DCT Industrial Trust Inc. Form 10-Q

November 03, 2017

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q

(Mark One)

x Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended September 30, 2017

OR

"Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from to

Commission File Number 001-33201 (DCT Industrial Trust Inc.) 333-195185 (DCT Industrial Operating Partnership

LP)

DCT INDUSTRIAL TRUST INC.

DCT INDUSTRIAL OPERATING PARTNERSHIP LP

(Exact name of registrant as specified in its charter)

Maryland (DCT Industrial Trust Inc.) 82-0538520

Delaware (DCT Industrial Operating Partnership LP) 82-0538522

(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

555 17th Street, Suite 3700

Denver, Colorado 80202

(Address of principal executive offices) (Zip Code)

(303) 597-2400

(Registrant's telephone number, including area code)

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

DCT Industrial Trust Inc. Yes x No "DCT Industrial Operating Partnership LP Yes x No "Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

DCT Industrial Trust Inc. Yes x No DCT Industrial Operating Partnership LP Yes x No mandicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act. DCT Industrial Trust Inc.:

Large accelerated filer x

Accelerated filer

Non-accelerated filer " (Do not check if a smaller reporting company) Smaller reporting company "

Emerging growth company "

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the

Exchange Act.

DCT Industrial Operating Partnership LP:

Large accelerated filer " Accelerated filer

Non-accelerated filer x (Do not check if a smaller reporting company) Smaller reporting company

Emerging growth company "

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). DCT Industrial Trust Inc. Yes "No x DCT Industrial Operating Partnership LP Yes No x

As of October 27, 2017, 93,132,801 shares of common stock of DCT Industrial Trust Inc., par value \$0.01 per share, were outstanding.

EXPLANATORY NOTE

This report combines the Quarterly Reports on Form 10-Q for the period ended September 30, 2017 of DCT Industrial Trust Inc., a Maryland corporation, and DCT Industrial Operating Partnership LP, a Delaware limited partnership. Except as otherwise indicated herein, the terms "Company," "we," "our" and "us" refer to DCT Industrial Trust Inc. and its subsidiaries, including its operating partnership, DCT Industrial Operating Partnership LP. When we use the term "DCT" or "DCT Industrial," we are referring to DCT Industrial Trust Inc. by itself, and not including any of its subsidiaries, and when we use the term "Operating Partnership," we are referring to DCT Industrial Operating Partnership LP by itself, and not including any of its subsidiaries.

We are a leading industrial real estate company specializing in the ownership, acquisition, development, leasing and management of bulk-distribution and light-industrial properties located in high-demand distribution markets in the United States. DCT's actively managed portfolio is strategically located near population centers and well-positioned to take advantage of market dynamics. DCT has elected to be treated as a real estate investment trust, or REIT, for U.S. federal income tax purposes. We are structured as an umbrella partnership REIT under which substantially all our current and future business is, and will be, conducted through a majority owned and controlled subsidiary, DCT Industrial Operating Partnership LP, a Delaware limited partnership, for which DCT is the sole general partner. We own our properties through the Operating Partnership and its subsidiaries. As of September 30, 2017, DCT owned approximately 96.5% of the outstanding equity interests in the Operating Partnership.

We operate DCT and the Operating Partnership as one enterprise. The management of DCT consists of the same members as the management of the Operating Partnership. As general partner with control of the Operating Partnership, DCT consolidates the Operating Partnership for financial reporting purposes. DCT does not have significant assets other than its investment in the Operating Partnership. Therefore, the assets and liabilities of DCT and the Operating Partnership are the same on their respective financial statements.

We believe combining the quarterly reports on Form 10-Q of DCT and the Operating Partnership into this single report results in the following benefits:

enhances investors' understanding of DCT and the Operating Partnership by enabling investors to view the business as a whole in the same manner as management views and operates the business;

eliminates duplicative disclosures and provides a more streamlined and readable presentation as a substantial portion of the Company's disclosures apply to both DCT and the Operating Partnership; and

ereates time and cost efficiencies through the preparation of one combined report instead of two separate reports. Stockholders' equity, partners' capital and noncontrolling interests are the main areas of difference between the Consolidated Financial Statements of DCT and those of the Operating Partnership. Equity interests in the Operating Partnership held by entities other than DCT are classified within partners' capital in the Operating Partnership's financial statements and as noncontrolling interests in DCT's financial statements. Equity interests of 3.5% of the Operating Partnership were owned by executives and non-affiliated limited partners as of September 30, 2017. To help investors understand the differences between DCT and the Operating Partnership, this report provides separate Consolidated Financial Statements for DCT and the Operating Partnership; a single set of consolidated notes to such financial statements that includes separate discussions of each entity's stockholders' equity or partners' capital, as applicable; and a combined Management's Discussion and Analysis of Financial Condition and Results of Operations section that includes distinct information related to each entity.

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

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Consolidated Balance Sheets

(unaudited, in thousands, except share information)

	September 30 2017	, December 31, 2016
ASSETS		
Land	\$1,146,298	\$1,075,995
Buildings and improvements	3,260,147	3,202,293
Intangible lease assets	70,497	78,356
Construction in progress	167,034	72,829
Total investment in properties	4,643,976	4,429,473
Less accumulated depreciation and amortization	(918,142)	(839,773)
Net investment in properties	3,725,834	3,589,700
Investments in and advances to unconsolidated joint ventures	72,223	95,606
Net investment in real estate	3,798,057	3,685,306
Cash and cash equivalents	13,446	10,286
Restricted cash	32,269	7,346
Straight-line rent and other receivables, net of allowance for doubtful accounts of \$809 and \$379, respectively	79,484	79,889
Other assets, net	27,226	25,315
Assets held for sale	1,521	
Total assets	\$3,952,003	\$3,808,142
LIABILITIES AND EQUITY		
Liabilities:		
Accounts payable and accrued expenses	\$113,697	\$93,097
Distributions payable	29,995	29,622
Tenant prepaids and security deposits	34,481	32,884
Other liabilities	36,980	37,403
Intangible lease liabilities, net	19,287	21,421
Line of credit	206,000	75,000
Senior unsecured notes	1,328,435	1,351,969
Mortgage notes	161,882	201,959
Liabilities related to assets held for sale	18	_
Total liabilities	1,930,775	1,843,355
Equity:		
Preferred stock, \$0.01 par value, 50,000,000 shares authorized, none outstanding	_	_
Shares-in-trust, \$0.01 par value, 100,000,000 shares authorized, none outstanding	_	_
Common stock, \$0.01 par value, 500,000,000 shares authorized 93,018,193 and 91,516,113 shares issued and outstanding as of September 30, 2017	930	915
and December 31, 2016, respectively		
Additional paid-in capital	2,946,446	2,884,806
Distributions in excess of earnings		(1,006,125)
Accumulated other comprehensive loss	(14,985)	(17,530)

Total stockholders' equity	1,922,429	1,862,066
Noncontrolling interests	98,799	102,721
Total equity	2,021,228	1,964,787
Total liabilities and equity	\$3,952,003	\$3,808,142

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statements of Operations (unaudited, in thousands, except per share information)

	Three Months Ended September 30,		Nine Months Ended September 30,	
	September 2017	2016	September 2017	2016
REVENUES:	2017	2010	2017	2010
Rental revenues	\$104,873	\$99,933	\$314,514	\$289,507
Institutional capital management and other fees	307	341	1,083	1,039
Total revenues	105,180	100,274	315,597	290,546
OPERATING EXPENSES:				
Rental expenses	9,183	8,795	27,871	27,830
Real estate taxes	16,023	15,074	48,318	44,729
Real estate related depreciation and amortization	42,427	40,273	125,479	120,244
General and administrative	7,138	7,370	22,151	20,990
Casualty gain				(2,278)
Total operating expenses	74,771	69,072	223,549	211,515
Operating income	30,409	31,202	92,048	79,031
OTHER INCOME (EXPENSE):				
Equity in earnings of unconsolidated joint ventures, net	982	1,164	5,235	2,983
Gain on dispositions of real estate interests	11,556		39,658	43,052
Interest expense		(15,773)	*	(47,830)
Interest and other income (expense)		18		581
Impairment loss on land	-	_	` ,	_
Income tax benefit (expense) and other taxes	56	(222)	,	(510)
Consolidated net income of DCT Industrial Trust Inc.	26,980	16,389	86,261	77,307
Net income attributable to noncontrolling interests	-			(3,938)
Net income attributable to common stockholders	25,781	15,560	82,374	73,369
Distributed and undistributed earnings allocated to participating	(159	(163)	(482	(497)
securities Adjusted net income attributable to common stockholders	\$25,622	\$15,397	\$81,892	\$72,872
NET EARNINGS DED COMMON SWADE				
NET EARNINGS PER COMMON SHARE:	ΦΩ 20	¢0.17	ΦΛ ΩΛ	ΦΩ Ω1
Basic	\$0.28	\$0.17	\$0.89	\$0.81
Diluted	\$0.28	\$0.17	\$0.89	\$0.81
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING:				
Basic	92,981	90,250	92,351	89,464
Diluted	93,078	90,723	92,467	89,906
Distributions declared per common share	\$0.31	\$0.29	\$0.93	\$0.87
	•	•		

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statements of Comprehensive Income (unaudited, in thousands)

	Three Months		Nine Months	
	Ended September		Ended September	
	30,		30,	
	2017	2016	2017	2016
Consolidated net income of DCT Industrial Trust Inc.	\$26,980	\$16,389	\$86,261	\$77,307
Other comprehensive income (loss):				
Net derivative loss on cash flow hedging instruments	(285)	(9)	(1,445)	(9,875)
Net reclassification adjustment on cash flow hedging instruments	1,253	1,618	4,153	5,030
Other comprehensive income (loss)	968	1,609	2,708	(4,845)
Comprehensive income	27,948	17,998	88,969	72,462
Comprehensive income attributable to noncontrolling interests	(1,269)	(1,022)	(4,050)	(3,767)
Comprehensive income attributable to common stockholders	\$26,679	\$16,976	\$84,919	\$68,695

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statement of Changes in Equity (unaudited, in thousands)

	Total Equity			Additional Paid-in tCapital	Distributions in Excess of Earnings	Accumulated Other Comprehen- sive Loss	Non-contro	lling
Balance at December 31, 2016	\$1,964,787	91,516	\$ 915	\$2,884,806	\$(1,006,125)	\$ (17,530)	\$ 102,721	
Net income	86,261	_	_		82,374		3,887	
Other comprehensive income	2,708	_	_	_	_	2,545	163	
Issuance of common stock, net of offering costs	59,437	1,179	12	59,425	_	_		
Issuance of common stock, stock-based compensation plans	(1,459)	72	1	(1,460)	_	_	_	
Amortization of stock-based compensation	5,603	_	_	1,518	_	_	4,085	
Distributions to common stockholders and noncontrolling interests	(90,276)		_	_	(86,211)	_	(4,065)
Capital contributions from noncontrolling interests	1,277	_	_	_	_	_	1,277	
Redemptions of noncontrolling interests	(7,110	251	2	2,157	_		(9,269)
Balance at September 30, 2017	\$2,021,228	93,018	\$ 930	\$2,946,446	\$(1,009,962)	\$ (14,985)	\$ 98,799	

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statements of Cash Flows

(unaudited, in thousands)

