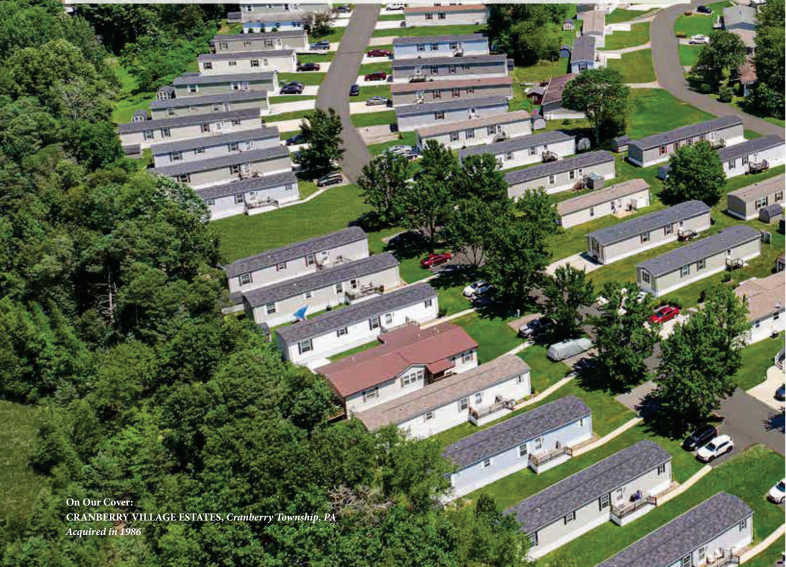




UMH Properties, Inc. has a 56-year history of providing quality affordable housing using manufactured homes in communities. UMH owns, or has an interest in, and operates a portfolio of manufactured home communities consisting of 139 communities with 26,300 developed homesites situated in twelve states. Additionally, we have 10,300 rental homes that we own within these communities. Included in the 139 communities are two communities in Florida, containing 363 sites that UMH owns and operates through its joint venture with Nuveen Real Estate. In addition, UMH owns approximately 2,400 acres of land for the development of new sites.

Manufactured home communities satisfy a fundamental need of quality affordable housing. As home prices continue to rise and available home inventory continues to shrink, the supply of affordable housing becomes an ever-increasing concern. We are committed to being a part of the solution to America's affordable housing crisis.

UMH has long believed that we have an obligation to create sustainable and environmentally friendly communities that have a positive societal impact. Throughout our history, we have and continue to develop and invest in environmentally friendly initiatives that will conserve energy and natural resources. We build, upgrade and manage well-maintained communities that our residents are proud to call home. We believe in enriching the lives of the people impacted by our Company which include our employees, our residents and our neighbors.



2024 Year in Review

4.9%

INCREASE IN COMMON STOCK DIVIDEND

8%
INCREASE IN
SALES VOLUME

10.3%

INCREASE IN SAME PROPERTY NOI

565
NEW RENTAL
UNITS ADDED

Total Shareholder Return

30% ONE-YEAR

51% FIVE-YEAR

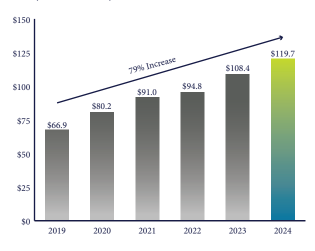
234% TEN-YEAR



DEAR FELLOW SHAREHOLDERS

UMH is proud to report another strong year of operating and financial results. Our portfolio of manufactured housing communities is amongst the best in the nation. We are the 7th largest owner of communities with 139 communities containing 26,300 developed homesites. Additionally, we own 10,300 rental homes that we own within these communities. We built this portfolio by investing in value-add communities and making improvements to the infrastructure, completing deferred maintenance and bringing in new homes for sale and for rent. Our business plan has been to identify and acquire value-add manufactured home communities in good locations where there is a demand for affordable housing. Once we acquire these communities, we immediately commence a capital improvement strategy, which upgrades the quality of the infrastructure and adds essential amenities. Then, we utilize our professional management to infill the community with homes for sale or rent. As occupancy rises, so does our income and the value of our community. This business plan has resulted in the rapid increase in value of our acquisitions. In some cases, appraised values show that many of these communities have doubled in value over a 10-year period.

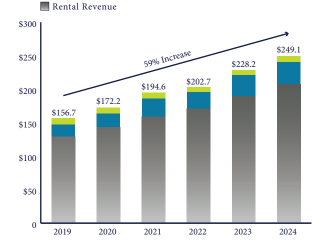
COMMUNITY NET OPERATING INCOME (\$ in millions)



Our high-quality communities have strong demand for both sales and rentals which has resulted in the increased profitability of our sales division, a double digit increase in both community NOI and same property NOI and an increase in Normalized FFO per diluted share. Normalized FFO per diluted share in 2024 was \$0.93 per diluted share, representing an increase of 8% over 2023. Additionally, normalized FFO increased to \$69.5 million, representing an increase of 27% over 2023. Our gross sales increased by 8% and our income from sales increased by 53%. Same property NOI increased by 10%, or \$11.5 million. We have a business plan that is proven to deliver outstanding results for our shareholders while providing a much-needed product for our residents. We believe that we are well positioned to deliver similar results for years to come as we continue to fill our 3,300 vacant sites, develop our vacant land and invest in compelling acquisition opportunities as they become available.

TOTAL REVENUE (\$ in millions)

Interest/Dividend IncomeSales of Manufactured Homes



We are proud that 100% of our income is considered "social" by Sustainalytics, MSCI and HUD. We are careful to treat our residents and associates fairly, recognizing that all contractual relations require good faith and fair dealing. We are responsible operators that take pride in the community lifestyle we provide for our residents. We are proud to invest in communities and improve the quality of life for our residents while growing the supply of affordable housing in each market that we serve.

The low-cost producer of a quality product always wins. UMH is the low-cost producer of 1,000 sq. ft. to 2,400 sq. ft. three-bedroom, two-bath housing on a 5,000 sq. ft. lot with a shed. Most of our lots have their own driveway and curbside garbage pickup. We provide a housing product most people must see to believe. A household with an annual income of \$40,000 can rent a home from UMH for approximately \$1,000 per month and will only need one month's rent and one month's security deposit to move in. Approximately 10,300 households are very pleased to rent homes from UMH. We maintain waiting lists for our rental homes, as evidenced by our 94% rental home occupancy, 98% rent collection, and below 30% annual rental home turnover with repair and maintenance costs of just \$400 per unit, per year.

In 2025, we will reap the benefits of the prior year's 5% rent increase (approximately \$10 million in new revenue), the planned addition of 800 rental units (approximately \$10 million in new revenue) and increased home sales at the community expansions and new communities we built with our joint venture partner, Nuveen Real Estate. Our communities increase in value because of improved operating performance and improved economics and demographics of the surrounding areas.

Eugene Landy, our Chairman and Founder, leads us through economic cycles and black swan events while keeping us focused on the power of compounding interest and its ability to create wealth for all of us. Under his leadership, we continue to grow the company, grow earnings, and provide the Nation with much needed quality affordable housing.



UMH TEAM ACCEPTING THE AWARD "COMMUNITY OPERATOR OF THE YEAR" AT THE MHI 2024 CONGRESS & EXPO



The UMH team is proud to go to work each day knowing that our shareholders and residents depend on us to make them proud and provide them with financial security and quality housing. We strive to increase earnings per share and market value per share for our shareholders. We are proud to have increased the dividend for a fourth consecutive year as the best form of good corporate governance is returning capital to our shareholders. We believe that our success on the operational front should translate to growing FFO and future dividend increases.

Many thanks to our investment banks, regional banks, analysts, officers, directors, employees, national and state associations, and to all of our supporters who we have made and joined and stayed with us over our 56-year history. All we accomplish is because we do it together and we thank each of you for being a part of our mission to profitably provide quality housing in factory-built homes for sale or rent.

Very truly yours,

SAMUEL A. LANDY

President and Chief Executive Officer

March 2025

LETTER FROM THE CHAIRMAN

UMH provides needed quality affordable housing. Our executive team, board of directors, vice presidents, regional managers, community managers and maintenance staff have created a first-class portfolio of manufactured home communities that our investors should be proud to own. The quality of our communities is apparent when touring our assets.

Drone videos of our communities are available at www.umh.reit and truly show the high quality of UMH's communities and the standard of living provided through manufactured housing. We take great pride in executing our business plan while working to provide quality affordable housing. Our mission is now more important than ever before. The United States has a massive shortage of affordable housing estimated to be in the millions of units. The combination of higher interest rates and low inventory has decreased housing affordability. Most new homes being built are not at an affordable price point.

Other than manufactured housing, there are limited options available at a price point under \$500,000. We work every day to expand the supply of affordable housing through manufactured housing. We are acquiring and improving and expanding existing communities, developing new communities through our joint ventures, and financing home sales at reasonable rates through our third party lending program. All these verticals are social in nature and increase the supply and attainability of manufactured housing while generating exceptional operating results.

Manufactured housing today is not the manufactured housing of the past. Manufactured housing is the product of now and the future. Manufactured homes are built in factories, shielded from weather related elements, using a controlled environment for efficiency and quality, with components assembled and inspected before being transported to the final site. The HUD code, the only federal building code, supersedes local building codes. This creates great efficiencies and allows manufacturers to create a superior product which can be produced in any market. Conventional homes typically cost more than \$300,000 and manufactured homes can be built for half that price or less. Our asset class is the only asset class that can provide quality affordable housing without utilizing government subsidies.



The path to maximizing shareholder value is by creating and owning needed housing and treating our residents equitably. We need satisfied residents as well as satisfied investors. Investors should be proud to own UMH because we serve an important social mission by providing affordable housing and doing it in an environmentally friendly manner. Our success has led to increased property values and earnings. We take pride in improving the communities and the quality of life that is provided by living in a UMH community.

Community living creates great efficiencies for us and for our customers. We can provide amenities that other types of housing cannot provide. Many of our communities have clubhouses, basketball and pickleball courts, pools, fitness centers and more. We have made a great deal of progress, but our industry is only beginning to be discovered.

The future is bright. UMH has been a leader in the industry. We have worked with our manufacturers and MHI on innovations to advance our product. These advancements include installing GAF solar shingles on our homes at the factory and helping obtain HUD approval of the duplex manufactured home. These developments should help reduce the overall cost of housing for both the developer and the consumer. We are advocating opportunity zone legislation to provide added long-term capital as well as encouraging favorable zoning for manufactured housing.

We have a culture of caring for our communities, residents and all our shareholders. We are proud of all that we have accomplished over the past 56 years and expect to accomplish much more over the coming years.

Very truly yours,

EUGENE W. LANDY Chairman of the Board

March 2025

SAMUEL A. LANDY'S RV/MH HALL OF FAME INDUCTION

On August 19, 2024, Samuel A. Landy was inducted into RV/MH Hall of Fame in recognition of his personal lifetime efforts to source governmental recognition for the manufactured housing industry.



SAMUEL A. LANDY, President and CEO of UMH Properties, Inc.

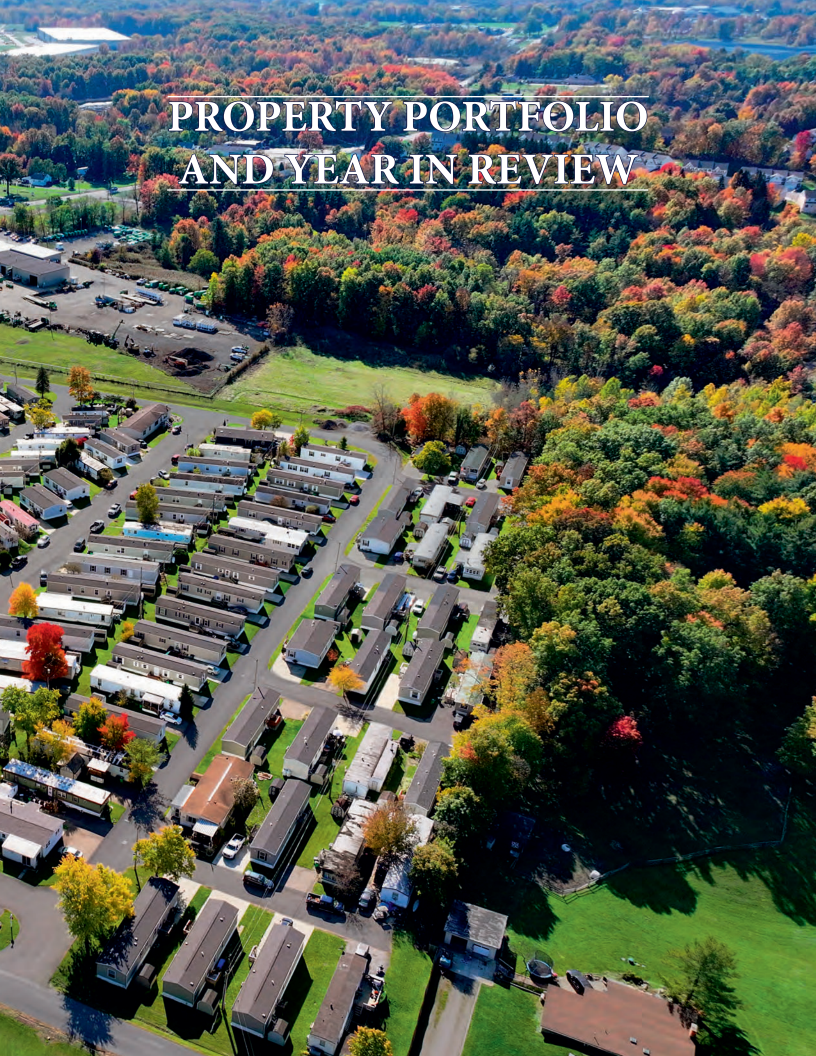


SAMUEL A. LANDY, President and CEO of UMH Properties, Inc. LAURIE LANDY, Founder and President of Special Strides



UMH TEAM AND PARTNERS





OUR ACCOMPLISHMENTS

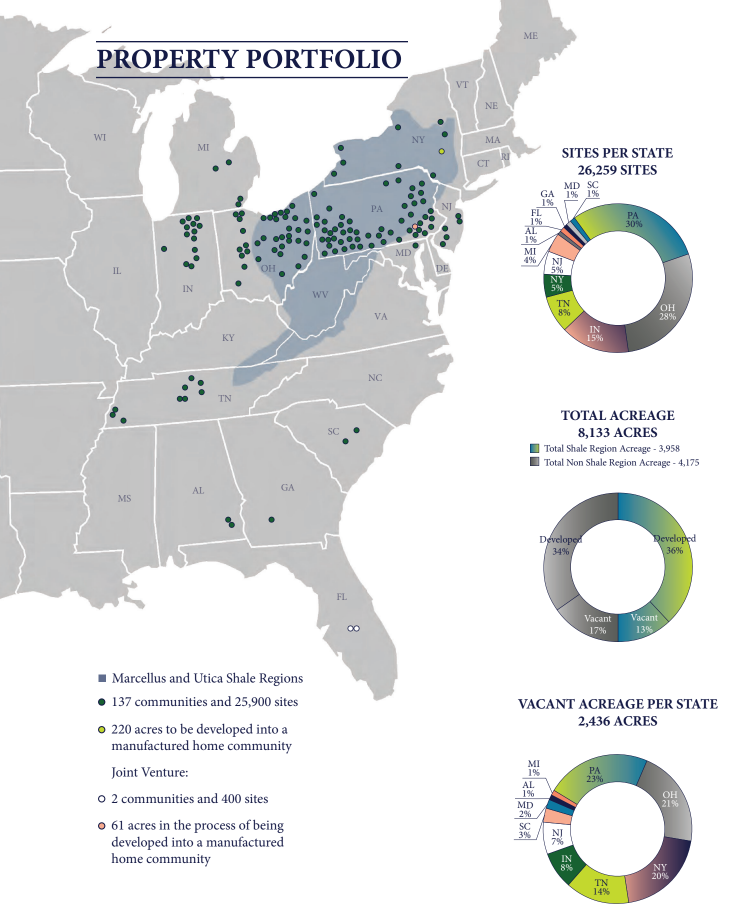
During 2024, UMH made substantial progress on multiple fronts – generating solid operating results, achieving strong growth and improving our financial position. We have:

- Increased Rental and Related Income by 9%;
- Increased Community Net Operating Income ("NOI") by 10%;
- Increased Normalized Funds from Operations ("Normalized FFO") by 27%;
- Increased Normalized FFO per diluted share by 8% from \$0.86 per diluted share in 2023 to \$0.93 per diluted share in 2024;
- Increased Same Property NOI by 10%;
- Increased Same Property Occupancy by 70 basis points from 87.1% to 87.8%;
- Improved our Same Property expense ratio from 40.5% at yearend 2023 to 39.7% at yearend 2024;
- Increased Sales of Manufactured Homes by 8%;
- Amended our unsecured credit facility to expand available borrowings by \$80 million from \$180 million to \$260 million syndicated with BMO Capital Markets Corp., JPMorgan Chase Bank, N.A. and Wells Fargo, N.A.;
- Raised our quarterly common stock dividend by 4.9% to \$0.215 per share or \$0.86 annually;
- Increased our Total Market Capitalization by 23% to over \$2.5 billion at yearend;
- Increased our Equity Market Capitalization by 48% to over \$1.5 billion at yearend;
- Reduced our Net Debt to Total Market Capitalization from 31.3% in 2023 to 20.8% in 2024:

- Issued and sold approximately 12.5 million shares of Common Stock through our At-the-Market Sale Programs at a weighted average price of \$17.92 per share, generating gross proceeds of \$224.5 million and net proceeds of \$220.6 million, after offering expenses;
- Issued and sold approximately 1.2 million shares
 of Series D Preferred Stock through our At-theMarket Sale Program at a weighted average price
 of \$23.41 per share, generating gross proceeds of
 \$28.5 million and net proceeds of \$28.0 million,
 after offering expenses;
- Subsequent to yearend and through February 26, 2025, issued and sold approximately 270,000 shares of Common Stock through our At-the-Market Sale Program at a weighted average price of \$18.18 per share, generating gross proceeds of \$4.9 million and net proceeds of \$4.8 million, after offering expenses; and
- Subsequent to yearend and through February 26, 2025, issued and sold approximately 49,000 shares of Series D Preferred Stock through our At-the-Market Sale Program at a weighted average price of \$23.03 per share, generating gross proceeds and net proceeds of \$1.1 million, after offering expenses.



UMH TEAM



COMPELLING BUSINESS PLAN

"UMH's 56 years of providing quality affordable housing have laid the foundation for our continued growth and expansion. We look forward to executing on our business plan, adding to the supply of affordable housing and generating meaningful returns for our shareholders."

- Samuel A. Landy, President and Chief Executive Officer

VALUE-ADD ACQUISITIONS

Since 2010, UMH has tripled the size of the company by acquiring 107 communities containing approximately 18,800 developed homesites. These communities were acquired with a blended occupancy rate of 73% for a total purchase price of \$616 million or \$33,000 per site. We have improved the overall quality of housing at each of these locations which has driven increased demand, occupancy, and income. The improvements we make to the communities and the correlated increases in occupancy and revenue result in a substantial increase

in property values. UMH can capture the value created through financing and refinancing these communities.

We are optimistic that compelling acquisition opportunities will become available to us in 2025. With over \$99.7 million in cash and full availability of our \$260 million unsecured credit facility, we are well positioned with a strong balance sheet to execute on these opportunities as they become available to us. With a reduced cost of capital, we should be able to be active in the value-add and stabilized acquisition markets.



DEER RUN, Dothan, AL Acquired in 2021

RENTAL HOME OPERATIONS

Rental homes in our communities are a key component of the success of our acquisition program. They provide us with the fastest infill rate, improve the aesthetics of the community and provide solid returns. We have worked with our manufacturers to design our homes so that they can withstand normal rental wear and tear. We currently have a portfolio of 10,300 rental homes that are 94% occupied. Our average rents are \$990 per month. With 3,300 vacant sites, UMH has the ability to grow revenue through the investment in 800 or more

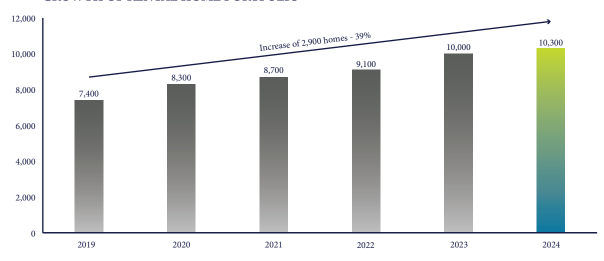
rental units per year for the next five years. Our rental home investments typically yield an unlevered return of approximately 10% annually.

In 2024, UMH added 565 new rental homes to our portfolio. The new rental homes resulted in increased same property occupancy of 70 basis points, or 216 units. This, along with our 5% annual rent increases, generated an increase in same property income of 9% and an increase in same property NOI of 10%.



SADDLE CREEK, Dothan, AL Acquired in 2022

GROWTH OF RENTAL HOME PORTFOLIO





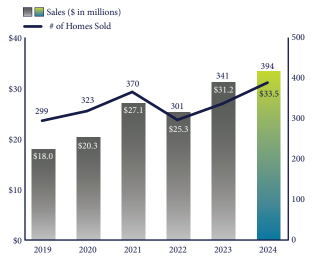
CINNAMON WOODS, Conowingo, MD Acquired in 2017

SALES & FINANCE

In 2024, our taxable REIT subsidiary, UMH Sales and Finance, Inc., had another strong year. Gross revenue from home sales was \$33.5 million. We sold 394 homes, of which 136 were new and 258 were used. Our average sales price for new homes was \$151,000 and our average sales price for used homes was \$50,000. As we continue to improve the overall quality of our communities, we are experiencing an increase in sales demand. Additionally, we are opening several well-located expansions that should generate additional sales and sales profits.

In 2024, we financed, through our third-party lending program, \$19.8 million of our home sales, which was 59% of our total home sales. We have grown our portfolio of manufactured home loans to \$89.2 million. The portfolio has an average interest rate of approximately 7.1%. Manufactured homes are approximately 50% less expensive than stick-built homes, but historically manufactured home loans cost 40% more. These higher interest rates reduce the affordability of our product. However, our interest rates are now 6.75%, which is in line with conventional mortgage rates, which helps to increase sales and demonstrates the affordability of our product.

INCREASE IN SALES





CINNAMON WOODS, Conowingo, MD Acquired in 2017

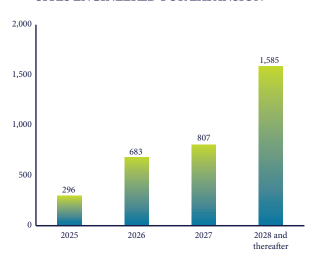
Page 12 2024 ANNUAL REPORT

VACANT LAND EXPANSIONS

In 2024, we completed the construction of 190 sites. These expansion sites are well-located in markets with strong sales demand. Expansions create operating efficiencies in which each site generates additional revenue without an increase in fixed operating costs. The average development cost is approximately \$75,000 per homesite. We expect to develop 300 or more sites in 2025. Our goal is for home sales in expansions to generate sales profits of \$30,000 or more per home, which reduces the cost to develop the site and increases our yield. Once stabilized, expansion sites yield more than what is available in the acquisition market and substantially increase the value of the existing community.

We have an additional 2,400 vacant acres, which can potentially be developed into 9,600 homesites. This vacant land adjoining our properties and our vacant sites give us the ability to internally grow the company for the foreseeable future.

SITES ENGINEERED FOR EXPANSION





DUCK RIVER ESTATES, Columbia, TN Opened in 2021



MEADOWS OF PERRYSBURG, Perrysburg, OH Acquired in 2018

OPPORTUNITY ZONE FUND

In 2022, UMH formed an opportunity zone fund ("OZ Fund") to develop and redevelop manufactured housing communities located in qualified opportunity zones. Many of these economically distressed communities have a great need for workforce housing. Workforce housing incentivizes businesses to invest in these areas, thereby improving the value of the real estate located within and around the opportunity zone over time.

The OZ Fund owns two manufactured home communities, Garden View Estates and Mighty Oak. Garden View Estates, located in Orangeburg, SC, was purchased in August 2022 for \$5.2 million. This community contains 181 developed homesites, of which approximately 45% are occupied. The community is situated on 39 acres. Mighty Oak was purchased in January 2023 for \$3.7 million and is located in Albany, GA. This brand-new community contains 118 developed homesites, of which approximately 23% are occupied. The community is situated on 26 acres.

Tax Advantages

Investing in the OZ Fund minimizes the tax effect of capital gains to our shareholders. During 2022, UMH realized considerable capital gains through its securities portfolio. These capital gains, along with capital gains invested by outside investors, are tax-deferred until December 31, 2026. For outside investors, capital remaining in the OZ Fund for at least 10 years results in the cost basis of the property being equal to the fair market value on the date of sale, resulting in no taxable capital gains.



GARDEN VIEW ESTATES, Orangeburg, SC Acquired in 2022

Capital Advantages

The 10-year holding period provides UMH with access to additional sources of long-term patient capital. In addition, UMH has the right of first offer to purchase the communities held within the OZ Fund when the OZ Fund sells them after the 10-year holding period, enabling UMH to have a larger acquisition pipeline. There are a limited number of capital-intensive deals that UMH can invest in at any one time. By partnering with long-term investors who are seeking tax efficient strategies, UMH has the ability to acquire more communities.

Government Relations Advantages

The OZ Fund improves government relations by utilizing programs the government has created to further the government's goals of providing affordable housing and investing in areas that have been underappreciated. UMH is creating and maintaining a relationship with federal, state and local governments by participating Under President Trump's first in these programs. administration, the Opportunity Zone program was created. In the president's and other current government officials' communications, the Opportunity Zone program has been more positively discussed than the past administration. These sentiments may lead to an opening to boost the opportunity zone tax incentive, which could enable UMH to access more long-term patient capital and grow UMH's pipeline of acquisitions.



MIGHTY OAK, Albany, GA Acquired in 2023

JOINT VENTURE



SEBRING SQUARE, Sebring, FL Acquired in 2021

UMH has grown through value-add acquisitions by acquiring manufactured housing sites in good markets significantly below replacement cost. We have done an outstanding job on this front, however our success has led to imitation, which has driven increased competition ultimately leading to increased prices so that communities now sell for more than replacement cost. We still intend to grow by value-add acquisitions, but fewer deals are meeting our growth criteria. We can now become a leader in the development of new communities.

In order to fund these developments, limit the short-term impact on FFO and reduce our risk, we entered into a joint venture relationship with Nuveen Real Estate. The purpose of this joint venture is for the acquisition and development of communities in the process of being developed or that have been developed within the past 12 months. Nuveen has a 60% equity position while UMH has a 40% share in the joint venture. UMH earns assets under management fees, development fees and a favorable promote percentage for exceeding IRR targets. UMH will also have the right to purchase these communities from the joint venture which will enhance

our future acquisition pipeline. We are very happy to partner with Nuveen and look forward to investing in and developing many communities together.

Through this joint venture relationship, we own two communities in Sebring, FL, containing 363 sites. We are making progress installing and filling homes at both the Sebring Square and Rum Runner communities. These communities are highly amenitized with a clubhouse, swimming pool, bocce ball courts, pickleball courts, dog park and more. These are some of the highest quality communities in the country. Additionally, through this joint venture relationship, we are managing the development of a 113-site community in Honey Brook, PA. Construction began in the fourth quarter of 2023 and is expected to be completed by the end of the second quarter of 2025. We have already begun to order our first few homes and once received, we will begin installing homes for sale and for rent. This community will also have high quality amenities, such as two playgrounds, walking trail, basketball court, soccer field and a serenity garden. We look forward to developing communities like these throughout the country.



RUM RUNNER, Sebring, FL Acquired in 2022



HONEY RIDGE, Honey Brook, PA Opening in 2025

SUSTAINABILITY

At UMH, we believe that the true measure of sustainability is based on sound practices that are inherent and essential to operational performance. These practices enhance both the effectiveness and efficiency of our company, resulting in tangible impacts. UMH's sustainability approach is multifaceted. We first focus on sustainable social infrastructure by offering affordable monthly housing rates and best in class financing terms. Additionally, the company is dedicated to smart, conscious environmental initiatives. We proudly carry out this mission thanks to the hard work of our entire team and the strong leadership provided by our governance.

It is important that our sustainability approach aligns with the interests of residents, local officials, shareholders, and other stakeholders. In our view, sustainability is an ongoing progression that should benefit everyone involved. It should not be a tradeoff between environmental responsibility and shareholder satisfaction, there are solutions that can foster prosperity for all, and our portfolio exemplifies this belief.

Throughout 2024, UMH continued to increase its positive impact on the country's social infrastructure by delivering over 500 attainable rental housing units across our portfolio. Without relying on government subsidies, our rents remain affordable for low-income earners, and our best-in-class interest rates on chattel financing help serve underserved markets with access to financing. Beyond quality housing and affordability, we prioritize safety by implementing a range of measures, including Flock Safety cameras and other security initiatives, to protect residents and employees throughout the year.

The Company also continues to purchase energy-efficient ENERGY STAR and Zero Energy Ready homes built in ISO 14001-certified factories. We are excited to introduce an innovative solar shingle product on ENERGY STAR rated homes. We are currently working on installing these shingles on the Zero Energy homes we purchase, which will help make their operational use net zero. This product offers a significant benefit to our customers through reductions in their electric utility bills. Sustainability highlights are provided below; a more in depth analysis is available in our annual Sustainability Report on our website at www.umh.reit.

- Electric Vehicle Infrastructure: To encourage the use of electric vehicles, the Company has installed EV chargers at our corporate office and is reviewing our community portfolio to identify additional installation locations.
- Community Safety Enhancements: We have strengthened our relationships with local authorities and invested in new technologies, such as Flock Safety cameras, to improve safety for both residents and employees.
- Commitment to Human Rights: The Company has implemented a formal Human Rights Policy.
- Transition to Renewable Energy: In Pennsylvania, the Company transitioned the supply of 2.7 million kWh of electricity to renewable sources as our first step toward expanding our renewable energy adoption. We are also in the process of finalizing our first solar power purchase agreement.



INSTALLATION OF SOLAR SHINGLES AT CHAMPION HOMES, INC. FACTORY IN PARTNERSHIP WITH GAF ENERGY

SHOWCASING INNOVATIVE DUPLEXES IN D.C.

At the 2024 Innovative Housing Showcase in Washington, D.C., the Company introduced the first HUD Code home featuring solar shingles, which can provide roughly 70–80% of the home's electric needs. The shingles were installed at the factory and shipped on the home to the National Mall. This home is a multisection duplex, a recent development in the industry, with each unit operating independently as a one-bath, two-bedroom, 800 sq. ft. space. The additional unit helps drive down costs for potential residents while also enabling UMH to capitalize more effectively on each lot.

During the same showcase, UMH introduced what was dubbed the "UMH Tiny," a singlewide unit converted into two separate units. This home results in two units of approximately 500 sq. ft. each, featuring one bedroom and one bathroom per unit. This innovation required a change in HUD code regulations to better align with the definitions of regular single-family homes in the traditional market.



UMH DUPLEX HOMES DISPLAYED AT THE INNOVATIVE HOUSING SHOWCASE, Washington, D.C. / June 2024



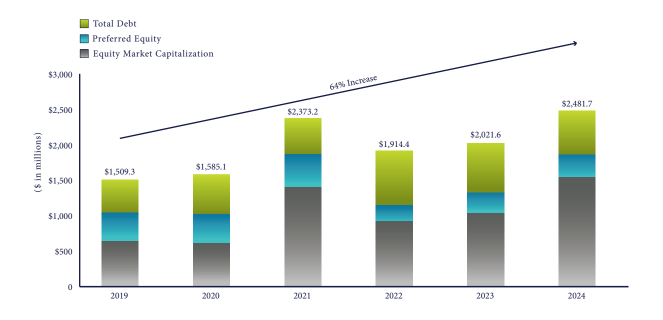






THE "UMH TINY" SINGLE SECTION DUPLEX HOME IN PARTNERSHIP WITH CAVCO INDUSTRIES, INC. (two photos on the left) THE UMH MULTI SECTION DUPLEX HOME IN PARTNERSHIP WITH CHAMPION HOMES, INC. (two photos on the right)

COMPANY GROWTH



RECENT SHARE ACTIVITY

		2024			2023	
	High	Low	Distribution	High	Low	Distribution
First Quarter	\$16.46	\$14.09	\$0.205	\$18.87	\$ 13.73	\$0.205
Second Quarter	16.61	14.73	0.215	16.61	14.47	0.205
Third Quarter	20.64	15.83	0.215	16.85	13.77	0.205
Fourth Quarter	20.42	18.13	0.215	15.57	13.26	0.205
Total Distribution			<u>\$0.85</u>			<u>\$0.82</u>
Normalized FFO per Share			\$0.93			\$0.86

	Share Volume (in thousands)	Opening Price	Closing Price	Dividend Paid	Total Return
2024	107,236	\$15.32	\$18.88	\$0.85	29.54%
2023	103,908	16.10	15.32	0.82	0.16%
2022	73,683	27.33	16.10	0.80	-38.65%
2021	61,549	14.81	27.33	0.76	91.42%
2020	39,972	15.73	14.81	0.72	-0.71%
2019	40,567	11.84	15.73	0.72	40.21%

UMH Properties, Inc. common shares are traded on the New York Stock Exchange (NYSE:UMH) and Tel Aviv Stock Exchange (TASE:UMH).

FINANCIAL HIGHLIGHTS

(Dollars in thousands except per share amounts) (unaudited)

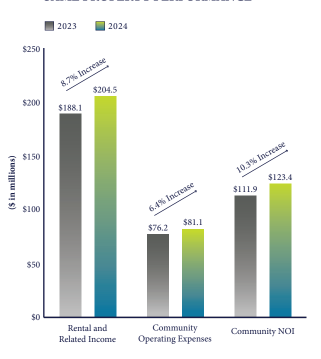
Operating Information	Decei	mber 31, 2024	Decen	nber 31, 2023
Number of Communities ⁽¹⁾		139		135
Total Sites ⁽¹⁾		26,259		25,766
Rental and Related Income	\$	207,019	\$	189,749
Community Operating Expenses	\$	87,354	\$	81,343
Community NOI	\$	119,665	\$	108,406
Expense Ratio		42.2%		42.9%
Sales of Manufactured Homes	\$	33,533	\$	31,176
Number of Homes Sold		394		341
Number of Rentals Added, net	· -	364		871
Net Income	\$	21,441	\$	7,851
Net Income (Loss) Attributable to Common Shareholders	\$	2,472	\$	(8,714)
Adjusted EBITDA excluding Non-Recurring Other Expense	\$	113,958	\$	101,870
FFO Attributable to Common Shareholders	\$	66,259	\$	51,069
Normalized FFO Attributable to Common Shareholders	\$	69,489	\$	54,533
Shares Outstanding and Per Share Data Weighted Average Shares Outstanding				
Basic		74,114		63,068
Diluted		74,912		63,681
Net Income (Loss) Attributable to Common Shareholders per Share				
Basic and Diluted	\$	0.03	\$	(0.15)
FFO per Share				
Basic	\$	0.89	\$	0.81
Diluted	\$	0.88	\$	0.80
Normalized FFO per Share				
Basic	\$	0.94	\$	0.86
Diluted	\$	0.93	\$	0.86
Dividends per Common Share	\$	0.85	\$	0.82
Balance Sheet				
Total Assets	\$	1,563,728	\$	1,427,577
Total Liabilities	\$	647,819	\$	720,783
Market Capitalization				
Total Debt, Net of Unamortized Debt Issuance Costs	\$	614,722	\$	690,017
Equity Market Capitalization	\$	1,546,449	\$	1,041,422
Series D Preferred Stock	\$	320,572	\$	290,180
Total Market Capitalization	\$	2,481,743	\$	2,021,619

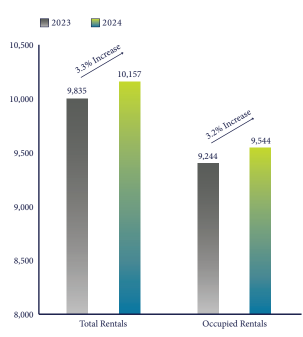
⁽¹⁾ Includes Duck River Estates and River Bluff Estates, two newly constructed communities in 2024, and Sebring Square and Rum Runner, two communities owned in a joint venture with Nuveen Real Estate in which the company has a 40% interest for 2024.

SAME PROPERTY STATISTICS

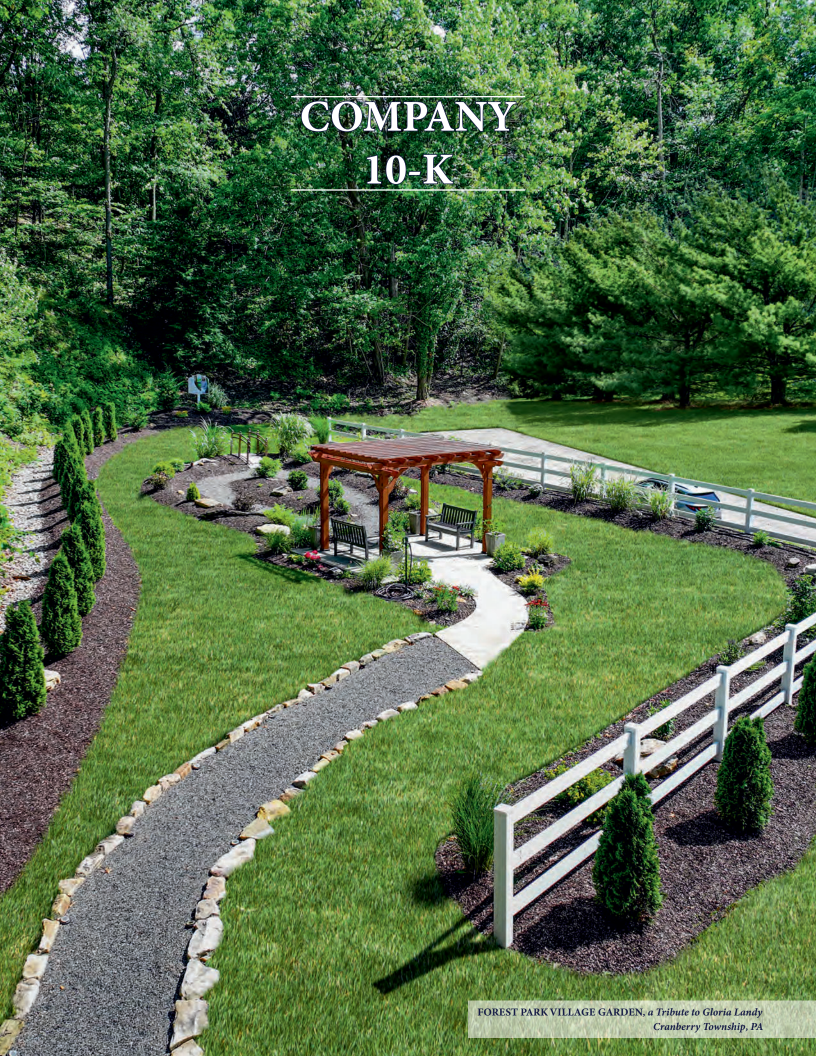
SAME PROPERTY PERFORMANCE

SAME PROPERTY RENTAL OCCUPANCY





	December 31, 2024	December 31, 2023
Total Sites	25,501	25,441
Occupied Sites	22,378	22,162
Occupancy %	87.8%	87.1%
Number of Properties	133	133
Total Rentals	10,157	9,835
Occupied Rentals	9,544	9,244
Rental Occupancy	94.0%	94.0%
Monthly Rent Per Site	\$546	\$519
Monthly Rent Per Home Including Site	\$990	\$933



UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-K

[X]	[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2024			
[]	TRANSITION REPORT PURSUANT TO SECTION 13 For the transition period to to	OR 15 (d) OF THE SECURITIES	EXCHANGE ACT OF 1934	
	Commis	sion File Number <u>001-12690</u>		
		MH Properties, Inc. registrant as specified in its charter)		
	Maryland		2-1890929	
	(State or other jurisdiction of incorporation or o	rganization) (I.R.S. I	Employer identification number)	
	3499 Route 9, Suite 3C. (Address of principal executive		<u>07728</u> (Zip code)	
	1 1	umber, including area code (732) 5	,	
	Title of each class	d pursuant to Section 12(b) of the A Trading Symbol(s)	Name of exchange on which registered	
ommon Stock	c, \$0.10 par value	UMH	New York Stock Exchange	
375% Series	D Cumulative Redeemable Preferred Stock, \$0.10 par value	UMH PRD	New York Stock Exchange	
•	y check mark if the registrant is a well-known seasoned issuer		urities Act. X Yes No	
Indicate by	y check mark if the registrant is not required to file reports pu	rsuant to Section 13 or Section 15(d	I) of the Act. Yes X No	
preceding	y check mark whether the registrant (1) has filed all reports re 12 months (or for such shorter period that the registrant was re X_Yes No	equired to be filed by Section 13 or equired to file such reports), and (2)	15(d) of the Securities Exchange Act of 1934 during the has been subject to such filing requirements for the past	
	y check mark whether the registrant has submitted electronica 405 of this chapter) during the preceding 12 months (or for st			
growth con	y check mark whether the registrant is a large accelerated file mpany. See the definitions of "large accelerated filer," "accelerated filer," accelerated filer,"			
	Large accelerated filer Non-accelerated filer	Accelerated fi Smaller report Emerging gro	ing company	
	ging growth company, indicate by check mark if the registrant ecounting standards provided pursuant to Section 13(a) of the		transition period for complying with any new or revised	
Indicate by financial report. X	y check mark whether the registrant has filed a report on and eporting under Section 404(b) of the Sarbanes-Oxley Act (1:	attestation to its management's ass 5 U.S.C. 7262(b)) by the registered	sessment of the effectiveness of its internal control over public accounting firm that prepared or issued its audit	
	s are registered pursuant to Section 12(b) of the Act, indicate ion of an error to previously issued financial statements.	_ ^	statements of the registrant included in the filing reflect	
	y check mark whether any of those error corrections are resta strant's executive officers during the relevant recovery period		alysis of incentive-based compensation received by any	
Indicate by	check mark whether the registrant is a shell company (as de	fined in Rule 12b-2 of the Act).	Yes <u>_X</u> No	
the registr	n the assumption that directors and executive officers of the reant held by nonaffiliates of the registrant at June 30, 2024 version the aggregate market value of the voting stock of the registrant.	vas \$1.2 billion. Presuming that su	ach directors and executive officers are affiliates of the	
The numb	er of shares outstanding of issuer's common stock as of Febru	ary 25, 2025 was 82,461,602 shares	s.	
Document	s Incorporated by Reference: -Part III incorporates certain information by reference from which will be filed no later than 120 days after the close of			

TABLE OF CONTENTS

PART I	3
Item 1 – Business	3
Item 1A – Risk Factors	10
Item 1B – Unresolved Staff Comments	25
Item 1C – Cybersecurity	25
Item 2 – Properties	27
Item 3 – Legal Proceedings	41
Item 4 – Mine Safety Disclosures	41
PART II Item 5 – Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases	
Equity Securities	41
Item 6 – [Reserved]	43
Item 7 - Management's Discussion and Analysis of Financial Condition and Results of Operations	43
Item 7A – Quantitative and Qualitative Disclosures about Market Risk	54
Item 8 – Financial Statements and Supplementary Data	54
Item 9 - Changes in and Disagreements with Accountants on Accounting and Financial Disclosure	55
Item 9A – Controls and Procedures	55
Item 9B – Other Information	56
Item 9C – Disclosure Regarding Foreign Jurisdiction that Prevent Inspections	56
PART III	
Item 11 – Executive Compensation	57
Item 12 - Security Ownership of Certain Beneficial Owners and Management and Related Stockhold	er
Matters	57
Item 13 - Certain Relationships and Related Transactions, and Director Independence	57
Item 14 – Principal Accountant Fees and Services	57
PART IV	58
Item 15 – Exhibits, Financial Statement Schedules	58
Item 16 – Form 10-K Summary	63
SIGNATURES	64

PART I

<u>Item 1 – Business</u>

General Development of Business

UMH Properties, Inc. ("UMH"), together with its predecessors and consolidated subsidiaries, are referred to herein as "we", "us", "our", or "the Company", unless the context requires otherwise.

UMH is a Maryland corporation that operates as a self-administered and self-managed qualified real estate investment trust ("REIT") under Sections 856-860 of the Internal Revenue Code (the "Code"). The Company elected REIT status effective January 1, 1992 and intends to maintain its qualification as a REIT in the future. As a qualified REIT, with limited exceptions, the Company will not be taxed under Federal and certain state income tax laws at the corporate level on taxable income that it distributes to its shareholders. For special tax provisions applicable to REITs, refer to Sections 856-860 of the Code.

UMH was incorporated in the state of New Jersey in 1968. On September 29, 2003, UMH changed its state of incorporation from New Jersey to Maryland by merging with and into a Maryland corporation. Our executive office is located in Freehold, New Jersey.

Description of Business

The Company's primary business is the ownership and operation of manufactured home communities – leasing manufactured homesites to residents. The Company also leases manufactured homes to residents and, through its wholly-owned taxable REIT subsidiary, UMH Sales and Finance, Inc. ("S&F"), sells and finances the sale of manufactured homes to residents and prospective residents of our communities and for placement on customers' privately-owned land. In 2022, the Company also formed an opportunity zone fund, UMH OZ Fund, LLC ("OZ Fund"), to acquire, develop and redevelop manufactured home communities requiring substantial capital investment and located in areas designated as Qualified Opportunity Zones by the Treasury Department pursuant to a program authorized under the Tax Cuts and Jobs Act of 2017 (the "TCJA"). The purpose of this program is to encourage long-term investment in economically distressed areas. The Company currently holds a 77% interest in the OZ Fund. Our OZ Fund currently owns two communities, located in South Carolina and Georgia.

As of December 31, 2024, the Company operated 139 manufactured home communities, 137 of which are communities in which the Company owns either a 100% or majority interest, containing a total of approximately 26,300 developed homesites on which approximately 10,300 Company-owned rental homes are situated. The 139 communities include (i) two communities in central Florida owned through a joint venture with Nuveen Real Estate ("Nuveen" or "Nuveen Real Estate") in which the Company has a 40% interest (Sebring Square and Rum Runner), (ii) two communities in Tennessee, the Countryside Village expansion (Duck River Estates) and the Allentown expansion (River Bluff Estates), that were previously part of other Company-owned communities but are now considered separate communities, and (iii) two communities acquired through the Company's OZ Fund. These 139 communities are located in New Jersey, New York, Ohio, Pennsylvania, Tennessee, Indiana, Maryland, Michigan, Alabama, South Carolina, Florida and Georgia (See "Management's Discussion and Analysis of Financial Condition and Results of Operations" and Note 5 "Investment in Joint Venture" of the Notes to Consolidated Financial Statements).

