

Edgar Filing: Urban Edge Properties - Form 10-Q

Urban Edge Properties  
Form 10-Q  
August 02, 2017

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
WASHINGTON, D. C. 20549  
FORM 10-Q

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

For the quarterly period ended June 30, 2017  
OR

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

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commission File Number: 001-36523 (Urban Edge Properties)  
Commission File Number: 331-212951-01 (Urban Edge Properties LP)

URBAN EDGE PROPERTIES  
URBAN EDGE PROPERTIES LP

(Exact name of Registrant as specified in its charter)

Maryland (Urban Edge Properties) 47-6311266  
Delaware (Urban Edge Properties LP) 36-4791544  
(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification Number)

888 Seventh Avenue, New York, New York 10019  
(Address of Principal Executive Offices) (Zip Code)

Registrant's telephone number including area code: (212) 956 2556

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Urban Edge Properties YES  NO  Urban Edge Properties LP YES  NO

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Urban Edge Properties YES  NO  Urban Edge Properties LP YES  NO

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

Urban Edge Properties:

Large Accelerated Filer <input checked="" type="checkbox"/>	Accelerated Filer <input type="checkbox"/>	Non-Accelerated Filer <input type="checkbox"/>	Smaller Reporting Company <input type="checkbox"/>	Emerging Growth Company <input type="checkbox"/>
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Urban Edge Properties LP:

Large Accelerated Filer <input type="checkbox"/>	Accelerated Filer <input type="checkbox"/>	Non-Accelerated Filer <input checked="" type="checkbox"/>	Smaller Reporting Company <input type="checkbox"/>	Emerging Growth Company <input type="checkbox"/>
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If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards pursuant to Section 139a) of the Exchange Act.

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Urban Edge Properties o                      Urban Edge Properties LP o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Urban Edge Properties   YES o   NO x            Urban Edge Properties LP   YES o   NO x

As of July 28, 2017, Urban Edge Properties had 107,564,687 common shares outstanding.

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## EXPLANATORY NOTE

This report combines the quarterly reports on Form 10-Q for the period ended June 30, 2017 of Urban Edge Properties and Urban Edge Properties LP. Unless stated otherwise or the context otherwise requires, references to “UE” and “Urban Edge” mean Urban Edge Properties, a Maryland real estate investment trust (“REIT”), and references to “UEL” and the “Operating Partnership” mean Urban Edge Properties LP, a Delaware limited partnership. References to the “Company,” “we,” “us” and “our” mean collectively UE, UEL and those entities/subsidiaries consolidated by UE.

UEL is the entity through which we conduct substantially all of our business and own, either directly or through subsidiaries, substantially all of our assets. UE is the sole general partner and also a limited partner of UEL. As the sole general partner of UEL, UE has exclusive control of UEL’s day-to-day management.

As of June 30, 2017, UE owned an approximate 89.3% ownership interest in UEL. The remaining approximate 10.7% interest is owned by limited partners. The other limited partners of UEL are Vornado Realty L.P., members of management, our Board of Trustees, and contributors of property interests acquired. Under the limited partnership agreement of UEL, unitholders may present their common units of UEL for redemption at any time (subject to restrictions agreed upon at the time of issuance of the units that may restrict such right for a period of time). Upon presentation of a common unit for redemption, UEL must redeem the unit for cash equal to the then value of a share of UE’s common shares, as defined by the limited partnership agreement. In lieu of cash redemption by UEL, however, UE may elect to acquire any common units so tendered by issuing common shares of UE in exchange for the common units. If UE so elects, its common shares will be exchanged for common units on a one-for-one basis. This one-for-one exchange ratio is subject to specified adjustments to prevent dilution. UE generally expects that it will elect to issue its common shares in connection with each such presentation for redemption rather than having UEL pay cash. With each such exchange or redemption, UE’s percentage ownership in UEL will increase. In addition, whenever UE issues common shares other than to acquire common units of UEL, UE must contribute any net proceeds it receives to UEL and UEL must issue to UE an equivalent number of common units of UEL. This structure is commonly referred to as an umbrella partnership REIT, or UPREIT.

The Company believes that combining the quarterly reports on Form 10-Q of UE and UEL into this single report provides the following benefits:

- enhances investors’ understanding of UE and UEL by enabling investors to view the business as a whole in the same manner as management views and operates the business;
- eliminates duplicative disclosure and provides a more streamlined and readable presentation because a substantial portion of the disclosure applies to both UE and UEL; and
- creates time and cost efficiencies throughout the preparation of one combined report instead of two separate reports.

The Company believes it is important to understand the few differences between UE and UEL in the context of how UE and UEL operate as a consolidated company. The financial results of UEL are consolidated into the financial statements of UE. UE does not have any other significant assets, liabilities or operations, other than its investment in UEL, nor does it have employees of its own. UEL, not UE, generally executes all significant business relationships other than transactions involving the securities of UE. UEL holds substantially all of the assets of UE. UEL conducts the operations of the business and is structured as a partnership with no publicly traded equity. Except for the net proceeds from equity offerings by UE, which are contributed to the capital of UEL in exchange for units of limited partnership in UEL, as applicable, UEL generates all remaining capital required by the Company’s business. These sources may include working capital, net cash provided by operating activities, borrowings under the revolving credit facility, the issuance of secured and unsecured debt and equity securities and proceeds received from the disposition of certain properties.

Shareholders’ equity, partners’ capital and noncontrolling interests are the main areas of difference between the consolidated financial statements of UE and UEL. The limited partners of UEL are accounted for as partners’ capital in UEL’s financial statements and as noncontrolling interests in UE’s financial statements. The noncontrolling interests in UEL’s financial statements include the interests of unaffiliated partners in consolidated entities. The noncontrolling interests in UE’s financial statements include the same noncontrolling interests at UEL’s level and limited partners of UEL. The differences between shareholders’ equity and partners’ capital result from differences in the equity issued at UE and UEL levels.

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To help investors better understand the key differences between UE and UELP, certain information for UE and UELP in this report has been separated, as set forth below: Item 1. Financial Statements (unaudited) which includes specific disclosures for UE and UELP, Note 15, Equity and Noncontrolling Interests and Note 16 thereto, Earnings Per Share and Unit.

This report also includes separate Part I, Item 4. Controls and Procedures sections and separate Exhibits 31 and 32 certifications for each of UE and UELP in order to establish that the requisite certifications have been made and that UE and UELP are compliant with Rule 13a-15 or Rule 15d-15 of the Securities Exchange Act of 1934 and 18 U.S.C. §1350.

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URBAN EDGE PROPERTIES AND URBAN EDGE PROPERTIES LP  
 QUARTERLY REPORT ON FORM 10-Q  
 QUARTER ENDED JUNE 30, 2017

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## PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS  
 URBAN EDGE PROPERTIES  
 CONSOLIDATED BALANCE SHEETS  
 (Unaudited)

(In thousands, except share and per share amounts)

	June 30, 2017	December 31, 2016
<b>ASSETS</b>		
Real estate, at cost:		
Land	\$522,098	\$384,217
Buildings and improvements	1,992,386	1,650,054
Construction in progress	123,009	99,236
Furniture, fixtures and equipment	5,591	4,993
Total	2,643,084	2,138,500
Accumulated depreciation and amortization	(568,980 )	(541,077 )
Real estate, net	2,074,104	1,597,423
Cash and cash equivalents	248,407	131,654
Restricted cash	14,422	8,532
Tenant and other receivables, net of allowance for doubtful accounts of \$2,947 and \$2,332, respectively	13,299	9,340
Receivable arising from the straight-lining of rents, net of allowance for doubtful accounts of \$324 and \$261, respectively	85,737	87,695
Identified intangible assets, net of accumulated amortization of \$26,140 and \$22,361, respectively	94,964	30,875
Deferred leasing costs, net of accumulated amortization of \$14,910 and \$13,909, respectively	19,771	19,241
Deferred financing costs, net of accumulated amortization of \$1,228 and \$726, respectively	3,755	1,936
Prepaid expenses and other assets	9,245	17,442
Total assets	\$2,563,704	\$1,904,138
<b>LIABILITIES AND EQUITY</b>		
Liabilities:		
Mortgages payable, net	\$1,412,397	\$1,197,513
Identified intangible liabilities, net of accumulated amortization of \$60,937 and \$72,528, respectively	187,223	146,991
Accounts payable and accrued expenses	63,388	48,842
Other liabilities	16,627	14,675
Total liabilities	1,679,635	1,408,021
Commitments and contingencies		
Shareholders' equity:		
Common shares: \$0.01 par value; 500,000,000 shares authorized and 107,564,687 and 99,754,900 shares issued and outstanding, respectively	1,075	997
Additional paid-in capital	683,889	488,375
Accumulated deficit	(10,479 )	(29,066 )
Noncontrolling interests:		
Redeemable noncontrolling interests	209,202	35,451

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Noncontrolling interest in consolidated subsidiaries	382	360
Total equity	884,069	496,117
Total liabilities and equity	\$2,563,704	\$1,904,138

See notes to consolidated financial statements (unaudited).

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URBAN EDGE PROPERTIES  
CONSOLIDATED STATEMENTS OF INCOME  
(Unaudited)  
(In thousands, except share and per share amounts)

	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
<b>REVENUE</b>				
Property rentals	\$64,708	\$58,683	\$127,206	\$117,612
Tenant expense reimbursements	23,881	19,879	47,652	42,386
Income from acquired leasehold interest	—	—	39,215	—
Management and development fees	351	526	830	981
Other income	561	369	662	1,546
Total revenue	89,501	79,457	215,565	162,525
<b>EXPENSES</b>				
Depreciation and amortization	23,701	13,558	39,529	27,473
Real estate taxes	14,711	12,723	28,103	25,972
Property operating	11,088	9,840	24,456	22,699
General and administrative	7,709	7,535	15,790	14,255
Real estate impairment loss	303	—	3,467	—
Ground rent	2,436	2,483	5,106	5,021
Transaction costs	132	34	183	84
Provision for doubtful accounts	906	494	1,099	845
Total expenses	60,986	46,667	117,733	96,349
Operating income	28,515	32,790	97,832	66,176
Gain on sale of real estate	—	15,618	—	15,618
Interest income	336	177	463	344
Interest and debt expense	(13,627 )	(12,820 )	(26,742 )	(26,249 )
Loss on extinguishment of debt	—	—	(1,274 )	—
Income before income taxes	15,224	35,765	70,279	55,889
Income tax benefit (expense)	(304 )	306	(624 )	(30 )
Net income	14,920	36,071	69,655	55,859
Less (net income) loss attributable to noncontrolling interests in:				
Operating partnership	(1,326 )	(2,201 )	(5,464 )	(3,355 )
Consolidated subsidiaries	(11 )	(2 )	(22 )	2
Net income attributable to common shareholders	\$13,583	\$33,868	\$64,169	\$52,506
Earnings per common share - Basic:	\$0.13	\$0.34	\$0.63	\$0.53
Earnings per common share - Diluted:	\$0.13	\$0.34	\$0.63	\$0.53
Weighted average shares outstanding - Basic	104,063	99,274	101,863	99,270
Weighted average shares outstanding - Diluted	104,260	99,668	111,224	99,592

See notes to consolidated financial statements (unaudited).

URBAN EDGE PROPERTIES  
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY  
(Unaudited)  
(In thousands, except share and per share amounts)

	Common Shares		Additional Paid-In Capital	Accumulated Earnings (Deficit)	Noncontrolling Interests ("NCI")		Total Equity
	Shares	Amount			Redeemable NCI	NCI in Consolidated Subsidiaries	
Balance, December 31, 2016	99,754,900	\$ 997	\$ 488,375	\$ (29,066 )	\$ 35,451	\$ 360	\$ 496,117
Net income attributable to common shareholders	—	—	—	64,169	—	—	64,169
Net income attributable to noncontrolling interests	—	—	—	—	5,464	22	5,486
Limited partnership units issued	—	—	—	—	171,084	—	171,084
Common shares issued	7,820,295	78	193,624	(186 )	—	—	193,516
Share-based awards withheld for taxes	(10,508 )	—	(287 )	—	—	—	(287 )
Dividends on common shares (\$0.44 per share)	—	—	—	(45,435 )	—	—	(45,435 )
Share-based compensation expense	—	—	2,177	39	1,143	—	3,359
Distributions to redeemable NCI (\$0.44 per unit)	—	—	—	—	(3,940 )	—	(3,940 )
Balance, June 30, 2017	107,564,687	\$ 1,075	\$ 683,889	\$ (10,479 )	\$ 209,202	\$ 382	\$ 884,069

See notes to consolidated financial statements (unaudited).

URBAN EDGE PROPERTIES  
CONSOLIDATED STATEMENTS OF CASH FLOWS  
(Unaudited)  
(In thousands)

	Six Months Ended June 30,	
	2017	2016
<b>CASH FLOWS FROM OPERATING ACTIVITIES</b>		
Net income	\$69,655	\$55,859
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	39,440	27,989
Income from acquired leasehold interest	(39,215 )	—
Real estate impairment loss	3,467	—
Loss on extinguishment of debt	1,274	—
Amortization of deferred financing costs	1,451	1,382
Amortization of below market leases, net	(4,107 )	(3,749 )
Straight-lining of rent	520	(225 )
Share-based compensation expense	3,359	2,721
Gain on sale of real estate	—	(15,618 )
Provision for doubtful accounts	1,099	845
Change in operating assets and liabilities:		
Tenant and other receivables	(4,994 )	1,425
Deferred leasing costs	(2,047 )	—
Prepaid and other assets	1,596	1,425
Accounts payable and accrued expenses	9,953	(6,790 )
Other liabilities	1,847	1,454
Net cash provided by operating activities	83,298	66,718
<b>CASH FLOWS FROM INVESTING ACTIVITIES</b>		
Real estate additions	(35,994 )	(27,545 )
Acquisition of real estate	(211,393 )	—
Proceeds from sale of operating properties	4,790	19,938
Net cash used in investing activities	(242,597 )	(7,607 )
<b>CASH FLOWS FROM FINANCING ACTIVITIES</b>		
Debt repayments	(83,845 )	(29,699 )
Dividends paid to shareholders	(45,435 )	(39,589 )
Distributions to redeemable noncontrolling interests	(3,940 )	(2,474 )
Debt issuance costs	(3,567 )	—
Taxes withheld for vested restricted shares	(287 )	(33 )
Proceeds from issuance of common shares	193,516	326
Proceeds from borrowings	225,500	—
Net cash provided by (used in) financing activities	281,942	(71,469 )
Net increase (decrease) in cash and cash equivalents and restricted cash	122,643	(12,358 )
Cash and cash equivalents and restricted cash at beginning of period	140,186	178,025
Cash and cash equivalents and restricted cash at end of period	\$262,829	\$165,667

See notes to consolidated financial statements (unaudited).