(unautred, in thousands)	Nine Months Ended September 30, 2017 2016
OPERATING ACTIVITIES:	
Consolidated net income of DCT Industrial Trust Inc.	\$86,261 \$77,307
Adjustments to reconcile consolidated net income of DCT Industrial Trust Inc.	
to net cash provided by operating activities:	
Real estate related depreciation and amortization	125,479 120,244
Gain on dispositions of real estate interests	(39,658) (43,052)
Distributions of earnings from unconsolidated joint ventures	5,219 4,423
Equity in earnings of unconsolidated joint ventures, net	(5,235) (2,983)
Impairment loss on land	938 —
Stock-based compensation	4,552 4,153
Casualty gain	(270) (2,278)
Straight-line rent	(4,222) (16,402)
Other	4,248 3,242
Changes in operating assets and liabilities:	
Other receivables and other assets	1,945 (8,749)
Accounts payable, accrued expenses and other liabilities	5,086 22,280
Net cash provided by operating activities	184,343 158,185
INVESTING ACTIVITIES:	
Real estate acquisitions	(123,273) (54,594)
Capital expenditures and development activities	(162,967) (229,955)
Proceeds from dispositions of real estate investments	83,029 106,126
Investments in unconsolidated joint ventures	(13,711) (15,081)
Proceeds from casualties	300 3,446
Distributions of investments in unconsolidated joint ventures	36,396 1,509
Other investing activities	(4,166) (4,377)
Net cash used in investing activities	(184,392) (192,926)
FINANCING ACTIVITIES:	207.000 172.000
Proceeds from senior unsecured revolving line of credit	287,000 173,000
Repayments of senior unsecured revolving line of credit	(156,000) (243,000)
Proceeds from senior unsecured notes	51,940 250,000
Repayments of senior unsecured notes	(76,000) (174,000)
Principal payments on mortgage notes	(39,411) (5,001)
Net settlement on issuance of stock-based compensation awards	(1,459) (690)
Proceeds from issuance of common stock	60,694 81,769
Offering costs for issuance of common stock and OP Units	(1,257) $(1,198)$
Redemption of noncontrolling interests	(7,110)(2,400)
Dividends to common stockholders	(85,749) (77,610)
Distributions to noncontrolling interests	(4,154) (4,604)
Contributions from noncontrolling interests	532 134
Other financing activity	(790) (1,590)
Net cash provided by (used in) financing activities	28,236 (5,190)
NET CHANGE IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH	28,187 (39,931)
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, beginning of period	18,074 49,878
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, end of period	\$46,261 \$9,947

Supplemental Disclosures of Cash Flow Information		
Cash paid for interest, net of capitalized interest	\$45,123	\$40,956
Supplemental Disclosures of Non-Cash Activities		
Retirement of fully depreciated and amortized assets	\$25,228	\$23,871
Redemptions of OP Units settled in shares of common stock	\$2,159	\$14,338
Contributions from noncontrolling interests	\$745	\$ —
Decrease (increase) in capital expenditures accruals	\$(15,674)	\$8,096

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Balance Sheets

(unaudited, in thousands, except unit information)

•	September 30 2017	, December 31, 2016
ASSETS		
Land	\$1,146,298	\$1,075,995
Buildings and improvements	3,260,147	3,202,293
Intangible lease assets	70,497	78,356
Construction in progress	167,034	72,829
Total investment in properties	4,643,976	4,429,473
Less accumulated depreciation and amortization	(918,142)	(839,773)
Net investment in properties	3,725,834	3,589,700
Investments in and advances to unconsolidated joint ventures	72,223	95,606
Net investment in real estate	3,798,057	3,685,306
Cash and cash equivalents	13,446	10,286
Restricted cash	32,269	7,346
Straight-line rent and other receivables, net of allowance for doubtful accounts of \$809 and \$379, respectively	79,484	79,889
Other assets, net	27,226	25,315
Assets held for sale	1,521	
Total assets	\$3,952,003	\$3,808,142
LIABILITIES AND CAPITAL		
Liabilities:		
Accounts payable and accrued expenses	\$ 113,697	\$ 93,097
Distributions payable	29,995	29,622
Tenant prepaids and security deposits	34,481	32,884
Other liabilities	36,980	37,403
Intangible lease liabilities, net	19,287	21,421
Line of credit	206,000	75,000
Senior unsecured notes	1,328,435	1,351,969
Mortgage notes	161,882	201,959
Liabilities related to assets held for sale	18	1 042 255
Total liabilities	1,930,775	1,843,355
Partners' Capital:		
General Partner: OR Units 062 402 and 050 442 issued and outstanding		
OP Units, 963,492 and 950,442 issued and outstanding	20,221	19,699
as of September 30, 2017 and December 31, 2016, respectively Limited Partners:		
OP Units, 95,385,684 and 94,093,805 issued and outstanding	2,001,842	1,950,191
as of September 30, 2017 and December 31, 2016, respectively	(15.520	(18 220
Accumulated other comprehensive loss		(18,220)
Total partners' capital	2,006,543 14,685	1,951,670
Noncontrolling interests	•	13,117
Total capital Total liabilities and capital	2,021,228	1,964,787
Total liabilities and capital	\$3,952,003	\$3,808,142

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statements of Operations

(unaudited, in thousands, except per unit information)

	Three Mor September 2017		Nine Mon September 2017	
REVENUES: Rental revenues Institutional capital management and other fees Total revenues	\$104,873 307 105,180	\$99,933 341 100,274	\$314,514 1,083 315,597	\$289,507 1,039 290,546
OPERATING EXPENSES: Rental expenses Real estate taxes Real estate related depreciation and amortization General and administrative Casualty gain Total operating expenses Operating income	9,183 16,023 42,427 7,138 — 74,771 30,409	8,795 15,074 40,273 7,370 (2,440) 69,072 31,202	27,871 48,318 125,479 22,151 (270 223,549 92,048	27,830 44,729 120,244 20,990 0 (2,278) 211,515 79,031
OTHER INCOME (EXPENSE): Equity in earnings of unconsolidated joint ventures, net Gain on dispositions of real estate interests Interest expense Interest and other income (expense) Impairment loss on land Income tax benefit (expense) and other taxes Consolidated net income of DCT Industrial Operating Partnership LP Net income attributable to noncontrolling interests Net income attributable to OP Unitholders Distributed and undistributed earnings allocated to participating securities Adjusted net income attributable to OP Unitholders	(1 — 56 26,980 (262 26,718	16,389) (215) 16,174	(13) (938) (147) 86,261 (742) 85,519	2,983 43,052 (47,830) 581 — (510) 77,307 (638) 76,669 (497) \$76,172
NET EARNINGS PER OP UNIT: Basic Diluted	\$0.28 \$0.28	\$0.17 \$0.17	\$0.89 \$0.89	\$0.81 \$0.81
WEIGHTED AVERAGE OP UNITS OUTSTANDING: Basic Diluted	96,377 96,474	94,047 94,520	95,877 95,993	93,487 93,929
Distributions declared per OP Unit	\$0.31	\$0.29	\$0.93	\$0.87

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statements of Comprehensive Income (unaudited, in thousands)

	Three Months	Nine Months
	Ended September	Ended September
	30,	30,
	2017 2016	2017 2016
Consolidated net income of DCT Industrial Operating Partnership LP	\$26,980 \$16,389	\$86,261 \$77,307
Other comprehensive income (loss):		
Net derivative loss on cash flow hedging instruments	(285) (9)	(1,445) (9,875)
Net reclassification adjustment on cash flow hedging instruments	1,253 1,618	4,153 5,030
Other comprehensive income (loss)	968 1,609	2,708 (4,845)
Comprehensive income	27,948 17,998	88,969 72,462
Comprehensive income attributable to noncontrolling interests	(267) (240)	(750) (527)
Comprehensive income attributable to OP Unitholders	\$27,681 \$17,758	\$88,219 \$71,935

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statement of Changes in Capital (unaudited, in thousands)

	Total Capital	General Partner OP Units UnitsAmount	Limited Partners OP Units Units Amount	Accumulated Other Comprehensiv Loss	Non-controlling vdnterests
Balance at December 31, 2016	\$1,964,787	950 \$19,699	94,094 \$1,950,191	\$ (18,220)	\$ 13,117
Net income	86,261	— 855	— 84,664		742
Other comprehensive income	2,708			2,700	8
Issuance of OP Units, net of selling costs	59,437		1,179 59,437	_	_
Issuance of OP Units, share-based compensation plans	(1,459) — —	259 (1,459) —	_
Amortization of share-based compensation	5,603		5,603	_	_
Distributions to OP Unitholders and noncontrolling interests	(90,276	(898	(88,919) —	(459)
Capital contributions from noncontrolling interests	1,277			_	1,277
Redemption of limited partner OP Units, net	(7,110) — —	(133) (7,110) —	_
Conversion of limited partner OP Units to OP Units of general partner	_	14 565	(14) (565) —	_
Balance at September 30, 2017	\$2,021,228	964 \$20,221	95,385 \$2,001,842	\$ (15,520)	\$ 14,685

The accompanying notes are an integral part of these Consolidated Financial Statements.

Consolidated Statements of Cash Flows (unaudited, in thousands)

	Nine Months Ended September 30, 2017 2016
OPERATING ACTIVITIES:	
Consolidated net income of DCT Industrial Operating Partnership LP	\$86,261 \$77,307
Adjustments to reconcile consolidated net income of DCT Industrial Operating	
Partnership LP to net cash provided by operating activities:	
Real estate related depreciation and amortization	125,479 120,244
Gain on dispositions of real estate interests	(39,658) (43,052)
Distributions of earnings from unconsolidated joint ventures	5,219 4,423
Equity in earnings of unconsolidated joint ventures, net	(5,235) (2,983)
Impairment loss on land	938 —
Share-based compensation	4,552 4,153
Casualty gain	(270) (2,278)
Straight-line rent	(4,222) (16,402)
Other	4,248 3,242
Changes in operating assets and liabilities:	
Other receivables and other assets	1,945 (8,749)
Accounts payable, accrued expenses and other liabilities	5,086 22,280
Net cash provided by operating activities	184,343 158,185
INVESTING ACTIVITIES:	
Real estate acquisitions	(123,273) (54,594)
Capital expenditures and development activities	(162,967) (229,955)
Proceeds from dispositions of real estate investments	83,029 106,126
Investments in unconsolidated joint ventures	(13,711) (15,081)
Proceeds from casualties	300 3,446
Distributions of investments in unconsolidated joint ventures	36,396 1,509
Other investing activities	(4,166) (4,377)
Net cash used in investing activities	(184,392) (192,926)
FINANCING ACTIVITIES:	
Proceeds from senior unsecured revolving line of credit	287,000 173,000
Repayments of senior unsecured revolving line of credit	(156,000) (243,000)
Proceeds from senior unsecured notes	51,940 250,000
Repayments of senior unsecured notes	(76,000) (174,000)
Principal payments on mortgage notes	(39,411) (5,001)
Net settlement on issuance of share-based compensation awards	(1,459) (690)
Proceeds from the issuance of OP Units in exchange for contributions from the REIT, net	59,437 80,571
OP Unit redemptions	(7,110) (2,400)
Distributions paid on OP Units	(89,444) (81,538)
Distributions to noncontrolling interests	(459) (676)
Contributions from noncontrolling interests	532 134
Other financing activity	(790) (1,590)
Net cash provided by (used in) financing activities	28,236 (5,190)
NET CHANGE IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH	28,187 (39,931)
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, beginning of period	18,074 49,878

CASH, CASH EQUIVALENTS AND RESTRICTED CASH, end of period	\$46,261	\$9,947
Supplemental Disclosures of Cash Flow Information		
Cash paid for interest, net of capitalized interest	\$45,123	\$40,956
Supplemental Disclosures of Non-Cash Activities		
Retirement of fully depreciated and amortized assets	\$25,228	\$23,871
Contributions from noncontrolling interests	\$745	\$ —
Decrease (increase) in capital expenditures accruals	\$(15,674)	\$8,096

The accompanying notes are an integral part of these Consolidated Financial Statements.