A manufactured home community is designed to accommodate detached or semi-attached, single-family manufactured homes. These manufactured homes are produced off-site by manufacturers and installed on sites within the communities. These homes may be improved with the addition of features constructed on-site, including garages, screened rooms and carports. Manufactured homes are available in a variety of designs and floor plans, offering many amenities and custom options. Each homeowner leases the site from the Company on which the manufactured home is located. Generally, the Company owns the underlying land, utility connections, streets, lighting, driveways, common area amenities and other capital improvements and is responsible for enforcement of community rules and regulations and maintenance.

Manufactured homes are accepted by the public as a viable and economically attractive alternative to conventional site-built single-family housing. The affordability of the modern manufactured home makes it a very attractive housing alternative. Depending on the region of the country, prices per square foot for a new manufactured

home average up to 50 percent less than a comparable site-built home, excluding the cost of land. This is due to a number of factors, including volume purchase discounts, inventory control of construction materials and control of all aspects of the construction process, which is generally a more efficient, environmentally friendly and streamlined process as compared to a site-built home. In addition, manufactured homes are built in factories, shielded from the weather related elements, using a controlled environment for efficiency and quality, with components assembled and inspected before being transported to the final site.

Modern residential land lease communities are similar to typical residential subdivisions containing central entrances, paved well-lit streets, curbs and gutters. Generally, modern manufactured home communities contain buildings for recreation, green areas, and other common area facilities, all of which are the property of the community owner. In addition to such general improvements, certain manufactured home communities include recreational improvements such as swimming pools, splash pads, tennis & pickleball courts, dog parks and playgrounds. Municipal water and sewer services are available in some manufactured home communities, while other communities supply these services on-site.

Typically, our leases are on an annual or month-to-month basis, renewable upon the consent of both parties. The community manager sells or leases homes to fill vacant sites, collects rent and finance payments, ensures compliance with community regulations, maintains common areas and community facilities and is responsible for the overall appearance of the community. The homeowner is responsible for the maintenance of the home and leased site. As a result, our capital expenditures tend to be less significant relative to multifamily rental apartments. Manufactured home communities produce predictable income streams and provide protection from inflation due to the ability to annually increase rents.

Many of our communities compete with other manufactured home communities located in the same or nearby markets that are owned and operated by other companies in our business. We generally monitor the rental rates and other terms being offered by our competitors and consider this information as a factor in determining our own rental rates. In addition to competing with other manufactured home community properties, our communities also compete with alternative forms of housing such as apartments and single-family homes.

In connection with the operation of its communities, UMH also leases manufactured homes to prospective tenants. As of December 31, 2024, UMH owned approximately 10,300 rental homes, representing approximately 40% of its developed homesites. The Company engages in the rental of manufactured homes primarily in areas where the communities have existing vacancies. The rental homes produce income from both the home and the site which might otherwise be non-income producing.

Inherent in the operation of a manufactured home community is the development, redevelopment, and expansion of our communities. In addition to leasing manufactured homes to residents, the Company sells and finances, through a third-party lending program with Triad Financial Services, the sale of manufactured homes in our communities through its 100% owned, fully consolidated subsidiary S&F. S&F was established to potentially enhance the value of our communities by filling sites that would otherwise be vacant. The home sales business is operated as it is with traditional homebuilders, with sales centers, model homes, an inventory of completed homes and the ability to supply custom designed homes based upon the requirements of the new homeowners. In addition, our sales centers can earn a profit by selling homes to customers for placement on their own private land.

Investment and Other Policies

The Company may invest in improved and unimproved real property and may develop unimproved real property. Such properties may be located throughout the U.S. but the Company has generally concentrated on the Northeast, Midwest and Southeast. Since 2010, we have quadrupled the number of developed homesites by purchasing 107 communities containing approximately 18,800 homesites. We are focused on acquiring communities with significant upside potential and leveraging our expertise to build long-term capital appreciation.

Our growth strategy involves purchasing well-located communities in our target markets. As part of our growth strategy, we intend to evaluate potential opportunities to expand into additional geographic markets, including other markets in the southeastern United States.

The Company also evaluates its properties for expansion opportunities. Development of the additional acreage available for expansion allows us to leverage existing communities and amenities. We believe our ability to

complete expansions translates to greater value creation and cash flow through operating efficiencies. The Company has approximately 2,400 acres of additional land potentially available for future development. See PART I, Item 2 – Properties, for a list of our additional acreage.

The Company seeks to finance acquisitions with the most appropriate available source of capital, including purchase money mortgages or other financing, which may be first liens, wraparound mortgages or subordinated indebtedness, sales of investments, and issuance of additional equity securities. In connection with its ongoing activities, the Company may issue notes, mortgages or other senior securities. The Company intends to use both secured and unsecured lines of credit. The Company's joint venture relationship with Nuveen Real Estate also provides a source of financing for acquisitions of newly developed communities and development of new communities.

The Company may repurchase or reacquire its shares from time to time if, in the opinion of the Board of Directors (the "Board"), such an acquisition is advantageous to the Company. During the years ended December 31, 2024 and 2023, the Company did not repurchase any shares of its Common Stock.

In addition to its manufactured home communities, the Company also owns a portfolio of investment securities, consisting of marketable equity securities issued by other REITs, which represented 1.6% of undepreciated assets (which is the Company's total assets excluding accumulated depreciation) at December 31, 2024. These liquid real estate holdings provide additional diversification, liquidity and income. The Company, from time to time, may purchase these securities on margin when the interest and dividend yields exceed the cost of funds. However, we do not intend to increase our investments in our REIT securities portfolio.

Regulations, Insurance and Property Maintenance and Improvement

Manufactured home communities are subject to various laws, ordinances and regulations, including regulations relating to recreational facilities such as swimming pools, clubhouses and other common areas, and regulations relating to operating water and wastewater treatment facilities at several of our communities. We believe that each community has all necessary operating permits and approvals.

Our properties are insured against risks that may cause property damage and business interruption including events such as fire, business interruption, general liability and if applicable, flood. Our insurance policies contain deductible requirements, coverage limits and particular exclusions. It is the policy of the Company to maintain adequate insurance coverage on all of our properties and, in the opinion of management, all of our properties are adequately insured. We also obtain title insurance insuring fee title to the properties in an aggregate amount which we believe to be adequate.

State and local rent control laws in certain jurisdictions located within New York and New Jersey may dictate the structure of rent increases and limit our ability to recover increases in operating expenses and the costs of capital improvements. In 2019, the State of New York enacted the Housing Stability and Tenant Protection Act of 2019, which, among other things, set maximum collectible rent increases. Rent control also affects three of our manufactured home communities in New Jersey. Enactment of such laws has been considered at various times in other jurisdictions. We presently expect to continue to maintain properties, and may purchase additional properties, in markets that are either subject to rent control or in which rent-related legislation exists or may be enacted.

It is the policy of the Company to properly maintain, modernize, expand and make improvements to its properties when required. The Company anticipates that renovation expenditures with respect to its present properties during 2025 will be approximately \$20 to \$30 million.

Human Capital

The attraction, motivation and retention of our employees are critical factors in furthering the growth and financial success of the Company. We recognize that our ability to achieve the high standards we set for ourselves can best be accomplished by having a diverse team. Our benefits programs are designed to achieve employee satisfaction and advancement. As of February 20, 2025, the Company had approximately 513 employees, including officers. Approximately half of our management team and 42% of our total employee population are female. Over 40% of our employees are 40 years of age or older and 24% are over 60 years of age. During each year, the Company hires additional part-time and seasonal employees as groundskeepers and lifeguards and to conduct emergency repairs.

Our employees are fairly compensated as compared to employees of our competitors and are routinely recognized for outstanding performance. They are offered regular opportunities to participate in professional development programs which focus on building their skills and capabilities. We conduct regional training sessions and are committed to providing a safe and healthy workplace that is free from violence, intimidation and other unsafe or disruptive practices. We hold an annual employee meeting that includes safety training, as required under the federal Occupational, Safety and Health Act, as well as anti-harassment training. The Company also offers a robust wellness program to its employees that incorporates health benefits, including incentives for enrolling in exercise classes and for gym memberships. This encourages our employees to improve their mental and physical well-being.

Information about our Executive Officers

The following table sets forth information with respect to the executive officers of the Company as of December 31, 2024:

Name	Age	Position
Eugene W. Landy	91	Chairman of the Board of Directors and Founder
Samuel A. Landy	64	President and Chief Executive Officer
Anna T. Chew	66	Executive Vice President, Chief Financial Officer and
		Treasurer
Craig Koster	49	Executive Vice President, General Counsel and Secretary
Brett Taft	35	Executive Vice President and Chief Operating Officer

Sustainability Considerations

The Company's mission is to address the fundamental need of providing affordable housing and in doing so, create sustainable and environmentally friendly communities that have a positive societal impact. We recognize our obligation, as well as that of our industry, to reduce our impact on the environment and to conserve natural resources. We continually invest in energy-efficient technology where practicable, including water and energy conservation initiatives, and are committed to incorporating environmental and social considerations into our business practices to create value and enhance the communities where our residents live. We also recognize the importance of good corporate governance in ensuring the Company's continued success and maintaining the confidence of our shareholders and financing sources. Our policies and practices are endorsed and supported by the Company's executive management, including its Vice President of Sustainability and Urban Development, and are regularly reviewed by the Board and the Sustainability Subcommittee of the Nominating and Corporate Responsibility Committee of the Board.

Investments in the Company's common stock and preferred stock may be considered qualified sustainability investments. Sustainalytics, which is a leading independent sustainability and corporate governance research ratings and analytics firm, reviewed our Sustainable Finance Framework and agreed that we not only provide a social good in the form of providing affordable housing, but also an environmental good for our conservation initiatives. The framework is also in line with United Nations Sustainable Development Goals 6, 7 and 11.

Summary of Risk Factors

The following is a summary of the principal risk factors associated with an investment in us. These are not the only risks we face. You should carefully consider these risk factors, together with the risk factors set forth in Item 1A. of this Annual Report on Form 10-K and other reports and documents filed by us with the SEC.

Real Estate Industry Risks:

- General economic conditions and the concentration of our properties in certain states may affect our ability to generate sufficient revenue to maintain our profitability.
- We may be unable to compete with our larger competitors for acquisitions, which may increase prices for communities.
- We may not be able to integrate or finance our acquisitions and our acquisitions may not perform as expected.

- We may be unable to finance or accurately estimate or anticipate costs and timing associated with expansion activities.
- We may be unable to sell properties when appropriate because real estate investments are illiquid.
- Our ability to sell manufactured homes may be affected by various factors, which may in turn adversely affect our profitability.
- Licensing laws and compliance could affect our profitability.
- The termination of our third-party lending program could adversely affect us.
- Many of our costs may be adversely impacted by continued heightened inflation.
- Costs associated with taxes and regulatory compliance may reduce our revenue.
- Rent control legislation may harm our ability to increase rents.
- Environmental liabilities could affect our profitability.
- Some of our properties are subject to potential natural or other disasters.
- Climate change may adversely affect our business.
- Actions by our competitors may decrease or prevent increases in the occupancy and rental rates of our properties which could adversely affect our business.
- Losses in excess of our insurance coverage or uninsured losses could adversely affect our cash flow.
- Our investments are concentrated in the manufactured housing/residential sector and our business would be adversely affected by an economic downturn in that sector.
- Our joint venture relationship with Nuveen Real Estate may subject us to risks, including limitations on our decision-making authority and the risk of disputes, which could adversely affect us.

Financing Risks:

- We face risks generally associated with our debt.
- We mortgage our properties, which subjects us to the risk of foreclosure in the event of non-payment.
- We face risks associated with our dependence on external sources of capital.
- We may become more highly leveraged, resulting in increased risk of default on our obligations and an
 increase in debt service requirements which could adversely affect our financial condition and results of
 operations and our ability to pay distributions.
- We are subject to risks associated with the current interest rate environment, and changes in interest rates may affect our cost of capital and, consequently, our financial results.
- Covenants in our credit agreements and other debt instruments could limit our flexibility and adversely
 affect our financial condition.
- A change in the U.S. government policy with regard to Fannie Mae and Freddie Mac could impact our financial condition.
- We face risks associated with the financing of home sales to customers in our manufactured home communities.

Risks Related to our Status as a REIT:

- If our leases are not respected as true leases for federal income tax purposes, we would fail to qualify as a REIT
- Failure to make required distributions would subject us to additional tax.
- We may not have sufficient cash available from operations to pay distributions to our shareholders, and, therefore, distributions may be made from borrowings.
- We may be required to pay a penalty tax upon the sale of property that is determined to be held for sale to customers.
- We may be adversely affected if we fail to qualify as a REIT.
- To qualify as a REIT, we must comply with certain highly technical and complex requirements.
- There is a risk of changes in the tax law applicable to REITs.
- We may be unable to comply with the strict income distribution requirements applicable to REITs.
- Our taxable REIT subsidiary ("TRS") is subject to special rules that may result in increased taxes.
- Notwithstanding our status as a REIT, we are subject to various federal, state and local taxes on our income and property.

General Risk Factors

- Global and regional economic conditions could materially adversely affect our business, results of operations, financial condition and growth.
- We may not be able to obtain adequate cash to fund our business.
- We are dependent on key personnel.
- If we fail to maintain an effective system of internal controls, we may not be able to accurately report financial results, which could result in a loss of investor confidence and adversely affect the market price of our common stock.
- Some of our directors and officers may have conflicts of interest with respect to certain related party transactions and other business interests.
- We may amend our business policies without shareholder approval.
- Third-party expectations relating to environmental, social and governance factors may impose additional costs and expose us to new risks.
- The market value of our Series D Preferred Stock and Common Stock could decrease based on our performance and market perception and conditions.
- The market price and trading volume of our Common Stock may fluctuate significantly.
- The market price and trading volume of our Series D Preferred Stock may fluctuate significantly.
- Future issuance or sale of additional shares of Preferred Stock or Common Stock or other securities could adversely affect the trading prices of our outstanding Series D Preferred Stock and Common Stock.
- Future issuances of our debt securities, which would be senior to our Series D Preferred Stock upon liquidation, or preferred equity securities which may be senior to our Series D Preferred Stock for purposes of dividend distributions or upon liquidation, may adversely affect the per-share trading prices of our Series D Preferred Stock.
- There are restrictions on the transfer of our capital stock.
- The dual listing of our Common Stock on the New York Stock Exchange ("NYSE") and the Tel Aviv Stock Exchange ("TASE") may result in price variations that could adversely affect liquidity of the market for our Common Stock.
- The existing mechanism for the dual listing of securities on the NYSE and the TASE may be eliminated or modified in a manner that may subject us to additional regulatory burden and additional costs.
- We are subject to restrictions that may impede our ability to effect a change in control.
- We cannot assure you that we will be able to pay distributions regularly.
- Dividends on our capital stock do not qualify for the reduced federal tax rates available for some dividends (*i.e.*, they are not qualified dividends).
- We are subject to risks arising from litigation.
- Future terrorist attacks and military conflicts could have a material adverse effect on general economic conditions, consumer confidence and market liquidity.
- Disruptions in the financial markets could affect our ability to obtain financing on reasonable terms and have other adverse effects on us and the market price of our capital stock.
- We face risks relating to cybersecurity attacks which could adversely affect our business, cause loss of confidential information and disrupt operations.
- We operate in an intensely competitive business environment. We may not be as successful as our competitors incorporating AI into our business or adapting to a rapidly changing marketplace.
- We are dependent on continuous access to the Internet to use our cloud-based applications.
- We face risks relating to expanding use of social media mediums.
- Our OZ Fund may fail to qualify for the tax benefits available for investments in qualified opportunity zones under the detailed rules adopted by the Internal Revenue Service.
- We face various risks and uncertainties related to public health crises, pandemics or other highly infectious or contagious diseases.

Cautionary Statement Regarding Forward-Looking Statements

Certain statements contained in this Annual Report on Form 10-K that are not historical facts are forward-looking statements within the meaning of the safe harbor from civil liability provided for such statements by the Private Securities Litigation Reform Act of 1995 (set forth in Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act")).

Forward-looking statements provide our current expectations or forecasts of future events. Forward-looking statements include statements about the Company's expectations, beliefs, intentions, plans, objectives, goals, strategies, future events, performance and underlying assumptions and other statements that are not historical facts. Forward-looking statements can be identified by their use of forward-looking words, such as "may," "will," "anticipate," "expect," "believe," "intend," "plan," "should," "seek" or comparable terms, or the negative use of those words, but the absence of these words does not necessarily mean that a statement is not forward-looking.

The forward-looking statements are based on our beliefs, assumptions and expectations of our future performance, taking into account all information currently available to us. Forward-looking statements are not predictions of future events. These beliefs, assumptions and expectations can change as a result of many possible events or factors, not all of which are known to us. Some of these factors are described below and under the headings "Business", "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations". These and other risks, uncertainties and factors could cause our actual results to differ materially from those included in any forward-looking statements we make. Any forward-looking statement speaks only as of the date on which it is made. New risks and uncertainties arise over time, and it is not possible for us to predict those events or how they may affect us. Except as required by law, we are not obligated to, and do not intend to, update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. Important factors that could cause actual results to differ materially from our expectations include, among others:

- changes in the real estate market conditions and general economic conditions;
- the inherent risks associated with owning real estate, including local real estate market conditions, governing laws and regulations affecting manufactured housing communities and illiquidity of real estate investments;
- increased competition in the geographic areas in which we own and operate manufactured housing communities;
- our ability to continue to identify, negotiate and acquire manufactured housing communities and/or vacant land which may be developed into manufactured housing communities on terms favorable to us;
- our ability to maintain or increase rental rates and occupancy levels;
- changes in market rates of interest;
- inflation and increases in costs, including personnel, insurance and the cost of purchasing manufactured homes:
- our ability to purchase manufactured homes for rental or sale;
- our ability to repay debt financing obligations;
- our ability to refinance amounts outstanding under our credit facilities at maturity on terms favorable to us:
- our ability to comply with certain debt covenants;
- our ability to integrate acquired properties and operations into existing operations;
- the availability of other debt and equity financing alternatives;
- continued ability to access the debt or equity markets;
- the loss of any member of our management team;
- our ability to maintain internal controls and processes to ensure all transactions are accounted for properly, all relevant disclosures and filings are made in a timely manner in accordance with all rules and regulations, and any potential fraud or embezzlement is thwarted or detected;
- the ability of manufactured home buyers to obtain financing;
- the level of repossessions by manufactured home lenders;
- market conditions affecting our investment securities;
- changes in federal or state tax rules or regulations that could have adverse tax consequences;
- our ability to qualify as a real estate investment trust for federal income tax purposes;
- litigation, judgments or settlements, including costs associated with prosecuting or defending claims and any adverse outcomes;
- changes in real estate and zoning laws and regulations;
- legislative or regulatory changes, including changes to laws governing the taxation of REITs;
- risks and uncertainties related to pandemics or other highly infectious or contagious diseases; and
- those risks and uncertainties referenced under the heading "Risk Factors" contained in this Form 10-K and the Company's filings with the Securities and Exchange Commission ("SEC").

You should not place undue reliance on these forward-looking statements, as events described or implied in such statements may not occur. The forward-looking statements contained in this Annual Report on Form 10-K speak only as of the date hereof and the Company expressly disclaims any obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise.

Available Information

Additional information about the Company can be found on the Company's website which is located at www.umh.reit. Information contained on or hyperlinked from our website is not incorporated by reference into and should not be considered part of this Annual Report on Form 10-K or our other filings with the SEC. The Company makes available, free of charge, on or through its website, annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act as soon as reasonably practicable after we electronically file such material with, or furnish it to, the SEC. The SEC maintains an Internet site (http://www.sec.gov) that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC.

Item 1A - Risk Factors

Our business faces many risks. The following risk factors may not be the only risks we face but address what we believe may be the material risks concerning our business at this time. If any of the risks discussed in this report were to occur, our business, prospects, financial condition, results of operation and our ability to service our debt and make distributions to our shareholders could be materially and adversely affected and the market price per share of our stock could decline significantly. Some statements in this report, including statements in the following risk factors, constitute forward-looking statements. Please refer to the section entitled "Cautionary Statement Regarding Forward-Looking Statements."

Real Estate Industry Risks

General economic conditions and the concentration of our properties in certain states may affect our ability to generate sufficient revenue to maintain our profitability. The market and economic conditions in our current markets may significantly affect manufactured home occupancy or rental rates. Occupancy and rental rates, in turn, may significantly affect our revenues, and if our communities do not generate revenues sufficient to meet our operating expenses, including debt service and capital expenditures, our cash flow and ability to pay or refinance our debt obligations could be adversely affected. As a result of the geographic concentration of our properties in the Eastern United States, we are exposed to the risks of downturns in the local economy or other local real estate market conditions which could adversely affect occupancy rates, rental rates, and property values in these markets.

Other factors that may affect general economic conditions or local real estate conditions include:

- the national and local economic climate, including that of the energy-market dependent Marcellus and Utica Shale regions, may be adversely impacted by, among other factors, potential restrictions on drilling, plant closings, and industry slowdowns;
- local real estate market conditions such as the oversupply of manufactured homesites or a reduction in demand for manufactured homesites in an area;
- the number of repossessed homes in a particular market;
- the lack of an established dealer network;
- the rental market which may limit the extent to which rents may be increased to meet increased expenses without decreasing occupancy rates;
- the safety, convenience and attractiveness of our properties and the neighborhoods where they are located:
- zoning or other regulatory restrictions;
- competition from other available manufactured home communities and alternative forms of housing (such as apartment buildings and single-family homes);
- our ability to provide adequate management, maintenance and insurance;
- a pandemic or other health crisis or other highly infectious or contagious diseases;
- increased operating costs, including insurance premiums, real estate taxes and utilities; and

• the enactment of rent control laws or laws taxing the owners of manufactured homes.

Our income would also be adversely affected if tenants were unable to pay rent or if sites were unable to be rented on favorable terms. If we were unable to promptly relet or renew the leases for a significant number of sites, or if the rental rates upon such renewal or reletting were significantly lower than expected rates, then our business and results of operations could be adversely affected. In addition, certain expenditures associated with each property (such as real estate taxes and maintenance costs) generally are not reduced when circumstances cause a reduction in income from the property.

We may be unable to compete with our larger competitors for acquisitions, which may increase prices for communities. The real estate business is highly competitive. We compete for manufactured home community investments with numerous other real estate entities, such as individuals, corporations, REITs and other enterprises engaged in real estate activities. In many cases, the competing companies may be larger and better financed than we are, making it difficult for us to secure new manufactured home community investments. Competition among private and institutional purchasers of manufactured home community investments has resulted in increases in the purchase prices paid for manufactured home communities and consequently higher fixed costs. To the extent we are unable to effectively compete in the marketplace, our business may be adversely affected.

We may not be able to integrate or finance our acquisitions and our acquisitions may not perform as expected. We acquire and intend to continue to acquire manufactured home communities on a select basis. Our acquisition activities and their success are subject to risks, including the following:

- if we enter into an acquisition agreement for a property, it is usually subject to customary conditions to closing, including completion of due diligence investigations to our satisfaction, which may not be satisfied:
- we may be unable to finance acquisitions on favorable terms;
- acquired properties may fail to perform as expected;
- the actual costs of repositioning or redeveloping acquired properties may be higher than our estimates;
- acquired properties may be located in new markets where we face risks associated with a lack of market knowledge or understanding of the local economy, lack of business relationships in the area and unfamiliarity with local governmental and permitting procedures; and
- we may be unable to quickly and efficiently integrate new acquisitions, particularly acquisitions of portfolios of properties, into our existing operations.

If any of the above were to occur, our business and results of operations could be adversely affected.

In addition, we may acquire properties subject to liabilities and without any recourse, or with only limited recourse, with respect to unknown liabilities. As a result, if a liability were to be asserted against us based upon ownership of those properties, we might have to pay substantial sums to settle it, which could adversely affect our cash flow.

We may be unable to finance or accurately estimate or anticipate costs and timing associated with expansion activities. We periodically consider the expansion of existing communities and development of new communities. Our expansion and development activities are subject to risks such as:

- we may not be able to obtain financing with favorable terms for community development which may make us unable to proceed with the development;
- we may be unable to obtain, or may face delays in obtaining, necessary zoning, building and other
 governmental permits and authorizations, which could result in increased costs and delays, and even
 require us to abandon development of a community entirely if we are unable to obtain such permits
 or authorizations;
- we may abandon development opportunities that we have already begun to explore and as a result
 we may not recover expenses already incurred in connection with exploring such development
 opportunities;
- we may be unable to complete construction and lease-up of a community on schedule resulting in increased debt service expense and construction costs;

- we may incur construction and development costs for a community which exceed our original
 estimates due to increased materials, labor or other costs, which could make completion of the
 community uneconomical and we may not be able to increase rents to compensate for the increase
 in development costs which may impact our profitability;
- we may be unable to secure long-term financing on completion of development resulting in increased debt service and lower profitability; and
- occupancy rates and rents at a newly developed community may fluctuate depending on several
 factors, including market and economic conditions, which may result in the community not being
 profitable.

If any of the above were to occur, our business and results of operations could be adversely affected.

We may be unable to sell properties when appropriate because real estate investments are illiquid. Real estate investments generally cannot be sold quickly and, therefore, will tend to limit our ability to vary our property portfolio promptly in response to changes in economic or other conditions. In addition, the Code limits our ability to sell our properties. The inability to respond promptly to changes in the performance of our property portfolio could adversely affect our financial condition and ability to service our debt and make distributions to our shareholders.

Our ability to sell manufactured homes may be affected by various factors, which may in turn adversely affect our profitability. S&F operates in the manufactured home market offering homes for sale to tenants and prospective tenants of our communities. The market for the sale of manufactured homes may be adversely affected by the following factors:

- downturns in economic conditions which adversely impact the housing market;
- an oversupply of, or a reduced demand for, manufactured homes;
- the ability of manufactured home manufacturers to adapt to change in the economic climate and the availability of units from these manufacturers;
- the difficulty facing potential purchasers in obtaining affordable financing as a result of heightened lending criteria; and
- an increase or decrease in the rate of manufactured home repossessions which provide aggressively priced competition to new manufactured home sales.

Any of the above listed factors could adversely impact our rate of manufactured home sales, which would result in a decrease in profitability.

Licensing laws and compliance could affect our profitability. Our subsidiary S&F is subject to the Secure and Fair Enforcement for Mortgage Licensing Act of 2008 ("SAFE Act"), which requires that we obtain appropriate licenses pursuant to the Nationwide Mortgage Licensing System & Registry in each state where S&F conducts business. There are extensive federal and state requirements mandated by the SAFE Act and other laws pertaining to financing, including the Dodd-Frank Wall Street Reform and Consumer Protection Act, and there can be no assurance that we will obtain or renew our SAFE Act licenses, which could result in fees and penalties and have an adverse impact on our ability to continue with our home financing activities.

The termination of our third-party lending program could adversely affect us. S&F currently relies exclusively on its third-party lending program for all loan origination and servicing activity. As a result, the termination of our third-party lending program could impact our ability to continue with our home financing activities.

Many of our costs may be adversely impacted by continued heightened inflation. A sustained or further increase in inflation could have an adverse impact on our general and administrative and operating expenses, including the costs of personnel, professional fees, insurance, utilities, security, and the purchase of manufactured homes, and otherwise adversely affect our business and results of operations. While we expect to recover some cost increases through increases in our rental rates, there can be no assurance that higher operating expenses resulting from inflationary pressures will be fully offset by higher rental rates. As a result, to the extent the inflation rate exceeds the annual rent increases we are able to institute, we may not adequately mitigate the impact of inflation, which may adversely affect our business, financial condition, results of operations, and cash flows.

Additionally, inflationary pricing may have a negative effect on the construction costs necessary to complete development projects, including, but not limited to, costs of construction equipment and materials, labor and services from third-party contractors and suppliers. Higher construction costs could adversely impact our development projects and thereby our business, financial condition and results of operations.

Costs associated with taxes and regulatory compliance may reduce our revenue. We are subject to significant regulation that inhibits our activities and may increase our costs. Local zoning and use laws, environmental statutes and other governmental requirements may restrict expansion, rehabilitation and reconstruction activities. These regulations may prevent us from taking advantage of economic opportunities. Legislation such as the Americans with Disabilities Act may require us to modify our properties at a substantial cost and noncompliance could result in the imposition of fines or an award of damages to private litigants. Future legislation may impose additional requirements. We cannot predict what requirements may be enacted or amended or what costs we will incur to comply with such requirements. Costs resulting from changes in real estate laws, income taxes, service or other taxes may adversely affect our funds from operations and our ability to pay or refinance our debt. Similarly, changes in laws increasing the potential liability for environmental conditions existing on properties or increasing the restrictions on discharges or other conditions may result in significant unanticipated expenditures, which would adversely affect our business and results of operations.

Laws and regulations also govern the provision of utility services. Such laws regulate, for example, how and to what extent owners or operators of property can charge renters for provision of utilities. Such laws can also regulate the operations and performance of utility systems and may impose fines and penalties on real property owners or operators who fail to comply with these requirements. The laws and regulations may also require capital investment to maintain compliance.

Rent control legislation may harm our ability to increase rents. State and local rent control laws in certain jurisdictions may limit our ability to increase rents and to recover increases in operating expenses and the costs of capital improvements. In 2019, the State of New York enacted the Housing Stability and Tenant Protection Act of 2019, which, among other things, set maximum collectible rent increases. Rent control also affects three of our manufactured home communities in New Jersey. Enactment of such laws has been considered at various times in other jurisdictions. We presently expect to continue to maintain properties, and may purchase additional properties, in markets that are either subject to rent control or in which rent related legislation exists or may be enacted.

Environmental liabilities could affect our profitability. Under various federal, state and local laws, ordinances and regulations, an owner or operator of real estate is liable for the costs of removal or remediation of certain hazardous substances at, on, under or in such property, as well as certain other potential costs relating to hazardous or toxic substances. Such laws often impose such liability without regard to whether the owner knew of, or was responsible for, the presence of such hazardous substances. A conveyance of the property, therefore, does not relieve the owner or operator from liability. As a current or former owner and operator of real estate, we may be required by law to investigate and clean up hazardous substances released at or from the properties we currently own or operate or have in the past owned or operated. We may also be liable to the government or to third parties for property damage, investigation costs and cleanup costs. In addition, some environmental laws create a lien on the contaminated site in favor of the government for damages and costs the government incurs in connection with the contamination. Contamination may adversely affect our ability to sell or lease real estate or to borrow using the real estate as collateral. Persons who arrange for the disposal or treatment of hazardous substances also may be liable for the costs of removal or remediation of such substances at a disposal or treatment facility owned or operated by another person. In addition, certain environmental laws impose liability for the management and disposal of asbestoscontaining materials and for the release of such materials into the air. These laws may provide for third parties to seek recovery from owners or operators of real properties for personal injury associated with asbestos-containing materials. In connection with the ownership, operation, management, and development of real properties, we may be considered an owner or operator of such properties and, therefore, are potentially liable for removal or remediation costs, and also may be liable for governmental fines and injuries to persons and property. When we arrange for the treatment or disposal of hazardous substances at landfills or other facilities owned by other persons, we may be liable for the removal or remediation costs at such facilities. We are not aware of any environmental liabilities relating to our investment properties which would have a material adverse effect on our business, assets, or results of operations. However, we cannot assure you that environmental liabilities will not arise in the future and that such liabilities will not have a material adverse effect on our business, assets or results of operations.

Of the 139 manufactured home communities we operated as of December 31, 2024, 45 have their own wastewater treatment facility or water distribution system, or both. At these locations, we are subject to compliance with monthly, quarterly and yearly testing for contaminants as outlined by the individual state's environmental protection agencies.

In connection with the management of its properties or upon acquisition or financing of a property, the Company authorizes the preparation of Phase I or similar environmental reports (which involves general inspections without soil sampling or ground water analysis) completed by independent environmental consultants. Based upon such environmental reports and the Company's ongoing review of its properties, as of the date of this Annual Report, the Company is not aware of any environmental condition with respect to any of its properties which it believes would be reasonably likely to have a material adverse effect on its financial condition and/or results of operations. However, these reports cannot reflect conditions arising after the studies were completed, and no assurances can be given that existing environmental studies reveal all environmental liabilities, that any prior owner or operator of a property or neighboring owner or operator did not create any material environmental condition not known to us, or that a material environmental condition does not otherwise exist as to any one or more properties.

Some of our properties are subject to potential natural or other disasters. Certain of our manufactured home communities are located in areas that may be subject to natural disasters, including our manufactured home communities in flood plains, in areas that may be adversely affected by tornados and in coastal regions that may be adversely affected by increases in sea levels or in the frequency or severity of hurricanes, tropical storms or other severe weather conditions. The occurrence of natural disasters may delay redevelopment or development projects, increase investment costs to repair or replace damaged properties, increase future property insurance costs and negatively impact the tenant demand for lease space. To the extent insurance is unavailable to us or is unavailable on acceptable terms, or our insurance is not adequate to cover losses from these events, our financial condition and results of operations could be adversely affected.

Climate change may adversely affect our business. To the extent that significant changes in the climate occur in areas where our properties are located, we may experience extreme weather and changes in precipitation and temperature, all of which may result in physical damage to or a decrease in demand for properties located in these areas or affected by these conditions. Should the impact of climate change be material in nature, including significant property damage to or destruction of our properties, or occur for lengthy periods of time, our financial condition or results of operations may be adversely affected. In addition, changes in federal, state and local legislation and regulations based on concerns about climate change could result in increased capital expenditures on our properties (for example, to improve their energy efficiency and/or resistance to inclement weather) without a corresponding increase in revenue, resulting in adverse impacts to our net income.

Actions by our competitors may decrease or prevent increases in the occupancy and rental rates of our properties which could adversely affect our business. We compete with other owners and operators of manufactured home community properties, some of which own properties similar to ours in the same submarkets in which our properties are located. The number of competitive manufactured home community properties in a particular area could have a material adverse effect on our ability to attract tenants, lease sites and maintain or increase rents charged at our properties or at any newly acquired properties. In addition, other forms of multifamily residential properties, such as private and federally funded or assisted multifamily housing projects and single-family housing, provide housing alternatives to potential tenants of manufactured home communities. If our competitors offer housing at rental rates below current market rates or below the rental rates we currently charge our tenants, we may lose potential tenants, and we may be pressured to reduce our rental rates below those we currently charge in order to retain tenants when our tenants' leases expire.

Losses in excess of our insurance coverage or uninsured losses could adversely affect our cash flow. We generally maintain insurance policies related to our business, including casualty, general liability and other policies covering business operations, employees and assets. However, we may be required to bear all losses that are not adequately covered by insurance. In addition, there are certain losses that are not generally insured because it is not economically feasible to insure against them, including, but not limited to, losses due to riots, acts of war or other catastrophic events. If an uninsured loss or a loss in excess of insured limits occurs with respect to one or more of our properties, then we could lose the capital we invested in the properties, as well as the anticipated profits and cash flow from the properties and, in the case of debt which is with recourse to us, we would remain obligated for any mortgage debt or other financial obligations related to the properties. Although we believe that our insurance programs are

adequate, no assurance can be given that we will not incur losses in excess of our insurance coverage, or that we will be able to obtain insurance in the future at acceptable levels and reasonable cost.

Our investments are concentrated in the manufactured housing/residential sector and our business would be adversely affected by an economic downturn in that sector. Our investments in real estate assets are primarily concentrated in the manufactured housing/residential sector. This concentration may expose us to the risk of economic downturns in this sector to a greater extent than if our business activities included a more significant portion of other sectors of the real estate industry.

Our joint venture relationship with Nuveen Real Estate may subject us to risks, including limitations on our decision-making authority and the risk of disputes, which could adversely affect us. We have entered into joint venture arrangements with Nuveen Real Estate to acquire manufactured home communities that are recently developed or under development. It is possible that our joint venture partner, Nuveen Real Estate, may have business interests, goals, priorities or concerns that are different from our business interests, goals, priorities or concerns. Although we manage the joint venture entities and their properties, we do not have full control over decisions and require approval of Nuveen Real Estate for major decisions. As a result, we may face the risk of disputes, including potential deadlocks in making decisions. In addition, the joint venture agreements provide that until the capital contributions to the joint venture entities are fully funded or the joint venture is terminated, and unless Nuveen declines an acquisition proposed by us, the joint venture will be the exclusive vehicle for us to acquire any manufactured home communities that meet the joint venture's investment guidelines. Nuveen Real Estate will have the right to remove and replace us as managing member of the joint venture entities and manager of the joint venture's properties if we breach certain obligations or certain events occur, in which event Nuveen Real Estate may elect to buy out our interest in the applicable joint venture entity at 98% of its value. There are also significant restrictions on our ability to exit the joint venture. Any of these provisions could adversely affect us.

Financing Risks

We face risks generally associated with our debt. We finance a portion of our investments in properties and marketable securities through debt. We are subject to the risks normally associated with debt financing, including the risk that our cash flow will be insufficient to meet required payments of principal and interest. In addition, debt creates other risks, including:

- rising interest rates on our variable rate debt;
- inability to repay or refinance existing debt as it matures, which may result in forced disposition of assets on disadvantageous terms;
- refinancing terms less favorable than the terms of existing debt; and
- failure to meet required payments of principal and/or interest.

To the extent we cannot refinance debt on favorable terms or at all, we may be forced to dispose of properties on disadvantageous terms or pay higher interest rates, either of which would have an adverse impact on our financial performance and ability to service debt and make distributions.

We mortgage our properties, which subjects us to the risk of foreclosure in the event of non-payment. We mortgage many of our properties to secure payment of indebtedness. If we are unable to meet mortgage payments, then the property could be foreclosed upon or transferred to the mortgagee with a consequent loss of income and asset value. A foreclosure of one or more of our properties could adversely affect our financial condition, results of operations, cash flow, ability to service debt and make distributions and the market price of our Series D Preferred Stock and Common Stock and any other securities we issue.

We face risks associated with our dependence on external sources of capital. In order to qualify as a REIT, we are required each year to distribute to our shareholders at least 90% of our REIT taxable income, and we are subject to tax on our income to the extent it is not distributed. Because of this distribution requirement, we may not be able to fund all future capital needs from cash retained from operations. As a result, to fund capital needs, we rely on third-party sources of capital, which we may not be able to obtain on favorable terms, if at all. Our access to third-party sources of capital depends upon a number of factors, including (i) general market conditions; (ii) the market's perception of our growth potential; (iii) our current and potential future earnings and cash distributions; and (iv) the market price of our Series D Preferred Stock and Common Stock and any other securities we issue. Additional debt financing may substantially

increase our debt-to-total capitalization ratio. Additional equity issuance may dilute the holdings of our current shareholders.

We may become more highly leveraged, resulting in increased risk of default on our obligations and an increase in debt service requirements which could adversely affect our financial condition and results of operations and our ability to pay distributions. We have incurred, and may continue to incur, indebtedness in furtherance of our activities. Our governing documents do not limit the amount of indebtedness we may incur. Accordingly, our Board may vote to incur additional debt and would do so, for example, if it were necessary to maintain our status as a REIT. We could therefore become more highly leveraged, resulting in an increased risk of default on our obligations and in an increase in debt service requirements, which could adversely affect our financial condition and results of operations and our ability to pay distributions to shareholders.

We are subject to risks associated with the current interest rate environment, and changes in interest rates may affect our cost of capital and, consequently, our financial results. Changing interest rates may have unpredictable effects on markets, may result in heightened market volatility, may slow economic growth and/or cause a recession, and may affect our ability to complete potential acquisitions. Because a portion of our debt bears interest at variable rates, in periods of rising interest rates, such as the current interest rate environment, our cost of funds would increase, which could adversely affect our cash flows, financial condition and results of operations, ability to make distributions to shareholders, and the cost of refinancing. and reduce our access to the debt or equity capital markets. Increased interest rates could also adversely affect the value of our properties to the extent that it decreases the amount buyers may be willing to pay for our properties and could result in the decline of the market price of our Series D Preferred Stock and Common Stock and any other securities we issue, which may adversely impact our ability and willingness to raise equity capital on favorable terms, including through our At-the-Market Sale Programs (as defined below). Additionally, if we choose to hedge any interest rate risk, we cannot assure that any such hedge will be effective or that our hedging counterparty will meet its obligations to us. As a result, increased interest rates, including any future increases in interest rates, could adversely affect us.

Covenants in our credit agreements and other debt instruments could limit our flexibility and adversely affect our financial condition. The terms of our various credit agreements and other indebtedness require us to comply with a number of customary financial and other covenants, such as maintaining debt service coverage and leverage ratios and maintaining insurance coverage. These covenants may limit our flexibility in our operations, and breaches of these covenants could result in defaults under the instruments governing the applicable indebtedness even if we had satisfied our payment obligations. If we were to default under our credit agreements, our financial condition would be adversely affected.

A change in the U.S. government policy with regard to Fannie Mae and Freddie Mac could impact our financial condition. Fannie Mae and Freddie Mac are major sources of financing for the manufactured housing real estate sector. We depend frequently on Fannie Mae and Freddie Mac to finance growth by purchasing or guaranteeing manufactured housing community loans. A decision by the government to privatize or eliminate Fannie Mae or Freddie Mac, or reduce their acquisitions or guarantees of our mortgage loans, may adversely affect interest rates, capital availability and our ability to refinance our existing mortgage obligations as they come due and obtain additional long-term financing for the acquisition of additional communities on favorable terms or at all.

We face risks associated with the financing of home sales to customers in our manufactured home communities. To produce new rental revenue and to upgrade our communities, we sell homes to customers in our communities at competitive prices and finance these home sales through S&F using our third-party lending program with Triad Financial Services. We allow banks and outside finance companies the first opportunity to finance these sales. We are subject to the following risks in financing these homes:

- the borrowers may default on these loans and not be able to make debt service payments or pay principal when due;
- the default rates may be higher than we anticipate;
- demand for consumer financing may not be as great as we anticipate or may decline;
- the value of property securing the installment notes receivable may be less than the amounts owed;
- interest rates payable on the installment notes receivable may be lower than our cost of funds.

Additionally, there are many regulations pertaining to our home sales and financing activities. There are significant consumer protection laws and the regulatory framework may change in a manner which may adversely affect our operating results. The regulatory environment and associated consumer finance laws create a risk of greater liability from our home sales and financing activities and could subject us to additional litigation. We are also dependent on licenses granted by state and other regulatory authorities, which may be withdrawn or which may not be renewed and which could have an adverse impact on our ability to continue with our home sales and financing activities.

Risks Related to our Status as a REIT

If our leases are not respected as true leases for federal income tax purposes, we would fail to qualify as a REIT. To qualify as a REIT, we must, among other things, satisfy two gross income tests, under which specified percentages of our gross income must be certain types of passive income, such as rent. For the rent paid pursuant to our leases to qualify for purposes of the gross income tests, the leases must be respected as true leases for federal income tax purposes and not be treated as service contracts, joint venture or some other type of arrangement. We believe that our leases will be respected as true leases for federal income tax purposes. However, there can be no assurance that the Internal Revenue Service ("IRS") will agree with this view. If the leases are not respected as true leases for federal income tax purposes, we would not be able to satisfy either of the two gross income tests applicable to REITs, and we could lose our REIT status.

Failure to make required distributions would subject us to additional tax. In order to qualify as a REIT, we must, among other requirements, distribute, each year, to our shareholders at least 90% of our taxable income, excluding net capital gains. To the extent that we satisfy the 90% distribution requirement, but distribute less than 100% of our taxable income, we will be subject to federal corporate income tax on our undistributed income. In addition, we will incur a 4% nondeductible excise tax on the amount, if any, by which our distributions (or deemed distributions) in any year are less than the sum of:

- 85% of our ordinary income for that year;
- 95% of our capital gain net earnings for that year; and
- 100% of our undistributed taxable income from prior years.

To the extent we pay out in excess of 100% of our taxable income for any tax year, we may be able to carry forward such excess to subsequent years to reduce our required distributions for purposes of the 4% nondeductible excise tax in such subsequent years. We intend to pay out our income to our shareholders in a manner intended to satisfy the 90% distribution requirement. Differences in timing between the recognition of income and the related cash receipts or the effect of required debt amortization payments could require us to borrow money or sell assets to pay out enough of our taxable income to satisfy the 90% distribution requirement and to avoid corporate income tax.

We may not have sufficient cash available from operations to pay distributions to our shareholders, and, therefore, distributions may be made from borrowings. The actual amount and timing of distributions to our shareholders will be determined by our Board in its discretion and typically will depend on the amount of cash available for distribution, which will depend on items such as current and projected cash requirements, limitations on distributions imposed by law on our financing arrangements and tax considerations. As a result, we may not have sufficient cash available from operations to pay distributions as required to maintain our status as a REIT. Therefore, we may need to borrow funds to make sufficient cash distributions in order to maintain our status as a REIT, which may cause us to incur additional interest expense as a result of an increase in borrowed funds for the purpose of paying distributions.

We may be required to pay a penalty tax upon the sale of property that is determined to be held for sale to customers. The federal income tax provisions applicable to REITs provide that any gain realized by a REIT on the sale of property held as inventory or other property held primarily for sale to customers in the ordinary course of business is treated as income from a "prohibited transaction" that is subject to a 100% penalty tax. Under current law, unless a sale of real property qualifies for a safe harbor, the question of whether the sale of real estate or other property constitutes the sale of property held primarily for sale to customers is generally a question of the facts and circumstances regarding a particular transaction. We intend that we and our subsidiaries will hold the interests in the real estate for investment with a view to long-term appreciation, engage in the business of acquiring and owning real estate, and make occasional sales as are consistent with our investment objectives. We do not intend to engage in prohibited transactions. We cannot assure you,

however, that we will only make sales that satisfy the requirements of the safe harbors or that the IRS will not successfully assert that one or more of such sales are prohibited transactions.

We may be adversely affected if we fail to qualify as a REIT. If we fail to qualify as a REIT, we will not be allowed to deduct distributions to shareholders in computing our taxable income and will be subject to federal income tax at regular corporate rates and possibly increased state and local taxes. In addition, we might be barred from qualification as a REIT for the four years following the year of disqualification. The additional tax incurred at regular corporate rates would reduce significantly the cash flow available for distribution to shareholders and for debt service. Furthermore, we would no longer be required to make any distributions to our shareholders as a condition to REIT qualification. Any distributions to shareholders would be taxable as ordinary income to the extent of our current and accumulated earnings and profits, although such dividend distributions to non-corporate shareholders would be subject to a maximum federal income tax rate of 20% (and potentially a federal tax on net investment income of 3.8%), provided applicable requirements of the Code are satisfied. Furthermore, corporate shareholders may be eligible for the dividends received deduction on the distributions, subject to limitations under the Code. Additionally, if we fail to qualify as a REIT, non-corporate shareholders would no longer be able to deduct up to 20% of our dividends (other than capital gain dividends and dividends treated as qualified dividend income), as would otherwise generally be permitted for taxable years beginning after December 31, 2017 and before January 1, 2026.