	Six Months Ended June 30,	
	2017	2016
<b>SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION</b>		
Cash payments for interest (includes amounts capitalized of \$1,946 and \$1,631, respectively)	\$26,051	\$25,773
Cash payments for income taxes	1,237	1,249
<b>NON-CASH INVESTING AND FINANCING ACTIVITIES</b>		
Acquisition of real estate through issuance of OP units	171,084	—
Acquisition of real estate through assumption of debt	69,659	—
Accrued capital expenditures included in accounts payable and accrued expenses	13,344	10,093
Write-off of fully depreciated assets	910	683
<b>RECONCILIATION OF CASH AND CASH EQUIVALENTS AND RESTRICTED CASH</b>		
Cash and cash equivalents at beginning of period	\$131,654	\$168,983
Restricted cash at beginning of period	8,532	9,042
Cash and cash equivalents and restricted cash at beginning of period	\$140,186	\$178,025
Cash and cash equivalents at end of period	\$248,407	\$156,672
Restricted cash at end of period	14,422	8,995
Cash and cash equivalents and restricted cash at end of period	\$262,829	\$165,667

See notes to consolidated financial statements (unaudited).

URBAN EDGE PROPERTIES LP  
CONSOLIDATED BALANCE SHEETS

(Unaudited)

(In thousands, except unit and per unit amounts)

	June 30, 2017	December 31, 2016
<b>ASSETS</b>		
Real estate, at cost:		
Land	\$522,098	\$384,217
Buildings and improvements	1,992,386	1,650,054
Construction in progress	123,009	99,236
Furniture, fixtures and equipment	5,591	4,993
Total	2,643,084	2,138,500
Accumulated depreciation and amortization	(568,980 )	(541,077 )
Real estate, net	2,074,104	1,597,423
Cash and cash equivalents	248,407	131,654
Restricted cash	14,422	8,532
Tenant and other receivables, net of allowance for doubtful accounts of \$2,947 and \$2,332, respectively	13,299	9,340
Receivable arising from the straight-lining of rents, net of allowance for doubtful accounts of \$324 and \$261, respectively	85,737	87,695
Identified intangible assets, net of accumulated amortization of \$26,140 and \$22,361, respectively	94,964	30,875
Deferred leasing costs, net of accumulated amortization of \$14,910 and \$13,909, respectively	19,771	19,241
Deferred financing costs, net of accumulated amortization of \$1,228 and \$726, respectively	3,755	1,936
Prepaid expenses and other assets	9,245	17,442
Total assets	\$2,563,704	\$1,904,138
<b>LIABILITIES AND EQUITY</b>		
Liabilities:		
Mortgages payable, net	\$1,412,397	\$1,197,513
Identified intangible liabilities, net of accumulated amortization of \$60,937 and \$72,528, respectively	187,223	146,991
Accounts payable and accrued expenses	63,388	48,842
Other liabilities	16,627	14,675
Total liabilities	1,679,635	1,408,021
Commitments and contingencies		
Equity:		
Partners' capital:		
General partner: 107,564,687 and 99,754,900 units outstanding, respectively	684,964	489,372
Limited partners: 12,830,232 and 6,378,704 units outstanding, respectively	209,308	37,081
Accumulated deficit	(10,585 )	(30,696 )
Total partners' capital	883,687	495,757
Noncontrolling interest in consolidated subsidiaries	382	360
Total equity	884,069	496,117
Total liabilities and equity	\$2,563,704	\$1,904,138

See notes to consolidated financial statements (unaudited).

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URBAN EDGE PROPERTIES LP  
CONSOLIDATED STATEMENTS OF INCOME  
(Unaudited)  
(In thousands, except unit and per unit amounts)

	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
<b>REVENUE</b>				
Property rentals	\$64,708	\$58,683	\$127,206	\$117,612
Tenant expense reimbursements	23,881	19,879	47,652	42,386
Income from acquired leasehold interest	—	—	39,215	—
Management and development fees	351	526	830	981
Other income	561	369	662	1,546
Total revenue	89,501	79,457	215,565	162,525
<b>EXPENSES</b>				
Depreciation and amortization	23,701	13,558	39,529	27,473
Real estate taxes	14,711	12,723	28,103	25,972
Property operating	11,088	9,840	24,456	22,699
General and administrative	7,709	7,535	15,790	14,255
Real estate impairment loss	303	—	3,467	—
Ground rent	2,436	2,483	5,106	5,021
Transaction costs	132	34	183	84
Provision for doubtful accounts	906	494	1,099	845
Total expenses	60,986	46,667	117,733	96,349
Operating income	28,515	32,790	97,832	66,176
Gain on sale of real estate	—	15,618	—	15,618
Interest income	336	177	463	344
Interest and debt expense	(13,627 )	(12,820 )	(26,742 )	(26,249 )
Loss on extinguishment of debt	—	—	(1,274 )	—
Income before income taxes	15,224	35,765	70,279	55,889
Income tax benefit (expense)	(304 )	306	(624 )	(30 )
Net income	14,920	36,071	69,655	55,859
Less: (net income) loss attributable to NCI in consolidated subsidiaries	(11 )	(2 )	(22 )	2
Net income attributable to unitholders	\$14,909	\$36,069	\$69,633	\$55,861
Earnings per unit - Basic:	\$0.13	\$0.34	\$0.63	\$0.53
Earnings per unit - Diluted:	\$0.13	\$0.34	\$0.63	\$0.53
Weighted average units outstanding - Basic	113,847	105,372	110,682	105,353
Weighted average units outstanding - Diluted	114,044	106,041	110,870	105,866

See notes to consolidated financial statements (unaudited).

URBAN EDGE PROPERTIES LP  
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY  
(Unaudited)  
(In thousands, except unit and per unit amounts)

	General Partner	Limited Partners <sup>(1)</sup>	Accumulated Earnings (Deficit)	NCI in Consolidated Subsidiaries	Total Equity
Balance, December 31, 2016	\$489,372	\$ 37,081	\$ (30,696 )	\$ 360	\$496,117
Net income attributable to unitholders	—	—	69,633	—	69,633
Net income attributable to noncontrolling interests	—	—	—	22	22
Common units issued as a result of common shares issued by Urban Edge	193,702	—	(186 )	—	193,516
Limited partnership units issued	—	171,084	—	—	171,084
Distributions to Partners (\$0.44 per unit)	—	—	(49,375 )	—	(49,375 )
Share-based compensation expense	2,177	1,143	39	—	3,359
Share-based awards withheld for taxes	(287 )	—	—	—	(287 )
Balance, June 30, 2017	\$684,964	\$ 209,308	\$ (10,585 )	\$ 382	\$884,069

<sup>(1)</sup> Limited partners have a 10.7% common limited partnership interest in the Operating Partnership as of June 30, 2017 in the form of units of interest in the Operating Partnership (“OP Units”) and Long-Term Incentive Plan (“LTIP”) units.

See notes to consolidated financial statements (unaudited).

URBAN EDGE PROPERTIES LP  
CONSOLIDATED STATEMENTS OF CASH FLOWS  
(Unaudited)  
(In thousands)

	Six Months Ended June 30,	
	2017	2016
<b>CASH FLOWS FROM OPERATING ACTIVITIES</b>		
Net income	\$69,655	\$55,859
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	39,440	27,989
Income from acquired leasehold interest	(39,215 )	—
Real estate impairment loss	3,467	—
Loss on extinguishment of debt	1,274	—
Amortization of deferred financing costs	1,451	1,382
Amortization of below market leases, net	(4,107 )	(3,749 )
Straight-lining of rent	520	(225 )
Share-based compensation expense	3,359	2,721
Gain on sale of real estate	—	(15,618 )
Provision for doubtful accounts	1,099	845
Change in operating assets and liabilities:		
Tenant and other receivables	(4,994 )	1,425
Deferred leasing costs	(2,047 )	—
Prepaid and other assets	1,596	1,425
Accounts payable and accrued expenses	9,953	(6,790 )
Other liabilities	1,847	1,454
Net cash provided by operating activities	83,298	66,718
<b>CASH FLOWS FROM INVESTING ACTIVITIES</b>		
Real estate additions	(35,994 )	(27,545 )
Acquisition of real estate	(211,393 )	—
Proceeds from sale of operating properties	4,790	19,938
Net cash used in investing activities	(242,597 )	(7,607 )
<b>CASH FLOWS FROM FINANCING ACTIVITIES</b>		
Debt repayments	(83,845 )	(29,699 )
Distributions to partners	(49,375 )	(42,063 )
Debt issuance costs	(3,567 )	—
Taxes withheld for vested restricted units	(287 )	(33 )
Proceeds from issuance of units	193,516	326
Proceeds from borrowings	225,500	—
Net cash provided by (used in) financing activities	281,942	(71,469 )
Net increase (decrease) in cash and cash equivalents and restricted cash	122,643	(12,358 )
Cash and cash equivalents and restricted cash at beginning of period	140,186	178,025
Cash and cash equivalents and restricted cash at end of period	\$262,829	\$165,667

See notes to consolidated financial statements (unaudited).



	Six Months Ended June 30,	
	2017	2016
<b>SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION</b>		
Cash payments for interest (includes amounts capitalized of \$1,946 and \$1,631, respectively)	\$26,051	\$25,773
Cash payments for income taxes	1,237	1,249
<b>NON-CASH INVESTING AND FINANCING ACTIVITIES</b>		
Acquisition of real estate through issuance of OP units	171,084	—
Acquisition of real estate through assumption of debt	69,659	—
Accrued capital expenditures included in accounts payable and accrued expenses	13,344	10,093
Write-off of fully depreciated assets	910	683
<b>RECONCILIATION OF CASH AND CASH EQUIVALENTS AND RESTRICTED CASH</b>		
Cash and cash equivalents at beginning of period	\$131,654	\$168,983
Restricted cash at beginning of period	8,532	9,042
Cash and cash equivalents and restricted cash at beginning of period	\$140,186	\$178,025
Cash and cash equivalents at end of period	\$248,407	\$156,672
Restricted cash at end of period	14,422	8,995
Cash and cash equivalents and restricted cash at end of period	\$262,829	\$165,667

See notes to consolidated financial statements (unaudited).

URBAN EDGE PROPERTIES AND URBAN EDGE PROPERTIES LP  
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS  
(Unaudited)

1. ORGANIZATION

Urban Edge Properties (“UE”, “Urban Edge” or the “Company”) (NYSE: UE) is a Maryland real estate investment trust that owns, manages, acquires, develops, redevelops and operates retail real estate in high barrier-to-entry markets. Urban Edge Properties LP (“UEL” or the “Operating Partnership”) is a Delaware limited partnership formed to serve as the Company’s majority-owned partnership subsidiary and to own, through affiliates, all of the Company’s real estate properties and other assets. Unless the context otherwise requires, references to “we”, “us” and “our” refer to Urban Edge Properties and UEL and their consolidated entities/subsidiaries.

The Operating Partnership’s capital includes general and common limited partnership interests in the operating partnership (“OP Units”). As of June 30, 2017, Urban Edge owned approximately 89.3% of the outstanding common OP Units with the remaining limited OP Units held by Vornado Realty L.P., members of management, our Board of Trustees and contributors of property interests acquired. Urban Edge serves as the sole general partner of the Operating Partnership. The third party unitholders have limited rights over the Operating Partnership such that they do not have characteristics of a controlling financial interest. As such, the Operating Partnership is considered a variable interest entity (“VIE”), and the Company is the primary beneficiary which consolidates it. The Company’s only investment is the Operating Partnership. The VIE’s assets can be used for purposes other than the settlement of the VIE’s obligations and the Company’s partnership interest is considered a majority voting interest.

As of June 30, 2017, our portfolio consisted of 85 shopping centers, four malls and a warehouse park totaling 16.6 million square feet.

2. BASIS OF PRESENTATION AND PRINCIPLES OF CONSOLIDATION

The accompanying consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (“GAAP”) for interim financial information and with the instructions of Form 10-Q. Certain information and footnote disclosures included in our annual financial statements have been condensed or omitted. In the opinion of management, the consolidated financial statements contain all adjustments, consisting of normal recurring accruals, necessary to present fairly the financial position of the Company and the Operating Partnership and the results of operations and cash flows for the interim periods presented. Operating results for the three and six months ended June 30, 2017 are not necessarily indicative of the results that may be expected for the fiscal year ending December 31, 2017. Accordingly, these consolidated financial statements should be read in conjunction with our consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2016, as filed with the Securities Exchange Commission (“SEC”).

The consolidated balance sheets as of June 30, 2017 and December 31, 2016 reflect the consolidation of wholly-owned subsidiaries and those entities in which we have a controlling financial interest. The consolidated statements of income for the three and six months ended June 30, 2017 and 2016 include the consolidated accounts of the Company and the Operating Partnership. All intercompany transactions have been eliminated in consolidation.

Our primary business is the ownership, management, redevelopment, development and operation of retail shopping centers. We do not distinguish our primary business or group our operations on a geographical basis for purposes of measuring performance. We review operating and financial information for each property on an individual basis and therefore, each property represents an individual operating segment. None of our tenants accounted for more than 10% of our revenue or property operating income. We aggregate all of our properties into one reportable segment due to their similarities with regard to the nature and economics of the properties, tenants and operations, as well as long-term average financial performance.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Use of Estimates — The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Recently Issued Accounting Literature

In May 2017, the FASB issued an update (“ASU 2017-09”) Scope of Modification Accounting, which clarifies when to account for a change to the terms or conditions of a share-based payment award as a modification. Under the new guidance, modification

accounting will not apply if the fair value, vesting conditions, and classification of the awards are the same immediately before and after the modification. ASU 2017-09 is effective for annual periods beginning after December 15, 2017, with early adoption permitted. We expect to adopt the standard beginning January 1, 2018. Once adopted, if we encounter a change to the terms or conditions of any of our share-based payment awards we will evaluate the need to apply modification accounting based on the new guidance. The general treatment for modifications of share-based payment awards is to record the incremental value arising from the change as additional compensation cost.

In February 2017, the FASB issued an updated (“ASU 2017-05”) Other Income - Gains and Losses from the Derecognition of Nonfinancial Assets, to clarify the scope and accounting for derecognition of nonfinancial assets. ASU 2017-05 eliminated the guidance specific to real estate sales and partial sales. ASU 2017-05 defines “in-substance nonfinancial assets” and includes guidance on partial sales of nonfinancial assets. ASU 2017-05 is effective for interim and annual reporting periods in fiscal years beginning after December 15, 2017, with early adoption permitted. We are evaluating the impact this standard will have on our consolidated financial statements.