DCT INDUSTRIAL TRUST INC. AND SUBSIDIARIES
DCT INDUSTRIAL OPERATING PARTERNSHIP LP AND SUBSIDIARIES
Notes to Consolidated Financial Statements
(Unaudited)

Note 1 – Organization

DCT Industrial Trust Inc. is a leading industrial real estate company specializing in the ownership, acquisition, development, leasing and management of bulk-distribution and light-industrial properties located in high-demand distribution markets in the United States. DCT's actively managed portfolio is strategically located near population centers and well-positioned to take advantage of market dynamics. As used herein, the terms "Company," "we," "our" and "us" refer to DCT Industrial Trust Inc. and its subsidiaries, including its operating partnership, DCT Industrial Operating Partnership LP. When we use the term "DCT" or "DCT Industrial," we are referring to DCT Industrial Trust Inc. by itself, and not including any of its subsidiaries, and when we use the term "Operating Partnership," we are referring to DCT Industrial Operating Partnership LP by itself, and not including any of its subsidiaries.

DCT was formed as a Maryland corporation in April 2002 and has elected to be treated as a real estate investment trust, or REIT, for U.S. federal income tax purposes. We are structured as an umbrella partnership REIT under which substantially all our current and future business is, and will be, conducted through a majority owned and controlled subsidiary, DCT Industrial Operating Partnership LP, a Delaware limited partnership, for which DCT is the sole general partner. DCT owns properties through the Operating Partnership and its subsidiaries. As of September 30, 2017, DCT owned approximately 96.5% of the outstanding equity interests in the Operating Partnership. As of September 30, 2017, the Company owned interests in approximately 73.7 million square feet of properties leased to approximately 870 customers, including:

- 64.1 million square feet comprising 400 consolidated operating properties, including one property totaling 14,000 square feet classified as held for sale, that were 98.0% occupied;
- 7.6 million square feet comprising 21 unconsolidated properties that were 98.4% occupied and which we operated on behalf of one institutional capital management partner and an unconsolidated joint venture;
- 0.2 million square feet comprising two consolidated value-add acquisitions;
- 0.1 million square feet comprising one consolidated property under redevelopment; and
- 1.7 million square feet comprising six consolidated properties developed by DCT which are shell-construction complete and in lease-up.

In addition, the Company has 18 projects under construction and several projects in pre-development. See "Note 3 – Investment in Properties" for further details related to our development activity.

Note 2 – Summary of Significant Accounting Policies

Interim Financial Information

The accompanying unaudited Consolidated Financial Statements have been prepared in accordance with U.S. generally accepted accounting principles ("GAAP") and with the instructions to Form 10-Q and Article 10 of Regulation S-X for interim financial information. Accordingly, these statements do not include all the information and notes required by GAAP for complete financial statements. In the opinion of management, the accompanying unaudited Consolidated Financial Statements include all adjustments, consisting of normal recurring items, necessary for their fair presentation in conformity with GAAP. Interim results are not necessarily indicative of results for a full year. The information included in this Form 10-Q should be read in conjunction with our audited Consolidated Financial Statements as of December 31, 2016 and related notes thereto included in our Form 10-K filed on February 17, 2017. Basis of Presentation and Principles of Consolidation

The accompanying Consolidated Financial Statements include the financial position, results of operations and cash flows of the Company, the Operating Partnership, their wholly-owned qualified REIT subsidiaries and taxable REIT subsidiaries, and their consolidated joint ventures in which they have a controlling interest.

Equity interests in the Operating Partnership held by entities other than DCT are classified within partners' capital in the Operating Partnership's financial statements and as noncontrolling interests in DCT's financial statements. Equity interests in entities consolidated into the Operating Partnership that are held by third parties are reflected in our accompanying balance sheets as noncontrolling interests. We also have noncontrolling partnership interests in unconsolidated institutional capital management and other joint ventures, which are accounted for under the equity method. All significant intercompany transactions and balances have been eliminated in consolidation. We hold interests in both consolidated and unconsolidated joint ventures for the purposes of operating and developing industrial real estate. All joint ventures over which we have financial and operating control, and variable interest entities ("VIEs") in which we have determined that we are the primary beneficiary, are included in the Consolidated Financial Statements. We use the equity method of accounting for joint ventures over which we do not have a controlling interest or where we do not exercise significant control over major operating and management decisions but where we exercise significant influence and include our share of earnings or losses of these joint ventures in our consolidated results of operations.

We analyze our joint ventures in accordance with GAAP to determine whether they are VIEs and, if so, whether we are the primary beneficiary. Our judgment with respect to our level of influence or control over an entity and whether we are the primary beneficiary of a VIE involves consideration of various factors including the form of our ownership interest, our representation on the entity's board of directors (or equivalent body), the size of our investment (including loans), our obligation or right to absorb its losses or receive its benefits and our ability to participate in major decisions.

If a joint venture does not meet the characteristics of a VIE, we apply the voting interest model to determine whether the entity should be consolidated. Our ability to assess our influence or control over an entity affects the presentation of these investments in the Consolidated Financial Statements and our financial position and results of operations. We concluded our Operating Partnership meets the criteria of a VIE as the Operating Partnership's limited partners do not have the right to remove the general partner and do not have substantive participating rights in the operations of the Operating Partnership. Under the Amended and Restated Limited Partnership Agreement of the Operating Partnership as we have the obligation to absorb losses and receive benefits, and the power to control substantially all the activities which most significantly impact the economic performance of the Operating Partnership. Accordingly, the Operating Partnership is consolidated within DCT's financial statements.

Use of Estimates

The preparation of the Consolidated Financial Statements in accordance with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the Consolidated Financial Statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Cash, Cash Equivalents and Restricted Cash

Cash and cash equivalents include cash held in financial institutions and other highly liquid short-term investments with original maturities of three months or less. We have not realized any losses in our cash and cash equivalents and believe that these short-term instruments are not exposed to any significant credit risk. Restricted cash consists of escrow deposits held by lenders for real estate taxes, insurance and capital replacement reserves, security deposits and amounts held by intermediary agents to be used for tax-deferred, like-kind exchange transactions. As of September 30, 2017, approximately \$29.7 million of restricted cash was included in "Cash, Cash Equivalents and Restricted Cash" in our Consolidated Statements of Cash Flows related to tax deferred, like-kind exchange transactions. For the nine months ended September 30, 2016, all funds that had been obtained in tax deferred, like-kind exchange transactions were utilized during 2016.

The following table presents a reconciliation of cash, cash equivalents and restricted cash reported within our Consolidated Balance Sheets to amounts reported within our Consolidated Statements of Cash Flows (in thousands):

As of September 30, 2017 2016
Cash and cash equivalents \$13,446 \$7,073
Restricted cash 32,269 2,417
Restricted cash included in Other assets, net 546 457
Total cash, cash equivalents and restricted cash \$46,261 \$9,947
Revenue Recognition

At the inception of a new lease arrangement, including new leases that arise from amendments, we assess the terms and conditions to determine the proper lease classification. A lease arrangement is classified as an operating lease if none of the following criteria are met: (i) transfer of ownership to the lessee, (ii) lessee has a bargain purchase option during or at the end of the lease term, (iii) the lease term is equal to 75% or more of the underlying property's economic life, or (iv) the present value of future minimum lease payments (excluding executory costs) are equal to 90% or more of the excess estimated fair value (over retained investment tax credits) of the leased building. Generally, our leases do not meet any of the listed criteria above and are classified as operating leases.

We record rental revenues on a straight-line basis under which contractual rent increases are recognized evenly over the lease term. Certain properties have leases that provide for tenant occupancy during periods where no rent is due or where minimum rent payments change during the term of the lease. Accordingly, receivables from tenants that we expect to collect over the remaining lease term are recorded on the balance sheet as straight-line rent receivables. The total increase to "Rental revenues" due to straight-line rent adjustments was approximately \$8,000 and \$4.2 million for the three and nine months ended September 30, 2017, respectively, and approximately \$5.2 million and \$16.4 million for the three and nine months ended September 30, 2016, respectively.

If the lease provides for tenant improvements, we determine whether the tenant improvements are owned by the tenant or us. When we are the owner of the tenant improvements, the tenant generally is not considered to have taken physical possession or have control of the leased asset until the tenant improvements are substantially complete. When we are the owner of the tenant improvements, any tenant improvements funded by the tenant are treated as lease payments which are deferred and amortized into rental revenues over the lease term. When the tenant is the owner of the tenant improvements, we record any tenant improvement allowance funded as a lease incentive and amortize it as a reduction of rental revenue over the lease term. Tenant recovery income includes reimbursements due from tenants pursuant to their leases for real estate taxes, insurance, repairs and maintenance and other recoverable property operating expenses and is recognized as "Rental revenues" during the period the related expenses are incurred. The reimbursements are recognized and presented on a gross basis, as the Company is generally the primary obligor and, with respect to purchasing goods and services from third party suppliers, has discretion in selecting the supplier and bears the associated credit risk. Tenant recovery income recognized as "Rental revenues" was approximately \$25.5 million and \$76.1 million for the three and nine months ended September 30, 2017, respectively, and approximately \$23.3 million and \$67.8 million for the three and nine months ended September 30, 2016, respectively. We maintain an allowance for estimated losses that may result from the inability of our customers to make required payments. If a customer fails to make contractual payments beyond any allowance, we may recognize additional bad debt expense in future periods equal to the net outstanding balances.

In connection with property acquisitions we may acquire leases with rental rates above or below the market rental rates. Such differences are recorded as an intangible lease asset or liability and amortized to "Rental revenues" over the reasonably assured term of the related leases. We consider a reasonably assured term to be the measurement period equal to the remaining non-cancelable term of the lease for above-market leases and the initial term plus the term of any below-market fixed rate renewal options for below-market leases. The unamortized balances of these assets and liabilities associated with the early termination of leases are fully amortized to their respective revenue line items in our Consolidated Statements of Operations on a straight-line basis over the estimated remaining contractual lease

term. The total net impact to "Rental revenues" due to the amortization of above and below market rents was an increase of approximately \$0.8 million and \$2.2 million for the three and nine months ended September 30, 2017, respectively, and approximately \$0.7 million and \$2.1 million for the three and nine months ended September 30, 2016, respectively.

Early lease termination fees are recorded in "Rental revenues" on a straight-line basis over the estimated remaining contractual lease term or upon collection if collectability is not assured. Early lease termination fees were approximately \$0.3 million and \$1.2 million for the three and nine months ended September 30, 2017, respectively, and approximately \$0.2 million and \$0.9 million for the three and nine months ended September 30, 2016, respectively.

We earn revenues from asset management fees, acquisition fees, property management fees and fees for other services pursuant to joint venture and other third-party agreements. These are included in our Consolidated Statements of Operations in "Institutional capital management and other fees." We recognize revenues from asset management fees, acquisition fees, property management fees and fees for other services when the related fees are earned and are realized or realizable.

New Accounting Standards

New Accounting Standards Adopted

In March 2016, the Financial Accounting Standards Boards ("FASB") issued an accounting standard update ("ASU") that simplifies the accounting for share-based payment transactions, including income tax consequences, the classification of awards as either equity or liabilities, and the classification on the statement of cash flows. The guidance is effective for fiscal years beginning after December 15, 2016, with early adoption permitted. Effective January 1, 2017, we elected to account for forfeitures as they occur, rather than estimate expected forfeitures. The adoption of the guidance was applied prospectively and did not have a significant impact on our Consolidated Financial Statements or Consolidated Statements of Cash Flows.