To qualify as a REIT, we must comply with certain highly technical and complex requirements. We cannot be certain we have complied, and will always be able to comply, with the requirements to qualify as a REIT because there are few judicial and administrative interpretations of these provisions. In addition, facts and circumstances that may be beyond our control may affect our ability to continue to qualify as a REIT. We cannot assure you that new legislation, regulations, administrative interpretations or court decisions will not change the tax laws significantly with respect to our qualification as a REIT or with respect to the federal income tax consequences of qualification. We believe that we have qualified as a REIT since our inception and intend to continue to qualify as a REIT. However, we cannot assure you that we are so qualified or will remain so qualified.

There is a risk of changes in the tax law applicable to REITs. Because the IRS, the U.S. Treasury Department and Congress frequently review federal income tax legislation, we cannot predict whether, when or to what extent new federal tax laws, regulations, interpretations or rulings will be adopted. Numerous changes to the U.S. federal income tax laws are proposed on a regular basis. Any of such legislative action may prospectively or retroactively modify our tax treatment and, therefore, may adversely affect taxation of us and/or our investors. Additionally, the REIT rules are continually under review by persons involved in the legislative process and by the IRS and the U.S. Treasury Department, which may result in revisions to regulations and interpretations in addition to statutory changes. Furthermore, members of the U.S. Congress and the Trump administration have expressed intent to pass legislation to change or repeal parts of currently enacted tax law, including, in particular, legislation that will increase corporate tax rates from the current flat rate of 21%. If enacted, certain proposed changes could have an adverse impact on our business and financial results. Importantly, legislation has been proposed in several states specifically taxing REITs. If such legislation were to be enacted, our income from such states would be adversely impacted.

We may be unable to comply with the strict income distribution requirements applicable to REITs. To maintain qualification as a REIT under the Code, a REIT must annually distribute to its shareholders at least 90% of its REIT taxable income, excluding the dividends paid deduction and net capital gains. This requirement limits our ability to accumulate capital. We may not have sufficient cash or other liquid assets to meet the distribution requirements. Difficulties in meeting the distribution requirements might arise due to competing demands for our funds or to timing differences between tax reporting and cash receipts and disbursements, because income may have to be reported before cash is received, because expenses may have to be paid before a deduction is allowed, because deductions may be disallowed or limited or because the IRS may make a determination that adjusts reported income. In those situations, we might be required to borrow funds or sell properties on adverse terms in order to meet the distribution requirements and interest and penalties could apply which could adversely affect our financial condition. If we fail to make a required distribution, we could cease to be taxed as a REIT.

Our taxable REIT subsidiary ("TRS") is subject to special rules that may result in increased taxes. As a REIT, we must pay a 100% penalty tax on certain payments that we receive or on certain deductions taken if the economic arrangements between us and our TRS are not comparable to similar arrangements between unrelated parties. The IRS may successfully assert that the economic arrangements of any of our inter-company transactions are not comparable to

similar arrangements between unrelated parties, and may assess the above 100% penalty tax or make other reallocations of income or loss. This would result in unexpected tax liability which would adversely affect our cash flows.

Notwithstanding our status as a REIT, we are subject to various federal, state and local taxes on our income and property. For example, we will be taxed at regular corporate rates on any undistributed taxable income, including undistributed net capital gains; provided, however, that properly designated undistributed capital gains will effectively avoid taxation at the shareholder level. We may be subject to other Federal income taxes and may also have to pay some state income or franchise taxes because not all states treat REITs in the same manner as they are treated for federal income tax purposes.

General Risk Factors

Global and regional economic conditions could materially adversely affect our business, results of operations, financial condition and growth. Adverse macroeconomic conditions, including inflation, slower growth or recession, tighter credit, higher interest rates and high unemployment could materially adversely impact our business, results of operations, financial condition and growth. In addition, uncertainty about, or a decline in, global or regional economic conditions could have a significant impact on our suppliers. Further, our business and properties could be materially adversely affected by changes in national and international political, environmental and socioeconomic circumstances (including wars, terrorist acts or security operations) and their impact on macroeconomic conditions. Coupled with changes in Federal Reserve policies on interest rates and other economic disruptions, such circumstances may exacerbate inflation and adversely affect economic and market conditions, the level and volatility of real estate and securities prices and the liquidity of our investments. As military conflicts and related economic sanctions continue to evolve, it has become increasingly difficult to predict the impact of these events.

We may not be able to obtain adequate cash to fund our business. Our business requires access to adequate cash to finance our operations, distributions, capital expenditures, debt service obligations, development and redevelopment costs and property acquisition costs, if any. We expect to generate the cash to be used for these purposes primarily with operating cash flow, borrowings under secured and unsecured loans, proceeds from sales of strategically identified assets and, when market conditions permit, through the issuance of debt and equity securities from time to time. We may not be able to generate sufficient cash to fund our business, particularly if we are unable to renew leases, lease vacant space or re-lease space as leases expire according to our expectations.

We are dependent on key personnel. Our executive and other senior officers have a significant role in our success. Our ability to retain our management group or to attract suitable replacements should any members of the management group leave is dependent on the competitive nature of the employment market. The loss of services from key members of the management group or a limitation in their availability could adversely affect our financial condition and cash flow. Further, such a loss could be negatively perceived in the capital markets.

If we fail to maintain an effective system of internal controls, we may not be able to accurately report financial results, which could result in a loss of investor confidence and adversely affect the market price of our common stock. We are required by securities laws and provisions of our debt instruments to establish and maintain internal control over financial reporting and disclosure controls and procedures. Internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements in accordance with generally accepted accounting principles. Disclosure controls and procedures are processes designed to ensure that information required to be disclosed is communicated to management and reported in a timely manner. We cannot be certain that we will be successful in continuing to maintain adequate control over our financial reporting and disclosure controls and procedures. Deficiencies, including any material weakness, in our internal control over financial reporting that may occur could result in misstatements or restatements of our financial statements or a decline in the price of our securities. In addition, as our business continues to grow, and as we continue to make significant acquisitions, our internal controls will become more complex and may require significantly more resources to ensure that our disclosure controls and procedures remain effective. Acquisitions can pose challenges in implementing the required processes, procedures and controls in the operations of the companies that we acquire. Any companies that are acquired by us may not have disclosure controls and procedures or internal control over financial reporting that are as thorough or effective as those required by the securities laws that currently apply to us. Moreover, the existence of any material weakness or significant deficiency in our internal controls and procedures would require management to devote significant time and incur significant expense to remediate any such material weaknesses or significant deficiencies and management may not be able to remediate any such material weaknesses or significant deficiencies in a timely manner. If we do not maintain an effective system of internal controls and cannot provide reliable financial reports, our reputation, operating results and access to capital could be materially adversely affected, which could lead to a loss of confidence by investors in our reported financial information, which in turn could adversely affect the trading price of our common stock and preferred stock.

Some of our directors and officers may have conflicts of interest with respect to certain related party transactions and other business interests. Mr. Eugene W. Landy, the Founder and Chairman of the Board of the Company, previously owned a 24% interest in the entity that is the landlord of the property in Freehold, New Jersey where the Company's executive offices are located. Effective January 2023, Mr. Eugene Landy transferred this ownership to his son, Mr. Samuel A. Landy, the President and Chief Executive Officer and a director of the Company, and other family members. Effective October 1, 2019, the Company entered into a new lease for these executive offices in Freehold, New Jersey which combined the existing corporate office space with additional adjacent office space. This new lease extended the previous lease through April 30, 2027 and required monthly lease payments of \$23,098 through April 30, 2022 and \$23,302 from May 1, 2022 through April 30, 2027. The Company is also responsible for its proportionate share of real estate taxes and common area maintenance. Mr. Samuel A. Landy may have a conflict of interest with respect to his obligations as our officer and/or director and his ownership interest in the landlord of the property.

Further, Mr. Eugene W. Landy owns a 9.6% interest, Mr. Samuel A. Landy owns a 4.8% interest, Mr. Daniel Landy, who is also an officer of the Company and is Samuel A. Landy's son, owns a 0.96% interest, and the Samuel Landy Family Limited Partnership (of which Daniel Landy is the sole general partner) owns a 0.96% interest in the OZ Fund, that was formed by the Company in 2022. In addition, one of the Company's independent directors owns a 0.96% interest in the OZ Fund.

We may amend our business policies without shareholder approval. Our Board determines our growth, investment, financing, capitalization, borrowing, REIT status, operations and distributions policies. Although our Board has no present intention to change or reverse any of these policies, they may be amended or revised without notice to shareholders. Accordingly, shareholders may not have control over changes in our policies. We cannot assure you that changes in our policies will fully serve the interests of all shareholders.

Third-party expectations relating to environmental, social and governance factors may impose additional costs and expose us to new risks. There is an increasing focus from certain investors concerning corporate responsibility, specifically related to environmental, social and governance factors. In addition, there is an increased focus on such matters by various regulatory authorities, including the SEC, and the activities and expense required to comply with new regulations or standards may be significant. Some investors may use these factors to guide their investment strategies and, in some cases, may choose not to invest in us if they believe our policies relating to corporate responsibility are inadequate. Third-party providers of corporate responsibility ratings and reports on companies have increased in number, resulting in varied and in some cases inconsistent standards. In addition, the criteria by which companies' corporate responsibility practices are assessed and the regulations applicable thereto are evolving, which could result in greater expectations of us and cause us to undertake costly initiatives or activities to satisfy such new criteria or regulations. Further, if we elect not to or are unable to satisfy such new criteria or do not meet the criteria of a specific third-party provider, some investors may conclude that our policies with respect to corporate responsibility are inadequate. We may face reputational damage in the event that our corporate responsibility procedures or standards do not meet the standards set by various constituencies. Furthermore, if our competitors' corporate responsibility performance is perceived to be superior to ours, potential or current investors may elect to invest in our competitors instead of us. In addition, we could fail, or be perceived to fail, in our achievement of our initiatives and goals with respect to environmental, social and governance matters, or we could be criticized for the scope of such initiatives or goals. If we fail to satisfy the expectations of investors, our initiatives are not executed as planned, or we do not satisfy our goals, our reputation and financial results could be adversely affected.

The market value of our Series D Preferred Stock and Common Stock could decrease based on our performance and market perception and conditions. The market value of our Series D Preferred Stock and Common Stock may be based primarily upon the market's perception of our growth potential and current and future cash dividends, and may be secondarily based upon the real estate market value of our underlying assets. The market price of our Series D Preferred Stock and Common Stock is influenced by their respective distributions relative to market interest rates. Rising interest rates may lead potential buyers of our stock to expect a higher distribution rate, which could adversely affect the

market price of our stock. In addition, rising interest rates would result in increased expense, thereby adversely affecting cash flow and our ability to service our indebtedness and pay distributions.

The market price and trading volume of our Common Stock may fluctuate significantly. The per-share trading price of our Common Stock may fluctuate. In addition, the trading volume in our Common Stock may fluctuate and cause significant price variations to occur. If the per-share trading price of our Common Stock declines significantly, investors in our Common Stock may be unable to resell their shares at or above their purchase price. We cannot provide any assurance that the per-share trading price of our Common Stock will not fluctuate or decline significantly in the future.

Some of the factors that could negatively affect our share price or result in fluctuations in the price or trading volume of our stock include:

- actual or anticipated variations in our quarterly operating results or dividends;
- changes in our funds from operations or earnings estimates;
- publication of research reports about us or the real estate industry;
- prevailing interest rates;
- the rate of inflation;
- the market for similar securities;
- changes in market valuations of similar companies;
- adverse market reaction to any additional debt we incur in the future;
- additions or departures of key management personnel;
- · actions by institutional shareholders;
- speculation in the press or investment community;
- the extent of investor interest in our securities;
- the general reputation of REITs and the attractiveness of our equity securities in comparison to other equity securities, including securities issued by other real estate-based companies;
- our underlying asset value;
- investor confidence in the stock and bond markets, generally;
- changes in tax laws;
- future equity issuances;
- failure to meet earnings estimates;
- failure to maintain our REIT status;
- changes in valuation of our REIT securities portfolio;
- general economic and financial market conditions;
- war, terrorist acts and epidemic disease, including pandemics or other highly infectious or contagious diseases;
- our issuance of debt or preferred equity securities;
- our financial condition, results of operations and prospects; and
- the realization of any of the other risk factors presented in this Annual Report on Form 10-K.

In the past, securities class action litigation has often been instituted against companies following periods of volatility in the price of their Common Stock. This type of litigation could result in substantial costs and divert our management's attention and resources, which could have an adverse effect on our financial condition, results of operations, cash flow and per-share trading price of our Common Stock.

The market price and trading volume of our Series D Preferred Stock may fluctuate significantly. Although our Series D Preferred Stock is listed and traded on the NYSE, the trading markets for the Series D Preferred Stock is limited. Since the Series D Preferred Stock has no maturity date, investors seeking liquidity may elect to sell their shares of Series D Preferred Stock in the secondary market. If an active trading market does not exist, the market price and liquidity of the Series D Preferred Stock may be adversely affected by such sales. Even if an active public market exists, we cannot guarantee that the market price for the Series D Preferred Stock will equal or exceed the price that investors in the Series D Preferred Stock paid for their shares.

Future issuance or sale of additional shares of Preferred Stock or Common Stock or other securities could adversely affect the trading prices of our outstanding Series D Preferred Stock and Common Stock. Future issuances or sales of substantial numbers of shares of our Preferred Stock or Common Stock or other securities in the

public market, or the perception that such issuances or sales might occur, could adversely affect the per-share trading prices of our Preferred Stock or Common Stock. The per-share trading price of our Preferred Stock or Common Stock may decline significantly upon the sale or registration of additional shares of our Preferred Stock or Common Stock or other securities.

Future issuances of our debt securities, which would be senior to our Series D Preferred Stock upon liquidation, or preferred equity securities which may be senior to our Series D Preferred Stock for purposes of dividend distributions or upon liquidation, may adversely affect the per-share trading prices of our Series D Preferred Stock. In the future, we may attempt to increase our capital resources by issuing additional debt securities and/or additional classes or series of preferred stock. Upon liquidation, holders of our debt securities and lenders with respect to other borrowings will be entitled to receive our available assets prior to any distribution to holders of our Series D Preferred Stock. Additionally, any convertible or exchangeable securities that we issue in the future may have rights, preferences and privileges more favorable than those of our Series D Preferred Stock. Any shares of preferred stock that we issue in the future could have a preference on liquidating distributions or a preference on dividend payments that could limit our ability to pay dividends to holders of our Series D Preferred Stock. Any such future issuances may adversely affect the trading price of our Series D Preferred Stock.

There are restrictions on the transfer of our capital stock. To maintain our qualification as a REIT under the Code, no more than 50% in value of our outstanding capital stock may be owned, actually or by attribution, by five or fewer individuals, as defined in the Code to also include certain entities, during the last half of a taxable year. Accordingly, our charter contains provisions restricting the transfer of our capital stock. These restrictions may discourage a tender offer or other transaction, or a change in management or of control of us that might involve a premium price for our Series D Preferred Stock or Common Stock or that our shareholders otherwise believe to be in their best interests, and may result in the transfer of shares acquired in excess of the restrictions to a trust for the benefit of a charitable beneficiary and, as a result, the forfeiture by the acquirer of the benefits of owning the additional shares.

The dual listing of our Common Stock on the NYSE and the TASE may result in price variations that could adversely affect liquidity of the market for our Common Stock. Our Common Stock is listed and trades on both the NYSE and the TASE. The dual listing may result in price variations of our Common Stock between the two exchanges due to various factors, including the use of different currencies and the different days and hours of trading for the two exchanges. Any decrease in the trading price of our Common Stock in one market could cause a decrease in the trading price in the other market. In addition, the dual-listing may adversely affect liquidity and trading prices on one or both of the exchanges as a result of circumstances that may be outside of our control. For example, transfers by holders of our securities from trading on one exchange to the other could result in increases or decreases in liquidity and/or trading prices on either or both of the exchanges. Holders could also seek to sell or buy our Common Stock to take advantage of any price differences between the two markets through a practice referred to as arbitrage. Any such arbitrage activity could create volatility in both the price and volume of trading of our Common Stock.

The existing mechanism for the dual listing of securities on the NYSE and the TASE may be eliminated or modified in a manner that may subject us to additional regulatory burden and additional costs. The current Israeli regulatory regime provides a mechanism for the dual-listing of securities traded on the NYSE and the TASE that does not impose any significant regulatory burden or significant costs on us. If this dual-listing regime is eliminated or modified, it may become more difficult for us to comply with the regulatory requirements, and this could result in additional costs. In such event, we may consider delisting of our Common Stock from the TASE.

We are subject to restrictions that may impede our ability to effect a change in control. Certain provisions contained in our charter and bylaws and certain provisions of Maryland law may have the effect of discouraging a third party from making an acquisition proposal for us and thereby inhibit a change in control. These provisions include the following:

- Our charter provides for three classes of directors with the term of office of one class expiring each
 year, commonly referred to as a "staggered board." By preventing common shareholders from
 voting on the election of more than one class of directors at any annual meeting of shareholders, this
 provision may have the effect of keeping the current members of our Board in control for a longer
 period of time than shareholders may desire.
- Our charter generally limits any holder from acquiring more than 9.8% (in value or in number, whichever is more restrictive) of our outstanding equity stock (defined as all of our classes of capital

stock, except our excess stock). While this provision is intended to assure our ability to remain a qualified REIT for Federal income tax purposes, the ownership limit may also limit the opportunity for shareholders to receive a premium for their shares of Common Stock that might otherwise exist if an investor was attempting to assemble a block of shares in excess of 9.8% of the outstanding shares of equity stock or otherwise effect a change in control.

- The request of shareholders entitled to cast at least a majority of all votes entitled to be cast at such meeting is necessary for shareholders to call a special meeting. We also require advance notice by common shareholders for the nomination of directors or proposals of business to be considered at a meeting of shareholders.
- Our Board may authorize and cause us to issue securities without shareholder approval. Under our
 charter, the board has the power to classify and reclassify any of our unissued shares of capital stock
 into shares of capital stock with such preferences, rights, powers and restrictions as the Board may
 determine.
- "Business combination" provisions that provide that, unless exempted, a Maryland corporation may not engage in certain business combinations, including mergers, dispositions of 10% or more of its assets, certain issuances of shares of stock and other specified transactions, with an "interested shareholder" or an affiliate of an interested shareholder for five years after the most recent date on which the interested shareholder became an interested shareholder, and thereafter unless specified criteria are met. An interested shareholder is defined generally as any person who beneficially owns 10% or more of the voting power of our shares or an affiliate thereof or an affiliate or associate of ours who was the beneficial owner, directly or indirectly, of 10% or more of the voting power of our then outstanding voting stock at any time within the two-year period immediately prior to the date in question.
- The duties of directors of a Maryland corporation do not require them to, among other things (a) accept, recommend or respond to any proposal by a person seeking to acquire control of the corporation, (b) authorize the corporation to redeem any rights under, or modify or render inapplicable, any shareholders rights plan, (c) make a determination under the Maryland Business Combination Act or the Maryland Control Share Acquisition Act to exempt any person or transaction from the requirements of those provisions, or (d) act or fail to act solely because of the effect of the act or failure to act may have on an acquisition or potential acquisition of control of the corporation or the amount or type of consideration that may be offered or paid to the shareholders in an acquisition.

We cannot assure you that we will be able to pay distributions regularly. Our ability to pay distributions in the future is dependent on our ability to operate profitably and to generate cash from our operations and the operations of our subsidiaries and is subject to limitations under our financing arrangements and Maryland law. Under the Maryland General Corporation Law, a Maryland corporation generally may not make a distribution if, after giving effect to the distribution, the corporation would not be able to pay its debts as the debts became due in the usual course of business, or the corporation's total assets would be less than the sum of its total liabilities plus, unless the charter permits otherwise, the amount that would be needed if the corporation were to be dissolved at the time of the distribution to satisfy the preferential rights upon dissolution of shareholders whose preferential rights on dissolution are superior to those receiving the distribution. Accordingly, we cannot guarantee that we will be able to pay distributions on a regular quarterly basis in the future.

Dividends on our capital stock do not qualify for the reduced federal tax rates available for some dividends (i.e., they are not qualified dividends). Income from "qualified dividends" payable to U.S. shareholders that are individuals, trusts and estates are generally subject to tax at preferential rates. Dividends payable by REITs, however, generally are not eligible for the preferential tax rates applicable to qualified dividend income. Although these rules do not adversely affect our taxation or the dividends payable by us, to the extent that the preferential rates continue to apply to regular corporate qualified dividends, investors who are individuals, trusts and estates may perceive an investment in us to be relatively less attractive than an investment in the stock of a non-REIT corporation that pays qualified dividends, which could materially and adversely affect the value of the shares of, and per share trading price of, our capital stock. It should be noted that the TCJA provides for a deduction from income for individuals, trusts and estates up to 20% of certain REIT dividends, which reduces the effective tax rate on such dividends below the effective tax rate on interest, though the deduction is generally not as favorable as the preferential rate on qualified dividends. The deduction for certain REIT dividends, unlike the favorable rate for qualified dividends, currently expires after 2025.

We are subject to risks arising from litigation. We may become involved in litigation. Litigation can be costly, and the results of litigation are often difficult to predict. We may not have adequate insurance coverage or contractual protection to cover costs and liability in the event we are sued, and to the extent we resort to litigation to enforce our rights, we may incur significant costs and ultimately be unsuccessful or unable to recover amounts we believe are owed to us. We may have little or no control of the timing of litigation, which presents challenges to our strategic planning.

Future terrorist attacks and military conflicts could have a material adverse effect on general economic conditions, consumer confidence and market liquidity. Among other things, it is possible that interest rates may be affected by these events. An increase in interest rates may increase our costs of borrowing, leading to a reduction in our earnings. Terrorist acts affecting our properties could also result in significant damages to, or loss of, our properties. Additionally, we may be unable to obtain adequate insurance coverage on acceptable economic terms for losses resulting from acts of terrorism. Our lenders may require that we carry terrorism insurance even if we do not believe this insurance is necessary or cost effective. Should an act of terrorism result in an uninsured loss or a loss in excess of insured limits, we could lose capital invested in a property, as well as the anticipated future revenues from a property, while remaining obligated for any mortgage indebtedness or other financial obligations related to the property. Any loss of these types would adversely affect our financial condition.

Disruptions in the financial markets could affect our ability to obtain financing on reasonable terms and have other adverse effects on us and the market price of our capital stock. Uncertainty in the stock and credit markets may negatively impact our ability to access additional financing at reasonable terms, which may negatively affect our ability to acquire properties and otherwise pursue our investment strategy. A prolonged downturn in the stock or credit markets may cause us to seek alternative sources of potentially less attractive financing, and may require us to adjust our investment strategy accordingly. These types of events in the stock and credit markets may make it more difficult or costly for us to raise capital through the issuance of the Series D Preferred Stock, Common Stock or other equity or debt securities. The potential disruptions in the financial markets may have a material adverse effect on the market value of the Series D Preferred Stock and Common Stock, any other securities we issue, and/or the economy in general. In addition, the national and local economic climate, including that of the energy-market dependent Marcellus and Utica Shale regions, may be adversely impacted by, among other factors, potential restrictions on drilling, plant closings and industry slowdowns, which may have a material adverse effect on the return we receive on our properties and investments, as well as other unknown adverse effects on us.

We face risks relating to cybersecurity attacks which could adversely affect our business, cause loss of confidential information and disrupt operations. We rely extensively on information technology to process transactions and manage our business. In the ordinary course of our business, we collect and store sensitive data, including our business information and that of our tenants, clients, vendors and employees on our network. This data is hosted on internal, as well as external, computer systems. Our external systems are hosted by third-party service providers that may have access to such information in connection with providing necessary information technology and security and other business services to us. This information may include personally identifiable information such as social security numbers, banking information and credit card information. We employ a number of measures to prevent, detect and mitigate potential breaches or disclosure of this confidential information. We have established a Cybersecurity Subcommittee of our Audit Committee to review and provide high level guidance on cybersecurity related issues of importance to the Company. We also maintain cyber risk insurance to provide some coverage for certain risks arising out of data and network breaches. While we continue to improve our cybersecurity and take measures to protect our business, we and our third-party service providers may be vulnerable to attacks by hackers (including through malware, ransomware, computer viruses, and email phishing schemes) or breached due to employee error, malfeasance, fire, flood or other physical event, or other disruptions. Any such breach or disruption could compromise the confidential information of our employees, customers and vendors to the extent such information exists on our systems or on the systems of third-party providers. We may be unable to identify, investigate or remediate cyber events or incidents because attackers are increasingly using sophisticated techniques and tools (including generative artificial intelligence and other machine learning techniques) that can avoid detection, circumvent security controls, and even remove or obfuscate forensic evidence. Such an incident could result in potential liability or a loss of confidence and legal claims or proceedings; damage our reputation, competitiveness, stock price and long-term value; increase remediation, cybersecurity protection and insurance premium costs; disrupt and affect our business operations; or have material adverse effects on our business. There can be no assurance that our security measures taken to manage the risk of a security breach, cyber-attack or disruption will be effective or that attempted security breaches, cyber-attacks or disruptions would not be successful or damaging.

As new technologies, including tools that harness generative artificial intelligence and other machine learning techniques, rapidly develop and become accessible, the use of such new technologies by us will present additional known and unknown risks, including, among others, the risk that confidential information may be stolen, misappropriated or disclosed and the risk that we may rely on incorrect, unclear or biased outputs generated by such technologies, any of which could have an adverse impact on us and our business.

We operate in an intensely competitive business environment. We may not be as successful as our competitors incorporating AI into our business or adapting to a rapidly changing marketplace.

Our competitors may be larger, more diversified, better funded, and have access to more advanced technology, including AI. These competitive advantages may enable our competition to innovate better and more quickly, to compete more effectively, causing us to lose business and profitability. Burgeoning interest in AI may increase our competition and disrupt our business model. AI may lower barriers to entry in our industry and we may be unable to effectively compete with the products or services offered by new competitors. AI-related changes to the products and services may affect our customers' expectations, requirements, or tastes in ways we cannot adequately anticipate or adapt to, causing our business to lose market share or affect our ability to operate profitably and sustainably.

We are dependent on continuous access to the Internet to use our cloud-based applications. Damage or failure to our information technology systems, including as a result of any of the reasons described above, could adversely affect our results of operations as we may incur significant costs or data loss. We continually assess new and enhanced information technology solutions to manage risk of system failure or interruption.

We face risks relating to expanding use of social media mediums. The use of social media could cause us to suffer brand damage or information leakage. Negative posts or comments about us or our properties on any social networking website could damage our, or our properties' reputations. In addition, employees or others might disclose non-public sensitive information relating to our business through external media channels. The continuing evolution of social media may present us with new challenges and risks. The considerable increase in the use of social media over recent years has greatly expanded the potential scope and scale, and increased the rapidity of the dissemination of negative publicity that could be generated by negative posts and comments.

Our OZ Fund may fail to qualify for the tax benefits available for investments in qualified opportunity zones under the detailed rules adopted by the Internal Revenue Service. Some aspects of the qualified opportunity zone rules adopted by the Internal Revenue Service remain uncertain. Legislation may be needed to clarify certain of the provisions in the qualified opportunity zone rules and to give proper effect to Congressional intent as expressed in the TCJA. No assurance can be provided that additional legislation will be enacted, and even if enacted, that such additional legislation will clearly address all items that require or would benefit from clarification. It is unclear if additional guidance will be released, or in what manner the Treasury Department will resolve any remaining areas of uncertainty. Accordingly, there can be no guarantee that our OZ Fund will qualify under the qualified opportunity zone rules as a qualified opportunity zone fund or that the Company will be able to realize, through its investment in the fund, any of the desired tax benefits.

We face various risks and uncertainties related to public health crises, pandemics or other highly infectious or contagious diseases. Although the World Health Organization declared the public health emergency to be over, we face various risks and uncertainties related to public health crises which may disrupt financial markets and significantly impacted worldwide economic activity. A further epidemic, pandemic or other future health crisis, as well as mandatory and voluntary actions taken to mitigate the public health impact of any such health crisis may have a material adverse effect on our business, financial condition, liquidity, results of operations and prospects.

Item 1B - Unresolved Staff Comments

None.

<u>Item 1C – Cybersecurity</u>

The Company's Board and its Cybersecurity Subcommittee are responsible for overseeing the Company's risk management program and cybersecurity is a critical element of this program. Management is responsible for the day-to-day administration of the Company's risk management program and its cybersecurity policies, processes, and practices. The Company's cybersecurity policies, standards, processes, and practices are based on recognized frameworks established by the National Institute of Standards and Technology, the International Organization for Standardization and other applicable industry standards and are fully integrated into the Company's overall risk management system and processes. In general, the Company seeks to address material cybersecurity threats through a company-wide approach that addresses the confidentiality, integrity, and availability of the Company's information systems or the information that the Company collects and stores, by assessing, identifying and managing cybersecurity issues as they occur.

Cybersecurity Risk Management and Strategy

The Company's cybersecurity risk management strategy focuses on several areas:

- Identification and Reporting: The Company has implemented a comprehensive, cross-functional approach to assessing, identifying and managing material cybersecurity threats and incidents. The Company's program includes controls and procedures to properly identify, classify and escalate certain cybersecurity incidents to provide management visibility and obtain direction from management as to the public disclosure and reporting of material incidents in a timely manner.
- Technical Safeguards: The Company implements technical safeguards that are designed to protect the Company's information systems from cybersecurity threats. The company uses a managed antivirus platform to scan for viruses, manage patching and updates, and provide remote support and monitoring tools. Firewalls, web filtration, network intrusion prevention measures, monitoring nodes, and network access controls are evaluated annually and improved through vulnerability assessments. All company accounts have strong passwords and two factor authentication, where available. The Information Technology ("IT") Department researches emerging cybersecurity threats and keeps employees informed on the best security practices. We have also implemented Threatlocker on our corporate machines, a zero trust program that will prevent unapproved software to run.
- Incident Response and Recovery Planning: The Company has established and maintains comprehensive incident response, business continuity, and disaster recovery plans designed to address the Company's response to a cybersecurity incident. The Company conducts regular tabletop exercises to test these plans and ensure personnel are familiar with their roles in a response scenario.
- Third-Party Risk Management: The Company maintains a comprehensive, risk-based approach to identifying and overseeing material cybersecurity threats presented by third parties, including vendors, service providers, and other external users of the Company's systems, as well as the systems of third parties that could adversely impact our business in the event of a material cybersecurity incident affecting those third-party systems, including any outside auditors or consultants who advise on the Company's cybersecurity systems.
- Education and Awareness: The Company provides regular, mandatory training for all levels of
 employees regarding cybersecurity threats as a means to equip the Company's employees with effective
 tools to address cybersecurity threats, and to communicate the Company's evolving information
 security policies, standards, processes, and practices.

The Company conducts periodic assessment and testing of the Company's policies, standards, processes, and practices in a manner intended to address cybersecurity threats and events. The Company conducts annual reviews of backup logs, access privileges, financial transactions, and application updates. Backups are tested for integrity and functionality. The company regularly conducts seminars on the rollout of new applications and features for employees, as well as administering phishing testing and security awareness training. The results of such assessments, audits, and reviews are evaluated by management and reported to the Cybersecurity Subcommittee and the Board, and the Company adjusts its cybersecurity policies, standards, processes, and practices as necessary based on the information provided by these assessments, audits, and reviews.

Governance

The Board, in coordination with the Cybersecurity Subcommittee, oversees the Company's risk management program, including the management of cybersecurity threats. The Board and the Cybersecurity Subcommittee each receive regular presentations and reports on developments in the cybersecurity space, including risk management practices, recent developments, evolving standards, vulnerability assessments, third-party and independent reviews, the threat environment, technological trends, and information security issues encountered by the Company's peers and third parties. The Board and the Cybersecurity Subcommittee also receive prompt and timely information regarding any cybersecurity risk that meets pre-established reporting thresholds, as well as ongoing updates regarding any such risk. On an annual basis, the Board and the Cybersecurity Subcommittee discuss the Company's approach to overseeing cybersecurity threats with the Company's IT Department and members of senior management.

The IT Department, in coordination with members of senior management including the Executive Vice President, Chief Financial Officer and Treasurer, the Executive Vice President and Chief Operating Officer and the Executive Vice President, General Counsel and Secretary, works collaboratively across the Company to implement a program designed to protect the Company's information systems from cybersecurity threats and to promptly respond to any material cybersecurity incidents in accordance with the Company's incident response and recovery plans. To facilitate the success of the Company's cybersecurity program, cross-functional teams throughout the Company address cybersecurity threats and respond to cybersecurity incidents. Through ongoing communications with these teams, the IT Department and senior management are informed about and monitor the prevention, detection, mitigation and remediation of cybersecurity threats and incidents in real time and report such threats and incidents to the Cybersecurity Subcommittee when appropriate.

The members of the IT Department have served in various roles in information technology and information security for over six years. The IT Systems Administrators have experience in monitoring arising security threats, creating documented cybersecurity and technology usage policies, and bringing companies into compliance with cybersecurity regulations.

Material Effects of Cybersecurity Incidents

As of the date of this report, we are not aware of any risks from cybersecurity threats, including as a result of any previous cybersecurity incidents, that have materially affected the Company, including its business strategy, results of operations, or financial condition, nor, in our view, are such threats currently reasonably likely to materially affect the Company.

Item 2 – Properties

UMH Properties, Inc. is engaged in the ownership and operation of manufactured home communities. As of December 31, 2024, the Company operated 139 manufactured home communities, 137 of which are communities in which the Company owns either a 100% or majority interest, containing a total of approximately 26,300 developed homesites, on which approximately 10,300 Company-owned rental homes are situated. The 139 communities include (i) two communities in central Florida owned through a joint venture with Nuveen Real Estate in which the Company has a 40% interest (Sebring Square and Rum Runner), (ii) two communities in Tennessee, the Countryside Village expansion (Duck River Estates) and the Allentown expansion (River Bluff Estates), that were previously part of other company-owned communities but are now considered separate communities, and (iii) two communities acquired through the Company's OZ Fund. These 139 communities are located in New Jersey, New York, Ohio, Pennsylvania, Tennessee, Indiana, Maryland, Michigan, Alabama, South Carolina, Florida and Georgia. The rents collectible from the land in our communities ultimately depend on the value of the home and land. Therefore, fewer but more expensive homes can actually produce the same or greater rents. There is a long-term trend toward larger manufactured homes. Existing manufactured home communities designed for older manufactured homes must be modified to accommodate modern, wider and longer manufactured homes. These changes may decrease the number of homes that may be accommodated in a manufactured home community. For this reason, the number of developed sites operated by the Company is subject to change, and the number of developed sites listed is always an approximate number. The following table sets forth certain information concerning the Company's real estate investments as of December 31, 2024.

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Allentown 4912 Raleigh-Millington Road Memphis, TN 38128	434	97%	97%	74	168	\$601
Arbor Estates 1081 North Easton Road Doylestown, PA 18902	230	94%	96%	30	1	\$900
Auburn Estates 919 Hostetler Road Orrville, OH 44667	42	88%	93%	13	-0-	\$472
Bayshore Estates 105 West Shoreway Drive Sandusky, OH 44870	204	82%	86%	56	-0-	\$410
Birchwood Farms 8057 Birchwood Drive Birch Run, MI 48415	143	97%	98%	28	-0-	\$591
Boardwalk 2105 Osolo Road Elkhart, IN 46514	195	100%	98%	45	-0-	\$498
Broadmore Estates 148 Broadmore Estates Goshen, IN 46528	388	94%	92%	93	19	\$591
Brookside Village 107 Skyline Drive Berwick, PA 18603	170	84%	82%	37	2	\$587
Brookview Village 2025 Route 9N, Lot 137 Greenfield Center, NY 12833	190	93%	93%	50	60	\$653
Camelot Village 2700 West 38 th Street Anderson, IN 46013	134	85%	91%	47	35	\$382
Camelot Woods 124 Clairmont Drive Altoona, PA 16601	153	67%	63%	32	-0-	\$374
Candlewick Court 1800 Candlewick Drive Owosso, MI 48867	211	83%	84%	40	-0-	\$601
Carsons 649 North Franklin Street Lot 116 Chambersburg, PA 17201	122	94%	96%	14	48	\$474
Catalina 6501 Germantown Road Middletown, OH 45042	458	89%	84%	75	26	\$551

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Cedarcrest Village 1976 North East Avenue Vineland, NJ 08360	283	99%	98%	71	30	\$760
Center Manor 400 Center Manor Drive Monaca, PA 15061	95	25%	24%	16	2	\$500
Chambersburg I & II 5368 Philadelphia Avenue Lot 34 Chambersburg, PA 17201	95	84%	92%	11	-0-	\$456
Chelsea 459 Chelsea Lane Sayre, PA 18840	85	95%	99%	12	-0-	\$485
Cinnamon Woods 70 Curry Avenue Conowingo, MD 21918	69	91%	98%	29	48	\$656
City View 110 Fort Granville Lot C5 Lewistown, PA 17044	57	100%	93%	20	2	\$368
Clinton Mobile Home Resort 60 North State Route 101 Tiffin, OH 44883	116	100%	100%	23	1	\$545
Collingwood 358 Chambers Road Lot 001 Horseheads, NY 14845	102	88%	87%	20	-0-	\$552
Colonial Heights 917 Two Ridge Road Wintersville, OH 43953	159	89%	97%	31	1	\$421
Countryside Estates 1500 East Fuson Road Muncie, IN 47302	164	90%	95%	44	20	\$463
Countryside Estates 6605 State Route 5 Ravenna, OH 44266	140	90%	97%	27	-0-	\$468
Countryside Village 200 Early Road Columbia, TN 38401	349	95%	98%	74	-0-	\$503
Cranberry Village 100 Treesdale Drive Cranberry Township, PA 16066	187	97%	95%	36	-0-	\$740
Crestview Wolcott Hollow Road & Route 220 Athens, PA 18810	97	93%	96%	19	-0-	\$442

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Cross Keys Village 259 Brown Swiss Circle Duncansville, PA 16635	132	92%	92%	21	2	\$600
Crossroads Village 549 Chicory Lane Mount Pleasant, PA 15666	34	79%	79%	9	-0-	\$500
Dallas Mobile Home Community 1104 North 4 th Street Toronto, OH 43964	142	87%	94%	21	-0-	\$347
Deer Meadows 12921 Springfield Road New Springfield, OH 44443	98	98%	94%	22	8	\$438
Deer Run 3142 Flynn Road Lot 194 Dothan, AL 36303	179	72%	68%	33	-0-	\$199
Duck River Estates 1500 Whistling Duck Road Columbia, TN 38401	91	89%	88%	38	70	\$537
D & R Village 430 Route 146 Lot 65A Clifton Park, NY 12065	236	94%	94%	44	-0-	\$716
Evergreen Estates 425 Medina Street Lodi, OH 44254	55	100%	100%	10	3	\$468
Evergreen Manor 26041 Aurora Avenue Bedford, OH 44146	66	95%	89%	7	-0-	\$475
Evergreen Village 9249 State Route 44 Mantua, OH 44255	50	92%	90%	10	4	\$496
Fairview Manor 2110 Mays Landing Road Millville, NJ 08332	316	94%	95%	66	132	\$851
Fifty-One Estates Hayden Boulevard Elizabeth, PA 15037	170	86%	84%	42	6	\$551
Fohl Village 5729 Joleda Drive SW Canton, OH 44706	315	81%	79%	126	44	\$417
Forest Creek 855 East Mishawaka Road Elkhart, IN 46517	167	93%	98%	37	-0-	\$629

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Forest Park Village 102 Holly Drive Cranberry Township, PA 16066	247	90%	89%	79	-()-	\$670
Fox Chapel Village 1 Greene Drive Cheswick, PA 15024	121	95%	99%	23	2	\$473
Frieden Manor 102 Frieden Manor Schuylkill Haven, PA 17972	193	98%	98%	42	99	\$580
Friendly Village 27696 Oregon Road Perrysburg, OH 43551	824	61%	58%	101	-0-	\$495
Garden View Estates ⁽¹⁾ 100 Citrus Circle Orangeburg, SC 29115	181	45%	34%	31	8	\$233
Green Acres 4496 Sycamore Grove Road Chambersburg, PA 17201	24	100%	96%	6	-0-	\$480
Gregory Courts 1 Mark Lane Honey Brook, PA 19344	39	92%	100%	9	-0-	\$798
Hayden Heights 5501 Cosgray Road Dublin, OH 43016	115	100%	99%	25	-0-	\$530
Heather Highlands 109 Main Street Inkerman, PA 18640	368	86%	84%	79	-0-	\$594
Hidden Creek 6400 South Dixie Highway Erie, MI 48133	349	74%	73%	69	19	\$408
High View Acres 247 Murray Lane Export, PA 15632	154	84%	84%	43	-0-	\$503
Highland 1875 Osolo Road Elkhart, IN 46514	246	89%	88%	42	-0-	\$516
Highland Estates 60 Old Route 22 Kutztown, PA 19530	318	97%	97%	98	65	\$754
Hillcrest Crossing 100 Lorraine Drive Lower Burrell, PA 15068	198	90%	91%	60	16	\$415

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Hillcrest Estates 14200 Industrial Parkway Marysville, OH 43040	219	100%	99%	46	45	\$568
Hillside Estates 1722 Snyder Avenue Greensburg, PA 15601	90	86%	89%	33	16	\$465
Holiday Village 201 Sam Street Nashville, TN 37207	347	92%	89%	53	12	\$599
Holiday Village 1350 Co Road 3 Elkhart, IN 46514	326	95%	93%	53	2	\$610
Holly Acres Estates 7240 Holly Dale Drive Erie, PA 16509	153	99%	97%	30	9	\$476
Hudson Estates 100 Keenan Road Peninsula, OH 44264	156	99%	96%	19	-0-	\$427
Huntingdon Pointe 240 Tee Drive Tarrs, PA 15688	84	100%	98%	45	4	\$391
Independence Park 355 Route 30 Clinton, PA 15026	90	96%	93%	36	15	\$500
Iris Winds 1230 South Pike East Lot 144 Sumter, SC 29153	141	91%	84%	24	71	\$395
Kinnebrook 351 State Route 17B Monticello, NY 12701	250	97%	100%	66	32	\$750
Lake Erie Estates 3742 East Main Street, Apt 1 Fredonia, NY 14757	162	71%	68%	21	-0-	\$467
Lake Sherman Village 7227 Beth Avenue, SW Navarre, OH 44662	259	96%	92%	63	34	\$594
Lakeview Meadows 11900 Duff Road, Lot 58 Lakeview, OH 43331	126	74%	61%	21	32	\$448
Laurel Woods 1943 St. Joseph Street Cresson, PA 16630	210	82%	84%	43	-0-	\$520

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Little Chippewa 11563 Back Massillon Road Orrville, OH 44667	61	93%	93%	13	-0-	\$431
Mandell Trails 108 Bay Street Butler, PA 16002	140	77%	76%	54	15	\$336
Maple Manor 18 Williams Street Taylor, PA 18517	317	84%	84%	71	-0-	\$504
Marysville Estates 548 North Main Street Marysville, OH 43040	305	80%	77%	58	-0-	\$514
Meadowood 9555 Struthers Road New Middletown, OH 44442	122	98%	97%	20	-0-	\$496
Meadows 11 Meadows Nappanee, IN 46550	334	83%	83%	61	-0-	\$529
Meadows of Perrysburg 27484 Oregon Road Perrysburg, OH 43551	215	90%	96%	47	37	\$527
Melrose Village 4400 Melrose Drive, Lot 301 Wooster, OH 44691	293	92%	92%	71	-0-	\$480
Melrose West 4455 Cleveland Road Wooster, OH 44691	29	100%	100%	27	3	\$532
Memphis Blues ⁽²⁾ 1401 Memphis Blues Avenue Memphis, TN 38127	134	93%	77%	16	78	\$517
Mighty Oak ⁽¹⁾ 1203 Moultrie Road Albany, GA 31705	118	23%	1%	26	-0-	\$450
Monroe Valley 15 Old State Road Jonestown, PA 17038	44	98%	100%	11	-0-	\$620
Moosic Heights 118 1st Street Avoca, PA 18641	150	97%	95%	35	-0-	\$526
Mount Pleasant Village 1 Village Drive Mount Pleasant, PA 15666	114	96%	96%	19	-0-	\$437

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Mountaintop Mountain Top Lane Narvon, PA 17555	39	95%	95%	11	2	\$767
Mountain View ⁽³⁾ Van Dyke Street Coxsackie, NY 12501	-0-	N/A	N/A	-0-	220	N/A
New Colony 3101 Homestead Duquesne Road West Mifflin, PA 15122	113	84%	79%	16	-0-	\$541
Northtowne Meadows 6255 Telegraph Road Erie, MI 48133	386	89%	89%	85	-0-	\$491
Oak Ridge Estates 1201 Country Road 15 Elkhart, IN 46514	205	97%	98%	40	-0-	\$617
Oak Tree 565 Diamond Road Jackson, NJ 08527	260	97%	97%	39	2	\$515
Oakwood Lake Village 308 Gruver Lake Tunkhannock, PA 18657	78	79%	76%	40	-0-	\$599
Olmsted Falls 26875 Bagley Road Olmsted Falls, OH 44138	124	99%	98%	15	-0-	\$551
Oxford Village 2 Dolinger Drive West Grove, PA 19390	224	98%	98%	59	2	\$870
Parke Place 2331 Osolo Road Elkhart, IN 46514	384	94%	91%	94	15	\$501
Perrysburg Estates 23720 Lime City Road Perrysburg, OH 43551	133	92%	88%	26	7	\$461
Pikewood Manor 1780 Lorain Boulevard Elyria, OH 44035	492	94%	90%	86	31	\$537
Pine Ridge Village/Pine Manor 100 Oriole Drive Carlisle, PA 17013	194	91%	88%	50	30	\$690/\$713
Pine Valley Estates 1283 Sugar Hollow Road Apollo, PA 15613	214	86%	82%	38	-0-	\$463

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Pleasant View Estates 6020 Fort Jenkins Lane Bloomsburg, PA 17815	111	86%	85%	21	9	\$516
Port Royal Village 485 Patterson Lane Belle Vernon, PA 15012	477	66%	65%	101	-0-	\$595
Redbud Estates 1800 West 38 th Street Anderson, IN 46013	566	99%	99%	128	21	\$329
River Bluff Estates 4700 Raleigh-Millington Road Memphis, TN 38128	52	0%	N/A	15	14	N/A
River Valley Estates 2066 Victory Road Marion, OH 43302	231	92%	93%	60	-0-	\$506
Rolling Hills Estates 14 Tip Top Circle Carlisle, PA 17015	91	95%	91%	31	1	\$500
Rostraver Estates 1198 Rostraver Road Belle Vernon, PA 15012	66	88%	85%	17	66	\$592
Rum Runner ⁽⁴⁾ 2545 Brunns Road Sebring, FL 33870	144	13%	2%	20	-0-	\$700
Saddle Creek 2390 Denton Road Dothan, AL 36303	120	12%	1%	29	7	\$470
Sandy Valley Estates 11461 State Route 800 N.E. Magnolia, OH 44643	363	83%	85%	102	10	\$543
Sebring Square ⁽⁴⁾ 30955 Sunlight Circle Sebring, FL 33870	219	43%	33%	39	-0-	\$700
Shady Hills 1508 Dickerson Pike #L3 Nashville, TN 37207	212	92%	94%	25	-0-	\$592
Somerset Estates/Whispering Pines 1873 Husband Road Somerset, PA 15501	249	86%	86%	74	24	\$506/\$606
Southern Terrace 1229 State Route 164 Columbiana, OH 44408	118	99%	100%	26	4	\$461

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Southwind Village 435 E. Veterans Highway Jackson, NJ 08527	250	98%	98%	36	-0-	\$700
Spreading Oaks Village 7140-29 Selby Road Athens, OH 45701	148	95%	93%	37	24	\$454
Springfield Meadows 4100 Troy Road Springfield, OH 45502	122	97%	98%	43	77	\$478
Suburban Estates 33 Maruca Drive Greensburg, PA 15601	200	96%	95%	36	-0-	\$478
Summit Estates 3305 Summit Road Ravenna, OH 44266	141	96%	95%	25	1	\$407
Summit Village 246 North 500 East Marion, IN 46952	118	93%	92%	25	33	\$319
Sunny Acres 272 Nicole Lane Somerset, PA 15501	207	93%	98%	55	3	\$474
Sunnyside 2901 West Ridge Pike Eagleville, PA 19403	63	89%	87%	8	1	\$903
Trailmont 122 Hillcrest Road Goodlettsville, TN 37072	130	96%	98%	32	-0-	\$604
Twin Oaks I & II 27216 Cook Road Olmsted Falls, OH 44138	141	96%	99%	21	-0-	\$660
Twin Pines 2011 West Wilden Avenue Goshen, IN 46528	222	85%	89%	48	2	\$583
Valley High 32 Valley High Lane Ruffs Dale, PA 15679	75	84%	84%	13	16	\$455
Valley Hills 4364 Sandy Lake Road Ravenna, OH 44266	267	97%	97%	66	67	\$461
Valley Stream 60 Valley Stream Mountaintop, PA 18707	143	79%	79%	37	6	\$418

Name of Community	Number of Developed Sites	Occupancy Percentage at 12/31/24	Occupancy Percentage at 12/31/23	Acreage Developed	Additional Acreage	Weighted Average Monthly Rent Per Site at 12/31/24
Valley View I 1 Sunflower Drive Ephrata, PA 17522	103	98%	98%	19	-0-	\$682
Valley View II 1 Sunflower Drive Ephrata, PA 17522	43	100%	100%	7	-0-	\$710
Valley View – Honey Brook 1 Mark Lane Honey Brook, PA 19344	144	97%	99%	28	13	\$788
Voyager Estates 1002 Satellite Drive West Newton, PA 15089	259	74%	71%	72	20	\$461
Waterfalls Village 3450 Howard Road Lot 21 Hamburg, NY 14075	196	85%	81%	35	-0-	\$752
Wayside 1000 Garfield Avenue Bellefontaine, OH 43331	82	98%	95%	15	14	\$427
Weatherly Estates 271 Weatherly Drive Lebanon, TN 37087	271	97%	97%	41	-0-	\$546
Wellington Estates 247 Murray Lane Export, PA 15632	202	94%	98%	46	1	\$393
Woodland Manor 338 County Route 11, Lot 165 West Monroe, NY 13167	148	86%	78%	77	121	\$466
Woodlawn Village 265 Route 35 Eatontown, NJ 07724	156	94%	92%	14	-0-	\$783
Woods Edge 1670 East 650 North West Lafayette, IN 47906	605	62%	63%	151	50	\$508
Wood Valley 2 West Street Caledonia, OH 43314	160	83%	81%	31	56	\$459
Worthington Arms 5277 Columbus Pike Lewis Center, OH 43035	222	94%	95%	36	-0-	\$748
Youngstown Estates 999 Balmer Road Youngstown, NY 14174	87	64%	63%	14	59	\$466
Total	26,259	86.5%	85.8%	5,697	2,375	\$545

- (1) Community is owned by the OZ Fund.
- (2) Community was closed due to unusual flooding throughout the region in May 2011. We are currently working on the redevelopment of this community. The total redevelopment will be 237 sites. Phases I and II, consisting of 90 sites, are fully complete and occupied. Phase III, consisting of 44 sites, was recently completed in 2023 and in the process of being occupied. Phase IV is expected to be completed in 2025 and will allow up to an additional 103 sites.
- (3) We are currently seeking site plan approvals for approximately 360 sites for this property.
- (4) Communities formed under the Company's joint venture with Nuveen Real Estate, in which the Company holds a 40% interest and serves as managing member.