In January 2017, the FASB issued an update (“ASU 2017-01”) Clarifying the Definition of a Business, which changes the definition of a business to exclude acquisitions where substantially all of the fair value of the assets acquired are concentrated in a single identifiable asset or a group of similar identifiable assets. While there are various differences between the accounting for an asset acquisition and a business combination, the largest impact is that transaction costs are capitalized for asset acquisitions rather than expensed when they are considered business combinations. ASU 2017-01 is effective for annual periods beginning after December 15, 2017, with early adoption permitted. We elected to early adopt ASU 2017-01 effective January 1, 2017. The adoption of this standard has resulted in asset acquisition classification for the real estate acquisitions closed in the three and six months ended June 30, 2017, and accordingly, acquisition costs for these acquisitions have been capitalized (refer to Note 4 Acquisitions and Dispositions).

In February 2016, the FASB issued an update (“ASU 2016-02”) Leases, which revises the accounting related to lease accounting. Under the new guidance, lessees will be required to recognize a lease liability and a right-of-use asset for all leases with terms greater than 12 months. Leases will be classified as either finance or operating, with classification affecting the pattern of expense recognition in the income statement. The provisions of ASU 2016-02 are effective for fiscal years beginning after December 15, 2018 and should be applied through a modified retrospective transition approach for leases existing at, or entered into after, the beginning of the earliest comparative period presented in the financial statements. Early adoption is permitted. We expect to adopt the standard beginning January 1, 2019. This standard will impact our consolidated financial statements by the recording of right-of-use assets and lease liabilities on our consolidated balance sheets for operating and finance leases where we are the lessee. In addition, leases where we are the lessor that meet the criteria of a finance lease will be amortized using the effective interest method with corresponding charges to interest expense and amortization expense. Leases where we are the lessor that meet the criteria of an operating lease will continue to be amortized on a straight-line basis. Lastly, internal leasing department overhead previously capitalized will be expensed within general and administrative expenses.

In May 2014, the FASB issued an update (“ASU 2014-09”) Revenue from Contracts with Customers to ASC Topic 606, which supersedes the revenue recognition requirements in ASC Topic 605, Revenue Recognition. ASU 2014-09 requires additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments and assets recognized from costs incurred to obtain or fulfill a contract. During the year ended December 31, 2016, the FASB issued the following updates to ASC Topic 606 to clarify and/or amend the guidance in ASU 2014-09: (i) ASU 2016-08 Principal versus Agent Considerations (Reporting Revenue Gross versus Net), which clarifies the implementation guidance on principal versus agent considerations, (ii) ASU 2016-10 Identifying Performance Obligations and Licensing, which clarifies guidance related to identifying performance obligations and licensing implementation guidance and (iii) ASU 2016-12 Narrow-Scope Improvements and Practical Expedients, which amends certain aspects of ASU 2014-09. In August 2015, the FASB issued an update (“ASU 2015-09”) Revenue from Contracts with Customers to ASC Topic 606, which defers the effective date of ASU 2014-09 for all entities by one year. ASU 2015-09 is effective beginning after December 15, 2017, including interim reporting periods within that reporting period. Early adoption is permitted only for annual reporting periods beginning after December 15, 2016, including interim reporting periods within that

reporting period. We have commenced the process of adopting ASU 2014-09 for reporting periods beginning after December 15, 2017 using the modified retrospective approach, including evaluating all sources of revenue we expect will be impacted by the adoption of ASU 2014-09. We expect the impact, if any, to be to the presentation of certain lease and non-lease components of revenue from leases (upon the adoption of ASU 2016-02 Leases) and not the total revenue recognized overtime.

Any other recently issued accounting standards or pronouncements not disclosed above have been excluded as they are not relevant to the Company or the Operating Partnership, or they are not expected to have a material impact on our consolidated financial statements.

## 4. ACQUISITIONS AND DISPOSITIONS

During the six months ended June 30, 2017, we closed on the following acquisitions:

Date Purchased	Property Name	City	State	Square Feet	Purchase Price <sup>(1)</sup> (in thousands)
January 4, 2017	Yonkers Gateway Center	Yonkers	NY	—	<sup>(2)</sup> \$ 51,902
January 17, 2017	Shops at Bruckner	Bronx	NY	114,000	32,269
February 2, 2017	Hudson Mall	Jersey City	NJ	383,000	44,273
May 24, 2017	Yonkers Gateway Center	Yonkers	NY	437,000 <sup>(2)</sup>	101,825
May 24, 2017	The Plaza at Cherry Hill	Cherry Hill	NJ	413,000	53,535
May 24, 2017	Manchester Plaza	Manchester	MO	131,000	20,162
May 24, 2017	Millburn Gateway Center	Millburn	NJ	102,000	45,583
May 24, 2017	21 E Broad St / One Lincoln Plaza	Westfield	NJ	22,000	10,158
May 25, 2017	The Plaza at Woodbridge	Woodbridge	NJ	411,000	103,962
				Total	\$ 463,669

<sup>(1)</sup> Includes \$11.3 million of transaction costs incurred since January 1, 2017.

On January 4, 2017, we acquired fee and leasehold interests, including the lessor position under an operating lease

<sup>(2)</sup> for the whole property. On May 24, 2017, we purchased the remaining fee and leasehold interests not previously acquired, including the lessee position under the operating lease for the whole property.

On January 4, 2017, we acquired fee and leasehold interests in Yonkers Gateway Center for \$51.9 million.

Consideration for this purchase consisted of the issuance of \$48.8 million in OP units and \$2.9 million of cash. The total number of OP units issued was 1.8 million at a value of \$27.09 per unit. Transaction costs associated with this acquisition were \$0.2 million.

On January 17, 2017, we acquired the leasehold interest in the Shops at Bruckner for \$32.3 million, consisting of the assumption of existing debt of \$12.6 million and \$19.4 million of cash. The property is an 114,000 sf retail center in the Bronx, NY directly across from our 376,000 sf Bruckner Commons shopping center. We own the land under the Shops at Bruckner and had been leasing it to the seller under a ground lease that ran through September 2044.

Concurrent with the acquisition, we wrote-off the unamortized intangible liability balance related to the below-market ground lease as well as the existing straight-line receivable balance. As a result, we recognized \$39.2 million of income from acquired leasehold interest in the six months ended June 30, 2017. Transaction costs associated with this acquisition were \$0.3 million.

On February 2, 2017, we acquired Hudson Mall, a 383,000 sf retail center in Jersey City, NJ adjacent to our existing Hudson Commons shopping center. Consideration for this purchase consisted of the assumption of the existing debt of \$23.8 million and \$19.9 million of cash. Transaction costs associated with this acquisition were \$0.6 million.

On May 24 and 25, 2017, we acquired a portfolio of seven retail assets (the "Portfolio") comprising 1.5 million sf of gross leasable area, predominantly in the New York City metropolitan area, for \$325 million. The Portfolio was privately owned for more than three decades and was 83% leased as of June 30, 2017. Consideration for this purchase consisted of the issuance of \$122 million in OP units, the assumption of \$33 million of existing mortgage debt, the issuance of \$126 million of non-recourse, secured mortgage debt and \$44 million of cash. The total number of OP units issued was 4.5 million at a value of \$27.02 per unit. Transaction costs associated with this acquisition were \$10.2 million.

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All acquisitions closed during the six months ended June 30, 2017 were accounted for as asset acquisitions in accordance with ASU 2017-01, adopted January 1, 2017. Accordingly, transaction costs incurred since January 1, 2017 related to these transactions were capitalized as part of the asset's purchase price. The purchase prices for all acquisitions were allocated to the acquired assets and liabilities based on their relative fair values at date of acquisition.

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The aggregate purchase price of the above property acquisitions have been allocated as follows:

Property Name	Land	Buildings and improvements	Identified intangible assets	Identified intangible liabilities	Debt premium	Total purchase price
(in thousands)						
Yonkers Gateway Center	\$40,699	\$ —	\$ 25,858	\$(14,655 )	\$—	\$51,902
Shops at Bruckner	—	32,979	12,029	(12,709 )	(30 )	32,269
Hudson Mall	15,824	37,593	9,930	(17,344 )	(1,730 )	44,273
Yonkers Gateway Center	22,642	110,635	38,162	(68,694 )	(920 )	101,825
The Plaza at Cherry Hill	14,602	33,666	7,800	(2,533 )	—	53,535
Manchester Plaza	4,409	13,756	3,256	(1,259 )	—	20,162
Millburn Gateway Center	15,783	25,387	5,360	(947 )	—	45,583
21 E Broad St / One Lincoln Plaza	5,728	4,305	679	(554 )	—	10,158
The Plaza at Woodbridge	21,547	75,017	11,596	(4,198 )	—	103,962
<b>Total</b>	<b>\$ 141,234</b>	<b>\$ 333,338</b>	<b>\$ 114,670</b>	<b>\$(122,893)</b>	<b>\$(2,680 )</b>	<b>\$ 463,669</b>

### Dispositions

On June 30, 2017, we completed the sale of our property previously classified as held for sale in Eatontown, NJ, for \$4.8 million, net of selling costs. Prior to the sale, the book value of this property exceeded its estimated fair value less costs to sell, and as such, an initial impairment charge of \$3.2 million was recognized as of March 31, 2017. Our determination of fair value was based on the executed contract of sale with the third-party buyer. We recognized a \$0.3 million impairment charge at closing on June 30, 2017, based on the final net sales price.

On June 9, 2016, we completed the sale of a shopping center located in Waterbury, CT for \$21.6 million, resulting in a gain of \$15.6 million. The sale completed the reverse Section 1031 tax deferred exchange transaction with the acquisition of Cross Bay Commons.

### 5. RELATED PARTY TRANSACTIONS

In connection with the separation, the Company and Vornado Realty Trust (“Vornado”) entered into a transition services agreement under which Vornado provided transition services to the Company including human resources, information technology, risk management, tax services and office space and support. The fees charged to us by Vornado for those transition services approximated the actual cost incurred by Vornado in providing such services. On June 28, 2016, the Company executed an amendment to the transition services agreement, extending Vornado’s provision of information technology, risk management services and the portion of the human resources service related to health and benefits through July 31, 2018, unless terminated earlier. Fees for these services remain the same except that they may be adjusted for inflation. As of June 30, 2017 and December 31, 2016, there were no amounts due to Vornado related to such services.

During the three and six months ended June 30, 2017, there were \$0.4 million and \$0.9 million, respectively, of costs paid to Vornado included in general and administrative expenses, which consisted of \$0.2 million and \$0.5 million, respectively, of rent expense for two of our office locations and \$0.2 million and \$0.4 million, respectively, of transition services fees. For the three and six months ended June 30, 2016, there were \$0.5 million and \$0.9 million, respectively, of costs paid to Vornado included in general and administrative expenses, which consisted of \$0.3 million and \$0.5 million, respectively, of rent expense for two of our office locations and \$0.2 million and \$0.4 million of transition services fees, respectively.

### Management and Development Fees

In connection with the separation, the Company and Vornado entered into property management agreements under which the Company provides management, development, leasing and other services to certain properties owned by Vornado and its affiliates, including Interstate Properties (“Interstate”) and Alexander’s, Inc. (NYSE:ALX). Interstate is a general partnership that owns retail properties in which Steven Roth, Chairman of Vornado’s Board and Chief Executive Officer of Vornado, and a member of our Board of Trustees, is the managing general partner. Interstate and its partners beneficially owned an aggregate of approximately 7.1% of the common shares of beneficial interest of Vornado as of December 31, 2016. As of, and for the three and six months

ended June 30, 2017, Vornado owned 32.4% of Alexander's, Inc. During the three and six months ended June 30, 2017, we recognized management and development fee income of \$0.3 million and \$0.8 million, respectively, and \$0.5 million and \$1.0 million for the same periods in 2016. As of June 30, 2017 and December 31, 2016, there were \$0.3 million of fees due from Vornado included in tenant and other receivables in our consolidated balance sheets.

## 6. IDENTIFIED INTANGIBLE ASSETS AND LIABILITIES

Our identified intangible assets (acquired in-place and above and below-market leases) and liabilities (acquired below-market leases), net of accumulated amortization were \$95.0 million and \$187.2 million as of June 30, 2017, respectively, and \$30.9 million and \$147.0 million as of December 31, 2016, respectively.

Amortization of acquired below-market leases, net of acquired above-market leases resulted in additional rental income of \$2.1 million and \$4.1 million and for the three and six months ended June 30, 2017, respectively, and \$1.9 million and \$3.8 million for the same periods in 2016.

Amortization of acquired in-place leases and customer relationships resulted in additional depreciation and amortization expense of \$2.1 million and \$3.1 million for the three and six months ended June 30, 2017, respectively, and \$0.4 million and \$0.8 million for the same periods in 2016.

Certain shopping centers were acquired subject to ground leases or ground and building leases. Amortization of these acquired below-market leases resulted in additional rent expense of \$0.1 million and \$0.5 million for the three and six months ended June 30, 2017, respectively, and \$0.2 million and \$0.5 million for the same periods in 2016.

The following table sets forth the estimated annual amortization expense related to intangible assets and liabilities for the five succeeding years commencing January 1, 2018:

Year	Below-Market	Above-Market	Below-Market	
	Operating Lease Income	Operating Lease Expense	In-Place Leases	Ground Leases
2018	\$ 12,074	\$ 1,574	\$11,285	\$ 972
2019	11,620	1,294	8,592	972
2020	11,453	1,016	7,325	972
2021	11,251	803	6,013	622
2022	10,802	426	4,224	590

## 7. MORTGAGES PAYABLE

The following is a summary of mortgages payable as of June 30, 2017 and December 31, 2016.

(Amounts in thousands)	Maturity	Interest Rate at June 30, 2017	June 30, 2017	December 31, 2016
Cross-collateralized mortgage loan:				
Fixed Rate	9/10/2020	4.38%	\$511,739	\$519,125
Variable Rate <sup>(1)</sup>	9/10/2020	2.36%	38,756	38,756
Total cross collateralized			550,495	557,881
First mortgages secured by:				
Englewood <sup>(3)</sup>	10/1/2018	6.22%	11,537	11,537
Montehiedra Town Center, Senior Loan <sup>(2)</sup>	7/6/2021	5.33%	86,658	87,308
Montehiedra Town Center, Junior Loan <sup>(2)</sup>	7/6/2021	3.00%	30,000	30,000
Plaza at Cherry Hill <sup>(8)(10)</sup>	5/24/22	2.82%	28,930	—
Westfield - One Lincoln <sup>(8)(10)</sup>	5/24/22	2.82%	4,730	—
Plaza at Woodbridge <sup>(8)(10)</sup>	5/25/22	2.82%	55,340	—
Bergen Town Center	4/8/2023	3.56%	300,000	300,000
Shops at Bruckner <sup>(6)</sup>	5/1/2023	3.90%	12,443	—
Hudson Mall <sup>(7)</sup>	12/1/2023	5.07%	25,333	—
Yonkers Gateway Center <sup>(9)</sup>	4/6/2024	4.16%	33,967	—
Las Catalinas	8/6/2024	4.43%	130,000	130,000
North Bergen (Tonnelles Avenue) <sup>(5)</sup>	4/1/2027	4.18%	100,000	73,951
Manchester Plaza <sup>(10)</sup>	6/1/2027	4.32%	12,500	—
Millburn Gateway Center <sup>(10)</sup>	6/1/2027	3.97%	24,000	—
Mount Kisco (Target) <sup>(4)</sup>	11/15/2034	6.40%	14,672	14,883
	Total mortgages payable		1,420,605	1,205,560
	Unamortized debt issuance costs		(8,208)	(8,047)
Total mortgages payable, net of unamortized debt issuance costs			\$1,412,397	\$1,197,513

(1) Subject to a LIBOR floor of 1.00%, bears interest at LIBOR plus 136 bps.