In January 2017, the FASB issued an ASU that clarifies the definition of a business. The ASU is effective for reporting periods beginning after December 15, 2017, with early adoption permitted. We adopted this standard prospectively effective January 1, 2017. As a result, we anticipate that fewer of our acquisitions made in the normal course of business will meet the definition of a business, as our typical acquisitions consist of properties whereby substantially all the fair value of gross assets acquired is concentrated in a single asset (land, building and in-place leases).

In August 2017, the FASB issued an ASU that modifies existing accounting standards for hedging to better align a company's financial reporting for hedging activities with its economic objectives. The new standard changes the designation and measurement guidance for qualifying hedging relationships and the presentation of hedge results, expands and refines hedge accounting for both nonfinancial and financial risk components, and aligns the recognition and presentation of the effects of the hedging instrument and the hedged item in the financial statements. The ASU is effective for reporting periods beginning after December 15, 2018. Early adoption is permitted, and we adopted this standard using the modified retrospective transition method in September 2017. The adoption of this standard resulted in a cumulative adjustment of \$414,000 recorded as a decrease to Accumulated Other Comprehensive Loss and an increase to Distributions in Excess of Earnings as of December 31, 2016. Additionally, the effects of this standard were applied to the current period resulting in an increase to Other Comprehensive Loss and a decrease to Interest Expense of \$6,000 for the three and nine months ended September 30, 2017.

New Accounting Standards Issued but not yet Adopted

In May 2014, FASB issued ASU 2014-09 Revenue from Contracts with Customers ("ASU 2014-09"), that requires companies to recognize revenue from contracts with customers based upon the transfer of goods or services to customers in amounts that reflect the consideration to which the company expects to be entitled in exchange for those goods or services. The new standard also results in enhanced disclosures about revenue, provides guidance for transactions that were not previously addressed comprehensively and improves guidance for multiple-element arrangements. The FASB subsequently issued additional ASUs which improve guidance and provide clarification of the new standard. The guidance is effective for fiscal years beginning after December 15, 2017, with early adoption permitted for fiscal years beginning after December 15, 2016. The Company expects to adopt the standard effective January 1, 2018 and utilize the modified retrospective transition method. We have developed a project plan and are in the process of evaluating and concluding on the appropriate accounting for our revenue streams. Given the nature of our business, our primary revenue stream is from relatively short-term operating leases with tenants. Additionally, our

historical property dispositions have been cash sales with no contingencies and no future involvement in the property operations. We do not expect the adoption of this standard will have a significant impact on our Consolidated Financial Statements and related disclosures.

In February 2016, the FASB issued an ASU that modifies existing accounting standards for lease accounting. The new standard requires a lessee to record a lease asset and a lease liability on the balance sheet for all leases with terms longer than 12 months. Leases will be classified as either finance or operating. This classification will determine whether lease expense is recognized based on an effective interest method or on a straight-line basis over the term of the lease. Leases in which we are the lessee will generally be accounted for as operating leases and we will record a lease asset and a lease liability. Leases in which we are the lessors will be accounted as sales-type leases, direct financing leases or operating leases. Revenue related to the lease components of a lease contract will be recognized on a straight-line basis while revenue related to non-lease components will be recognized under ASU 2014-09. The guidance is effective for fiscal years beginning after December 15, 2018, with early adoption permitted for fiscal years beginning after December 15, 2016. Leases in which we are the lessor will continue to be accounted for as operating leases with minimal impact on the Company's financial condition or results of operation; however, this standard may impact the timing of recognition and disclosures related to our tenant recovery income earned from leasing our consolidated operating properties. Additionally, the standard only allows for the capitalization of the initial direct costs that would have been incurred if the lease had not been obtained. The adoption of this guidance will impact our current policy regarding the capitalization of internal direct costs related to the successful origination of new leases. During the nine months ended September 30, 2017, we capitalized \$2.2 million of internal direct costs related to successful origination of new leases. The standard requires a modified retrospective transition approach for all capital and operating leases existing at, or entered into after, the beginning of the earliest comparative period presented in the financial statements, with an option to use certain transition relief. The Company expects to adopt this standard effective January 1, 2019.

Note 3 – Investment in Properties

Our consolidated investment in properties consists of our operating portfolio, value-add acquisitions, properties under development, properties in pre-development, redevelopment properties and land held for development or other purposes. The historical cost of our investment in properties was (in thousands):

1 I		•
	As of	As of
	September	December
	30, 2017	31, 2016
Operating portfolio	\$4,219,891	\$4,123,130
Value-add acquisitions ⁽¹⁾	20,972	54,512
Properties under development	338,982	161,381
Properties in pre-development	50,858	52,998
Properties under redevelopment ⁽²⁾	9,247	29,754
Land held ⁽³⁾	4,026	7,698
Total investment in properties	4,643,976	4,429,473
Less accumulated depreciation and amortization	(918,142)	(839,773)
Net investment in properties	\$3,725,834	\$3,589,700

⁽¹⁾ Consolidated properties that were acquired and upon acquisition met either of the following criteria:

Occupancy of less than 75% expected to occur due to known move-outs within 24 months of the acquisition date. Consolidated properties that were acquired vacant or with known move-outs within 24 months of the acquisition date with the intention to have the property out of service for significant physical renovations are classified as redevelopment properties.

Represents properties out of service while significant physical renovation of the property is underway or while the property is in lease-up subsequent to such renovation. May include properties taken out of service to change the

properties' use and/or enhance its functionality.

Acquisition Activity

Occupancy of less than 75% upon acquisition; or

⁽³⁾ Land held that is not intended to be improved or developed in the near future.

During the nine months ended September 30, 2017, we acquired four buildings totaling approximately 0.5 million square feet located in our Denver, Northern California, Orlando and Southern California markets for a total purchase price of approximately \$81.7 million.

Development Activity

Our properties under development include the following:

Six buildings in our Atlanta, Dallas, Miami and Seattle markets totaling approximately 1.7 million square feet that we completed shell-construction as of September 30, 2017 with cumulative costs to date of approximately \$108.2 million. These properties are 45.4% leased and occupied based on weighted average square feet as of September 30, 2017. Eighteen projects under construction totaling approximately 4.1 million square feet with cumulative costs to date of approximately \$230.7 million.

During the nine months ended September 30, 2017, we acquired approximately 186.8 acres of land for development in our Dallas, Houston, New Jersey, Northern California, Orlando, Pennsylvania and Seattle markets for approximately \$39.4 million.

During June 2017, we determined the carrying value of one land parcel in Reno, Nevada, within our West operating segment, exceeded its estimated fair value and recorded an impairment loss on land of approximately \$0.9 million. The estimated fair value of the land was based upon a quoted market price, a Level 2 fair value measurement. Disposition Activity

During the nine months ended September 30, 2017, we sold six consolidated operating properties totaling approximately 1.2 million square feet from our Baltimore/Washington D.C., Cincinnati, Louisville, Northern California and Phoenix markets to third-parties for gross proceeds of approximately \$83.3 million. We recognized gains of approximately \$39.7 million on the disposition of these properties.

Intangible Lease Assets and Liabilities

Aggregate amortization expense for intangible lease assets recognized in connection with property acquisitions (excluding assets and liabilities related to above and below market rents; see "Note 2 – Summary of Significant Accounting Policies" for additional information) was approximately \$2.5 million and \$7.9 million for the three and nine months ended September 30, 2017, respectively, and approximately \$2.8 million and \$9.0 million for the three and nine months ended September 30, 2016, respectively. Our intangible lease assets and liabilities included the following (in thousands):

	As of September 30, 2017			As of December 31, 2016				
	Gross	Accumulate Amortization	ed on	Net	Gross	Accumulate Amortizatio	d	Net
Other intangible lease assets	\$67,363	\$ (38,580			\$75,085			\$35,647
Above market rent	\$3,134	\$ (1,642)	\$1,492	\$3,271	\$ (1,396)	\$1,875
Below market rent	\$(29,460)	\$ 10,173		\$(19,287)	\$(33,029)	\$ 11,608		\$(21,421)

Note 4 – Investments in and Advances to Unconsolidated Joint Ventures

We enter into joint ventures primarily for purposes of operating and developing industrial real estate. Our investments in these joint ventures are included in "Investments in and advances to unconsolidated joint ventures" in our Consolidated Balance Sheets.

During May 2017, the Southern California Logistics Airport ("SCLA") joint venture entered into a \$30.0 million secured fixed rate term note with a maturity date of May 2024. The proceeds were used to pay down a portion of the existing term note maturing in October 2017 and as a return of contributions to the joint venture partners.

During June 2017, the TRT-DCT Venture III disposed of its three remaining properties. We received approximately \$2.7 million for our share of the gross proceeds and recognized our share of the gain on the sale of approximately \$1.2 million, which is included in "Equity in earnings of unconsolidated joint ventures, net" in our Consolidated Statements of Operations.

During June 2017, the SCLA joint venture completed development activities and stabilized one building totaling 0.4 million square feet.

During July 2017, the SCLA joint venture entered into a \$13.5 million secured variable rate term note which bears interest at a variable rate equal to LIBOR plus a margin of 2.50% per annum with a maturity date of July 2024. The proceeds were used as a return of contributions to the joint venture partners. During August 2017, the SCLA joint venture entered into a pay-fixed, receive-floating interest rate swap which effectively fixes the interest rate on the related debt instrument at 4.55% with a maturity date of July 2024.

In October 2017, the SCLA joint venture entered into an agreement to extend the maturity date of its \$61.0 million secured construction loan from October 2017 to October 2019.

The following table summarizes our unconsolidated joint ventures (dollars in thousands):

	As of September 30,			Investments in and			
	2017			Advances to as of			
Unconsolidated Joint Ventures	Owne Percei	rship ntage	Number of Buildings	Septemb 2017	e D60 ember 31, 2016		
Institutional Joint Ventures:							
DCT/SPF Industrial Operating LLC	20.0	%	13	\$36,962	\$ 37,588		
TRT-DCT Venture III	10.0	%	_	273	1,546		
Total Institutional Joint Ventures			13	37,235	39,134		
Other:							
SCLA ⁽¹⁾	50.0	%	8	34,988	56,472		
Total			21	\$72,223	\$ 95,606		

⁽¹⁾ Although we contributed 100% of the initial cash equity capital required by the venture, after return of certain preferential distributions on capital invested, profits and losses are generally split 50/50.

Guarantees

There are no lines of credit or side agreements related to, or between, our unconsolidated joint ventures and us, and there are no derivative financial instruments between our unconsolidated joint ventures and us. In addition, we do not believe we have any material exposure to financial guarantees.

Note 5 – Financial Instruments and Hedging Activities

Fair Value of Financial Instruments

As of September 30, 2017, and December 31, 2016, the fair values of cash and cash equivalents, restricted cash, accounts receivable and accounts payable approximated their carrying values due to the short-term nature of settlement of these instruments. The fair values of other financial instruments subject to fair value disclosures were determined based on available market information and valuation methodologies we believe to be appropriate estimates for these purposes. Considerable judgment and a high degree of subjectivity are involved in developing these estimates. Our estimates may differ from the actual amounts that we could realize upon disposition. The following table summarizes these financial instruments (in thousands):

	As of Septe	mber 30,	As of December 31,		
	2017		2016		
	Carrying	Estimated	Carrying	Estimated	
	Amounts	Fair Value	Amounts	Fair Value	
Borrowings:(1)					
Senior unsecured revolving credit facility	\$206,000	\$206,000	\$75,000	\$75,000	
Fixed rate debt ⁽²⁾	\$1,372,194	\$1,436,956	\$1,411,349	\$1,475,605	
Variable rate debt	\$125,000	\$123,427	\$150,000	\$150,427	
Interest rate contracts:					
Interest rate swap asset ⁽³⁾	\$1,745	\$1,745	\$2,084	\$2,084	

- The fair values of our borrowings were estimated using a discounted cash flow methodology. Credit spreads and (1) market interest rates used to determine the fair value of these instruments are based on unobservable Level 3 inputs which management has determined to be its best estimate of current market values.
- (2) The carrying amount of our fixed rate debt includes premiums and discounts and excludes deferred loan costs. The fair value of our interest rate swaps is determined using the market standard methodology of netting the discounted future fixed cash flows and the discounted expected variable cash flows based on an expectation of future interest rates derived from Level 2 observable market interest rate curves. We also incorporate a credit
- (3) valuation adjustment, which is derived using unobservable Level 3 inputs, to appropriately reflect both our nonperformance risk and the respective counterparty's nonperformance risk in the fair value measurement. The asset or liability is included in "Other assets, net" or "Other liabilities," respectively, in our Consolidated Balance Sheets.

