total liabilities assumed	 344,109
Minority interests	 2,215
Net assets acquired	\$ 665,896

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following pro forma consolidated results of operations have been prepared as if the acquisition of Windrose had occurred as of January 1, 2005 (in thousands, except per share data):

	Y	r 31,		
	2006 2 (unaudited)			2005
Revenues	\$ 43	16,311	\$	358,350
Income from continuing operations available to common stockholders	(62,481		38,095
Income from continuing operations available to common stockholders per share — basic		0.88		0.60
Income from continuing operations available to common stockholders per share — diluted		0.87		0.59

3. Loans Receivable

The following is a summary of loans receivable (in thousands):

	Decemb	er 31,		
	 2006		2005	
Mortgage loans	\$ 177,615	\$	141,467	
Working capital loans	16,833		52,587	
Totals	\$ 194,448	\$	194,054	

Loans to related parties (an entity whose ownership included one Company director) that existed in prior years were at rates comparable to loans to other third-party borrowers and were equal to or greater than our net interest cost on borrowings to support such loans. There were no such loans outstanding during 2006 or 2005. The amount of interest income and commitment fees from related parties amounted to \$682,000 for 2004.



The following is a summary of mortgage loans at December 31, 2006:

Final Payment Due	Number of Loans	Payment Terms		rincipal mount at nception	A	arrying Amount
				(In tho	usands)	
2007	7	Monthly payments from \$1,478 to \$234,525,	\$	38,704	\$	32,171
		including interest from 7.52% to 19.26%				
2008	7	Monthly payments from \$2,552 to \$91,547,		46,496		30,254
		including interest from 8.96% to 19.00%				
2009	10	Monthly payments from \$185 to \$48,165,		19,141		19,155
		including interest from 3.90% to 19.26%				
2010	5	Monthly payments from \$46,525 to \$275,000, including interest from 9.13% to 13.69%		20,645		19,174
2011	4	Monthly payments from \$802 to \$4,495,		386		782
		including interest from 10.14% to 15.21%				
2012	2	Monthly payments from \$73,954 to \$128,975, including interest from 7.00% to 11.50%		25,891		16,991
2013	1	Monthly payments of \$30,938,		4,500		4,500
		including interest of 8.25%				
2014	1	Monthly payments of \$44,		6		6
		including interest of 9.25%				
2015	1	Monthly payments of \$21,327,		2,016		1,964
		including interest of 11.38%				
2016	2	Monthly payments from \$91 to \$7,496,		51		848
		including interest from 10.14% to 10.75%				
2017	1	Monthly payments of \$211,		75		25
		including interest of 10.14%				
2018	1	Monthly payments of \$52,708,		11,000		11,000
		including interest of 5.75%				
2019	1	Monthly payments of \$20,865,		2,419		2,419
		including interest of 10.35%				
2020	3	Monthly payments from \$40,512 to \$184,969, including interest from 9.885% to 9.89%		38,500		38,326
		Totals	\$	209,830	\$	177,615

4. Allowance for Loan Losses

The following is a summary of the allowance for loan losses (in thousands):

		Year Ended December 31,			
	2006	2005	2004		
Balance at beginning of year	\$ 6,461	\$ 5,261	\$ 7,825		
Provision for loan losses	1,000	1,200	1,200		
Charge-offs	(55)	0	(3,764)		
Balance at end of year	\$ 7,406	\$ 6,461	\$ 5,261		

The following is a summary of our loan impairments (in thousands):

		1,	
	2006	2005	2004
Balance of impaired loans at year end	\$ 10,529	\$ 16,77	0 \$ 35,918
Allowance for loan losses	7,406	6,46	5,261
Balance of impaired loans not reserved	\$ 3,123	\$ 10,30	9 \$ 30,657
Average impaired loans for the year	\$ 13,650	\$ 26,34	4 \$ 33,221

Interest income recognized on non-accrual loans was \$2,495,000 and \$2,391,000 for the years ended December 31, 2006 and 2005, respectively. We did not recognize any interest on non-accrual loans for the year ended December 31, 2004.

5. Real Property Owned

The following table summarizes certain information about our real property owned as of December 31, 2006 (dollars in thousands):

	Number of Properties	Land		Building & Improvements				Gross Investment		D	ccumulated epreciation Amortization
Assisted Living Facilities:											
Arizona	4	\$ 2,1	00	\$	17,563	\$	19,663	\$	2,410		
California	8	8,0	50		49,994		58,044		7,353		
Colorado	1	9	40		3,721		4,661		500		
Connecticut	5	8,0	30		36,799		44,829		4,396		
Delaware	1	5	50		21,220		21,780		1,243		
Florida	15	8,7	97		82,894		91,691		15,260		
Georgia	2	1,0	30		3,688		4,768		451		
Idaho	3	1,1	25		14,875		16,000		1,362		
Illinois	4	8,0	53		15,300		23,363				
Indiana	2	2	20		5,520		5,740		842		
Kansas	1	6	00		10,590		11,190		631		
Kentucky	1		90		7,610		8,100		717		
Louisiana	1	1,1	00		10,161		11,261		3,593		
Maryland	2	8	70		9,155		10,025		931		
Massachusetts	7	8,1	50		62,490		70,650		4,875		
Mississippi	2	1,0	30		13,470		14,550		1,497		
Montana	3	1,4	50		14,772		16,232		1,664		
Nevada	3	1,8			25,126		26,946		3,383		
New Jersey	2	7	40		7,447		8,187		999		
New York	3	2,3	20		34,452		36,772		1,322		
North Carolina	41	15,8	53		181,932		197,795		23,170		
Ohio	7	3,2	93		30,985		34,278		6,335		
Oklahoma	16	1,9	28		24,346		26,274		7,176		
Oregon	3	1,1			11,099		12,266		2,112		
Pennsylvania	2	2,2			13,409		15,643		1,466		
South Carolina	5	2,0			26,584		28,586		4,215		
Tennessee	4	1,5			9,152		10,678		1,561		
Texas	23	6,7			88,147		94,883		12,443		
Utah	2	1,4	20		12,842		14,262		1,431		
Virginia	4	2,3	00		40,486		42,786		2,767		
Washington	8	5,9	40		28,696		34,636		2,829		
Wisconsin	4	3,1	40		31,387		34,527		922		
Construction in progress	12						55,197				
Assets held for sale	3						14,796				
	204	105,1	54		945,912		1,121,059		119,856		

	Number of Properties	Land		Building & mprovements		Gross Investment		Accumulated Depreciation Id Amortization
Skilled Nursing Facilities:								
Alabama	8	\$ 3,0	00 \$	41,419	\$	44,419	\$	4,540
Arizona	3	2,0	50	19,965		22,015		1,647
Colorado	5	6,0	60	37,152		43,212		2,696
Connecticut	6	2,7	00	18,941		21,641		628
Florida	42	23,3	12	280,501		303,813		31,502
Georgia	3	2,6	50	14,932		17,582		1,354
Idaho	3	2,0	10	20,662		22,672		5,374
Illinois	4	1,1	10	24,700		25,810		7,644
Indiana	8	2,2	89	40,342		42,631		5,367
Kansas	1	1,1	20	8,360		9,480		252
Kentucky	10	3,0	15	65,432		68,447		4,483
Louisiana	7	7	83	34,717		35,500		1,175
Maryland	1	3	90	4,010		4,400		515
Massachusetts	23	19,3	18	212,574		231,892		31,619
Mississippi	11	1,6	25	52,651		54,276		6,860
Missouri	3	1,2	47	23,827		25,074		5,444
Nevada	1	1	82	2,503		2,685		701
New Hampshire	1	3	40	4,360		4,700		186
New Jersey	1	1,8	50	3,050		4,900		257
Ohio	20	11,5	20	184,199		195,719		14,230
Oklahoma	3	1,4	27	21,920		23,347		2,293
Oregon	1	3	00	5,316		5,616		1,442
Pennsylvania	4	3,1	79	21,414		24,593		5,045
Tennessee	22	8,7	30	122,604		131,334		16,740
Texas	15	8,3	46	69,545		77,891		5,462
Utah	1	9	91	6,850		7,841		208
Virginia	2	1,8	91	7,312		9,203		1,022
Construction in progress	1					14,852		
	210	111,4	35	1,349,258	1	1,475,545		158,686

	Number of Properties	Land	Building & Improvements	Gross Investment	Accumulated Depreciation and Amortization
Independent Living/CCRC Facilities:					
Arizona	1	\$ 950	\$ 9,087	\$ 10,037	\$ 1,583
California	7	17,960	123,505	141,465	2,952
Colorado	1	5,029	14,906	19,935	98
Florida	3	6,843	68,173	75,016	9,717
Georgia	3	3,256	24,759	28,015	8,733
Idaho	1	550	14,740	15,290	1,674
Illinois	1	670	6,780	7,450	952
Indiana	2	670	13,591	14,261	1,980
Kansas	1	1,400	11,000	12,400	
Missouri	1	510	5,490	6,000	
Nevada	1	1,144	10,831	11,975	4,170
New York	1	1,510	9,490	11,000	1,238
North Carolina	2	3,120	20,155	23,275	538
South Carolina	4	7,190	62,345	69,535	2,445
Texas	2	5,670	16,620	22,290	3,073
Washington	1	620	4,780	5,400	407
Construction in progress	3	020	1,700	61,709	107
construction in progress	35	57,092	416,252	535,053	39,560
Medical Office Buildings:	35	37,032	410,232	555,055	39,300
Alabama	5	1,447	43,431	44,878	64
Arizona	1	1,447	48,134	48,134	76
California	5	4,796	85,196	89,992	96
Florida	23	28,745	202,868	231,613	313
	23	20,745	65,080	84,217	
Georgia	3		· · · · · · · · · · · · · · · · · · ·		114
Illinois		3,205	14,088	17,293	23
North Carolina	10	4,963	29,131	34,094	43
New Jersey	3	9,582	22,995	32,577	34
Nevada	7	8,702	94,245	102,947	122
New York	1		20,915	20,915	42
Tennessee	4	4,472	30,974	35,446	45
Texas	13	8,977	150,237	159,214	216
	89	94,026	807,294	901,320	1,188
Specialty Care Facilities:					
Illinois	1	3,650	18,559	22,209	3,333
Louisiana	1	1,383	8,318	9,701	15
Massachusetts	3	3,375	62,101	65,476	19,352
Ohio	1	3,020	27,445	30,465	2,924
Oklahoma	2	2,101	9,651	11,752	184
Texas	6	5,457	98,357	103,814	1,907
Construction in progress	2			6,464	
	16	18,986	224,431	249,881	27,717
Total Real Property Owned	554	\$ 386,693	\$ 3,743,147	\$ 4,282,858	\$ 347,007
Total real roperty Owned		\$ 500,035	ψ 3,/43,14/	φ 4,202,000	φ 347,007

At December 31, 2006, future minimum lease payments receivable under operating leases are as follows (in thousands):

2007	\$ 380,170
2008	372,888
2009	368,000
2010	368,064
2011	354,637
Thereafter	 2,395,209
Totals	\$ 4,238,968

We purchased \$11,204,000, \$3,908,000 and \$8,500,000 of real property that had previously been financed by the Company with loans in 2006, 2005 and 2004, respectively. We converted \$24,330,000 and \$29,238,000 of completed construction projects into operating lease properties in 2006 and 2005, respectively. We acquired properties which included the assumption of mortgages totaling \$274,473,000, \$22,309,000 and \$14,555,000 in 2006, 2005 and 2004, respectively. Certain of our 2006 and 2005 acquisitions included deferred acquisition payments totaling \$2,000,000 and \$18,125,000, respectively. These non-cash activities are appropriately not reflected in the accompanying statements of cash flows. See the accompanying statements of cash flows for non-cash investing activity related to the Windrose merger.

During the year ended December 31, 2004, it was determined that the projected undiscounted cash flows from a property did not exceed its related net book value and an impairment charge of \$314,000 was recorded to reduce the property to its estimated fair market value. The estimated fair market value was determined by an offer to purchase received from a third party. We did not record any impairment charges during the years ended December 31, 2006 or 2005.

At December 31, 2006 and 2005, we had \$14,796,000 and \$11,912,000, respectively, related to assets held for sale. See Note 16 for further discussion of discontinued operations.

6. Concentration of Risk

As of December 31, 2006, long-term care facilities, which include skilled nursing, independent living/continuing care retirement communities and assisted living facilities, comprised 72% (93% at December 31, 2005) of our real estate investments and were located in 37 states. The following table summarizes certain information about our customer concentration as of December 31, 2006 (dollars in thousands):

	Number of Properties	Total Investment(1)	Percent of Investment(2)
Concentration by investment:			
Emeritus Corporation	50	\$ 353,641	9%
Brookdale Senior Living Inc.	87	284,161	7%
Home Quality Management, Inc.	37	244,449	6%
Life Care Centers of America, Inc.	26	238,610	6%
Merrill Gardens L.L.C.	25	183,841	4%
Remaining portfolio	353	2,828,047	68%
Totals	578	\$ 4,132,749	100%

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS ---- (Continued)

	Number of PropertiesTotal Revenue(3)		Percent of Revenue	
Concentration by revenue(4):				
Emeritus Corporation	50	\$	36,878	11%
Brookdale Senior Living Inc.	87		33,581	10%
Home Quality Management, Inc.	37		27,318	8%
Life Care Centers of America, Inc.	26		23,261	7%
Delta Health Group, Inc.	25		22,861	7%
Remaining portfolio	353		180,565	56%
Other income	n/a		3,924	1%
Totals	578	\$	328,388	100%

(1) Investments include real estate investments and credit enhancements which amounted to \$4,130,299,000 and \$2,450,000, respectively.

- (2) Investments with top five customers comprised 41% of total investments at December 31, 2005.

(3) Revenues include gross revenues and revenues from discontinued operations for the year ended December 31, 2006.
(4) Revenues from top five customers were 43% and 46% for the years ended December 31, 2005 and 2004, respectively. All of our top five customers are in our investment segment.

7. Borrowings Under Lines of Credit Arrangements and Related Items

We have an unsecured credit arrangement with a consortium of twelve banks providing for a revolving line of credit ("revolving credit") in the amount of \$700,000,000, which expires on July 26, 2009 (with the ability to extend for one year at our discretion if we are in compliance with all covenants). The agreement specifies that borrowings under the revolving credit are subject to interest payable in periods no longer than three months at either the agent bank's prime rate of interest (8.25% at December 31, 2006) or the applicable margin over LIBOR interest rate, at our option (6.275% at December 31, 2006). The applicable margin is based on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.9% at December 31, 2006. In addition, we pay a facility fee annually to each bank based on the bank's commitment under the revolving credit facility. The facility fee depends on our ratings with Moody's Investors Service and Standard & Poor's Ratings Services and was 0.15% at December 31, 2006. We also pay an annual agent's fee of \$50,000. Principal is due upon expiration of the agreement. We have another unsecured line of credit arrangement with a bank for a total of \$40,000,000, which expires May 31, 2007. Borrowings under this line of credit are subject to interest at either the bank's prime rate of interest (8.25% at December 31, 2006) or 0.9% over LIBOR interest rate (6.25% at December 31, 2006), at our option. Principal is due upon expiration of the agreement.

The following information relates to aggregate borrowings under the unsecured lines of credit arrangements (dollars in thousands):

	Year Ended December 31,					
	_	2006		2005		2004
Balance outstanding at December 31	\$	225,000	\$	195,000	\$	151,000
Maximum amount outstanding at any month end	\$	276,000	\$	318,000	\$	159,000
Average amount outstanding (total of daily principal balances divided by days in year)	\$	164,905	\$	181,232	\$	54,770
Weighted average interest rate (actual interest expense divided by average borrowings outstanding)		6.91%		5.19%		5.32%

8. Senior Unsecured Notes and Secured Debt

We have \$1,541,814,000 of senior unsecured notes with annual interest rates ranging from 4.75% to 8.00%. The carrying amounts of the senior unsecured notes represent the par value of \$1,539,830,000 adjusted for any unamortized premiums or discounts and other basis adjustments related to hedging the debt with derivative instruments. See Note 1 for further discussion regarding derivative instruments.

In November and December 2006, we issued \$345,000,000 of 4.75% senior unsecured convertible notes due December 2026, generating net proceeds of \$337,517,000. The notes will be convertible, in certain circumstances, into cash and, if applicable, shares of Health Care REIT's common stock at an initial conversion rate of 20.8833 shares per \$1,000 principal amount of notes, which represents an initial conversion price of approximately \$47.89 per share. In general, upon conversion, the holder of each note would receive, in respect of the conversion value of such note, cash up to the principal amount of such note and Health Care REIT common stock for the note's conversion value in excess of such principal amount.

We have 63 mortgage loans totaling \$378,972,000, collateralized by owned properties with annual interest rates ranging from 4.89% to 8.50%. The carrying amounts of the mortgage loans represent the outstanding principal balance of \$378,400,000 adjusted for any unamortized fair market value adjustments. The carrying values of the properties securing the mortgage loans totaled \$559,513,000 at December 31, 2006.

We have a \$52,215,000 liability to a subsidiary trust issuing trust preferred securities that was assumed in the Windrose merger. On March 24, 2006, Windrose's wholly-owned subsidiary, Windrose Capital Trust I (the "Trust"), completed the issuance and sale in a private placement of \$50,000,000 in aggregate principal amount of fixed/floating rate preferred securities. The trust preferred securities mature on March 30, 2036, are redeemable at our option beginning March 30, 2011, and require quarterly distributions of interest to the holders of the trust preferred securities. The trust preferred securities bear a fixed rate per annum equal to 7.22% through March 30, 2011, and a variable rate per annum equal to LIBOR plus 2.05% thereafter.

The common stock of the Trust was purchased by an operating partnership of Windrose for \$1,000,000. The Trust used the proceeds from the sale of the trust preferred securities together with the proceeds from the sale of the common stock to purchase \$51,000,000 in aggregate principal amount of unsecured fixed/floating junior subordinated notes due March 30, 2036 issued by an operating partnership. The operating partnership received approximately \$49,000,000 in net proceeds, after the payment of fees and expenses, from the sale of the junior subordinated notes to the Trust. In accordance with FASB Interpretation No. 46(R), Consolidation of Variable Interest Entities, we have not consolidated the trust because the operating partnership is not considered the primary beneficiary.

Our debt agreements contain various covenants, restrictions and events of default. Among other things, these provisions require us to maintain certain financial ratios and minimum net worth and impose certain limits on our ability to incur indebtedness, create liens and make investments or acquisitions.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

At December 31, 2006, the annual principal payments on these long-term obligations are as follows (in thousands):

	Senior Unsecured Notes				Trust Preferred Liability		Totals	
2007	\$	52,500	\$	19,199	\$	0	\$	71,699
2008		42,330		40,115				82,445
2009				45,061				45,061
2010				12,504				12,504
2011				49,509				49,509
2012		250,000		18,558				268,558
2013		300,000		56,972				356,972
Thereafter		895,000		136,482		51,000		1,082,482
Totals	\$	1,539,830	\$	378,400	\$	51,000	\$	1,969,230

9. Stock Incentive Plans

Our 2005 Long-Term Incentive Plan authorizes up to 2,200,000 shares of common stock to be issued at the discretion of the Compensation Committee of the Board of Directors. The 2005 Plan replaced the 1995 Stock Incentive Plan and the Stock Plan for Non-Employee Directors. The options granted to officers and key salaried employees under the 1995 Plan continue to vest through 2015 and expire ten years from the date of grant. Our non-employee directors, officers and key salaried employees are eligible to participate in the 2005 Plan. The 2005 Plan allows for the issuance of, among other things, stock options, restricted stock, deferred stock units and dividend equivalent rights.

The following summarizes the activity in the plans (shares in thousands):

	Year Ended December 31						
		06		005	2004		
Stock Options	Number of Shares	Average Exercise Price	Number of Shares	Average Exercise Price	Number of Shares	Average Exercise Price	
Options at beginning of year	685	\$ 26.87	1,015	\$ 24.86	1,503	\$ 23.15	
Options granted	460	32.42	60	34.88	112	36.92	
Options exercised	(227)	22.24	(380)	22.84	(600)	22.83	
Options terminated	(1)	36.50	(10)	25.24			
Options at end of year	917	\$ 30.79	685	\$ 26.87	1,015	\$ 24.86	
Options exercisable at end of year	462	\$ 28.83	257	\$ 23.16	639	\$ 23.54	
Weighted average fair value of options granted during the year		\$ 5.26		\$ 12.48		\$ 12.09	

The fair value of each option grant is estimated on the date of grant using a Black-Scholes-Merton option pricing model with the following weighted-average assumptions:

	2006	2005	2004
Dividend yield(1)	0%-6.79%	0.0%	0.6%
Expected volatility	20.3%	22.8%	22.4%
Risk-free interest rate	4.35%	4.25%	4.11%
Expected life (in years)	5	7	7
Weighted-average fair value(1)	\$5.26	\$ 12.48	\$ 12.09

(1) Certain options granted to employees include dividend equivalent rights. These options are assumed to have a dividend yield of 0% for purposes of the Black-Scholes-Merton option pricing model and result in higher fair values than options without dividend equivalent rights.