(2) As part of the planned redevelopment of Montehiedra Town Center, we committed to fund \$20.0 million for leasing and capital expenditures of which \$19.3 million has been funded as of June 30, 2017.

(3) On March 30, 2015, we notified the lender that due to tenants vacating, the property's operating cash flow would be insufficient to pay its debt service. As of June 30, 2017, we were in default and the property was transferred to receivership. Urban Edge no longer manages the property but will remain its title owner until the receiver disposes of the property. We have determined this property is held in a VIE for which we are the primary beneficiary. Accordingly, as of June 30, 2017, we consolidated Englewood and its operations. The consolidated balance sheet included total assets and liabilities of \$12.4 million and \$14.5 million, respectively.

(4) The mortgage payable balance on the loan secured by Mount Kisco (Target) includes \$1.1 million of unamortized debt discount as of June 30, 2017 and December 31, 2016. The effective interest rate including amortization of the debt discount is 7.34% as of June 30, 2017.

(5) On March 29, 2017, we refinanced the \$74 million, 4.59% mortgage loan secured by our Tonnelles Commons property in North Bergen, NJ, increasing the principal balance to \$100 million at 4.18% with a 10-year fixed rate mortgage. As a result, we recognized a loss on extinguishment of debt of \$1.3 million during the six months ended June 30, 2017 comprised of a \$1.2 million prepayment penalty and write-off of \$0.1 million of unamortized deferred financing fees on the original loan.

(6)

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On January 17, 2017, we assumed the existing mortgage secured by the Shops at Bruckner in connection with our acquisition of the property's leasehold interest.

(7) On February 2, 2017, we assumed the existing mortgage secured by Hudson Mall in connection with our acquisition of the property. The mortgage payable balance on the loan secured by Hudson Mall includes \$1.6 million of unamortized debt premium as of June 30, 2017. The effective interest rate including amortization of the debt premium is 3.11% as of June 30, 2017.

(8) Bears interest at one month LIBOR plus 160 bps.

(9) Reflects the \$33 million existing mortgage assumed in connection with the acquisition of Yonkers Gateway Center on May 24, 2017. The mortgage payable balance on the loan secured by Yonkers Gateway Center includes \$0.9 million of unamortized debt premium as of June 30, 2017. The effective interest rate including amortization of the debt premium is 0.8% as of June 30, 2017.

(10) Reflects a portion of the \$126 million non-recourse, secured debt issued to fund the Portfolio acquisition closed on May 24 and 25, 2017. Refer to Note 4 Acquisitions and Dispositions for further information.

The net carrying amount of real estate collateralizing the above indebtedness amounted to approximately \$1.3 billion as of June 30, 2017. Our mortgage loans contain covenants that limit our ability to incur additional indebtedness on these properties and in certain circumstances require lender approval of tenant leases and/or yield maintenance upon repayment prior to maturity. As of June 30, 2017, we were in compliance with all debt covenants.

As of June 30, 2017, the principal repayments for the next five years and thereafter are as follows:

(Amounts in thousands)

Year Ending December 31,

2017 <sup>(1)</sup>	\$ 9,647
2018	29,761
2019	20,397
2020	517,327
2021	123,003
2022	96,748
Thereafter	623,722

<sup>(1)</sup> Remainder of 2017.

On January 15, 2015, we entered into a \$500 million Revolving Credit Agreement (the “Agreement”) with certain financial institutions. On March 7, 2017, we amended and extended the Agreement. The amendment increased the credit facility size by \$100 million to \$600 million and extended the maturity date to March 7, 2021 with two six-month extension options. Borrowings under the Agreement are subject to interest at LIBOR plus 1.15% and we are required to pay an annual facility fee of 20 basis points which is expensed within interest and debt expense as incurred. Both the spread over LIBOR and the facility fee are based on our current leverage ratio and are subject to increase if our leverage ratio increases above predefined thresholds. The Agreement contains customary financial covenants including a maximum leverage ratio of 60% and a minimum fixed charge coverage ratio of 1.5x. No amounts have been drawn to date under the Agreement. Financing fees associated with the Agreement of \$3.8 million and \$1.9 million as of June 30, 2017 and December 31, 2016, respectively, are included in deferred financing fees in the consolidated balance sheets.

## 8. INCOME TAXES

The Company has elected to qualify as a REIT under sections 856-860 of the Internal Revenue Code of 1986, as amended, commencing with the filing of our tax return for the 2015 fiscal year. Under those sections, a REIT, that distributes at least 90% of its REIT taxable income as a dividend to its shareholders each year and which meets certain other conditions, will not be taxed on that portion of its taxable income which is distributed to its shareholders. As a REIT, we generally will not be subject to federal income taxes, provided that we distribute 100% of taxable income. It is our intention to adhere to the organizational and operational requirements to maintain our REIT status. If we fail to qualify as a REIT for any taxable year, we will be subject to federal income taxes at regular corporate rates (including any alternative minimum tax) and may not be able to qualify as a REIT for the four subsequent taxable years.

The REIT and the other minority members are partners in the Operating Partnership. As such, the partners are required to report their share of taxable income on their tax returns. We are also subject to certain other taxes, including state and local taxes and franchise taxes which are included in general and administrative expenses in the consolidated statements of income.

Our two Puerto Rico malls are subject to a 29% non-resident withholding tax which is included in income tax expense in the consolidated statements of income. The Puerto Rico tax expense recorded was \$0.6 million and \$30.0 thousand for the six months ended June 30, 2017 and 2016, respectively, and \$0.3 million for the quarter ended June 30, 2017. There was a \$0.3 million income tax benefit recorded for the quarter ended June 30, 2016. Both properties are held in

a special partnership for Puerto Rico tax reporting (the general partner being a qualified REIT subsidiary or “QRS”).

## 9. FAIR VALUE MEASUREMENTS

ASC 820, Fair Value Measurement and Disclosures defines fair value and establishes a framework for measuring fair value. The objective of fair value is to determine the price that would be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (the exit price). ASC 820 establishes a fair value hierarchy that prioritizes observable and unobservable inputs used to measure fair value into three levels: Level 1 - quoted prices (unadjusted) in active markets that are accessible at the measurement date for assets or liabilities; Level 2 - observable prices based on inputs not quoted in active markets, but corroborated by market data; and Level 3 - unobservable inputs used when little or no market data is available. The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs. In determining fair value, we utilize valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible as well as consider counterparty credit risk in our assessment of fair value.

### Financial Assets and Liabilities Measured at Fair Value on a Recurring Basis

There were no financial assets or liabilities measured at fair value on a recurring basis as of June 30, 2017 and December 31, 2016.

### Financial Assets and Liabilities Measured at Fair Value on a Non-Recurring Basis

There were no financial assets or liabilities measured at fair value on a non-recurring basis as of June 30, 2017 and December 31, 2016.

### Financial Assets and Liabilities not Measured at Fair Value

Financial assets and liabilities that are not measured at fair value on the consolidated balance sheets include cash and cash equivalents and mortgages payable. Cash and cash equivalents are carried at cost, which approximates fair value. The fair value of mortgages payable is calculated by discounting the future contractual cash flows of these instruments using current risk-adjusted rates available to borrowers with similar credit ratings, which are provided by a third-party specialist. The fair value of cash and cash equivalents is classified as Level 1 and the fair value of mortgages payable is classified as Level 2. The table below summarizes the carrying amounts and fair value of these financial instruments as of June 30, 2017 and December 31, 2016.

(Amounts in thousands)	As of June 30, 2017		As of December 31, 2016	
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Assets:				
Cash and cash equivalents	\$248,407	\$248,407	\$131,654	\$131,654
Liabilities:				
Mortgages payable <sup>(1)</sup>	\$1,420,605	\$1,443,347	\$1,205,560	\$1,216,989

<sup>(1)</sup> Carrying amounts exclude unamortized debt issuance costs of \$8.2 million and \$8.0 million as of June 30, 2017 and December 31, 2016, respectively.

The following interest rates were used by the Company to estimate the fair value of mortgages payable:

	June 30, 2017		December 31, 2016	
	Low	High	Low	High
Mortgages payable	1.8%	2.2%	2.0%	2.3%



## 10. COMMITMENTS AND CONTINGENCIES

There are various legal actions against us in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters will not have a material adverse effect on our financial condition, results of operations or cash flows.

**Loan Commitments:** In January 2015, we completed the modification of the \$120.0 million, 6.04% mortgage loan secured by Montehiedra Town Center. As part of the planned redevelopment of the property, we committed to fund \$20.0 million for leasing and building capital expenditures of which \$19.3 million has been funded as of June 30, 2017.

**Redevelopment:** As of June 30, 2017, we had approximately \$173.7 million of active development, redevelopment and anchor repositioning projects underway of which \$94.0 million remains to be funded. Based on current plans and estimates we anticipate the remaining amounts will be expended over the next two years.

### Insurance

We maintain general liability insurance with limits of \$200 million for properties in the U.S. and Puerto Rico and all-risk property and rental value insurance coverage with limits of \$500 million for properties in the U.S. and \$139 million for properties in Puerto Rico, with sub-limits for certain perils such as floods and earthquakes on each of our properties. Our insurance includes coverage for terrorism acts but excludes coverage for nuclear, biological, chemical or radiological terrorism events as defined by the Terrorism Risk Insurance Program Reauthorization Act, which expires in December 2020. In addition, we maintain coverage for cybersecurity with limits of \$5 million in the aggregate providing first and third party coverage including network interruption, event management, cyber extortion and claims for media content, security and privacy liability. Insurance premiums are charged directly to each of the retail properties and warehouses. We will be responsible for deductibles and losses in excess of insurance coverage, which could be material.

We continue to monitor the state of the insurance market and the scope and costs of coverage for acts of terrorism. However, we cannot anticipate what coverage will be available on commercially reasonable terms in the future.

Our mortgage loans are non-recourse and contain customary covenants requiring adequate insurance coverage. Although we believe that we currently have adequate insurance coverage for purposes of these agreements, we may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. If lenders insist on greater coverage than we are able to obtain it could adversely affect our ability to finance our properties and expand our portfolio.

### Environmental Matters

Each of our properties has been subjected to varying degrees of environmental assessment at various times. Based on these assessments and the projected remediation costs, we have accrued costs of \$1.4 million on our consolidated balance sheets for potential remediation costs for environmental contamination at two properties. While this accrual reflects our best estimates of the potential costs of remediation at these properties, \$0.1 million has currently been expended and there can be no assurance that the actual costs will not exceed this amount. With respect to our other properties, the environmental assessments did not reveal any material environmental contamination. However, there can be no assurance that the identification of new areas of contamination, changes in the extent or known scope of contamination, the discovery of additional sites, or changes in cleanup requirements would not result in significant costs to us.

## 11. PREPAID EXPENSES AND OTHER ASSETS

The following is a summary of the composition of the prepaid expenses and other assets in the consolidated balance sheets:

	Balance at	
(Amounts in thousands)	June 30,	December
	2017	31, 2016

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Other assets	\$2,301	\$ 2,161
Deposits for acquisitions	—	6,600
Prepaid expenses:		
Real estate taxes	3,822	5,198
Insurance	1,622	2,545
Rent, licenses/fees	1,500	938
Total Prepaid expenses and other assets	\$9,245	\$ 17,442

## 12. OTHER LIABILITIES

The following is a summary of the composition of other liabilities in the consolidated balance sheets:

(Amounts in thousands)	Balance at	
	June 30, 2017	December 31, 2016
Deferred ground rent expense	\$6,392	\$ 6,284
Deferred tax liability, net	3,859	3,802
Deferred tenant revenue	4,743	3,280
Environmental remediation costs	1,232	1,309
Other liabilities	401	—
Total Other liabilities	\$16,627	\$ 14,675

## 13. INTEREST AND DEBT EXPENSE

The following table sets forth the details of interest and debt expense:

(Amounts in thousands)	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
Interest expense	\$13,040	\$12,097	\$25,291	\$24,867
Amortization of deferred financing costs	587	723	1,451	1,382
Total Interest and debt expense	\$13,627	\$12,820	\$26,742	\$26,249

## 14. EQUITY AND NONCONTROLLING INTEREST

## At-The-Market Program

In 2016, the Company established an at-the-market (“ATM”) equity program, pursuant to which the Company may offer and sell from time to time its common shares, par value \$0.01 per share, with an aggregate gross sales price of up to \$250.0 million through a consortium of broker dealers acting as sales agents. As of June 30, 2017, \$241.3 million of common shares remained available for issuance under this ATM equity program. During the six months ended June 30, 2017 and 2016, there were no common shares issued under this ATM equity program. Actual future sales will depend on a variety of factors including, but not limited to, market conditions, the trading price of our common shares and our capital needs. We have no obligation to sell the remaining shares available under the active ATM equity program.

## Underwritten Public Offering

On May 10, 2017, the Company issued 7.7 million common shares of beneficial interest in an underwritten public offering pursuant to the Company’s effective shelf registration statement previously filed on Form S-3 with the SEC on August 5, 2016. This offering generated cash proceeds of \$193.5 million, net of \$1.3 million of issuance costs.

## Units of the Operating Partnership

The Operating Partnership issued 1.8 million OP units in connection with the acquisition of Yonkers Gateway Center on January 4, 2017, at a value of \$27.09 per unit. On May 24 and 25, 2017, the Operating Partnership issued 2.6 million OP units and 1.9 million OP units, respectively, in connection with the Portfolio acquisition at a value of \$27.02 per unit (refer to Note 4 Acquisitions and Dispositions).

## Dividends and Distributions

During the three months ended June 30, 2017 and 2016, the Company declared dividends on our common shares and OP unit distributions of \$0.22 and \$0.20 per share/unit, respectively. During the six months ended June 30, 2017 and 2016, the Company declared common stock dividends and OP unit distributions of \$0.44 and \$0.40 per share/unit, respectively.