The following table presents a reconciliation of assets and liabilities measured at fair value on a recurring basis using significant unobservable inputs (Level 3). The table also displays gains and losses due to changes in fair value, including both realized and unrealized, recognized in the Consolidated Statements of Operations and Consolidated Balance Sheets for Level 3 assets and liabilities. When assets and liabilities are transferred between levels, we recognize the transfer at the beginning of the period. There were no transfers between levels during the nine months ended September 30, 2017 and 2016.

chieca september 50, 2017 and 2010.		
	During the Nine	
	Months Ended	
	September 30,	
	2017 2016	
Level 3 Assets (Liabilities):	(in (in thousands)	
Interest Rate Swaps:	, ,	
Beginning balance at January 1	\$2,084 \$ 219	
Net unrealized loss included in accumulated other comprehensive loss	(1,443) (9,777)	
Realized gain recognized in interest expense	1,104 1,520	

Ending balance at September 30

\$1,745 \$ (8,038)

Hedging Activities

To manage interest rate risk for variable rate debt and issuances of fixed rate debt, we primarily use treasury locks and interest rate swaps as part of our cash flow hedging strategy. These derivatives are designed to mitigate the risk of future interest rate increases by providing a fixed interest rate for a limited, pre-determined period of time. Such derivatives have been used to hedge the variability in existing and future interest expense associated with existing variable rate borrowings and forecasted issuances of debt, which may include issuances of new debt, as well as refinancing of existing debt upon maturity.

Accounting for changes in the fair value of derivatives depends on the intended use of the derivative and the designation of the derivative, whether we have elected to designate a derivative in a hedging relationship and apply hedge accounting and whether the hedging relationship has satisfied the criteria necessary to apply hedge accounting. Derivatives designated and qualifying as a hedge of the exposure to changes in the fair value of an asset, liability, or firm commitment attributable to a particular risk, such as interest rate risk, are considered fair value hedges. Derivatives designated and qualifying as a hedge of the exposure to variability in expected future cash flows, or other types of forecasted transactions, are considered cash flow hedges. Hedge accounting generally provides for the matching of the timing of gain or loss recognition on the hedging instrument with the recognition of the changes in the fair value of the hedged asset or liability that are attributable to the hedged risk in a fair value hedge or the earnings effect of the hedged forecasted transactions in a cash flow hedge.

For derivatives designated as "cash flow" hedges, the effective portion of the change in the fair value of the derivative is initially reported in "Other comprehensive income ("OCI")" in our Consolidated Statements of Comprehensive Income (i.e., not included in earnings) and subsequently reclassified into "Interest expense" when the hedged transaction affects earnings or the hedging relationship is no longer effective at which time the ineffective portion of the derivative's change in fair value is recognized directly into "Interest expense." We assess the effectiveness of each hedging relationship whenever financial statements are issued or earnings are reported and at least every three months. We do not use derivatives for trading or speculative purposes.

During June 2013, certain of our consolidated ventures entered into two pay-fixed, receive-floating interest rate swaps to hedge the variability of future cash flows attributable to changes in the 1 month USD LIBOR rates. The pay-fixed, receive-floating interest rate swaps have an effective date of June 2013 and a maturity date of June 2023. These interest rate swaps effectively fix the interest rate on the related debt instruments at 4.72%. As of September 30, 2017, and December 31, 2016, we had borrowings payable subject to these pay-fixed, receive-floating interest rate swaps with aggregate principal balances of approximately \$6.5 million and \$6.6 million, respectively.

During December 2015, we entered into a pay-fixed, receive-floating interest rate swap to hedge the variability of future cash flows attributable to changes in the 1 month USD LIBOR rates on our \$200.0 million unsecured term loan. The pay-fixed, receive-floating interest rate swap has an effective date of December 2015 and a maturity date of December 2022. The interest rate swap effectively fixes the interest rate on the related debt instrument at 3.31%, however, there is no floor on the variable interest rate of the swap whereas the current variable rate debt is subject to a 0.0% floor. In the event that USD LIBOR is negative, the Company will make payments to the hedge counterparty equal to the negative spread between USD LIBOR and zero. During the nine months ended September 30, 2016, we recorded a non-cash charge of approximately \$0.5 million of hedge ineffectiveness in earnings attributable to a 0.0% floor mismatch in the hedging relationships (i.e., there is no floor on the variable interest rate of the swap whereas the current variable rate debt from which the hedged forecasted transactions are expected to flow is subject to a 0.0% floor on the USD LIBOR component of the interest rate). See "Note 2 – Summary of Significant Accounting Policies" for the impact to the Consolidated Financial Statements from the adoption of the Derivatives and Hedging ASU in September 2017. As of September 30, 2017, and December 31, 2016, the entire \$200.0 million principal amount of the term loan was subject to this pay-fixed, receive-floating interest rate swap.

The following table presents the effect of our derivative financial instruments on our accompanying Consolidated Financial Statements (in thousands):

	For the Months Septemb	Ended	For the Nine Months Ended September 30,		
	2017	2016	2017	2016	
Derivatives in Cash Flow Hedging Relationships					
Interest Rate Swaps:					
Amount of loss recognized in OCI for effective portion of derivatives	\$(285) \$(9	\$(1,445)	\$(9,875)	
Amount of loss reclassified from accumulated OCI for effective portion of	\$(1,253) \$(1,618)	\$(4,153)	\$(5,030)	
derivatives into interest expense and equity in earnings of unconsolidated					

joint ventures, net

Amounts reported in "Accumulated other comprehensive loss" related to derivatives will be amortized to "Interest expense" as interest payments are made on our current debt and anticipated debt issuances. During the next 12 months, we estimate that approximately \$4.5 million will be reclassified from "Accumulated other comprehensive loss" to "Interest expense" resulting in an increase in interest expense.

Note 6 – Outstanding Indebtedness

As of September 30, 2017, our outstanding indebtedness of approximately \$1.7 billion consisted of mortgage notes, senior unsecured notes and bank unsecured credit facilities, excluding approximately \$52.1 million representing our proportionate share of non-recourse debt associated with unconsolidated joint ventures. As of December 31, 2016, our outstanding indebtedness of approximately \$1.6 billion consisted of mortgage notes, senior unsecured notes and bank unsecured credit facilities, excluding approximately \$35.2 million representing our proportionate share of non-recourse debt associated with unconsolidated joint ventures.

As of September 30, 2017, the gross book value of our consolidated properties was approximately \$4.6 billion and the gross book value of all properties securing our mortgage debt was approximately \$0.5 billion. As of December 31, 2016, the gross book value of our consolidated properties was approximately \$4.4 billion and the gross book value of all properties securing our mortgage debt was approximately \$0.6 billion. Our debt has various covenants with which we were in compliance as of September 30, 2017 and December 31, 2016.

Line of Credit

As of September 30, 2017, we had \$206.0 million outstanding and \$192.1 million available under our \$400.0 million senior unsecured revolving credit facility, net of two letters of credit totaling \$1.9 million. As of December 31, 2016, we had \$75.0 million outstanding and \$323.1 million available under our \$400.0 million senior unsecured revolving credit facility, net of two letters of credit totaling \$1.9 million.

Debt Issuance and Payoffs

During March 2017, we repaid the remaining \$25.0 million outstanding on our \$100.0 million term loan at par maturing April 2017 using proceeds from our senior unsecured revolving credit facility.

During June 2017, we paid-off our \$51.0 million senior unsecured note at par maturing June 2017 using proceeds from our senior unsecured revolving credit facility and proceeds from the issuance of common stock under our continuous equity offering program.

During the nine months ended September 30, 2017, we paid-off four mortgage notes at par totaling \$34.5 million maturing in 2017 using proceeds from our senior unsecured revolving credit facility.

During March 2017, the Operating Partnership issued \$50.0 million aggregate principal amount of 4.50% senior notes due 2023 at 103.88% of face value in a public offering for net proceeds of approximately \$51.2 million after offering costs and excluding accrued interest of approximately \$0.9 million. The notes were issued under our indenture dated October 9, 2013 and form part of the same series as our previously issued 4.50% senior notes due 2023. We primarily used the net proceeds to pay down our senior unsecured revolving credit facility and for general corporate purposes. Guarantee of Debt

DCT has guaranteed the Operating Partnership's obligations with respect to the senior unsecured notes and the bank unsecured credit facilities.

Note 7 – Noncontrolling Interests

DCT

Noncontrolling interests are the portion of equity, or net assets, in a subsidiary not attributable, directly or indirectly, to a parent. Noncontrolling interests of DCT primarily represent limited partnership interests in the Operating Partnership and equity interests held by third party partners in consolidated real estate investments, including related parties as discussed in "Note 9 – Related Party Transactions."

Operating Partnership

Equity interests in the Operating Partnership held by third-parties and LTIP Units, as defined in "Note 8 – Stockholders' Equity of DCT and Partners' Capital of the Operating Partnership," are classified as permanent equity of the Operating Partnership and as noncontrolling interests of DCT in the Consolidated Balance Sheets.

Note 8 – Stockholders' Equity of DCT and Partners' Capital of the Operating Partnership DCT

Common Stock

As of September 30, 2017, approximately 93.0 million shares of common stock were issued and outstanding. On September 10, 2015, we registered a continuous equity offering program whereby the Company may issue 5.0 million shares of common stock, at a par value of \$0.01 per share, from time-to-time through September 10, 2018 in "at-the-market" offerings or certain other transactions. During the nine months ended September 30, 2017, we issued approximately 1.2 million shares of common stock through the continuous equity offering program, at a weighted average price of \$51.47 per share for proceeds of approximately \$59.7 million, net of offering costs. We used the proceeds for general corporate purposes, including funding developments and redevelopments. As of September 30, 2017, approximately 1.4 million shares of common stock remain available to be issued under the current offering. During the nine months ended September 30, 2017 and 2016, we issued approximately 72,000 and 63,000 shares of common stock in each corresponding period related to vested shares of restricted stock, phantom shares and stock option exercises.

Operating Partnership

OP Units

For each share of common stock issued by DCT, the Operating Partnership issues a corresponding OP Unit to DCT in exchange for the contribution of the proceeds from the stock issuances.

As of September 30, 2017, and December 31, 2016, DCT owned approximately 96.5% and 96.3%, respectively, of the outstanding equity interests in the Operating Partnership. The remaining common partnership interests in the Operating Partnership were owned by executives of the Company and non-affiliated limited partners.

DCT holds its interests through both general and limited partner units. The Partnership Agreement stipulates the general partner shall at all times own a minimum of 1.0% of all outstanding OP Units. As a result, each reporting period certain of DCT's limited partner units are converted to general partner units to satisfy this requirement as illustrated in the Consolidated Statement of Changes in Capital.