Vesting periods for options and restricted shares range from three years for directors to five years for officers and key salaried employees. Options expire ten years from the date of grant. We granted 98,000, 85,000 and 112,000 restricted shares during 2006, 2005 and 2004, respectively, including 13,000, 16,000 and 10,000 shares to non-employee directors in 2006, 2005 and 2004, respectively. Expense, which is recognized as the shares vest based on the market value at the date of the award, totaled \$6,980,000, \$2,948,000 and \$2,887,000, in 2006, 2005 and 2004, respectively.

The following table summarizes information about stock options outstanding at December 31, 2006 (options in thousands):

	K options outstanding at December 51, 2006 (options in mousands): Options Outstanding Options Exercisable						
Range of Per Share Exercise <u>P</u> rices	Number Outstanding	I	Veighted Average rrcise Price	Weighted Average Remaining Contract Life	Number Exercisable	А	eighted verage cise Price
\$16-\$20	11	\$	16.81	4.0	11	\$	16.81
\$20-\$25	111		24.42	5.0	98		24.42
\$25-\$30	290		26.20	7.0	152		26.55
\$30-\$40	505		35.13	9.2	201		33.36
Totals	917	\$	30.79	7.9	462	\$	28.83

The aggregate intrinsic value is calculated as the difference between the exercise price of the underlying options and the quoted price of our common stock for the options that were in-the-money at December 31, 2006. During the year ended December 31, 2006, the aggregate intrinsic value of options exercised under our stock incentive plans was \$3,140,000 determined as of the date of option exercise. During the year ended December 31, 2005, the aggregate intrinsic value of options exercised under our stock incentive plans was \$4,705,000 determined as of the date of option exercise. Cash received from option exercises under our stock incentive plans for the year ended December 31, 2005 was \$4,872,000. Cash received from option exercises under our stock incentive plans for the year ended December 31, 2005 was \$4,872,000.

As of December 31, 2006, there was approximately \$2,349,000 of total unrecognized compensation cost related to unvested stock options granted under our stock incentive plans. That cost is expected to be recognized over a weighted average period of three years. As of December 31, 2006, there was approximately \$4,761,000 of total unrecognized compensation cost related to unvested restricted stock granted under our stock incentive plans. That cost is expected to be recognized over a weighted average period of three years. As of December 31, 2006, there was approximately \$4,761,000 of total unrecognized compensation cost related to unvested restricted stock granted under our stock incentive plans. That cost is expected to be recognized over a weighted average period of three years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table summarizes information about non-vested stock incentive awards as of December 31, 2006 and changes for the year ended December 31, 2006:

	Stock Options			Restricted Stock			
	Number of Shares (000's)		ghted Average Grant Date Fair Value	Shares Ğrant		eighted Average Grant Date Fair Value	
Non-vested at December 31, 2005	428	\$	5.36	222	\$	31.56	
Vested	(105)		5.23	(72)		29.64	
Granted	155		5.26	98		36.51	
Terminated	0			0			
Non-vested at December 31, 2006	478	\$	5.35	248	\$	34.07	

We adopted the fair value-based method of accounting for share-based payments effective January 1, 2003 using the prospective method described in Statement of Financial Accounting Standards No. 148, Accounting for Stock-Based Compensation — Transition and Disclosure. Currently, we use the Black-Scholes-Merton option pricing model to estimate the value of stock option grants and expect to continue to use this acceptable option valuation model. Because we adopted Statement No. 123 using the prospective transition method (which applied only to awards granted, modified or settled after the adoption date of Statement No. 123), compensation cost for some previously granted awards that were not recognized under Statement No. 123 will now be recognized effective with the adoption of Statement No. 123(R) on January 1, 2006. In addition, we previously amortized compensation cost for share-based payments to the date that the awards became fully vested or to the retirement date, if sooner. Effective with the adoption of Statement No. 123(R), we began recognizing compensation cost to the date the awards become fully vested or to the retirement eligible date, if sooner. Compensation cost totaled \$6,980,000 for the year ended December 31, 2006.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

The following table illustrates the effect on net income available to common stockholders if we had applied the fair value recognition provisions of Statement 123 to stock-based compensation for options granted since 1995 but prior to adoption at January 1, 2003 (in thousands, except per share data):

	Year Endec 2005	l December 31, 2004
Numerator:		
Net income available to common stockholders — as reported	\$ 62,692	\$ 72,634
Deduct: Additional stock-based employee compensation expense determined under fair value based method for all awards	181	274
Net income available to common stockholders — pro forma	\$ 62,511	\$ 72,360
Denominator:		
Basic weighted average shares — as reported and pro forma	54,110	51,544
Effect of dilutive securities:		
Employee stock options — pro forma		365
Non-vested restricted shares	208	161
Dilutive potential common shares	208	526
Diluted weighted average shares — pro forma	54,318	52,070
Net income available to common stockholders per share — as reported		
Basic	\$ 1.16	\$ 1.41
Diluted	\$ 1.15	\$ 1.39
Net income available to common stockholders per share — pro forma		
Basic	\$ 1.16	\$ 1.40
Diluted	\$ 1.15	\$ 1.39

10. Other Equity

Other equity consists of the following (in thousands):

		December 31,		
	2006	2005	2004	
Accumulated compensation expense related to stock options	\$ 1,845	\$ 864	\$ 552	
Unamortized restricted stock	0	(521)	(1,249)	
Totals	\$ 1,845	\$ 343	\$ (697)	

Unamortized restricted stock represented the unamortized value of restricted stock granted to employees and non-employee directors prior to January 1, 2003. Expense related to these grants, which is recognized as the shares vest based on the market value at the date of the award, totaled \$521,000, \$728,000 and \$949,000 for the years ended December 31, 2006, 2005 and 2004, respectively.

11. Preferred Stock

In July 2003, we closed a public offering of 4,000,000 shares of 7.875% Series D Cumulative Redeemable Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in



arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after July 9, 2008.

In September 2003, we issued 1,060,000 shares of 6% Series E Cumulative Convertible and Redeemable Preferred Stock as partial consideration for an acquisition of assets by the Company, with the shares valued at \$26,500,000 for such purposes. The shares were issued to Southern Assisted Living, Inc. and certain of its stockholders without registration in reliance upon the federal statutory exemption of Section 4(2) of the Securities Act of 1933, as amended. The shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after August 15, 2008. The preferred shares are convertible into common stock at a conversion price of \$32.66 per share at any time. During the year ended December 31, 2005, certain holders of our Series E Preferred Stock converted 275,056 shares into 210,541 shares of our common stock, leaving 74,989 of such shares outstanding at December 31, 2006 and 2005.

In September 2004, we closed a public offering of 7,000,000 shares of 7.625% Series F Cumulative Redeemable Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after September 14, 2009.

In conjunction with the acquisition of Windrose Medical Properties Trust in December 2006, we issued 2,100,000 shares of 7.5% Series G Cumulative Convertible Preferred Stock. These shares have a liquidation value of \$25.00 per share. Dividends are payable quarterly in arrears. The preferred stock, which has no stated maturity, may be redeemed by us at a redemption price of \$25.00 per share, plus accrued and unpaid dividends on such shares to the redemption date, on or after June 30, 2010. Each Series G Preferred Share is convertible by the holder into our common stock at a conversion price of \$34.93, equivalent to a conversion rate of 0.7157 common shares per Series G Preferred Share. The shares were recorded at \$29.58 per share, which was deemed to be the fair value at the date of the issuance.

12. Income Taxes and Distributions

To qualify as a real estate investment trust for federal income tax purposes, 90% of taxable income (including 100% of capital gains) must be distributed to stockholders. Real estate investment trusts that do not distribute a certain amount of current year taxable income in the current year are also subject to a 4% federal excise tax. The principal differences between undistributed net income for federal income tax purposes and financial statement purposes are the recognition of straight-line rent for reporting purposes, differing useful lives and depreciation and amortization methods for real property and the provision for loan losses for reporting purposes versus bad debt expense for tax purposes.

Cash distributions paid to common stockholders, for federal income tax purposes, are as follows:

	<u>Year</u> 	Ended December 31	1, 2004
Per Share:			
Ordinary income	\$ 1.7461	\$ 1.266	\$ 1.189
Return of capital	\$ 1.1348	1.194	1.196
Totals	\$ 2.8809	\$ 2.460	\$ 2.385

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS — (Continued)

13. Commitments and Contingencies

We have an outstanding letter of credit issued for the benefit of certain insurance companies that provide workers' compensation insurance to one of our tenants. Our obligation under the letter of credit matures in 2009. At December 31, 2006, our obligation under the letter of credit was \$2,450,000.

At December 31, 2006, we had outstanding construction financings of \$138,222,000 for leased properties and were committed to providing additional financing of approximately \$342,754,000 to complete construction. At December 31, 2006, we had contingent purchase obligations totaling \$32,282,000. These contingent purchase obligations primarily relate to deferred acquisition fundings and capital improvements. Deferred acquisition fundings are contingent upon an operator satisfying certain conditions such as payment coverage and value tests. Amounts due from the tenant are increased to reflect the additional investment in the property.

At December 31, 2006, we had operating lease obligations of \$37,378,000 relating to certain ground leases and Company office space. We incurred rental expense relating to our Company office space of \$939,000, \$283,000 and \$292,000 for the years ended December 31, 2006, 2005 and 2004, respectively. Regarding the property leases, we have sublease agreements with certain of our operators that require the operators to reimburse us for our monthly operating lease obligations. At December 31, 2006, aggregate future minimum rentals to be received under these noncancelable subleases totaled \$12,982,000.

At December 31, 2006, future minimum lease payments due under operating leases are as follows (in thousands):

2007	\$ 2,756
2008	2,374
2009	2,290
2010 2011	2,138
	1,867
Thereafter	25,953
Totals	\$ 37,378

14. Earnings Per Share

The following table sets forth the computation of basic and diluted earnings per share (in thousands, except per share data):

2006 200		2004
		2004
Numerator for basic and diluted earnings per share — net income available to common stockholders \$ 81,287 \$ 6 2	692 \$	72,634
Denominator for basic earnings per share — weighted average shares 61,661 54	110	51,544
Effect of dilutive securities:		
Employee stock options 136	181	377
Non-vested restricted shares 248	208	161
Dilutive potential common shares 384	389	538
Denominator for diluted earnings per share — adjusted weighted average shares 62,045 54	499	52,082
Basic earnings per share \$ 1.32 \$	1.16 \$	1.41
Diluted earnings per share \$ 1.31 \$	1.15 \$	1.39

The diluted earnings per share calculation excludes the dilutive effect of 0, 112,000 and 112,000 options for 2006, 2005 and 2004, respectively, because the exercise price was greater than the average market price. The Series E Cumulative Convertible and Redeemable Preferred Stock was not included in the calculations for 2006, 2005 and 2004 as the effect of the conversions was anti-dilutive. The \$345,000,000 senior unsecured convertible notes due December 2026 and the Series G Cumulative Convertible Preferred Stock were not included in the calculation for 2006 as the effect of the conversion was anti-dilutive.

15. Disclosure about Fair Value of Financial Instruments

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate that value.

Mortgage Loans Receivable — The fair value of all mortgage loans receivable is estimated by discounting the estimated future cash flows using the current rates at which similar loans would be made to borrowers with similar credit ratings and for the same remaining maturities.

Working Capital Loans and Construction Loans — The carrying amount is a reasonable estimate of fair value based on the interest rates received, which approximates current market rates.

Cash and Cash Equivalents — The carrying amount approximates fair value.

Equity Investments — Equity investments are recorded at their fair market value.

Borrowings Under Lines of Credit Arrangements — The carrying amount of the lines of credit arrangements approximates fair value because the borrowings are interest rate adjustable.

Senior Unsecured Notes — The fair value of the senior unsecured notes payable was estimated by discounting the estimated future cash flows using the current borrowing rate available to the Company for similar debt.

Mortgage Loans Payable — Mortgage loans payable is a reasonable estimate of fair value based on the interest rates paid, which approximates current market rates.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

Interest Rate Swap Agreements — Our interest rate swap agreements are recorded as assets or liabilities on the balance sheet at fair market value. Fair market value is estimated by a third party consultant, which utilizes pricing models that consider forward yield curves and discount rates.

The carrying amounts and estimated fair values of our financial instruments are as follows (in thousands):

December 31, 2006			December 31,				
			Fair Value		Carrying Amount		Fair Value
\$	177,615	\$	180,537	\$	141,467	\$	150,105
	16,833		16,833		52,587		52,587
	4,700		4,700		2,970		2,970
	36,216		36,216		36,237		36,237
	902		902		2,211		2,211
\$	225,000	\$	225,000	\$	195,000	\$	195,000
	1,541,814		1,895,672		1,198,278		1,271,370
	378,972		378,972		107,540		107,540
	52,215		52,215				
	\$	Carrying Amount \$ 177,615 16,833 4,700 36,216 902 \$ 225,000 1,541,814 378,972	Carrying Amount \$ 177,615 \$ 16,833 4,700 36,216 902 \$ 225,000 \$ 1,541,814 378,972	Carrying Amount Fair Value \$ 177,615 \$ 180,537 16,833 16,833 4,700 4,700 36,216 36,216 902 902 \$ 225,000 \$ 225,000 1,541,814 1,895,672 378,972 378,972	Carrying Amount Fair Value \$ 177,615 \$ 180,537 \$ 16,833 16,833 16,833 4,700 4,700 36,216 36,216 902 902 \$ 225,000 \$ 225,000 \$ 1,541,814 1,895,672 378,972 378,972	Carrying Amount Fair Value Carrying Amount \$ 177,615 \$ 180,537 \$ 141,467 16,833 16,833 52,587 4,700 4,700 2,970 36,216 36,216 36,237 902 902 2,211 \$ 225,000 \$ 225,000 \$ 195,000 1,541,814 1,895,672 1,198,278 378,972 378,972 107,540	Carrying Amount Fair Value Carrying Amount \$ 177,615 \$ 180,537 \$ 141,467 \$ 16,833 \$ 16,833 16,833 52,587 \$ 4,700 \$ 4,700 2,970 36,216 36,216 36,237 902 902 2,211 \$ 225,000 \$ 225,000 \$ 195,000 \$ 1,541,814 1,895,672 1,198,278 378,972 378,972 107,540

16. Discontinued Operations

Three assisted living facilities were held for sale at December 31, 2006 and were sold subsequent to year-end. During the years ended December 31, 2006, 2005 and 2004, we sold properties with carrying values of \$75,789,000, \$88,098,000 and \$37,710,000 for net gains of \$1,267,000 and \$3,227,000 and het losses of \$143,000, respectively. In accordance with Statement No. 144, we have reclassified the income and expenses attributable to these properties to discontinued operations. Expenses include an allocation of interest expense based on property carrying values and our weighted average cost of debt. The following illustrates the reclassification impact of Statement No. 144 as a result of classifying the properties as discontinued operations (in thousands):

		Year Ended December 31,			
	2006	2005	2004		
Revenues:					
Rental Income	\$ 5,5	64 \$ 17,617	\$ 23,095		
Expenses:					
Interest expense	2,0	32 5,306	6,668		
Depreciation and amortization	4,4	33 10,012	12,334		
General and adminstrative	1,1	20 1,086	787		
Income (loss) from discontinued operations, net	\$ (2,0	21) \$ 1,213	\$ 3,306		

17. Retirement Arrangements

As a result of the merger with Windrose Properties Trust in December 2006, we now have two retirement plans and trusts (the "401(k) Plans") covering all eligible employees. Under the 401(k) Plans, eligible employees may make contributions, and we may make matching contributions and a profit sharing contribution. Our contributions to the Health Care REIT, Inc. 401(k) Plan totaled \$413,000, \$337,000 and \$289,000 in 2006, 2005 and 2004, respectively. We did not make any contributions to the Windrose Medical Properties Trust 401(k) Plan in 2006.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

We have a Supplemental Executive Retirement Plan ("SERP"), a non-qualified defined benefit pension plan, which provides certain executive officers with supplemental deferred retirement benefits. The SERP provides an opportunity for participants to receive retirement benefits that cannot be paid under our tax-qualified plans because of the restrictions imposed by ERISA and the Internal Revenue Code of 1986, as amended. Benefits are based on compensation and length of service and the SERP is unfunded. No contributions by the Company are anticipated for the 2006 fiscal year. No benefit payments are expected to occur during the next five fiscal years and total \$1,713,000 during the succeeding five fiscal years. We use a December 31 measurement date for the SERP. The accrued liability on our balance sheet for the SERP was \$1,597,000 at December 31, 2006 (\$1,032,000 at December 31, 2005).

The following tables provide a reconciliation of the changes in the SERP's benefit obligations and a statement of the funded status for the periods indicated (in thousands):

	Year Ended 2006	December 31, 2005
Reconciliation of benefit obligation:		
Obligation at January 1	\$ 1,255	\$ 729
Service cost	352	286
Interest cost	72	44
Actuarial (gain)/loss	(82)	196
Obligation at December 31	\$ 1,597	\$ 1,255
	Decemb 2006	per 31,
Funded status:		
Funded status at December 31	\$ (1,597)	\$ (1,255)
Unrecognized (gain)/loss	0	223
Prepaid/(accrued) benefit cost	\$ (1,597)	\$ (1,032)

The accrued benefit cost increased \$135,000 during 2006 as a result of adopting SFAS 158. See Note 1 for additional information.

The following table shows the components of net periodic benefit costs for the periods indicated (in thousands):

		ar Ended ember 31,
	2006	2005
ervice cost	\$ 352	\$ 286
terest cost	72	44
let actuarial loss	8	0
let periodic benefit cost	\$ 432	\$ 330

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS ---- (Continued)

The following table provides information for the SERP, which has an accumulated benefit in excess of plan assets (in thousands):

	Decem	ber 31,
	2006	2005
Projected benefit obligation	\$ 1,597	\$ 1,255
Accumulated benefit obligation	1,121	831
Fair value of assets	n/a	n/a

The following table reflects the weighted-average assumptions used to determine the benefit obligations and net periodic benefit cost for the SERP:

		Net renound Denenit		
Benefit Obligations		Cost		
		Year Ended December 31,		
Decembo	er 31,			
2006	2005	2006	2005	
6.00%	5.75%	5.75%	6.00%	
4.25%	4.00%	4.00%	4.25%	
n/a	n/a	n/a	n/a	
	Decemb 2006 6.00% 4.25%	December 31, 2006 2005 6.00% 5.75% 4.25% 4.00%	December 31, 2006 Year E. Decemb 2005 6.00% 5.75% 5.75% 4.25% 4.00% 4.00%	

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18. Segment Reporting

Our business consists primarily of financing and leasing senior housing and health care real estate. We evaluate our business and make resource allocations on our two business segments — investment properties and operating properties. Under the investment property segment, we invest in senior housing and health care real estate through acquisition and financing of primarily single tenant properties. Properties acquired are primarily leased under triple-net leases and we are not involved in the management of the property. Our primary investment property types include skilled nursing facilities, assisted living facilities, independent living/continuing care retirement communities and specialty care facilities. Under the operating property segment, we primarily invest in medical office buildings that are typically leased under gross leases, modified gross leases, to multiple tenants, and generally require a certain level of property management. The accounting policies of the segments are the same as those described in the summary of significant accounting policies (see Note 1). There are no intersegment sales or transfers. We evaluate performance based upon net operating income of the combined properties in each segment.

Non-segment revenue consists mainly of interest income on non-real estate investments and other income. Non-segment assets consist of corporate assets including cash, accounts receivable and deferred financing costs among others. Non-property specific revenues and expenses are not allocated to individual segments in determining our performance measure.