The Company also has 2,375 undeveloped acres that may be developed into approximately 9,500 sites. We have approximately 3,400 sites in various stages of the approval process that may be developed over the next seven years. Due to the uncertainties involved in the approval and construction process, it is difficult to predict the number of sites which will be completed in a given year.

In addition to the 137 manufactured home communities owned by the Company listed above, a joint venture entity owned by the Company and Nuveen Real Estate owns Sebring Square, a newly-developed all-age, manufactured home community located in Sebring, Florida, which was acquired in December 2021. This community contains 219 developed homesites situated on approximately 39 acres. In addition, this joint venture entity owns Rum Runner, a newly-developed all-age, manufactured home community, also located in Sebring, Florida, which was acquired in December 2022. This community contains 144 developed homesites situated on approximately 20 acres. In 2023, the Company expanded its joint venture relationship with Nuveen Real Estate and formed a new joint venture entity focused on the development of a new manufactured home community located in Honey Brook, Pennsylvania. The community, once complete, is expected to contain 113 manufactured home sites situated on approximately 61 acres.

The Company recently entered into a preliminary agreement with a leading national homebuilder regarding the potential formation of a joint venture to develop approximately 131 acres of undeveloped land adjacent to one of the Company's existing manufactured home communities in southern New Jersey. If necessary governmental approvals can be obtained, the purpose of the joint venture would be to construct roads, infrastructure and other site improvements on the property and then sell the improved lots to an affiliate of the Company's joint venture partner, which would construct luxury single family residential homes to sell to purchasers. It is envisioned that the joint venture partner would fully fund the costs of required site improvements, to the extent not financed by a third-party construction lender, and would obtain all required approvals. The Company would contribute the real property to the joint venture and receive a percentage of the sale price of each home. If the parties elect to proceed, it is anticipated that the joint venture partner would seek preliminary subdivision and site plan approvals over the next two years and, if these approvals are obtained, the joint venture would then be formally established. Pursuit of this project would be contingent upon execution of definitive documentation setting forth the terms of certain agreements between the parties. There can be no assurance that the Company and its potential joint venture partner will reach agreement or proceed with this arrangement or that required governmental approvals can be obtained. The parties are currently engaged in a 90-day due diligence period during which they intend to commence preliminary discussions with the municipality relating to the necessary approvals.

Significant Properties

The Company owned and operated manufactured home properties with an approximate cost of \$1.7 billion as of December 31, 2024. These properties consist of 137 separate manufactured home communities (including two communities acquired through the OZ Fund) and related improvements (excluding the Sebring Square and Rum Runner communities in Florida acquired in December 2021 and 2022, respectively, which are operated by the Company and owned by a joint venture with Nuveen Real Estate). No single community constitutes more than 10% of the total assets of the Company. Our larger properties consist of: Friendly Village (Ohio) with 824 developed sites, Woods Edge (Indiana) with 605 developed sites, Redbud Estates (Indiana) with 566 developed sites, Pikewood Manor (Ohio) with 492 developed sites, and Port Royal Village (Pennsylvania) with 477 developed sites.

Mortgages on Properties

The Company has mortgages on many of its properties. The maturity dates of these mortgages range from 2025 to 2034, with a weighted average term of 4.4 years. Interest on these mortgages is payable at fixed rates ranging from 2.62% to 6.74%. The weighted average interest rate on our mortgages, not including the effect of unamortized debt issuance costs, was approximately 4.2% at each of December 31, 2024 and 2023. The aggregate balances of these mortgages, net of unamortized debt issuance costs, totaled \$485.5 million and \$496.5 million at December 31,

2024 and 2023, respectively. (For additional information, see Part IV, Item 15(a) (1) (vi), Note 7 of the Notes to Consolidated Financial Statements – Loans and Mortgages Payable).

Joint Venture with Nuveen

In December 2021, the Company and Nuveen Real Estate, established a joint venture for the purpose of acquiring manufactured housing and/or recreational vehicle communities that are under development and/or newly developed and meet certain other investment guidelines. The terms of the initial joint venture entity were set forth in a Limited Liability Company Agreement dated as of December 8, 2021 (the "First LLC Agreement") entered into between a wholly owned subsidiary of the Company and an affiliate of Nuveen. The First LLC Agreement provided for the parties to initially fund up to \$70 million of equity capital for acquisitions during a 24-month commitment period, with Nuveen having the option, subject to certain conditions, to elect to increase the parties' total commitments by up to an additional \$100 million and to extend the commitment period for up to an additional four years. The First LLC Agreement called for committed capital to be funded 60% by Nuveen and 40% by the Company on a parity basis. The Company serves as managing member of the joint venture entity and is responsible for day-to-day operations of the joint venture entity and management of its properties, subject to obtaining approval of Nuveen Real Estate for major decisions (including investments, dispositions, financings, major capital expenditures and annual budgets). The Company receives property management, asset management and other fees from the joint venture entity, In addition, once each member has recouped its invested capital and received a 7.5% net unlevered internal rate of return, 80% of distributable cash will be allocated pro rata in accordance with the members' respective percentage interests and the Company and Nuveen will receive a promote percentage equal to 70% (in the case of the Company) and 30% (in the case of Nuveen) of the remaining 20% of distributable cash. After seven years the Company may elect to consummate the crystallization of the promote.

Under the terms of the First LLC Agreement, after the later of December 8, 2024 or, the second anniversary of the acquisition and placing in service of a manufactured housing or recreational vehicle community, Nuveen will have a right to initiate the sale of one or more of the communities owned by the joint venture entity. If Nuveen elects to initiate such a sale process, the Company may exercise a right of first refusal to acquire Nuveen's interest in the community or communities to be sold for a purchase price corresponding to the greater of the appraised value of such communities or the amount required to provide a 7.5% net unlevered internal rate of return on Nuveen's investment. In addition, the Company will have the right to buy out Nuveen's interest in the joint venture entity at any time after December 8, 2031 at a purchase price corresponding to the greater of the appraised value of the portfolio or the amount required to provide a 7.5% net unlevered internal rate of return on Nuveen's investment.

The First LLC Agreement between the Company and Nuveen provided that until the capital contributions to the joint venture are fully funded or the joint venture is terminated, the joint venture will be the exclusive vehicle for the Company to acquire any manufactured housing communities and/or recreational vehicle communities that meet the joint venture's investment guidelines. These guidelines called for the joint venture to acquire manufactured housing and recreational vehicle communities that have been developed within the previous two years and are less than 20% occupied, are located in certain geographic markets, are projected to meet certain cash flow and internal rate of return targets, and satisfy certain other criteria. The Company agreed to offer Nuveen the opportunity to have the joint venture acquire any manufactured housing community or recreational vehicle community that meets these investment guidelines. Under the terms of the First LLC Agreement, if Nuveen determines not to pursue or approve any such acquisition, the Company would be permitted to acquire the property outside the joint venture. Since the execution of the First LLC Agreement, Nuveen has provided the Company with written waivers of the exclusivity provision of the First LLC Agreement with regard to two property acquisitions that may have fit the investment guidelines of the joint venture, which permitted the Company to acquire them outside of the Nuveen joint venture. Except for investment opportunities that are offered to and declined by Nuveen, the Company is prohibited from developing, owning, operating or managing manufactured housing communities or recreational vehicle communities within a 10-mile radius of any community owned by the joint venture. However, this restriction does not apply with respect to investments by the Company in existing communities operated by the Company.

The First LLC Agreement provides that Nuveen will have the right to remove and replace the Company as managing member of the joint venture and manager of the joint venture's properties if the Company breaches certain obligations or certain events occur. Upon such removal, Nuveen may elect to buy out the Company's interest in the joint venture at 98% of the value of the Company's interest in the joint venture. If Nuveen does not exercise such buy-out right, the Company may, at specified times, elect to initiate a sale of the communities owned by the joint

venture, subject to a right of first refusal on the part of Nuveen. The First LLC Agreement contains restrictions on a party's right to transfer its interest in the joint venture without the approval of the other party.

The First LLC Agreement requires the Company to offer Nuveen the opportunity to have the joint venture acquire a manufactured housing community or recreational vehicle community that meets the investment guidelines. If Nuveen decides not to acquire the community through the joint venture, however, the Company is free to purchase the community on its own outside of the joint venture.

In December 2021, the joint venture entity closed on the acquisition of Sebring Square, a newly developed all-age, manufactured home community located in Sebring, Florida, for a total purchase price of \$22.2 million. This community contains 219 developed homesites situated on approximately 39 acres. In December 2022, the joint venture entity closed on the acquisition of Rum Runner, another newly developed all-age, manufactured home community also located in Sebring, Florida for a total purchase price of \$15.1 million. This community contains 144 developed homesites situated on approximately 20 acres. The Company manages these communities on behalf of the joint venture entity.

During the time since the joint venture with Nuveen was first established in 2021, the Company and Nuveen have continued to seek opportunities to acquire additional manufactured housing and/or recreational vehicle communities that are under development and/or newly developed and meet certain other investment guidelines. During 2022, the Company and Nuveen informally agreed that any future acquisitions would be made by one or more new joint venture entities to be formed for that purpose and that the original joint venture entity formed in December 2021 will not consummate additional acquisitions but will maintain its existing property portfolio, consisting of the Sebring Square and Rum Runner communities. The Company and Nuveen also informally agreed that, unless otherwise determined in connection with any specific future investment, capital for any such new joint venture entity would continue to be funded 60% by Nuveen and 40% by the Company on a parity basis and that other terms would be similar to those of the LLC Agreement entered into in 2021, except that the amounts of the parties' respective capital commitments will be determined on a property-by-property basis.

In November 2023, the Company expanded its relationship with Nuveen Real Estate and formed a new joint venture entity with Nuveen. The new joint venture entity was established to, directly or through one or more subsidiaries, identify, source, originate, acquire, hold, operate, sell, lease, mortgage, maintain, own, manage, finance, refinance, reposition, improve, renovate, develop, redevelop, pledge, hedge, exchange, and otherwise deal in and with the rental of manufactured housing and/or recreational vehicle communities that meet other investment guidelines. The terms of the new joint venture entity are set forth in a Limited Liability Company Agreement dated as of November 29, 2023 (the "Second LLC Agreement") entered into between a wholly owned subsidiary of the Company and an affiliate of Nuveen. The Company serves as managing member of this new joint venture entity and is responsible for day-to-day operations of the joint venture entity and management of its properties, subject to obtaining approval of Nuveen Real Estate for major decisions (including investments, dispositions, financings, major capital expenditures and annual budgets). The Company receives property management oversite, development and other fees from the joint venture entity. Sixty-one acres of land located in Honey Brook, Pennsylvania, previously owned by the Company, with a carrying value cost basis of \$3.8 million, was contributed to the new joint venture entity. The Company was reimbursed by Nuveen for 60% of the carrying value of this land. This new joint venture entity is focused on the development of a new manufactured housing community on this property. The community, once complete, is expected to contain 113 manufactured home sites situated on approximately 61 acres. This community is expected to open at the end of the second quarter of 2025 with our first two homes on order currently.

References in this report to the Company's joint venture relationship with Nuveen are intended to refer to its ongoing relationship with Nuveen.

The Company accounts for its joint venture with Nuveen Real Estate under the equity method of accounting in accordance with ASC 323, "Investments – Equity Method and Joint Ventures".

Opportunity Zone Fund

The OZ Fund was created in July 2022 to acquire, develop and redevelop manufactured housing communities requiring substantial capital investment and located in areas designated as qualified opportunity zones by the Treasury Department pursuant to a program authorized under the 2017 Tax Cuts and Jobs Act to encourage long-term investment in economically distressed areas. The OZ Fund was designed to allow the Company and other investors

in the OZ Fund to defer the tax on recently realized capital gains reinvested in the OZ Fund until December 31, 2026 and to potentially obtain certain other tax benefits. At the time of the OZ Fund's formation, the Company invested \$8.0 million in the OZ Fund. UMH manages the OZ Fund and will receive certain management fees as well as a 15% carried interest in distributions by the OZ Fund to the other investors (subject to first returning investor capital with a 5% preferred return). UMH will have a right of first offer to purchase the communities from the OZ Fund at the time of sale at their then-current appraised value. On August 10, 2022, the Company, through the OZ Fund, acquired Garden View Estates, located in Orangeburg, South Carolina, for approximately \$5.2 million. On January 19, 2023, the Company, through the OZ Fund, acquired Mighty Oak, located in Albany, Georgia, for approximately \$3.7 million. For additional information about the Company's opportunity zone fund, see Note 6, "Opportunity Zone Fund," of the Notes to Consolidated Financial Statements.

<u>Item 3 – Legal Proceedings</u>

The Company is subject to claims and litigation in the ordinary course of business. For additional information about legal proceedings, see Part IV, Item 15(a)(1)(vi), Note 14, "Commitments, Contingencies and Legal Matters" of the Notes to Consolidated Financial Statements.

<u>Item 4 – Mine Safety Disclosures</u>

Not Applicable.

PART II

<u>Item 5 – Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities</u>

Market Information

The Company's Series D Preferred Stock and its Common Stock are traded on the NYSE, under the symbols "UMHPRD" and "UMH", respectively. Effective February 9, 2022, the Company's Common Stock also began trading on the TASE.

Shareholder Information

As of February 18, 2025, there were 1,210 registered shareholders of the Company's Common Stock based on the number of record owners. Because many shares of the Company's Common Stock are held by brokers and other institutions on behalf of their clients, we believe there are considerably more beneficial holders of our Common Stock than record holders.

Dividends

During the year ended December 31, 2024, effective with the second quarter dividend payment, the Company increased its quarterly cash dividends to holders of its Common Stock from \$0.205 to \$0.215 per share. Total dividends paid for 2024 were \$0.85 per share.

In order to maintain our qualification as a REIT, we are required, among other things, to annually distribute at least 90% of our REIT taxable income, determined without regard to the dividends paid deduction and any net capital gain. In addition, we intend to distribute all or substantially all of our net income so that we will generally not be subject to U.S. federal income tax on our earnings.

In general, our Board makes decisions regarding payment of dividends on a quarterly basis. The Board considers many factors when making these decisions, including our present and future liquidity needs, our current and projected financial condition and results of operations. See Item 1A. Risk Factors in this Form 10-K for a description of factors that may affect our ability to pay dividends.

Recent Sales of Unregistered Equity Securities

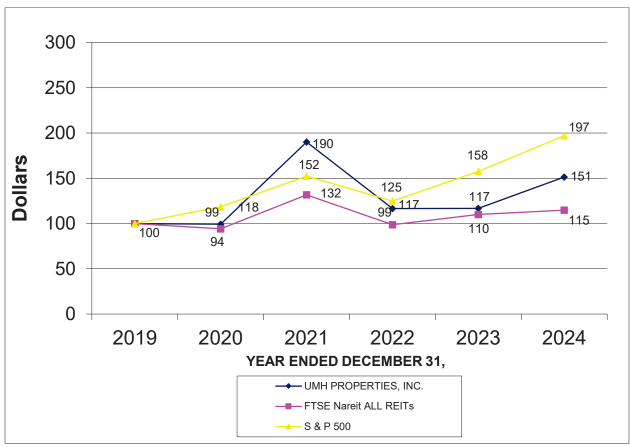
None.

Issuer Purchases of Equity Securities

On January 10, 2024, and again on January 7, 2025, the Board reaffirmed our Common Stock Repurchase Program (the "Repurchase Program") that authorizes us to repurchase up to \$25 million in the aggregate of the Company's Common Stock. Purchases under the Repurchase Program are permitted to be made using a variety of methods, which may include open market purchases, privately negotiated transactions or block trades, or by any combination of such methods, in accordance with applicable insider trading and other securities laws and regulations. The size, scope and timing of any purchases would be based on business, market and other conditions and factors, including price, regulatory and contractual requirements or consents, and capital availability. The Repurchase Program does not require the Company to acquire any particular amount of Common Stock and may be suspended, modified or discontinued at any time at the Company's discretion without prior notice. Although the Repurchase Program continues in effect, the Company did not repurchase any shares of its Common Stock during 2024.

Comparative Stock Performance

The following line graph compares the total return of the Company's Common Stock for the last five years to the FTSE Nareit All REITs Index published by the National Association of Real Estate Investment Trusts ("Nareit") and to the S&P 500 Index for the same period. The graph assumes a \$100 investment in our Common Stock and in each of the indexes listed below on December 31, 2019 and the reinvestment of all dividends. The total return reflects stock price appreciation and dividend reinvestment for all three comparative indices. The information herein has been obtained from sources believed to be reliable, but neither its accuracy nor its completeness is guaranteed. Our stock performance shown in the graph below is not necessarily indicative of future stock performance.



Item 6 – [Reserved]

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

2024 Accomplishments

During 2024, UMH made substantial progress on multiple fronts – generating solid operating results, achieving strong growth and improving our financial position. We have:

- Increased Rental and Related Income by 9%;
- Increased Community Net Operating Income ("NOI") by 10%;
- Increased Normalized Funds from Operations ("Normalized FFO") by 27%;
- Increased Normalized FFO per diluted share by 8% from \$0.86 per diluted share in 2023 to \$0.93 per diluted share in 2024;
- Increased Same Property NOI by 10%;
- Increased Same Property Occupancy by 70 basis points from 87.1% to 87.8%;
- Improved our Same Property expense ratio from 40.5% at yearend 2023 to 39.7% at yearend 2024;
- Increased Sales of Manufactured Homes by 8%;
- Amended our unsecured credit facility to expand available borrowings by \$80 million from \$180 million to \$260 million syndicated with BMO Capital Markets Corp., JPMorgan Chase Bank, NA and Wells Fargo, N.A.;
- Raised our quarterly common stock dividend by 4.9% to \$0.215 per share or \$0.86 annually;
- Increased our Total Market Capitalization by 23% to over \$2.5 billion at yearend;
- Increased our Equity Market Capitalization by 48% to over \$1.5 billion at yearend;
- Reduced our Net Debt to Total Market Capitalization from 31.3% in 2023 to 20.8% in 2024;
- Issued and sold approximately 12.5 million shares of Common Stock through our At-the-Market Sale Programs at a weighted average price of \$17.92 per share, generating gross proceeds of \$224.5 million and net proceeds of \$220.6 million, after offering expenses;
- Issued and sold approximately 1.2 million shares of Series D Preferred Stock through our At-the-Market Sale Program at a weighted average price of \$23.41 per share, generating gross proceeds of \$28.5 million and net proceeds of \$28.0 million, after offering expenses;
- Subsequent to year end, issued and sold approximately 270,000 shares of Common Stock through our Atthe-Market Sale Program at a weighted average price of \$18.18 per share, generating gross proceeds of \$4.9 million and net proceeds of \$4.8 million, after offering expenses; and
- Subsequent to year end, issued and sold approximately 49,000 shares of Series D Preferred Stock through our At-the-Market Sale Program at a weighted average price of \$23.03 per share, generating gross proceeds and net proceeds of \$1.1 million, after offering expenses.

Refer to the discussion below in this Item 7, Management's Discussion and Analysis of Financial Condition, Results of Operations, and Non-U.S. GAAP Measures, contained in this Form 10-K for information regarding the presentation of community NOI, and for the presentation and reconciliation of funds from operations and normalized funds from operations to net income (loss) attributable to common shareholders.

Overview

The following discussion and analysis of the consolidated financial condition and results of operations should be read in conjunction with the historical Consolidated Financial Statements and Notes thereto included elsewhere in this Form 10-K.

The Company is incorporated in Maryland and operates as a self-administered, self-managed REIT with its headquarters in Freehold, New Jersey. The Company's primary business is the ownership and operation of manufactured home communities, which includes leasing manufactured home spaces on an annual or month-to-month basis to residents. The Company also leases manufactured homes to residents and, through its wholly-owned taxable REIT subsidiary, S&F, sells and finances the sale of manufactured homes to residents and prospective residents of our communities and for placement on customers' privately-owned land. During 2022, the Company also formed an opportunity zone fund to acquire, develop and redevelop manufactured housing communities requiring substantial capital investment and located in areas designated as Qualified Opportunity Zones by the Treasury Department

pursuant to a program authorized under the 2017 Tax Cuts and Jobs Act to encourage long-term investment in economically distressed areas. The Company holds a 77% interest in its OZ Fund.

As of December 31, 2024, we operated 139 manufactured home communities, 137 of which are communities in which we own either a 100% or majority interest, containing a total of approximately 26,300 developed homesites, on which approximately 10,300 Company-owned rental homes are situated. The 139 communities include (i) two communities in central Florida owned through a joint venture with Nuveen Real Estate in which the Company has a 40% interest (Sebring Square and Rum Runner), (ii) two communities in Tennessee, the Countryside Village expansion (Duck River Estates) and the Allentown expansion (River Bluff Estates), that were previously part of other Company-owned communities but are now considered separate communities, and (iii) two communities acquired through the Company's OZ Fund. These 139 communities are located in New Jersey, New York, Ohio, Pennsylvania, Tennessee, Indiana, Maryland, Michigan, Alabama, South Carolina, Florida and Georgia. UMH has continued to execute our growth strategy of purchasing well-located communities in our target markets, including the energy-rich Marcellus and Utica Shale regions. On November 30, 2023, the Company expanded its joint venture relationship with Nuveen Real Estate and formed a new joint venture entity focused on the development of a new manufactured housing community located in Honey Brook, Pennsylvania. As with the original 2021 joint venture entity, UMH has a 40% stake in the new joint venture entity and serves as the managing member, developer and operating member. The Honey Brook community, once complete, is expected to contain 113 manufactured home sites situated on approximately 61 acres. This community is expected to open at the end of the second quarter of 2025 with our first two homes on order currently.

The Company earns income from the operation of its manufactured home communities which includes leasing of manufactured homesites, the rental of manufactured homes, the sale and finance of manufactured homes, the brokering of third party home sales, self-storage leases, oil and gas leases, cable service agreements and from appreciation in the values of the manufactured home communities and vacant land owned by the Company. In addition, the Company receives property management and other fees from its joint venture arrangements with Nuveen and from its opportunity zone fund. Management views the Company as a single segment based on its method of internal reporting in addition to its allocation of capital and resources.

Occupancy in our properties, as well as our ability to increase rental rates, directly affects revenues. In 2024, total income increased 9% from the prior year due to our rental program, rent increases and the growth of our sales business. Community NOI (as defined below) increased 10% from the prior year. Overall occupancy increased 60 basis points from 86.7% as of December 31, 2023 to 87.3% as of December 31, 2024. Same property occupancy, which includes communities owned and operated as of January 1, 2023, increased 70 basis points from 87.1% as of December 31, 2023 to 87.8% as of December 31, 2024. (Unless expressly indicated, information in this report with respect to the Company's properties, including financial and operating results for the year ended December 31, 2024, does not include the properties owned by the Company's joint venture with Nuveen.)

Demand for quality affordable housing remains healthy while inventory is scarce. Our property type offers substantial comparative value that should result in continued high demand.

The macro-economic environment and current housing fundamentals continue to favor home rentals. Due to high mortgage rates and lack of inventory, the higher cost of buying a home versus renting one is at its most extreme since 1996. According to the National Association of Realtors, reported sales of existing homes fell to 4.06 million in 2024, the lowest level in nearly 30 years. We believe rental homes in a manufactured home community allow the resident to obtain the efficiencies of factory-built housing and the amenities of community living for less than the cost of other forms of affordable housing. We continue to see strong demand for rental homes. During 2024, our portfolio of rental homes increased by 364 homes, net of rental home sales. Occupied rental homes represent approximately 43.0% of total occupied sites. Occupancy in rental homes continues to be strong and registered at 94.0% as of December 31, 2024. Our manufactured home communities compare favorably with other types of rental housing, including apartments, and we will continue to allocate capital to rental home purchases, as demand dictates.

The Company holds a portfolio of marketable equity securities of other REITs with a fair value of \$31.9 million as of December 31, 2024, representing 1.6% of our undepreciated assets (total assets excluding accumulated depreciation). The REIT securities portfolio provides the Company with additional diversification, liquidity and income. As of December 31, 2024, 99% consisted of REIT common stocks and 1% of the Company's portfolio consisted of REIT preferred stocks. The Company does not intend to increase its investment in the REIT securities portfolio.

The Company invests in these REIT securities and, from time to time, may use margin debt when an adequate yield spread can be obtained. The Company's weighted average yield on the securities portfolio was approximately 4.5% at December 31, 2024. At December 31, 2024, the Company had unrealized losses of \$38.5 million in its REIT securities portfolio. During 2024, the Company sold positions in securities, generating a net realized loss of \$3.8 million.

The Company continues to strengthen its balance sheet. During the year ended December 31, 2024, through an at-the-market sale program for our Common Stock that was established in March 2024 (the "March 2024 Common ATM Program"), an at-the-market sale program for our Common Stock that was established in September 2024 (the "September 2024 Common ATM Program") and a prior at-the-market sale program for our Common Stock established in 2023 (collectively, the "Common ATM Programs"), the Company issued and sold a total of 12.5 million shares of our Common Stock, generating gross proceeds of \$224.5 million and net proceeds of \$220.6 million, after offering expenses. Additionally, during 2024 the Company raised approximately \$10.2 million in new capital through the Dividend Reinvestment and Stock Purchase Plan ("DRIP").

During the year ended December 31, 2024, through an at-the-market sale program for our Preferred Stock that was established in January 2023 (the "2023 Preferred ATM Program," and together with the Common ATM Programs, the "At-the-Market Sale Programs"), the Company issued and sold a total of approximately 1.2 million shares of our Series D Preferred Stock, generating gross proceeds of \$28.5 million and net proceeds of \$28.0 million, after offering expenses.

The Company believes that its capital structure, which allows for the ownership of assets using a balanced combination of equity obtained through the issuance of common stock, preferred stock and debt, will enhance shareholder returns as the properties appreciate over time.

On December 31, 2024, the Company had approximately \$99.7 million in cash and cash equivalents and \$260 million available on our credit facility. We also had \$138 million available on our revolving lines of credit for the financing of home sales and the purchase of inventory and \$55 million available on our lines of credit secured by rental homes and rental home leases.

The Company intends to continue to increase its real estate investments. Our business plan includes acquiring communities that over time are expected to yield in excess of our cost of funds and then investing in physical improvements, including adding rental homes onto otherwise vacant sites. As part of this plan, we intend to seek opportunities, through our OZ Fund, to acquire communities that require substantial capital investment and are located in qualified opportunity zones. In addition, on behalf of our joint venture arrangement with Nuveen Real Estate, we will seek opportunities to acquire manufactured home communities that are under development and/or newly developed and meet certain other investment guidelines. There is no guarantee that any of these additional opportunities will continue to materialize or that the Company will be able to take advantage of such opportunities. The growth of our real estate portfolio and success of the joint venture depends on the availability of suitable properties which meet the Company's investment criteria and appropriate financing. Competition in the market areas in which the Company operates is significant. To the extent that funds or appropriate communities are not available, fewer acquisitions will be made.

See PART I, Item 1- Business and Item 1A – Risk Factors for a more complete discussion of the economic and industry-wide factors relevant to the Company, the Company's lines of business and principal products and services, and the opportunities, challenges and risks on which the Company is focused.

Acquisitions in 2024 and 2023

There were no acquisitions made during 2024. On January 19, 2023, through our qualified opportunity zone fund, we acquired Mighty Oak, a newly developed manufactured home community located in Albany, GA for approximately \$3.65 million, This community contains a total of 118 newly developed homesites that are situated on approximately 26 total acres and was unoccupied at the date of the acquisition.

In addition, in November 2023, 61 acres of land located in Honey Brook, Pennsylvania, previously owned by the Company, with a carrying value cost basis of \$3.8 million, was contributed to an entity formed under our joint venture with Nuveen for the purpose of developing a new manufactured housing community, which, once complete, is expected to contain 113 sites. The Company was reimbursed by Nuveen for 60% of the carrying value of this land.

This community is expected to open at the end of the second quarter of 2025 with our first two homes currently on order.

Results of Operations

2024 vs. 2023

Rental and related income increased from \$189.7 million for the year ended December 31, 2023 to \$207.0 million for the year ended December 31, 2024, or 9%. This increase was due to increases in rental rates, same property occupancy and additional rental homes. During 2024, the Company raised rental rates by 5% to 6% at most communities. Rent increases vary depending on overall market conditions and demand. Occupancy, as well as the ability to increase rental rates, directly affects revenues. The Company has been acquiring communities with vacant sites that can potentially be occupied and earn income in the future. Overall occupancy was 87.3% and 86.7% at December 31, 2024 and 2023, respectively. Demand for rental homes continues to be strong. As of December 31, 2024, we had approximately 10,300 rental homes with an occupancy rate of 94.0%. We continue to evaluate the demand for rental homes and will invest in additional homes as demand dictates.

Community operating expenses increased from \$81.3 million for the year ended December 31, 2023 to \$87.4 million for the year ended December 31, 2024, or 7%. This increase was due to increases in payroll and payroll costs, real estate taxes, insurance, professional fees, waste removal, water expenses and sewer expenses.

Community NOI increased from \$108.4 million for the year ended December 31, 2023 to \$119.7 million for the year ended December 31, 2024, or 10%. This increase was primarily due to the increases in rental rates, occupancy and rental homes. The operating expense ratio (defined as community operating expenses divided by rental and related income) improved 70 basis points from 42.9% in 2023 to 42.2% for 2024. Many recently acquired communities have deferred maintenance requiring higher than normal expenditures in the first few years of ownership. Since most of the community expenses consist of fixed costs, as occupancy rates increase, these expense ratios are expected to continue to improve. Due to the Company's ability to increase its rental rates annually (subject to limitations on rent increases in certain jurisdictions), increasing costs due to inflation and changing prices have generally not had a material effect on revenue and income from continuing operations.

Sales of manufactured homes increased from \$31.2 million for the year ended December 31, 2023 to \$33.5 million for the year ended December 31, 2024, or 8%. The total number of homes sold increased 16% from 341 homes in 2023 to 394 homes in 2024. Cost of sales of manufactured homes increased from \$21.1 million for the year ended December 31, 2023 to \$21.9 million for the year ended December 31, 2024, or 4%. The gross profit percentage was 35% and 32% for the years ended December 31, 2024 and 2023, respectively. Selling expenses remained relatively stable for the years ended December 31, 2023 and 2024. Gain from the sales operations, excluding interest on the financing of inventory, increased 53% and amounted to a gain of \$4.8 million and \$3.1 million for the years ended December 31, 2024 and 2023, respectively. Many of the costs associated with sales, such as salaries, and to an extent, advertising and promotion, are fixed. Despite high mortgage rates, home prices have continued to rise as fewer sellers are listing homes and inventories decline resulting in the inherent relative affordability of our property type becoming more and more apparent, which should result in increased demand. The Company continues to be optimistic about future sales and rental prospects given the fundamental need for affordable housing. The Company believes that sales of new homes produce new rental revenue and represent an investment in the upgrading of our communities.

General and administrative expenses increased from \$19.7 million for the year ended December 31, 2023 to \$21.8 million for the year ended December 31, 2024, or 11%. This increase was primarily due to an increase in payroll and related personnel cost and an increase in meeting costs as a result of our biennial in-person employee training meeting (which was not held during 2023). General and administrative expenses, excluding non-recurring expenses, as a percentage of gross revenue (total income plus interest, dividends and other income) was approximately 8.7% and 8.1% for the years ended December 31, 2024 and 2023, respectively.

Depreciation expense increased from \$55.7 million for the year ended December 31, 2023 to \$60.2 million for the year ended December 31, 2024, or 8%. This increase was primarily due to the increases in rental homes during 2024 and 2023.

Interest income increased from \$5.0 million for the year ended December 31, 2023 to \$7.1 million for the year ended December 31, 2024, or 43%. This increase was primarily due to an increase in the average balance of notes receivable from \$71.5 million for the year ended December 31, 2023 to \$83.9 million for the year ended December 31, 2024 and interest earned on excess cash during 2024. The weighted average interest rate earned on notes receivables increased 10 basis points and was 7.1% and 7.0% as of December 31, 2024 and 2023, respectively.

Dividend income decreased from \$2.3 million for the year ended December 31, 2023 to \$1.5 million for the year ended December 31, 2024, or 37%. This decrease was due to reduced dividends from a combination of our smaller securities portfolio and the weighted average yield on our dividends received from our marketable securities investments. The weighted average yield decreased 220 basis points from 6.7% in 2023 to 4.5% in 2024.

The Company recognized a realized loss on sales of marketable securities of \$3.8 million for the year ended December 31, 2024. The Company recognized a realized gain on sales of marketable securities of \$183,000 for the year ended December 31, 2023. The increase (decrease) in fair value of marketable securities amounted to an increase of \$1.2 million and a decrease of \$3.6 million for the years ended December 31, 2024 and 2023, respectively. As of December 31, 2024, the Company had total net unrealized losses of \$38.5 million in its REIT securities portfolio.

Interest expense, including amortization of financing costs, decreased from \$32.5 million for the year ended December 31, 2023 to \$27.3 million for the year ended December 31, 2024, or 16%. This decrease was due to a decrease in the average balance of mortgages and loans from \$626.2 million at December 31, 2023 to \$551.9 million at December 31, 2024. The weighted average interest rate on our total debt decreased from 4.6% at December 31, 2023 to 4.4% at December 31, 2024, respectively.

2023 vs. 2022

Rental and related income increased from \$170.4 million for the year ended December 31, 2022 to \$189.7 million for the year ended December 31, 2023, or 11%. This increase was primarily due to the acquisitions made during 2022, as well as increases in rental rates, same property occupancy and additional rental homes. During 2023, the Company raised rental rates by 5% to 6% at most communities. Overall occupancy was 86.7% and 84.6% at December 31, 2023 and 2022, respectively. Overall occupancy includes communities acquired in 2023 and 2022 which had an average occupancy of 60%, at the time of acquisition. As of December 31, 2023, we had approximately 10,000 rental homes with an occupancy rate of 94.0%.

Community operating expenses increased from \$75.7 million for the year ended December 31, 2022 to \$81.3 million for the year ended December 31, 2023, or 8%. This increase was primarily due to expenses pertaining to recently acquired communities during 2022, as well as increases in payroll, rental home expenses, real estate taxes, waste removal, water expenses and sewer expenses.

Community NOI increased from \$94.8 million for the year ended December 31, 2022 to \$108.4 million for the year ended December 31, 2023, or 14%. This increase was primarily due to the acquisitions during 2022, and an increase in rental rates, occupancy and rental homes. The operating expense ratio (defined as community operating expenses divided by rental and related income) improved 150 basis points from 44.4% in 2022 to 42.9% for 2023.

Sales of manufactured homes increased from \$25.3 million for the year ended December 31, 2022 to \$31.2 million for the year ended December 31, 2023, or 23%. The total number of homes sold increased from 301 homes in 2022 to 341 homes in 2023. There was a 14% increase in new homes sold from 144 new homes sold in 2022 to 164 new homes sold in 2023. The Company's average sales price increased 8% in 2023 and was approximately \$91,000 for the year ended December 31, 2023 and \$84,000 for the year ended December 31, 2022. Cost of sales of manufactured homes increased from \$17.6 million for the year ended December 31, 2022 to \$21.1 million for the year ended December 31, 2023, or 20%. The gross profit percentage was 32% and 31% for 2023 and 2022, respectively. Selling expenses increased from \$5.3 million for the year ended December 31, 2022 to \$6.9 million for the year ended December 31, 2023, or 32%. Gain from the sales operations, excluding interest on the financing of inventory, increased 24% and amounted to a gain of \$3.1 million and \$2.5 million for the years ended December 31, 2023 and 2022, respectively.

General and administrative expenses increased from \$19.0 million for the year ended December 31, 2022 to \$19.7 million for the year ended December 31, 2023, or 4%. This increase was due to an increase in payroll, personnel costs and non-cash stock-based compensation. General and administrative expenses, excluding non-recurring

expenses, as a percentage of gross revenue (total income plus interest, dividends and other income) was approximately 8.0% and 7.6% for the years ended December 31, 2023 and 2022, respectively.

Depreciation expense increased from \$48.8 million for the year ended December 31, 2022 to \$55.7 million for the year ended December 31, 2023, or 14%. This increase was primarily due to the acquisitions and the increases in rental homes during 2023 and 2022.

Interest income increased from \$4.1 million for the year ended December 31, 2022 to \$5.0 million for the year ended December 31, 2023, or 22%. This increase was primarily due to an increase in the average balance of notes receivable from \$58.6 million for the year ended December 31, 2022 to \$71.5 million for the year ended December 31, 2023. The weighted average interest rate earned on these notes receivables increased 30 basis points and was 7.0% and 6.7% as of December 31, 2023 and 2022, respectively.

Dividend income decreased from \$2.9 million for the year ended December 31, 2022 to \$2.3 million for the year ended December 31, 2023, or 20%. This decrease was due to reduced dividends from a combination of our smaller securities portfolio and the weighted average yield on our dividends received from our marketable securities investments decreasing 90 basis points from 7.6% in 2022 to 6.7% in 2023.

The Company recognized a realized gain on sales of marketable securities of \$183,000 for the year ended December 31, 2023. The Company recognized a realized gain on sales of marketable securities of \$6.4 million for the year ended December 31, 2022 primarily as a result of the cash consideration received in the MREIC merger, partially offset by a loss on sale of other marketable securities. The decrease in fair value of marketable securities amounted to \$3.6 million and \$21.8 million for the years ended December 31, 2023 and 2022, respectively. As of December 31, 2023, the Company had total net unrealized losses of \$39.7 million in its REIT securities portfolio.

Interest expense, including amortization of financing costs, increased from \$26.4 million for the year ended December 31, 2022 to \$32.5 million for the year ended December 31, 2023, or 23%. This increase was mainly due to the interest incurred on the \$102.7 million of Series A Bonds the Company issued in 2022 in an offering to investors in Israel, an increase in the average balance of total debt and an increase in interest rates. The average balance of our total debt was approximately \$734.5 million in 2023 and \$637.1 million in 2022.

Non-U.S. GAAP Measures

In addition to the results reported in accordance with U.S. GAAP, management's discussion and analysis of financial condition and results of operations include certain non-U.S. GAAP financial measures that in management's view of the business we believe are meaningful as they allow the investor the ability to understand key operating details of our business both with and without regard to certain accounting conventions or items that may not always be indicative of recurring annual cash flow of the portfolio. These non-U.S. GAAP financial measures as determined and presented by us may not be comparable to related or similarly titled measures reported by other companies, and include Community Net Operating Income ("Community NOI"), Funds from Operations Attributable to Common Shareholders ("FFO") and Normalized Funds from Operations Attributable to Common Shareholders ("Normalized FFO").

We define Community NOI as rental and related income less community operating expenses such as real estate taxes, repairs and maintenance, community salaries, utilities, insurance and other expenses. We believe that Community NOI is helpful to investors and analysts as a direct measure of the actual operating results of our manufactured home communities, rather than our Company overall. Community NOI should not be considered a substitute for the reported results prepared in accordance with U.S. GAAP. Community NOI should not be considered as an alternative to net income (loss) as an indicator of our financial performance, or to cash flows as a measure of liquidity; nor is it indicative of funds available for our cash needs, including our ability to make cash distributions.

The Company's Community NOI for the years ended December 31, 2024, 2023 and 2022 is calculated as follows (in thousands):

	2024	2023	2022
Rental and Related Income	\$207,019	\$189,749	\$170,434
Community Operating Expenses	(87,354)	(81,343)	(75,660)
Community NOI	\$119,665	\$108,406	\$94,774

We assess and measure our overall operating results based upon FFO, an industry performance measure which management believes is a useful indicator of our operating performance. FFO is used by industry analysts and investors as a supplemental operating performance measure of a REIT. FFO, as defined by Nareit, represents net income (loss) attributable to common shareholders, as defined by accounting principles generally accepted in the U.S. ("U.S. GAAP"), excluding gains or losses from sales of previously depreciated real estate assets, impairment charges related to depreciable real estate assets, the change in the fair value of marketable securities, and the gain or loss on the sale of marketable securities plus certain non-cash items such as real estate asset depreciation and amortization. Included in the Nareit FFO White Paper - 2018 Restatement, is an option pertaining to assets incidental to our main business in the calculation of Nareit FFO to make an election to include or exclude gains and losses on the sale of these assets, such as marketable equity securities, and include or exclude mark-to-market changes in the value recognized on these marketable equity securities. In conjunction with the adoption of the FFO White Paper - 2018 Restatement, for all periods presented, we have elected to exclude the change in the fair value of marketable securities from our FFO calculation. Nareit created FFO as a non-U.S. GAAP supplemental measure of REIT operating performance. We define Normalized Funds from Operations Attributable to Common Shareholders ("Normalized FFO"), as FFO, excluding certain one-time charges. FFO and Normalized FFO should be considered as supplemental measures of operating performance used by REITs. FFO and Normalized FFO exclude historical cost depreciation as an expense and may facilitate the comparison of REITs which have a different cost basis. However, other REITs may use different methodologies to calculate FFO and Normalized FFO and, accordingly, our FFO and Normalized FFO may not be comparable to all other REITs. The items excluded from FFO and Normalized FFO are significant components in understanding the Company's financial performance.

FFO and Normalized FFO (i) do not represent Cash Flow from Operations as defined by U.S. GAAP; (ii) should not be considered as an alternative to net income (loss) as a measure of operating performance or to cash flows from operating, investing and financing activities; and (iii) are not alternatives to cash flow as a measure of liquidity. FFO and Normalized FFO, as calculated by the Company, may not be comparable to similarly titled measures reported by other REITs.