## Redeemable Noncontrolling Interests

Redeemable noncontrolling interests reflected on the consolidated balance sheets of the Company are comprised of OP units and limited partnership interests in the Operating Partnership in the form of LTIP unit awards. In connection with the separation, the Company issued 5.7 million OP units, representing a 5.4% interest in the Operating Partnership to VRLP in exchange for interests in VRLP properties contributed by VRLP. LTIP unit awards were granted to certain executives pursuant to our 2015 Omnibus

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Share Plan (the “Omnibus Share Plan”). OP units were issued to contributors in exchange for their property interests in connection with the Company’s acquisition of Yonkers Gateway Center and the Portfolio acquisition. The total of the OP units and LTIP units represent an 8.9% and 8.2% weighted-average interest in the Operating Partnership for the three and six months ended June 30, 2017, respectively. Holders of outstanding vested LTIP units may, from and after two years from the date of issuance, redeem their LTIP units for cash, or for the Company’s common shares on a one-for-one basis, solely at our election. Holders of outstanding OP units may, at a determinable date, redeem their units for cash or the Company’s common shares on a one-for-one basis, solely at our election.

#### Noncontrolling Interest

The noncontrolling interest relates to the 5% interest held by others in our property in Walnut Creek, CA (Mount Diablo). The net income attributable to noncontrolling interest is presented separately in our consolidated statements of income.

## 15. SHARE-BASED COMPENSATION

### 2017 Outperformance Plan

On February 24, 2017, the Compensation Committee of the Board of Trustees of the Company approved the Company’s 2017 Outperformance Plan (“2017 OPP”), a multi-year performance-based equity compensation program. Under the 2017 OPP, participants, including our Chairman and Chief Executive Officer, have the opportunity to earn awards in the form of LTIP units if, and only if, we outperform a predetermined total shareholder return (“TSR”) and/or outperform the market with respect to a relative TSR in any year during the requisite performance periods as described below. The aggregate notional amount of the 2017 OPP grant is \$12.0 million.

Awards under the 2017 OPP may be earned if we (i) achieve a TSR level greater than 7% per annum, or 21% over the three-year performance measurement period, and/or (ii) achieve a TSR equal to or above, that of the 50<sup>th</sup> percentile of a retail REIT peer group comprised of 14 of our peer companies, over a three-year performance measurement period. Distributions on awards accrue during the measurement period, except that 10% of such distributions are paid in cash. If the designated performance objectives are achieved, LTIP units are also subject to time-based vesting requirements. Awards earned under the 2017 OPP vest 50% in year three, 25% in year four and 25% in year five.

The fair value of the 2017 OPP on the date of grant was \$4.1 million using a Monte Carlo simulation to estimate the fair value based on the probability of satisfying the market conditions and the projected share price at the time of payment, discounted to the valuated date over a three-year performance period. Assumptions include historic volatility (19.7%), risk-free interest rates (1.5%), and historic daily return as compared to our Peer Group. Such amount is being amortized into expense over a five-year period from the date of grant, using a graded vesting attribution model.

### Share-Based Compensation Expense

Share-based compensation expense, which is included in general and administrative expenses in our consolidated statements of income, is summarized as follows:

(Amounts in thousands)	Three Months		Six Months	
	Ended June 30,		Ended June 30,	
	2017	2016	2017	2016
Share-based compensation expense components:				
Restricted share expense	\$518	\$383	\$908	\$616
Stock option expense	646	653	1,269	1,229
LTIP expense	147	100	263	283
Outperformance Plan (“OPP”) expense	564	288	919	593
Total Share-based compensation expense	\$1,875	\$1,424	\$3,359	\$2,721



## 16. EARNINGS PER SHARE AND UNIT

## Urban Edge Earnings per Share

We have calculated earnings per share (“EPS”) under the two-class method. The two-class method is an earnings allocation methodology whereby EPS for each class of Urban Edge common shares and participating securities is calculated according to dividends declared and participating rights in undistributed earnings. Restricted shares issued pursuant to our share-based compensation program are considered participating securities, and as such have non-forfeitable rights to receive dividends.

The following table sets forth the computation of our basic and diluted earnings per share:

(Amounts in thousands, except per share amounts)	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
Numerator:				
Net income attributable to common shareholders	\$13,583	\$33,868	\$64,169	\$52,506
Less: Earnings allocated to unvested participating securities	(39 )	(43 )	(107 )	(61 )
Net income available for common shareholders - basic	\$13,544	\$33,825	\$64,062	\$52,445
Impact of assumed conversions:				
OP and LTIP units	—	—	5,463	—
Net income available for common shareholders - dilutive	\$13,544	\$33,825	\$69,525	\$52,445
Denominator:				
Weighted average common shares outstanding - basic	104,063	99,274	101,863	99,270
Effect of dilutive securities <sup>(1)</sup> :				
Stock options using the treasury stock method	21	272	30	157
Restricted share awards	176	122	158	98
Assumed conversion of OP and LTIP units	—	—	9,173	67
Weighted average common shares outstanding - diluted	104,260	99,668	111,224	99,592
Earnings per share available to common shareholders:				
Earnings per common share - Basic	\$0.13	\$0.34	\$0.63	\$0.53
Earnings per common share - Diluted	\$0.13	\$0.34	\$0.63	\$0.53

<sup>(1)</sup> For the three and six months ended June 30, 2016 and the three months ended June 30, 2017 the effect of the redemption of OP and LTIP units for Urban Edge common shares would have an anti-dilutive effect on the calculation of diluted EPS. Accordingly, the impact of such redemption has not been included in the determination of diluted EPS for these periods.



Operating Partnership Earnings per Unit

The following table sets forth the computation of basic and diluted earnings per unit:

(Amounts in thousands, except per unit amounts)	Three Months		Six Months Ended	
	Ended June 30, 2017	2016	June 30, 2017	2016
Numerator:				
Net income attributable to unitholders	\$14,909	\$36,069	\$69,633	\$55,861
Less: net income attributable to participating securities	(39 )	(45 )	(104 )	(64 )
Net income available for unitholders	\$14,870	\$36,024	\$69,529	\$55,797
Denominator:				
Weighted average units outstanding - basic	113,847	105,372	110,682	105,353
Effect of dilutive securities issued by Urban Edge	197	394	188	255
Unvested LTIP units	—	275	—	258
Weighted average units outstanding - diluted	114,044	106,041	110,870	105,866
Earnings per unit available to unitholders:				
Earnings per unit - Basic	\$0.13	\$0.34	\$0.63	\$0.53
Earnings per unit - Diluted	\$0.13	\$0.34	\$0.63	\$0.53

17. SUBSEQUENT EVENTS

Pursuant to the Subsequent Events Topic of the FASB ASC, we have evaluated subsequent events and transactions that occurred after our June 30, 2017 consolidated balance sheet date for potential recognition or disclosure in our consolidated financial statements. Based on this evaluation, the Company has determined there are no subsequent events required to be disclosed.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Certain statements contained herein constitute forward-looking statements as such term is defined in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements are not guarantees of future performance. They represent our intentions, plans, expectations and beliefs and are subject to numerous assumptions, risks and uncertainties. Our future results, financial condition and business may differ materially from those expressed in these forward-looking statements. You can find many of these statements by looking for words such as "approximates," "believes," "expects," "anticipates," "estimates," "intends," "plans," "would," "may" or other similar expressions in this Quarterly Report on Form 10-Q. Many of the factors that will determine the outcome of these and our other forward-looking statements are beyond our ability to control or predict. For further discussion of factors that could materially affect the outcome of our forward-looking statements, see "Risk Factors" in Part I, Item 1A, of the Company's Annual Report on Form 10-K for the year ended December 31, 2016. For these statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. You are cautioned not to place undue reliance on our forward-looking statements, which speak only as of the date of this Quarterly Report on Form 10-Q. All subsequent written and oral forward-looking statements attributable to us or any person acting on our behalf are expressly qualified in their entirety by the cautionary statements contained or referred to in this section. We do not undertake any obligation to release publicly any revisions to our forward-looking statements to reflect events or circumstances occurring after the date of this Quarterly Report on Form 10-Q. The following discussion should be read in conjunction with the consolidated financial statements and notes thereto included in Part I of this Quarterly Report on Form 10-Q.

Overview

Urban Edge Properties ("UE", "Urban Edge" or the "Company") (NYSE: UE) is a Maryland real estate investment trust that owns, manages, acquires, develops, redevelops and operates retail real estate in high barrier-to-entry markets. Urban Edge Properties LP ("UEL" or the "Operating Partnership") is a Delaware limited partnership formed to serve as the Company's majority-owned partnership subsidiary and to own, through affiliates, all of the Company's real estate properties and other assets. Unless the context otherwise requires, references to "we", "us" and "our" refer to Urban Edge Properties and UEL and their consolidated entities/subsidiaries.

The Operating Partnership's capital includes general and common limited partnership interests in the operating partnership ("OP Units"). As of June 30, 2017, Urban Edge owned approximately 89.3% of the outstanding common OP Units with the remaining limited OP Units held by Vornado Realty L.P., members of management, our Board of Trustees and contributors of property interests acquired. Urban Edge serves as the sole general partner of the Operating Partnership. The third party unitholders have limited rights over the Operating Partnership such that they do not have characteristics of a controlling financial interest. As such, the Operating Partnership is considered a variable interest entity ("VIE"), and the Company is the primary beneficiary which consolidates it. The Company's only investment is the Operating Partnership. The VIE's assets can be used for purposes other than the settlement of the VIE's obligations and the Company's partnership interest is considered a majority voting interest.

As of June 30, 2017, our portfolio consisted of 85 shopping centers, four malls and a warehouse park totaling 16.6 million square feet.

Critical Accounting Policies and Estimates

The Company's 2016 Annual Report on Form 10-K contains a description of our critical accounting policies, including accounting for real estate, allowance for doubtful accounts and revenue recognition. For the six months ended June 30, 2017, there were no material changes to these policies, other than the adoption of the Accounting Standards Update ("ASU") 2017-01 described in Note 3 to the unaudited consolidated financial statements in Part 1, Item 1 of this

Quarterly Report on Form 10-Q.

Recent Accounting Pronouncements

Refer to Note 3 to the unaudited consolidated financial statements in Part I, Item I of this Quarterly Report on Form 10-Q for information regarding recent accounting pronouncements that may affect us.

## Results of Operations

We derive substantially all of our revenue from rents received from tenants under existing leases on each of our properties. This revenue includes fixed based rents, recoveries of expenses that we have incurred and that we pass through to the individual tenants and percentage rents that are based on specified percentages of tenants' revenue, in each case as provided in the respective leases.

Our primary cash expenses consist of our property operating and capital expenses, general and administrative expenses, and interest and debt expense. Property operating expenses include: real estate taxes, repairs and maintenance, management expenses, insurance, and utilities; general and administrative expenses include payroll, office expenses, professional fees and other administrative expenses; and interest expense is primarily on our mortgage debt and amortization of deferred financing costs on our revolving credit facility. In addition, we incur substantial non-cash charges for depreciation and amortization on our properties. We also capitalize certain expenses, such as taxes, interest, and salaries related to properties under development or redevelopment until the property is ready for its intended use.

Our consolidated results of operations often are not comparable from period to period due to the impact of property acquisitions, dispositions, developments and redevelopments. The results of operations of any acquired properties are included in our financial statements as of the date of acquisition.

The following provides an overview of our key financial metrics based on our consolidated results of operations (refer to cash Net Operating Income ("NOI"), same-property cash NOI and Funds From Operations applicable to diluted common shareholders ("FFO") described later in this section):

(Amounts in thousands)	Three Months		Six Months	
	Ended June 30,		Ended June 30,	
	2017	2016	2017	2016
Net income	\$ 14,920	\$ 36,071	\$ 69,655	\$ 55,859
FFO applicable to diluted common shareholders <sup>(1)</sup>	38,664	33,846	112,131	67,393
Cash NOI <sup>(2)</sup>	58,908	52,463	114,548	104,723
Same-property cash NOI <sup>(2)</sup>	48,627	46,305	96,721	91,841

<sup>(1)</sup> Refer to page 31 for a reconciliation to the nearest generally accepted accounting principles ("GAAP") measure.

<sup>(2)</sup> Refer to page 30 for a reconciliation to the nearest GAAP measure.

## Significant Development/Redevelopment Activity

The Company had active development, redevelopment or anchor repositioning projects at 13 properties with total estimated costs of \$173.7 million, of which \$79.7 million (or 46%) has been incurred as of June 30, 2017. As of June 30, 2017, the Company had completed projects at four properties for a total investment of \$29.7 million.

## Acquisition/Disposition Activity

On January 4, 2017, we acquired fee and leasehold interests in Yonkers Gateway Center for \$51.9 million. Consideration for this purchase consisted of the issuance of \$48.8 million in OP units and \$2.9 million of cash. The total number of OP units issued was 1.8 million at a value of \$27.09 per unit. Transaction costs associated with this acquisition were \$0.2 million.

On January 17, 2017, we acquired the leasehold interest in the Shops at Bruckner for \$32.3 million, consisting of the assumption of the existing debt of \$12.6 million and \$19.4 million of cash. The property is an 114,000 sf retail center in the Bronx, NY directly across from our 376,000 sf Bruckner Commons shopping center. We own the land under the Shops at Bruckner and had been leasing it to the seller under a ground lease that ran through September 2044.

Concurrent with the acquisition, we wrote-off the unamortized intangible liability balance related to the below-market ground lease as well as the existing straight-line receivable balance. As a result, we recognized \$39.2 million of income from acquired leasehold interest in the six months ended June 30, 2017. Transaction costs associated with this

acquisition were \$0.3 million.

On February 2, 2017, we acquired Hudson Mall, a 383,000 sf retail center in Jersey City, NJ adjacent to our existing Hudson Commons shopping center. Consideration for this purchase consisted of the assumption of the existing debt of \$23.8 million and \$19.9 million of cash. Transaction costs associated with this acquisition were \$0.6 million.

On May 24 and 25, 2017, we acquired a portfolio of seven retail assets (the "Portfolio") comprising 1.5 million sf of gross leasable area, predominantly in the New York City metropolitan area, for \$325 million. The Portfolio was privately owned for more than

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three decades and was 83% leased as of June 30, 2017. Consideration for this purchase consisted of the issuance of \$122 million in OP units, the assumption of \$33 million of existing mortgage debt, the issuance of \$126 million of non-recourse, secured mortgage debt and \$44 million of cash. The total number of OP units issued was 4.5 million at a value of \$27.02 per unit. Transaction costs associated with this acquisition were \$10.2 million.

On June 30, 2017, we completed the sale of our property previously classified as held for sale in Eatontown, NJ, for \$4.8 million, net of selling costs. Prior to the sale, the book value of this property exceeded its estimated fair value less costs to sell, and as such, an initial impairment charge of \$3.2 million was recognized as of March 31, 2017. Our determination of fair value was based on the executed contract of sale with the third-party buyer. We recognized a \$0.3 million impairment charge at closing on June 30, 2017, based on the final net sales price.

On June 9, 2016, we completed the sale of a shopping center located in Waterbury, CT for \$21.6 million, resulting in a gain on sale of \$15.6 million. During the three and six months ended June 30, 2016, there were no acquisitions.