Summary information for the reportable segments during the year ended December 31, 2006 is as follows (in thousands):

	Rental Income(1)	Interest Income	Other Income	Total Revenues	Property Operating Expenses	Net Operating Income(2)	Real Estate Depreciation/ Amortization	Interest Expense	Total Assets
Investment Properties	\$ 302,161	\$ 18,829		\$ 320,990		\$ 320,990	\$ 96,351	\$ 9,041	\$ 3,156,001
Operating Properties	3,474			3,474	1,115	2,359	1,213	600	974,298
Non-segment/Corporate			3,924	3,924				87,193	150,311
	\$ 305,635	\$ 18,829	\$ 3,924	\$ 328,388	\$ 1,115	\$ 323,349	\$ 97,564	\$ 96,834	\$ 4,280,610

(1) Rental income includes rent from discontinued operations

(2) Net operating income ("NOI") is used to evaluate the operating performance of certain real estate properties such as medical office buildings. We define NOI as rental revenues, including tenant reimbursements, less property level operating expenses, which exclude depreciation and amortization, general and administrative expenses, impairments, interest expense and discontinued operations. We believe

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS — (Continued)

NOI provides investors relevant and useful information because it measures the operating performance of our medical office buildings at the property level on an unleveraged basis. We use NOI to make decisions about resource allocations and to assess the property level performance of our medical office buildings.

All assets, revenues and expenses for the years ended December 31, 2005 and 2004 were attributable to our investment property segment.

19. Quarterly Results of Operations (Unaudited)

The following is a summary of our unaudited quarterly results of operations for the years ended December 31, 2006 and 2005 (in thousands, except per share data):

				Year Ended D	ecember 3	1, 2006		
	1st	Quarter	2nd	l Quarter	3rd	Quarter		4th Quarter(2)
Revenues — as reported	\$	77,413	\$	80,176	\$	80,745	\$	87,787
Discontinued operations		(1,405)		(1,533)		(359)		0
Revenues — as adjusted(1)	\$	76,008	\$	78,643	\$	80,386	\$	87,787
Net income available to common stockholders	\$	19,645	\$	22,668	\$	21,480	\$	17,494
Net income available to common stockholders per share:								
Basic	\$	0.34	\$	0.37	\$	0.34	\$	0.27
Diluted		0.34		0.37		0.34		0.27
				Year Ended Decer	whee 21 7	005		
	_	1st Quarter	2n	id Quarter(3)		d Quarter	4t	h Quarter
Revenues — as reported	\$	68,379	\$	68,607	\$	73,065	\$	77,967
Discontinued operations		(4,615)		(4,674)		(3,237)		(1,954)
Revenues — as adjusted(1)	\$	63,764	\$	63,933	\$	69,828	\$	76,013
Net income (loss) available to common stockholders	\$	17,803	\$	(1,606)	\$	19,908	\$	26,587
Net income (loss) available to common stockholders per share:								
Basic	\$	0.34	\$	(0.03)	\$	0.37	\$	0.47
Diluted		0.33		(0.03)		0.37		0.47

In accordance with FASB Statement No. 144, we have reclassified the income attributable to the properties sold subsequent to January 1, 2002 and attributable to the properties held for sale at December 31, 2006 to discontinued operations. See Note 16.
 The decrease in net income and amounts per share are primarily attributable to costs associated with the Windrose merger (\$5,213,000) and the write-off of a straight-line rent receivable (\$5,143,000), offset by the favorable impact of prior period adjustments reseasesment of straight-line rent receivable (\$5,143,000), offset by the favorable impact of prior period adjustments reseasesment of straight-line rent receivable (\$5,143,000), offset by the favorable impact to helps on extinguishment of debt recorded in second quarter 2005.

20. Subsequent Events

On January 11, 2007, we announced an agreement to purchase a portfolio of medical office buildings from affiliates of Rendina Companies. As part of the transaction, we also agreed to acquire Paramount Real Estate Services, the property management group of Rendina Companies. The property portfolio includes 18 medical office buildings in ten states. The transactions are subject to standard due diligence and are anticipated to close in the second quarter of 2007.

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

Not applicable

Item 9A. Controls and Procedures

Disclosure Controls and Procedures

An evaluation was carried out under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the disclosure controls and procedures (as defined in Rule 13a-15(e) of the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the disclosure controls and procedures were effective as of the end of the period covered by this report.

Management's Report on Internal Control over Financial Reporting

Management is responsible for establishing and maintaining adequate internal control over financial reporting (as defined in Rule 13a-15(f) of the Securities Exchange Act of 1934, as amended). The 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 U.S. generally accepted accounting principles. The 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 U.S. 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.

Management has assessed the effectiveness of the Company's internal control over financial reporting as of December 31, 2006 based on the criteria established by the Committee of Sponsoring Organizations of the Treadway Commission in a report entitled Internal Control — Integrated Framework. The scope of management's assessment as of December 31, 2006 did not include an assessment of the internal control over financial reporting for Windrose Medical Properties Trust in a purchase business combination on December 20, 2006. The acquired business represents 23.7% of the Company's consolidated total assets at December 31, 2006 and 0.4% of the Company's net income available to common stockholders for the year ended December 31, 2006. The scope of management's assessment on internal control over financial reporting for fiscal year 2007 will include the acquired Windrose Medical Properties Trust or perations.

Based on this assessment, using the criteria above, management concluded that the Company's system of internal control over financial reporting was effective as of December 31, 2006.

The registered independent public accounting firm of Ernst & Young LLP, as auditors of the Company's consolidated financial statements, has issued an attestation report on management's assessment of the Company's internal control over financial reporting.

Changes in Internal Control over Financial Reporting

No change in our internal control over financial reporting (as defined in Rule 13a-15(f) of the Securities Exchange Act of 1934, as amended) occurred during the fourth quarter of the one-year period covered by this report that materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.



Report of Independent Registered Public Accounting Firm on Internal Control over Financial Reporting

Stockholders and Directors Health Care REIT, Inc.

We have audited management's assessment, included in Management's Report on Internal Control over Financial Reporting, that Health Care REIT, Inc. maintained effective internal control over financial reporting as of December 31, 2006, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Health Care REIT Inc.'s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management's assessment and an opinion on the effectiveness of the company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management's assessment, testing and evaluating the design and operating effectiveness of internal control, 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; ad (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.

As indicated in the accompanying Management's Report on Internal Control over Financial Property, management's assessment of and conclusion on the effectiveness of internal control over financial reporting did not include the internal controls of Windrose Medical Properties Trust, which is included in the consolidated financial statements of Health Care REIT, Inc. and constitute 23.7% of consolidated total assets as of December 31, 2006 and 1.0% of consolidated revenues for the year then ended. Management did not include an assessment of the internal control over financial reporting of Windrose Medical Properties Trust because it was acquired in a business combination on December 19, 2006.

In our opinion, management's assessment that Health Care REIT, Inc. maintained effective internal control over financial reporting as of December 31, 2006, is fairly stated, in all material respects, based on the COSO criteria. Also, in our opinion, Health Care REIT, Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2006, 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 Health Care REIT, Inc. as of December 31, 2006 and 2005, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2006 of Health Care REIT, Inc. and our report dated February 28, 2007 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Toledo, Ohio February 28, 2007

Item 9B. Other Information

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance

The information required by this Item is incorporated herein by reference to the information under the headings "Election of Directors," "Executive Officers," "Board and Committees" and "Security Ownership of Directors and Management and Certain Beneficial Owners — Section 16(a) Compliance" in our definitive proxy statement, which will be filed with the Securities and Exchange Commission ("Commission") prior to April 30, 2007.

We have adopted a Code of Business Conduct & Ethics that applies to our directors, officers and employees. The code is posted on our Web site at www.hcreit.com and is available from the Company upon written request to the Senior Vice President — Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio 43603-1475. Any amendment to, or waivers from, the code that relate to any officer or director of the Company will be promptly disclosed on our Internet Web site at www.hcreit.com.

In addition, the Board has adopted charters for the Audit, Compensation and Nominating/Corporate Governance Committees. These charters are posted on our Web site at www.hcreit.com and are available from the Company upon written request to the Senior Vice President — Administration and Corporate Secretary, Health Care REIT, Inc., One SeaGate, Suite 1500, P.O. Box 1475, Toledo, Ohio 43603-1475.

Item 11. Executive Compensation

The information required by this Item is incorporated herein by reference to the information under the headings "Executive Compensation," "Compensation Committee Report" and "Director Compensation" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

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

The information required by this Item is incorporated herein by reference to the information under the headings "Security Ownership of Directors and Management and Certain Beneficial Owners" and "Equity Compensation Plan Information" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

Item 13. Certain Relationships and Related Transactions and Director Independence

The information required by this Item is incorporated herein by reference to the information under the headings "Board and Committees — Independence and Meetings" and "Certain Relationships and Related Transactions" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

Item 14. Principal Accountant Fees and Services

The information required by this Item is incorporated herein by reference to the information under the heading "Ratification of the Appointment of the Independent Registered Public Accounting Firm" and "Pre-Approval Policies and Procedures" in our definitive proxy statement, which will be filed with the Commission prior to April 30, 2007.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a)1. Our Consolidated Financial Statements are included in Part II, Item 8:

Report of Independent Registered Public Accounting Firm	62
Eposolidated Balance Sheets — December 31, 2005 and 2005	63
Consolidated Statements of Income — Years ended December 31, 2006, 2005 and 2004	64
Consolidated Statements of Stockholders' Equity — Years ended December 31, 2006, 2005 and 2004	65
Consolidated Statements of Cash Flows — Years ended December 31, 2006, 2005 and 2004	66
Notes to Consolidated Financial Statements	67
2. The following Financial Statement Schedules are included in Item 15(c):	

III - Real Estate and Accumulated Depreciation

IV --- Mortgage Loans on Real Estate

All other schedules for which provision is made in the applicable accounting regulation of the Securities and Exchange Commission are not required under the related instructions or are inapplicable and therefore have been omitted.

3. Exhibit Index.

- Agreement and Plan of Merger, dated as of September 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical 2.1 Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed September 15, 2006, and incorporated herein by reference thereto).
- 2.2 Amendment No. 1 to Agreement and Plan of Merger, dated as of October 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed October 13, 2006, and incorporated herein by reference thereto).
- 3.1 Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
- Certificate of Designation, Preferences and Rights of Junior Participating Preferred Stock, Series A, of the Company (filed with the Commission as Exhibit 3.1 to the 3.2 Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
- Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed 3.3 March 20, 2000, and incorporated herein by reference thereto).
- 3.4 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed June 13, 2003, and incorporated herein by reference thereto). Certificate of Designation of 7⁷/₈% Series D Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A/A
- 3.5 filed July 8, 2003, and incorporated herein by reference thereto).
- Certificate of Designation of 6% Series E Cumulative Convertible and Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the 3.6 Company's Form 8-K filed October 1, 2003, and incorporated herein by reference thereto).
- Certificate of Designation of 75/8% Series F Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A 3.7 filed September 10, 2004, and incorporated herein by reference thereto).

- 3.8 Certificate of Designation of 7.5% Series G Cumulative Convertible Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed December 20, 2006, and incorporated herein by reference thereto).
- 3.9 Amended and Restated By-Laws of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed September 8, 2004, and incorporated herein by reference thereto).
- 4.1 The Company, by signing this Report, agrees to furnish the Securities and Exchange Commission upon its request a copy of any instrument that defines the rights of holders of long-term debt of the Company and authorizes a total amount of securities not in excess of 10% of the total assets of the Company.
- 4.2 Indenture dated as of April 17, 1997 between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 21, 1997, and incorporated herein by reference thereto).
- 4.3 First Supplemental Indenture, dated as of April 17, 1997, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed April 21, 1997, and incorporated herein by reference thereto).
- 4.4 Second Supplemental Indenture, dated as of March 13, 1998, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed March 11, 1998, and incorporated herein by reference thereto).
 4.5 Third Supplemental Indenture, dated as of March 18, 1999, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
- 4.5 Third Supplemental Indenture, dated as of March 18, 1999, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed March 17, 1999, and incorporated herein by reference thereto).
 4.6 Fourth Supplemental Indenture, dated as of August 10, 2001, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed March 17, 1999, and incorporated herein by reference thereto).
- 4.6 Fourth Supplemental Indenture, dated as of August 10, 2001, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed August 9, 2001, and incorporated herein by reference thereto).
- 4.7 Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.8 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.3 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.9 Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
- 4.10 Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
- 4.11 Amendment No. 1, dated March 12, 2003, to Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed March 14, 2003, and incorporated herein by reference thereto).
- 4.12 Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.13 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.4 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.14 Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed October 30, 2003, and incorporated herein by reference thereto).

- 4.15 Amendment No. 1, dated September 13, 2004, to Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A., as successor to Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 13, 2004, and incorporated herein by reference thereto).
- 4.16 Supplemental Indenture No. 4, dated as of April 27, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 28, 2005, and incorporated herein by reference thereto).
 4.17 Supplemental Indenture No. 5, dated as of November 30, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of November 30, 2005, to Indenture for Senior Debt Securities.
- 4.17 Supplemental Indenture No. 5, dated as of November 30, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed November 30, 2005, and incorporated herein by reference thereto).
 4.18 Indenture, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the
- Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto).
 Supplemental Indenture No. 1, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto).
- 4.20 Form of Indenture for Senior Subordinated Debt Securities (filed with the Commission as Exhibit 4.9 to the Company's Form S-3 (File No. 333-73936) filed November 21, 2001, and incorporated herein by reference thereto).
- 4.21 Form of Indenture for Junior Subordinated Debt Securities (filed with the Commission as Exhibit 4.10 to the Company's Form S-3 (File No. 333-73936) filed November 21, 2001, and incorporated herein by reference thereto).
- 10.1 Third Amended and Restated Loan Agreement, dated as of July 26, 2006, by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed July 28, 2006, and incorporated herein by reference thereto).
- 10.2 Amendment No. 1 to Third Amended and Restated Loan Agreement by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents, dated as of September 20, 2006 (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed September 26, 2006, and incorporated herein by reference thereto).
- 10.3 Credit Agreement, dated as of May 31, 2006, by and among the Company and certain of its subsidiaries and Fifth Third Bank (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed June 5, 2006, and incorporated by reference thereto).
- 10.4 ISDA Master Agreement and Schedule dated as of May 6, 2004 by and between Bank of America, N.A. and Health Care REIT, Inc. (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.5 Interest Rate Swap Confirmation dated May 10, 2004 between Health Care REIT, Inc. and Bank of America, N.A. (filed with the Commission as Exhibit 10.4 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.6 Interest Rate Swap Confirmation dated May 6, 2004 between Health Care REIT, Inc. and Deutsche Bank AG (filed with the Commission as Exhibit 10.5 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.7 Health Care REIT, Inc. Interest Rate & Currency Risk Management Policy adopted on May 6, 2004 (filed with the Commission as Exhibit 10.6 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).



- 10.8 The 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Appendix II to the Company's Proxy Statement for the 1995 Annual Meeting of Stockholders, filed September 29, 1995, and incorporated herein by reference thereto).*
- 10.9 First Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.2 to the Company's Form S-8 (File No. 333-40771) filed November 21, 1997, and incorporated herein by reference thereto).*
- 10.10 Second Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.3 to the Company's Form S-8 (File No. 333-73916) filed November 21, 2001, and incorporated herein by reference thereto).*
- 10.11 Third Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.15 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
- 10.12 Stock Plan for Non-Employee Directors of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
- 10.13 First Amendment to the Stock Plan for Non-Employee Directors of Health Care REIT, Inc. effective April 21, 1998 (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
- Health Care REIT, Inc. 2005 Long-Term Incentive Plan (filed with the Commission as Appendix A to the Company's Proxy Statement for the 2005 Annual Meeting of Stockholders, filed March 28, 2005, and incorporated herein by reference thereto).*
 Form of Stock Option Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Company's Form 10-K filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed with the Commission as Exhibit 10-K filed with the Commission as Exhibit 10-K filed with the Commission as
- 10.15 Form of Stock Option Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed March 16, 2005, and incorporated herein by reference thereto).*
 10.16 Form of Restricted Stock Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K
- filed March 16, 2005, and incorporated herein by reference thereto).
- 10.17 Form of Stock Option Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q/A filed October 27, 2004, and incorporated herein by reference thereto).*
- 10.18 Form of Restricted Stock Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 16, 2005, and incorporated herein by reference thereto).*
- 10.19 Form of Stock Option Agreement (with Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.20 Form of Stock Option Agreement (with Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- Form of Stock Option Agreement (without Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
 Form of Stock Option Agreement (without Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as
- Exhibit 10.21 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).* 10.23 Form of Restricted Stock Agreement for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.22 to the Company's
- Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
 Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.22 to the Company's Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form of Restricted Stock Agreement for Executive Plan (filed with the Commission as Exhibit 10.24 to the Company's Form of Restricted Stock Agreement for Executive Plan (filed with the Commission as Exhibit 10.25 to the Company's Form of Restricted Stock Agreement for Executive Plan (filed with the Commission as Exhibit 10.25 to the Company's Form of Restricted Stock Agreement for Executive Plan (filed with the Commission as Exhibit 10.25 to the Company's Form of Restricted Stock Agreement for Executive Plan (filed with the Commission as Exhibit 1
- 10.24 Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*

- 10.25 Form of Deferred Stock Unit Grant Agreement for Non-Employee Directors under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.24 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.26 Restricted Stock Agreement, dated January 22, 2007, by and between Health Care REIT and Raymond W. Braun (filed with the Commission as Exhibit 10.2 to the Company's Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).*
- 10.27 Third Amended and Restated Employment Agreement, dated January 22, 2007, by and between the Company and George L. Chapman (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).*
- Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Raymond W. Braun (filed with the Commission 10.28 as Exhibit 10.18 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
- Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Erin C. Ibele (filed with the Commission as 10.29 Exhibit 10.19 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).* 10.30
- Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Charles J. Herman, Jr. (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).* 10.31 Amended and Restated Employment Agreement, effective March 17, 2006, by and between Health Care REIT, Inc. and Scott A. Estes (filed with the Commission as
- Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2006, and incorporated herein by reference thereto).*
- 10.32 Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).*
- 10.33 Consulting Agreement dated as of September 12, 2006 between the Company and Fred S. Klipsch (filed with the Commission as Exhibit 10.1 to the Company's Form S-4 filed October 13, 2006, and incorporated herein by reference thereto).*
- Consulting Agreement dated as of September 12, 2006 between the Company and Frederick L. Farrar (filed with the Commission as Exhibit 10.2 to the Company's Form S-4 10.34 filed October 13, 2006, and incorporated herein by reference thereto).
- Employment Agreement dated as of September 12, 2006 between the Company and Daniel R. Loftus (filed with the Commission as Exhibit 10.3 to the Company's Form S-4 10.35 filed October 13, 2006, and incorporated herein by reference thereto).*
- Health Care REIT, Inc. Supplemental Executive Retirement Plan, effective as of January 1, 2001 (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K 10.36 filed March 10, 2003, and incorporated herein by reference thereto).*
- 10.37 Health Care REIT, Inc. Executive Loan Program, effective as of August 1999 (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2003, and incorporated herein by reference thereto).*
- 10.38 Form of Indemnification Agreement between the Company and each director, executive officer and officer of the Company (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed February 18, 2005, and incorporated herein by reference thereto).* 10.39 Summary of Director Compensation.*
- 14 Code of Business Conduct and Ethics (filed with the Commission as Exhibit 14 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).
- Subsidiaries of the Company 21
- 23 Consent of Ernst & Young LLP, independent registered public accounting firm.
- 24.1 Power of Attorney executed by Pier C. Borra (Director).
- 24.2 Power of Attorney executed by Thomas J. DeRosa (Director).
- 24.3 Power of Attorney executed by Jeffrey H. Donahue (Director). 24.4
 - Power of Attorney executed by Peter J. Grua (Director).

- 24.5
- Power of Attorney executed by Fred S. Klipsch (Director). Power of Attorney executed by Sharon M. Oster (Director). 24.6
- 24.7 Power of Attorney executed by R. Scott Trumbull (Director).
- 24.8 Power of Attorney executed by George L. Chapman (Director, Chairman of the Board and Chief Executive Officer and Principal Executive Officer).
- Power of Attorney executed by Scott A. Estes (Senior Vice President and Chief Financial Officer and Principal Financial Officer). Power of Attorney executed by Paul D. Nungester, Jr. (Vice President and Controller and Principal Accounting Officer). Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer. 24.9
- 24.10 31.1
- 31.2 Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer.
- 32.1
- Certification pursuant to 18 U.S.C. Section 1350 by Chief Executive Officer. 32.2 Certification pursuant to 18 U.S.C. Section 1350 by Chief Financial Officer.