Limited partners have the right to require the Company to redeem all or a portion of the OP Units held by the limited partner at a redemption price equal to and in the form of the Cash Amount (as defined in the Partnership Agreement) provided that such OP Units have been outstanding for at least one year. The Company may, in its sole discretion, purchase the OP Units by paying to the limited partner either the Cash Amount or the REIT Shares Amount (generally one share of DCT's common stock for each OP Unit), as defined in the Partnership Agreement.

During the nine months ended September 30, 2017, approximately 0.3 million OP Units were redeemed for approximately \$2.6 million in cash and approximately 0.2 million shares of DCT common stock. During the nine months ended September 30, 2016, approximately 0.5 million OP Units were redeemed for approximately \$1.9 million in cash and approximately 0.5 million shares of DCT common stock. The OP Unit redemptions exclude LTIP Unit redemptions, see "LTIP Units" below for a summary of LTIP Unit redemptions.

As of September 30, 2017, and December 31, 2016, there were approximately 3.3 million and 3.5 million outstanding OP Units in each corresponding period held by entities other than DCT and redeemable, with an aggregate redemption value of approximately \$192.9 million and \$168.9 million based on the \$57.92 and \$47.88 per share closing price of DCT's common stock on September 30, 2017 and December 31, 2016, respectively. As of September 30, 2017, and December 31, 2016, included in OP Units were approximately 0.8 million and 0.7 million vested LTIP Units issued under our Long-Term Incentive Plan, as amended, respectively.

Equity-Based Compensation

On October 10, 2006, the Company established the Long-Term Incentive Plan, as amended, to grant restricted stock, stock options and other awards to our personnel and directors, as defined in the plan. Awards granted under this plan are measured at fair value on the grant date and amortized to compensation expense on a straight-line basis over the service period during which the awards vest. Such expense is included in "General and administrative" expense in our Consolidated Statements of Operations.

Restricted Stock

Holders of restricted stock have voting rights and rights to receive dividends. Restricted stock may not be sold, assigned, transferred, pledged or otherwise disposed of and is subject to a risk of forfeiture prior to the expiration of the applicable vesting period. Restricted stock is recorded at fair value on the date of grant and amortized to compensation expense on a straight-line basis over the service period during which the stock vests. Restricted stock generally vests ratably over a period of four or five years, depending on the grant. During the nine months ended September 30, 2017, we granted approximately 36,000 shares of restricted stock to certain officers and employees at the weighted average fair market value of \$44.30 per share.

LTIP Units

Pursuant to the Long-Term Incentive Plan, as amended, the Company may grant limited partnership interests in the Operating Partnership called LTIP Units. Vested LTIP Units may be redeemed by the Company in cash or in shares of DCT common stock, at the discretion of the Company, on a one-for-one basis with common shares, subject to certain restrictions of the Partnership Agreement. LTIP Units receive distributions equally along with common shares. LTIP Units are valued by reference to the value of DCT's common stock and generally vest ratably over a period of four to five years, depending on the grant. LTIP Unit equity compensation is amortized to compensation expense over the service period during which the units vest.

During the nine months ended September 30, 2017, approximately 0.1 million LTIP Units were granted to certain senior executives, which vest over a four year period with a total fair value of approximately \$5.9 million at the date of grant as determined by a lattice-binomial option-pricing model based on a Monte Carlo simulation using a weighted average volatility factor of 19% and a weighted average risk-free interest rate of 1.93%. During the nine months ended September 30, 2017, approximately 52,000 vested LTIP Units were converted into approximately 52,000 shares of DCT common stock and approximately 81,000 vested LTIP Units were redeemed for approximately \$4.5 million in cash. As of September 30, 2017, approximately 1.2 million LTIP Units were outstanding of which approximately 0.8 million were vested.

During the nine months ended September 30, 2016, approximately 0.2 million LTIP Units were granted to certain senior executives, which vest over a four year period with a total fair value of approximately \$6.3 million at the date of grant as determined by a lattice-binomial option-pricing model based on a Monte Carlo simulation using a weighted average volatility factor of 23% and a weighted average risk-free interest rate of 1.28%. During the nine months ended September 30, 2016, approximately 112,000 vested LTIP Units were converted into approximately 112,000 shares of DCT common stock and approximately 13,000 vested LTIP Units were redeemed for approximately \$0.5 million in cash. As of September 30, 2016, approximately 1.2 million LTIP Units were outstanding of which approximately 0.7 million were vested.

Note 9 – Related Party Transactions

Southern California Consolidated Ventures

We previously entered into four agreements with entities controlled by our former president, two in December 2010 and two in January 2011, whereby we acquired a weighted average ownership interest, based on square feet, of approximately 48.4% in five bulk-industrial buildings located in our Southern California market. The former executive has a weighted average ownership interest in these properties of approximately 43.7%, based on square feet, and the remaining 7.9% is held by a third-party. Each venture partner will earn returns in accordance with their ownership interests. We have controlling rights, including management of the operations of the properties, and we have consolidated these properties in accordance with GAAP. The total acquisition price of \$46.3 million was

determined to be at fair value.

Note 10 – Net Earnings per Share/Unit

We use the two-class method of computing net earnings per common share/unit which is an earnings allocation formula that determines net earnings per share/unit for common stock/unit and any participating securities according to dividends declared (whether paid or unpaid) and participation rights in undistributed earnings. Under the two-class method, net earnings per common share/unit are computed by dividing the sum of distributed earnings to common stockholders/OP Unitholders and undistributed earnings allocated to common stockholders/OP Unitholders by the weighted average number of common shares/units outstanding for the period.

A participating security is defined by GAAP as an unvested share-based payment award containing non-forfeitable rights to dividends and must be included in the computation of earnings per share/unit pursuant to the two-class method. Nonvested restricted stock and LTIP Units are considered participating securities as these share-based awards contain non-forfeitable rights to dividends irrespective of whether the awards ultimately vest or expire.

DCT

The following table presents the computation of basic and diluted weighted average common shares outstanding (in thousands):

For the Three For the Nine Months Ended Months Ended September 30, September 30, 2017 2016

Denominator

Weighted average common shares outstanding – basic 92,981 90,250 92,351 89,464

Effect of dilutive securities:

Stock options and phantom stock 97 473 116 442

Weighted average common shares outstanding – dilute@3,078 90,723 92,467 89,906

Operating Partnership

The following table presents the computation of basic and diluted weighted average OP Units outstanding (in thousands):

For the Three For the Nine Months Ended Months Ended September 30, September 30, 2017 2016

Denominator

Weighted average OP Units outstanding – basic 96,377 94,047 95,877 93,487

Effect of dilutive securities:

Stock options and phantom stock 97 473 116 442 Weighted average OP Units outstanding – diluted 96,474 94,520 95,993 93,929

DCT and the Operating Partnership

Potentially Dilutive Shares

For the three and nine months ended September 30, 2017, DCT excluded from net earnings per diluted share the weighted average common share equivalents related to 3.4 million and 3.5 million OP Units, respectively, because their effect would be anti-dilutive. During the same periods ended September 30, 2016, DCT excluded from net earnings per diluted share the weighted average common share equivalents related to 3.8 million and 4.0 million OP Units, respectively, because their effect would be anti-dilutive.

Note 11 – Segment Information

The Company's segments are based on our internal reporting of operating results used to assess performance based on our properties' geographical markets. Our markets are aggregated into three reportable regions or segments, East, Central and West, which are based on the geographical locations of our properties. Management considers rental revenues and property net operating income ("NOI") aggregated by segment to be the appropriate way to analyze our performance.

The following table presents our total assets, net of accumulated depreciation and amortization, by segment (in thousands):

	As of	As of
	September 30,	December 31.
	2017	2016
Segments:		
East assets	\$ 1,115,782	\$ 1,077,749
Central assets	1,130,151	1,101,049
West assets	1,574,674	1,500,879
Total segment net assets	3,820,607	3,679,677
Non-segment assets:		
Non-segment cash and cash equivalents	10,725	8,383
Other non-segment assets ⁽¹⁾	120,671	120,082
Total assets	\$ 3,952,003	\$ 3,808,142

Other non-segment assets primarily consist of investments in and advances to unconsolidated joint ventures, deferred loan costs, other receivables, restricted cash and other assets.

The following table presents the rental revenues of our segments and a reconciliation of our segment rental revenues to our reported consolidated total revenues (in thousands):

	For the Th	nree	For the Nine			
	Months E	nded	Months Ended			
	Septembe	r 30,	September 30,			
	2017	2016	2017	2016		
East	\$31,568	\$31,212	\$94,550	\$90,010		
Central	33,448	32,340	102,206	95,400		
West	39,857	36,381	117,758	104,097		
Rental revenues	104,873	99,933	314,514	289,507		
Institutional capital management and other fees	307	341	1,083	1,039		
Total revenues	\$105,180	\$100,274	\$315,597	\$290,546		

The following table presents a reconciliation of our reported "Net income attributable to common stockholders" to our property NOI and property NOI of our segments (in thousands):

property from and property from the segments (in the deather).	For the T Months E September	Ended	For the Nin Ended Sep	
	2017	2016	2017	2016
Net income attributable to common stockholders	\$25,781	\$15,560	\$82,374	\$73,369
Net income attributable to noncontrolling interests of DCT Industrial	937	614	3,145	3,300
Trust Inc.	731	014	3,173	3,300
Net income attributable to OP Unitholders	\$26,718	\$16,174	\$85,519	\$76,669
Net income attributable to noncontrolling interests of the Operating	262	215	742	638
Partnership	202	213	142	038
Institutional capital management and other fees	(307)	(341)	(1,083)	(1,039)
Gain on dispositions of real estate interests	(11,556)		(39,658)	(43,052)
Real estate related depreciation and amortization	42,427	40,273	125,479	120,244
Casualty gain		(2,440)	(270)	(2,278)
General and administrative expense	7,138	7,370	22,151	20,990
Equity in earnings of unconsolidated joint ventures, net	(982)	(1,164)	(5,235)	(2,983)
Interest expense	16,022	15,773	49,582	47,830
Interest and other (income) expense	1	(18)	13	(581)
Impairment loss on land			938	_
Income tax (benefit) expense and other taxes	(56)	222	147	510
Property NOI ⁽¹⁾	\$79,667	\$76,064	\$238,325	\$216,948
East	\$24,924	\$24,919	\$73,492	\$69,765
Central	24,456	23,084	73,480	66,825
West	30,287	28,061	91,353	80,358
Property NOI ⁽¹⁾	\$79,667	\$76,064	\$238,325	\$216,948

Property NOI is defined as rental revenues, which includes expense reimbursements, less rental expenses and real estate taxes, and excludes institutional capital management fees, depreciation, amortization, casualty and involuntary conversion gain (loss), impairment, general and administrative expenses, equity in earnings (loss) of unconsolidated joint ventures, interest expense, interest and other income and income tax (benefit) expense and other taxes. We consider property NOI to be an appropriate supplemental performance measure because property NOI reflects the operating performance of our properties and excludes certain items that are not considered to be controllable in connection with the management of the properties such as amortization, depreciation, impairment, interest expense, interest and other income, income tax expense and other taxes and general and administrative expenses. However, property NOI should not be viewed as an alternative measure of our overall financial performance since it excludes expenses which could materially impact our results of operations. Further, our property NOI may not be comparable to that of other real estate companies, as they may use different methodologies for calculating property NOI. Therefore, we believe net income, as defined by GAAP, to be the most appropriate measure to evaluate our overall financial performance.

Note 12 – Assets Held for Sale

As of September 30, 2017, one property in our West operating segment was classified as held for sale and is reported at its lower of carrying value or estimated fair value less estimated cost to sell. We completed the sale of this property in October 2017.