The Company's FFO and Normalized FFO attributable to common shareholders for the years ended December 31, 2024, 2023 and 2022 are calculated as follows (in thousands):

_	2024	2023	2022
Net Income (Loss) Attributable to Common			
Shareholders	\$2,472	\$(8,714)	\$(36,265)
Depreciation Expense	60,239	55,719	48,769
Depreciation Expense from Unconsolidated Joint			
Venture	824	692	371
Loss on Sales of Investment Property and			
Equipment	113	-0-	169
(Increase) Decrease in Fair Value of Marketable			
Securities	(1,167)	3,555	21,839
(Gain) Loss on Sales of Marketable Securities, net	3,778	(183)	(6,394)
FFO Attributable to Common Shareholders	66,259	51,069	28,489
Adjustments:			
Redemption of Preferred Stock	-0-	-0-	12,916
Amortization	2,384	2,135	1,956
Non-Recurring Other Expense (1)	846	1,329	3,479
Normalized FFO Attributable to Common			
Shareholders	\$69,489	\$54,533	\$46,840

⁽¹⁾ Consists of one-time legal and professional fees (\$452), costs associated with acquisition not completed (\$12) and costs associated with the liquidation/sale of inventory in a particular sales center (\$382) for 2024. Consists of the previously disclosed special bonus and restricted stock grants for the August 2020 groundbreaking Fannie Mae financing, which were being expensed over the vesting period (\$862), non-recurring expenses for the joint venture with Nuveen (\$135), one-time legal fees (\$76), fees related to the establishment of the OZ Fund (\$37), and costs associated with acquisitions and financing that were not completed (\$219) in 2023. Consists of special bonus and restricted stock grants for the August 2020 groundbreaking Fannie Mae financing, which were being expensed over the vesting period (\$1,724) and non-recurring expenses for the joint venture with Nuveen (\$264), early extinguishment of debt (\$320), one-time legal fees (\$197), fees related to the establishment of the OZ Fund (\$954), and costs associated with acquisition not completed (\$20) in 2022.

Liquidity and Capital Resources

The Company operates as a REIT deriving its income primarily from real estate rental operations. The Company's principal liquidity demands have historically been, and are expected to continue to be, distributions to the Company's shareholders, acquisitions, capital improvements, development and expansions of properties, debt service, purchases of manufactured home inventory and rental homes, financing of manufactured home sales and payments of expenses relating to real estate operations. The Company's ability to generate cash adequate to meet these demands is dependent primarily on income from its real estate investments and marketable securities portfolio, the sale of real estate investments and marketable securities, refinancing of mortgage debt, leveraging of real estate investments, availability of bank borrowings, lines of credit, and other incurrence of indebtedness, proceeds from the DRIP, and access to the capital markets, including sales of Common Stock and Series D Preferred Stock through its At-the-Market Sale Programs. In addition to cash generated through operations, the Company uses a variety of sources to fund its cash needs, including acquisitions. The Company may sell marketable securities from its investment portfolio, borrow on its unsecured credit facility or lines of credit, incur other indebtedness, finance and refinance its properties, and/or raise capital through the DRIP and capital markets, including through the Company's At-the-Market Sale Programs. In order to provide continued financial flexibility to opportunistically access the capital markets, on March 12, 2024, the Company implemented its March 2024 Common ATM Program which allowed the Company to offer and sell shares of the Company's Common Stock, having an aggregate sales price of up to \$150 million, from time to time through the distribution agents. In addition, on September 16, 2024, the Company terminated the use of its successful March 2024 Common ATM Program and implemented a new September 2024 Common ATM Program which allows the Company to offer and sell shares of the Company's Common Stock, having an aggregate sales price of up to \$150 million, from time to time through the distribution agents. Additionally, during 2024 the Company expanded the borrowing capacity on its unsecured revolving credit facility from \$180 million in available borrowings to \$260 million in available borrowings.

The Company intends to continue to increase its real estate investments. Our business plan includes acquiring communities that over time are expected to yield in excess of our cost of funds and then investing in physical improvements, including adding rental homes onto otherwise vacant sites. As part of this plan, we intend to continue to seek opportunities, through our opportunity zone fund, to acquire communities that require substantial capital investment and are located in qualified opportunity zones. In addition, on behalf of our joint venture with Nuveen Real Estate, we will continue to seek opportunities to acquire manufactured home communities that are under development and/or newly developed and meet certain other investment guidelines. There is no guarantee that any of these additional opportunities will materialize or that the Company will be able to take advantage of such opportunities. The growth of our real estate portfolio and success of our joint venture depends on the availability of suitable properties which meet the Company's investment criteria and appropriate financing. Competition in the market areas in which the Company operates is significant. To the extent that funds or appropriate communities are not available, fewer acquisitions will be made.

The Company continues to strengthen its capital and liquidity positions. During the year ended December 31, 2024, the Company issued and sold 12.5 million shares of Common Stock through our Common ATM Programs at a weighted average price of \$17.92 per share, generating gross proceeds of \$224.5 million and net proceeds of \$220.6 million, after offering expenses.

Through our 2023 Preferred ATM Program, the Company issued and sold a total of 1.2 million shares of our Series D Preferred Stock generating gross proceeds of \$28.5 million and net proceeds after offering expenses of \$28.0 million during the year ended December 31, 2024.

As of December 31, 2024, \$89.8 million of Common Stock remained available for sale under the September 2024 Common ATM Program and \$17.6 million in shares of Series D Preferred Stock remained available for sale under the 2023 Preferred ATM Program. Subsequent to year end, the Company issued and sold 270,000 shares of Common Stock under the September 2024 Common ATM Program for gross proceeds of \$4.9 million. Subsequent to year end, the Company issued and sold a total of 49,000 shares of Preferred Stock under the 2023 Preferred ATM Program for gross proceeds of \$1.1 million.

In addition, the Company has a DRIP in which participants can purchase original issue shares of Common Stock from the Company at a price of approximately 95% of market. During 2024, amounts received under the DRIP, including dividends reinvested of \$3.2 million, totaled \$10.2 million. The Company issued a total of 623,000 shares under the DRIP during 2024.

The Company also has the ability to finance home sales, inventory purchases and rental home purchases. The Company has a \$35 million revolving line of credit for the financing of homes that was not utilized at December 31, 2024, revolving credit facilities totaling \$103.0 million to finance inventory purchases, that were not utilized at December 31, 2024 and \$55.0 million available on our lines of credit secured by rental homes and rental homes leases.

As of December 31, 2024, the Company had \$99.7 million of cash and cash equivalents and marketable securities of \$31.9 million. The Company operated 139 communities (including 137 communities in which the Company owned either a 100% interest or a majority interest and two communities owned by the Company's joint venture with Nuveen), of which 52 are unencumbered. Except for communities in the borrowing base for our unsecured credit facility, these unencumbered communities can be used to raise additional funds. Our marketable securities, unencumbered properties, and lines of credit provide the Company with additional liquidity. The Company holds a 40% equity interest in the entities formed under its joint venture with Nuveen, which owns two newly developed communities that are unencumbered and one community in the process of being developed that is also unencumbered.

The Company's focus is on real estate investments. The Company has historically financed purchases of real estate primarily through mortgages. During 2024, total investment property, including rental homes, increased 8% or \$130.1 million. We have also expanded three communities for a total of 190 additional home sites. See Note 3 of the Notes to Consolidated Financial Statements for additional information on our acquisitions and Note 7 of the Notes to Consolidated Financial Statements for related debt transactions. The Company continues to evaluate acquisition opportunities. The funds for these acquisitions (including the Company's 40% share of acquisition costs that may be incurred pursuant to its joint venture with Nuveen Real Estate) may come from bank borrowings, proceeds from the DRIP, and private placements or public offerings of debt, Common Stock or Preferred Stock, including under the September 2024 Common ATM Program or the 2023 Preferred ATM Program or any other at-the-market sale

programs that the Company may commence. To the extent that funds or appropriate properties are not available, fewer acquisitions will be made.

The Company owned approximately 10,300 rental homes, or approximately 40% of our total homesites as of December 31, 2024. During 2024, our rental home portfolio increased by 565 homes and we sold 201 rental homes, representing a net increase of \$49.8 million. The Company markets these rental homes for sale to existing residents. The Company estimates that in 2025 it will order approximately 700 to 800 manufactured homes to use as rental units at its properties for a total invoice cost of approximately \$55 million to \$60 million. Rental home rates on new homes range from approximately \$850 to \$2,000 per month, including lot rent, depending on size, location and market conditions. During 2024, the Company also invested approximately \$42 million in other improvements to its communities.

The following table summarizes cash flow activity for the years ended December 31, 2024, 2023 and 2022 (in thousands):

	 2024	 2023	 2022
Net Cash Provided by (Used in) Operating Activities	\$ 81,601	\$ 120,077	\$ (7,227)
Net Cash Provided by Financing Activities	(139,865)	(165,573)	(124,877)
Net Cash Provided by Financing Activities Net Increase (Decrease) in Cash, Cash	 102,638	 69,057	 47,954
Equivalents and Restricted Cash	\$ 44,374	\$ 23,561	\$ (84,150)

Net cash provided by (used in) operating activities decreased by \$38.5 million in 2024 primarily due to an increase in Community NOI and an increase in inventory. Net cash provided by (used in) operating activities increased by \$127.3 million in 2023 primarily due to a decrease in inventory.

Net cash used in investing activities decreased by \$25.7 million in 2024, primarily due to the decrease in purchase of investment property and equipment. Net cash used in investing activities increased by \$40.7 million in 2023, primarily due to the purchase of investment property and equipment and additions to land development and the decrease in proceeds from sales of marketable securities.

Net cash provided by financing activities increased by \$33.6 million in 2024 to \$102.6 million. The Company issued and sold 12.5 million shares of its Common Stock during 2024 through the Common ATM Programs, raising net proceeds of approximately \$220.6 million. The Company also received \$10.2 million, including dividends reinvested, through the DRIP. In addition, the Company issued and sold 1.2 million shares of its Series D Preferred Stock during 2024 through the 2023 Preferred ATM Program, raising net proceeds of approximately \$28.0 million. During 2024, the Company distributed to our common shareholders a total of \$62.3 million, including dividends reinvested. In addition, the Company also paid \$19.2 million in preferred dividends during 2024. The Company also made principal payments on its mortgages and loans, net of new debt financing, totaling \$77.7 million.

Net cash provided by financing activities increased by \$21.1 million in 2023 to \$69.1 million. The Company issued and sold 9.4 million shares of its Common Stock during 2023 through its then-current Common Stock at-the-market sale programs, raising net proceeds of approximately \$145.8 million. The Company also received \$9.0 million, including dividends reinvested, through the DRIP. In addition, the Company issued and sold 2.6 million shares of its Series D Preferred Stock during 2023 through the 2023 Preferred ATM Program, raising net proceeds of approximately \$55.7 million. During 2023, the Company distributed to our common shareholders a total of \$51.7 million, including dividends reinvested. In addition, the Company also paid \$16.7 million in preferred dividends during 2023. The Company also made principal payments on its mortgages and loans, net of new debt financing, totaling \$73.8 million.

Cash flows were primarily used for capital improvements, payment of dividends, purchase of inventory and rental homes, loans to customers for the sales of manufactured homes, and expansion of existing communities. The Company meets maturing mortgage obligations by using a combination of positive cash flows and refinancing. The dividend payments were primarily made from cash flows from operations. Excluding expansions and rental home purchases, the Company is budgeting approximately \$20 to \$30 million in capital improvements for 2025.

The Company's significant commitments and contractual obligations relate to its mortgages, loans payable and other indebtedness, acquisitions of manufactured home communities, retirement benefits, and the lease on its corporate offices as described in Note 10 to the Consolidated Financial Statements.

The Company recently entered into a preliminary agreement with a leading national homebuilder regarding the potential formation of a joint venture to develop approximately 131 acres of undeveloped land adjacent to one of the Company's existing manufactured home communities in southern New Jersey. If necessary governmental approvals can be obtained, the purpose of the joint venture would be to construct roads, infrastructure and other site improvements on the property and then sell the improved lots to an affiliate of the Company's joint venture partner, which would construct luxury single family residential homes to sell to purchasers. It is envisioned that the joint venture partner would fully fund the costs of required site improvements, to the extent not financed by a third-party construction lender, and would obtain all required approvals. The Company would contribute the real property to the joint venture and receive a percentage of the sale price of each home. If the parties elect to proceed, it is anticipated that the joint venture partner would seek preliminary subdivision and site plan approvals over the next two years and, if these approvals are obtained, the joint venture would then be formally established. Pursuit of this project would be contingent upon execution of definitive documentation setting forth the terms of certain agreements between the parties. There can be no assurance that the Company and its potential joint venture partner will reach agreement or proceed with this arrangement or that required governmental approvals can be obtained. The parties are currently engaged in a 90-day due diligence period during which they intend to commence preliminary discussions with the municipality relating to the necessary approvals.

As of December 31, 2024, the Company had total assets of \$1.6 billion and total liabilities of \$647.8 million. Our net debt (net of cash and cash equivalents) to total market capitalization decreased 32% and as of December 31, 2024 and 2023 was approximately 21% and 31%, respectively. Our net debt, less securities (net of cash and cash equivalents and marketable securities) to total market capitalization decreased 37% and as of December 31, 2024 and 2023 was approximately 19% and 30%, respectively. As of December 31, 2024, the Company has 23 mortgages totaling \$115.2 million due within the next 12 months, of which 10 mortgages totaling \$45.9 million are due in the first and second quarters of 2025. We are in the process of refinancing these mortgages with Fannie Mae. We believe that proceeds from these refinancings will exceed their current balances.

The Company believes that cash on hand, funds generated from operations, the DRIP and capital markets, the funds available on the lines of credit, together with the ability to finance and refinance its properties will provide sufficient funds to adequately meet its obligations and generate funds for new investments over the next several years.

Contractual Obligations

The Company has investments in entities formed under its joint venture relationship with Nuveen Real Estate which are accounted for under the equity method of accounting as we have the ability to exercise significant influence, but not control, over the operating and financial decisions for the joint venture entities. The terms of the joint venture arrangements require the Company to fund 40% and Nuveen to fund 60% of the total capital contributions made by the members. See Item 2 – "Properties" and Note 5, "Investment in Joint Venture," of the Notes to Consolidated Financial Statements for additional information.

Our other primary contractual obligations relate to our loans and mortgages payable and other indebtedness, our operating lease obligations and our obligations regarding the financing of our home sales. See Note 2 "Summary of Significant Accounting Policies", Note 7 "Loans and Mortgages Payable", Note 10 "Related Party Transactions and Other Matters" and Note 14 "Commitments, Contingencies and Legal Matters" of the Notes to Consolidated Financial Statements for additional information.

Critical Accounting Policies and Estimates

Our consolidated financial statements have been prepared in accordance with U.S. GAAP, which requires us to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and the related disclosures. Actual results could differ from these estimates.

For additional information regarding our significant accounting policies, see Note 2 of the Notes to Consolidated Financial Statements.

Recent Accounting Pronouncements

See Note 2 of the Notes to Consolidated Financial Statements.

Item 7A – Quantitative and Qualitative Disclosures about Market Risk

As of December 31, 2024, we were exposed to risks associated with adverse changes in market prices and interest rates. The Company's principal market risk exposure is interest rate risk. The Company's future income, cash flows and fair values relevant to financial instruments are dependent upon prevalent market interest rates. Many factors, including governmental monetary and tax policies, domestic and international economic and political considerations and other factors that are beyond the Company's control contribute to interest rate risk. The Company mitigates this risk by maintaining prudent amounts of leverage, minimizing capital costs and interest expense while continuously evaluating all available debt and equity resources and following established risk management policies and procedures, which may include the periodic use of derivatives. The Company's primary strategy in entering into derivative contracts is to minimize the variability that changes in interest rates could have on its future cash flows. The Company generally employs derivative instruments that effectively convert a portion of its variable rate debt to fixed rate debt. The Company does not enter into derivative instruments for speculative purposes.

The following table sets forth information as of December 31, 2024, concerning the Company's mortgages and loans payable, including principal cash flow by scheduled maturity, weighted average interest rates and estimated fair value (in thousands).

	Mortgages Payable		Loans Pa	ayable
	Weighted Average Carrying Value Interest Rate		Carrying Value	Weighted Average <u>Interest Rate</u>
2025	\$115,209	3.99%	\$5,479	8.27%
2026	35,975	4.05%	-0-	-0-%
2027	38,044	4.28%	-0-	-0-%
2028	24,601	4.65%	24,033	6.15%
2029	39,820	3.40%	-0-	-0-%
Thereafter	235,622	4.26%	-0-	-0-%
Total	\$489,271	$4.18\%^{(1)}$	\$29,512	$6.54\%^{(1)}$
Estimated Fair Value	\$476,058		\$29,512	

⁽¹⁾ Weighted average interest rate, not including the effect of unamortized debt issuance costs. The weighted average interest rate, including the effect of unamortized debt issuance costs, at December 31, 2024 was 4.21% for mortgages payable and 6.83% for loans payable.

All mortgage loans are at fixed rates. The Company has approximately \$5.5 million in variable rate loans payable. If short-term interest rates increased or decreased by 1%, interest expense would have increased or decreased by approximately \$55,000.

In its investment portfolio, the Company has invested in equity securities of other REITs and is primarily exposed to market price risk from adverse changes in market rates and conditions. The Company's marketable securities investments was 1.6% of undepreciated assets as of December 31, 2024. The Company does not intend to increase its investments in its REIT securities portfolio. All securities are carried at fair value.

<u>Item 8 – Financial Statements and Supplementary Data</u>

The financial statements and supplementary data listed in Part IV, Item 15(a)(1) and included immediately following the signature pages to this report are incorporated herein by reference.

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

There were no changes in, or any disagreements with, the Company's independent registered public accounting firm on accounting principles and practices or financial disclosure during the years ended December 31, 2024 and 2023.

Item 9A - Controls and Procedures

Disclosure Controls and Procedures

Management, with the participation of the Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of our disclosure controls and procedures (as defined in Securities Exchange Act of 1934 Rule 13a-15(e) and 15d-15(e)) as of the end of the period covered by this report. Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective to give reasonable assurances to the timely collection, evaluation and disclosure of information that would potentially be subject to disclosure under the Securities Exchange Act of 1934, as amended, and the rules and regulations promulgated thereunder as of December 31, 2024.

Internal Control over Financial Reporting

(a) Management's Annual Report on Internal Control over Financial Reporting

Management of the Company is responsible for establishing and maintaining effective internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act). The Company's internal control system was designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes in accordance with U.S. GAAP. Because of its inherent limitations, including the possibility of collusion or improper management override of controls, internal control over financial reporting may not prevent or detect misstatements.

Management assessed the Company's internal control over financial reporting as of December 31, 2024. In 2024, Management retained the services of DLA, LLC, an independent firm, to assist management in its assessment of the Company's internal controls over financial reporting. This assessment was based on criteria for effective internal control over financial reporting established in *Internal Control* — *Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") (2013 framework). Based on this assessment, management has concluded that the Company's internal control over financial reporting was effective as of December 31, 2024.

PKF O'Connor Davies, LLP, the Company's independent registered public accounting firm, has issued their report on their audit of the Company's internal control over financial reporting, a copy of which is included herein.

(b) Attestation Report of the Independent Registered Public Accounting Firm

Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders of UMH Properties, Inc.

Opinion on Internal Control over Financial Reporting

We have audited UMH Properties, Inc.'s (the "Company") internal control over financial reporting as of December 31, 2024, based on criteria established in *Internal Control—Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2024, based on criteria established in *Internal Control—Integrated Framework (2013)* issued by COSO.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) ("PCAOB"), the consolidated balance sheets of the Company as of December 31, 2024 and 2023, and the

related consolidated statements of income (loss), shareholders' equity and cash flows for each of the three years in the period ended December 31, 2024, and our report dated February 26, 2025, expressed an unqualified opinion thereon.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

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

Definition and Limitations of Internal Control over Financial Reporting

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

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

/s/ PKF O'Connor Davies, LLP

February 26, 2025 New York, New York

(c) Changes in Internal Control over Financial Reporting

There have been no changes to our internal control over financial reporting during the quarter ended December 31, 2024 that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

<u>Item 9B – Other Information</u>

None.

Item 9C – Disclosure Regarding Foreign Jurisdiction that Prevent Inspections

Not applicable.

PART III

Item 10 – Directors, Executive Officers and Corporate Governance

The information required by this item is incorporated herein by reference to the definitive proxy statement for the Company's 2025 annual meeting of shareholders to be filed with the SEC pursuant to Regulation 14A and the information included under the caption "Information about our Executive Officers" in Part I hereof, in accordance with General Instruction G(3) to Form 10-K.

<u>Item 11 – Executive Compensation</u>

The information required by this item is incorporated herein by reference to the definitive proxy statement for the Company's 2025 annual meeting of shareholders to be filed with the SEC pursuant to Regulation 14A, in accordance with General Instruction G(3) to Form 10-K.

<u>Item 12 – Security Ownership of Certain Beneficial Owners and Management and Related Stockholder</u> Matters

The information required by this item is incorporated herein by reference to the definitive proxy statement for the Company's 2025 annual meeting of shareholders to be filed with the SEC pursuant to Regulation 14A, in accordance with General Instruction G(3) to Form 10-K.

Item 13 - Certain Relationships and Related Transactions, and Director Independence

The information required by this item is incorporated herein by reference to the definitive proxy statement for the Company's 2025 annual meeting of shareholders to be filed with the SEC pursuant to Regulation 14A, in accordance with General Instruction G(3) to Form 10-K.

Item 14 – Principal Accountant Fees and Services

The information required by this item is incorporated herein by reference to the definitive proxy statement for the Company's 2025 annual meeting of shareholders to be filed with the SEC pursuant to Regulation 14A, in accordance with General Instruction G(3) to Form 10-K.

PART IV

<u>Item 15 – Exhibits, Financial Statement Schedules</u>

			Page(s)
(a) (1)		The following Financial Statements are filed as part of this report.	
	(i)	Report of Independent Registered Public Accounting Firm (PCAOB ID No. 127)	65
	(ii)	Consolidated Balance Sheets as of December 31, 2024 and 2023	66-67
	(iii)	Consolidated Statements of Income (Loss) for the years ended December 31, 2024, 2023 and 2022	68
	(iv)	Consolidated Statements of Shareholders' Equity for the years ended December 31, 2024, 2023 and 2022	69-70
	(v)	Consolidated Statements of Cash Flows for the years ended December 31, 2024, 2023 and 2022	71
	(vi)	Notes to Consolidated Financial Statements	72-103
(a) (2)		The following Financial Statement Schedule is filed as part of this report:	
	(i)	Schedule III – Real Estate and Accumulated Depreciation as of December 31, 2024	104-113

All other schedules are omitted for the reason that they are not required, are not applicable, or the required information is set forth in the consolidated financial statements or notes thereto.

(a) (3) The Exhibits set forth in the following index of Exhibits are filed as part of this Report.

Exhibit No.	Description
(2)	Plan of Acquisition, Reorganization, Arrangement, Liquidation or Succession
2.1	Agreement and Plan of Merger dated as of June 23, 2003 (incorporated by reference from the Company's Definitive Proxy Statement as filed with the Securities and Exchange Commission on July 10, 2003, Registration No. 001-12690).
(3)	Articles of Incorporation and By-Laws
3.1	Articles of Incorporation of UMH Properties, Inc., a Maryland corporation (incorporated by reference from the Company's Definitive Proxy Statement as filed with the Securities and Exchange Commission on July 10, 2003, Registration No. 001-12690).
3.2	Amendment to Articles of Incorporation (incorporated by reference to the 8-K as filed by the Registrant with the Securities and Exchange Commission on April 3, 2006, Registration No. 001-12690).
3.3	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on May 26, 2011, Registration No. 001-12690).
3.4	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on May 26, 2011, Registration No. 001-12690).
3.5	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 10, 2012, Registration No. 001-12690).
3.6	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 10, 2012, Registration No. 001-12690).
3.7	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on October 31, 2012, Registration No. 001-12690).
3.8	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on October 31, 2012, Registration No. 001-12690).
3.9	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on October 20, 2015, Registration No. 001-12690).
3.10	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on October 20, 2015, Registration No. 001-12690).
3.11	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 5, 2016, Registration No. 001-12690).
3.12	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 5, 2016, Registration No. 001-12690).

Exhibit No.	Description
	•
3.13	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on August 11, 2016, Registration No. 001-12690).
3.14	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on June 5, 2017, Registration No. 001-12690).
3.15	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on July 26, 2017, Registration No. 001-12690).
3.16	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on July 26, 2017, Registration No. 001-12690).
3.17	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on January 22, 2018, Registration No. 001-12690).
3.18	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 29, 2019, Registration No. 001-12690).
3.19	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 29, 2019, Registration No. 001-12690).
3.20	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on October 22, 2019, Registration No. 001-12690).
3.21	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on October 22, 2019, Registration No. 001-12690).
3.22	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on May 18, 2020, Registration No. 001-12690).
3.23	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on July 16, 2020, Registration No. 001-12690).
3.24	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on January 10, 2023, Registration No. 001-12690).
3.25	Articles Supplementary (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on May 19, 2023, Registration No. 001-12690).
3.26	Amendment to Articles of Incorporation (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on September 16, 2024, Registration No. 001-12690).

Exhibit No.		Description
3.27		Bylaws of the Company, as amended and restated, dated March 31, 2014 (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on March 31, 2014, Registration No. 001-12690).
(4)		Instruments Defining the Rights of Security Holders, Including Indentures
4.1		Specimen certificate of Common Stock of UMH Properties, Inc. (incorporated by reference to Exhibit 4.1 to the Form S-3 as filed by the Registrant with the Securities and Exchange Commission on December 21, 2010, Registration No. 333-171338).
4.2		Specimen certificate representing the Series D Preferred Stock of UMH Properties, Inc. (incorporated by reference to Exhibit 4.2 to the Form 8-A12B as filed by the Registrant with the Securities and Exchange Commission on January 22, 2018, Registration No. 001-12690).
4.3		Deed of Trust for the 4.72% Series A Bonds due 2027 between UMH Properties, Inc. and Reznik Paz Nevo Trusts Ltd., as trustee, dated as of January 31, 2022 (incorporated by reference to Exhibit 4.4 to the Form 10-K as filed by the Registrant with the Securities and Exchange Commission on February 24, 2022, Registration No. 001-12690).
4.4	*	Description of the Company's Securities Registered Under Section 12 of the Securities Exchange Act of 1934.
(10)		Material Contracts
10.1	+	Employment Agreement with Mr. Eugene W. Landy dated December 14, 1993 (incorporated by reference to the Company's 1993 Form 10-K as filed with the Securities and Exchange Commission on March 28, 1994).
10.2	+	Amendment to Employment Agreement with Mr. Eugene W. Landy effective January 1, 2004 (incorporated by reference to the Company's 2004 Form 10-K/A as filed with the Securities and Exchange Commission on March 30, 2005, Registration No. 001-12690).
10.3	+	Second Amendment to Employment Agreement of Eugene W. Landy, dated April 14, 2008 (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 16, 2008, Registration No. 001-12690).
10.4	+	Third Amendment to Employment Agreement with Mr. Eugene W. Landy effective October 1, 2014 (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on October 8, 2014, Registration No. 001-12690).
10.5	+	Amended and Restated Employment Agreement effective January 1, 2023, between UMH Properties, Inc. and Samuel A. Landy (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on January 13, 2023, Registration No. 001-12690).
10.6	+	Amended and Restated Employment Agreement effective January 1, 2023, between UMH Properties, Inc. and Anna T. Chew (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on January 13, 2023, Registration No. 001-12690).
10.7	+	Employment Agreement effective January 1, 2023, between UMH Properties, Inc. and Craig Koster (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on January 13, 2023, Registration No. 001-12690).

Exhibit No.		Description
10.8	+	Employment Agreement effective January 1, 2023, between UMH Properties, Inc. and Brett Taft (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on January 13, 2023, Registration No. 001-12690).
10.9	+	Form of Indemnification Agreement between UMH Properties, Inc. and its Directors and Executive Officers (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 23, 2012, Registration No. 001-12690).
10.10	+	UMH Properties, Inc. Amended and Restated 2013 Incentive Award Plan (incorporated by reference to the Company's Definitive Proxy Statement (DEF 14A) as filed with the Securities and Exchange Commission on April 16, 2021, Registration No. 001-12690).
10.11	+	UMH Properties, Inc. 2023 Equity Incentive Plan (incorporated by reference to the Company's Definitive Proxy Statement (DEF 14A) as filed with the Securities and Exchange Commission on March 31, 2023, Registration No. 001-12690).
10.12		Dividend Reinvestment and Stock Purchase Plan (incorporated by reference to the Company's Registration Statement filed on Form S-3D as filed with the Securities and Exchange Commission on June 17, 2019, Registration No. 333-232162).
10.13		Equity Distribution Agreement by and between UMH Properties, Inc. and BMO Capital Markets Corp., J.P. Morgan Securities LLC, B. Riley Securities, Inc., Compass Point Research & Trading LLC, and Janney Montgomery Scott LLC, (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 4, 2023, Registration No. 001-12690).
10.14		Second Amended and Restated Credit Agreement by and among UMH Properties, Inc. and Bank of Montreal, as Administrative Agent, dated as of November 7, 2022 (incorporated by reference to the Form 10-Q as filed by the Registrant with the Securities and Exchange Commission on November 8, 2022, Registration No. 001-12690).
10.15		First Amendment to Second Amended and Restated Credit Agreement by and among UMH Properties, Inc. and Bank of Montreal, as Administrative Agent, dated as of February 24, 2023 (incorporated by reference to the Form 10-K as filed by the Registrant with the Securities and Exchange Commission on February 28, 2023, Registration No. 001-12690).
10.16		Commitment Amount Increase Request to Second Amended and Restated Credit Agreement by and among UMH Properties, Inc. and Bank of Montreal, as Administrative Agent (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on April 4, 2024, Registration No. 001-12690).
10.17		At-the-Market Sales Agreement by and between UMH Properties, Inc. and B. Riley Securities, Inc. (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on January 11, 2023, Registration No. 001-12690).
10.18		Equity Distribution Agreement by and between UMH Properties, Inc. and BMO Capital Markets Corp., J.P. Morgan Securities LLC, Wells Fargo Securities, LLC, B. Riley Securities, Inc., Compass Point Research & Trading LLC, and Janney Montgomery Scott LLC, (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on March 12, 2024, Registration No. 001-12690).

Exhibit No.	Description
10.19	Equity Distribution Agreement by and between UMH Properties, Inc. and BMO Capital Markets Corp., J.P. Morgan Securities LLC, Wells Fargo Securities, LLC, B. Riley Securities, Inc., Compass Point Research & Trading LLC, and Janney Montgomery Scott LLC, (incorporated by reference to the Form 8-K as filed by the Registrant with the Securities and Exchange Commission on September 16, 2024, Registration No. 001-12690).
(19) *	Insider Trading Policy
(21) *	Subsidiaries of the Registrant.
(23) *	Consent of PKF O'Connor Davies, LLP.
(31.1) *	Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
(31.2) *	Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
(32) *	Certification of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
(97) +	Compensation Clawback Policy (incorporated by reference to the Company's 2023 Form 10-K as filed with the Securities and Exchange Commission on February 28, 2024).
(101)	Interactive Data File
101.SCH ++ 101.CAL ++ 101.LAB ++ 101.PRE ++ 101.DEF ++ 104 ++	Inline XBRL Instance Document (the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document) Inline XBRL Taxonomy Extension Schema Document Inline XBRL Taxonomy Extension Calculation Document Inline XBRL Taxonomy Extension Label Linkbase Document Inline XBRL Taxonomy Extension Presentation Linkbase Document Inline XBRL Taxonomy Extension Definition Linkbase Document Cover Page Interactive Data File (embedded within the Inline XBRL document)
* + ++	Filed herewith. Denotes a management contract or compensatory plan or arrangement. Pursuant to Rule 406T of Regulation S-T, this interactive data file is deemed not "filed" or part of a registration statement or prospectus for purposes of Section 11 or 12 of the Securities Act, is deemed not "filed" for purposes of Section 18 of the Exchange Act, and otherwise is not subject to liability under these sections.

<u>Item 16 – Form 10-K Summary</u>

Not applicable.

SIGNATURES

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

UMH PROPERTIES, INC.

BY: /s/Samuel A. Landy
SAMUEL A. LANDY
President, Chief Executive Officer and Director
(Principal Executive Officer)

BY: /s/Anna T. Chew ANNA T. CHEW Executive Vice President, Chief Financial Officer, Treasurer and Director (Principal Financial and Accounting Officer)

Dated: February 26, 2025

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

/s/Eugene W. Landy EUGENE W. LANDY	<u>Title</u> Chairman of the Board	Date February 26, 2025
/s/Samuel A. Landy SAMUEL A. LANDY	President, Chief Executive Officer and Director	February 26, 2025
/s/Anna T. Chew ANNA T. CHEW	Executive Vice President, Chief Financial Officer, Treasurer and Director	<u>February 26, 2025</u>
/s/Amy Butewicz AMY BUTEWICZ	Director	February 26, 2025
/s/Jeffrey A. Carus JEFFREY A. CARUS	Director	<u>February 26, 2025</u>
/s/Kiernan Conway KIERNAN CONWAY	Director	<u>February 26, 2025</u>
/s/Matthew Hirsch MATTHEW HIRSCH	Director	<u>February 26, 2025</u>
/s/Michael P. Landy MICHAEL P. LANDY	Director	<u>February 26, 2025</u>
/s/Stuart Levy STUART LEVY	Director	February 26, 2025
/s/William Mitchell WILLIAM MITCHELL	Director	February 26, 2025
/s/Angela D. Pruitt-Marriott ANGELA D. PRUITT-MARRIOTT	Director	February 26, 2025
/s/Kenneth K. Quigley, Jr. KENNETH K. QUIGLEY, JR.	Director	<u>February 26, 2025</u>

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders of UMH Properties Inc.

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheets of UMH Properties, Inc. and subsidiaries (the "Company") as of December 31, 2024 and 2023, and the related consolidated statements of income (loss), shareholders' equity, and cash flows for each of the three years in the period ended December 31, 2024, and the related notes and schedule listed in the Index at Item 15(a)(2)(i) (collectively referred to as the "consolidated financial statements"). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2024 and 2023, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2024, in conformity with accounting principles generally accepted in the United States of America.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) ("PCAOB"), the Company's internal control over financial reporting as of December 31, 2024, based on criteria established in *Internal Control–Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated February 26, 2025, expressed an unqualified opinion.

Basis for Opinion

These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's consolidated financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that our audits provide a reasonable basis for our opinion.

Critical Audit Matters

Critical audit matters are matters arising from the current period audit of the consolidated financial statements that were communicated or required to be communicated to those charged with governance and that: (1) relate to accounts or disclosures that are material to the consolidated financial statements and (2) involved our especially challenging, subjective, or complex judgments. We determined that there were no critical audit matters.

/s/ PKF O'Connor Davies, LLP

February 26, 2025 New York, New York We have served as the Company's auditor since 2008.

UMH PROPERTIES, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2024 and 2023 (in thousands except per share amounts)

-ASSETS-	2024	2023
Investment Property and Equipment		
Land	\$ 88,037	\$ 86,497
Site and Land Improvements	970,053	896,568
Buildings and Improvements	44,782	39,506
Rental Homes and Accessories	566,242	516,470
Total Investment Property	1,669,114	1,539,041
Equipment and Vehicles	31,488	29,126
Total Investment Property and Equipment	1,700,602	1,568,167
Accumulated Depreciation	(471,703)	(416,309)
Net Investment Property and Equipment	1,228,899	1,151,858
Other Assets		
Cash and Cash Equivalents	99,720	57,320
Marketable Securities at Fair Value	31,883	34,506
Inventory of Manufactured Homes	34,982	32,940
Notes and Other Receivables, net	91,668	81,071
Prepaid Expenses and Other Assets	14,261	11,729
Land Development Costs	33,868	33,302
Investment in Joint Venture	28,447	24,851
Total Other Assets	334,829	275,719
TOTAL ASSETS	\$ 1,563,728	\$ 1,427,577

UMH PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (CONTINUED) AS OF DECEMBER 31, 2024 and 2023

(in thousands except per share amounts)

- LIABILITIES AND SHAREHOLDERS' EQUITY -	2024	2023
LIABILITIES:		
Mortgages Payable, net of unamortized debt issuance costs	\$ 485,540	\$ 496,483
Other Liabilities:		
Accounts Payable	7,979	6,106
Loans Payable, net of unamortized debt issuance costs	28,279	93,479
Series A Bonds, net of unamortized debt issuance costs	100,903	100,055
Accrued Liabilities and Deposits	15,091	15,117
Tenant Security Deposits	10,027	9,543
Total Other Liabilities	162,279	224,300
Total Liabilities	647,819	720,783
Commitments and Contingencies		
Shareholders' Equity:		
Series D – 6.375% Cumulative Redeemable Preferred		
Stock, \$0.10 par value per share, 13,700 shares authorized as of December 31, 2024 and 2023; 12,823 and 11,607 shares		
issued and outstanding as of December 31, 2024 and 2023,		
respectively	320,572	290,180
Common Stock - \$0.10 par value per share, 163,714 and		
153,714 shares authorized as of December 31, 2024 and 2023,		
respectively; 81,909 and 67,978 shares issued and outstanding	0.101	6.500
as of December 31, 2024 and 2023, respectively	8,191	6,798
Excess Stock - \$0.10 par value per share, 3,000 shares		
authorized; no shares issued or outstanding as of	0	0
December 31, 2024 and 2023	-0-	-0-
Additional Paid-In Capital	610,630	433,106
Accumulated Deficit	(25,364)	(25,364)
Total UMH Properties, Inc. Shareholders' Equity	914,029	704,720
Non-Controlling Interest in Consolidated Subsidiaries	1,880	2,074
Total Shareholders' Equity	915,909	706,794
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$ 1,563,728	\$ 1,427,577

UMH PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME (LOSS) FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 and 2022 (in thousands)

_	2024	2023	2022
INCOME:			
Rental and Related Income	\$ 207,019	\$ 189,749	\$ 170,434
Sales of Manufactured Homes	33,533	31,176	25,342
Total Income	240,552	220,925	195,776
EXPENSES:			
Community Operating Expenses	87,354	81,343	75,660
Cost of Sales of Manufactured Homes	21,894	21,089	17,562
Selling Expenses	6,833	6,949	5,282
General and Administrative Expenses	21,772	19,703	18,979
Depreciation Expense	60,239	55,719	48,769
Total Expenses	198,092	184,803	166,252
OTHER INCOME (EXPENSE):			
Interest Income	7,122	4,984	4,085
Dividend Income	1,452	2,318	2,903
Gain (Loss) on Sales of Marketable Securities, net	(3,778)	183	6,394
Increase (Decrease) in Fair Value of Marketable Securities	1,167	(3,555)	(21,839)
Other Income	794	1,082	1,240
Loss on Investment in Joint Venture	(376)	(808)	(671)
Interest Expense	(27,287)	(32,475)	(26,439)
Total Other Income (Expense)	(20,906)	(28,271)	(34,327)
Income (Loss) Before Loss on Sales of Investment Property			
and Equipment	21,554	7,851	(4,803)
Loss on Sales of Investment Property and Equipment	(113)	-0-	(169)
Net Income (Loss)	21,441	7,851	(4,972)
Preferred Dividends	(19,163)	(16,723)	(23,221)
Redemption of Preferred Stock	-0-	-0-	(8,190)
Loss Attributable to Non-Controlling Interest	194	158	118
Net Income (Loss) Attributable to Common			
Shareholders	\$2,472	\$(8,714)	\$(36,265)
Net Income (Loss) Attributable to Common			
Shareholders Per Share – Basic and Diluted	\$0.03	\$(0.15)	\$(0.67)
Weighted Average Common Shares Outstanding:			
Basic	74,114	63,068	54,389
Diluted	74,912	63,681	55,325
	7 1,52 12	02,001	22,323

UMH PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 and 2022 (in thousands)

	Common Stock Issued and Outstanding Number Amount		Preferred Stock Series C	Preferred Stock Series D	
-	Number	Amount	Series C	Series D	
Balance December 31, 2021	51,651	\$5,165	\$247,100	\$215,219	
Common Stock Issued with the DRIP	430	44	-0-	-0-	
Common Stock Issued through Restricted/Unrestricted Stock					
Awards	124	12	-0-	-0-	
Common Stock Issued through Stock Options	404	40	-0-	-0-	
Common Stock Issued in connection with At-The-Market					
Offerings, net	4,986	499	-0-	-0-	
Preferred Stock Issued in connection with At-The-Market	^			10.160	
Offerings, net	-0-	-0-	-0-	10,160	
Redemption of Preferred Stock	-0-	-0-	(247,100)	-0-	
Distributions	-0-	-0-	-0-	-0-	
Stock Compensation Expense	-0- -0-	-0- -0-	-0- -0-	-0- -0-	
Investment from Non-Controlling Interest Net Loss	-0- -0-	-0- -0-	-0- -0-	-0- -0-	
Net Loss	-0-	-0-	-0-	-0-	
Balance December 31, 2022	57,595	5,760	-0-	225,379	
Common Stock Issued with the DRIP Common Stock Issued through Restricted/ Unrestricted Stock	612	61	-0-	-0-	
Awards	302	30	-0-	-0-	
Common Stock Issued through Stock Options	71	7	-0-	-0-	
Common Stock Issued in connection with At-The-Market	71	,	V	V	
Offerings, net	9,398	940	-0-	-0-	
Preferred Stock Issued in connection with At-The-Market	-,		-	•	
Offerings, net	-0-	-0-	-0-	64,801	
Distributions	-0-	-0-	-0-	-0-	
Stock Compensation Expense	-0-	-0-	-0-	-0-	
Net Income (Loss)	-0-	-0-	-0-	-0-	
Balance December 31, 2023	67,978	6,798	-0-	290,180	
Common Stock Issued with the DRIP	623	62	-0-	-0-	
Common Stock Issued through Restricted/ Unrestricted Stock	10.6			Á	
Awards	496	50	-0-	-0-	
Common Stock Issued through Stock Options	280	28	-0-	-0-	
Common Stock Issued in connection with At-The-Market	12.522	1.252	0	0	
Offerings, net	12,532	1,253	-0-	-0-	
Preferred Stock Issued in connection with At-The-Market	-0-	-0-	0	30,392	
Offerings, net Distributions	-0- -0-	-0- -0-	-0- -0-	30,392 -0-	
Stock Compensation Expense	-0- -0-	-0- -0-	-0- -0-	-0- -0-	
Net Income (Loss)	-0- -0-	-0- -0-	-0- -0-	-0- -0-	
net meonie (Loss)	-U-	-U-	-U-	-U-	
Balance December 31, 2024	81,909	\$8,191	\$-0-	\$320,572	

UMH PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY, CONTINUED FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 and 2022 (in thousands)

	Additional Paid-In Capital	Undistributed Income (Accumulated Deficit)	Non-Controlling Interest in Consolidated Subsidiary	Total Shareholders' Equity
Balance December 31, 2021	\$300,020	\$(25,364)	\$-0-	\$742,140
Common Stock Issued with the DRIP Common Stock Issued through Restricted/ Unrestricted Stock	7,764	-0-	-0-	7,808
Awards	(12)	-0-	-0-	-0-
Common Stock Issued through Stock Options Common Stock Issued in connection with At-The-Market	4,155	-0-	-0-	4,195
Offerings, net Preferred Stock Issued in connection with At-The-Market	100,253	-0-	-0-	100,752
Offerings, net	(1,085)	-0-	-0-	9,075
Redemption of Preferred Stock	8,185	(8,185)	-0-	(247,100)
Distributions	(81,061)	13,039	-0-	(68,022)
Stock Compensation Expense	4,970	-0-	-0-	4,970
Investment from Non-Controlling Interest	-0-	-0-	2,350	2,350
Net Loss	-0-	(4,854)	(118)	(4,972)
Balance December 31, 2022	343,189	(25,364)	2,232	551,196
Common Stock Issued with the DRIP Common Stock Issued through Restricted/ Unrestricted Stock	8,985	-0-	-0-	9,046
Awards	(30)	-0-	-0-	-0-
Common Stock Issued through Stock Options Common Stock Issued in connection with At-The-Market	727	-0-	-0-	734
Offerings, net Preferred Stock Issued in connection with At-The-Market	144,849	-0-	-0-	145,789
Offerings, net	(9,072)	-0-	-0-	55,729
Distributions	(60,438)	(8,009)	-0-	(68,447)
Stock Compensation Expense	4,896	(8,009)	-0-	4,896
Net Income (Loss)	-0-	8,009	(158)	7,851
Balance December 31, 2023	433,106	(25,364)	2,074	706,794
Common Stock Issued with the DRIP Common Stock Issued through Restricted/ Unrestricted Stock	10,151	-0-	-0-	10,213
Awards	(50)	-0-	-0-	-0-
Common Stock Issued through Stock Options Common Stock Issued in connection with At-The-Market	2,891	-0-	-0-	2,919
Offerings, net Preferred Stock Issued in connection with At-The-Market	219,369	-0-	-0-	220,622
Offerings, net	(2 277)	-0-	-0-	28,015
Distributions	(2,377) (59,817)	(21,635)	-0-	(81,452)
Stock Compensation Expense		(21,033) -0-	-0- -0-	
Net Income (Loss)	7,357 -0-	21,635	(194)	7,357 21,441
Balance December 31, 2024	\$610,630	\$(25,364)	\$1,880	\$915,909

UMH PROPERTIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2024, 2023 and 2022 (in thousands)

	2024	2023	2022
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net Income (Loss)	\$ 21,441	\$ 7,851	\$ (4,972)
Non-Cash items included in Net Income (Loss):			
Depreciation	60,239	55,719	48,769
Amortization of Financing Costs	2,384	2,135	1,956
Stock Compensation Expense	4,784	4,896	4,970
Provision for Uncollectible Notes and Other Receivables	2,079	2,061	1,497
(Gain) Loss on Sales of Marketable Securities, net	3,778	(183)	(6,394)
(Increase) Decrease in Fair Value of Marketable Securities	(1,167)	3,555	21,839
Loss on Sales of Investment Property and Equipment	113	-0-	169
Loss on Investment in Joint Venture	895	1,026	756
Changes in Operating Assets and Liabilities:	(2.042)	55 500	((4,000)
Inventory of Manufactured Homes	(2,042)	55,528	(64,809)
Notes and Other Receivables, net of notes acquired with acquisitions	(12,676)	(15,861)	(12,740)
Prepaid Expenses and Other Assets	(558)	4,308	(636)
Accounts Payable	1,873	(281)	2,113
Accrued Liabilities and Deposits	(26)	(1,735)	(310)
Tenant Security Deposits	484	1,058	565
Net Cash Provided by (Used in) Operating Activities	81,601	120,077	(7,227)
CASH FLOWS FROM INVESTING ACTIVITIES:			
Purchase of Manufactured Home Communities, net of mortgages assumed	-0-	(3,679)	(65,562)
Purchase of Investment Property and Equipment	(92,101)	(123,860)	(81,112)
Proceeds from Sales of Investment Property and Equipment	5,282	3,049	3,098
Additions to Land Development Costs	(48,567)	(37,928)	(27,185)
Purchase of Marketable Securities through automatic reinvestments	(24)	(23)	(19)
Proceeds from Sales of Marketable Securities	36	4,323	56,144
Investment in Joint Venture	(4,491)	(7,455)	(10,241)
Net Cash Used in Investing Activities	(139,865)	(165,573)	(124,877)
CASH FLOWS FROM FINANCING ACTIVITIES:			
Proceeds from Mortgages, net of mortgages assumed	-0-	57,743	59,801
Net Proceeds (Payments) from Short-Term Borrowings	(65,170)	(59,542)	107,280
Principal Payments of Mortgages and Loans	(11,864)	(70,317)	(24,294)
Proceeds from Bond Issuance	-0-	-0-	102,670
Financing Costs on Debt	(645)	(1,678)	(6,561)
Investments from Non-Controlling Interest	-0-	-0-	2,350
Proceeds from At-The-Market Preferred Equity Program, net of offering			
costs	28,015	55,729	9,075
Payments on Redemption of Preferred Stock Proceeds from At-The-Market Common Equity Program,	-0-	-0-	(247,100)
net of offering costs	220,622	145,789	100.752
Proceeds from Issuance of Common Stock in the DRIP, net of	220,022	143,789	100,752
dividend reinvestments	6,999	6,394	5,025
Proceeds from Exercise of Stock Options	2,919	734	4,195
Preferred Dividends Paid		(16,723)	(24,611)
Common Dividends Paid, net of dividend reinvestments	(19,163) (59,075)	(49,072)	(40,628)
Net Cash Provided by Financing Activities	102,638	69,057	47,954
Net Cash Provided by Financing Activities	102,038	09,037	47,934
Net Increase (Decrease) in Cash, Cash Equivalents and Restricted Cash	44,374	23,561	(84,150)
Cash, Cash Equivalents and Restricted Cash at Beginning of Year	64,437	40,876	125,026
CASH, CASH EQUIVALENTS AND RESTRICTED CASH AT END			
OF YEAR	\$ 108,811	\$ 64,437	\$ 40,876

UMH PROPERTIES, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2024 and 2023

NOTE 1 – ORGANIZATION

UMH Properties, Inc., a Maryland corporation, and its subsidiaries ("we", "our", "us" or "the Company") operates as a real estate investment trust ("REIT") deriving its income primarily from real estate rental operations. The Company, through its wholly-owned taxable subsidiary, UMH Sales and Finance, Inc. ("S&F"), sells manufactured homes to residents and prospective residents in our communities. Inherent in the operations of manufactured home communities are site vacancies. S&F was established to fill these vacancies and enhance the value of the communities. The Company holds a 77% controlling interest in its qualified opportunity zone fund which it created in 2022 to acquire, develop and redevelop manufactured housing communities located in areas designated as qualified opportunity zones by the U.S. Treasury Department to encourage long-term investment in economically distressed areas. The consolidated financial statements of the Company include S&F and all of its other wholly-owned subsidiaries and its qualified opportunity zone fund. Management views the Company as a single segment based on its method of internal reporting in addition to its allocation of capital and resources.