* Management Contract or Compensatory Plan or Arrangement.

(b) Exhibits:

The exhibits listed in Item 15(a)(3) above are either filed with this Form 10-K or incorporated by reference in accordance with Rule 12b-32 of the Securities Exchange Act of 1934.

(c) Financial Statement Schedules:

Financial statement schedules are included on pages 100 through 111.

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

HEALTH CARE REIT, INC.

/s/ George L. Chapman Chairman, Chief Executive Officer and Director

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below on March 1, 2007, by the following person on behalf of the Company and in the capacities indicated.

By:

/s/ Pier C. Borra* Pier C. Borra, Director /s/ Thomas J. Derosa* Thomas J. DeRosa, Director /s/ Jeffrey H. Donahue* Jeffrey H. Donahue, Director

> /s/ Peter J. Grua* Peter J. Grua, Director

/s/ Fred S. Klipsch* Fred S. Klipsch, Vice Chairman

/s/ Sharon M. Oster* Sharon M. Oster, Director

/s/ R. Scott Trumbull* R. Scott Trumbull, Director

/s/ George L. Chapman George L. Chapman, Chairman, Chief Executive Officer and Director (Principal Executive Officer)

/s/ Scott A. Estes* Scott A. Estes, Senior Vice President and Chief Financial Officer (Principal Financial Officer)

/s/ PAUL D. NUNGESTER, JR.*

Paul D. Nungester, Jr., Vice President and Controller (Principal Accounting Officer)

*By:/s/ GEORGE L. CHAPMAN George L. Chapman, Attorney-in-Fact

SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION December 31, 2006

						Gross Amount at Whi Carried at Close of Per	iod		
		Initial C	ost to Company	Cost Capitalized			Accumulated Depreciation		
Description	Encumbrances	Land	Buildings & Improvements	Subsequent to Acquisition	Land	Buildings & Improvements	and Amortization	Year Acquired	Year Built
Assisted Living Facilities:									
Alhambra, CA		\$ 420	\$ 2,534		\$ 420	\$ 2,534	\$ 410	1999	1999
Amarillo, TX	ê	390	5,100	<u> </u>	390	5,100	302	2004	1996
Asheboro, NC(3)	\$ 3,548	290 204	5,032 3,489	\$ 21	290 204	5,053 3,489	464 795	2003 1999	1998 1999
Asheville, NC Asheville, NC		204	3,489	351	204 280	3,489	234	2003	1995
Ashevine, NC Auburn, MA(1)	4.446	1,050	7,950	331	1.050	2,506	234 746	2003	1992
Azusa, CA	4,440	570	3,141		570	3,141	531	1998	1988
Baltimore, MD		510	4,515		510	4,515	485	2003	1999
Bartlesville, OK		100	1,380		100	1,380	432	1996	1995
Beaumont, TX		520	6,050		520	6,050	378	2004	1997
Bellevue, WI		1,740	18,260		1,740	18,260	243	2006	2004
Bellingham, WA		300	3,200		300	3,200	285	2003	1994
Bluffton, SC		700	5,598	3,085	700	8,683	1,226	1999	2000
Bradenton, FL		252	3,298		252	3,298	1,051	1996	1995
Bradenton, FL		100	1,700	942	100	2,642	863	1999	1996
Brandon, FL		860	7,140		860	7,140	609	2003	1990
Bremerton, WA		390	2,210		390	2,210		2006	1999
Burlington, NC		280	4,297	707	280	5,004	446	2003	2000
Burlington, NC(3)	2,787	460	5,501	5	460	5,506	503	2003	1997
Butte, MT		550	3,957	43	550	4,000	667	1998	1999
Canton, OH		300 530	2,098 3.281		300 530	2,098 3.281	483 437	1998 2002	1998 2000
Cape Coral, FL Cary, NC		1.500	4,350	986	1,500	5,336	437	1998	1996
Cedar Hill, TX		1,300	1,490	580	1,300	1,490	436	1997	1996
Chapel Hill, NC		354	2,646	783	354	3,429	396	2002	1997
Chelmsford, MA(2)	9.019	1,040	10,960	100	1.040	10,960	944	2002	1997
Chickasha, OK		85	1,395		85	1,395	430	1996	1996
Chubbuck, ID		125	5.375		125	5.375	488	2003	1996
Claremore, OK		155	1,428		155	1,428	415	1996	1996
Clarksville, TN		330	2,292		330	2,292	522	1998	1998
Coeur D' Alene, ID		530	7,570		530	7,570	681	2003	1987
Columbia, TN		341	2,295		341	2,295	519	1999	1999
Concord, NC(3)	4,698	550	3,921	78	550	3,998	404	2003	1997
Corpus Christi, TX		155	2,935	15	155	2,950	1,221	1997	1996
Corpus Christi, TX		420	4,796	139	420	4,935	2,475	1996	1997
Danville, VA		410	3,954	722	410	4,676	433	2003	1998
Dayton, OH		690	2,970 1.383	1,428	690	4,398	743	2003	1994
Desoto, TX Duncan, OK		205 103	1,383		205 103	1,383 1,347	394 408	1996 1995	1996 1996
Durham, NC		1,476	1,347	2,196	1.476	1,347	408	1995	1990
Eden, NC(3)	3,049	390	5,039	2,190	390	5,128	4,317	2003	1998
Edmond, OK	3,045	175	1,564	85	175	1,564	465	1995	1996
Elizabeth City, NC		200	2,760	2,010	200	4,771	813	1998	1999
Encinitas, CA		1,460	7,721	2,010	1,460	7,721	1,420	2000	2000
Enid. OK		90	1.390		90	1,390	435	1995	1995
Everett, WA		1,400	5,476		1,400	5,476	1,160	1999	1999
Fairfield, CA		1,460	14,040		1,460	14,040	1,906	2002	1998
Fairhaven, MA		770	6,230		770	6,230	455	2004	1999
Fayetteville, NY		410	3,962	500	410	4,462	581	2001	1997
Federal Way, WA		540	3,960		540	3,960	352	2003	1978
Findlay, OH		200	1,800		200	1,800	489	1997	1997
Flagstaff, AZ		540	4,460		540	4,460	406	2003	1999
Florence, NJ	A	300	2,978		300	2,978	394	2002	1999
Forest City, NC(3)	3,121	320	4,576	51	320	4,628	429	2003	1999
Fort Myers, FL		440	2,560		440	2,560	240	2003	1980
Fort Worth, TX	7.434	64	3,881		64	3,881	1,635	1996	1984
Fredricksburg, VA(4)	7,424 4,153	1,000 470	20,000 6,129	9	1,000	20,000	918 559	2005 2003	1999 1998
Gastonia, NC(3) Gastonia, NC(3)	4,153	4/0 310	6,129	38	470 310	6,138 3,134	305	2003	1998
Gastonia, NC(3) Gastonia, NC(3)	1,944 3.900	400	3,096	38 1	310 400	3,134 5,029	305 467	2003	1994
Jastoma, 140(5)	3,900	400	3,029	1	400	3,029	407	2003	1990

						Gross Amount at Whi Carried at Close of Per	iod Accumulated		
Description	Encumbrances	Initial C	Cost to Company Buildings & Improvements	Cost Capitalized Subsequent to Acquisition	Land	Buildings & Improvements	Depreciation and Amortization	Year Acquired	Year Built
Georgetown, TX		\$ 200	\$ 2,100		\$ 200	\$ 2,100	\$ 557	1997	1997
rand Terrace, CA		530	2,770		530	2,770	196	2004	1982
reensboro, NC		330	2,970	\$ 555	330	3,524	334	2004	1996
reensboro, NC		560	5,507	1,013	560	6,520	614	2003	1997
reenville, NC(3)	\$ 3,639	290	4,393	20	290	4,413	407	2003	1998
reenville, SC	\$ 3,639	310	4,393	20	310	4,413	314	2003	1996
		360			360	4,750	445	2004	199
agerstown, MD		1,470	4,640		1,470				
amden, CT		1,470	4,530		1,470	4,530	699	2002	1998 1998
lamilton, NJ			4,469			4,469	605	2001	
appy Valley, OR		628	3,585	232	628	3,817	787	1998	1999
larlingen, TX		92	2,057	127	92	2,184	866	1997	1989
lattiesburg, MS		560	5,790		560	5,790	823	2002	1998
enderson, NV		380	9,220	65	380	9,285	1,965	1998	1998
lenderson, NV		380	4,360	41	380	4,401	723	1999	2000
lickory, NC		290	987	232	290	1,219	155	2003	1994
ligh Point, NC		560	4,443	793	560	5,236	488	2003	2000
igh Point, NC		370	2,185	410	370	2,595	259	2003	199
ligh Point, NC(3)	2,655	330	3,395	34	330	3,429	323	2003	1994
ligh Point, NC(3)	2,996	430	4,147	3	430	4,150	387	2003	1998
lighlands Ranch, CO		940	3,721		940	3,721	500	2002	1999
ilton Head Island, SC		510	6,037	2,380	510	8,417	1,437	1998	1999
iopedale, MA		130	8,170		130	8,170	416	2005	1999
louston, TX		360	2,640		360	2,640	321	2002	1999
louston, TX		360	2,640		360	2,640	317	2002	1999
lutchinson, KS		600	10,590		600	10,590	631	2004	1997
ackson, TN		540	1,633	177	540	1,810	199	2003	1998
onesboro, GA		460	1,304	117	460	1,304	131	2003	1992
alispell, MT		360	3,282		360	3,282	739	1998	1998
enner, LA		1,100	10,036	125	1,100	10,161	3,593	1998	2000
irkland, WA(2)	4.937	1,880	4,320	125	1,880	4,320	396	2003	1996
noxville. TN	4,007	314	2,756		315	2,754	320	2003	1998
ake Havasu City, AZ		450	4,223		450	4,223	874	1998	1990
ake Havasu City, AZ		450	4,223	136	450	4,223	531	1998	1995
ake Havasu City, AZ		520		136	520		410	2003	1994
			4,580			4,580			
akewood, NY		470	8,530		470	8,530	740	2003	1999
awton, OK		144	1,456		144	1,456	436	1995	1996
ecanto, FL		200	6,900		200	6,900	438	2004	1986
enoir, NC		190	3,748	641	190	4,389	407	2003	1998
exington, NC		200	3,900	1,015	200	4,915	554	2002	1997
ongview, TX		320	4,440		320	4,440	280	2004	1997
ouisville, KY(1)	3,305	490	7,610		490	7,610	717	2003	1997
ubbock, TX		280	6,220	1,660	280	7,880	591	2003	1996
Ianassas, VA(2)	3,757	750	7,450		750	7,450	653	2003	1996
largate, FL		500	7,303	2,459	500	9,762	4,246	1998	1972
Iartinsville, NC		349			349			2003	
farysville, CA		450	4,172	44	450	4,216	706	1998	1999
fatthews, NC(3)	3,811	560	4,869	183	560	5,051	468	2003	1998
icHenry, IL		1,632			1,632			2006	
IcHenry, IL		3,550	15,300		3,550	15,300		2006	2004
fiddleburg Heights, OH		960	7,780		960	7,780	473	2004	1998
fiddleton, WI		420	4,006		420	4,006	525	2001	1991
lidland, TX		400	4,930		400	4,930	303	2004	1997
fidwest City, OK		95	1,385		95	1,385	434	1996	1995
fissoula. MT(5)	6.516	550	7,490		550	7,490	258	2005	1998
Ionroe, NC	0,010	470	3.681	648	470	4,329	412	2003	2001
Ionroe, NC		310	4,799	857	310	5,656	506	2003	2001
Ionroe, NC(3)	3,343	450	4,021	13	450	4,033	388	2003	1997
Iorehead City, NC	3,343	200	3,104	1,648	200	4,053	799	1999	1999
			5,104	1,046	260	4,752	536	2003	
foses Lake, WA		260					536		1986
It. Vernon, WA		400	2,200		400	2,200		2006	2001
lew York, NY		1,440	21,460		1,440	21,460		2006	1997
lewark, DE		560	21,220		560	21,220	1,243	2004	1998
lewburyport, MA		960	8,290		960	8,290	1,033	2002	1999
orman, OK		55	1,484		55	1,484	533	1995	199
orth Augusta, SC		332	2,558		332	2,558	570	1999	199
		300	5 500	2.006	300		3,177	1998	1987
orth Miami Beach, FL orth Oklahoma City, OK		300 87	5,709 1,508	2,006	300 87	7,715 1,508	3,1// 432	1996	1996

						Carried at Close of Period Accumulated			
			Cost to Company Buildings &	Cost Capitalized Subsequent to		Buildings &	Depreciation and	Year	Year
escription	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
ean Shores, WA		\$ 770	\$ 1,390		\$ 770	\$ 1,390	\$ 101	2004	1996
den, UT		360	6,700		360	6,700	412	2004	1998
lahoma City, OK lahoma City, OK		130 220	1,350 2,943		130 220	1,350 2,943	412 592	1995 1999	1996 1999
ntario, OR		220	2,943		90	2,943	188	2003	199
lando, FL		1,390	4,630		1,390	4,630	344	2003	190.
hkosh, WI		900	3,800		900	3,800	81	2004	2005
wasso, OK		215	1,380		215	1,380	400	1996	199
lestine, TX		173	1,410		173	1,410	411	1996	199
lestine, TX		180	4,320		180	4,320	51	2006	200
rris, TX		490	5,452		490	5,452	59	2006	200
aso Robles, CA		1,770	8,630		1,770	8,630	1,163	2002	199
noenix, AZ		1,000	6,500		1,000	6,500	598	2003	1999
nehurst, NC		290	2,690	\$ 484	290	3,174	312	2003	199
qua, OH		204	1,885		204	1,885	461	1997	199
ttsburgh, PA		1,750	8,572	115	1,750	8,687	426	2005	199
ocatello, ID		470	1,930		470	1,930	193	2003	199
onca City, OK		114 2,690	1,536		114 2,690	1,536	480 812	1995 2004	199 199
uincy, MA eidsville, NC		2,690	15,410 3,830	857	2,690	15,410 4,687	537	2004 2002	199
eidsville, NC eno, NV		1,060	3,830 11,440	85/	1,060	4,687	537 695	2002	199
idgeland, MS(2)	\$ 4,7		7,680		520	7,680	674	2004	199
ocky Hill, CT	3 4,7	1,460	7,040		1,460	7,080	983	2003	199
ocky Hill, CT(1)	4,5	61 1.090	6,710		1.090	6,710	637	2002	199
omeoville. IL	.10	1.895	0,1 - 0		1.895	0,120		2006	
oswell, GA		620	2,200	184	620	2,384	320	2002	199
ilem, OR		449	5,172		449	5,172	1,137	1999	199
lisbury, NC(3)	3,6	21 370	5,697	57	370	5,754	528	2003	199
lt Lake City, UT		1,060	6,142		1,060	6,142	1,019	1999	198
an Angelo, TX		260	8,800		260	8,800	524	2004	199
an Juan Capistrano, CA		1,390	6,942		1,390	6,942	1,022	2000	200
irasota, FL		475	3,175		475	3,175	1,012	1996	199
arasota, FL		1,190	4,810		1,190	4,810	455	2003	198
even Fields, PA		484	4,663	63	484	4,725	1,040	1999	199
awnee, OK		80 80	1,400 5,320		80 80	1,400 5,320	435 74	1996 2006	199 200
neboygan, WI		700	5,320		700	5,320	/4	2006	200
nerman, TX nithfield, NC(3)	3,5		5,777	52	290	5,830	529	2003	1998
Charles, IL	3,5	54 290 986	5,777	52	290 986	5,630	529	2003	199
atesville, NC		150	1.447	267	150	1.713	168	2003	199
atesville, NC(3)	2,8		6,183	32	310	6,215	551	2003	199
atesville, NC(3)	2,4		3,798	33	140	3,832	341	2003	199
aunton, VA	_,.	140	8,360		140	8,360	763	2003	199
illwater, OK		80	1,400		80	1,400	438	1995	199
inrise, FL		1,480	15,950		1,480	15,950	1,010	2004	198
wksbury, MA		1,520	5,480		1,520	5,480	468	2003	198
exarkana, TX		192	1,403		192	1,403	406	1996	199
oy, OH		200	2,000		200	2,000	533	1997	199
lparaiso, IN		112	2,558		112	2,558	395	2001	199
lparaiso, IN		108	2,962		108	2,962	447	2001	199
ro Beach, FL		262	3,189		262	3,189	477	2001	199
ero Beach, FL . Hartford, CT		297 2.650	3,263 5,980		297 2.650	3,263 5,980	493 467	2001 2004	199 190
Artford, CT aco, TX		2,650	5,980		2,650	5,980	467	2004	190
aco, 1 X 'ake Forest, NC		200	4,500	1,742	200	4,500 4,745	295	2004	199
alterboro, SC		200	1.838	337	150	4,745	667	1998	199
atterford, CT		1,360	1,030		1,360	12,540	1,611	2002	200
axahachie, TX		1,300	1,430		1,300	1,430	416	1996	199
esterville, OH		740	8,287	2,736	740	11,023	3.152	1998	200
ichita Falls. TX		470	3,010	2,750	470	3,010	205	2004	1997
ilmington, NC		210	2,991		210	2,991	651	1999	199
inston-Salem, NC		360	2,514	459	360	2,973	282	2003	199
otal Assisted Living Facilities:	104,9		906,738	39,131	105,154	945,912	119,856		
cilled Nursing Facilities:	104,5	100,100	550,750	55,151	100,104	5-0,512	110,000		
gawam, MA		880	16,112	2,133	880	18,246	2,076	2002	1993
kron, OH		290	8,219	2,100	290	8,219	250	2005	1961
kron, OH		630	7,535		630	7,535	106	2006	1915

			Cost to Company Buildings &	Cost Capitalized Subsequent to		Buildings &	Depreciation and	Year	Year
Description	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
lliance, OH(6) marillo, TX	\$ 5,055	\$ 270 540	\$ 7,723		\$ 270 540	\$ 7,723	\$ 169 319	2006 2005	1982 1986
rcadia, LA		240	7,260 5,460		240	7,260 5,460	126	2005	2006
tlanta, GA		460	5,540		460	5,540	265	2005	1972
uburndale, FL		750	5,950		750	5,950	200	2005	1983
urora, CO		2,600	5,906		2,600	5,906	132	2005	1988
altic, OH(6)	4,145	50	8,709		50	8,709	185	2006	1983
avtown. TX	-,1-0	450	6,150		450	6,150	781	2002	200
eachwood. OH		1.260	23,478		1.260	23,478	3.264	2001	1990
eattyville, KY		100	6,900		100	6,900	241	2005	1972
emice, LA		16	1,017		16	1,017	69	2005	1969
irmingham, AL		390	4,902		390	4,902	542	2003	1977
irmingham, AL		340	5,734		340	5,734	586	2003	1974
oise, ID		810	5,401		810	5,401	1,542	1998	1966
oise, ID		600	7,383		600	7,383	1,863	1998	1993
oonville, IN		190	5,510		190	7,383 5,510	724	2002	2000
ountiful, UT		991	6,850		991	6,850	208	2005	1987
oynton Beach, FL		980	8,112		980	8,112	578	2004	199
raintree, MA		170	7,157	\$ 1,290	170	8,447	3,895	1997	1968
randon, MS		115	9,549		115	9,549	1,000	2003	1963
ridgewater, NJ		1,850	3,050		1,850	3,050	257	2004	1970
righton, MA		240	3,859	1,497	240	5,356	232	2005	198
roadview Heights, OH		920	12,400		920	12,400	1,729	2001	1984
unnell, FL		260	7,118		260	7,118	537	2004	1985
utler, AL		90	3,510		90	3,510	282	2004	1960
yrdstown, TN			2,414			2,414	443	2004	1982
anton, MA		820	8,201	263	820	8,464	1,126	2002	1993
arrollton, TX		730	2,770		730	2,770	152	2005	1976
enterville, MA		1,490	9,650	307	1,490	9,957	553	2004	1982
heswick, PA		384	6,041	1,293	384	7,334	1,805	1998	1933
larksville, TN		480	5,020		480	5,020	65	2006	198
learwater, FL		160	7,218		160	7,218	493	2004	196
learwater, FL		1,260	2,740		1,260	2,740	162	2005	1983
leveland, MS			1,850			1,850	648	2003	1977
leveland, TN		350	5,000	122	350	5,122	768	2001	1987
oeur d'Alene, ID		600	7,878		600	7,878	1,969	1998	1996
olorado Springs, CO		310	6,290		310	6,290	294	2005	1985
olumbia, TN		590 530	3,787	1,540	590	3,787	450	2003	1974
olumbus, IN		1,070	5,170 11,726		530	6,710	751	2002	2001
olumbus, OH				205	1,070	11,930	339	2005	1968
olumbus, OH(6)	4,774	1,010	4,931		1,010	4,931	119	2006	1983
olumbus, OH(6)	10,699	1,860	16,624		1,860	16,624	363	2006	1978
orpus Christi, TX		307 400	443 1.916		307 400	443 1.916	55 86	2005 2005	1985 1985
orpus Christi, TX		400 250	1,916 7,150		400 250	1,916 7,150	86 495	2005	1985
ade City, FL aytona Beach, FL		250 470	7,150 5,930		250 470	7,150 5,930	495 447	2004 2004	
aytona Beach, FL		470	5,930		4/0	5,930	447	2004	1986 1961
aytona Beach, FL aytona Beach, FL		1,850	2,650		1,850	2,650	446	2004	1961
eBary, FL		1,850	2,650		1,850	2,650	162	2005	1964
edary, FL edham, MA		1,790	12,936		1,790	12,936	1,768	2004	1965
efuniak Springs, FL		1,790	12,936		1,790	12,936	1,700	2002	1990
eLand, FL		220	7,080		220	7,080	492	2008	1960
enton, MD		390	4,010		390	4,010	492	2004	1967
enver, CO		2.530	9,514		2,530	9,514	281	2003	1982
ouglasville, GA		1,350	7,471		1,350	7,471	830	2003	198
aston, PA		285	6,315		285	6,315	2,745	1993	1959
ight Mile, AL		410	6,110		410	6,110	707	2003	1973
Paso, TX		539	8,961		539	8,961	397	2005	1970
Paso, TX		642	3,958		642	3,958	210	2005	1969
izabethton, TN		310	4,604	336	310	4,940	794	2003	1980
in, TN		440	8,060	134	440	8,194	1.180	2001	1981
ugene, OR		300	5.316	154	300	5,316	1,100	1998	1972
irfield, AL		530	9,134		530	9,134	962	2003	1965
all River, MA		620	5,829	4,856	620	10,685	2,341	1996	1973
armerville, LA		147	4,087	4,030	147	4,087	161	2005	1984
lorence. AL		320	3,975		320	3,975	495	2003	1972
ort Myers, FL		636	6.026		636	6.026	2.197	1998	1984
ort Pierce, FL		440	3,560		440	3,560	141	2005	1973