### Significant Debt and Equity Activity

#### Debt Activity

During May of 2017, \$126 million of non-recourse, secured debt was issued in connection with the funding of the Portfolio acquisition. The mortgages are scheduled to mature beginning in 2022 through 2027. In addition, we assumed the \$33 million existing mortgage in connection with the acquisition of Yonkers Gateway Center on May 24, 2017. The mortgage payable balance on the loan secured by Yonkers Gateway Center includes \$0.9 million of unamortized debt premium as of June 30, 2017.

On March 29, 2017, we refinanced the \$74 million, 4.59% mortgage loan secured by our Tonnelle Commons property in North Bergen, NJ, increasing the principal balance to \$100 million at 4.18% with a 10-year fixed rate mortgage. As a result, we recognized a loss on extinguishment of debt of \$1.3 million during the six months ended June 30, 2017 comprised of a \$1.2 million prepayment penalty and write-off of \$0.1 million of unamortized deferred financing fees on the original loan.

On January 15, 2015, we entered into a \$500 million Revolving Credit Agreement (the "Agreement") with certain financial institutions. On March 7, 2017, we amended and extended the Agreement. The amendment increased the credit facility size by \$100 million to \$600 million and extended the maturity date to March 7, 2021 with two six-month extension options. Borrowings under the Agreement are subject to interest at LIBOR plus 1.15% and we are required to pay an annual facility fee of 20 basis points which is expensed within interest and debt expense as incurred. Both the spread over LIBOR and the facility fee are based on our current leverage ratio and are subject to increase if our leverage ratio increases above predefined thresholds. The Agreement contains customary financial covenants including a maximum leverage ratio of 60% and a minimum fixed charge coverage ratio of 1.5x. No amounts have been drawn to date under the Agreement.

During June 2016, in connection with the sale of a shopping center located in Waterbury, CT, we prepaid \$21.2 million of our cross collateralized mortgage loan to release the property from the mortgage and maintain compliance with covenant requirements.

On March 30, 2015, we notified the lender that due to tenants vacating the Englewood shopping center, the property's operating cash flow would be insufficient to pay its debt service. As of June 30, 2017, we were in default and the property was transferred to receivership. Urban Edge no longer manages the property but will remain its title owner until the receiver disposes of the property.

## Equity Activity

On January 7, 2015, our board and initial shareholder approved the Urban Edge Properties 2015 Omnibus Share Plan, under which awards may be granted up to a maximum of 15,000,000 of our common shares or share equivalents. Pursuant to the Omnibus Share Plan, stock options, LTIP units, Operating Partnership units and restricted shares are available for grant. We have a Dividend Reinvestment Plan (the “DRIP”), whereby shareholders may use their dividends to purchase shares.

On February 24, 2017, the Compensation Committee of the Board of Trustees of the Company approved the Company’s 2017 Outperformance Plan (“2017 OPP”), a multi-year performance-based equity compensation program. The purpose of the 2017 Outperformance Plan is to further align the interests of the Company’s shareholders with that of management by encouraging the Company’s senior officers to create shareholder value in a “pay for performance” structure. The aggregate notional amount of the 2017 OPP grant is \$12.0 million. 302,000 LTIP units were granted in connection with the 2017 OPP. LTIP units will be awarded if the performance criteria are met in accordance with the OPPs.

On May 10, 2017, the Company issued 7.7 million common shares of beneficial interest in an underwritten public offering pursuant to the Company's effective shelf registration statement previously filed on Form S-3 with the SEC on August 5, 2016. This offering generated cash proceeds of \$193.5 million, net of \$1.3 million of issuance costs. We intend to use the proceeds of this offering for development and redevelopment projects and for general corporate purposes including potential acquisitions that may be identified in the future.

Other equity activity during the six months ended June 30, 2017 included: (i) 137,259 stock options granted, (ii) 104,698 restricted shares granted, (iii) 31,734 LTIP units granted, (iv) 53,236 restricted shares vested, (v) 16,789 LTIP units vested, (vi) 11,760 2015 OPP LTIP units forfeited, (vii) 5,879 stock options forfeited, and (viii) 5,251 restricted shares forfeited.

The Operating Partnership issued 1.8 million OP units in connection with the acquisition of Yonkers Gateway Center on January 4, 2017 at a value of \$27.09 per unit. On May 24 and 25, 2017, the Operating Partnership issued 2.6 million OP units and 1.9 million OP units, respectively, in connection with the Portfolio acquisition at a value of \$27.02 per unit.

Comparison of the Three Months Ended June 30, 2017 to June 30, 2016

Net income for the three months ended June 30, 2017 was \$14.9 million, compared to net income of \$36.1 million for the three months ended June 30, 2016. The following table summarizes certain line items from our consolidated statements of income that we believe are important in understanding our operations and/or those items which significantly changed in the three months ended June 30, 2017 as compared to the same period of 2016:

(Amounts in thousands)	For the Three Months ended		
	2017	2016	\$ Change
Total revenue	\$89,501	\$79,457	\$10,044
Property operating expenses	11,088	9,840	1,248
Depreciation and amortization	23,701	13,558	10,143
Real estate taxes	14,711	12,723	1,988
Real estate impairment loss	303	—	303
Gain on sale of real estate	—	15,618	(15,618 )
Interest and debt expense	13,627	12,820	807
Income tax benefit (expense)	(304 )	306	(610 )

Total revenue increased by \$10.0 million to \$89.5 million in the second quarter of 2017 from \$79.5 million in the second quarter of 2016. The increase is primarily attributable to:

- \$4.1 million net increase as a result of acquisitions and dispositions that closed since June 2016;
- \$4.0 million increase in tenant expense reimbursements due to an increase in recoverable expenses and revenue from recoverable capital projects;
- \$1.9 million net increase in property rentals due to rent commencements and contractual rent increases;
- \$0.2 million increase in other income due to an increase in tenant bankruptcy settlement income received during the second quarter of 2017;
- partially offset by a \$0.2 million decrease in management and development fee income due to a decrease in development activity at managed properties.

Property operating expenses increased by \$1.2 million to \$11.1 million in the second quarter of 2017 from \$9.8 million in the second quarter of 2016. The increase is primarily attributable to an increase in common area maintenance expenses as a result of acquisitions that closed since June 2016.

Depreciation and amortization increased by \$10.1 million to \$23.7 million in the second quarter of 2017 from \$13.6 million in the second quarter of 2016. The increase is primarily attributable to:

- \$4.7 million net increase as a result of acquisitions and dispositions that closed since June 2016;
- \$4.4 million increase in amortization of in-place leases as a result of the write-off of the existing intangible assets at Yonkers Gateway Center upon acquisition of the remaining fee and leasehold interests; and

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- \$1.0 million increase from development projects and tenant improvements placed into service since June 2016.

Real estate taxes increased by \$2.0 million to \$14.7 million in the second quarter of 2017 from \$12.7 million in the second quarter of 2016. The increase is primarily attributable to:

\$1.1 million net increase as a result of acquisitions and dispositions that closed since June 2016;

\$0.8 million increase due to higher assessed values and tax refunds received in 2016; and

\$0.1 million increase due to additional real estate taxes capitalized in the second quarter of 2016 related to space taken out of service for development and redevelopment projects.

Real estate impairment loss of \$0.3 million was recognized in the second quarter of 2017 for our property previously classified as held for sale in Eatontown, NJ, based on the final net sales price at closing on June 30, 2017.

Gain on sale of real estate assets of \$15.6 million in the second quarter of 2016 was incurred as a result of the sale of our property in Waterbury, CT on June 9, 2016.

Interest and debt expense increased by \$0.8 million to \$13.6 million in the second quarter of 2017 from \$12.8 million in the second quarter of 2016. The increase is primarily attributable to interest from loans issued and assumed on acquisitions closed since June 2016.

Income tax expense of \$0.3 million was recognized in the second quarter of 2017 as compared to a \$0.3 million benefit in the second quarter of 2016 as a result of a \$0.6 million reduction to the accrued income tax liability recorded in the second quarter of 2016, offset by the period's income tax expense accrual.

#### Comparison of the Six Months Ended June 30, 2017 to June 30, 2016

Net income for the six months ended June 30, 2017 was \$69.7 million, compared to net income of \$55.9 million for the six months ended June 30, 2016. The following table summarizes certain line items from our consolidated statements of income that we believe are important in understanding our operations and/or those items which significantly changed in the six months ended June 30, 2017 as compared to the same period of 2016:

(Amounts in thousands)	For the Six Months ended		
	2017	2016	\$ Change
Total revenue	\$215,565	\$162,525	\$53,040
Property operating expenses	24,456	22,699	1,757
General and administrative expenses	15,790	14,255	1,535
Depreciation and amortization	39,529	27,473	12,056
Real estate taxes	28,103	25,972	2,131
Real estate impairment loss	3,467	—	3,467
Gain on sale of real estate	—	15,618	(15,618 )
Interest and debt expense	26,742	26,249	493
Loss on extinguishment of debt	1,274	—	1,274
Income tax expense	624	30	594

Total revenue increased by \$53.0 million to \$215.6 million in the six months ended June 30, 2017 from \$162.5 million in the six months ended June 30, 2016. The increase is primarily attributable to:

\$39.2 million income from acquired leasehold interest due to the write-off of the unamortized intangible liability related to the below-market ground lease acquired and existing straight-line receivable balance in connection with the acquisition of the ground lease at Shops at Bruckner;

\$7.3 million net increase as a result of acquisitions and dispositions that closed since June 2016;

\$2.4 million net increase in property rentals due to rent commencements, contractual rent increases and an increase in percentage rental income, partially offset by tenant vacancies primarily at properties undergoing development;

\$5.3 million increase in tenant expense reimbursements due to an increase in recoverable expenses and revenue from recoverable capital projects;

partially offset by a \$0.9 million decrease in other income due to a decrease in tenant bankruptcy settlement income received during 2017; and

\$0.2 million decrease in management and development fee income due to less development activity in 2017 at managed properties.

Property operating expenses increased by \$1.8 million to \$24.5 million in the six months ended June 30, 2017 from \$22.7 million in the six months ended June 30, 2016. The increase is primarily attributable to an increase in common area maintenance expenses as a result of acquisitions that closed since June 2016.

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General and administrative expenses increased by \$1.5 million to \$15.8 million in the six months ended June 30, 2017 from \$14.3 million in the six months ended June 30, 2016. The increase is primarily attributable to:  
• \$0.9 million net increase in employment costs including \$0.5 million severance expense and \$0.4 million increase in salary, bonus and benefits; and

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\$0.6 million net increase in legal, other professional fees and costs related to information technology.  
Depreciation and amortization increased by \$12.1 million to \$39.5 million in the six months ended June 30, 2017 from \$27.5 million in the six months ended June 30, 2016. The increase is primarily attributable to:  
\$5.7 million net increase as a result of acquisitions and dispositions that closed since June 2016;  
\$4.4 million increase in amortization of in-place leases as a result of the write-off of the existing intangible assets at Yonkers Gateway Center upon acquisition of the remaining fee and leasehold interests; and  
• \$2.0 million increase from development projects and tenant improvements placed into service since June 2016.

Real estate taxes increased by \$2.1 million to \$28.1 million in the six months ended June 30, 2017 from \$26.0 million in the six months ended June 30, 2016. The increase is primarily attributable to:

\$1.3 million net increase as a result of acquisitions and dispositions that closed since June 2016; and  
\$0.8 million increase due to higher assessed values and tax refunds received in 2016.

Real estate impairment loss of \$3.5 million in the six months ended June 30, 2017 was recognized on our property previously classified as held for sale in Eatontown, NJ, due to the book value of this property exceeding its fair value less costs to sell. The Company's determination of fair value was based on the executed contract of sale with the third-party buyer less selling costs.

Gain on sale of real estate assets of \$15.6 million was incurred in the six months ended June 30, 2016 as a result of the sale of our property in Waterbury, CT on June 9, 2016.

Interest and debt expense increased \$0.5 million to \$26.7 million in the six months ended June 30, 2017 from \$26.2 million in the six months ended June 30, 2016. The increase is primarily attributable to:

\$1.1 million increase of interest from loans issued and assumed on acquisitions closed since June 2016; partially offset by \$0.4 million of higher interest capitalized related to increased levels of development; and  
• \$0.2 million due to a lower mortgage payable balance as a result of scheduled principal payments and debt prepayment in connection with the sale of our property in Waterbury, CT during the second quarter of 2016.

Loss on extinguishment of debt of \$1.3 million in the six months ended June 30, 2017 was recognized as a result of the refinancing of our mortgage loan secured by our Tonnelle Commons property in North Bergen, NJ. The loss on extinguishment of debt is comprised of a \$1.2 million prepayment penalty and \$0.1 million of unamortized deferred financing fees on the original loan.

Income tax expense increased by \$0.6 million in the six months ended June 30, 2017 as a result of a \$0.6 million reduction to the accrued income tax liability recorded in the six months ended June 30, 2016.

#### Non-GAAP Financial Measures

Throughout this section, we have provided certain information on a "same-property" cash basis which includes the results of operations that we consolidated, owned and operated for the entirety of both periods being compared, totaling 76 properties for the three and six months ended June 30, 2017 and 2016. Information provided on a same-property basis excludes properties that were under development, redevelopment or that involve anchor repositioning where a substantial portion of the gross leasable area is taken out of service and also excludes properties acquired, sold, under contract to be sold, or that are in the foreclosure process during the periods being compared. While there is judgment surrounding changes in designations, a property is removed from the same-property pool when a property is considered to be a redevelopment property because it is undergoing significant renovation or retenanting pursuant to a formal plan and is expected to have a significant impact on property operating income based on the retenanting that is occurring. A development or redevelopment property is moved back to the same-property pool once a substantial portion of the NOI growth expected from the development or redevelopment is reflected in both the current and comparable prior year period, generally one year after at least 80% of the expected NOI from the project is realized on a cash basis for a full quarter. Acquisitions are moved into the same-property pool once we have owned the property for the entirety of the comparable periods and the property is not under significant development or redevelopment.

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We calculate same-property cash NOI using net income as defined by GAAP reflecting only those income and expense items that are incurred at the property level, adjusted for the following items: lease termination fees, bankruptcy settlement income, non-cash rental income and ground rent expense and income or expenses that we do not believe are representative of ongoing operating results, if any.

The most directly comparable GAAP financial measure to cash NOI is net income. Cash NOI excludes certain components from net income in order to provide results that are more closely related to a property's results of operations. We calculate cash NOI by adjusting GAAP operating income to add back depreciation and amortization expense, general and administrative expenses, real estate impairment losses and non-cash ground rent expense, and deduct non-cash rental income resulting from the straight-lining of rents and amortization of acquired below market leases net of above market leases.