Description of the Business

As of December 31, 2024, the Company operated 139 manufactured home communities (137 of which are communities in which the Company owns either a 100% or majority interest, of which two communities acquired through the opportunity zone fund, and two communities owned through a joint venture with Nuveen Real Estate) containing approximately 26,300 developed homesites. These communities are located in New Jersey, New York, Ohio, Pennsylvania, Tennessee, Indiana, Maryland, Michigan, Alabama, South Carolina, Florida and Georgia.

These manufactured home communities are listed by trade names as follows:

MANUFACTURED HOME COMMUNITY

LOCATION

Auburn Estates
Bayshore Estates
Birchwood Farms
Boardwalk
Broadmore Estates
Brookside Village
Brookview Village
Camelot Village
Camelot Woods
Candlewick Court

Carsons Catalina

Allentown

Arbor Estates

Cedarcrest Village Center Manor Chambersburg I & II

Chelsea

Cinnamon Woods

City View

Crestview

Clinton Mobile Home Resort

Collingwood Colonial Heights Countryside Estates Countryside Village Cranberry Village Memphis, Tennessee Doylestown, Pennsylvania

Orrville, Ohio Sandusky, Ohio Birch Run, Michigan Elkhart, Indiana Goshen, Indiana Berwick, Pennsylvania Greenfield Center, New York

Anderson, Indiana Altoona, Pennsylvania Owosso, Michigan

Chambersburg, Pennsylvania

Middletown, Ohio Vineland, New Jersey Monaca, Pennsylvania Chambersburg, Pennsylvania

Sayre, Pennsylvania Conowingo, Maryland Lewistown, Pennsylvania

Tiffin, Ohio

Horseheads, New York Wintersville, Ohio Muncie, Indiana Ravenna, Ohio Columbia, Tennessee

Columbia, Telliessee

Cranberry Township, Pennsylvania

Athens, Pennsylvania

LOCATION

MANUFACTURED HOME COMMUNITY

Cross Keys Village Crossroads Village

Dallas Mobile Home Community

Deer Meadows Deer Run

Duck River Estates D & R Village Evergreen Estates

Evergreen Estates
Evergreen Manor
Evergreen Village
Fairview Manor
Fifty-One Estates
Fohl Village
Forest Creek
Forest Park Village

Fox Chapel Village Frieden Manor

Friendly Village Garden View Estates

Green Acres Gregory Courts Hayden Heights Heather Highlands Hidden Creek High View Acres

Highland

Highland Estates Hillcrest Crossing Hillcrest Estates Hillside Estates Holiday Village Holiday Village

Holly Acres Estates Hudson Estates Huntingdon Pointe Independence Park

Iris Winds Kinnebrook Lake Erie Estates Lake Sherman Village Lakeview Meadows Laurel Woods Little Chippewa

Mandell Trails
Maple Manor
Marysville Estates
Meadowood

Meadows Meadows of Perrysburg

Melrose Village
Melrose West

Memphis Blues Mighty Oak Monroe Valley Moosic Heights

Mount Pleasant Village

Duncansville, Pennsylvania Mount Pleasant, Pennsylvania

Toronto, Ohio

New Springfield, Ohio Dothan, Alabama Columbia, Tennessee Clifton Park, New York

Lodi, Ohio Bedford, Ohio Mantua, Ohio Millville, New Jersey Elizabeth, Pennsylvania

Canton, Ohio Elkhart, Indiana

Cranberry Township, Pennsylvania

Cheswick, Pennsylvania

Schuylkill Haven, Pennsylvania

Perrysburg, Ohio

Orangeburg, South Carolina Chambersburg, Pennsylvania Honey Brook, Pennsylvania

Dublin, Ohio

Inkerman, Pennsylvania

Erie, Michigan Export, Pennsylvania Elkhart, Indiana

Kutztown, Pennsylvania Lower Burrell, Pennsylvania

Marysville, Ohio

Greensburg, Pennsylvania Nashville, Tennessee Elkhart, Indiana Erie, Pennsylvania Peninsula, Ohio Tarrs, Pennsylvania Clinton, Pennsylvania Sumter, South Carolina Monticello, New York Fredonia, New York Navarre, Ohio

Lakeview, Ohio Cresson, Pennsylvania Orrville, Ohio Butler, Pennsylvania Taylor, Pennsylvania Marysville, Ohio New Middletown, Ohio Nappanee, Indiana Perrysburg, Ohio Wooster, Ohio Wooster, Ohio

Memphis, Tennessee Albany, Georgia

Jonestown, Pennsylvania Avoca, Pennsylvania

Mount Pleasant, Pennsylvania

LOCATION

MANUFACTURED HOME COMMUNITY

Mountaintop New Colony

Northtowne Meadows Oak Ridge Estates Oak Tree

Oakwood Lake Village

Olmsted Falls Oxford Village Parke Place Perrysburg Estates Pikewood Manor

Pine Ridge Village/Pine Manor

Pine Valley Estates Pleasant View Estates Port Royal Village Redbud Estates River Bluff Estates River Valley Estates Rolling Hills Estates Rostraver Estates Rum Runner (1) Saddle Creek Sandy Valley Estates Sebring Square (1) Shady Hills

Somerset Estates/Whispering Pines

Southern Terrace Southwind Village Spreading Oaks Village Springfield Meadows Suburban Estates Summit Estates Summit Village Sunny Acres Sunnyside

Twin Oaks I & II Twin Pines Valley High Valley Hills Valley Stream Valley View I

Trailmont

Valley View - Honey Brook

Voyager Estates Waterfalls Village

Valley View II

Wayside

Weatherly Estates Wellington Estates Woodland Manor Woodlawn Village Woods Edge Wood Valley Worthington Arms Youngstown Estates Narvon, Pennsylvania West Mifflin, Pennsylvania

Erie, Michigan Elkhart, Indiana Jackson, New Jersey Tunkhannock, Pennsylvania Olmsted Falls, Ohio West Grove, Pennsylvania

Elkhart, Indiana Perrysburg, Ohio Elyria, Ohio

Carlisle, Pennsylvania Apollo, Pennsylvania Bloomsburg, Pennsylvania Belle Vernon, Pennsylvania

Anderson, Indiana Memphis, Tennessee Marion, Ohio

Carlisle, Pennsylvania Belle Vernon, Pennsylvania

Sebring, Florida Dothan, Alabama Magnolia, Ohio Sebring, Florida Nashville, Tennessee Somerset, Pennsylvania Columbiana, Ohio Jackson, New Jersey Athens, Ohio Springfield, Ohio

Greensburg, Pennsylvania

Ravenna, Ohio Marion, Indiana Somerset, Pennsylvania Eagleville, Pennsylvania Goodlettsville, Tennessee Olmsted Falls, Ohio Goshen, Indiana

Ruffs Dale, Pennsylvania

Ravenna, Ohio

Mountaintop, Pennsylvania Ephrata, Pennsylvania Ephrata, Pennsylvania Honey Brook, Pennsylvania West Newton, Pennsylvania Hamburg, New York

Bellefontaine, Ohio Lebanon, Tennessee Export, Pennsylvania West Monroe, New York Eatontown, New Jersey West Lafayette, Indiana Caledonia, Ohio Lewis Center, Ohio Youngstown, New York

(1) Entities formed under the Company's joint venture with Nuveen Real Estate, in which the Company holds a 40% interest and serves as managing member.

In addition to the manufactured home communities owned by the Company listed above one community is under development located in Honey Brook, Pennsylvania. See Note 5.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation and Principles of Consolidation

The Company prepares its financial statements under the accrual basis of accounting, in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP"). All the Company's subsidiaries are 100% wholly-owned, except for its investment in its qualified opportunity zone fund, which is 77% owned by the Company (see Note 6). The consolidated financial statements of the Company include all of these subsidiaries, including its qualified opportunity zone fund. All intercompany transactions and balances have been eliminated in consolidation.

A subsidiary of the Company is the managing member of the Company's joint venture with Nuveen Real Estate.

Use of Estimates

In preparing the consolidated financial statements in accordance with U.S. GAAP, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities, as well as contingent assets and liabilities as of the dates of the consolidated balance sheets and revenue and expenses for the years then ended. These estimates and assumptions include the allowance for doubtful accounts, valuation of inventory, depreciation, valuation of securities, accounting for land development, reserves and accruals, and stock compensation expense. Actual results could differ from these estimates and assumptions.

Investment Property and Equipment and Depreciation

Property and equipment are carried at cost less accumulated depreciation. Depreciation for Sites and Buildings is computed principally on the straight-line method over the estimated useful lives of the assets (ranging from 15 to 27.5 years). Depreciation of improvements to sites and buildings, rental homes and equipment and vehicles is computed principally on the straight-line method over the estimated useful lives of the assets (ranging from 3 to 27.5 years). Land development costs are not depreciated until they are put in use, at which time they are capitalized as buildings and improvements or site and land improvements. Interest expense pertaining to land development costs are capitalized. Maintenance and repairs are charged to expense as incurred and improvements are capitalized. The Company uses its professional judgement in determining whether such costs meet the criteria for capitalization or must be expensed as incurred. The Company's business plan includes the purchase of value-add communities, redevelopment, development and expansion of communities. During 2023, we acquired 1 value-add community containing 118 sites and developed 406 expansions sites. There were no acquisitions in 2024. The Company capitalizes payroll, benefits and stock compensation expense for those individuals responsible for and who spend their time on the execution and supervision of development activities and capital projects. These amounts capitalized to land development were approximately \$7.5 million and \$3.4 million for the years ended December 31, 2024 and 2023, respectively. The costs and related accumulated depreciation of property sold or otherwise disposed of are removed from the financial statements and any gain or loss is reflected in the current year's results of operations.

The Company applies Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 360-10, Property, Plant & Equipment ("ASC 360-10") to measure impairment in real estate investments. The Company's primary indicator of potential impairment is based on net operating income trends year over year. Rental properties are individually evaluated for impairment when conditions exist which may indicate that it is probable that the sum of expected future cash flows (on an undiscounted basis without interest) from a rental property is less than the carrying value under its historical net cost basis. These expected future cash flows consider factors such as future operating income, trends and prospects as well as the effects of leasing demand, competition and other factors. Upon determination that an other than temporary impairment has occurred, rental properties are reduced to their fair value. For properties to be disposed of, an impairment loss is recognized when the fair value of the property, less the estimated cost to sell, is less than the carrying amount of the property measured at the time there is a

commitment to sell the property and/or it is actively being marketed for sale. A property to be disposed of is reported at the lower of its carrying amount or its estimated fair value, less its cost to sell. Subsequent to the date that a property is held for disposition, depreciation expense is not recorded.

The Company conducted a comprehensive review of all real estate asset classes in accordance with ASC 360-10-35-21. The process entailed the analysis of property for instances where the net book value exceeded the estimated fair value. The Company reviewed its operating properties in light of the requirements of ASC 360-10 and determined that, as of December 31, 2024, no impairment charges were required.

Acquisitions

The Company accounts for acquisitions in accordance with ASC 805, Business Combinations ("ASC 805") and allocates the purchase price of the property based upon the fair value of the assets acquired, which generally consist of land, site and land improvements, buildings and improvements and rental homes. The Company allocates the purchase price of an acquired property generally determined by internal evaluation as well as third-party appraisal of the property obtained in conjunction with the purchase.

In January 2017, the FASB issued Accounting Standards Update ("ASU") 2017-01, "Business Combinations (Topic 805), Clarifying the Definition of a Business". ASU 2017-01 seeks to clarify the definition of a business with the objective of adding guidance to assist entities with evaluating whether transactions should be accounted for as acquisitions (or disposals) of assets or businesses. The definition of a business affects many areas of accounting including acquisitions, disposals, intangible assets and consolidation. The adoption of ASU 2017-01 was effective for annual periods beginning after December 15, 2017, including interim periods within those periods. The amendments should be applied prospectively on or after the effective dates. Early adoption is permitted. The Company adopted this standard effective January 1, 2017, on a prospective basis. The Company evaluated its acquisitions and has determined that its acquisition of its manufactured home community during 2023 should be accounted for as acquisition of assets. As such, transaction costs, primarily consisting of broker fees, transfer taxes, legal, accounting, valuation, and other professional and consulting fees, related to acquisitions are capitalized as part of the cost of the acquisitions, which is then subject to a purchase price allocation based on relative fair value. Prior to the adoption of ASU 2017-01, the Company's acquisitions were considered an acquisition of a business and therefore, the acquisition costs were expensed.

Investment in Joint Venture

The Company accounts for its investment in entities formed under its joint venture with Nuveen Real Estate under the equity method of accounting in accordance with ASC 323, Investments – Equity Method and Joint Ventures. The Company has the ability to exercise significant influence, but not control, over the operating and financial decisions of the joint venture entities. Under the equity method of accounting, the cost of an investment is adjusted for the Company's share of the equity in net income or loss from the date of acquisition, reduced by distributions received and increased by contributions made. The income or loss is allocated in accordance with the provisions of the operating agreement. The carrying value of the investment in the joint venture is reviewed for other than temporary impairment whenever events or changes in circumstances indicate a possible impairment. Financial condition, operational performance, and other economic trends are among the factors that are considered in evaluation of the existence of impairment indicators (See Note 5).

Cash and Cash Equivalents

Cash and cash equivalents include all cash and investments with an original maturity of three months or less. The Company maintains its cash in bank accounts in amounts that may exceed federally insured limits. The Company has not experienced any losses in these accounts in the past. The fair value of cash and cash equivalents approximates their current carrying amounts since all such items are short-term in nature.

Marketable Securities

Investments in marketable securities consist of marketable common and preferred stock securities of other REITs. These marketable securities are all publicly traded and purchased on the open market, through private transactions or through dividend reinvestment plans. The Company normally holds REIT securities on a long-term

basis and has the ability and intent to hold securities to recovery, therefore as of December 31, 2024 and 2023, gains or losses on the sale of securities are based on average cost and are accounted for on a trade date basis. As of December 31, 2024, the securities portfolio represented 1.6% of undepreciated assets. The Company does not intend to increase its investments in its REIT securities portfolio.

<u>Inventory of Manufactured Homes</u>

Inventory of manufactured homes is valued at the lower of cost or net realizable value and is determined by the specific identification method. All inventory is considered finished goods.

Accounts and Notes Receivables

The Company's accounts, notes and other receivables are stated at their outstanding balance and reduced by an allowance for uncollectible accounts. The Company evaluates the recoverability of its receivables whenever events occur or there are changes in circumstances such that management believes it is probable that it will be unable to collect all amounts due according to the contractual terms of the notes receivable or lease agreements. The collectability of notes receivable is measured based on the present value of the expected future cash flow discounted at the notes receivable effective interest rate or the fair value of the collateral if the notes receivable is collateral dependent. At December 31, 2024 and 2023, the reserves for uncollectible accounts, notes and other receivables were \$2.5 million and \$2.8 million, respectively. For the years ended December 31, 2024, 2023 and 2022 the provisions for uncollectible notes and other receivables were \$2.1 million, \$2.1 million and \$1.5 million, respectively. Charge-offs and other adjustments related to repossessed homes for the years ended December 31, 2024, 2023 and 2022 amounted to \$2.3 million, \$1.9 million and \$1.0 million, respectively.

The Company accounts for its receivables in accordance with ASU No. 2016-13, "Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments." ASU 2016-13 requires that entities use a new forward looking "expected loss" model that generally will result in the earlier recognition of allowance for credit losses. The measurement of expected credit losses is based upon historical experience, current conditions, and supportable forecasts that affect the collectability of the reported amount. As of December 31, 2024 and 2023, the Company had notes receivable of \$87.4 million and \$77.1 million, net of a fair value adjustment of \$1.8 million and \$1.6 million, respectively. Notes receivables are presented as a component of notes and other receivables, net on our consolidated balance sheets. These receivables represent balances owed to us for previously completed performance obligations for sales of manufactured homes.

The Company's notes receivable primarily consists of installment loans collateralized by manufactured homes with principal and interest payable monthly. As of December 31, 2024, the weighted average interest rate on these loans were approximately 7.1% and the average maturity was approximately 6 years. As of December 31, 2023, the weighted average interest rate on these loans were approximately 7.0% and the average maturity was approximately 7 years.

Unamortized Financing Costs

Costs incurred in connection with obtaining mortgages and other financings and refinancings are deferred and presented in the consolidated balance sheet as a direct deduction from the carrying amount of that debt liability. These costs are amortized on a straight-line basis which approximates the effective interest method over the term of the related obligations, and included as a component of interest expense. Unamortized costs are charged to expense upon prepayment of the obligation. Upon amendment of the line of credit or refinancing of mortgage debt, unamortized deferred financing fees are accounted for in accordance with ASC 470-50-40, Modifications and Extinguishments. As of December 31, 2024 and 2023, accumulated amortization amounted to \$13.6 million and \$11.2 million, respectively. The Company estimates that aggregate amortization expense will be approximately \$2.3 million for 2025, \$2.0 million for 2026, \$719,000 for 2027, \$576,000 for 2028, \$543,000 for 2029 and \$599,000 thereafter.

Leases

The Company accounts for its leases under ASC 842, "Leases." Our primary source of revenue is generated from lease agreements for our sites and homes, where we are the lessor. These leases are generally for one-year or month-to-month terms and renewable by mutual agreement from us and the resident, or in some cases, as provided by jurisdictional statute.

The Company is the lessee in other arrangements, primarily for our corporate office and a ground lease at one community expiring April 12, 2099, with an option to extend for another 99-year term. As of December 31, 2024 and 2023, the right-of-use assets and corresponding lease liabilities of \$3.0 million and \$3.3 million, respectively, are included in prepaid expenses and other assets and accrued liabilities and deposits on the consolidated balance sheets.

Future minimum lease payments under these leases over the remaining lease terms, exclusive of renewal options are as follows (*in thousands*):

2025	\$ 460
2026	460
2027	257
2028	111
2029	111
Thereafter	18,392
Total Lease Payments	\$ 19,791

The weighted average remaining lease term for these leases, including renewal options is 164 years. The right of use assets and lease liabilities was calculated using an interest rate of 5%.

Restricted Cash

The Company's restricted cash consists of amounts primarily held in deposit for tax, insurance and repair escrows held by lenders in accordance with certain debt agreements. Restricted cash is included in prepaid expenses and other assets on the consolidated balance sheets.

The following table reconciles beginning of period and end of period balances of cash, cash equivalents and restricted cash for the periods shown (*in thousands*):

	12/31/24	12/31/23	12/31/22	12/31/21
Cash and Cash Equivalents	\$99,720	\$57,320	\$29,785	\$116,175
Restricted Cash	9,091	7,117	11,091	8,851
Cash, Cash Equivalents				
And Restricted Cash	\$108,811	\$64,437	\$40,876	\$125,026

Revenue Recognition

The Company accounts for its Sales of Manufactured Homes in accordance with Accounting Standards Update ("ASU") 2014-09 "Revenue from Contracts with Customers (Topic 606)" (ASC 606). For transactions in the scope of ASC 606, we recognize revenue when control of goods or services transfers to the customer, in the amount that we expect to receive for the transfer of goods or provision of services.

Rental and related income is generated from lease agreements for our sites and homes. The lease component of these agreements is accounted for under ASC 842 "Leases." The non-lease components of our lease agreements consist primarily of utility reimbursements, which are accounted for with the site lease as a single lease under ASC 842.

Revenue from sales of manufactured homes is recognized in accordance with the core principle of ASC 606, at the time of closing when control of the home transfers to the customer. After closing of the sale transaction, we generally have no remaining performance obligation.

Interest income is primarily from notes receivables for the previous sales of manufactured homes. Interest income on these receivables is accrued based on the unpaid principal balances of the underlying loans on a level yield basis over the life of the loans.

Dividend income and gain (loss) on sales of marketable securities are from our investments in marketable securities and are presented separately but are not in the scope of ASC 606.

Other income primarily consists of brokerage commissions for arranging for the sale of a home by a third party and other miscellaneous income. This income is recognized when the transactions are completed and our performance obligations have been fulfilled.

Net Income (Loss) Per Share

Basic net income (loss) per share is calculated by dividing net income (loss) by the weighted average number of common shares outstanding during the period (74.1 million, 63.1 million and 54.4 million in 2024, 2023 and 2022, respectively). Diluted net income per share is calculated by dividing net income by the weighted average number of common shares outstanding plus the weighted average number of net shares that would be issued upon exercise of stock options pursuant to the treasury stock method. In periods with a net loss, the basic loss per share equals the diluted loss per share as all common stock equivalents are excluded from the per share calculation because they are anti-dilutive. For the year ended December 31, 2024, Common Stock equivalents resulting from employee stock options to purchase 5.4 million shares of Common Stock amounted to 798,000 shares, which were included in the computation of Diluted Net Income per Share. For the year ended December 31, 2023, employee stock options to purchase 4.7 million shares of Common Stock were excluded from the computation of Diluted Net Loss per Share as their effect would be anti-dilutive. For the year ended December 31, 2022, employee stock options to purchase 3.5 million shares of Common Stock were excluded from the computation of Diluted Net Loss per Share as their effect would be anti-dilutive.

Stock Compensation Plan

The Company accounts for awards of stock, stock options and restricted stock in accordance with ASC 718-10, Compensation-Stock Compensation. ASC 718-10 requires that compensation cost for all stock awards be calculated and amortized over the service period (generally equal to the vesting period). The compensation cost for stock option grants are determined by using option pricing models, intended to estimate the fair value of the awards at the grant date less estimated forfeitures. The compensation cost for restricted stock are recognized based on the fair value of the restricted stock awards less estimated forfeitures. The fair value of restricted stock awards are equal to the fair value of the Company's stock on the grant date. Compensation costs for option grants and restricted stock awards included in general and administrative expenses of \$4.8 million, \$4.9 million and \$5.0 million have been recognized in 2024, 2023 and 2022, respectively. During 2024, 2023 and 2022, compensation costs included a one-time charge of \$272,000, \$233,000 and \$433,000, respectively, for restricted stock and stock option grants awarded to a participant who was of retirement age and therefore the entire amount of measured compensation cost has been recognized at grant date. Included in Note 8 to these consolidated financial statements are the assumptions and methodology used to calculate the fair value of stock options and restricted stock awards.

Income Tax

The Company has elected to be taxed as a REIT under the applicable provisions of Sections 856 to 860 of the Internal Revenue Code. Under such provisions, the Company will not be taxed on that portion of its income which is distributed to shareholders, provided it distributes at least 90% of its taxable income, has at least 75% of its assets in real estate or cash-type investments and meets certain other requirements for qualification as a REIT. The Company has and intends to continue to distribute all of its income currently, and therefore no provision has been made for income or excise taxes. If the Company fails to qualify as a REIT in any taxable year, it will be subject to federal income taxes at regular corporate rates and may not be able to qualify as a REIT for four subsequent taxable years. The Company is also subject to certain state and local income, excise or franchise taxes. In addition, the Company has a taxable REIT Subsidiary ("TRS") which is subject to federal and state income taxes at regular corporate tax rates (See Note 13).

In December 2017, the Tax Cuts and Jobs Act of 2017 (the TCJA), Code Section 199A, was added to the Code and became effective for tax years beginning after December 31, 2017 and before January 1, 2026. Under the TCJA, subject to certain income limitations, individual taxpayers and trusts and estates may deduct 20% of the aggregate amount of qualified REIT dividends they receive from their taxable income. Qualified REIT dividends do not include any portion of a dividend received from a REIT that is classified as a capital gain dividend or qualified dividend income.

The Company follows the provisions of ASC Topic 740, Income Taxes, that, among other things, defines a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. ASC Topic 740 also provides guidance on de-recognition, classification, interest and penalties, accounting in interim periods, disclosure, and transition. Based on its evaluation, the Company determined that it has no uncertain tax positions and no unrecognized tax benefits as of December 31, 2023. The Company records interest and penalties relating to unrecognized tax benefits, if any, as interest expense. As of December 31, 2024, the tax years 2021 through and including 2024 remain open to examination by the Internal Revenue Service. There are currently no federal tax examinations in progress.

Reclassifications

Certain amounts in the consolidated financial statements for the prior years have been reclassified to conform to the financial statement presentation for the current year.

Other Recent Accounting Pronouncements

On November 4, 2024, the Financial Accounting Standards Board ("FASB") issued Accounting Standard Update ("ASU") 2024-03 - *Income Statement – Reporting Comprehensive Income - Expense Disaggregation Disclosures (Subtopic 220-40)*. ASU 2024-03 requires disaggregated disclosure of income statement expenses for public business entities (PBEs). The ASU does not change the expense captions an entity presents on the face of the income statement; rather, it requires disaggregation of certain expense captions into specified categories in disclosures within the footnotes to the financial statements. This ASU is effective for annual reporting periods beginning after December 15, 2026, and interim reporting periods beginning after December 15, 2027 and should be applied either (1) prospectively to financial statements issued for reporting periods after the effective date of this ASU or (2) retrospectively to any or all prior periods presented in the financial statements. Early adoption is permitted. The Company anticipates making the required disclosures beginning with its Form 10-K for the year ending December 31, 2027.

Management does not believe that any other recently issued, but not yet effective accounting pronouncements, if adopted, would have a material effect on the accompanying Consolidated Financial Statements.

NOTE 3 – INVESTMENT PROPERTY AND EQUIPMENT

Acquisitions in 2023

On January 19, 2023, the Company acquired Mighty Oak, a newly developed manufactured home community located in Albany, Georgia, for approximately \$3.7 million, through its qualified opportunity zone fund (See Note 6). This community contains a total of 118 newly developed homesites that are situated on approximately 26 total acres.

The Company has evaluated this acquisition and has determined that it should be accounted for as acquisition of assets. As such, we have allocated the total cash consideration, including transaction costs of approximately \$29,000 for 2023 to the individual assets acquired on a relative fair value basis. The following table summarizes our purchase price allocation for the assets acquired for the year ended December 31, 2023 (in thousands):

	2023 Acquisition		
Assets Acquired:			
Land	\$	234	
Depreciable Property		3,445	
Notes Receivable and Other		-0-	
Total Assets Acquired	\$	3,679	

Total income, community net operating income ("Community NOI")* and net loss for the community acquired in 2023, which is included in our consolidated statements of income (loss) for the years ended December 31, 2024 and 2023, is as follows (in thousands):

	2023 Acquisition					
		2024	2023			
Total Income	\$	113	\$	2		
Community NOI *	\$	26	\$	(24)		
Net Loss	\$	(179)	\$	(155)		

^{*}Community NOI is defined as rental and related income less community operating expenses.

See Note 7 for additional information relating to loans and mortgages payable and Note 18 for the unaudited pro forma financial information relating to these acquisitions.

Accumulated Depreciation

The following is a summary of accumulated depreciation by major classes of assets (in thousands):

	December 31, 2024	December 31, 2023
C:4	¢ 207 501	¢ 255 029
Site and land improvements	\$ 287,591	\$ 255,928
Buildings and improvements	14,214	12,690
Rental homes and accessories	144,768	124,493
Equipment and vehicles	25,130	23,198
Total accumulated depreciation	\$ 471,703	\$ 416,309

NOTE 4 – MARKETABLE SECURITIES

The Company's marketable securities primarily consist of common and preferred stock of other REITs. The Company does not own more than 10% of the outstanding shares of any of these securities, nor does it have controlling financial interest. The REIT securities portfolio provides the Company with additional diversification, liquidity and income. As of December 31, 2024, the securities portfolio represented 1.6% of undepreciated assets. The Company does not intend to increase its investments in its REIT securities portfolio.

The following is a listing of marketable securities at December 31, 2024 (in thousands):

	G •	Interest	Number		Market
	<u>Series</u>	<u>Rate</u>	of Shares	<u>Cost</u>	<u>Value</u>
Equity Securities:					
Preferred Stock:					
Cedar Realty Trust, Inc.	В	7.250%	15	\$304	\$219
Cedar Realty Trust, Inc.	C	6.500%	20	494	290
Total Preferred Stock				798	509
Common Stock:					
Diversified Healthcare Trust			171	2,920	393
Franklin Street Properties Corporation			220	2,219	403
Industrial Logistics Properties Trust			87	1,729	318
Kimco Realty Corporation			880	16,490	20,618
Office Properties Income Trust			562	36,418	561
Orion Office REIT, Inc.			18	293	69
Realty Income Corporation			145	8,527	7,729
Regency Centers Corporation			17	1,024	1,283
Total Common Stock				69,620	31,374
Total Marketable Securities				\$70,418	\$31,883

The following is a listing of marketable securities at December 31, 2023 (in thousands):

	<u>Series</u>	Interest <u>Rate</u>	Number of Shares	Cost	Market <u>Value</u>
Equity Securities:					
Preferred Stock:					
Cedar Realty Trust, Inc.	В	7.250%	13	\$278	\$169
Cedar Realty Trust, Inc.	C	6.500%	20	494	254
Pennsylvania Real Estate Investment Trust	В	7.375%	40	1,000	16
Pennsylvania Real Estate Investment Trust	D	6.875%	20	498	8
Total Preferred Stock				2,270	447
Common Stock:					
Diversified HealthCare Trust			171	2,920	639
Franklin Street Properties Corporation			220	2,219	563
Industrial Logistics Properties Trust			87	1,729	410
Kimco Realty Corporation			880	16,490	18,753
Office Properties Income Trust			562	36,418	4,110
Orion Office REIT, Inc.			18	293	106
Pennsylvania Real Estate Investment Trust			15	2,316	7
Realty Income Corporation			145	8,527	8,309
Regency Centers Corporation			17	1,024	1,162
Total Common Stock				71,936	34,059
Total Marketable Securities				\$74,206	\$34,506

Gain (loss) on sales of marketable securities, net amounted to a loss of approximately \$3.8 million for the year ended December 31, 2024 and a gain of approximately \$183,000 and \$6.4 million for the years ended December 31, 2023 and 2022, respectively. During 2022, Monmouth Real Estate Investment Corporation ("MREIC") was acquired by a third party pursuant to an all-cash merger approved by the shareholders of MREIC, which resulted in the Company and MREIC's other shareholders receiving a cash payment of \$21.00 per share in cancellation of their MREIC common shares. The Company's securities portfolio included 2.7 million shares of common stock of MREIC, representing 2.7% of the total MREIC shares outstanding. The Company's Chairman of the Board was also the Chairman of MREIC and there were three other Company Directors who were also directors and shareholders of MREIC. The merger consideration received by the Company totaled approximately \$55.7 million, which resulted in a gain of approximately \$30.7 million. During 2022, the Company also sold other securities in its portfolio with a total cost of \$24.7 million at a loss of \$24.3 million. As of December 31, 2024, 2023 and 2022, the securities portfolio had net unrealized holding losses of \$38.5 million, \$39.7 million and \$36.1 million, respectively.

NOTE 5- INVESTMENT IN JOINT VENTURE

In December 2021, the Company and Nuveen Real Estate ("Nuveen" or "Nuveen Real Estate"), established a joint venture for the purpose of acquiring manufactured housing and/or recreational vehicle communities that are under development and/or newly developed and meet certain other investment guidelines. The terms of the initial joint venture entity were set forth in a Limited Liability Company Agreement dated as of December 8, 2021 (the "LLC Agreement") entered into between a wholly owned subsidiary of the Company and an affiliate of Nuveen. The LLC Agreement provided for the parties to initially fund up to \$70 million of equity capital for acquisitions during a 24month commitment period, with Nuveen having the option, subject to certain conditions, to elect to increase the parties' total commitments by up to an additional \$100 million and to extend the commitment period for up to an additional four years. The LLC Agreement called for committed capital to be funded 60% by Nuveen and 40% by the Company on a parity basis. The Company serves as managing member of the joint venture entity and is responsible for day-to-day operations of the joint venture entity and management of its properties, subject to obtaining approval of Nuveen Real Estate for major decisions (including investments, dispositions, financings, major capital expenditures and annual budgets). The Company receives property management, asset management and other fees from the joint venture entity. In addition, once each member has recouped its invested capital and received a 7.5% net unlevered internal rate of return, 80% of distributable cash will be allocated pro rata in accordance with the members' respective percentage interests and the Company and Nuveen will receive a promote percentage equal to 70% (in the case of the Company) and 30% (in the case of Nuveen) of the remaining 20% of distributable cash. After 7 years the Company may elect to consummate the crystallization of the promote.

Under the terms of the LLC Agreement, after December 8, 2024 or, if later, the second anniversary of the acquisition and placing in service of a manufactured housing or recreational vehicle community, Nuveen will have a right to initiate the sale of one or more of the communities owned by the joint venture entity. If Nuveen elects to initiate such a sale process, the Company may exercise a right of first refusal to acquire Nuveen's interest in the communities to be sold for a purchase price corresponding to the greater of the appraised value of such communities or the amount required to provide a 7.5% net unlevered internal rate of return on Nuveen's investment. In addition, the Company will have the right to buy out Nuveen's interest in the joint venture entity at any time after December 8, 2031 at a purchase price corresponding to the greater of the appraised value of the portfolio or the amount required to provide a 7.5% net unlevered internal rate of return on Nuveen's investment.

The LLC Agreement between the Company and Nuveen provided that until the capital contributions to the joint venture are fully funded or the joint venture is terminated, the joint venture will be the exclusive vehicle for the Company to acquire any manufactured housing communities and/or recreational vehicle communities that meet the joint venture's investment guidelines. These guidelines called for the joint venture to acquire manufactured housing and recreational vehicle communities that have been developed within the previous two years and are less than 20% occupied, are located in certain geographic markets, are projected to meet certain cash flow and internal rate of return targets, and satisfy certain other criteria. The Company agreed to offer Nuveen the opportunity to have the joint venture acquire any manufactured housing community or recreational vehicle community that meets these investment guidelines. Under the terms of the LLC Agreement, if Nuveen determines not to pursue or approve any such acquisition, the Company would be permitted to acquire the property outside the joint venture. Since the execution of the LLC Agreement, Nuveen has provided the Company with written waivers of the exclusivity provision of the LLC Agreement with regard to two property acquisitions that may have fit the investment guidelines of the joint venture, which permitted the Company to acquire them outside of the Nuveen joint venture. Except for investment opportunities that are offered to and declined by Nuveen, the Company is prohibited from developing, owning,

operating or managing manufactured housing communities or recreational vehicle communities within a 10-mile radius of any community owned by the joint venture. However, this restriction does not apply with respect to investments by the Company in existing communities operated by the Company.

The LLC Agreement provides that Nuveen will have the right to remove and replace the Company as managing member of the joint venture and manager of the joint venture's properties if the Company breaches certain obligations or certain events occur. Upon such removal, Nuveen may elect to buy out the Company's interest in the joint venture at 98% of the value of the Company's interest in the joint venture. If Nuveen does not exercise such buy-out right, the Company may, at specified times, elect to initiate a sale of the communities owned by the joint venture, subject to a right of first refusal on the part of Nuveen. The LLC Agreement contains restrictions on a party's right to transfer its interest in the joint venture without the approval of the other party.

The LLC Agreement requires the Company to offer Nuveen the opportunity to have the joint venture acquire a manufactured housing community or recreational vehicle community that meets the investment guidelines. If Nuveen decides not to acquire the community through the joint venture, however, the Company is free to purchase the community on its own outside of the joint venture.

In December 2021, the joint venture entity closed on the acquisition of Sebring Square, a newly developed all-age, manufactured home community located in Sebring, Florida, for a total purchase price of \$22.2 million. This community contains 219 developed homesites situated on approximately 39 acres. In December 2022, the joint venture entity closed on the acquisition of Rum Runner, another newly developed all-age, manufactured home community also located in Sebring, Florida for a total purchase price of \$15.1 million. This community contains 144 developed homesites situated on approximately 20 acres. The Company manages these communities on behalf of the joint venture entity.

During the time since the joint venture with Nuveen was first established in 2021, the Company and Nuveen have continued to seek opportunities to acquire additional manufactured housing and/or recreational vehicle communities that are under development and/or newly developed and meet certain other investment guidelines. During 2022, the Company and Nuveen informally agreed that any future acquisitions would be made by one or more new joint venture entities to be formed for that purpose and that the original joint venture entity formed in December 2021 will not consummate additional acquisitions but will maintain its existing property portfolio, consisting of the Sebring Square and Rum Runner communities. The Company and Nuveen also informally agreed that, unless otherwise determined in connection with any specific future investment, capital for any such new joint venture entity would continue to be funded 60% by Nuveen and 40% by the Company on a parity basis and that other terms would be similar to those of the LLC Agreement entered into in 2021, except that the amounts of the parties' respective capital commitments will be determined on a property-by-property basis.

In November 2023, the Company expanded its relationship with Nuveen Real Estate and formed a new joint venture entity with Nuveen. The new joint venture entity was established to, directly or through one or more subsidiaries, identify, source, originate, acquire, hold, operate, sell, lease, mortgage, maintain, own, manage, finance, refinance, reposition, improve, renovate, develop, redevelop, pledge, hedge, exchange, and otherwise deal in and with the rental of manufactured housing and/or recreational vehicle communities that meet other investment guidelines. The terms of the new joint venture entity are set forth in a Limited Liability Company Agreement dated as of November 29, 2023 (the "Second LLC Agreement") entered into between a wholly owned subsidiary of the Company and an affiliate of Nuveen. The Company serves as managing member of this new joint venture entity and is responsible for day-to-day operations of the joint venture entity and management of its properties, subject to obtaining approval of Nuveen Real Estate for major decisions (including investments, dispositions, financings, major capital expenditures and annual budgets). The Company receives property management oversite, development and other fees from the joint venture entity. Sixty-one acres of land located in Honey Brook, Pennsylvania, previously owned by the Company, with a carrying value cost basis of \$3.8 million, was contributed to the new joint venture entity. The Company was reimbursed by Nuveen for 60% of the carrying value of this land. This new joint venture entity is focused on the development of a new manufactured housing community on this property. The community, once complete, is expected to contain 113 manufactured home sites situated on approximately 61 acres. This community is expected to open at the end of the second quarter of 2025 with our first two homes on order currently.

References in this report to the Company's joint venture relationship with Nuveen are intended to refer to its ongoing relationship with Nuveen.

The Company accounts for its joint venture with Nuveen Real Estate under the equity method of accounting in accordance with ASC 323, "Investments – Equity Method and Joint Ventures".

NOTE 6 - OPPORTUNITY ZONE FUND

In July 2022, the Company invested \$8.0 million, representing a portion of the capital gain the Company recognized as a result of the Monmouth Real Estate Investment Corp. ("MREIC") merger, in the UMH OZ Fund, LLC ("OZ Fund"), a new entity formed by the Company. The OZ Fund was created to acquire, develop and redevelop manufactured housing communities requiring substantial capital investment and located in areas designated as Qualified Opportunity Zones by the Treasury Department pursuant to a program authorized under the 2017 Tax Cuts and Jobs Act to encourage long-term investment in economically distressed areas. The OZ Fund was designed to allow the Company and other investors in the OZ Fund to defer the tax on recently realized capital gains reinvested in the OZ Fund until December 31, 2026 and to potentially obtain certain other tax benefits. UMH manages the OZ Fund and will receive certain management fees as well as a 15% carried interest in distributions by the OZ Fund to the other investors (subject to first returning investor capital with a 5% preferred return). UMH will have a right of first offer to purchase the communities from the OZ Fund at the time of sale at their then-current appraised value. On August 10, 2022, the Company, through the OZ Fund, acquired Garden View Estates, located in Orangeburg, South Carolina, for approximately \$5.2 million. On January 19, 2023, the Company, through the OZ Fund, acquired Mighty Oak, located in Albany, Georgia, for approximately \$3.7 million. As of December 31, 2024, the Company's investment in the OZ Fund represented 77% of the total capital contributed to the OZ Fund and is consolidated in the Company's Consolidated Financial Statements. Other investors in the OZ Fund include certain officers, directors and employees of the Company.

NOTE 7 - LOANS AND MORTGAGES PAYABLE

Loans Payable

The following is a summary of our loans payable as of December 31, 2024 and 2023 (in thousands):

	_	December 31, 2024		December 31	, 2023
	_	Amount	Rate	Amount	Rate
Margin loan	(1)	\$-0-	N/A	\$-0-	N/A
Unsecured line of credit	(2)	-0-	N/A	70,000	7.27%
Floorplan inventory financing	(3)	5,479	8.27%	-0-	N/A
FirstBank rental home loan	(4)	24,033	6.15%	24,683	6.15%
FirstBank rental home line of credit	(5)	-0-	N/A	-0-	N/A
Triad rental home loan	(6)	-0-	N/A	-0-	N/A
OceanFirst notes receivable					
financing	(7)	-0-	N/A	-0-	N/A
Total Loans Payable		29,512	6.54%	94,683	6.98%
Unamortized debt issuance costs	_	(1,233)		(1,204)	
Loans Payable, net of unamortized	_	_			
debt issuance costs	=	\$28,279	6.83%	\$93,479	7.07%

- (1) Collateralized by the Company's securities portfolio and is due on demand. The Company must maintain a coverage ratio of approximately 2 times.
- (2) Represents an unsecured revolving credit facility syndicated with three banks, BMO Capital Markets Corp., JPMorgan Chase Bank, N.A, and Wells Fargo, N.A. Total available borrowings under this facility is \$260 million. Interest is based on the Company's overall leverage ratio and is equal to the Secured Overnight Financing Rate ("SOFR") plus 1.5% to 2.20%, or BMO's prime lending rate plus 0.50% to 1.20%, and maturity is November 7, 2026.
- (3) Represents revolving credit agreements totaling \$108.5 million with 21st Mortgage Corporation ("21st Mortgage"), Customers Bank, Northpoint Commercial Finance and Triad Financial Services ("Triad") to finance inventory purchases. Interest rates on these agreements range from prime minus 0.75% to SOFR plus 4%. Subsequent to year end, the Company paid down this balance.
- (4) Represents a term loan secured by rental homes and rental home leases, with a fixed interest rate of 6.15% and a maturity date of May 10, 2028.

- (5) Represents a \$25 million revolving line of credit secured by rental homes and their leases with a 5-year term and a variable interest rate of prime.
- (6) Represents a \$30 million revolving line of credit secured by rental homes and rental home leases, with an interest rate of prime plus 0.25%, with a minimum of 5%.
- (7) Represents a \$35 million revolving line of credit secured by eligible notes receivable, with an interest rate of prime with a floor of 4.75%.

On March 9, 2023, the Company entered into a \$30 million revolving line of credit with Triad secured by rental homes and rental home leases, with an interest rate of prime plus 0.25%, with a minimum of 5%.

The Company had a \$20 million revolving line of credit with OceanFirst Bank ("OceanFirst Line") secured by the Company's eligible notes receivable. Interest was at prime with a floor of 3.25% with a maturity date which was extended to June 1, 2023. On July 19, 2023, the Company amended the OceanFirst Line from \$20 million to \$35 million. Interest is at prime with a floor of 4.75%. This line is secured by the Company's eligible notes receivable. The amendment also extended the maturity date to June 1, 2025.

The Company had a \$20 million revolving line of credit with FirstBank secured by rental homes and rental home leases in several of our manufactured home communities, expandable to \$30 million with an accordion feature. The facility had a maturity date of November 29, 2022, which was extended to November 29, 2023. Interest was payable at prime plus 25 basis points with a floor of 3.5%, adjusted on the first day of each calendar quarter. On May 12, 2023, the Company entered into a \$25 million term loan with FirstBank. The term loan has a 5-year term with a fixed interest rate of 6.15%. The term loan is secured by rental homes, and their leases, in various communities throughout our portfolio. Additionally, the Company entered into a new \$25 million revolving line of credit secured by rental homes and their leases. This new line of credit also has a 5-year term and a variable rate tied to Prime, adjusted on the first day of each calendar quarter.