						Carried at Close of Per			
		Initial C	Cost to Company Buildings &	Cost Capitalized Subsequent to		Buildings &	Accumulated Depreciation and	Year	Year
escription	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
ardnerville, NV		\$ 182	\$ 1,718	\$ 785	\$ 182	\$ 2,503	\$ 701	2004	2000
oshen, IN		210	6,160		210	6,160	82	2006	2006
raceville, FL		150	13,000		150	13,000	121	2006	1980
rand Prairie, TX		574	3,426		574	3,426	182	2005	1982
ranite City, IL		610	7,143	842	610	7,985	2,781	1998	1973
ranite City, IL reeneville, TN		400 400	4,303 8,290	707	400 400	5,010 8,290	1,700 663	1999 2004	1964 1979
anover. IN		210	4,430		210	4,430	325	2004	2000
ardin, IL		50	5,350	135	50	5,485	1,506	2004	1996
arriman, TN		590	8,060	155	590	8,218	1,260	2002	1972
erculaneum, MO		127	10,373	393	127	10,766	2,852	2002	1984
illiard, FL		150	6,990	555	150	6,990	1,657	1999	1990
omestead. FL		2,750	11,750		2,750	11,750	112	2006	1994
ouston, TX		600	2,700		600	2,700	150	2005	1974
ouston, TX		630	5,970	750	630	6,720	811	2002	1995
uron, OH		160	6,088	252	160	6,340	177	2005	1983
dianapolis, IN		255	2,473		255	2,473	63	2006	1981
dianapolis, IN		75	925		75	925	106	2004	1942
ckson, MS		410	1,814		410	1,814	234	2003	1968
ickson, MS			4,400			4,400	1,540	2003	1980
ickson, MS			2,150			2,150	753	2003	1970
mestown, TN fferson City, MO		370	6,707 6,730	301	370	6,707 7,031	1,230 1,852	2004 2002	1966 1982
efferson, OH		370	6,730	301	3/0	7,031 9,120	1,852	2002	1982
mesboro, GA		840	9,120		840	9,120	240	2008	1984
ent, OH		215	3,367		215	3,367	1,339	1989	1992
issimmee, FL		230	3,854		230	3,854	273	2004	1972
aBelle, FL		60	4,946		60	4,946	380	2004	1986
ake Placid, FL		150	12,850		150	12,850	910	2004	1984
akeland, FL		696	4,843		696	4,843	1,784	1998	1984
ee, MA		290	18,135	926	290	19,061	2,440	2002	1998
ittleton, MA		1,240	2,910		1,240	2,910	445	1996	1975
ongview, TX		293	1,707		293	1,707	105	2005	1971
ongwood, FL		480	7,520		480	7,520	530	2004	1980
ouisville, KY		490	10,010		490	10,010	530	2005	1978
ouisville, KY		430	7,135	163	430	7,298	1,085	2002	1974
ouisville, KY		350	4,675	109	350	4,784	727	2002	1975
owell, MA		370	7,450		370	7,450	413	2004	1977
ufkin, TX Ianchester, NH		416 340	1,184 4,360		416 340	1,184 4,360	106 186	2005 2005	1919 1984
Iarianna, FL		340	8,910		340	4,500	83	2005	1904
IcComb, MS		120	5,786		120	5,786	592	2003	1973
lemphis, TN		970	4,246		970	4,246	506	2003	1981
Iemphis, TN		480	5,656		480	5,656	624	2003	1982
Iemphis, TN		940	5,963		940	5,963	545	2004	1951
Ierrillville, IN		643	7,084	3,526	643	10,610	3,045	1997	1999
Iesa, AZ		940	2,579		940	2,579	117	2005	1984
lidwest City, OK		470	5,673		470	5,673	1,898	1998	1958
lidwest City, OK		484	5,516		484	5,516	256	2005	1987
fillbury, MA		930	4,570		930	4,570	399	2004	1972
lobile, AL		440	3,625		440	3,625	437	2003	1982
ionteagle, TN ionterey, TN		310	3,318 4,195		310	3,318 4,195	367 769	2003 2004	1980 1977
Ionterey, 1 N Ionticello, FL		140	4,195		140	4,195	354	2004	1977
lorgantown, KY		380	4,471 3,705		380	4,4/1 3,705	334	2004	1980
oss Point, MS		120	7,280		120	7,280	524	2003	190.
ountain City, TN		220	5,896	661	220	6,556	1,579	2004	193.
aples, FL		550	5,450	001	550	5,450	351	2001	1968
atchitoches, LA		190	4,096		190	4,096	153	2005	1965
edham, MA		1,610	13,715	365	1,610	14,081	1,969	2002	1994
ew Haven, CT		160	4,778		160	4,778	11	2006	1958
ew Haven, IN		176	3,524		176	3,524	270	2004	1981
ew Port Richey, FL		624	7,307		624	7,307	2,644	1998	1984
orth Miami, FL		430	3,918		430	3,918	379	2004	1968
orth Miami, FL		440	4,830		440	4,830	382	2004	1963
orwalk, CT		410	2,118	1,782	410	3,900	210	2004	1971
klahoma City, OK		473	10,729		473	10,729	136	2006	1979
rmond Beach, FL			2,739	74		2,812	651	2002	1983

						Gross Amount at Whie Carried at Close of Per			
		Initial C	Cost to Company Buildings &	Cost Capitalized Subsequent to		Buildings &	Accumulated Depreciation and		Year Built
Description	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	
verland Park, KS		\$ 1,120	\$ 8,360		\$ 1,120	\$ 8,360	\$ 252	2005	1970
wensboro, KY		240	6,760		240	6,760	345	2005	1966
wensboro, KY		225	13,275		225	13,275	582	2005	1964
wenton, KY		100 300	2,400 9,200		100	2,400 9,200	129 653	2005 2004	1979 1992
anama City, FL ayson, AZ		180	3,988		180	3,988	1,145	1998	1992
geon Forge, TN		320	4,180	\$ 117	320	4,297	689	2001	1986
ano, TX		1,305	9,095	0	1,305	9.095	412	2005	1977
leasant Grove, AL		480	4,429		480	4,429	529	2003	1964
lymouth, MA		440	6,220		440	6,220	361	2004	1968
ort St. Joe, FL		370	2,055		370	2,055	271	2004	1982
rospect, CT		820 370	1,441	2,118	820	3,559	151	2004	1970
ueblo, CO ueblo, CO		370	6,051 9,391		370 250	6,051 9,391	1,701	1998 2005	1989 1986
uincy, FL		200	5,333		200	5,333	289 425	2005	1980
uitman. MS		60	10.340		60	10.340	701	2004	1976
heems, PA		200	1,575		200	1,575	169	2003	1996
ichmond, VA		1,210	2,889		1,210	2,889	434	2003	1995
idgely, TN		300	5,700	97	300	5,797	856	2001	1990
inggold, LA		30	4,174		30	4,174	150	2005	1984
ochdale, MA		675	11,847	1,899	675	13,746	1,552	2002	1995
ockledge, FL ockwood, TN		360 500	4,117 7,116	741	360 500	4,117 7,857	815 1,205	2001 2001	1970 1979
ockwood, 1N ogersville, TN		350	3,278	/41	350	7,857	1,205	2001	1979
oyal Palm Beach, FL		980	8,320		980	8,320	604	2003	1980
uleville. MS		0	50		500	50	18	2004	1978
uston, LA		130	9,403		130	9,403	300	2005	1988
an Antonio, TX		560	7,315		560	7,315	936	2002	2000
andwich, MA		1,140	11,190	136	1,140	11,326	634	2004	1987
arasota, FL		560	8,474		560	8,474	1,685	1999	2000
arasota, FL		600	3,400		600	3,400	244	2004	1982
cituate, MA eville, OH		1,740 230	10,640 1,770		1,740 230	10,640 1,770	297 105	2005 2005	1976 1981
helby, MS		230	5,340		230	5,340	373	2005	1981
helbyville, KY		630	3,870		630	3,870	172	2005	1965
puth Boston, MA		385	2.002	5,218	385	7,220	1,666	1995	1961
outh Pittsburg, TN		430	5,628		430	5,628	486	2004	1979
outhbridge, MA		890	8,110	762	890	8,872	671	2004	1976
pring City, TN		420	6,085	2,579	420	8,664	1,232	2001	1987
t. Louis, MO		750	6,030		750	6,030	740	1995	1994
tarke, FL tuart, FL		120 390	10,180		120 390	10,180	717 566	2004 2004	1990 1985
wanton, OH		330	8,110 6,370		330	8,110 6,370	388	2004	1965
ampa, FL		830	6,370		830	6,370	554	2004	1950
prington, CT		360	1,261	624	360	1,885	112	2004	1966
roy, ÕH		470	16,730		470	16,730	980	2004	1971
ucson, AZ		930	13,399		930	13,399	385	2005	1985
upelo, MS		740	4,092		740	4,092	478	2003	1980
hrichsville, OH		24	6,716		24	6,716	159	2006	1977
enice, FL ero Beach, FL		500 660	6,000		500 660	6,000	379	2004 1998	1987 1984
ero Beach, FL /areham, MA		660 875	9,040 10,313	1,461 1,701	660 875	10,501 12,014	3,650 1,450	1998 2002	1984
arenain, MA		240	3,810	1,701	240	3,810	1,450	2002	1969
arren, Ori		370	2,166		370	2,166	5	2003	1973
ebster, MA		234	3,580	713	500	4,026	2,186	1995	1986
ebster, MA		70	5,917		70	5,917	3,050	1995	1982
ebster, TX		360	5,940		360	5,940	757	2002	2000
est Haven, CT		580	1,620	1,034	580	2,654	138	2004	1971
est Palm Beach, FL		696	8,037		696	8,037	3,293	1998	1984
est Worthington, OH		510	5,090		510	5,090	135	2006	1980
vestlake, OH vestlake, OH		1,320 571	17,936 5,411		1,330 571	17,926 5,411	2,532 1,464	2001 1998	1985 1957
estuake, OH 'estmoreland, TN		330	5,411	2,635	330	5,411 4,456	1,464 669	2001	195/
hite Hall. IL		50	5,550	2,635	50	6,220	1,658	2001	1994
hitemarsh, PA		2,310	6,190	070	2,310	6,190	327	2002	19/1
filliamstown, KY		70	6,430		70	6,430	285	2005	1987
innfield, LA		31	6,480		31	6,480	217	2005	1964

Indicate Canadra and Antipation and Antipat							Gross Amount at Whi Carried at Close of Per			
Normality Va. 5 600 8 4.420 5 600 8 4.420 5 600 700			Initial C				Buildings &	Depreciation	Year	Year
Mathem 1.63 2.26 S 2.00 1.03 2.03 1.03 1.03 1.03 1.03 1.03 1.03 1.03 1.03 1.03 1.03 1.00 <th1< th=""><th>Description</th><th>Encumbrances</th><th>Land</th><th>Improvements</th><th>Acquisition</th><th>Land</th><th>Improvements</th><th>Amortization</th><th>Acquired</th><th>Built</th></th1<>	Description	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
Maccess, M. Ling 5.402 2.407 1.109 7.09 316 001 1052 Tab Shale Overgan 3.209 2.4.10 1.342 3.209 2.5.17 111.435 1340.25	Woodbridge, VA									
Tank Skill Narving Fachline: 5 24672 11,19 L2MS62 51,73 11,13 L3M253 1358 Tank Skill CAT Fachline: 729 64,30 1,42 729 65,52 632 205 198 Allen GA 2009 14,014 209 14,014 4919 199 199 Allen GA 2009 14,014 209 14,014 4919 199 199 Allen GA 2009 14,014 2009 15,03 4,049 199 199 199 Allen GA 309 2,129 7,055 611 200 2001 199										
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Amella harding, FL 3.20 2.430 1,342 3.200 2.562 652 632 109 Amella harbara, C 130 1 130 1 300 109 100 </td <td></td> <td>\$ 24,673</td> <td>111,159</td> <td>1,298,362</td> <td>51,175</td> <td>111,435</td> <td>1,349,258</td> <td>158,686</td> <td></td> <td></td>		\$ 24,673	111,159	1,298,362	51,175	111,435	1,349,258	158,686		
Adverson, SC 710 6.290 710 6.290 898 303 1986 Advers, AL 2005 14.914 2005 14.914 4.919 1999 1999 1999 1999 1999 1999 1999 1999 1999 1990 <td></td>										
Ahan, CA 2.03 14.014 2.03 1.014 4.03 1.97 1.99 Calambia, SC 2.123 4.460 2.125 2.120 7.045 6.01 2.03 1.80 Calambia, SC 3.50 1.406 2.123 2.120 7.045 6.01 2.03 1.80 Desp. NG 3.50 1.40 3.50 1.40 3.50 2.00 1.90 Calambia, SC 1.04 1.03.00 1.14 1.03.00 3.00 2.00 1.99 Calawa, CA 7.00 1.30.00 7.00 1.30.00 3.00 2.00 1.99 Calawa, CA 7.00 1.30.00 7.00 1.30.00 3.00 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99 2.00 1.99					1,342					
Amea, CO 1,273 1,203 1,273 1,203 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273 2,030 1,273										
Amelin, TX B80 9.53 B80 9.520 2.10 1999 1989 Comban, CA 1.00 1.20 1.80 2.10 1.90 2.00 1.00 Deaglawills, GA 3.00 2.530 3.00 2.530 4.00 2.530 1.00 2.50 1.00 2.50 1.00 1.00 2.50 1.00 1.				14,914			14,914	4,919		1999
Calambia, SC 2.120 4.460 2.145 2.143 7.045 61 20.03 20.00 Devex, CA 3.000 2.530 4.500 2.300 1.500				0.520			0.530	2.1.40		1000
Denver, CD 3.563 14.956 3.563 14.956 9.87 9.97 Denvis, CD 1.94 1.937 3.9 2.23 2.9 2.93 1.957 Genderville, NV 1.144 1.0380 1.144 1.0380 3.0 2.00 1.991 Boates, T, N 4.791 7.100 4.791 7.107 0.41 2.00 1.991 Boates, T, N 4.791 7.100 4.791 7.107 0.41 2.00 1.991 Boates, T, N 4.791 7.100 4.791 7.107 0.41 2.00 1.991 Matters, CA 4.300 1.2125 3.29 0.00 1.991 Matters, CA 1.300 4.207 1.00 1.00 1.00 1.991 9.991 Matters, NC 2.00 6.430 7.00 1.00 9.200 1.00 9.007 1.991 9.991 Statisty, NC 2.00 1.00 3.290 6.70 1.00 9.200 1.00					2 105	2 1 2 0				
Deaglewills, GA 90 217 90 217 25 2003 1985 Franzi, GA 400 25.303 1.00 25.303 1.00 4.39 1200 1985 Gilby, CA, NY 1.00 1.393 1.70 1.9380 4.70 1985 1995 Gilby, CA, NY 4.95 6.277 1.00 4.23 1.00 1915 Gilby, CA 4.95 6.275 4.65 6.297 110 2005 1981 Materia, CA 1.00 1.2125 1.00 1.153 1.929 2005 1981 Maryskill, WA 6.20 4.780 6.50 1.007 1.00 1.50 1.940 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 2003 1.991 </td <td></td> <td></td> <td></td> <td></td> <td>2,183</td> <td></td> <td></td> <td></td> <td></td> <td></td>					2,183					
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Indiangolis, IN 485 6.27 485 6.27 110 206 [931] Matter, CA 1.30 1.2.21 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.2.30 1.30 1.3.30 1.30 1.3.30 1.30 1.3.30 1.3.3.3 1.3.3 1.3.3			4.791	7 100		4,791		974		
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Naples, FL 1,716			270	6,430		270	6,430		2005	1998
Osiming, NY 1.510 9.490 1.510 9.490 1.238 2002 1967 Pavleys Island, SC 1.010 32.590 670 1.010 33.580 44 2005 1988 Raytown, MO 5.10 5.490 670 1.007 19.672 500 2005 2006 2005 2008 Sonora, CA 1.100 18.400 1.100 18.400 4.100 18.400 4.800 4.800 4.800 4.800 4.800 4.800 1.800 1.800										
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Rohmer Park, CA 6.500 18,700 5.500 18,700 500 2005 1998 Sonoma, CA 1,100 18,400 1,100 18,400 3,30 15,750 3,305 15,750 1,400 1998 1998 Sonoma, CA 3,330 15,750 3,330 15,750 3,400 3,305 15,750 1,470 1999 1999 Terre Haut, IN 530 14,740 550 14,740 16,70 1992 1991 Urban, IL 530 14,740 550 14,700 16,700 1992 1991 Vins IL, IL 670 6,780 6,780 6,780 1992 1991 <t< td=""><td>Pawleys Island, SC</td><td></td><td>1,010</td><td>32,590</td><td>670</td><td>1,010</td><td>33,260</td><td>844</td><td>2005</td><td>1998</td></t<>	Pawleys Island, SC		1,010	32,590	670	1,010	33,260	844	2005	1998
Raswell, GÅ 1.107 9.627 1.107 9.627 3.787 1997 1995 Spattaburg, SC 3.350 15.750 4.10 2005 1988 Spattaburg, SC 3.350 15.750 4.10 2005 1989 Treir Haut, IN 530 15.750 4.10 2005 1989 Treir Haut, IN 530 14.740 550 14.740 1.673 2005 1989 Yaccville, CA 500 17.100 900 17.100 4600 18.000 470 2005 1988 Vallejo, CA 4.000 18.000 4.000 18.000 4005 1997 1999 Vallejo, CA 4.000 18.000 44.622 35.60 1997 Total Independent Living / CRCF Facilities 0 2.650 13.52 36.6 2.055 1997 Total Independent Living / CRCF Facilities 0 3.00 3.781 3.02 3.02 1997 1998 Bealingry, MA 3.03	Raytown, MO									
Sonoan, CA 1,100 18,400 1,100 18,400 489 2005 1988 Spatrahug, SC 3,350 15,750 3,369 3,006 175 7,305 1,870 1999 1999 Trivi Falls, ID 550 14,740 550 14,740 16,74 2002 1991 Vacaville, CA 670 6,780 552 2002 1993 Vacaville, CA 900 17,100 400 17,100 470 6,780 252 2002 1998 Vacaville, CA 900 17,100 400 11,000 47 2005 1997 Visson Salen, NC 2459 13,559 17,75 2,859 13,725 38 2005 1997 Total Independent Living / CCRC Facilities: 0 57,492 48,78 57,692 416,252 39,560 2005 1996 Bellare, TX 300 13,781 300 13,781 40,733 3200 2005 19916 Bellare, TX<	Rohnert Park, CA									1988
Spartaburg, SC 3,350 15,750 3,350 15,750 410 2005 1998 Treer Haute, IN 157 3,499 3,400 157 7,305 1,700 1999 1999 Twin Falls, ID 550 14,740 550 14,740 1,674 2002 1998 Vacaville, CA 900 17,100 900 17,100 457 2005 1998 Vacaville, CA 900 17,100 900 17,100 457 2005 1998 Valley, CA 4000 11,000 1,000 11,000 2006 1997 Valley, CA 2,450 13,550 17,75 2,600 13,725 368 2005 1997 Total Independent Living / CCRC Facilities: 0 7,902 40,733 53 2005 1997 Mainton XA 3,740 40,733 53 2005 1996 Strainton XA 3,500 7,505 11,054 3,650 13,733 2005 1996 <	Roswell, GA									
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Braintee, MA30013,781					2 0 2 0					
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Tulsa, OK 1.954 3.809 1.988 1.954 5.798 13 2006 1992 Wester, TX 1.262 8.575 2.444 1.262 1.019 19 19 Total Specialty Care Facilities: 0 18,986 203,283 21,148 18,986 224,431 27,717 Arcadia, CA(7) 10,830 4.796 27,557 2.416 4.796 29,983 31 2006 1992 Arcada, CA(7) 10,830 4.796 27,557 2.416 4.796 29,983 31 2006 1992 Auroa, IL 4.007,0 10,760 12,774 3.311 10,700 16,056 30 2006 1992 Auroa, IL 482 7.839 1.021 482 8.880 13 2006 1992 Auroa, IL 462 7.899 1.021 482 8.880 13 2006 1992 Auroa, IL 5.077 3.341 2.704 8.538 23 2006	Springfield, MA		2,100	22,913	160	2,100	23,073	7,202	2005	1952
Tulsä, OK 1,954 3,809 1,988 1,954 5,798 13 2006 1992 Wester, TX 1,262 8,575 2,444 1,262 1,019 19 19 1906 1992 Total Specialty Care Facilities: 0 18,986 203,283 21,148 18,986 224,431 27,717 9 Arcadia, CA(7) 10,830 4.795 27,577 2,416 4.796 29,983 31 2006 1992 Arcada, CA(7) 10,830 4.796 27,577 2,416 4.796 29,983 31 2006 1992 Aurona, IL 4.000 10,760 12,774 3,311 10,790 16,056 30 2006 1992 Aurona, IL 4.000 12,774 3,311 10,790 16,056 30 2006 1992 Aurona, IL 4.000 1,777 1,062 1,740 2,239 5 2006 1989 Aurona, IL 5,677 2,167 3,341 </td <td>Stoughton, MA</td> <td></td> <td>975</td> <td>25,247</td> <td></td> <td>975</td> <td>25,247</td> <td>8,048</td> <td>2005</td> <td>1958</td>	Stoughton, MA		975	25,247		975	25,247	8,048	2005	1958
Total Specialty Care Facilities: 0 18,986 203,283 21,148 18,986 224,431 27,717 Medical Office Buildings: 10,830 4.796 27,567 2,416 4.796 29,983 31 2006 1992 Atcadia, CA(7) 10,830 4.796 27,577 2,416 4.796 29,983 31 2006 1992 Autora, G. 10,760 12,774 3,311 10,700 16,056 30 2006 1992 Aurora, IL 482 7,839 1,021 482 8,880 13 2006 1992 Aurora, IL 482 7,839 1,021 482 8,880 13 2006 1989 Aurora, IL 6,677 3,441 2,704 8,538 23 2006 1989 Aurora, IL 6,677 3,647 3,547 3,547 3,1219 44 2006 2005 Bellaire, TX 5,657 2,767 3,547 3,547 3,1219 4006	Tulsa, OK		1,954	3,809	1,988	1,954	5,798	13	2006	1992
Total Specialty Care Facilities: 0 18,986 203,283 21,148 18,986 224,431 27,717 Medical Office Buildings: 10,830 4.796 27,567 2,416 4.796 29,983 31 2006 1992 Atcadia, CA(7) 10,830 4.796 27,577 2,416 4.796 29,983 31 2006 1992 Autora, G. 10,760 12,774 3,311 10,700 16,056 30 2006 1992 Aurora, IL 482 7,839 1,021 482 8,880 13 2006 1992 Aurora, IL 482 7,839 1,021 482 8,880 13 2006 1989 Aurora, IL 6,677 3,441 2,704 8,538 23 2006 1989 Aurora, IL 6,677 3,647 3,547 3,547 3,1219 44 2006 2005 Bellaire, TX 5,657 2,767 3,547 3,547 3,1219 4006	Webster, TX		1,262	8,575	2,444	1,262			2006	1991
Arcadia, CA(7) 10,83 4.795 27.567 2.416 4.796 29,983 31 2006 1992 Alanta, GA 10,760 12,774 3.311 10,705 0 10,656 30 2006 1992 Aurona, IL 482 7.859 1.021 482 8.880 13 2006 1992 Aurona, IL 407 1.177 1.062 1.740 2.239 5 2006 1989 Aurona, IL 6,617 1.674 1.177 1.062 1.740 2.239 5 2006 1989 Aussel, GA(7) 4,51 2.704 5.197 3.341 2.704 8.538 23 2006 1989 Aussel, GA(7) 3.657 27.672 3.547 3.657 3.219 44 2006 2005	Total Specialty Care Facilities:	0	18,986	203,283	21,148	18,986	224,431	27,717		
Atlanta, GA 10,760 12,274 3,311 10,790 16,056 30 2006 1992 Aurora, IL 482 7,859 1,021 482 8,880 13 2006 1996 Aurora, IL 1,740 1,177 1,062 1,740 2,239 5 2006 1989 Austell, GA(7) 4,551 2,704 5,197 3,341 2,704 8,538 23 2006 1989 Austell, GA(7) 4,657 2,767 3,547 3,1219 44 2006 2005										
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Austell, GA(7) 4,51 2,704 5,197 3,341 2,704 8,538 23 2006 1999 Bellaire, TX 3,657 27,672 3,547 3,627 31,219 44 0.006 2005										
Bellaire, TX 3,657 27,672 3,547 3,657 31,219 44 2006 2005										
		4,551								
Birmingiani, AL /,1/8 2,12/ 9,305 13 2006 19/1			3,657		3,547	3,657		44		
	Dimingnam, AL			/,1/8	2,127		9,305	13	2006	19/1