Note 13 – Subsequent Events

GAAP requires an entity to disclose events that occur after the balance sheet date but before financial statements are issued or are available to be issued ("subsequent events") as well as the date through which an entity has evaluated subsequent events. There are two types of subsequent events. The first type consists of events or transactions that provide additional evidence about conditions that existed at the date of the balance sheet, including the estimates inherent in the process of preparing financial statements, ("recognized subsequent events"). The second type consists of events that provide evidence about conditions that did not exist at the date of the balance sheet but arose subsequent to that date ("nonrecognized subsequent events").

No significant recognized or nonrecognized subsequent events were noted other than those mentioned in "Note 4 – Investments in and Advances to Unconsolidated Joint Ventures."

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

FORWARD-LOOKING STATEMENTS

We make statements in this report that are considered "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, or the Securities Act, and Section 21E of the Securities Exchange Act of 1934, as amended, or the Exchange Act, which are usually identified by the use of words such as "anticipates," "believes," "estimates," "expects," "intends," "may," "plans," "projects," "seeks," "should," "will," and variations of such words or similar expressions. We intend these forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995 and are including this statement for purposes of complying with those safe harbor provisions. These forward-looking statements reflect our current views about our plans, intentions, expectations, strategies and prospects, which are based on the information currently available to us and on assumptions we have made. Although we believe that our plans, intentions, expectations, strategies and prospects as reflected in or suggested by those forward-looking statements are reasonable, we can give no assurance that the plans, intentions, expectations or strategies will be attained or achieved. Furthermore, actual results may differ materially from those described in the forward-looking statements and will be affected by a variety of risks and factors that are beyond our control including, without limitation:

national, international, regional and local economic conditions;

the general level of interest rates and the availability of capital;

the competitive environment in which we operate;

real estate risks, including fluctuations in real estate values and the general economic climate in local markets and competition for tenants in such markets;

decreased rental rates or increasing vacancy rates;

defaults on or non-renewal of leases by tenants;

acquisition and development risks, including failure of such acquisitions and development projects to perform in accordance with projections;

the timing of acquisitions, dispositions and development;

natural disasters such as fires, floods, tornadoes, hurricanes and earthquakes;

energy costs;

the terms of governmental regulations that affect us and interpretations of those regulations, including the costs of compliance with those regulations, changes in real estate and zoning laws and increases in real property tax rates; financing risks, including the risk that our cash flows from operations may be insufficient to meet required payments of principal, interest and other commitments;

lack of or insufficient amounts of

insurance;

litigation, including costs associated with prosecuting or defending claims and any adverse outcomes;

the consequences of future terrorist attacks or civil unrest;

environmental liabilities, including costs, fines or penalties that may be incurred due to necessary remediation of contamination of properties presently owned or previously owned by us; and

other risks and uncertainties detailed in the section entitled "Risk Factors."

In addition, our current and continuing qualification as a real estate investment trust, or REIT, involves the application of highly technical and complex provisions of the Internal Revenue Code of 1986, or the Code, and depends on our ability to meet the various requirements imposed by the Code through actual operating results, distribution levels and diversity of stock ownership.

We assume no obligation to update publicly any forward-looking statements, whether as a result of new information, future events or otherwise. The reader should carefully review our financial statements and the notes thereto, as well as the section entitled "Risk Factors" in this report.

Overview

DCT Industrial Trust Inc. is a leading industrial real estate company specializing in the ownership, acquisition, development, leasing and management of bulk-distribution and light-industrial properties located in high-demand distribution markets in the United States. DCT's actively managed portfolio is strategically located near population centers and well-positioned to take advantage of market dynamics. As used herein, the terms "Company," "we," "our" and "us" refer to DCT Industrial Trust Inc. and its subsidiaries, including its operating partnership, DCT Industrial Operating Partnership LP. When we use the term "DCT" or "DCT Industrial," we are referring to DCT Industrial Trust Inc. by itself, and not including any of its subsidiaries, and when we use the term "Operating Partnership," we are referring to DCT Industrial Operating Partnership LP by itself, and not including any of its subsidiaries.

DCT was formed as a Maryland corporation in April 2002 and has elected to be treated as a real estate investment trust, or REIT, for U.S. federal income tax purposes. We are structured as an umbrella partnership REIT under which substantially all our current and future business is, and will be, conducted through a majority owned and controlled subsidiary, DCT Industrial Operating Partnership LP, a Delaware limited partnership, for which DCT is the sole general partner. DCT owns properties through the Operating Partnership and its subsidiaries. As of September 30, 2017, DCT owned approximately 96.5% of the outstanding equity interests in the Operating Partnership. As of March 31, 2017, our operating portfolio was revised to include only stabilized operating properties, developments, redevelopments and value-add acquisitions. Previously, value-add acquisitions were added to the operating pool upon acquisition and prior to stabilization. This change increased our September 30, 2017 operating portfolio occupancy 10 basis points over what it would have been prior to this change. Additionally, our annual and quarterly same-store portfolios were revised to include value-add acquisitions only if they were stabilized throughout both periods presented. Previously, value-add acquisitions would have been included if they were owned throughout both periods presented.

As of September 30, 2017, the Company owned interests in approximately 73.7 million square feet of properties leased to approximately 870 customers, including:

- 64.1 million square feet comprising 400 consolidated operating properties, including one property totaling 14,000 square feet classified as held for sale, that were 98.0% occupied;
- 7.6 million square feet comprising 21 unconsolidated properties that were 98.4% occupied and which we operated on behalf of one institutional capital management partner and an unconsolidated joint venture;
- 0.2 million square feet comprising two consolidated value-add acquisitions;
- 0.1 million square feet comprising one consolidated property under redevelopment; and
- 1.7 million square feet comprising six consolidated properties developed by DCT which are shell-construction complete and in lease-up.

In addition, the Company has 18 projects under construction and several projects in pre-development. See "Notes to Consolidated Financial Statements, Note 3 – Investment in Properties" for further details related to our development activity.

Our primary business objectives are to maximize long-term growth in Funds From Operations, or "FFO", as defined on page 50, net asset value of our portfolio and total shareholder return. In our pursuit of these long-term objectives, we seek to:

maximize cash flows from existing properties;

deploy capital into quality development and acquisition opportunities which meet our asset, location and financial criteria; and

recycle capital by selling assets that no longer fit our investment criteria and reinvesting the proceeds into higher growth opportunities.

Outlook

We seek to maximize long-term earnings growth per share and shareholder value primarily through increasing cash flow at existing properties and developing and acquiring high-quality properties with attractive operating income and value growth prospects. Fundamentals for industrial real estate continue to improve in response to general improvement in the economy as well as trends that particularly favor industrial assets, including the growth of

e-commerce and U.S. based manufacturing. We expect moderate economic growth to continue in 2018, which we expect to result in continued positive demand for warehouse space as companies expand and upgrade their distribution and production platforms.

In response to positive net absorption and lower market vacancy levels, rental rates are increasing in all of our markets. Rental concessions, such as free rent, remain at historically low levels. Consistent with recent experience and based on current market conditions, we expect average net effective rental rates on new leases signed during the remainder of 2017 to be higher than the rates on expiring leases.

New development, including speculative development, is present in most markets in response to strong tenant demand for high-quality space. However, construction remains rational in relation to net absorption in most markets and below historical peak levels. We expect that the operating environment will continue to be favorable for lessors given our favorable outlook for market occupancy levels and rental rate growth.

We expect same-store net operating income to be higher in 2017 than it was in 2016, primarily as a result of the impact of increasing rental rates on leases signed in 2016 and 2017 compared to expiring leases.

In terms of capital investment, we will continue to pursue selective development of new buildings and the opportunistic acquisition of buildings in markets where we perceive demand and market rental rates will provide attractive financial returns.

We anticipate continuing to selectively dispose of non-strategic assets to fund our investment in developments and acquisitions in an effort to enhance long-term growth in our net asset value, earnings and cash flows as well as to improve the overall quality of our portfolio.

We anticipate having sufficient liquidity to fund our operating expenses, including costs to maintain our properties and distributions, though we may finance investments, including acquisitions and developments, with the issuance of new common shares, proceeds from asset sales or through additional borrowings. Please see "Liquidity and Capital Resources" for additional discussion.

Inflation

The U.S. economy has experienced low inflation over the past several years and as a result, inflation has not had a significant impact on our business. Moreover, most of our leases require the customers to pay their share of the cost to operate our properties, including common area maintenance, real estate taxes and insurance, thereby reducing our exposure to increases in costs and operating expenses resulting from inflation. In addition, most of our leases expire within five years which enables us to replace existing leases with new leases at then-existing market rates. While slowing global growth has the potential to dampen demand for distribution space, we have not yet seen any indications of this reduced demand.

Summary of Significant Transactions and Activities for the Nine Months Ended September 30, 2017 Acquisition Activities

During the nine months ended September 30, 2017, we acquired four buildings totaling approximately 0.5 million square feet located in our Denver, Northern California, Orlando and Southern California markets for a total purchase price of approximately \$81.7 million.

Development Activities

As of September 30, 2017, we completed shell-construction on six buildings in our Atlanta, Dallas, Miami and Seattle markets totaling 1.7 million square feet with cumulative costs to date of approximately \$108.2 million and a total projected investment of approximately \$115.4 million. These properties are 45.4% leased and occupied based on weighted average square feet as of September 30, 2017.

Also, as of September 30, 2017, we have 18 projects under construction totaling 4.1 million square feet with cumulative costs to date of approximately \$230.7 million and a total projected investment of approximately \$403.2 million. These projects are 17.4% pre-leased.

Additionally, during the nine months ended September 30, 2017, we acquired 186.8 acres of land for development in our Dallas, Houston, New Jersey, Northern California, Orlando, Pennsylvania and Seattle markets for approximately \$39.4 million.

During June 2017, the Southern California Logistics Airport ("SCLA") joint venture completed development and stabilized one building totaling 0.4 million square feet.

The table below reflects a summary of development activities as of September 30, 2017, (in thousands, except acres and number of buildings):

and number of	buildings):		NT 1				a 1.:				
Project	Market	Acres	Number of Buildings	Square Feet	Perce Own	ent- ed ⁽⁾	Cumulative age Costs at 9/30/2017	Projected Investmen	Completion tDate ⁽²⁾	Perc Leas	ent-age sed ⁽³⁾
Consolidated											
Development Activities:											
Development											
Projects in											
Lease-Up											
DCT North											
Satellite	A 41 a 11 4 a	47	1	5 40	100	07	¢ 20 060	¢ 21 <i>(</i> 20	04 2016	02	01
Distribution	Atlanta	47	1	549	100	%	\$28,860	\$31,630	Q4-2016	83	%
Center											
DCT Waters	Dallas	18	1	347	100	0%	21,236	21,299	Q4-2016	100	%
Ridge	Dunus	10		317	100	70	21,230	21,2))	Q 1 2010	100	70
DCT DFW	Dallas	10	1	113	100	%	7,922	9,623	Q3-2017	0	%
Trade Center							. ,-	- ,			
DCT Miller	Dallas	17	1	270	100	%	14,277	15,743	Q3-2017	73	%
Road DCT											
Commerce											
Center	Miami	8	1	136	100	%	15,563	15,900	Q2-2017	100	%
Building C											
DCT White											
River	0 41	1.0	1	051	100	04	20.200	01 047	04.0016	100	07
Corporate	Seattle	13	1	251	100	%	20,390	21,247	Q4-2016	100	%
Center North											
	Sub Total	113	6	1,666	100	%	\$108,248	\$115,442		83	%
Development P	rojects Under										
Construction											
DCT Terrapin	TO 1.1 MAY 1.1										
Commerce	Baltimore/Washington	13	1	126	100	%	\$5,436	\$14,585	Q1-2018	0	%
Center	D.C.										
Building I DCT Terrapin											
Commerce	Baltimore/Washington										
Center	D.C.	10	1	94	100	%	3,706	10,870	Q2-2018	0	%
Building II	_,,,										
DCT Central	CI.:	<i>-</i> 1	1	100	100	04	(1.715	<i>(7</i> ,002	04 0017	100	CT/
Avenue	Chicago	54	1	190	100	%	61,715	67,003	Q4-2017	100	%
DCT											
Stockyards	Chicago	10	1	167	100	0%	13,393	15,998	Q4-2017	0	%
Industrial	Cincago	10	1	107	100	10	10,070	13,770	QT-2017	J	70
Center											
DCT	Chicago	8	1	140	100	%	8,405	11,642	Q4-2017	0	%
Greenwood	Č						•	•	~		

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100	%
	%
100	
100) %
0	%
83	%
0	%
0	%
0	%
0	%
0	%
0	%
0	%
17	%
37	%
	0 83 0 0 0 0 0

⁽¹⁾ Percentage owned is based on equity ownership weighted by square feet.