Unsecured Line of Credit

On November 7, 2022, the Company entered into the Second Amended and Restated Credit Agreement (the "Amendment") to expand and extend its existing unsecured revolving credit facility (the "Facility"). The expanded Facility is syndicated with two banks, BMO and JPMorgan, as joint arrangers and joint book runners, with Bank of Montreal as administrative agent. The Second Amended Credit Agreement provides for an increase from \$75 million in available borrowings to \$100 million in available borrowings with a \$400 million accordion feature, bringing the total potential availability up to \$500 million, subject to certain conditions including obtaining commitments from additional lenders. The Second Amended Credit Agreement also extends the maturity date of the Facility from November 29, 2022 to November 7, 2026, with a further one-year extension available at the Company's option, subject to certain conditions including payment of an extension fee. Availability under the amended Facility is limited to 60% of the value of the unencumbered communities which the Company has placed in the Facility's unencumbered asset pool ("Borrowing Base"). The value of the Borrowing Base communities is based on a capitalization rate of 6.5% applied to the Net Operating Income ("NOI") generated by the communities in the Borrowing Base.

On February 24, 2023, the Company amended the Facility to expand available borrowing capacity from \$100 million to \$180 million. On April 2, 2024, the Company expanded the borrowing capacity on the Facility from \$180 million in available borrowings to \$260 million in available borrowings. Interest is based on the Company's overall leverage ratio and is equal to the Secured Overnight Financing Rate ("SOFR") plus 1.5% to 2.20%, or BMO's prime lending rate plus 0.50% to 1.20%.

The aggregate principal payments of all loans payable, including the Credit Facility, are scheduled as follows (in thousands):

Year Ended December 31,	
2025	\$ 6,176
2026	741
2027	789
2028	21,806
2029	-0-
Thereafter	-0-
Total Loans Payable	29,512
Unamortized debt issuance costs	(1,233)
Loans Payable, net of unamortized	
debt issuance costs	\$ 28,279

Series A Bonds

On February 6, 2022, the Company issued \$102.7 million of its new 4.72% Series A Bonds due 2027, or the 2027 Bonds, in an offering to investors in Israel. The Company received \$98.7 million, net of offering expenses. The 2027 Bonds are unsecured obligations of the Company denominated in Israeli shekels (NIS) and were issued pursuant to a Deed of Trust dated January 31, 2022 between the Company and Reznik Paz Nevo Trusts Ltd., an Israeli trust company, as trustee. The 2027 Bonds pay interest at a rate of 4.72% per year. Interest on the 2027 Bonds is payable semi-annually on August 31, 2022, and on February 28 and August 31 of the years 2023-2026 (inclusive) and on the final maturity date of February 28, 2027. The principal and interest will be linked to the U.S. Dollar. In the event of a future downgrade by two or more notches in the rating of the 2027 Bonds or a failure by the Company to comply with certain covenants in the Deed of Trust, the interest rate on the 2027 Bonds will be subject to increase. However, any such increases, in the aggregate, would not exceed 1.25% per annum. As of December 31, 2024, the Company is in compliance with these covenants.

Under the Deed of Trust, the Company has the right to redeem the 2027 Bonds, in whole or in part, at any time on or after 60 days from February 9, 2022, the date on which the 2027 Bonds were listed for trading on the Tel Aviv Stock Exchange (the "TASE"). Any such voluntary early redemption by the Company will require payment of the applicable early redemption amount calculated in accordance with the Deed of Trust. The Company does not intend to redeem the 2027 Bonds. Upon the occurrence of an event of default or certain other events, including a delisting of the 2027 Bonds by the TASE, the Company may be required to effect an early repayment or redemption of all or a portion of the 2027 Bonds at their par value plus accrued and unpaid interest. The Deed of Trust permits the Company, subject to certain conditions, to issue additional 2027 Bonds without obtaining approval of the holders of the 2027 Bonds.

The 2027 Bonds are general unsecured obligations of the Company and rank equal in right of payment with all of the Company's existing and future unsecured indebtedness. The Deed of Trust includes certain customary covenants, including financial covenants requiring the Company to maintain certain ratios of debt to net operating income, to shareholders' equity and to earnings, and customary events of default. The 2027 Bonds were offered solely to investors outside the United States and were not offered to, or for the account or benefit of, U.S. Persons (as defined in Regulation S under the Securities Act of 1933).

Mortgages Payable

Mortgages Payable represents the principal amounts outstanding, net of unamortized debt issuance costs. Interest is payable on these mortgages at fixed rates ranging from 2.62% to 6.74%. The weighted average interest rate was 4.2% as of December 31, 2024 and 2023, including the effect of unamortized debt issuance costs. The weighted average interest rate was 4.2% as of December 31, 2024 and 2023, not including the effect of unamortized debt issuance costs. The weighted average loan maturity of the mortgages payable was 4.4 and 5.3 years at December 31, 2024 and 2023, respectively.

The following is a summary of mortgages payable at December 31, 2024 and 2023 (in thousands):

	At Decembe	er 31, 2024	Balance at Decer	nber 31,	
Property	Due Date	Interest Rate	2024	2023	
A 11	10/01/07	4.060/	Ø11 240	¢11.676	
Allentown	10/01/25	4.06%	\$11,348	\$11,676	
Brookview Village	04/01/25	3.92%	2,333	2,405	
Candlewick Court	09/01/25	4.10%	3,787	3,897	
Catalina	08/19/25	3.00%	3,736	4,028	
Cedarcrest Village	04/01/25	3.71%	10,042	10,357	
Clinton Mobile Home Resort	10/01/25	4.06%	2,978	3,064	
Cranberry Village	04/01/25	3.92%	6,400	6,595	
D & R Village	03/01/25	3.85%	6,436	6,635	
Fairview Manor	11/01/26	3.85%	13,647	14,024	
Fohl Village	11/22/32	5.93%	9,250	9,373	
Forest Park Village	09/01/25	4.10%	7,062	7,266	
Hayden Heights	04/01/25	3.92%	1,758	1,812	
Highland Estates	06/01/27	4.12%	14,360	14,727	
Holiday Village	09/01/25	4.10%	6,720	6,915	
Holiday Village- IN	11/01/25	3.96%	7,203	7,413	
Holly Acres Estates	09/01/31	3.21%	5,656	5,785	
Kinnebrook Village	04/01/25	3.92%	3,399	3,503	
Lake Erie Estates	07/06/25	5.16%	2,430	2,491	
Lake Sherman Village	09/01/25	4.10%	4,670	4,805	
Northtowne Meadows	09/06/26	4.45%	10,781	11,057	
Oak Tree	12/15/32	5.60%	11,679	11,843	
Olmsted Falls	04/01/25	3.98%	1,761	1,814	
Oxford Village	07/01/29	3.41%	13,973	14,321	
Perrysburg Estates	09/06/25	4.98%	1,422	1,459	
Pikewood Manor	11/29/28	6.74%	12,730	13,049	
Shady Hills	04/01/25	3.92%	4,192	4,320	
Suburban Estates	10/01/25	4.06%	4,731	4,868	
Sunny Acres	10/01/25	4.06%	5,266	5,419	
Trailmont	04/01/25	3.92%	2,795	2,880	
Twin Oaks	10/01/29	3.37%	5,419	5,553	
Valley Hills	06/01/26	4.32%	2,927	3,005	
Waterfalls	06/01/26	4.38%	3,991	4,096	
Weatherly Estates	04/01/25	3.92%	6,820	7,028	
Woods Edge	01/07/26	3.25%	4,630	4,973	
Worthington Arms	09/01/25	4.10%	7,918	8,147	
Various (2 properties)	02/01/27	4.56%	12,213	12,512	
Various (2 properties)	08/01/28	4.27%	11,871	12,145	
Various (2 properties)	07/01/29	3.41%	20,427	20,936	
Various (4 properties)+	10/01/32	5.24%	32,881	33,467	
Various (4 properties)+ Various (6 properties)	08/01/27	4.18%	11,471	11,765	
· • • · · · · · · · · · · · · · · · · ·					
Various (8 properties)	01/01/34	5.97%	57,743	57,743	
Various (28 properties)*	09/01/30	4.25%	22,923	23,949	
Various (28 properties)	09/01/30	2.62%	95,492	98,015	
Total Mortgages Payable			489,271	501,135	
Unamortized debt issuance costs	111		(3,731)	(4,652)	
Total Mortgages Payable, net of unamo	rtized debt issuance co	SIS	\$485,540	\$496,483	

Represents one mortgage payable secured by four properties and one mortgage payable secured by the rental homes therein.
 Rental home addition to the Fannie Mae credit facility consisting of 28 properties.

At December 31, 2024 and 2023, mortgages were collateralized by real property with a carrying value of \$1.1 billion and \$1.0 billion, respectively, before accumulated depreciation and amortization. Interest costs amounting to \$6.0 million, \$5.0 million and \$2.7 million were capitalized during 2024, 2023 and 2022, respectively, in connection with the

Company's expansion program. At December 31, 2024, the Company operated 139 communities, 137 of which are communities in which the Company owns either a 100% or majority interest, of which 52 are unencumbered.

Recent Financing Transactions

During the year ended December 31, 2023

On December 14, 2023, the Company completed the addition of eight communities to its Fannie Mae credit facility through Wells Fargo Bank, N.A., for total proceeds of approximately \$57.7 million. This interest only 5.97% fixed rate loan has a 10-year term with a maturity date of January 1, 2034.

The aggregate principal payments of all mortgages payable are scheduled as follows (in thousands):

Year Ended December 31,	
2025	\$ 123,844
2026	42,439
2027	42,887
2028	29,022
2029	40,954
Thereafter	 210,125
	_
Total	\$ 489,271

NOTE 8 – STOCK COMPENSATION PLAN

On May 31, 2023, the shareholders approved the UMH Properties, Inc. 2023 Equity Incentive Award Plan (the "2023 Plan"), authorizing the grant of options, restricted stock or other stock-based awards to participants. The maximum number of shares available for grant under the 2023 Plan is 2.2 million shares. The maximum number of shares underlying awards that may be granted in any one year to a participant is 300,000 shares. Option awards are exercisable after one year of continued employment or service to the Company from the date of grant and typically vest over five years, 20% per year on each anniversary date of grant. The option price shall not be below the fair market value at date of grant.

The 2023 Plan replaced the Company's Amended and Restated 2013 Incentive Award Plan ("A&R 2013 Plan"), which by its terms terminated with respect to new awards on June 13, 2023. Outstanding grants under the A&R 2013 Plan will continue to be subject to the terms of the A&R 2013 Plan. No future awards will be granted under the A&R 2013 Plan, except for those shares previously reserved for outstanding performance-based grants under the A&R 2013 Plan.

The Compensation Committee has the exclusive authority to administer and construe the 2023 Plan and shall determine, among other things: persons eligible for awards and who shall receive them; the terms and conditions of the awards; the time or times and conditions subject to which awards may become vested, deliverable, exercisable, or as to which any may apply, be accelerated or lapse; and amend or modify the terms and conditions of an award with the consent of the participant.

Generally, the term of any stock option may not be more than 10 years from the date of grant. The option price may not be below the fair market value at date of grant. If and to the extent that an award made under the 2023 Plan is forfeited, expire unexercised, or settled in cash in lieu of Shares, such Shares shall, to the extent of such forfeiture, expiration, or cash settlement, be available for future grants of awards under the 2023 Plan.

The Company accounts for stock options and restricted stock in accordance with ASC 718-10, Compensation-Stock Compensation. ASC 718-10 requires that compensation cost for all stock awards be calculated and amortized over the service period (generally equal to the vesting period).

Stock Options

During the year ended December 31, 2024, sixty employees were granted options to purchase a total of 829,500 shares. During the year ended December 31, 2024, nine Board of Directors were granted options to purchase a total of 99,000 shares. During the year ended December 31, 2023, sixty-nine employees were granted options to purchase a total of 1.4 million shares. During the year ended December 31, 2022, forty-six employees were granted options to purchase a total of 570,800 shares. These grants vest ratably over five years. The fair value of these options for the years ended December 31, 2024, 2023 and 2022 was approximately \$2.5 million, \$4.2 million and \$2.6 million, respectively, based on assumptions noted below and is being amortized over the vesting period. The remaining unamortized stock option expense was \$6.1 million as of December 31, 2024, which will be expensed ratably through 2029.

The Company calculates the fair value of each option grant on the grant date using the Black-Scholes option-pricing model which requires the Company to provide certain inputs, as follows:

- The assumed dividend yield is based on the Company's expectation of an annual dividend rate for regular dividends over the estimated life of the option.
- Expected volatility is based on the historical volatility of the Company's stock over a period relevant to the related stock option grant.
- The risk-free interest rate utilized is the interest rate on U.S. Government Bonds and Notes having the same life as the estimated life of the Company's option awards.
- Expected life of the options granted is estimated based on historical data reflecting actual hold periods.
- Estimated forfeiture is based on historical data reflecting actual forfeitures.

The fair value of each option grant is estimated on the date of grant using the Black-Scholes option pricing model with the following weighted average assumptions used for grants in the following years:

	2024	2023	2022
Dividend yield	5.33%	3.94%	3.47%
Expected volatility	27.05%	27.14%	25.09%
Risk-free interest rate	4.22%	3.59%	2.63%
Expected lives	10	10	10
Estimated forfeitures	-0-	-0-	-0-

During the year ended December 31, 2024, options to twenty-four employees to purchase a total of 280,340 shares were exercised. During the year ended December 31, 2023, options to thirteen employees to purchase a total of 71,000 shares were exercised. During the year ended December 31, 2022, options to fourteen employees to purchase a total of 404,160 shares were exercised. During the year ended December 31, 2024, options to four employees to purchase a total of 18,400 shares were forfeited. During the year ended December 31, 2023, options to two employees to purchase a total of 35,500 shares were expired or forfeited.

A summary of the status of the stock options outstanding under the Company's stock compensation plans as of December 31, 2024, 2023 and 2022 and changes during the years then ended are as follows *(in thousands)*:

	2024		202	2023		2022	
	Weighted- Average Exercise		Weighted- Average Exercise		Shares	Weighted- Average Exercise Price	
	Shares	<u>Price</u>	Shares	<u>Price</u>	Shares	rrice	
Outstanding at							
beginning of year	4,742	\$15.74	3,490	\$15.96	3,324	\$14.25	
Granted	928	15.67	1,359	14.36	570	22.88	
Exercised	(280)	10.41	(71)	10.34	(404)	10.38	
Forfeited	(18)	15.29	(16)	18.15	-0-	-0-	
Expired	<u>-0-</u>	-0-	(20)	9.82	<u>-0-</u>	-0-	
Outstanding at end of							
year	<u>5,372</u>	16.01	<u>4,742</u>	15.74	<u>3,490</u>	15.96	
Options exercisable at							
end of year	<u>2,587</u>		<u>2,195</u>		<u>1,879</u>		
Weighted average fair value of options							
granted during the year	=	\$2.72	_	\$3.10	=	\$4.50	

The following is a summary of stock options outstanding as of December 31, 2024 (in thousands):

Date of Grant	Number of Employees	Number of Shares		Option Price	Expiration Date
01/19/17	2	60		14.25	01/19/27
04/04/17	16	387		15.04	04/04/27
04/02/18	14	271		13.09	04/02/28
07/09/18	4	40		15.75	07/09/28
12/10/18	1	25		12.94	12/10/28
01/02/19	2	60		11.42	01/02/29
04/02/19	16	392		13.90	04/02/29
01/17/20	1	10	*	16.37	01/17/30
03/25/20	38	538	*	9.70	03/25/30
05/20/20	2	3	*	11.80	05/20/30
03/18/21	40	157	*	19.36	03/18/31
07/14/21	45	605	*	22.57	07/14/31
03/28/22	42	466	*	23.81	03/28/32
09/09/22	1	100	*	18.52	09/09/32
03/21/23	64	1,332	*	14.36	03/21/33
01/10/24	9	99	*	15.80	01/10/34
03/26/24	59	827	*	15.66	03/26/34
		5,372	-		

^{*} From the date of grant, 20% becomes exercisable each year, over 5 years.

The aggregate intrinsic value is calculated as the difference between the exercise price of the underlying awards and the quoted price of the Company's Common Stock for the options that were in-the-money. The aggregate intrinsic value of options outstanding as of December 31, 2024, 2023 and 2022 was \$20.0 million, \$7.3 million and \$8.2 million, respectively, of which \$10.9 million, \$4.5 million and \$5.5 million relate to options exercisable. The intrinsic value of options exercised in 2024, 2023 and 2022 was \$1.8 million, \$418,000 and \$373,000, respectively, determined as of the date of option exercise. The weighted average remaining contractual term of the above options was 6.6, 6.8 and 6.7 years as of December 31, 2024, 2023 and 2022, respectively. For the years ended December 31, 2024, 2023 and 2022, amounts charged to stock compensation expense relating to stock option grants included in general and administrative expenses, totaled \$2.0 million, \$1.8 million and \$1.3 million, respectively.

Restricted Stock

On January 29, 2021, the Company awarded special restricted stock grants totaling 146,572 shares to five employees for their successful efforts on the August 2020 groundbreaking Federal National Mortgage Association ("Fannie Mae") financing at 2.62%, the proceeds of which were used to redeem our 8% Series B Cumulative Redeemable Preferred Stock, Liquidation Preference \$25.00 per share. The grant date fair value of the restricted stock grants awarded on January 29, 2021 was \$4.3 million, which was expensed over the vesting period. Vesting of these grants was subject to both time and performance-based vesting criteria as follows:

Vesting Date	Performance Goal to be Met (1)	Percent of Shares Vested
June 30, 2023	Growth in cumulative Normalized Funds from Operations ("Normalized FFO") over the past 3 years is 2% or greater	100%
June 30, 2023	Growth in cumulative Normalized FFO over the past 3 years is 5% or greater	Bonus of 50% of the Restricted Stock (total of 150%)
June 30, 2023	Growth in cumulative Normalized FFO over the past 3 years is 20% or greater	Bonus of 100% of the Restricted Stock (total of 200%)

⁽¹⁾ Growth in cumulative Normalized FFO is measured as the trailing 12-month Normalized FFO per share at June 30, 2023 divided by the trailing 12-month Normalized FFO per share at June 30, 2020, which amount is \$0.64/share at June 30, 2020.

As of June 30, 2023, the growth in cumulative Normalized FFO per share over the past 3 years was over 20%. The original grant of 146,572 shares vested on August 10, 2023 with a bonus of 100%.

On January 10, 2024, the Company awarded a total of 26,000 shares of restricted stock to six employees. On March 26, 2024, the Company awarded a total of 413.016 shares of restricted stock to four employees, pursuant to their employment agreements. These shares vest based on a combination of time and achievement of certain performance measures. On January 11, 2023, the Company awarded a total of 25,000 shares of restricted stock to five employees. On March 21, 2023, the Company awarded a total of 98,500 shares of restricted stock to two employees, pursuant to their employment agreements. On January 12, 2022, the Company awarded a total of 25,000 shares of restricted stock to five employees. On March 25, 2022, the Company awarded a total of 78,000 shares of restricted stock to two employees, pursuant to their employment agreements. The grant date fair value of the restricted stock grants awarded to participants (other than the performance based awards granted in January 2021) was \$6.9 million, \$1.8 million and \$2.5 million for the years ended December 31, 2024, 2023 and 2022, respectively. These grants primarily vest ratably over five years. As of December 31, 2024, there remained a total of \$7.2 million of unrecognized restricted stock compensation related to outstanding non-vested restricted stock grants awarded and outstanding at that date. Restricted stock compensation is expected to be expensed over a remaining weighted average period of 1.8 years. For the years ended December 31, 2024, 2023 and 2022, amounts charged to stock compensation expense related to restricted stock grants, which is included in general and administrative expenses, totaled \$2.8 million, \$3.1 million and \$3.7 million, respectively.

A summary of the status of the Company's non-vested restricted stock awards as of December 31, 2024, 2023 and 2022, and changes during the year ended December 31, 2024, 2023 and 2022 are presented below (in thousands):

	2024		2023		2022	
	Shares	Weighted- Average Grant Date <u>Fair Value</u>	Shares	Weighted- Average Grant Date <u>Fair Value</u>	<u>Shares</u>	Weighted- Average Grant Date <u>Fair Value</u>
Non-vested at						
beginning of year	357	\$18.41	471	\$17.58	434	\$16.66
Granted	439	15.67	124	16.52	103	23.98
Dividend Reinvested Shares	31	16.99	24	14.57	20	18.10
Vested	(118)	17.52	(262)	15.65	(86)	20.69
Non-vested at end of year	709	\$16.80	357	\$18.41	471	\$17.58

Other Stock-Based Awards

Effective June 20, 2018, a portion of our quarterly directors' fee was paid with our unrestricted Common Stock. During 2024, 33,084 unrestricted shares of Common Stock were granted as directors' fees with a weighted average fair value on the grant date of \$16.46 per share. During 2024, 24,275 unrestricted shares of Common Stock were granted to four employees, pursuant to their employment agreements, with a weighted average fair value on the grant date of \$15.66 per share. During 2023, 32,346 unrestricted shares of Common Stock were granted as directors' fees with a weighted average fair value on the grant date of \$15.31 per share. During 2022, 21,492 unrestricted shares of Common Stock were granted as directors' fees with a weighted average fair value on the grant date of \$20.94 per share.

As of December 31, 2024, there were 777,000 shares available for grant as stock options, restricted stock or other stock-based awards under the 2023 Plan.

Subsequent to year end, on January 7, 2025, the Company awarded 26,000 shares of restricted stock to six employees. These grants vest ratably over five years. Also, on January 7, 2025, the Company awarded 179,945 shares of restricted stock to four employees pursuant to their employment agreements. These shares vest based on a combination of time and achievement of certain performance measures.

NOTE 9 - 401(k) PLAN

All full-time employees who are over 21 years old are eligible for the Company's 401(k) Plan ("Plan"). Under this Plan, an employee may elect to defer his/her compensation, subject to certain maximum amounts, and have it contributed to the Plan. Employer contributions to the Plan are at the discretion of the Company. During 2024, 2023 and 2022, the Company made matching contributions to the Plan of up to 100% of the first 3% of employee salary and 50% of the next 2% of employee salary. The total expense relating to the Plan, including matching contributions amounted to \$1.1 million, \$991,000 and \$984,000 in 2024, 2023 and 2022, respectively.

NOTE 10 – RELATED PARTY TRANSACTIONS AND OTHER MATTERS

<u>Transactions with Monmouth Real Estate Investment Corporation</u>

During 2022, the Company realized a gain of approximately \$30.7 million as a result of the MREIC merger (See Note 4).

Employment Agreements

On January 11, 2023, the Company entered into employment agreements with Mr. Samuel A. Landy, Ms. Anna T. Chew, Mr. Craig Koster and Mr. Brett Taft. The agreements are effective as of January 1, 2023 and have

initial terms of three years which will be renewed automatically thereafter for additional successive one (1) year terms commencing on the third anniversary and each subsequent anniversary of the effective date unless otherwise terminated pursuant to the terms of each agreement. The agreements provide for base compensation, incentive cash bonuses, long term equity compensation awards, which shall be subject to performance-based and time-based vesting requirements, compensation on termination, including a termination not for cause or voluntary resignation for good reason following a change of control, and certain customary fringe benefits, including vacation, life insurance and health benefits and the right to participate in the Company's 401(k) retirement plan.

Other Matters

Mr. Eugene W. Landy, the Founder and Chairman of the Board of Directors of the Company, owned a 24% interest in the entity that is the landlord of the property where the Company's corporate office space is located. As of January 2023, Mr. Eugene Landy transferred this ownership to his son, Mr. Samuel A. Landy, the President and Chief Executive Officer and a director of the Company, and other family members. The lease of the Company's corporate office space extends through April 30, 2027 and requires monthly lease payments of \$23,098 through April 30, 2022 and \$23,302 from May 1, 2022 through April 30, 2027. The Company is also responsible for its proportionate share of real estate taxes and common area maintenance. Management believes that the aforesaid rents are no more than what the Company would pay for comparable space elsewhere.

Further, Mr. Eugene W. Landy owns a 9.6% interest, Mr. Samuel A. Landy owns a 4.8% interest, Mr. Daniel Landy, who is also an officer of the Company and is Samuel A. Landy's son, owns a 0.96% interest, and the Samuel Landy Family Limited Partnership (of which Daniel Landy is the sole general partner) owns a 0.96% interest in the OZ Fund. In addition, one of the Company's independent directors owns a 0.96% interest in the OZ Fund.

In November 2023, sixty-one acres of land located in Honey Brook, Pennsylvania, previously owned by the Company, with a carrying value cost basis of \$3.8 million was contributed to the new joint venture entity with Nuveen for the development of a new manufactured housing community, which, once complete, is expected to contain 113 sites. The Company was reimbursed by Nuveen for 60% of the carrying value of this land.

NOTE 11 – SHAREHOLDERS' EQUITY

On January 10, 2023, the Company filed with the State Department of Assessments and Taxation of the State of Maryland ("SDAT") articles supplementary reclassifying and designating 4,400,000 shares of the Company's Common Stock, par value \$0.10 per share ("Common Stock") as shares of Series D Preferred Stock, par value \$0.10 per share ("Series D Preferred Stock"). On May 18, 2023, the Company filed with the SDAT articles supplementary reclassifying 199,331 authorized unissued shares of the Corporation's 8.00% Series B Cumulative Redeemable Preferred Stock ("Series B Preferred Stock") and 3,866,000 authorized unissued shares of the Corporation's 6.75% Series C Cumulative Redeemable Preferred Stock ("Series C Preferred Stock") as authorized shares of the Corporation's Common Stock. After giving effect to these articles supplementary, the authorized capital stock of the Company consisted of 170,413,800 shares, classified as 153,713,800 shares of Common Stock, 13,700,000 shares of Series D Preferred Stock, and 3,000,000 shares of excess stock, par value \$0.10 per share. The excess stock is designed to help us protect our status as a REIT under the Internal Revenue Code.

On September 13, 2024, the Company filed with the SDAT an amendment (the "Articles of Amendment") to the Company's charter to increase the Company's authorized shares of Common Stock by 10 million shares. The Articles of Amendment became effective on September 16, 2024. After giving effect to these Articles of Amendment, the authorized capital stock of the Company consisted of 180,413,800 shares, classified as 163,713,800 shares of Common Stock, 13,700,000 shares of Series D Preferred Stock, and 3,000,000 shares of excess stock, par value \$0.10 per share.

Common Stock

On February 8, 2022, the Company's Common Stock was approved for listing on the TASE. Trading of the Common Stock on the TASE began on February 9, 2022. The Company's Common Stock continues to be listed on the NYSE.

The Company has a Dividend Reinvestment and Stock Purchase Plan ("DRIP"), as amended. Under the terms of the DRIP, shareholders who participate may reinvest all or part of their dividends in additional shares of the Company at a discounted price (approximately 95% of market value) directly from the Company, from authorized but

unissued shares of the Company's Common Stock. Shareholders may also purchase additional shares at this discounted price by making optional cash payments monthly. Optional cash payments must be not less than \$500 per payment nor more than \$1,000 unless a request for waiver has been accepted by the Company.

Amounts received in connection with the DRIP for the years ended December 31, 2024, 2023 and 2022 were as follows (*in thousands*):

	2024	2023	2022
Amounts Received	\$10,213	\$9,046	\$7,808
Less: Dividends Reinvested	(3,214)	(2,652)	(2,783)
Amounts Received, net	\$6,999	\$6,394	\$5,025
Number of Shares Issued	623	612	430

Common Stock At-The-Market Sales Program

On April 4, 2023, the Company entered into an equity distribution agreement ("2023 Common ATM Program") with BMO Capital Markets Corp., J.P. Morgan Securities LLC, B. Riley Securities, Inc., Compass Point Research & Trading, LLC, and Janney Montgomery Scott LLC, as distribution agents (the "2023 Distribution Agents") under which the Company was permitted to offer and sell shares of the Company's common stock, \$0.10 par value per share (the "Common Stock"), having an aggregate sales price of up to \$150 million from time to time through the 2023 Distribution Agents, as agents or principals. Sales of the shares of Common Stock under the Distribution Agreement for the 2023 Common ATM Program were made in "at the market offerings" as defined in Rule 415 under the Securities Act of 1933, as amended (the "Securities Act"), including, without limitation, sales made directly on or through the New York Stock Exchange (the "NYSE") or to or through a market maker or any other method permitted by law, including, without limitation, negotiated transactions and block trades. The 2023 Distribution Agents were not required to sell any specific number or dollar amount of securities, but were to use commercially reasonable efforts consistent with their normal trading and sales practices, on mutually agreed terms between the 2023 Distribution Agents and the Company. The 2023 Common ATM Program replaced an earlier similar at-the-market offering that the Company commenced in 2022. The Company began selling shares under the 2023 Common ATM Program in April 2023 and sold a total of 8.5 million shares of Common Stock during 2023 and 2024 under the 2023 Common ATM Program for an aggregate sale price of \$132.2 million. During 2024, 1.2 million shares of Common Stock were issued and sold under the 2023 Common ATM Program at a weighted average price of \$15.37 per share, generating gross proceeds of \$19.1 million and net proceeds of \$18.9 million, after offering expenses.

On March 12, 2024, the Company terminated the use of the 2023 Common ATM Program and entered into a new equity distribution agreement ("March 2024 Common ATM Program") with BMO Capital Markets Corp., J.P. Morgan Securities LLC, Wells Fargo Securities, LLC, B. Riley Securities, Inc., Compass Point Research & Trading, LLC, and Janney Montgomery Scott LLC, as distribution agents (the "March 2024 Distribution Agents") under which the Company was permitted to offer and sell shares of the Company's common stock, \$0.10 par value per share, having an aggregate sales price of up to \$150 million from time to time through the March 2024 Distribution Agents, as agents or principals. Sales of the shares of Common Stock under the Distribution Agreement for the March 2024 Common ATM Program were made in "at the market offerings" as defined in Rule 415 under the Securities Act, including, without limitation, sales made directly on or through the NYSE or to or through a market maker or any other method permitted by law, including, without limitation, negotiated transactions and block trades. The March 2024 Distribution Agents were not required to sell any specific number or dollar amount of securities but were to use commercially reasonable efforts consistent with their normal trading and sales practices, on mutually agreed terms between the March 2024 Distribution Agents and the Company. The Company began selling shares under the March 2024 Common ATM Program on March 13, 2024 and sold a total of 8.1 million shares of Common Stock during 2024 under the March 2024 Common ATM Program at a weighted average price of \$17.86 per share, generating gross proceeds of \$145.1 million and net proceeds of \$142.9 million, after offering expenses.

On September 16, 2024, the Company terminated the use of the March 2024 Common ATM Program and entered into a new equity distribution agreement ("September 2024 Common ATM Program") with BMO Capital Markets Corp., J.P. Morgan Securities LLC, Wells Fargo Securities, LLC, B. Riley Securities, Inc., Compass Point Research & Trading, LLC, and Janney Montgomery Scott LLC, as distribution agents (the "September 2024 Distribution Agents") under which the Company may offer and sell shares of the Company's common stock, \$0.10 par value per share, having an aggregate

sales price of up to \$150 million from time to time through the September 2024 Distribution Agents, as agents or principals. Sales of the shares of Common Stock under the Distribution Agreement for the September 2024 Common ATM Program will be in "at the market offerings" as defined in Rule 415 under the Securities Act, including, without limitation, sales made directly on or through the NYSE or to or through a market maker or any other method permitted by law, including, without limitation, negotiated transactions and block trades. The September 2024 Distribution Agents are not required to sell any specific number or dollar amount of securities but will use commercially reasonable efforts consistent with their normal trading and sales practices, on mutually agreed terms between the September 2024 Distribution Agents and the Company. The Company began selling shares under the September 2024 Common ATM Program on September 17, 2024 and during 2024, 3.2 million shares of Common Stock were issued and sold under the September 2024 Common ATM Program at a weighted average price of \$19.06 per share, generating gross proceeds of \$60.3 million and net proceeds of \$58.8 million, after offering expenses.

Under the 2023 Common ATM Program, the March 2024 Common ATM Program and the September 2024 Common ATM Program, during 2024, a total of 12.5 million shares of Common Stock were issued and sold at a weighted average price of \$17.92 per share, generating gross proceeds of \$224.5 million and net proceeds of \$220.6 million, after offering expenses.

As of December 31, 2024, \$89.8 million of common stock remained eligible for sale under the September 2024 Common ATM Program.

Issuer Purchases of Equity Securities

On January 10, 2024, the Board of Directors reaffirmed our Common Stock Repurchase Program (the "Repurchase Program") that authorized us to repurchase up to \$25 million in the aggregate of the Company's Common Stock. Purchases under the Repurchase Program were permitted to be made using a variety of methods, which may include open market purchases, privately negotiated transactions or block trades, or by any combination of such methods, in accordance with applicable insider trading and other securities laws and regulations. The size, scope and timing of any purchases would be based on business, market and other conditions and factors, including price, regulatory and contractual requirements or consents, and capital availability. The Repurchase Program did not require the Company to acquire any particular amount of Common Stock and may be suspended, modified or discontinued at any time at the Company's discretion without prior notice. Although the Repurchase Program remains in effect, the Company did not make any repurchases of Common Stock during 2024.

Preferred Stock

6.75% Series C Cumulative Redeemable Preferred Stock

On July 26, 2022, the Company voluntarily redeemed all 9.9 million issued and outstanding shares of its 6.75% Series C Preferred Stock at a redemption price equal to the \$25.00 per share liquidation preference plus accrued and unpaid dividends to, but not including, the July 26, 2022 redemption date in an amount of \$0.2578 per share, for a total payment of \$25.2578 per share, or \$249.6 million in aggregate. As a result of our redemption, the Company recognized a preferred share redemption charge of approximately \$8.2 million in 2022, primarily related to the original issuance costs.

6.375% Series D Cumulative Redeemable Preferred Stock

On January 22, 2018, the Company issued 2 million shares of its Series D Preferred Stock at an offering price of \$25.00 per share in an underwritten registered public offering. The Company received net proceeds from the sale of these 2 million shares, after deducting the underwriting discount and other estimated offering expenses, of approximately \$48.2 million and has used the net proceeds of the offering for general corporate purposes, which included the purchase of manufactured homes for sale or lease to customers, expansion of its existing communities, acquisitions of additional properties and repayment of indebtedness on a short-term basis.

Dividends on the Series D Preferred Stock shares are cumulative from January 22, 2018 and are payable quarterly in arrears on March 15, June 15, September 15, and December 15 at an annual rate of \$1.59375 per share.

The Series D Preferred Stock, par value \$0.10 per share, has no maturity and will remain outstanding indefinitely unless redeemed or otherwise repurchased. On and after January 22, 2023, the Series D Preferred Stock

is redeemable at the Company's option for cash, in whole or, from time to time, in part, at a price per share equal to \$25.00, plus all accrued and unpaid dividends (whether or not declared) to the date of redemption.

Upon the occurrence of a Delisting Event or Change of Control, each as defined in the Prospectus pursuant to which the shares of Series D Preferred Stock were offered, each holder of the Series D Preferred Stock will have the right to convert all or part of the shares of the Series D Preferred Stock held into Common Stock of the Company, unless the Company elects to redeem the Series D Preferred Stock.

Holders of the Series D Preferred Stock generally have no voting rights, except if the Company fails to pay dividends for nine or more quarterly periods, whether or not consecutive, or with respect to certain specified events.

During 2024, 2023 and 2022, the Company sold additional shares of Series D Preferred Stock pursuant to its at-the-market sales programs, and amended its charter in connection therewith, as previously described.

<u>Preferred Stock At-The-Market Sales Programs</u>

On January 10, 2023, the Company entered into an At Market Issuance Sales Agreement ("2023 Preferred ATM Program") with B. Riley. Under the 2023 Preferred ATM Program, the Company may offer and sell shares of the Company's 6.375% Series D Cumulative Redeemable Preferred Stock, \$0.10 par value per share, with a liquidation preference of \$25.00 per share (the "Series D Preferred Stock"), having an aggregate sales price of up to \$100 million from time to time through B. Riley, as agent or principal. Sales of the shares of Series D Preferred Stock in the 2023 Preferred ATM Program will be in "at the market offerings" as defined in Rule 415 under the Securities Act of 1933, as amended (the "Securities Act"), including, without limitation, sales made directly on or through the New York Stock Exchange (the "NYSE") or on any other existing trading market for the Series D Preferred Stock, as applicable, or to or through a market maker or any other method permitted by law, including, without limitation, negotiated transactions and block trades. B. Riley is not required to sell any specific number or dollar amount of securities, but will use its commercially reasonable efforts consistent with its normal trading and sales practices, on mutually agreed terms between B. Riley and the Company. During 2024, the Company issued and sold 1.2 million shares of its Series D Preferred Stock under the 2023 Preferred ATM Program at a weighted average price of \$23.41 per share, generating gross proceeds of \$28.5 million and net proceeds of \$28.0 million, after offering expenses.

As of December 31, 2024, \$17.6 million in shares of Series D Preferred Stock remained eligible for sale under the 2023 Preferred ATM Program.

NOTE 12 – DISTRIBUTIONS

Common Stock

The following cash distributions, including dividends reinvested, were paid to common shareholders during the years ended December 31, 2024, 2023 and 2022 (in thousands except per share amounts):

	20	024	20	23	20)22
Quarter Ended	Amount	Per Share	Amount	Per Share	Amount	Per Share
March 31	\$14,215	\$0.205	\$12,226	\$0.205	\$10,406	\$0.20
June 30	15,149	0.215	12,460	0.205	10,890	0.20
September 30	15,951	0.215	13,419	0.205	10,960	0.20
December 31	16,974	0.215	13,619	0.205	11,154	0.20
	\$62,289	\$0.85	\$51,724	\$0.82	\$43,410	\$0.80

These amounts do not include the discount on shares purchased through the Company's DRIP.

Subsequent to year end, on January 7, 2025, the Board of Directors declared a quarterly dividend of \$0.215 per share on the Company's Common Stock payable March 17, 2025 to shareholders of record as of the close of business on February 18, 2025.

Preferred Stock

The following dividends were paid to holders of our Series C Preferred Stock during the year ended December 31, 2022 (in thousands except per share amounts):

Declaration Date	Record Date	Payment Date	Dividend	Dividend per Share
1/12/2022	2/15/2022	3/15/2022	\$4,170	\$0.421875
4/1/2022	5/16/2022	6/15/2022	4,170	0.421875
7/1/2022	8/15/2022	9/15/2022	2,548	0.257800
			\$10,888	\$1.101550

The following dividends were paid to holders of our Series D Preferred Stock during the years ended December 31, 2024, 2023 and 2022 (in thousands except per share amounts):

Declaration Date	Record Date	Payment Date	Dividend	Dividend per Share	
1/10/2024	2/15/2024	3/15/2024	\$4,673	\$0.3984375	
4/1/2024	5/15/2024	6/17/2024	4,712	0.3984375	
7/1/2024	8/15/2024	9/16/2024	4,782	0.3984375	
10/1/2024	11/15/2024	12/16/2024	4,996	0.3984375	
			\$19,163	\$1.59375	
1/15/2023	2/15/2023	3/15/2023	\$3,836	\$0.3984375	
4/1/2023	5/15/2023	6/15/2023	4,051	0.3984375	
7/1/2023	8/15/2023	9/15/2023	*	0.3984375	
,	000-0	2.22.20	4,364		
10/3/2023	11/15/2023	12/15/2023	4,472	0.3984375	
			\$16,723	\$1.59375	
1/12/2022	2/15/2022	3/15/2022	\$3,430	\$0.3984375	
4/1/2022	5/16/2022	6/15/2022	3,430	0.3984375	
7/1/2022	8/15/2022	9/15/2022	3,430	0.3984375	
10/3/2022	11/15/2022	12/15/2022	3,433	0.3984375	
			\$13,723	\$1.59375	

Subsequent to year end, on January 7, 2025, the Board of Directors declared a quarterly dividend of \$0.3984375 per share for the period from December 1, 2024 through February 28, 2025, on the Company's Series D Preferred Stock payable March 17, 2025 to shareholders of record as of the close of business on February 18, 2025.

NOTE 13 – FEDERAL INCOME TAXES

Characterization of Distributions

The following table characterizes the distributions paid for the years ended December 31, 2024, 2023 and 2022:

		2024			20	23	2022	
		Amount	Percent	-	Amount	Percent	Amount	Percent
Common Stock Ordinary income Return of capital	\$	0.16685 0.68315	19.63% 80.37%	\$	0.22256 0.59744	27.14% 72.86%	\$ -0- 0.80	-0-% 100.00%
	\$	0.85	100.00%	\$	0.82	100.00%	\$ 0.80	100.00%
Preferred Stock - Ordinary income Return of capital	Ser \$	1.593750 -0-	100.0%	\$	1.593750	100.0%	\$ 0.625130 0.968620	39.22% 60.78%
	\$	1.593750	100.00%	\$	1.593750	100.00%	\$ 1.593750	100.00%

In addition to the above, taxable income from non-REIT activities conducted by S&F, a Taxable REIT Subsidiary ("TRS"), is subject to federal, state and local income taxes. Deferred income taxes pertaining to S&F are accounted for using the asset and liability method. Under this method, deferred income taxes are recognized for temporary differences between the financial reporting bases of assets and liabilities and their respective tax bases and for operating loss and tax credit carryforwards based on enacted tax rates expected to be in effect when such amounts are realized or settled. However, deferred tax assets are recognized only to the extent that it is more likely than not that they will be realized based on consideration of available evidence, including tax planning strategies and other factors. For the years ended December 31, 2024 and December 31, 2022, S&F had operating income for financial reporting purposes of \$1.8 million and \$71,000, respectively. For the year ended December 31, 2023, S&F had an operating loss for financial reporting purposes of \$648,000. Therefore, a valuation allowance has been established against any deferred tax assets relating to S&F. For the years ended December 31, 2024, 2023 and 2022, S&F recorded \$112,000, \$68,000 and \$16,000, respectively, in federal, state and franchise taxes.

NOTE 14 – COMMITMENTS, CONTINGENCIES AND LEGAL MATTERS

The Company is subject to claims and litigation in the ordinary course of business. Management does not believe that any such claim or litigation will have a material adverse effect on the business, assets, or results of operations of the Company.

The Company had an agreement with 21st Mortgage under which 21st Mortgage provided financing for home purchasers in the Company's communities. The Company did not receive referral fees or other cash compensation under the agreement. If 21st Mortgage made loans to purchasers and those purchasers defaulted on their loans and 21st Mortgage repossessed the homes securing such loans, the Company agreed to purchase from 21st Mortgage each such repossessed home for a price equal to 80% to 95% of the amount under each such loan, subject to certain adjustments. As of December 31, 2024, the total loan balance under this agreement was approximately \$2.1 million. Additionally, 21st Mortgage previously made loans to purchasers in certain communities we acquired. In conjunction with these acquisitions, the Company has agreed to purchase from 21st Mortgage each repossessed home, if those purchasers default on their loans. The purchase price ranges from 55% to 100% of the amount under each such loan, subject to certain adjustments. As of December 31, 2024, the total loan balance owed to 21st Mortgage with respect to homes in these acquired communities was approximately \$558,000. This program was terminated on June 22, 2023. The Company's repurchase obligations for the outstanding loans that were originated by 21st Mortgage remain in effect.

The Company entered into a Manufactured Home Retailer Agreement (the "MHRA") with 21st Mortgage on January 24, 2023, under which 21st Mortgage provides financing for home purchasers in the Company's

communities. 21st Mortgage has no recourse against the Company under the MHRA except in instances where the Customer defaults before two scheduled monthly payments are paid by the purchaser and the default is based on any dispute between S&F surrounding the terms or execution of the purchase and sale of the home. Upon such a default, S&F is to take assignment of the loan from 21st Mortgage for the unpaid principal balance plus accrued interest. As of December 31, 2024, no loans have been originated under the MHRA.

S&F entered into a Chattel Loan Origination, Sale and Servicing Agreement ("COP Program") with Triad Financial Services, effective January 1, 2016. Neither the Company, nor S&F, receive referral fees or other cash compensation under the agreement. Customer loan applications are initially submitted to Triad for consideration by Triad's portfolio of outside lenders. If a loan application does not meet the criteria for outside financing, the application is then considered for financing under the COP Program. If the loan is approved under the COP Program, then it is originated by Triad, assigned to S&F and then assigned by S&F to the Company. Included in Notes and Other Receivables is approximately \$85.2 million of loans that the Company acquired under the COP Program as of December 31, 2024.

The Company and one of its subsidiaries are parties to a Limited Liability Company Agreement dated as of December 8, 2021 with an affiliate of Nuveen, which governs the initial joint venture entity between the Company and Nuveen. The LLC Agreement provided for the parties to initially fund up to \$70 million of equity capital for acquisitions during a 24-month commitment period, with Nuveen having the option, subject to certain conditions, to elect to increase the parties' total commitments by up to an additional \$100 million and to extend the commitment period for up to an additional four years. The Company is required to fund 40% of the committed capital and Nuveen is required to fund 60%. All such funding will be on a parity basis. Since the execution of the LLC Agreement, this joint venture entity has acquired two properties. The Company and Nuveen have continued to seek, and are continuing to seek, opportunities to acquire additional manufactured housing and/or recreational vehicle communities that are under development and/or newly developed and meet certain other investment guidelines. The Company and Nuveen have informally agreed that any future acquisitions would be made by one or more new joint venture entities to be formed for that purpose and that the existing joint venture entity formed in December 2021 will not consummate additional acquisitions but will maintain its existing property portfolio. The Company and Nuveen also informally agreed that, unless otherwise determined in connection with any specific future investment, capital for any such new joint venture entity would continue to be funded 60% by Nuveen and 40% by the Company on a parity basis and that other terms would be similar to those of the LLC Agreement entered into in 2021, except that the amounts of the parties' respective capital commitments will be determined on a property-by-property basis. In 2023, the Company and Nuveen formed a new joint venture entity, governed by a new joint venture agreement, focused on the development of a new manufactured housing community located in Honey Brook, Pennsylvania. The community, once complete, is expected to contain 113 manufactured home sites situated on approximately 61 acres. This community is expected to open at the end of the second quarter of 2025 with our first two homes on order currently. As with the 2021 LLC Agreement, capital contributions to the joint venture entity formed for this project will be funded 60% by Nuveen and 40% by the Company on a parity basis and the other terms (including restrictions on the Company's right to acquire manufacturing housing communities that meet the LLC Agreement's investment guidelines without first offering Nuveen an opportunity to participate in the acquisition) are similar to those set forth in the LLC Agreement entered into in 2021 (See Note 5).

On July 26, 2023, the Company entered into an agreement to purchase two manufactured home communities, located in Maryland, for approximately \$12.5 million. As of February 26, 2025, this transaction remains pending.