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We use cash NOI internally to make investment and capital allocation decisions and to compare the unlevered performance of our properties to our peers. Further, we believe cash NOI is useful to investors as a performance measure because, when compared across periods, cash NOI reflects the impact on operations from trends in occupancy rates, rental rates, operating costs and acquisition and disposition activity on an unleveraged basis, providing perspective not immediately apparent from operating income or net income. As such, cash NOI assists in eliminating disparities in net income due to the development, redevelopment, acquisition or disposition of properties during the periods presented, and thus provides a more consistent performance measure for the comparison of the operating performance of the Company's properties. Cash NOI and same-property cash NOI should not be considered substitutes for operating income or net income and may not be comparable to similarly titled measures employed by others.

Same-property cash NOI increased by \$2.3 million, or 5.0%, for the three months ended June 30, 2017 as compared to the three months ended June 30, 2016 and by \$4.9 million, or 5.3%, for the six months ended June 30, 2017 as compared to the six months ended June 30, 2016.

The following table reconciles net income to cash NOI and same-property cash NOI for the three and six months ended June 30, 2017 and 2016.

(Amounts in thousands)	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
Net income	\$14,920	\$36,071	\$69,655	\$55,859
Add: income tax expense (benefit)	304	(306)	624	30
Income before income taxes	15,224	35,765	70,279	55,889
Interest income	(336)	(177)	(463)	(344)
Gain on sale of real estate	—	(15,618)	—	(15,618)
Interest and debt expense	13,627	12,820	26,742	26,249
Loss on extinguishment of debt	—	—	1,274	—
Operating income	28,515	32,790	97,832	66,176
Depreciation and amortization	23,701	13,558	39,529	27,473
Real estate impairment loss	303	—	3,467	—
General and administrative expense	7,709	7,535	15,790	14,255
Transaction costs	132	34	183	84
NOI	60,360	53,917	156,801	107,988
Less: non-cash revenue and expenses	(1,452)	(1,454)	(42,253)	(3,265)
Cash NOI <sup>(1)</sup>	58,908	52,463	114,548	104,723
Adjustments:				
Cash NOI related to properties being redeveloped <sup>(1)</sup>	(5,414)	(4,851)	(10,868)	(9,525)
Cash NOI related to properties acquired, disposed, or in foreclosure <sup>(1)</sup>	(4,050)	(477)	(5,628)	(970)
Management and development fee income from non-owned properties	(351)	(526)	(830)	(981)
Tenant bankruptcy settlement income	(486)	(340)	(513)	(1,490)
Other <sup>(2)</sup>	20	36	12	84
Subtotal adjustments	(10,281)	(6,158)	(17,827)	(12,882)
Same-property cash NOI	\$48,627	\$46,305	\$96,721	\$91,841

<sup>(1)</sup> Cash NOI is calculated as total property revenues less property operating expenses, excluding the net effects of non-cash rental income and non-cash ground rent expense.

<sup>(2)</sup> Other adjustments include revenue and expense items attributable to non-same properties and corporate activities.



## Funds From Operations

FFO for the three and six months ended June 30, 2017 was \$38.7 million and \$112.1 million, respectively, compared to \$33.8 million and \$67.4 million, respectively, for the three and six months ended June 30, 2016.

We calculate FFO in accordance with the National Association of Real Estate Investment Trusts' ("NAREIT") definition. NAREIT defines FFO as net income (computed in accordance with GAAP), excluding gains (or losses) from sales of depreciated real estate assets, real estate impairment losses, rental property depreciation and amortization expense. We believe FFO is a meaningful non-GAAP financial measure useful in comparing our levered operating performance from period to period both internally and among our peers because this non-GAAP measure excludes net gains on sales of depreciable real estate, real estate impairment losses, rental property depreciation and amortization expense which implicitly assumes that the value of real estate diminishes predictably over time rather than fluctuating based on market conditions. FFO does not represent cash flows from operating activities in accordance with GAAP, should not be considered an alternative to net income as an indication of our performance, and is not indicative of cash flow as a measure of liquidity or our ability to make cash distributions. FFO may not be comparable to similarly titled measures employed by others.

	Three Months		Six Months Ended	
	Ended June 30,		June 30,	
(Amounts in thousands)	2017	2016	2017	2016
Net income	\$14,920	\$36,071	\$69,655	\$55,859
Less (net income) attributable to noncontrolling interests in:				
Operating partnership	(1,326 )	(2,201 )	(5,464 )	(3,355 )
Consolidated subsidiaries	(11 )	(2 )	(22 )	2
Net income attributable to common shareholders	13,583	33,868	64,169	52,506
Adjustments:				
Gain on sale of real estate	—	(15,618 )	—	(15,618 )
Rental property depreciation and amortization	23,452	13,395	39,031	27,150
Real estate impairment loss	303	—	3,467	—
Limited partnership interests in operating partnership <sup>(1)</sup>	1,326	2,201	5,464	3,355
FFO applicable to diluted common shareholders	\$38,664	\$33,846	\$112,131	\$67,393

<sup>(1)</sup> Represents earnings allocated to LTIP and OP unit holders for unissued common shares which have been excluded for purposes of calculating earnings per diluted share for the three months ended June 30, 2017. FFO applicable to diluted common shareholders and FFO as Adjusted applicable to diluted common shareholders calculations includes earnings allocated to LTIP and OP unit holders and the respective weighted average share totals include the redeemable shares outstanding as their inclusion is dilutive.

## Liquidity and Capital Resources

Due to the nature of our business, we typically generate significant amounts of cash from operations; however, the cash generated from operations is primarily paid to our shareholders and unitholders of the Operating Partnership in the form of distributions. Our status as a REIT requires that we distribute 90% of our REIT taxable income each year. Our Board of Trustees declared a quarterly dividend of \$0.22 per common share and OP unit for each of the first two quarters of 2017, or an annual rate of \$0.88. We expect to pay regular cash dividends, however, the timing, declaration, amount and payment of distributions to shareholders and unitholders of the Operating Partnership falls within the discretion of our Board of Trustees. Our Board of Trustees' decisions regarding the payment of dividends depends on many factors, such as maintaining our REIT tax status, our financial condition, earnings, capital requirements, debt service obligations, limitations under our financing arrangements, industry practice, legal requirements, regulatory constraints, and other factors.

Property rental income is our primary source of cash flow and is dependent on a number of factors including our occupancy level and rental rates, as well as our tenants' ability to pay rent. Our properties provide us with a relatively consistent stream of cash flow that enables us to pay operating expenses, debt service and recurring capital expenditures. Other sources of liquidity to fund cash requirements include proceeds from financings, equity offerings and asset sales.

Our short-term liquidity requirements consist of normal recurring operating expenses, lease obligations, regular debt service requirements (including debt service relating to additional or replacement debt, as well as scheduled debt maturities), recurring expenditures (general & administrative expenses), expenditures related to leasing activity and distributions to shareholders and unitholders of the Operating Partnership. Our long-term capital requirements consist primarily of maturities under our long-term debt agreements, development and redevelopment costs and potential acquisitions.

At June 30, 2017, we had cash and cash equivalents of \$248.4 million and no amounts drawn on our line of credit. On March 7, 2017, we amended and extended our line of credit. The amendment increased the credit facility size by \$100 million to \$600 million and extended the maturity date to March 7, 2021 with two six-month extension options.

On May 10, 2017, the Company issued 7.7 million common shares of beneficial interest in an underwritten public offering pursuant to the Company's effective shelf registration statement previously filed on Form S-3 with the SEC on August 5, 2016. This offering generated cash proceeds of \$193.5 million, net of \$1.3 million of issuance costs.

In 2016, the Company established an at-the-market ("ATM") equity program, pursuant to which the Company may offer and sell from time to time its common shares, par value \$0.01 per share, with an aggregate gross sales price of up to \$250.0 million through a consortium of broker dealers acting as sales agents. As of June 30, 2017, \$241.3 million of common shares remained available for issuance under this ATM equity program. During the six months ended June 30, 2017 and 2016, there were no common shares issued under this ATM equity program. Actual future sales will depend on a variety of factors including, but not limited to, market conditions, the trading price of our common shares and our capital needs. We have no obligation to sell the remaining shares available under the active ATM equity program.

On January 4, 2017, we issued 1.8 million OP units in connection with the acquisition of Yonkers Gateway Center at a value of \$27.09 per unit. On May 24 and 25, 2017 we issued 2.6 million OP units and 1.9 million OP units, respectively, in connection with the Portfolio acquisition at a value of \$27.02 per unit.

We have no debt scheduled to mature in 2017. We currently believe that cash flows from operations over the next 12 months, together with cash on hand, our ATM equity program, our line of credit and our general ability to access the

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capital markets will be sufficient to finance our operations and fund our debt service requirements and capital expenditures.

### Summary of Cash Flows

Our cash flow activities are summarized as follows:

(Amounts in thousands)	Six Months Ended June 30,		
	2017	2016	Increase (Decrease)
Net cash provided by operating activities	\$83,298	\$66,718	\$ 16,580
Net cash used in investing activities	(242,597)	(7,607 )	(234,990 )
Net cash provided by (used in) financing activities	281,942	(71,469 )	353,411

Cash and cash equivalents including restricted cash was \$262.8 million at June 30, 2017, compared to \$140.2 million as of December 31, 2016, an increase of \$122.6 million. Net cash provided by operating activities of \$83.3 million for the six months

ended June 30, 2017 was comprised of \$76.9 million of cash from operating income and a net increase of \$6.4 million in cash due to timing of cash receipts and payments related to changes in operating assets and liabilities. Net cash used in investing activities of \$242.6 million for the six months ended June 30, 2017 was comprised of (i) \$211.4 million of acquisitions of real estate and (ii) \$36.0 million of real estate additions, offset by (iii) \$4.8 million of proceeds from sale of operating properties. Net cash provided by financing activities of \$281.9 million for the six months ended June 30, 2017 was comprised of (i) \$225.5 million proceeds from borrowings and (ii) \$193.5 million proceeds from issuance of common shares, offset by (iii) \$83.8 million for debt repayments, (iv) \$49.4 million of distributions paid to common shareholders and unitholders of the Operating Partnership, (v) \$3.6 million of debt issuance costs, and (vi) \$0.3 million of taxes withheld on vested restricted units.

#### Financing Activities and Contractual Obligations

Below is a summary of our outstanding debt and maturities as of June 30, 2017.

(Amounts in thousands)	Maturity	Interest Rate at June 30, 2017	Principal Balance at June 30, 2017
Cross-collateralized mortgage loan:			
Fixed Rate	9/10/2020	4.38%	\$511,739
Variable Rate <sup>(1)</sup>	9/10/2020	2.36%	38,756
Total cross collateralized			550,495
First mortgages secured by:			
Englewood <sup>(3)</sup>	10/1/2018	6.22%	11,537
Montehiedra Town Center, Senior Loan <sup>(2)</sup>	7/6/2021	5.33%	86,658
Montehiedra Town Center, Junior Loan <sup>(2)</sup>	7/6/2021	3.00%	30,000
Plaza at Cherry Hill <sup>(8)(10)</sup>	5/24/22	2.82%	28,930
Westfield - One Lincoln <sup>(8)(10)</sup>	5/24/22	2.82%	4,730
Plaza at Woodbridge <sup>(8)(10)</sup>	5/25/22	2.82%	55,340
Bergen Town Center	4/8/2023	3.56%	300,000
Shops at Bruckner <sup>(6)</sup>	5/1/2023	3.90%	12,443
Hudson Mall <sup>(7)</sup>	12/1/2023	5.07%	25,333
Yonkers Gateway Center <sup>(9)</sup>	4/6/2024	4.16%	33,967
Las Catalinas	8/6/2024	4.43%	130,000
North Bergen (Tonnelle Avenue) <sup>(5)</sup>	4/1/2027	4.18%	100,000
Manchester Plaza <sup>(10)</sup>	6/1/2027	4.32%	12,500
Millburn Gateway Center <sup>(10)</sup>	6/1/2027	3.97%	24,000
Mount Kisco (Target) <sup>(4)</sup>	11/15/2034	6.40%	14,672
Total mortgages payable			1,420,605
Unamortized debt issuance costs			(8,208 )
Total mortgages payable, net of unamortized debt issuance costs			\$1,412,397

<sup>(1)</sup> Subject to a LIBOR floor of 1.00%, bears interest at LIBOR plus 136 bps.

<sup>(2)</sup> As part of the planned redevelopment of Montehiedra Town Center, we committed to fund \$20.0 million for leasing and capital expenditures of which \$19.3 million has been funded as of June 30, 2017.

<sup>(3)</sup> On March 30, 2015, we notified the lender that due to tenants vacating, the property's operating cash flow would be insufficient to pay its debt service. As of June 30, 2017, we were in default and the property was transferred to receivership. Urban Edge no longer manages the property but will remain its title owner until the receiver disposes of the property. We have determined this property is held in a VIE for which we are the primary beneficiary. Accordingly, as of June 30, 2017 we consolidated Englewood and its operations. The consolidated balance sheet included total assets and liabilities of \$12.4 million and \$14.5 million, respectively.

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The mortgage payable balance on the loan secured by Mount Kisco (Target) includes \$1.1 million of unamortized debt discount as of June 30, 2017 and December 31, 2016. The effective interest rate including amortization of the debt discount is 7.34% as of June 30, 2017.

On March 29, 2017, we refinanced the \$74 million, 4.59% mortgage loan secured by our Tonnelle Commons property in North Bergen, NJ, increasing the principal balance to \$100 million at 4.18% with a 10-year fixed rate mortgage. As a result, we recognized a loss on extinguishment of debt of \$1.3 million during the six months ended June 30, 2017 comprised of a \$1.2 million prepayment penalty and write-off of \$0.1 million of unamortized deferred financing fees on the original loan.

On January 17, 2017, we assumed the existing mortgage secured by the Shops at Bruckner in connection with our acquisition of the property's leasehold interest.

- On February 2, 2017, we assumed the existing mortgage secured by Hudson Mall in connection with our
- (7) acquisition of the property. The mortgage payable balance on the loan secured by Hudson Mall includes \$1.6 million of unamortized debt premium as of June 30, 2017. The effective interest rate including amortization of the debt premium is 3.11% as of June 30, 2017.
  - (8) Bears interest at one month LIBOR plus 160 bps.  
Reflects the \$33 million existing mortgage assumed in connection with the acquisition of Yonkers Gateway Center
  - (9) on May 24, 2017. The mortgage payable balance on the loan secured by Yonkers Gateway Center includes \$0.9 million of unamortized debt premium as of June 30, 2017. The effective interest rate including amortization of the debt premium is 0.8% as of June 30, 2017.
  - (10) Reflects a portion of the \$126 million non-recourse, secured debt issued to fund the Portfolio acquisition closed on May 24 and 25, 2017.