⁽²⁾ The completion date represents the date of building shell-construction completion or estimated date of shell-construction completion.

Percentage leased is computed as of the date the financial statements were available to be issued.

Disposition Activities

During the nine months ended September 30, 2017, we sold six consolidated operating properties totaling approximately 1.2 million square feet from our Baltimore/Washington D.C., Cincinnati, Louisville, Northern California and Phoenix markets to third-parties for gross proceeds of approximately \$83.3 million. We recognized gains of approximately \$39.7 million on the disposition of these properties.

•Debt Activity

As of September 30, 2017, we had \$206.0 million outstanding and \$192.1 million available under our \$400.0 million senior unsecured revolving credit facility, net of two letters of credit totaling \$1.9 million.

During March 2017, we repaid the remaining \$25.0 million outstanding on our \$100.0 million term loan at par maturing April 2017 using proceeds from our senior unsecured revolving credit facility.

During June 2017, we paid-off our \$51.0 million senior unsecured note at par maturing June 2017 using proceeds from our senior unsecured revolving credit facility and proceeds from the issuance of common stock under our continuous equity offering program.

During the nine months ended September 30, 2017, we paid-off four mortgage notes at par totaling \$34.5 million maturing in 2017 using proceeds from our senior unsecured revolving credit facility.

Significant Activity from Investments in and Advances to Unconsolidated Joint Venture

During May 2017, the SCLA joint venture entered into a \$30.0 million secured fixed rate term note with a maturity date of May 2024. The proceeds were used to pay down a portion of the existing term note maturing in October 2017 and as a return of contributions to the joint venture partners.

During June 2017, the TRT-DCT Venture III disposed of its three remaining properties. We received approximately \$2.7 million for our share of the gross proceeds and recognized our share of the gain on the sale of approximately \$1.2 million, which is included in "Equity in earnings of unconsolidated joint ventures, net" in our Consolidated Statements of Operations.

During July 2017, the SCLA joint venture entered into a \$13.5 million secured variable rate term note, which bears interest at a variable rate equal to LIBOR plus a margin of 2.50% per annum with a maturity date of July 2024. The proceeds were used as a return of contributions to the joint venture partners. During August 2017, the SCLA joint venture entered into a pay-fixed, receive-floating interest rate swap, which effectively fixes the interest rate on the related debt instrument at 4.55% with a maturity date of July 2024.

On September 10, 2015, we registered a continuous equity offering program whereby the Company may issue 5.0 million shares of common stock, at a par value of \$0.01 per share. During the nine months ended September 30, 2017, we issued approximately 1.2 million shares of common stock through the continuous equity offering program, at a weighted average price of \$51.47 per share for proceeds of approximately \$59.7 million, net of offering costs. The proceeds from the sale of shares of common stock were contributed to the Operating Partnership for an equal number of OP units in the Operating Partnership and were used for general corporate purposes, including funding developments and redevelopments. As of September 30, 2017, approximately 1.4 million shares of common stock remain available to be issued under the current offering.

Leasing Activity

Equity Activity

During the nine months ended September 30, 2017, we signed a total of 165 leases comprising 10.3 million square feet of which 68 leases totaling 4.7 million square feet included concessions of \$5.0 million primarily related to free rent periods.

The following table provides a summary of our leasing activity for the three and nine months ended September 30, 2017 (see footnotes on following page):

	Number of Leases Signed	Square Feet Signed ⁽¹⁾	Net Effective Rent Per Square Foot ⁽²⁾	_	ent	Weighted Average Lease Term ⁽⁴⁾	Turnover Costs Per Square Foot ⁽⁵⁾
THIRD QUARTER 2017		(in thousands)				(in months)	
New	22	823	N/A	25.8	%	77	\$ 7.33
Renewal	25	1,794	N/A	23.4	%	66	1.69
Value-add acquisition, development and redevelopment	7	775	N/A	N/A		73	N/A
Total/Weighted Average	54	3,392	\$ 5.59	24.1	%	70	\$ 3.47
Weighted Average Retention ⁽⁶⁾	82.0 %						
	Number of Leases Signed	Square Feet Signed ⁽¹⁾	Net Effective Rent Per Square Foot ⁽²⁾	Straight Basis Ro Growth	ent	Weighted Average Lease Term ⁽⁴⁾	Turnover Costs Per Square Foot ⁽⁵⁾
YEAR TO DATE 2017		(in thousands)				(in months)	

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New	67	2,766	N/A	27.7	%	63	\$ 4.86
Renewal	81	5,467	N/A	31.4	%	56	1.46
Value-add acquisition, development and redevelopment	17	2,049	N/A	N/A		64	N/A
Total/Weighted Average	165	10,282	\$ 5.15	30.2	%	60	\$ 2.60
Weighted Average Retention ⁽⁶⁾	74.3 9	%					

- (1) Reflects leases executed during the periods presented. Excludes leases with a term shorter than one year.
- (2) Net effective rent is the average monthly base rental income over the term of the lease, calculated on a straight-line basis.
 - Straight-line basis rent growth reflects the percentage change in net effective rent of the lease executed during the
- (3) period compared to the net effective rent of the prior lease on the same space (holdover payments are excluded). All net effective rents are compared on a net basis. Net effective rent under gross or similar type leases are converted to net effective rent based on an estimate of the applicable recoverable expenses.
- (4) Assumes no exercise of lease renewal options, if any.
 Turnover costs are comprised of the costs incurred or capitalized for improvements of vacant and renewal spaces, as well as the commissions paid and costs capitalized for leasing transactions. These costs represent the total
- (5) turnover costs estimated upon execution to be incurred associated with the leases signed during the period and may not ultimately reflect the actual expenditures. The estimated turnover costs associated with leases signed on value-add acquisitions, developments and redevelopments are included in the total projected costs for those investments and are therefore excluded from the leasing statistics.
- Represents the percentage of customers renewing their respective leases weighted by average square feet. Excludes leases signed on value-add acquisitions, developments and redevelopments and leases with a term shorter than one year.

Customer Diversification

As of September 30, 2017, there were no customers that occupied more than 3.4% of our consolidated properties based on annualized base rent, which is calculated as the monthly contractual base rent (cash basis) per the terms of the lease, as of the period end, multiplied by 12. The following table presents our 10 largest customers, based on annualized base rent as of September 30, 2017, who occupied a combined 10.9 million square feet, or 16.5%, of our consolidated properties and 17.0% of annualized base rent.

	Percentage					
Customer		of				
Customer	Annualized					
	Base Rent					
Amazon.com, Inc.	3.4	%				
Distributions Alternatives, Inc.	3.2	%				
United Parcel Service, Inc.	1.7	%				
Stanley Black & Decker, Inc.	1.6	%				
Geodis	1.5	%				
FedEx Corporation	1.3	%				
The J. M. Smucker Company	1.1	%				
Deutsche Post DHL Group	1.1	%				
Schenker, Inc.	1.1	%				
The Clorox Company	1.0	%				
Total	17.0	%				

Although base rent is supported by long-term lease contracts, customers who file bankruptcy generally have the legal right to reject any or all of their leases. In the event that a customer with a significant number of leases in our properties enters bankruptcy and cancels its leases we could experience a reduction in our cash flow from revenues and an increase in allowance for doubtful accounts receivable.

We frequently monitor the financial condition of our customers. We communicate regularly with those customers that have been delinquent or are in bankruptcy. We are not currently aware of any significant financial difficulties of any tenants that would cause a material reduction in our revenues.

Results of Operations

Summary of the three and nine months ended September 30, 2017 compared to the same period ended September 30, 2016

We are a leading industrial real estate company specializing in the ownership, acquisition, development, leasing and management of bulk-distribution and light-industrial properties located in high-demand distribution markets in the United States. Our actively managed portfolio is strategically located near population centers and well-positioned to take advantage of market dynamics. As of September 30, 2017, the Company owned interests in or had under development approximately 73.7 million square feet of properties leased to approximately 870 customers, including 4.6 million square feet managed on behalf of one institutional capital management joint venture partner and 3.0 million square feet in an unconsolidated joint venture. As of September 30, 2017, we consolidated 399 operating properties, two value-add acquisitions, six development properties, one redevelopment property and one consolidated operating property classified as held for sale. As of September 30, 2016, we consolidated 392 operating properties, three value-add acquisitions, three development properties, four redevelopment properties and three consolidated operating properties classified as held for sale.

Comparison of the three months ended September 30, 2017 compared to the same period ended September 30, 2016 Our quarterly same-store portfolio includes all consolidated stabilized acquisitions acquired before July 1, 2016 and all consolidated development and redevelopment properties and value-add acquisitions stabilized prior to July 1, 2016. Once a property is included in our quarterly same-store portfolio, it remains until it is subsequently disposed of or placed into redevelopment. We consider our quarterly same-store portfolio to be a useful measure to improve comparability between periods by excluding the effects of changes in our consolidated operating portfolio period over period. Developments and redevelopments are deemed to be stabilized upon the earlier of achieving 90% occupancy or 12 months after shell-construction completion. Value-add acquisitions are deemed to be stabilized i) if the property acquired is less than 75% occupied upon acquisition, the property will stabilize upon the earlier of achieving 90% occupancy or 12 months from the acquisition date, or ii) if the property is acquired with known move-outs within 24 months of the acquisition date the property will stabilize upon the earlier of achieving 90% occupancy after the known move-outs have occurred or 12 months after the known move-outs have occurred. All other acquisitions are deemed stabilized upon acquisition. Non-same-store operating properties include properties not meeting the quarterly same-store criteria and exclude development and redevelopment properties and value-add acquisitions that are not stabilized or ready for their intended use.

For the three months ended September 30, 2017, we had 379 properties classified in our quarterly same-store portfolio comprising 60.7 million square feet and 30 classified as non-same-store, which includes 21 operating properties, six development properties, one redevelopment property and two value-add acquisitions that were not stabilized. A discussion of these changes follows the table below.

The following table presents the changes in rental revenues, rental expenses and real estate taxes, property net operating income ("NOI"), other revenue and other income, and other expenses for the three months ended September 30, 2017, compared to the three months ended September 30, 2016 (in thousands):

	For the Three Months Ended September					
	2017	2016	\$ Change	Percent Ch	nange	
Rental Revenues						
Quarterly same-store portfolio	\$97,684	\$95,061	\$ 2,623	2.8	%	
Non-same-store operating properties	6,041	4,872	1,169	24.0	%	
Value-add acquisition, development and redevelopment	1,148		1,148	100.0	%	
Total rental revenues	104,873	99,93				