On January 31, 2025, the Company entered into an agreement to purchase two manufactured home communities, located in New Jersey, for approximately \$24.6 million

The Company recently entered into a preliminary agreement with a leading national homebuilder regarding the potential formation of a joint venture to develop approximately 131 acres of undeveloped land adjacent to one of the Company's existing manufactured home communities in southern New Jersey. If necessary governmental approvals can be obtained, the purpose of the joint venture would be to construct roads, infrastructure and other site improvements on the property and then sell the improved lots to an affiliate of the Company's joint venture partner, which would construct luxury single family residential homes to sell to purchasers. It is envisioned that the joint venture partner would fully fund the costs of required site improvements, to the extent not financed by a third-party construction lender, and would obtain all required approvals. The Company would contribute the real property to the joint venture and receive a percentage of the sale price of each home. If the parties elect to proceed, it is anticipated that the joint venture partner would seek preliminary subdivision and site plan approvals over the next two years and,

if these approvals are obtained, the joint venture would then be formally established. Pursuit of this project would be contingent upon execution of definitive documentation setting forth the terms of certain agreements between the parties. There can be no assurance that the Company and its potential joint venture partner will reach agreement or proceed with this arrangement or that required governmental approvals can be obtained. The parties are currently engaged in a 90-day due diligence period during which they intend to commence preliminary discussions with the municipality relating to the necessary approvals.

NOTE 15 - FAIR VALUE MEASUREMENTS

The Company follows ASC 825, Fair Value Measurements, for financial assets and liabilities recognized at fair value on a recurring basis. The Company measures certain financial assets and liabilities at fair value on a recurring basis, including marketable securities. The fair value of these certain financial assets and liabilities was determined using the following inputs at December 31, 2024 and 2023 (in thousands):

	Fair Value Measurements at Reporting Date Using								
_	Total	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)					
December 31, 2024:									
Equity Securities - Preferred Stock	\$509	\$509	\$-0-	\$-0-					
Equity Securities - Common Stock	31,374	31,374	-0-	-0-					
Total	\$31,883	\$31,883	\$-0-	\$-0-					
December 31, 2023:									
Equity Securities - Preferred Stock	\$447	\$447	\$-0-	\$-0-					
Equity Securities - Common Stock	34,059	34,059	-0-	-0-					
Total	\$34,506	\$34,506	\$-0-	\$-0-					

In addition to the Company's investment in marketable securities at fair value, the Company is required to disclose certain information about fair values of its other financial instruments, as defined in ASC 825-10, Financial Instruments. Estimates of fair value are made at a specific point in time, based upon, where available, relevant market prices and information about the financial instrument. Such estimates do not include any premium or discount that could result from offering for sale at one time the Company's entire holdings of a particular financial instrument. All of the Company's marketable securities have quoted market prices. However, for a portion of the Company's other financial instruments, no quoted market value exists. Therefore, estimates of fair value are necessarily based on a number of significant assumptions (many of which involve events outside the control of management). Such assumptions include assessments of current economic conditions, perceived risks associated with these financial instruments and their counterparties, future expected loss experience and other factors. Given the uncertainties surrounding these assumptions, the reported fair values represent estimates only and, therefore, cannot be compared to the historical accounting model. Use of different assumptions or methodologies is likely to result in significantly different fair value estimates.

The fair value of cash and cash equivalents and notes receivable approximates their current carrying amounts since all such items are short-term in nature. The fair value of variable rate loans payable approximate their current carrying amounts since such amounts payable are at approximately a weighted-average current market rate of interest. As of December 31, 2024, the estimated fair value of fixed rate mortgages payable amounted to \$476.1 million and the carrying value of fixed rate mortgages payable amounted to \$489.3 million.

NOTE 16 – SUPPLEMENTAL CASH FLOW INFORMATION

Cash paid for interest during the years ended December 31, 2024, 2023 and 2022 was \$30.7 million, \$35.5 million and \$27.0 million, respectively. Interest cost capitalized to land development during the years ended December 31, 2024, 2023 and 2022 was \$6.0 million, \$5.0 million and \$2.7 million, respectively.

During the year ended December 31, 2024, stock compensation of \$2.8 million was capitalized to land development.

During the years ended December 31, 2024, 2023 and 2022, land development costs of \$50.6 million, \$27.9 million and \$26.3 million, respectively were transferred to investment property and equipment and placed in service.

During the years ended December 31, 2024, 2023 and 2022, the Company had dividend reinvestments of \$3.2 million, \$2.7 million and \$2.8 million, respectively, which required no cash transfers.

NOTE 17 – SUBSEQUENT EVENTS

Management has evaluated subsequent events for disclosure and/or recognition in the financial statements through the date that the financial statements were issued.

Common ATM Program

Since January 1, 2025, the Company issued and sold an additional 270,000 shares of its Common Stock under the September 2024 Common ATM Program at a weighted average price of \$18.18 per share, generating gross proceeds of \$4.9 million and net proceeds of \$4.8 million, after offering expenses. As of February 26, 2025, \$84.8 million of Common Stock remained eligible for sale under the September 2024 Common ATM Program.

Preferred ATM Program

Since January 1, 2025, the Company issued and sold an additional 49,000 shares of its Preferred Stock under the 2023 Preferred ATM Program at a weighted average price of \$23.03 per share, generating gross proceeds and net proceeds of \$1.1 million, after offering expenses. As of February 26, 2025, \$16.5 million of Preferred Stock remained eligible for sale under the 2023 Preferred ATM Program.

Restricted Stock Awards

On January 7, 2025, the Company awarded 26,000 shares of restricted stock to six employees. The grant date fair value of these grants was \$473,000. These grants vest ratably over five years.

On January 7, 2025, the Company awarded 179,945 shares of restricted stock to four employees pursuant their employment agreements. The grant date fair value of these grants was \$3.3 million. These shares vest based on a combination of time and achievement of certain performance measures.

NOTE 18– PRO FORMA FINANCIAL INFORMATION (UNAUDITED)

The following unaudited pro forma condensed financial information reflects the acquisitions during 2023. This information has been prepared utilizing the historical financial statements of the Company and the effect of additional revenue and expenses from the properties acquired during this period, after giving effect to certain adjustments including (a) rental and related income; (b) community operating expenses; (c) interest expense resulting from the assumed increase in mortgages and loans payable related to the new acquisitions and (d) depreciation expense related to the new acquisitions. The unaudited pro forma condensed financial information is not indicative of the results of operations that would have been achieved had the acquisitions reflected herein been consummated on the dates indicated or that will be achieved in the future (in thousands).

For the years ended December 31,

	2024	2023
Rental and Related Income	\$207,019	\$189,754
Community Operating Expenses	87.354	81,347
Net Income (Loss) Attributable to Common Shareholders	2,472	(8,728)
Net Income (Loss) Attributable to Common Shareholders per		
Share:		
Basic and Diluted	0.03	(0.14)

SCHEDULE III

Column A			Column B		Column C				Column D	
Des	cription				I	nit	ial Cost			
	-	-		-			Site, Land			
Name	Location		Encumbrances	_	Land	-	& Building Improvements and Rental Homes	_	Capitalization Subsequent to Acquisition	
Allentown	Memphis, TN	\$	11,348	\$	250	\$	2,569	\$	23,272	
Arbor Estates	Doylestown, PA	Ψ	-0-	Ψ	2,650	Ψ	8,266	Ψ	4,079	
Auburn Estates	Orrville, OH		-0-		114		1,174		1,715	
Bayshore Estates	Sandusky, OH		-0-		561		9,553		6,689	
Birchwood Farms	Birch Run, MI		Ů	(2)	70		2,797		5,197	
Boardwalk	Elkhart, IN		12,213	(6)	1,796		4,768		788	
Broadmore Estates	Goshen, IN		-0-	(0)	1,120		11,136		15,060	
Brookside Village	Berwick, PA		Ů	(4)	372		4,776		5,988	
Brookview Village	Greenfield Center, NY		2,333	(.)	38		233		15,529	
Camelot Village	Anderson, IN		2,000	(7)	824		2,480		4,244	
Camelot Woods	Altoona, PA		-0-	(/)	573		2,767		4,647	
Candlewick Court	Owosso, MI		3,787		159		7,087		10,743	
Carsons	Chambersburg, PA		22,923	(1)	176		2,411		3,682	
Catalina	Middletown, OH		3,736	(1)	1,008		11,735		22,382	
Cedarcrest Village	Vineland, NJ		10,042		320		1,866		4,051	
Center Manor	Monaca, PA		-0-		198		5,602		2,544	
Chambersburg I & II	Chambersburg, PA		· ·	(1)	108		2,397		3,236	
Chelsea	Sayre, PA			(3)	124		2,049		3,371	
Cinnamon Woods	Conowingo, MD			(1)	1,884		2,116		9,073	
City View	Lewistown, PA		-0-	(1)	137		613		1,866	
Clinton MH Resort	Tiffin, OH		2,978		142		3,302		807	
Collingwood	Horseheads, NY		2,770	(1)	196		2,318		5,012	
Colonial Heights	Wintersville, OH			(2)	67		2,383		8,924	
Countryside Estates	Muncie, IN		-0-	(2)	174		1,926		9,444	
Countryside Estates	Ravenna, OH		· ·	(1)	205		2,896		7,035	
Countryside Village	Columbia, TN		95,492	(1)	394		6,917		13,584	
Cranberry Village	Cranberry Township, PA		6,400	(1)	182		1,923		4,760	
Crestview	Athens, PA		0,400	(1)	188		2,258		3,751	
Cross Keys Village	Duncansville, PA		-0-	(1)	61		378		5,412	
Crossroads Village	Mount Pleasant, PA		-0-	(1)	183		1,403		298	
D & R Village	Clifton Park, NY		6,436	(1)	392		704		4,201	
Dallas Mobile Home	Toronto, OH		0,430	(1)	276		2,729		4,927	
Deer Meadows	New Springfield, OH			(1)	226		2,299		5,340	
Deer Run	Dothan, AL		-0-	(1)	298		4,242		14,200	
Duck River Estates	Columbia, TN		-0-		416		-0-		8,503	
Evergreen Estates	Lodi, OH		-0-	(1)	99		1,121		749	
Evergreen Manor	Bedford, OH		-0-	(1)	49		2,372		1,837	
Evergreen Village	Mantua, OH		-0-	(1)	105		1,277		3,327	
Fairview Manor	Millville, NJ		13,647	(1)	216		1,167		12,599	
Fifty-One Estates	Elizabeth, PA		13,047	(1)	1,214		5,746		4,332	
Fohl Village	Canton, OH		9,250	(1)	1,018		18,052		1,869	
Forest Creek	Elkhart, IN		9,230	(2)	440		7,004		3,570	
Forest Park Village			7.062	(2)	75		977			
	Cranberry Township, PA Cheswick, PA		7,062 -0-		372		4,082		12,095	
Fox Chapel Village	Schuylkill Haven, PA			(3)	643		5,294		5,547	
Frieden Manor	Perrysburg, OH		11,471 -0-	(3)	1,215				6,687	
Friendly Village			-0- -0-		1,215		18,141		28,415	
Garden View Estates	Orangeburg, SC Chambersburg, PA						5,044		5,630	
Green Acres Gregory Courts	Honey Brook, PA		-0- -0-		63 370		584 1,220		262 1,376	
Gregory Courts	HOHEY BIOOK, FA		-0-		3/0		1,220		1,3/0	

SCHEDULE III

Column A		Column B		C	Column D	
Desci	ription			In	itial Cost	
Name	Location	Encumbrances	_	Land	Site, Land & Building Improvements and Rental Homes	Capitalization Subsequent to Acquisition
Hayden Heights	Dublin, OH	\$ 1,758	\$	248	\$ 2,148	\$ 1,660
Heather Highlands	Inkerman, PA	-0-		573	2,152	18,499
Hidden Creek	Erie, MI	-0-		614	20,717	9,973
High View Acres	Export, PA		(1)	825	4,264	1,228
Highland	Elkhart, IN	-0-		510	7,084	7,734
Highland Estates	Kutztown, PA	14,360		145	1,695	12,445
Hillcrest Crossing	Lower Burrell, PA		(1)	961	1,464	12,785
Hillcrest Estates	Marysville, OH		(1)	1,277	3,034	6,301
Hillside Estates	Greensburg, PA		(5)	484	2,679	7,391
Holiday Village	Nashville, TN	6,720		1,632	5,618	19,034
Holiday Village	Elkhart, IN	7,203		491	13,808	14,320
Holly Acres Estates	Erie, PA	5,656		194	3,591	1,654
Hudson Estates	Peninsula, OH		(1)	141	3,516	7,746
Huntingdon Pointe	Tarrs, PA		(1)	399	865	3,511
Independence Park	Clinton, PA		(5)	686	2,784	7,913
Iris Winds	Sumter, SC	-0-		121	3,324	11,368
Kinnebrook	Monticello, NY	3,399		236	1,403	15,586
Lake Erie Estates	Fredonia, NY	2,430		104	4,391	5,418
Lake Sherman Village	Navarre, OH	4,670		290	1,458	18,187
Lakeview Meadows	Lakeview, OH		(1)	574	1,104	6,562
Laurel Woods	Cresson, PA	-0-		433	2,070	9,207
Little Chippewa	Orrville, OH	-0-		113	1,135	2,831
Mandell Trails	Butler, PA	-0-		2,470	4,905	3,230
Maple Manor	Taylor, PA	32,881	(4)	674	9,433	11,277
Marysville Estates	Marysville, OH		(1)	810	4,556	13,914
Meadowood	New Middletown, OH		(2)	152	3,191	7,080
Meadows	Nappanee, IN	-0-		549	6,721	14,082
Meadows of Perrysburg		-0-		2,146	5,541	5,355
Melrose Village	Wooster, OH	-0-		767	5,429	9,395
Melrose West	Wooster, OH	-0-		94	1,040	154
Memphis Blues	Memphis, TN	-0-		78	810	21,268
Mighty Oak	Albany, GA			232	3,418	3,370
Monroe Valley	Jonestown, PA		(3)	114	994	844
Moosic Heights	Avoca, PA		(4)	330	3,794	5,852
Mount Pleasant Village			(1)	280	3,502	2,121
Mountaintop	Narvon, PA		(3)	134	1,665	2,094
New Colony	West Mifflin, PA	40 =04	(1)	429	4,129	3,666
Northtowne Meadows	Erie, MI	10,781		1,272	23,859	8,869
Oak Ridge Estates	Elkhart, IN	-0-	(2)	500	7,524	4,894
Oak Tree	Jackson, NJ	11,679		1,134	21,766	1,245
Oakwood Lake Village	Tunkhannock, PA			379	1,639	3,916
Olmsted Falls	Olmsted Falls, OH	1,761		569	3,031	3,506
Oxford Village	West Grove, PA	13,973	(6)	175	991	3,481
Parke Place	Elkhart, IN	-0-	(6)	4,317	10,341	15,222
Perrysburg Estates	Perrysburg, OH	1,422		399	4,047	8,027
Pikewood Manor	Elyria, OH	12,730		1,053	22,068	24,104
Pine Ridge/Pine Manor	Carlisle, PA	0		38	198	12,029
Pine Valley Estates	Apollo, PA	-0-	(4)	670	1,337	16,733
Pleasant View Estates	Bloomsburg, PA	-0-	(4)	282 150	2,175 2,492	4,163
Port Royal Village	Belle Vernon, PA	11 071	(7)			19,972
Redbud Estates	Anderson, IN	11,871	(7)	1,739	15,091	9,743
River Bluff Estates	Memphis, TN	-0-		230	-0- 785	910
River Valley	Marion, OH	-0-	(1)	236	785 1 410	11,716
Rolling Hills Estates	Carlisle, PA	-0-	(1)	301 814	1,419	4,314
Rostraver Estates	Belle Vernon, PA		(5)	713	2,204	3,239
Saddle Creek	Dothan, AL Magnolia, OH	-0-		270	3,165	3,140
Sandy Valley Estates	Magnolia, OH				1,941 3 370	17,483
Shady Hills	Nashville, TN	4,192		337	3,379	6,098

SCHEDULE III

Column A		Column B		Co	Column C				
Desci	ription			Ini	itial Cost				
Name	Location	Encumbrances	_	Land	Site, Land & Building Improvements and Rental Homes	Capitalization Subsequent to Acquisition			
Somerset/Whispering	Somerset, PA	\$	(1) \$	1,485	\$ 2,050	\$ 11,216			
Southern Terrace	Columbiana, OH	*	(2)	63	3,387	1,026			
Southwind Village	Jackson, NJ	20,427	(8)	100	603	3,617			
Spreading Oaks Village		-0-	(-)	67	1,327	5,375			
Springfield Meadows	Springfield, OH	-0-		1,230	3,093	3,728			
Suburban Estates	Greensburg, PA	4,731		299	5,837	6,721			
Summit Estates	Ravenna, OH	,	(1)	198	2,779	6,100			
Summit Village	Marion, IN	-0-	()	522	2,821	5,568			
Sunny Acres	Somerset, PA	5,266		287	6,114	5,144			
Sunnyside	Eagleville, PA	-0-		450	2,674	1,257			
Trailmont	Goodlettsville, TN	2,795		411	1,867	4,404			
Twin Oaks I & II	Olmsted Falls, OH	5,419		823	3,527	2,518			
Twin Pines	Goshen, IN	57,743	(2)	650	6,307	7,786			
Valley High	Ruffs Dale, PA		(5)	284	2,267	2,966			
Valley Hills	Ravenna, OH	2,927		996	6,542	13,895			
Valley Stream	Mountaintop, PA	-0-		323	3,191	1,540			
Valley View - HB	Honey Brook, PA		(2)	1,380	5,348	5,633			
Valley View I	Ephrata, PA		(3)	191	4,359	2,880			
Valley View II	Ephrata, PA		(3)	72	1,746	108			
Voyager Estates	West Newton, PA		(1)	742	3,143	7,912			
Waterfalls Village	Hamburg, NY	3,991		424	3,812	8,728			
Wayside	Bellefontaine, OH		(1)	196	1,080	4,000			
Weatherly Estates	Lebanon, TN	6,820		1,184	4,034	5,026			
Wellington Estates	Export, PA	-0-		896	6,179	8,660			
Wood Valley	Caledonia, OH	-0-		260	1,753	8,706			
Woodland Manor	West Monroe, NY		(1)	77	841	7,782			
Woodlawn Village	Eatontown, NJ		(8)	157	281	2,764			
Woods Edge	West Lafayette, IN	4,630		1,808	13,321	15,468			
Worthington Arms	Lewis Center, OH	7,918		437	12,706	10,639			
Youngstown Estates	Youngstown, NY	-0-		269	1,606	2,570			
		\$ 489,271	\$	74,086\$	587,633	\$ 994,245			

SCHEDULE III

REAL ESTATE AND ACCUMULATED DEPRECIATION DECEMBER 31, 2024 (in thousands)

Column A	Column E (9) (10)	Column F
Description	Gross Amount at Which Carried at 12/31/24	

Site, Land

& Building

					Improvements			Ac	cumulated
Name	Location		Land		and Rental Homes		Total	De	preciation
Allentown	Memphis, TN	\$	1,270	\$	24,821	\$	26,091	\$	(9,499)
Arbor Estates	Doylestown, PA	Ψ	2,650	Ψ	12,345	Ψ	14,995	Ψ	(4,367)
Auburn Estates	Orrville, OH		114		2,889		3,003		(791)
Bayshore Estates	Sandusky, OH		562		16,241		16,803		(1,737)
Birchwood Farms	Birch Run, MI		70		7,994		8,064		(2,653)
Boardwalk	Elkhart, IN		1,796		5,556		7,352		(1,433)
Broadmore Estates	Goshen, IN		1,120		26,196		27,316		(9,581)
Brookside Village	Berwick, PA		372		10,764		11,136		(3,569)
Brookview Village	Greenfield Center, NY		123		15,677		15,800		(4,916)
Camelot Village	Anderson, IN		828		6,720		7,548		(916)
Camelot Woods	Altoona, PA		766		7,221		7,987		(862)
Candlewick Court	Owosso, MI		159		17,830		17,989		(5,153)
Carsons	Chambersburg, PA		176		6,093		6,269		(1,847)
Catalina	Middletown, OH		1,008		34,117		35,125		(8,839)
Cedarcrest Village	Vineland, NJ		408		5,829		6,237		(3,555)
Center Manor	Monaca, PA		201		8,143		8,344		(635)
Chambersburg I & II	Chambersburg, PA		925		4,816		5,741		(1,449)
Chelsea	Sayre, PA		124		5,420		5,544		(1,639)
Cinnamon Woods	Conowingo, MD		1,884		11,189		13,073		(800)
City View	Lewistown, PA		137		2,479		2,616		(836)
Clinton MH Resort	Tiffin, OH		142		4,109		4,251		(1,733)
Collingwood	Horseheads, NY		196		7,330		7,526		(2,126)
Colonial Heights	Wintersville, OH		67		11,307		11,374		(3,586)
Countryside Estates	Muncie, IN		174		11,370		11,544		(3,001)
Countryside Estates	Ravenna, OH		205		9,931		10,136		(3,078)
Countryside Village	Columbia, TN		193		20,702		20,895		(8,062)
Cranberry Village	Cranberry Township, PA		182		6,683		6,865		(3,935)
Crestview	Athens, PA		362		5,835		6,197		(1,847)
Cross Keys Village	Duncansville, PA		61		5,790		5,851		(2,397)
Crossroads Village	Mount Pleasant, PA		183		1,701		1,884		(477)
D & R Village	Clifton Park, NY		392		4,905		5,297		(2,659)
Dallas Mobile Home	Toronto, OH		276		7,656		7,932		(2,036)
Deer Meadows	New Springfield, OH		226		7,639		7,865		(2,110)
Deer Run	Dothan, AL		301		18,439		18,740		(1,768)
Duck River Estates	Columbia, TN		416		8,503		8,919		(531)
Evergreen Estates	Lodi, OH		119		1,850		1,969		(619)
Evergreen Manor	Bedford, OH		49		4,209		4,258		(1,398)
Evergreen Village	Mantua, OH		105		4,604		4,709		(981)
Fairview Manor	Millville, NJ		2,535		11,447		13,982		(7,191)
Fifty-One Estates	Elizabeth, PA		1,330		9,962		11,292		(1,692)
Fohl Village	Canton, OH		1,023		19,916		20,939		(1,471)
Forest Creek	Elkhart, IN		440		10,574		11,014		(4,586)
Forest Park Village	Cranberry Township, PA		75		13,072		13,147		(5,500)
Fox Chapel Village	Cheswick, PA		372		9,629		10,001		(1,888)
Frieden Manor	Schuylkill Haven, PA		1,420		11,204		12,624		(3,761)
Friendly Village	Perrysburg, OH		1,266		46,505		47,771		(6,465)
Garden View Estates	Orangeburg, SC		158		10,672		10,830		(667)
Green Acres	Chambersburg, PA		63		846		909		(298)
Gregory Courts	Honey Brook, PA		370		2,596		2,966		(1,013)
Hayden Heights	Dublin, OH		248		3,808		4,056		(1,162)
Heather Highlands	Inkerman, PA		573		20,651		21,224		(8,864)
Hidden Creek	Erie, MI		618		30,686		31,304		(2,358)
High View Acres	Export, PA		825		5,492		6,317		(1,302)

SCHEDULE III

Column A				Column F					
Description			Gross A						
	_	_			ite, Land				
					Building				
					rovements			A	ccumulated
Name	Location		Land	•	ental Homes		Total		epreciation
Ivaine	Location		Lanu	anu K	entai Homes	_	1 Otal		epreciation
Highland	Elkhart, IN	\$	510	\$	14,818	\$	15,328	\$	(5,813)
Highland Estates	Kutztown, PA		404		13,881		14,285		(9,189)
Hillcrest Crossing	Lower Burrell, PA		961		14,249		15,210		(2,754)
Hillcrest Estates	Marysville, OH		1,277		9,335		10,612		(2,129)
Hillside Estates	Greensburg, PA		484		10,070		10,554		(2,195)
Holiday Village	Nashville, TN		1,632		24,652		26,284		(6,140)
Holiday Village	Elkhart, IN		491		28,128		28,619		(7,988)
Holly Acres Estates	Erie, PA		194		5,245		5,439		(1,652)
Hudson Estates	Peninsula, OH		141		11,262		11,403		(3,351)
Huntingdon Pointe	Tarrs, PA		399		4,376		4,775		(898)
Independence Park	Clinton, PA		686		10,697		11,383		(2,504)
Iris Winds	Sumter, SC		607		14,206		14,813		(1,333)
Kinnebrook	Monticello, NY		509		16,716		17,225		(8,339)
Lake Erie Estates	Fredonia, NY		140		9,773		9,913		(1,281)
Lake Sherman Village	Navarre, OH		290		19,645		19,935		
Lakeview Meadows	Lakeview, OH		726		7,514		8,240		(7,742) (997)
Laurel Woods	Cresson, PA		433				11,710		(4,145)
					11,277				
Little Chippewa	Orrville, OH		113		3,966		4,079		(1,147)
Mandell Trails	Butler, PA		2,537		8,068		10,605		(549)
Maple Manor	Taylor, PA		674		20,710		21,384		(7,566)
Marysville Estates	Marysville, OH		818		18,462		19,280		(3,386)
Meadowood	New Middletown, OH		152		10,271		10,423		(3,150)
Meadows	Nappanee, IN		549		20,803		21,352		(5,656)
Meadows of Perrysburg	Perrysburg, OH		4,500		8,542		13,042		(1,465)
Melrose Village	Wooster, OH		767		14,824		15,591		(4,169)
Melrose West	Wooster, OH		94		1,194		1,288		(455)
Memphis Blues	Memphis, TN		336		21,820		22,156		(5,185)
Mighty Oak	Albany, GA		234		6,786		7,020		(320)
Monroe Valley	Jonestown, PA		114		1,838		1,952		(665)
Moosic Heights	Avoca, PA		330		9,646		9,976		(3,186)
Mount Pleasant Village	Mount Pleasant, PA		280		5,623		5,903		(1,540)
Mountaintop	Narvon, PA		249		3,644		3,893		(1,152)
New Colony	West Mifflin, PA		448		7,776		8,224		(1,293)
Northtowne Meadows	Erie, MI		1,310		32,690		34,000		(5,983)
Oak Ridge Estates	Elkhart, IN		500		12,418		12,918		(4,687)
Oak Tree	Jackson, NJ		1,150		22,995		24,145		(1,687)
Oakwood Lake Village	Tunkhannock, PA		379		5,555		5,934		(1,548)
Olmsted Falls	Olmsted Falls, OH		569		6,537		7,106		(2,094)
Oxford Village	West Grove, PA		155		4,492		4,647		(2,592)
Parke Place	Elkhart, IN		4,317		25,563		29,880		(5,489)
Perrysburg Estates	Perrysburg, OH		407		12,066		12,473		(2,253)
Pikewood Manor	Elyria, OH		1,071		46,154		47,225		(8,469)
Pine Ridge/Pine Manor	Carlisle, PA		145		12,120		12,265		(5,863)
Pine Valley Estates	Apollo, PA		732		18,008		18,740		(5,231)
Pleasant View Estates	Bloomsburg, PA		307		6,313		6,620		(1,994)
Port Royal Village	Belle Vernon, PA		505		22,109		22,614		(10,601)
Redbud Estates	Anderson, IN		1,753		24,820		26,573		(4,921)
River Bluff Estates	Memphis, TN		230		910		1,140		(4)
River Valley Estates	Marion, OH		236		12,501		12,737		(5,445)
Rolling Hills Estates	Carlisle, PA		517		5,517		6,034		(1,479)
Rostraver Estates	Belle Veron, PA		814		5,443		6,257		(1,710)
Saddle Creek	Dothan, AL		718		6,300		7,018		(406)
Sandy Valley Estates	Magnolia, OH		270		19,424		19,694		(7,549)

	Column E (9) (10)					Column F			
Desci	ription		Gross A	Amount a	t Which Carı	ried at	12/31/24		
				&	ite, Land Building				
				Imp	provements				cumulated
Name	Location		Land	and F	Rental Homes	_	Total	De	preciation
Shady Hills	Nashville, TN	\$	337	\$	9,477	\$	9,814	\$	(3,484)
Somerset/Whispering	Somerset, PA		1,489		13,262		14,751		(6,183)
Southern Terrace	Columbiana, OH		63		4,413		4,476		(1,766)
Southwind Village	Jackson, NJ		100		4,220		4,320		(2,592)
Spreading Oaks Village	Athens, OH		67		6,702		6,769		(2,935)
Springfield Meadows	Springfield, OH		1,230		6,821		8,051		(1,461)
Suburban Estates	Greensburg, PA		299		12,558		12,857		(4,725)
Summit Estates	Ravenna, OH		198		8,879		9,077		(2,604)
Summit Village	Marion, IN		522		8,389		8,911		(2,122)
Sunny Acres	Somerset, PA		287		11,258		11,545		(4,351)
Sunnyside	Eagleville, PA		662		3,719		4,381		(1,391)
Trailmont	Goodlettsville, TN		411		6,271		6,682		(2,288)
Twin Oaks I & II	Olmsted Falls, OH		998		5,870		6,868		(2,369)
Twin Pines	Goshen, IN		650		14,093		14,743		(5,019)
Valley High	Ruffs Dale, PA		284		5,233		5,517		(1,608)
Valley Hills	Ravenna, OH		996		20,437		21,433		(5,866)
Valley Stream	Mountaintop, PA		323		4,731		5,054		(1,383)
Valley View - HB	Honey Brook, PA		1,380		10,981		12,361		(3,836)
Valley View I	Ephrata, PA		280		7,150		7,430		(2,325)
Valley View II	Ephrata, PA		72		1,854		1,926		(803)
Voyager Estates	West Newton, PA		742		11,055		11,797		(2,596)
Waterfalls Village	Hamburg, NY		424		12,540		12,964		(6,111)
Wayside	Bellefontaine, OH		538		4,738		5,276		(895)
Weatherly Estates	Lebanon, TN		1,184		9,060		10,244		(4,946)
Wellington Estates	Export, PA		896		14,839		15,735		(3,095)
Wood Valley	Caledonia, OH		260		10,459		10,719		(4,427)
Woodland Manor	West Monroe, NY		258		8,442		8,700		(2,600)
Woodlawn Village	Eatontown, NJ		135		3,067		3,202		(1,274)
Woods Edge	West Lafayette, IN		1,808		28,789		30,597		(7,775)
Worthington Arms	Lewis Center, OH		437		23,345		23,782		(6,093)
Youngstown Estates	Youngstown, NY	_	269		4,176		4,445		(1,176)
		\$	85,421	\$	1,570,543	\$	1,655,964	\$	(445,077)

REAL ESTATE AND ACCUMULATED DEPRECIATION **DECEMBER 31, 2024**

Column A		Column G	Column H	Column I
Des	cription			
		Date of	Date	Depreciable
Name	Location	Construction	Acquired	Life
Allentown	Memphis, TN	prior to 1980	1986	5 to 27.5
Arbor Estates	Doylestown, PA	1959	2013	5 to 27.5
Auburn Estates	Orrville, OH	1971/1985/1995	2013	5 to 27.5
Bayshore Estates	Sandusky, OH	1969	2021	5 to 27.5
Birchwood Farms	Birch Run, MI	1976-1977	2013	5 to 27.5
Boardwalk	Elkhart, IN	1995-1996	2017	5 to 27.5
Broadmore Estates	Goshen, IN	1950/1990	2013	5 to 27.5
Brookside Village	Berwick, PA	1973-1976	2010	5 to 27.5
Brookview Village	Greenfield Ctr, NY	prior to 1970	1977	5 to 27.5
Camelot Village	Anderson, IN	1998	2018	5 to 27.5
Camelot Woods	Altoona, PA	1999	2020	5 to 27.5
Candlewick Court	Owosso, MI	1975	2015	5 to 27.5
Carsons	Chambersburg, PA	1963	2012	5 to 27.5
Catalina Cedarcrest Village	Middletown, OH	1968-1976	2015 1986	5 to 27.5
C	Vineland, NJ	1973	2022	5 to 27.5
Center Manor Chambersburg I & II	Monaca, PA Chambersburg, PA	1957 1955	2022	5 to 27.5
Chelsea	Sayre, PA	1933	2012	5 to 27.5 5 to 27.5
Cinnamon Woods	2	2005	2012	5 to 27.5
City View	Conowingo, MD Lewistown, PA		2017	5 to 27.5
Clinton MH Resort	Tiffin, OH	prior to 1980 1968/1987	2011	5 to 27.5
Collingwood	Horseheads, NY	1908/1987	2011	5 to 27.5
Colonial Heights	Wintersville, OH	1970	2012	5 to 27.5
Countryside Estates	Muncie, IN	1996	2012	5 to 27.5
Countryside Estates Countryside Estates	Ravenna, OH	1972	2012	5 to 27.5
Countryside Village	Columbia, TN	1988/1992	2011	5 to 27.5
Cranberry Village	Cranberry Township, PA	1974	1986	5 to 27.5
Crestview	Athens, PA	1964	2012	5 to 27.5
Cross Keys Village	Duncansville, PA	1961	1979	5 to 27.5
Crossroads Village	Mount Pleasant, PA	1955/2004	2017	5 to 27.5
D & R Village	Clifton Park, NY	1972	1978	5 to 27.5
Dallas Mobile Home	Toronto, OH	1950-1957	2014	5 to 27.5
Deer Meadows	New Springfield, OH	1973	2014	5 to 27.5
Deer Run	Dothan, AL	1960	2021	5 to 27.5
Duck River Estates	Columbia, TN	2023	2011	5 to 27.5
Evergreen Estates	Lodi, OH	1965	2014	5 to 27.5
Evergreen Manor	Bedford, OH	1960	2014	5 to 27.5
Evergreen Village	Mantua, OH	1960	2014	5 to 27.5
Fairview Manor	Millville, NJ	prior to 1980	1985	5 to 27.5
Fifty-One Estates	Elizabeth, PA	1970's	2019	5 to 27.5
Fohl Village	Canton, OH	1972	2022	5 to 27.5
Forest Creek	Elkhart, IN	1996-1997	2013	5 to 27.5
Forest Park Village	Cranberry Township, PA	prior to 1980	1982	5 to 27.5
Fox Chapel Village	Cheswick, PA	1975	2017	5 to 27.5
Frieden Manor	Schuylkill Haven, PA	1969	2012	5 to 27.5
Friendly Village	Perrysburg, OH	1970	2019	5 to 27.5
Garden View Estates	Orangeburg, SC	1962	2022	5 to 27.5
Green Acres	Chambersburg, PA	1978	2012	5 to 27.5
Gregory Courts	Honey Brook, PA	1970	2013	5 to 27.5
Hayden Heights	Dublin, OH	1973	2014	5 to 27.5
Heather Highlands	Inkerman, PA	1970	1992	5 to 27.5
Hidden Creek	Erie, MI	1993	2022	5 to 27.5
High View Acres	Export, PA	1984	2017	5 to 27.5

REAL ESTATE AND ACCUMULATED DEPRECIATION **DECEMBER 31, 2024**

Column A Description		Column G	Column H	Column I
Name	Location	Construction	Acquired	Life
Highland	Elkhart, IN	1969	2013	5 to 27.5
Highland Estates	Kutztown, PA	1971	1979	5 to 27.5
Hillcrest Crossing	Lower Burrell, PA	1971	2017	5 to 27.5
Hillcrest Estates	Marysville, OH	1995	2017	5 to 27.5
Hillside Estates	Greensburg, PA	1980	2014	5 to 27.5
Holiday Village	Nashville, TN	1967	2013	5 to 27.5
Holiday Village	Elkhart, IN	1966	2015	5 to 27.5
Holly Acres Estates	Erie, PA	1977/2007	2015	5 to 27.5
Hudson Estates	Peninsula, OH	1956	2014	5 to 27.5
Huntingdon Pointe	Tarrs, PA	2000	2015	5 to 27.5
Independence Park	Clinton, PA	1987	2014	5 to 27.5
Iris Winds Kinnebrook	Sumter, SC	1972 1972	2021	5 to 27.5
	Monticello, NY	1965-1975	1988 2020	5 to 27.5 5 to 27.5
Lake Erie Estates	Fredonia, NY			
Lake Sherman Village	Navarre, OH	prior to 1980 1995	1987 2016	5 to 27.5
Lakeview Meadows	Lakeview, OH			5 to 27.5
Laurel Woods	Cresson, PA	prior to 1980 1968	2001 2013	5 to 27.5
Little Chippewa Mandell Trails	Orrville, OH	1968	2013	5 to 27.5 5 to 27.5
Maple Manor	Butler, PA	1972	2010	5 to 27.5
Marysville Estates	Taylor, PA	1960s to 2015	2010	5 to 27.5
Meadowood	Marysville, OH New Middletown, OH	19008 to 2013	2017	5 to 27.5
Meadows	*	1965-1973	2012	5 to 27.5
Meadows of Perrysburg	Nappanee, IN	1903-1973	2018	5 to 27.5
	Perrysburg, OH	1970-1978	2013	
Melrose Village Melrose West	Wooster, OH Wooster, OH	1970-1978	2013	5 to 27.5 5 to 27.5
		1955	1985	5 to 27.5
Memphis Blues Might Oak	Memphis, TN	2023	2023	5 to 27.5
0	Albany, GA Jonestown, PA	1969	2023	5 to 27.5
Monroe Valley Moosic Heights	Avoca, PA	1972	2012	5 to 27.5
Mount Pleasant Village	Mount Pleasant, PA	1977-1986	2010	5 to 27.5
Mountaintop		1977-1980	2017	5 to 27.5
New Colony	Narvon, PA West Mifflin, PA	1975	2012	5 to 27.5
Northtowne Meadows	Erie, MI	1988, 1995, 1999	2019	5 to 27.5
Oak Ridge Estates	Elkhart, IN	1988, 1993, 1999	2013	5 to 27.5
Oak Tree	Jackson, NJ	1958	2022	5 to 27.5
Oakwood Lake Village	Tunkhannock, PA	1972	2010	5 to 27.5
Olmsted Falls	Olmsted Falls, OH	1953/1970	2010	5 to 27.5
Onisted Fans Oxford	West Grove, PA	1933/1970	1974	5 to 27.5
Parke Place	Elkhart, IN	1995-1996	2017	5 to 27.5
Perrysburg Estates	Perrysburg, OH	1972	2017	5 to 27.5
Pikewood Manor	Elyria, OH	1962	2018	5 to 27.5
Pine Ridge/Pine Manor	Carlisle, PA	1961	1969	5 to 27.5
Pine Valley Estates	Apollo, PA	prior to 1980	1995	5 to 27.5
Pleasant View Estates	Bloomsburg, PA	1960's	2010	5 to 27.5
Port Royal Village	Belle Vernon, PA	1973	1983	5 to 27.5
Redbud Estates	Anderson, IN			
River Bluff Estates	Memphis, TN	1966/1998/2003 2024	2018 2013	5 to 27.5 5 to 27.5
River Valley Estates	Marion, OH	1950	1986	
Rolling Hills Estates	Carlisle, PA	1972-1975	2013	5 to 27.5 5 to 27.5
Rostraver Estates	Belle Vern on, PA	1972-1973	2013	
Saddle Creek	Dothan, AL	1970	2014 2022	5 to 27.5
Sandy Valley Estates	Magnolia, OH	prior to 1980	1985	5 to 27.5
Shady Hills	Nashville, TN	1954	2011	5 to 27.5 5 to 27.5
Snady fills Somerset/Whispering	Somerset, PA	prior to 1980	2004	5 to 27.5
Southern Terrace	Columbiana, OH	1983	2004	5 to 27.5

REAL ESTATE AND ACCUMULATED DEPRECIATION **DECEMBER 31, 2024**

Column A Description		Column G	Column H	Column I
Name	Location	Construction	Acquired	Life
Southwind Village	Jackson, NJ	1969	1969	5 to 27.5
Spreading Oaks Village	Athens, OH	prior to 1980	1996	5 to 27.5
Springfield Meadows	Springfield, OH	1970	2016	5 to 27.5
Suburban Estates	Greensburg, PA	1968/1980	2010	5 to 27.5
Summit Estates	Ravenna, OH	1969	2014	5 to 27.5
Summit Village	Marion, IN	2000	2018	5 to 27.5
Sunny Acres	Somerset, PA	1970	2010	5 to 27.5
Sunnyside	Eagleville, PA	1960	2013	5 to 27.5
Trailmont	Goodlettsville, TN	1964	2011	5 to 27.5
Twin Oaks I & II	Olmsted Falls, OH	1952/1997	2012	5 to 27.5
Twin Pines	Goshen, IN	1956/1990	2013	5 to 27.5
Valley High	Ruffs Dale, PA	1974	2014	5 to 27.5
Valley Hills	Ravenna, OH	1960-1970	2014	5 to 27.5
Valley Stream	Mountaintop, PA	1970	2015	5 to 27.5
Valley View - HB	Honey Brook, PA	1970	2013	5 to 27.5
Valley View I	Ephrata, PA	1961	2012	5 to 27.5
Valley View II	Ephrata, PA	1999	2012	5 to 27.5
Voyager Estates	West Newton, PA	1968	2015	5 to 27.5
Waterfalls Village	Hamburg, NY	prior to 1980	1997	5 to 27.5
Wayside	Bellefontaine, OH	1960	2016	5 to 27.5
Weatherly Estates	Lebanon, TN	1997	2006	5 to 27.5
Wellington Estates	Export, PA	1970/1996	2017	5 to 27.5
Wood Valley	Caledonia, OH	prior to 1980	1996	5 to 27.5
Woodland Manor	West Monroe, NY	prior to 1980	2003	5 to 27.5
Woodlawn Village	Eatontown, NJ	1964	1978	5 to 27.5
Woods Edge	West Lafayette, IN	1974	2015	5 to 27.5
Worthington Arms	Lewis Center, OH	1968	2015	5 to 27.5
Youngstown Estates	Youngstown, NY	1963	2013	5 to 27.5

<u>UMH PROPERTIES, INC.</u> SCHEDULE III REAL ESTATE AND ACCUMULATED DEPRECIATION DECEMBER 31, 2024

- (1) Represents one mortgage payable secured by twenty-eight properties and one mortgage payable secured by the rental homes therein.
- (2) Represents one mortgage payable secured by eight properties.
- (3) Represents one mortgage payable secured by six properties.
- (4) Represents one mortgage payable secured by four properties and one mortgage payable secured by the rental homes therein.
- (5) Represents one mortgage payable secured by four properties.
- (6) Represents one mortgage payable secured by two properties.
- (7) Represents one mortgage payable secured by two properties.
- (8) Represents one mortgage payable secured by two properties.
- (9) Reconciliation

	// (in thousands)		
	12/31/24	12/31/23	12/31/22
Balance – Beginning of Year	\$1,527,479	\$1,379,527	\$1,198,104
Additions:			
Acquisitions	139,528	3,650	85,553
Improvements	-0-	151,495	108,544
Total Additions	139,528	155,145	194,097
Deletions	(11,043)	(7,193)	(12,674)
Balance – End of Year	\$1,655,964	\$1,527,479	\$1,379,527

/----ACCUMULATED DEPRECIATION-----/

	(in thousands)		
	12/31/24	12/31/23	12/31/22
Balance – Beginning of Year	\$391,920	\$340,776	\$295,740
Additions:			
Depreciation	57,765	53,685	46,650
Total Additions	57,765	53,685	46,650
Deletions	(4,608)	(2,541)	(1,614)
Balance – End of Year	\$445,077	\$391,920	\$340,776

(10) The aggregate cost for Federal tax purposes approximates historical cost.

BOARD OF DIRECTORS

AMY L. BUTEWICZ

Doctor of Pharmacy Realtor of Keller Williams Princeton Real Estate

JEFFREY A. CARUS

Founder and Managing Partner of JAC Partners, LLC

ANNA T. CHEW

Executive Vice President, Chief Financial Officer and Treasurer

KIERNAN CONWAY

Principal of KCnomics, LLC CCIM Institute Chief Economist Instructor to Bank Regulatory Federal Financial Institutions Examination Council (FFIEC) 2017-2024

MATTHEW I. HIRSCH

Attorney-At-Law Partner of Solow, Hartnett and Galvan, LLC

EUGENE W. LANDY

Founder and Chairman of the Board

MICHAEL P. LANDY

Former President and Chief Executive Officer of Monmouth Real Estate Investment Corporation

SAMUEL A. LANDY

President and Chief Executive Officer

STUART LEVY

Director of Real Estate Finance of Helaba-Landesbank Hessen-Thüringen

WILLIAM E. MITCHELL

Partner and Co-CIO of Strategy Capital LLC and General Partner of Mitchell Portfolio Management

ANGELA D. PRUITT-MARRIOTT

Crisis Communication Specialist of Sitrick and Company

KENNETH K. QUIGLEY, JR.

Attorney-At-Law President Emeritus of Curry College



OFFICERS & EXECUTIVE MANAGEMENT

EUGENE W. LANDY

Founder and Chairman of the Board

SAMUEL A. LANDY

President and Chief Executive Officer

ANNA T. CHEW

Executive Vice President, Chief Financial Officer and Treasurer

ana treasurer

CRAIG KOSTER

Executive Vice President, General Counsel and

Secretary

BRETT TAFT

Executive Vice President and Chief Operating Officer

DANIEL LANDY

Executive Vice President of UMH and President of

UMH OZ Fund, LLC

JEFFREY V. YORICK

Executive Vice President of Engineering

REGINA BEASLEY

Senior Vice President

AYAL DREIFUSS

Senior Vice President of Rental Operations

CHRISTINE LINDSEY

Senior Vice President

T.C. SHEPPARD

Senior Vice President of Sales and Consumer Finance

ROBERT VAN SCHUYVER

Senior Vice President

JEFFREY WOLFE

Senior Vice President of Field Operations

ABBY KARNOFSKY

Vice President of Marketing

GEORGE KLINE

Vice President of Corporate Security

IEREMY LANDY

Vice President of Community Media Relations

KRISTIN LANGLEY

Vice President and Controller

JAMES O. LYKINS

Vice President of Capital Markets

NELLI MADDEN

Vice President of Investor Relations

AARON POTTER

Vice President of Sustainability and Urban

Development

ALAN PATTERSON

Assistant Vice President of Engineering

BRITTNEE SPERLING

Assistant Controller

KEVIN MILLER

Chief Financial Officer of UMH OZ Fund, LLC

BECKY COLERIDGE

Vice President of Investor Relations and Controller of

UMH OZ Fund, LLC

CORPORATE INFORMATION

CORPORATE OFFICE

3499 US Hwy 9, Suites C & D Freehold, NJ 07728

TRANSFER AGENT & REGISTRAR

ΕO

PO Box 500

Newark, NJ 07101

COMMON STOCK LISTINGS

NYSE: UMH TASE: UMH

INDEPENDENT AUDITORS

PKF O'Connor Davies, LLP

245 Park Avenue

New York, NY 10167

PRESS CONTACT

amarriott@sitrick.com

IR WEBSITE: www.umh.reit

COMPANY WEBSITE: www.umh.com

EMAIL ADDRESS

ir@umh.com