						Gross Amount at Whi Carried at Close of Per			
Description			ost to Company Buildings &	Cost Capitalized Subsequent to		Buildings &	Accumulated Depreciation and	Year	Year
- ·	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
Birmingham, AL			\$ 8,070	\$ 1,905		\$ 9,975	\$ 13	2006	1985
Birmingham, AL			15,278	3,393		18,672	27	2006	1989
Boca Raton, FL(7)	\$ 14,729		23,852	2,760		26,612	35	2006	1995
Boynton Beach, FL(7)	4,910	\$ 1,446	6,034	1,400	\$ 1,446	7,434	11	2006	1993
Boynton Beach, FL(7)	4,404	1,451	6,425	1,096	1,451	7,521	10	2006	1995
Charlotte, NC		641	7,881	1,037	641	8,918	12	2006	1988
Coral Springs, FL		1,246	7,949	1,928	1,246	9,877	18	2006	1993
Dallas, TX(7)	16,571		29,208	5,401		34,608	58	2006	1995
Decatur, GA		508	974	979	508	1,953	6	2006	1971
Delray Beach, FL(7)	14,552		21,449	11,986		33,436	46	2006	1983
Durham, NC(7)	6,812	4,322	15,702	4,510	4,322	20,213	31	2006	1980
Edinburg, TX(7)	6,392	337	13,375	649	337	14,023	15	2006	1996
El Paso, TX		897	2,336	603	897	2,939	5	2006	1982
El Paso, TX(7)	11,088		21,915	2,867		24,782	28	2006	1997
Fayetteville, GA(7)	3,531	522	6,238	905	522	7,143	10	2006	1999
Germantown, TN		1,962	9,289	1,790	1,962	11,079	16	2006	2002
Jupiter, FL(7)	7,740	1,676	9,345	1,621	1,676	10,966	16	2006	2001
Lakewood, CA			10,964	901		11,865	12	2006	1993
Las Vegas, NV(7)	4,789	2,052	9,378	906	2,052	10,283	11	2006	1991
Las Vegas, NV(7)	8,505	5,730	47,861	4,761	5,730	52,622	65	2006	1982
Lawrenceville, GA		1,274	8,140	1,585	1,274	9,725	14	2006	2001
Lawrenceville, GA(7)	2.511	603	3,862	750	603	4.612	7	2006	2002
Lewisville, TX			8,133	914		9,047	12	2006	1997
Los Gatos, CA			14,512	5.015		19,528	26	2006	1993
Loxahatchee, FL(7)	3.519	1.675	5,171	804	1.675	5,975	7	2006	1993
Loxahatchee, FL(7)	2,888	1,240	3,954	639	1,240	4,594	6	2006	1996
Loxahatchee, FL	2,000	1,240	3,899	697	1,240	4,596	6	2006	1996
Middletown, NY			13,156	7,759		20,915	42	2006	1998
Nashville, TN		1,505	5,469	1,218	1,505	6,687	11	2006	1986
North Las Vegas, NV(7)	6,491	-,	10,696	1,689	-,	12,385	18	2006	2000
Ocala, FL	0,102	1,708	4,095	1,044	1,708	5,139	9	2006	1991
Palm Bay, FL(7)	2,063	1,026	2,322	1,554	1,026	3,876	10	2006	1997
Palm Springs, CA	2,000	1,020	9,870	1,384	1,020	11.254	14	2006	1998
Palm Springs, FL		832	5,474	1,504	840	6,578	14	2006	1997
Palm Springs, FL(7)	2.960	684	3.115	610	684	3,724	6	2006	1993
Pearland, TX(7)	2,547	458	4,309	752	458	5,060	7	2006	2000
Pearland, TX(7)	1,732	1,542	3,408	694	1,542	4,102	6	2006	2000
Pelham, AL	1,752	688	2,412	583	688	2,995	5	2006	1990
Phoenix, AZ(7)	31,380	000	38,216	9,917	000	48,133	77	2006	1998
Plantation, FL(7)	10,503	7,892	6,666	2,226	7,892	40,133	17	2006	1996
Plantation, FL(7)	9,807	7,892	3,500	4,559	7,892	8,058	29	2006	1996
Reno, NV(7)	9,807	/,860	3,500	4,559	/,860	8,058	29	2006	1995
Sacramento, CA(7)	5,230	921	9,015	2,465	921	18,955	28 15	2006	1991
Sacramento, CA(7) San Antonio, TX(7)	5,230 6,881	1,320	9,015	3,552	1,320	12,566	28	2006	1990
San Antonio, 1X(7) Suwanee, GA	6,881	1,320	5,116	3,558	1,320	14,954 6,160	28	2006	1999
Suwanee, GA Suwanee, GA		967	5,116	1,044	1,127	5,860	9	2006	2001
Suwanee, GA Suwanee, GA		967 643	4,746	1,115 609	643	5,860	6	2006	2001
Tomball, TX(7)	3,116	643 766	4,423	1,335	643 766	5,032	12	2006	2003
	3,116	759			759				
Trussville, AL			1,495	990		2,485	6	2006	1990
Union City, TN		1,005	11,799	1,409	1,005	13,208	17	2006	1998
Voorhees, NJ		9,582	19,482	3,513	9,582	22,995	34	2006	1997
Wellington, FL(7)	7,574		12,960	1,417		14,377	16	2006	2002
West Palm Beach, FL(7)	6,498		10,185	4,068		14,254	17	2006	1995
West Palm Beach, FL(7)	7,838		10,373	3,247		13,621	24	2006	1993
West Palm Beach, FL(7)	7,240	0.07	11,034	2,305	000	13,339	20	2006	1991
Yorkville, IL		982	2,146	823	982	2,969	5	2006	1980
Total Medical Office Buildings:	248,782	93,988	662,151	145,178	94,026	807,294	1,188		
Construction in Progress:			138,222			138,222			
	378,400	386,378	3,607,259	264,810	386,693	3,881,369	347,004		
Assets Held for Sale									
Litchfield, CT		660	9,652	283	660	9,934	4,379	1997	1998
Middletown, OH		800	3,700		800	3,700	264	2004	2000
Newark, OH		410	5,711	409	410	6,120	2,185	1998	1987
Total Assets Held for Sale	0	1,870	19.063	692	1,870	19,754	6,828		

						Gross Amount at Whi Carried at Close of Per			
							Accumulated		
		Initial C	Cost to Company	Cost Capitalized			Depreciation		
			Buildings &	Subsequent to		Buildings &	and	Year	Year
Description	Encumbrances	Land	Improvements	Acquisition	Land	Improvements	Amortization	Acquired	Built
Total Investment in Real Property Owned	\$ 378,400	\$ 388,248	\$ 3,635,938	\$ 265,502	\$ 388,563	\$ 3,901,123	\$ 353,832		

- (1) In June 2003, three wholly-owned subsidiaries of the Company completed the acquisitions of three assisted living facilities from Emeritus Corporation. The properties were subject to existing mortgage debt of \$13,981,000. The three wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiaries be separate legal entities wherein the assess and liabilities are not available to pay other debts or obligations of the consolidated Company.
- (2)
- separate legal entities wherein the assets and radiaties are not available to pay other devis of congulations of the consolidated company. In September 2003, four wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiaries be separate legal entities wherein the assets and liabilities are not available to pay other debits or obligations of the consolidated Company. In September 2003, for wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidated Company. In September 2003, 17 wholly-owned subsidiaries of the Company's consolidated financial statements. Notwithstanding consolidated Living, Inc. The properties were subject to existing mortgage debt of \$59,471,000. The 17 wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiaries be separate legal entities wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Living facilities from Southern Assisted Living. Inc. The properties were subject to existing mortgage debt of \$59,471,000. The 17 wholly-owned subsidiaries are included in the Company's consolidated financial statements. Notwithstanding consolidated Company. (3)
- (4)
- Substituates to explain tegate must wherein the assets and nationates are not available to pay other devises to ongations of the consolidated Company. In September 2005, one wholly-owned subsidiary of the Company completed the acquisition of one assisted living facility from Emeritus Corporation. The property was subject to existing mortgage debt of \$6,705,000. The wholly-owned subsidiary is included in the Company's consolidated financial statements. Notwithstanding consolidation for financial statement purposes, it is the Company's intention that the subsidiary be a separate legal entity wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Company. In January 2005, one wholly-owned subsidiary of the Company's consolidated financial statements. Notwithstanding consolidated Company. In January 2005, one wholly-owned subsidiary of the Company's consolidated financial statements. Notwithstanding consolidated Company. (5)
- (6)
- In March 2006, four wholly-nowned subsidiaries of the Company completed the acquisition of four skilled nursing facilities from Provider Services, Inc. The properties were subject to existing mortgage debt of \$25,099. The wholly-owned subsidiaries of the Company completed the acquisition of four skilled nursing facilities from Provider Services, Inc. The properties were subject to existing mortgage debt of \$25,099. The wholly-owned subsidiaries of the Company's consolidated financial statements. Notwithstanding consolidated financial statement purposes, it is the Company's intention that the subsidiaries be separate legal entities wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Company. In December 2006, the Company completed the acquisition of Windrose Medical Properties Trust. Certain of the properties were subject to existing mortgage debt of \$248,844,000 (principal only). Notwithstanding consolidation financial statement purposes, it is the Company's intention that the subsidiaries related to the aforementioned properties be separate legal entities wherein the assets and liabilities are not available to pay other debts or obligations of the consolidated Company. (7)

			Year En	ded December 31,	
	20	06	- (1-	2005 1 thousands)	 2004
ivestment in real estate:			u)	r tilousailus)	
Balance at beginning of year	\$ 2.5	936,800	\$	2,409,963	\$ 1,893,977
Additions:	. ,			,,	,,-
Acquisitions	1,	239,289		568,660	504,336
Improvements		169,811		31,422	33,538
Conversions from loans receivable		11,204		3,908	8,500
Deferred acquisition payments		2,000		18,125	
Assumed debt		25,049		22,309	 14,555
Total additions	1,	447,353		644,424	 560,929
Deductions:					
Cost of real estate sold		(94,466)		(115,179)	(44,629
Reclassification of accumulated depreciation for assets held for sale		(6,829)		(2,408)	
Impairment of assets					 (314
Total deductions	(101,295)		(117,587)	(44,943
Balance at end of year(1)	\$ 4,	282,858	\$	2,936,800	\$ 2,409,963
ccumulated depreciation:			-		
Balance at beginning of year	\$	274,875	\$	219,536	\$ 152,440
Additions:					
Depreciation and amortization expenses		97,638		84,828	74,015
Deductions:					
Sale of properties		(18,677)		(27,081)	(6,919
Reclassification of accumulated depreciation for assets held for sale		(6,829)		(2,408)	
Balance at end of year	\$	347,007	\$	274,875	\$ 219,536

(1) The aggregate cost for tax purposes for real property equals \$4,049,675 at December 31, 2006.

SCHEDULE IV — MORTGAGE LOANS ON REAL ESTATE December 31, 2006

						(In thousands)	Principal Amoun of Loans Subject
Description	Interest Rate	Final Maturity Date	Periodic Payment Terms	Prior Liens	Face Amount of Mortgages	Carrying Amount of Mortgages	to Delinquent Principal or Interest
Two skilled nursing facilities in Florida	9.89%	09/30/20	Monthly Payments \$306.326		\$ 34,000	\$ 33,894	None
Chicago, IL	16.48%	6/30/07	Monthly Payments		20,355	18,330	None
(Specialty care facility)			\$234.525			-,	
Lauderhill, FL	11.50%	09/01/12	Monthly Payments		12,700	12,453	None
(Skilled nursing facility)			\$128,975				
Four assisted living facilities in Ohio	8.96%	08/01/08	Monthly Payments		15,965	11,047	None
and Pennsylvania			\$82,480				
Six skilled nursing facilities	5.75%	06/30/18	Monthly Payments		11,000	11,000	None
in Illinois and Missouri			\$52,708				
26 skilled nursing facilities and three	13.69%	03/31/10	Monthly Payments		11,143	9,252	None
assisted living facilities in Florida,			\$275,000				
Pennsylvania, South Carolina,							
Tennessee and Kentucky							
Sun Valley, CA	9.63%	05/01/08	Monthly Payments		18,800	7,472	None
(Specialty care facility)			\$91,547				
Bala, PA	11.50%	07/01/08	Monthly Payments		7,400	7,145	None
(Skilled nursing facility)			\$68,470				
Plymouth, MA	19.26%	09/09/09	Monthly Payments		6,175	6,175	None
(Independent living facility)			\$52,179				
Boalsburg, PA	19.00%	06/01/07	Monthly Payments		5,938	5,350	None
(Independent living facility)			\$35,666				
28 mortgage loans relating to	From	From	Monthly Payments		62,072	55,497	None
19 skilled nursing facilities, 63	3.9% to	06/01/07	from \$45				
assisted living facilities, 12 independent living facilities and 2	19.26%	07/01/20	to \$99,787				
specialty care facilities							
Totals					\$ 204,316	\$ 177,615	\$

	Year Ended December 31,					
	2006 2005			2004		
	(In thousands)					
Reconciliation of mortgage loans:						
Balance at beginning of year	\$	141,467	\$	155,266	\$	164,139
Additions:						
New mortgage loans		87,563		36,055		30,057
		229,030		191,321		194,196
Deductions:						
Collections of principal(1)		40,155		45,946		20,197
Conversions to real property		11,204		3,908		8,500
Charge-offs		56				
Other(2)						10,233
		51,415		49,854		38,930
Balance at end of year	\$	177,615	\$	141,467	\$	155,266
			-			

Includes collection of negative principal amortization.
 Includes mortgage loans that were reclassified to working capital loans during the periods indicated.