The net carrying amount of real estate collateralizing the above indebtedness amounted to approximately \$1.3 billion as of June 30, 2017. Our mortgage loans contain covenants that limit our ability to incur additional indebtedness on these properties and in certain circumstances, require lender approval of tenant leases and/or yield maintenance upon repayment prior to maturity. As of June 30, 2017, we were in compliance with all debt covenants.

On January 15, 2015, we entered into a \$500 million Revolving Credit Agreement (the “Agreement”) with certain financial institutions. On March 7, 2017, we amended and extended the Agreement. The amendment increased the credit facility size by \$100 million to \$600 million and extended the maturity date to March 7, 2021 with two six-month extension options. Borrowings under the Agreement are subject to interest at LIBOR plus 1.15% and we are required to pay an annual facility fee of 20 basis points. Both the spread over LIBOR and the facility fee are based on our current leverage ratio and are subject to increase if our leverage ratio increases above predefined thresholds. The Agreement contains customary financial covenants, including a maximum leverage ratio of 60% and a minimum fixed charge coverage ratio of 1.5x. No amounts have been drawn to date under the Agreement.

### Capital Expenditures

The following summarizes capital expenditures presented on a cash basis for the six months ended June 30, 2017 and 2016:

(Amounts in thousands)	Six Months	
	Ended June 30,	
	2017	2016
Capital expenditures:		
Development and redevelopment costs	\$25,258	\$22,272
Maintenance capital expenditures	1,311	3,147
Tenant improvements and allowances	2,791	2,127
Total capital expenditures	\$29,360	\$27,546

As of June 30, 2017, we had approximately \$173.7 million of active redevelopment, development and anchor repositioning projects at various stages of completion and \$29.7 million of completed projects, an increase of \$11.7 million from \$191.7 million of projects as of December 31, 2016. We have advanced these projects \$25.4 million since December 31, 2016 and anticipate that these projects will require an additional \$96.8 million over the next two years to complete. We expect to fund these projects using cash on hand, proceeds from dispositions, borrowings under our line of credit and/or using secured debt, or issuing equity.

### Commitments and Contingencies

#### Loan Commitments

In January 2015, we completed a modification of the \$120.0 million, 6.04% mortgage loan secured by Montehiedra. As part of the planned redevelopment of the property, we committed to fund \$20.0 million for leasing and other

capital expenditures of which \$19.3 million has been funded as of June 30, 2017.

#### Insurance

We maintain general liability insurance with limits of \$200 million for properties in the U.S. and Puerto Rico and all-risk property and rental value insurance coverage with limits of \$500 million for properties in the U.S. and \$139 million for properties in Puerto Rico, with sub-limits for certain perils such as floods and earthquakes on each of our properties. Our insurance includes coverage for terrorism acts but excludes coverage for nuclear, biological, chemical or radiological terrorism events as defined by the Terrorism Risk Insurance Program Reauthorization Act, which expires in December 2020. In addition, we maintain coverage for cybersecurity with limits of \$5 million in the aggregate providing first and third party coverage including network interruption, event management, cyber extortion and claims for media content, security and privacy liability. Insurance premiums are charged directly to each of the retail properties and warehouses. We will be responsible for deductibles and losses in excess of insurance coverage, which could be material.

We continue to monitor the state of the insurance market and the scope and costs of coverage for acts of terrorism. However, we cannot anticipate what coverage will be available on commercially reasonable terms in the future. Our mortgage loans are non-recourse and contain customary covenants requiring adequate insurance coverage. Although we believe that we currently have adequate insurance coverage for purposes of these agreements, we may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. If lenders insist on greater coverage than we are able to obtain, it could adversely affect our ability to finance our properties and expand our portfolio.

#### Environmental Matters

Each of our properties has been subjected to varying degrees of environmental assessment at various times. Based on these assessments and the projected remediation costs, we have accrued costs of \$1.4 million on our consolidated balance sheets for potential remediation costs for environmental contamination at two properties. While this accrual reflects our best estimates of the potential costs of remediation at these properties, \$0.1 million has currently been expended and there can be no assurance that the actual costs will not exceed this amount. With respect to our other properties, the environmental assessments did not reveal any material environmental contamination. However, there can be no assurance that the identification of new areas of contamination, changes in the extent or known scope of contamination, the discovery of additional sites, or changes in cleanup requirements would not result in significant costs to us.

#### Bankruptcies

Although our base rent is supported by long-term leases, leases may be rejected in a bankruptcy proceeding and the impacted stores may close prior to lease expiration. In the event that a tenant with a significant number of leases in our shopping centers files for bankruptcy and rejects its leases with us, we could experience a reduction in our revenues. We monitor the operating performance and rent collections of all tenants in our shopping centers, especially those tenants in arrears or operating retail formats that are experiencing significant changes in competition, business practice, or store closings in other locations. We are not aware of any bankruptcy or announced store closings by any tenants in our shopping centers that would individually cause a material reduction in our revenues.

#### Inflation and Economic Condition Considerations

Most of our leases contain provisions designed to partially mitigate the impact of inflation. Although inflation has been low in recent periods and has had a minimal impact on the performance of our shopping centers, there are more recent data suggesting that inflation may be a greater concern in the future given economic conditions and governmental fiscal policy. Most of our leases require tenants to pay their share of operating expenses, including common area maintenance, real estate taxes and insurance, thereby reducing our exposure to increases in costs and operating expenses resulting from inflation, although some larger tenants have capped the amount of these operating expenses they are responsible for under the lease. A small number of our leases also include percentage rent clauses enabling us to receive additional rent based on tenant sales above a predetermined level, which sales generally increase as prices rise and are typically related to increases in the Consumer Price Index or similar inflation indices.

#### Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements as of June 30, 2017 or December 31, 2016.

## ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

## Interest Rate Risk

We have exposure to fluctuations in interest rates, which are sensitive to many factors that are beyond our control. The following table discusses our exposure to hypothetical changes in market rates of interest on interest expense for our variable rate debt and fixed-rate debt. Interest rate risk amounts were determined by considering the impact of hypothetical interest rates on our debt. This analysis does not take into account all of the factors that may affect our debt, such as the effect that a changing interest rate environment could have on the overall level of economic activity or the action that our management might take to reduce our exposure to the change. This analysis assumes no change in our financial structure. Our exposure to a change in interest rates is summarized in the table below.

(Amounts in thousands)	2017		Effect of 1% Change in Base Rates	2016	
	June 30, Balance	Weighted Average Interest Rate		December 31, Balance	Weighted Average Interest Rate
Variable Rate	\$ 127,756	2.68%	\$ 1,278 <sup>(2)</sup>	\$ 38,756	2.36%
Fixed Rate	1,292,849	4.25%	—	1,166,804	4.26%
	\$ 1,420,605 <sup>(1)</sup>		\$ 1,278	\$ 1,205,560 <sup>(1)</sup>	

<sup>(1)</sup> Excludes unamortized debt issuance costs of \$8.2 million and \$8.0 million as of June 30, 2017 and December 31, 2016, respectively.

<sup>(2)</sup> The variable rate debt is subject to a LIBOR floor such that a 1% change in base rates does not impact the actual borrowing rate by 1%.

We may utilize various financial instruments to mitigate the impact of interest rate fluctuations on our cash flows and earnings, including hedging strategies, depending on our analysis of the interest rate environment and the costs and risks of such strategies. As of June 30, 2017, we did not have any hedging instruments in place.

## Fair Value of Debt

The estimated fair value of our consolidated debt is calculated based on current market prices and discounted cash flows at the current rate at which similar loans would be made to borrowers with similar credit ratings for the remaining term of such debt. As of June 30, 2017, the estimated fair value of our consolidated debt was \$1.4 billion.

## Other Market Risks

As of June 30, 2017, we had no material exposure to any other market risks (including foreign currency exchange risk or commodity price risk).

In making this determination and for purposes of the SEC's market risk disclosure requirements, we have estimated the fair value of our financial instruments at June 30, 2017 based on pertinent information available to management as of that date. Although management is not aware of any factors that would significantly affect the estimated amounts as of June 30, 2017, future estimates of fair value and the amounts which may be paid or realized in the future may differ significantly from amounts presented.

#### ITEM 4. CONTROLS AND PROCEDURES

##### Evaluation of Disclosure Controls and Procedures (Urban Edge Properties)

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

Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of the design and operation of our disclosure controls and procedures. Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that, as of the end of the period covered by this report, our disclosure controls and procedures are effective.

There have not been any changes in our internal control over financial reporting (as defined in Rule 13a-15(f)) that occurred during the three and six months ended June 30, 2017 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

##### Evaluation of Disclosure Controls and Procedures (Urban Edge Properties LP)

The Operating Partnership’s management maintains disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934 (the “Exchange Act”)) that are designed to provide reasonable assurance that information required to be disclosed in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms, and that such information is accumulated and communicated to our management, including the Chief Executive Officer and Chief Financial Officer of our general partner, as appropriate to allow timely decisions regarding required disclosures. Because of inherent limitations, disclosure controls and procedures, no matter how well designed and operated, can provide only reasonable, and not absolute, assurance that the objectives of disclosure controls and procedures are met. The Operating Partnership’s management, with the participation of the Chief Executive Officer and Chief Financial Officer of our general partner, evaluated the effectiveness of the design and operation of our disclosure controls and procedures. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer of our general partner concluded that, as of the end of the period covered by this report, our disclosure controls and procedures are effective. There have not been any changes in our internal control over financial reporting (as defined in Rule 13a-15(f)) that occurred during the three and six months ended June 30, 2017 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### PART II - OTHER INFORMATION

##### ITEM 1. LEGAL PROCEEDINGS

We are party to various legal actions that arise in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters is not expected to have a material adverse effect on our financial position, results of operations or cash flows.

##### ITEM 1A. RISK FACTORS

There have been no material changes to the risk factors previously disclosed in the Company’s Annual Report for the year ended December 31, 2016 filed with the SEC on February 16, 2017.

## ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

## Urban Edge Properties

(a) Not applicable.

(b) Not applicable.

(c) Issuer Purchases of Equity Securities.

Period	(a) Total Number of Common Shares Purchased	(b) Average Price Paid per Common Share	(c) Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	(d) Maximum Number (or Approximate Dollar Value) of Shares that May Yet to be Purchased Under the Plan or Program
April 1, 2017				
- April 30, 2017	—	\$ —	N/A	N/A
May 1, 2017				
- May 31, 2017	1,092	(1) 27.66	N/A	N/A
June 1, 2017				
- June 30, 2017	—	—	N/A	N/A
	1,092	\$ 27.66	N/A	N/A

(1) Represents common shares surrendered by employees to us to satisfy such employees' tax withholding obligations in connection with the vesting of restricted common shares.

## Urban Edge Properties LP

(a) On May 24 and 25, 2015, the Operating Partnership issued 2,587,179 OP Units and 1,938,520 OP units, respectively, valued at \$122 million, as partial consideration for the acquisition of seven retail assets. The properties were acquired through the issuance of OP Units and the assumption of \$33 million of existing mortgage debt, the issuance of \$126 million new non-recourse, secured mortgage debt and \$44 million in cash, for total consideration of \$325 million. Beginning one year after issuance, the OP units are redeemable at the option of the holders thereof for cash or, at the Company's option, for common shares of beneficial interest of the Company on a one-for-one basis, subject to certain adjustments in accordance with the terms of the Operating Partnership's limited partnership agreement. The issuance of the OP units described above is exempt from registration under Section 4(a)(2) of the Securities Act of 1933, as amended.

(b) Not applicable.

(c) Issuer Purchases of Equity Securities.

Period	(a) Total Number of Units Purchased	(b) Average Price Paid per Unit	(c) Total Number of Units Purchased as Part of Publicly Announced Plans or Programs	(d) Maximum Number (or Approximate Dollar Value) of Shares that May Yet to be Purchased Under the Plan or Program
April 1, 2017				
- April 30, 2017	—	\$ —	N/A	N/A
May 1, 2017				
- May 31, 2017	1,092	(1) 27.66	N/A	N/A
	—	—	N/A	N/A

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June 1, 2017  
- June 30,  
2017

1,092      \$ 27.66      N/A

N/A

<sup>(1)</sup> Represents common units of the Operating Partnership previously held by Urban Edge Properties that were redeemed in connection with the surrender of restricted common shares of Urban Edge Properties by employees to Urban Edge Properties to satisfy such employees' tax withholding obligations in connection with the vesting of restricted common shares.

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ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

A list of exhibits to this Quarterly Report on Form 10-Q is set forth on the Exhibit Index immediately preceding such exhibits and is incorporated herein by reference.

INDEX TO EXHIBITS

The following exhibits are filed as part of this Quarterly Report on Form 10-Q:

Exhibit Number	Exhibit Description
10.1	Tax Protection Agreement dated as of May 24, 2017, by and among Urban Edge Properties LP; Urban Edge Properties; and Acklinis Yonkers Realty, L.L.C., Acklinis Realty Holding, LLC, Acklinis Original Building, L.L.C., A & R Woodbridge Shopping Center, L.L.C., A & R Millburn Associates, L.P., Ackrik Associates, L.P., A & R Manchester, LLC, A & R Westfield Lincoln Plaza, LLC and A & R Westfield Broad Street, LLC.
10.2	Contribution Agreement dated as of April 7, 2017, by and among Urban Edge Properties LP; Urban Edge Properties; and Acklinis Yonkers Realty, L.L.C., Acklinis Realty Holding, LLC, Acklinis Original Building, L.L.C., A & R Woodbridge Shopping Center, L.L.C., A & R Millburn Associates, L.P., Ackrik Associates, L.P., A & R Manchester, LLC, A & R Westfield Lincoln Plaza, LLC and A & R Westfield Broad Street, LLC.
31.1	Certification by the Chief Executive Officer for Urban Edge Properties pursuant to rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification by the Chief Financial Officer for Urban Edge Properties pursuant to rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.3	Certification by the Chief Executive Officer for Urban Edge Properties LP pursuant to rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.4	Certification by the Chief Financial Officer for Urban Edge Properties LP pursuant to rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1	Certification by the Chief Executive Officer and Chief Financial Officer for Urban Edge Properties pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.2	Certification by the Chief Executive Officer and Chief Financial Officer for Urban Edge Properties LP pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema
101.CAL	XBRL Extension Calculation Linkbase
101.LAB	XBRL Extension Labels Linkbase

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101.PRE XBRL Taxonomy Extension Presentation Linkbase

101.DEF XBRL Taxonomy Extension Definition Linkbase

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PART IV

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrants have duly caused this report to be signed on their behalf by the undersigned thereunto duly authorized.

URBAN EDGE PROPERTIES  
(Registrant)

/s/ Mark Langer  
Mark Langer, Chief Financial  
Officer

Date: August 2, 2017

URBAN EDGE PROPERTIES LP  
By: Urban Edge Properties, General  
Partner

/s/ Mark Langer  
Mark Langer, Chief Financial  
Officer

Date: August 2, 2017