EXHIBIT INDEX

- 2.1 Agreement and Plan of Merger, dated as of September 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed September 15, 2006, and incorporated herein by reference thereto).
- 2.2 Amendment No. 1 to Agreement and Plan of Merger, dated as of October 12, 2006, by and among Health Care REIT, Inc., Heat Merger Sub, LLC, Heat OP Merger Sub, L.P., Windrose Medical Properties Trust and Windrose Medical Properties, L.P. (filed with the Commission as Exhibit 2.1 to the Company's Form 8-K filed October 13, 2006, and incorporated herein by reference thereto).
- 3.1 Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
- 3.2 Certificate of Designation, Preferences and Rights of Junior Participating Preferred Stock, Series A, of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
 3.3 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporation of the Company (filed with the Company's Form 10-K filed March 20, 2000, and incorporation of the Company's Form 10-K filed March 20, 2000, and incorporation of the Company's Form 10-K filed March
- 3.3 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 10-K filed March 20, 2000, and incorporated herein by reference thereto).
 3.4 Certificate of Amendment of Second Restated Certificate of Incorporation of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed June 13,
- 2003, and incorporated herein by reference thereto). 3.5 Certificate of Designation of 7⁷/₈% Series D Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A/A
- filed July 8, 2003, and incorporated herein by reference thereto). 3.6 Certificate of Designation of 6% Series E Cumulative Convertible and Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the
- Company's Form 8-K filed October 1, 2003, and incorporated herein by reference thereto).
- 3.7 Certificate of Designation of 75/8% Series F Cumulative Redeemable Preferred Stock of the Company (filed with the Commission as Exhibit 2.5 to the Company's Form 8-A filed September 10, 2004, and incorporated herein by reference thereto).
- 3.8 Certificate of Designation of 7.5% Series G Cumulative Convertible Preferred Stock of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed December 20, 2006, and incorporated herein by reference thereto).
- 3.9 Amended and Restated By-Laws of the Company (filed with the Commission as Exhibit 3.1 to the Company's Form 8-K filed September 8, 2004, and incorporated herein by reference thereto).
- 4.1 The Company, by signing this Report, agrees to furnish the Securities and Exchange Commission upon its request a copy of any instrument that defines the rights of holders of long-term debt of the Company and authorizes a total amount of securities not in excess of 10% of the total assets of the Company.
 4.2 Indenture dated as of April 17, 1997 between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 21, 1997,
- and incorporated herein by reference thereto).
 First Supplemental Indenture, dated as of April 17, 1997, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
- 4.4 Second Supplemental Indenture, dated as of March 13, 1997, no Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
 4.4 Second Supplemental Indenture, dated as of March 13, 1998, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
- Exclusion a section of the Company's Form 8-K filed March 11, 1998, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
 Third Supplemental Indenture, dated as of March 18, 1999, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as
- Exhibit 4.2 to the Company's Form 8-K filed March 17, 1999, and incorporated herein by reference thereto).
- 4.6 Fourth Supplemental Indenture, dated as of August 10, 2001, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed August 9, 2001, and incorporated herein by reference thereto).

- 4.7 Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.8 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 5, dated September 10, 2003, to Indenture dated as of April 17, 1997, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.3 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.9 Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
- 4.10 Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 9, 2002, and incorporated herein by reference thereto).
 A supplemental Indenture No. 1, dated as of September 9, 2002, and incorporated herein by reference thereto).
- 4.11 Amendment No. 1, dated March 12, 2003, to Supplemental Indenture No. 1, dated as of September 6, 2002, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed March 14, 2003, and incorporated herein by reference thereto).
- 4.12 Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.2 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.13 Amendment No. 1, dated September 16, 2003, to Supplemental Indenture No. 2, dated as of September 10, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.4 to the Company's Form 8-K filed September 24, 2003, and incorporated herein by reference thereto).
- 4.14 Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed October 30, 2003, and incorporated herein by reference thereto).
- 4.15 Amendment No. 1, dated September 13, 2004, to Supplemental Indenture No. 3, dated as of October 29, 2003, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A., as successor to Fifth Third Bank (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed September 13, 2004, and incorporated herein by reference thereto).
- 4.16 Supplemental Indenture No. 4, dated as of April 27, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 28, 2005, and incorporated herein by reference thereto).
 4.17 Supplemental Indenture No. 5, dated as of November 30, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed April 28, 2005, and incorporated herein by reference thereto).
- 4.17 Supplemental Indenture No. 5, dated as of November 30, 2005, to Indenture for Senior Debt Securities, dated as of September 6, 2002, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed November 30, 2005, and incorporated herein by reference thereto).
 4.18 Indenture, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as Exhibit 4.1 to the Company's Form 8-K filed November 30, 2005, and incorporated herein by reference thereto).
- Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto). 4.19 Supplemental Indenture No. 1, dated as of November 20, 2006, between the Company and The Bank of New York Trust Company, N.A. (filed with the Commission as
- Exhibit 4.2 to the Company's Form 8-K filed November 20, 2006, and incorporated herein by reference thereto).
 4.20 Form of Indenture for Senior Subordinated Debt Securities (filed with the Commission as Exhibit 4.9 to the Company's Form S-3 (File No. 333-73936) filed November 21, 2001, and incorporated herein by reference thereto).

- 4.21 Form of Indenture for Junior Subordinated Debt Securities (filed with the Commission as Exhibit 4.10 to the Company's Form S-3 (File No. 333-73936) filed November 21, 2001, and incorporated herein by reference thereto).
- 10.1 Third Amended and Restated Loan Agreement, dated as of July 26, 2006, by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed July 28, 2006, and incorporated herein by reference thereto).
- 10.2 Amendment No. 1 to Third Amended and Restated Loan Agreement by and among the Company and certain of its subsidiaries, the banks signatory thereto, KeyBank National Association, as administrative agent, Deutsche Bank Securities Inc., as syndication agent, and UBS Securities LLC, Bank of America, N.A. and JPMorgan Chase Bank, N.A., as documentation agents, dated as of September 20, 2006 (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed September 26, 2006, and incorporated herein by reference thereto).
- 10.3 Credit Agreement, dated as of May 31, 2006, by and among the Company and certain of its subsidiaries and Fifth Third Bank (filed with the Commission as Exhibit 10.1 to the Company's Form 8-K filed June 5, 2006, and incorporated by reference thereto).
- 10.4 ISDA Master Agreement and Schedule dated as of May 6, 2004 by and between Bank of America, N.A. and Health Care REIT, Inc. (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.5 Interest Rate Swap Confirmation dated May 10, 2004 between Health Care REIT, Inc. and Bank of America, N.A. (filed with the Commission as Exhibit 10.4 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.6 Interest Rate Swap Confirmation dated May 6, 2004 between Health Care REIT, Inc. and Deutsche Bank AG (filed with the Commission as Exhibit 10.5 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.7 Health Care REIT, Inc. Interest Rate & Currency Risk Management Policy adopted on May 6, 2004 (filed with the Commission as Exhibit 10.6 to the Company's Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).
- 10.8 The 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Appendix II to the Company's Proxy Statement for the 1995 Annual Meeting of Stockholders, filed September 29, 1995, and incorporated herein by reference thereto).*
- 10.9 First Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.2 to the Company's Form S-8 (File No. 333-40771) filed November 21, 1997, and incorporated herein by reference thereto).*
- 10.10 Second Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 4.3 to the Company's Form S-8 (File No. 333-73916) filed November 21, 2001, and incorporated herein by reference thereto).*
- 10.11 Third Amendment to the 1995 Stock Incentive Plan of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.15 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).*
- 10.12 Stock Plan for Non-Employee Directors of Health Care REIT, Inc. (filed with the Commission as Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
- 10.13 First Amendment to the Stock Plan for Non-Employee Directors of Health Care REIT, Inc. effective April 21, 1998 (filed with the Commission as Exhibit 10.2 to the Company's Form 10-Q filed May 10, 2004, and incorporated herein by reference thereto).*
- 10.14 Health Care REIT, Inc. 2005 Long-Term Incentive Plan (filed with the Commission as Appendix A to the Company's Proxy Statement for the 2005 Annual Meeting of Stockholders, filed March 28, 2005, and incorporated herein by reference thereto).*
- 10.15 Form of Stock Option Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.17 to the Company's Form 10-K filed March 16, 2005, and incorporated herein by reference thereto).*



- Form of Restricted Stock Agreement for Executive Officers under the 1995 Stock Incentive Plan (filed with the Commission as Exhibit 10.18 to the Company's Form 10-K 10.16 filed March 16, 2005, and incorporated herein by reference thereto).*
- 10.17 Form of Stock Option Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.3 to the Company's Form 10-Q/A filed October 27, 2004, and incorporated herein by reference thereto).*
- 10.18 Form of Restricted Stock Agreement under the Stock Plan for Non-Employee Directors (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 16, 2005, and incorporated herein by reference thereto).*
- Form of Stock Option Agreement (with Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as 10.19 Exhibit 10.18 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- Form of Stock Option Agreement (with Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as 10.20 Exhibit 10.19 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).
- Form of Stock Option Agreement (without Dividend Equivalent Rights) for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission 10.21 as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- 10.22 Form of Stock Option Agreement (without Dividend Equivalent Rights) for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.21 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).
- 10.23 Form of Restricted Stock Agreement for the Chief Executive Officer under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.22 to the Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- Form of Restricted Stock Agreement for Executive Officers under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.23 to the Company's 10.24 Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- Form of Deferred Stock Unit Grant Agreement for Non-Employee Directors under the 2005 Long-Term Incentive Plan (filed with the Commission as Exhibit 10.24 to the 10.25 Company's Form 10-K filed March 10, 2006, and incorporated herein by reference thereto).*
- Restricted Stock Agreement, dated January 22, 2007, by and between Health Care REIT and Raymond W. Braun (filed with the Commission as Exhibit 10.2 to the Company's 10.26 Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).*
- Third Amended and Restated Employment Agreement, dated January 22, 2007, by and between the Company and George L. Chapman (filed with the Commission as 10.27 Exhibit 10.1 to the Company's Form 8-K filed January 25, 2007, and incorporated herein by reference thereto).*
- Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Raymond W. Braun (filed with the Commission 10.28 as Exhibit 10.18 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).
- Second Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Erin C. Ibele (filed with the Commission as 10.29 Exhibit 10.19 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto).
- Amended and Restated Employment Agreement, effective January 1, 2004, by and between Health Care REIT, Inc. and Charles J. Herman, Jr. (filed with the Commission as 10.30 Exhibit 10.20 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference thereto). 10.31
- Amended and Restated Employment Agreement, effective March 17, 2006, by and between Health Care REIT, Inc. and Scott A. Estes (filed with the Commission as Exhibit 10.1 to the Company's Form 10-Q filed May 10, 2006, and incorporated herein by reference thereto).* Employment Agreement, effective July 1, 2004, by and between Health Care REIT, Inc. and Jeffrey H. Miller (filed with the Commission as Exhibit 10.2 to the Company's
- 10.32 Form 10-Q filed July 23, 2004, and incorporated herein by reference thereto).*



- 10.33 Consulting Agreement dated as of September 12, 2006 between the Company and Fred S. Klipsch (filed with the Commission as Exhibit 10.1 to the Company's Form S-4 filed October 13, 2006, and incorporated herein by reference thereto).*
- 10.34 Consulting Agreement dated as of September 12, 2006 between the Company and Frederick L. Farrar (filed with the Commission as Exhibit 10.2 to the Company's Form S-4 filed October 13, 2006, and incorporated herein by reference thereto).*
- Employment Agreement dated as of September 12, 2006 between the Company and Daniel R. Loftus (filed with the Commission as Exhibit 10.3 to the Company's Form S-4 10.35 filed October 13, 2006, and incorporated herein by reference thereto).* Health Care REIT, Inc. Supplemental Executive Retirement Plan, effective as of January 1, 2001 (filed with the Commission as Exhibit 10.19 to the Company's Form 10-K
- 10.36 filed March 10, 2003, and incorporated herein by reference thereto).*
- 10.37 Health Care REIT, Inc. Executive Loan Program, effective as of August 1999 (filed with the Commission as Exhibit 10.20 to the Company's Form 10-K filed March 10, 2003, and incorporated herein by reference thereto).*
- Form of Indemnification Agreement between the Company and each director, executive officer and officer of the Company (filed with the Commission as Exhibit 10.1 to the 10.38 Company's Form 8-K filed February 18, 2005, and incorporated herein by reference thereto).*
- 10.39 Summary of Director Compensation. Code of Business Conduct and Ethics (filed with the Commission as Exhibit 14 to the Company's Form 10-K filed March 12, 2004, and incorporated herein by reference 14 thereto)
- 21 Subsidiaries of the Company.
- Consent of Ernst & Young LLP, independent registered public accounting firm. 23
- Power of Attorney executed by Pier C. Borra (Director). 24.1
- 24.2 Power of Attorney executed by Thomas J. DeRosa (Director). 24.3
- Power of Attorney executed by Jeffrey H. Donahue (Director). 24.4
- Power of Attorney executed by Peter J. Grua (Director). Power of Attorney executed by Fred S. Klipsch (Director). 24.5
- 24.6 Power of Attorney executed by Sharon M. Oster (Director).
- Power of Attorney executed by R. Scott Trumbull (Director). 24.7
- 24.8 Power of Attorney executed by George L. Chapman (Director, Chairman of the Board and Chief Executive Officer and Principal Executive Officer).
- 24.9 Power of Attorney executed by Scott A. Estes (Senior Vice President and Chief Financial Officer and Principal Financial Officer).
- 24.10 Power of Attorney executed by Paul D. Nungester, Jr. (Vice President and Controller and Principal Accounting Officer).
- 31.1 Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer.
- 31.2 Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer.
- 32.1 Certification pursuant to 18 U.S.C. Section 1350 by Chief Executive Officer.
- 32.2 Certification pursuant to 18 U.S.C. Section 1350 by Chief Financial Officer.

Management Contract or Compensatory Plan or Arrangement.

Summary of Director Compensation

For each calendar year, each non-employee member of the Board of Directors of Health Care REIT, Inc. (the "Company") will receive an annual retainer of \$45,000, payable in equal quarterly installments. Additionally, each of the chairs of the Audit Committee and the Compensation Committee will receive an additional retainer of \$10,000 and the chair of the Nominating/Corporate Governance Committee will receive an additional retainer of \$7,500. If the Board of Directors holds more than four meetings in a year, each non-employee member of the Board will receive \$1,500 for each meeting attended in excess of four meetings. With respect to the Audit, Compensation, Executive and Nominating/Corporate Governance Committees, if any of these committees holds more than four meetings in a year, each non-employee member of these committees will receive \$1,000 for each meeting attended in excess of four meetings.

In each calendar year and until otherwise determined by the Compensation Committee of the Board of Directors, each of the non-employee directors will receive a grant of deferred stock units with a value of \$70,000, pursuant to the Company's 2005 Long-Term Incentive Plan. The deferred stock units will be convertible into shares of common stock of the Company in three equal installments on the first three anniversaries of the date of the grant. Recipients of the deferred stock units also will be entitled to dividend equivalent rights.

SUBSIDIARIES OF THE COMPANY

Name of Subsidiary	State of Organization and Type of Entity	Date of Organization
HCRI Pennsylvania Properties, Inc.	Pennsylvania corporation	November 1, 1993
HCRI Overlook Green, Inc.	Pennsylvania corporation	July 9, 1996
HCRI Texas Properties, Inc.	Delaware corporation	December 27, 1996
HCRI Texas Properties, Inc.	Texas limited partnership	December 30, 1996
Health Care REIT International, Inc.	Delaware corporation	February 11, 1998
HCN Atlantic GP. Inc.	Delaware corporation	February 20, 1998
HCN Atlantic LP, Inc.	Delaware corporation	February 20, 1998
HCRI Nevada Properties, Inc.		March 27, 1998
1 ,	Nevada corporation	
HCRI Southern Investments I, Inc.	Delaware corporation	June 11, 1998
HCRI Louisiana Properties, L.P.	Delaware limited partnership	June 11, 1998
HCN BCC Holdings, Inc.	Delaware corporation	September 25, 1998
HCRI Tennessee Properties, Inc.	Delaware corporation	September 25, 1998
HCRI Limited Holdings, Inc.	Delaware corporation	September 25, 1998
Pennsylvania BCC Properties, Inc.	Pennsylvania corporation	September 25, 1998
HCRI North Carolina Properties, LLC	Delaware limited liability company	December 10, 1999
HCRI Massachusetts Properties, Inc.	Delaware corporation	March 17, 2000
HCRI Massachusetts Properties Trust	Massachusetts trust	March 30, 2000
HCRI Indiana Properties, Inc.	Delaware corporation	June 15, 2000
HCRI Indiana Properties, LLC	Indiana limited liability company	June 16, 2000
HCRI Holdings Trust	Massachusetts trust	September 11, 2000
HCRI Maryland Properties, LLC	Maryland limited liability company	July 19, 2001
HCRI Massachusetts Properties Trust II	Massachusetts trust	September 26, 2001
HCRI Beachwood, Inc.	Ohio corporation	October 11, 2001
HCRI Broadview, Inc.	Ohio corporation	October 11, 2001
HCRI Westlake, Inc.	Ohio corporation	October 11, 2001
HCRI Westmoreland, Inc.	Delaware corporation	October 16, 2001
HCRI Wisconsin Properties, LLC	Wisconsin limited liability company	December 11, 2001
HCRI North Carolina Properties I, Inc.	North Carolina corporation	January 1, 2002
HCRI North Carolina Properties II, Inc.	North Carolina corporation	January 1, 2002
HCRI North Carolina Properties III,	North Carolina limited partnership	January 1, 2002
Limited Partnership		-
HCRI Kentucky Properties, LLC	Kentucky limited liability company	January 7, 2002
HCRI Mississippi Properties, Inc.	Mississippi corporation	March 28, 2002
HCRI Illinois Properties, LLC	Delaware limited liability company	August 21, 2002
HCRI Missouri Properties, LLC	Delaware limited liability company	August 21, 2002
HCRI Surgical Properties, LLC	Ohio limited liability company	September 30, 2002
HCRI Tucson Properties, Inc.	Delaware corporation	November 14, 2002
HCRI Stonecreek Properties, LLC	Delaware limited liability company	June 25, 2003
HCRI Cold Spring Properties, LLC	Delaware limited liability company	June 25, 2003
HCRI Eddy Pond Properties Trust	Massachusetts trust	June 26, 2003
HCRI Investments, Inc.	Delaware corporation	July 30, 2003
HCRI Forest City Holdings, Inc.	North Carolina corporation	August 19, 2003
HCRI Asheboro Holdings, Inc.	North Carolina corporation	August 19, 2003
HCRI Smithfield Holdings, Inc.	North Carolina corporation	August 19, 2003
HCRI Greenville Holdings, Inc.	North Carolina corporation	August 19, 2003
HCRI Forest City Properties, LP	North Carolina limited partnership	August 19, 2003
HCRI Asheboro Properties, LP	North Carolina limited partnership	August 19, 2003
HCRI Smithfield Properties, LP	North Carolina limited partnership	August 19, 2003
HCRI Greenville Properties, LP	North Carolina limited partnership August 19, 2003 North Carolina limited partnership August 19, 2003	
HCRI Kirkland Properties, LLC	Delaware limited liability company	August 19, 2003 August 22, 2003
HORI RIMANU HOPEIUCS, EEC	Detaware minico naomy company	1105031 22, 2003

Name of Subsidiary	State of Organization and Type of Entity	Date of Organization
Name of Substating	and type of Entry	Organization
HCRI Ridgeland Pointe Properties, LLC	Delaware limited liability company	August 22, 2003
HCRI Drum Hill Properties, LLC	Delaware limited liability company	August 22, 2003
HCRI Fairmont Properties, LLC	Delaware limited liability company	August 22, 2003
HCRI Abingdon Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Gaston Place Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Gaston Manor Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Eden Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Weddington Park Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Union Park Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Concord Place Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Salisbury Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Burlington Manor Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Skeet Club Manor Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI High Point Manor Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Hickory Manor Holdings, Inc.	North Carolina corporation	September 10, 2003
HCRI Statesville Place Holdings I, Inc.	North Carolina corporation	September 10, 2003
HCRI Statesville Place Holdings II, Inc.	North Carolina corporation	September 10, 2003
HCRI Abingdon Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Gaston Place Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Gaston Manor Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Eden Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Weddington Park Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Union Park Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Concord Place Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Salisbury Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Burlington Manor Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Skeet Club Manor Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI High Point Manor Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI High Folit Mallor Properties, LP	North Carolina limited partnership	September 10, 2003
HCRI Statesville Place Properties I, LP	North Carolina limited partnership	September 10, 2003
HCRI Statesville Place Properties II, LP	North Carolina limited partnership	September 10, 2003
HCRI Chicago Properties, Inc.	Delaware corporation	November 18, 2003
HCRI General Properties, Inc.	1	August 5, 2004
	Delaware corporation	
HCRI Kansas Properties, LLC	Delaware limited liability company	September 3, 2004
HCRI Hunters Glen Properties, LLC	Delaware limited liability company	September 21, 2004
HCRI Wilburn Gardens Properties, LLC	Delaware limited liability company	September 21, 2004
HCRI Draper Place Properties Trust	Massachusetts trust	September 24, 2004
HCRI Marina Place Properties Trust	Massachusetts trust	September 24, 2004
HCRI Tennessee Properties, LLC	Delaware limited liability company	November 12, 2004
HH Florida, LLC	Delaware limited liability company	November 23, 2004
HCRI New Hampshire Properties, LLC	Delaware limited liability company	May 24, 2005
HCRI Dayton Place — Denver Properties, LLC	Delaware limited liability company	May 24, 2005
HCRI Provider Properties, LLC	Delaware limited liability company	November 10, 2005
1920 Cleveland Road West, LLC	Delaware limited liability company	December 15, 2005
721 Hickory Street, LLC	Delaware limited liability company	December 15, 2005
111 Lazelle Road East, LLC	Delaware limited liability company	December 15, 2005
5166 Spanson Drive SE, LLC	Delaware limited liability company	December 15, 2005
1425 Yorkland Road, LLC	Delaware limited liability company	December 15, 2005
222 East Beech Street — Jefferson, L.L.C.	Delaware limited liability company	December 16, 2005
130 Buena Vista Street, LLC	Delaware limited liability company	December 19, 2005
1850 Crown Park Court, LLC	Delaware limited liability company	December 19, 2005

Name of Subsidiary	State of Organization and Type of Entity	Date of Organization
1785 Freshley Avenue, LLC	Delaware limited liability company	December 19, 2005
5700 Karl Road, LLC	Delaware limited liability company	December 19, 2005
HCRI Senior Housing Properties, Inc.	Delaware corporation	March 24, 2006
209 Merriman Road, L.L.C.	Delaware limited liability company	March 24, 2000 May 10, 2006
HCRI Financing, Inc.	Delaware corporation	June 26, 2006
Warrior LP Holdco, LLC	Delaware limited liability company	September 12, 2006
Heat Merger Sub, LLC	Delaware limited liability company	September 12, 2006
Heat OP TRS, Inc.	Delaware corporation	December 14, 2006
HCRI Logistics, Inc.	Delaware corporation	December 28, 2006
Hospital Affiliates Development Corporation	Indiana corporation	December 22, 1989
Windrose Southside Properties, Ltd.	Florida limited partnership	June 18, 1991
Windrose Northside Properties, Ltd.	Florida limited partnership	June 21, 1993
Windrose Wellington Properties, Ltd.	Florida limited partnership	June 29, 1998
FLA-Palm Court Limited Partnership	Florida limited partnership	December 17, 1999
Windrose Columbia Properties, Ltd.	Florida limited partnership	December 17, 1999
Windrose Palms West III Properties, Ltd.	Florida limited partnership	December 17, 1999
Windrose Palms West IV Properties, Ltd.	Florida limited partnership	December 17, 1999
Windrose Palms West IV Properties, Etd.	Florida limited partnership	December 17, 1999
Windrose West Boca Properties, Ltd.	Florida limited partnership	December 17, 1999
CAL-LAK Limited Partnership	Florida limited partnership	December 20, 1999
CAL-GAT Limited Partnership	Florida limited partnership	December 20, 1999
Windrose Sierra Properties, Ltd.	Florida limited partnership	December 20, 1999
Windrose West Tower Properties, Ltd.	Florida limited partnership	December 20, 1999
Brierbrook Partners, LLC	Tennessee limited liability company	June 2, 2000
Med Properties Asset Group, L.L.C.	Indiana limited liability company	May 24, 2001
Windrose Medical Properties, L.P.	Virginia limited partnership	May 23, 2002
WMPT Bellaire Properties, L.L.C.	Virginia limited liability company	January 16, 2003
WMPT Bellaire L.P.	Virginia limited partnership	January 16, 2003
WMPT Gateway Properties, L.L.C.	Virginia limited liability company	February 28, 2003
WMPT Gateway, L.P.	Virginia limited partnership	February 28, 2003
Windrose Mount Vernon Properties, L.L.C.	Virginia limited liability company	February 28, 2003
Windrose Ocala Urology Properties, L.L.C.	Virginia limited liability company	February 28, 2003
Windrose Winn Way Properties, L.L.C.	Virginia limited liability company	February 28, 2003
Windrose Morningside Properties, L.L.C.	Virginia limited liability company	February 28, 2003
WMPT Tomball Properties, L.L.C.	Virginia limited liability company	February 28, 2003
WMPT Tomball, L.P.	Virginia limited nativy company Virginia limited partnership	February 28, 2003
WMPT Pearland Properties, L.L.C.	Virginia limited liability company	February 28, 2003
WMPT Stone Oak Properties, L.L.C.	Virginia limited liability company	February 28, 2003
WMPT Pearland, L.P.	Virginia limited partnership	February 28, 2003
WMPT Stone Oak, L.P.	Virginia limited partnership	February 28, 2003
Windrose 310 Properties, L.L.C.	Tennessee limited liability company	March 4, 2003
Windrose Copley Properties, L.L.C.	Virginia limited liability company	March 13, 2003
Windrose 4475 Sierra Properties, L.L.C.	Delaware limited liability company	April 23, 2003
Windrose Medical Properties Management, L.L.C.	Virginia limited liability company	May 7, 2003
Windrose SPE Mount Vernon Properties, Inc.	Georgia corporation	May 12, 2003
Windrose Park Medical Properties, L.L.C.	Virginia limited liability company	September 1, 2003
Windrose Partell Medical Center, L.L.C.	Virginia limited liability company	September 1, 2003
Cooper Holding, L.L.C.	Florida limited liability company	September 12, 2003
Windrose Aberdeen I Properties, L.L.C.	Florida limited liability company	September 12, 2003
Cooper, L.L.C.	Delaware limited liability company	September 19, 2003
WMPT Sacramento Properties, L.L.C.	Virginia limited liability company	September 25, 2003
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ame of Subsidiary	State of Organization and Type of Entity	Date of Organization
Vindrose Coral Springs Properties, L.L.C.	Virginia limited liability company	October 15, 2003
VMPT Bellaire POB Properties, L.L.C.	Virginia limited liability company	November 6, 2003
VMPT Bellaire POB, L.P.	Virginia limited partnership	November 6, 2003
Vindrose St. Mary's Medical Professional	Virginia limited liability company	November 6, 2003
Building, L.L.C.	, inglinia initiate indonity company	100000000000000000000000000000000000000
VMPT Trinity Properties, L.L.C.	Virginia limited liability company	November 6, 2003
Vindrose Central Medical II Properties, L.L.C.	Virginia limited liability company	December 2, 2003
VMPT Bellaire HP, L.P.	Virginia limited partnership	March 10, 2004
VMPT Bellaire HP Properties, L.L.C.	Virginia limited liability company	March 16, 2004
Vindrose East West Properties, L.L.C.	Virginia limited liability company	April 23, 2004
Vindrose Gwinnett I Properties, L.L.C.	Virginia limited liability company	April 23, 2004
/indrose Biltmore Properties, L.L.C.	Virginia limited liability company	May 17, 2004
/MPT Pearland II Properties, L.L.C.	Virginia limited liability company	May 17, 2004 May 17, 2004
/indrose Lake Mead Properties, L.L.C.	Virginia limited liability company	May 17, 2004 May 18, 2004
MPT Pearland II, L.P.	Virginia limited habiity company Virginia limited partnership	May 18, 2004 May 18, 2004
/MPT Gwinnett II Properties, L.L.C.	Delaware limited liability company	June 21, 2004
/indrose Central Medical Properties, L.L.C.	Delaware limited liability company	October 19, 2004
/indrose Central Medical III Properties, L.L.C.	Virginia limited liability company	October 20, 2004
1 ,	0 , 1 ,	
/indrose Johns Creek I Properties, L.L.C.	Delaware limited liability company	December 1, 2004
/indrose Johns Creek II Properties, L.L.C.	Virginia limited liability company	December 2, 2004
/indrose Johns Creek III Properties, L.L.C.	Virginia limited liability company	December 2, 2004
/indrose Lakewood Properties, L.L.C.	Virginia limited liability company	April 7, 2005
/indrose Los Gatos Properties, L.L.C.	Virginia limited liability company	April 7, 2005
/indrose Palm Court Properties, L.L.C.	Virginia limited liability company	April 7, 2005
/indrose Fox Valley Properties, L.L.C.	Virginia limited liability company	April 19, 2005
/indrose Yorkville Properties, L.L.C.	Virginia limited liability company	April 19, 2005
indrose Union City Properties, L.L.C.	Virginia limited liability company	May 19, 2005
'indrose Union City II Properties, L.L.C.	Tennessee limited liability company	July 5, 2005
indrose Fayetteville Properties, L.L.C.	Delaware limited liability company	August 2, 2005
MPT Aberdeen II Management, L.L.C.	Delaware limited liability company	September 4, 2005
/MPT Columbia Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Congress II Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Desert Springs Management, L.L.C.	Delaware limited liability company	September 21, 2005
'indrose Aberdeen II Properties, L.L.C.	Delaware limited liability company	September 21, 2005
/MPT Aberdeen I Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Atrium Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Congress I Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Edinburg Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Northside Management, L.L.C.	Delaware limited liability company	September 21, 2005
indrose Atrium Properties, L.L.C.	Delaware limited liability company	September 21, 2005
indrose Edinburg Properties, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Osler Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Palms West III Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Palms West V Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Sierra Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT Southside Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT West Boca Management, L.L.C.	Delaware limited liability company	September 21, 2005
MPT WPC Management, L.L.C.	Delaware limited liability company	September 21, 2005
/MPT Tempe Management, L.L.C.	Delaware limited liability company	September 21, 2005
/indrose Osler Properties, L.L.C.	Delaware limited liability company	September 21, 2005

Name of Subsidiary	State of Organization and Type of Entity	Date of Organization
WMPT Palms West IV Management, L.L.C.	Delaware limited liability company	September 21, 2005
WMPT Paints west IV Management, L.L.C. WMPT Santa Anita Management, L.L.C.	Delaware limited liability company	September 21, 2005
WMPT South Printer Management, L.L.C.	Delaware limited liability company	September 21, 2005
WMPT Wellington Management, L.L.C.	Delaware limited liability company	September 21, 2005
WMPT Weitington Management, L.L.C.	Delaware limited liability company	September 21, 2005
	Delaware limited liability company	
Windrose Santa Anita Properties, L.L.C.	Delaware limited liability company	September 21, 2005
Windrose Southpointe Properties, L.L.C.		September 21, 2005
Windrose Congress II Properties, L.P.	Delaware limited partnership	September 26, 2005
Windrose Desert Springs Properties, L.P.	Delaware limited partnership	September 26, 2005
Windrose Congress I Properties, L.P.	Delaware limited partnership	September 26, 2005
Windrose Tempe Properties, L.P.	Delaware limited partnership	September 26, 2005
WMPT Webster Management, LLC	Delaware limited liability company	March 1, 2006
WMPT Genesis Park Management, L.L.C.	Delaware limited liability company	March 1, 2006
WMPT Pecan Valley Management, L.L.C.	Delaware limited liability company	March 1, 2006
Windrose Webster Properties, L.P.	Delaware limited partnership	March 1, 2006
Windrose WPC Properties, L.P.	Delaware limited partnership	March 1, 2006
Windrose Pecan Valley, L.P.	Delaware limited partnership	March 1, 2006
Windrose Genesis Park, L.P.	Delaware limited partnership	March 1, 2006
Windrose Presbyterian Properties, L.L.C.	Delaware limited liability company	March 9, 2006
Windrose Capital Trust I	Delaware trust	March 20, 2006
WMPT 119 Management L.L.C.	Delaware limited liability company	April 4, 2006
Windrose 119 Properties, L.L.C.	Delaware limited liability company	April 4, 2006
Windrose Orange Properties, L.L.C.	Delaware limited liability company	April 4, 2006
WMPT Trussville Management, L.L.C.	Delaware limited liability company	April 4, 2006
Windrose Trussville Properties, L.L.C.	Delaware limited liability company	April 4, 2006
WMPT Princeton Management, L.L.C.	Delaware limited liability company	April 4, 2006
Windrose Princeton Properties, L.L.C.	Delaware limited liability company	April 4, 2006
WMPT Lafayette Management, L.L.C.	Delaware limited liability company	June 9, 2006
Windrose Lafayette Properties, L.L.C.	Delaware limited liability company	June 9, 2006
WMPT Tulsa Management, L.L.C.	Delaware limited liability company	June 9, 2006
Windrose Tulsa Properties, L.L.C.	Delaware limited liability company	June 9, 2006
WMPT Sacramento, L.P.	Virginia limited partnership	October 20. 2006
WMPT Trinity, L.P.	Virginia limited partnership	October 20, 2006
WMPT Orange Centre Management, L.L.C.	Delaware limited liability company	November 13, 2006
Windrose Orange Centre Properties, L.L.C.	Delaware limited liability company	November 13, 2006

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference of our reports dated February 28, 2007, with respect to the consolidated financial statements and schedules of Health Care REIT, Inc., Health Care REIT, Inc.'s management's assessment of the effectiveness of internal control over financial reporting, and the effectiveness of internal control over financial reporting of Health Care REIT, Inc., included in this Annual Report (Form 10-K) for the year ended December 31, 2006 in the following registration statements of Health Care REIT, Inc.:

- Registration Statement (Form S-8 No. 333-01239) dated February 27, 1996 pertaining to the Health Care REIT, Inc. 1995 Stock Incentive Plan;
- Registration Statement (Form S-8 No. 333-40769) dated November 21, 1997 pertaining to the Health Care REIT, Inc. Stock Plan for Non-Employee Directors;
- Registration Statement (Form S-8 No. 333-40771) dated November 21, 1997 pertaining to the Health Care REIT, Inc. 1995 Stock Incentive Plan;
- Registration Statement (Form S-8 No. 333-73916) dated November 21, 2001 pertaining to the Health Care REIT, Inc. 1995 Stock Incentive Plan;
- Registration Statement (Form S-3 No. 333-107280) dated July 23, 2003, as amended on August 1, 2003, pertaining to \$937,557,819 of securities of Health Care REIT, Inc.;
- Registration Statement (Form S-3 No. 333-110877) dated December 2, 2003 pertaining to 811,335 shares of common stock of Health Care REIT, Inc. with respect to the resale of shares of common stock received in connection with the conversion of shares of the 6% Series E Cumulative Convertible and Redeemable Preferred Stock;
- Registration Statement (Form S-3 No. 333-110902) dated December 3, 2003, as amended on December 11, 2003, pertaining to the Health Care REIT, Inc. Amended and Restated Dividend Reinvestment
 and Stock Purchase Plan;
- Registration Statement (Form S-8 No. 333-120915) dated December 1, 2004 pertaining to the Health Care REIT, Inc. Stock Plan for Non-Employee Directors;
- Registration Statement (Form S-3 No. 333-120917) dated December 1, 2004, as amended on May 19, 2005, pertaining to \$831,794,619 of securities of Health Care REIT, Inc.;
- Registration Statement (Form S-8 No. 333-126195) dated June 28, 2005 pertaining to the Health Care REIT, Inc. 2005 Long-Term Incentive Plan;
- Registration Statement (Form S-3 No. 333-134082) dated May 12, 2006 pertaining to an indeterminate amount of debt securities, common stock, preferred stock, depositary shares, warrants and units of Health Care REIT, Inc.; and
- Registration Statement (Form S-4 No. 333-138006) dated October 13, 2006 pertaining to shares of common stock and 7.5% Series G Cumulative Convertible Preferred Stock of Health Care REIT, Inc. issued in connection with the merger between Health Care REIT, Inc. and Windrose Medical Properties Trust, as amended by Amendment No. 1 to the Registration Statement dated November 6, 2006, and Post-Effective Amendment No. 1 on Form S-8 to the Registration Statement dated December 21, 2006 pertaining to the Windrose Medical Properties Trust 2002 Stock Incentive Plan.

/S/ ERNST & YOUNG LLP

Toledo, Ohio February 28, 2007

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ Pier C. Borra
Pier C. Borra
Director

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 14th day of February, 2007.

/s/ Thomas J. DeRosa Thomas J. DeRosa Director

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ Jeffrey H. Donahue Jeffrey H. Donahue Director

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ Peter J. Grua
Peter J. Grua
Director

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ Fred S. Klipsch Fred S. Klipsch Director

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN her true and lawful attorney-in-fact and agent, with full power to act, her true and lawful attorney-in-fact and agent, for her and in her name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as she might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets her hand this 12th day of February, 2007.

/s/ Sharon M. Oster Sharon M. Oster Director

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacity as director, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ R. Scott Trumbull R. Scott Trumbull Director

KNOW ALL MEN BY THESE PRESENTS that the undersigned, a director and the Chairman of the Board and Chief Executive Officer and Principal Executive Officer of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints SCOTT A. ESTES, his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacities as director and Chairman of the Board and Chief Executive Officer and Principal Executive Officer, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ George L. Chapman George L. Chapman Director, Chairman of the Board and Chief Executive Officer and Principal Executive Officer

KNOW ALL MEN BY THESE PRESENTS that the undersigned, the Senior Vice President and Chief Financial Officer and Principal Financial Officer of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for him and in his name, place and stead, in the capacities as Senior Vice President and Chief Financial Officer and Principal Financial Officer, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ Scott A. Estes

Scott A. Estes Senior Vice President and Chief Financial Officer and Principal Financial Officer

KNOW ALL MEN BY THESE PRESENTS that the undersigned, the Vice President and Controller and Principal Accounting Officer of Health Care REIT, Inc. (the "Company"), a Delaware corporation that is about to file with the Securities and Exchange Commission under the provisions of the Securities Exchange Act of 1934, as amended, a Form 10-K Annual Report for the year ended December 31, 2006, hereby constitutes and appoints GEORGE L. CHAPMAN his true and lawful attorney-in-fact and agent, with full power to act, his true and lawful attorney-in-fact and agent, for his and in his name, place and stead, in the capacity as Vice President and Controller and Principal Accounting Officer, to sign such Form 10-K which is about to be filed, and any and all amendments to such Form 10-K, and to file such Form 10-K and each such amendment so signed, with all exhibits thereto, and any and all other documents in connection therewith, with the Securities and Exchange Commission, hereby granting unto said attorney-in-fact and agent, full power and authority to do and perform any and all acts and things requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, may lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, the undersigned hereunto sets his hand this 12th day of February, 2007.

/s/ Paul D. Nungester, Jr. Paul D. Nungester, Jr. Vice President and Controller and Principal Accounting Officer

CERTIFICATION OF CHIEF EXECUTIVE OFFICER

I, George L. Chapman, certify that:

1. I have reviewed this annual report on Form 10-K of Health Care REIT, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer 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 the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ GEORGE L. CHAPMAN George L. Chapman, Chief Executive Officer

Date: March 1, 2007

CERTIFICATION OF CHIEF FINANCIAL OFFICER

I, Scott A. Estes, certify that:

1. I have reviewed this annual report on Form 10-K of Health Care REIT, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer 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 the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ SCOTT A. ESTES Scott A. Estes, Senior Vice President and Chief Financial Officer

Date: March 1, 2007

CERTIFICATION PURSUANT TO 18 U.S.C. Section 1350

I, George L. Chapman, the Chief Executive Officer of Health Care REIT, Inc. (the "Company"), certify that (i) the Annual Report on Form 10-K for the Company for the year ended December 31, 2006 (the "Report"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ GEORGE L. CHAPMAN George L. Chapman, Chief Executive Officer

Dated: March 1, 2007

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

CERTIFICATION PURSUANT TO 18 U.S.C. Section 1350

I, Scott A. Estes, the Chief Financial Officer of Health Care REIT, Inc. (the "Company"), certify that (i) the Annual Report on Form 10-K for the Company for the year ended December 31, 2006 (the "Report"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

> /s/ SCOTT A. ESTES Scott A. Estes, Senior Vice President and Chief Financial Officer

Dated: March 1, 2007

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