UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of earliest event reported): August 3, 2021

iStar Inc.

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction of incorporation) 1-15371 (Commission File Number) 95-6881527 (IRS Employer Identification No.)

1114 Avenue of the Americas, 39th Floor New York, New York 10036

(Address of principal executive offices, including zip code)

Registrant's telephone number, including area code: (212) 930-9400

N/A

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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

Title of each class	Title of each class Trading Symbol(s)	
Common Stock, \$0.001 par value	STAR	New York Stock Exchange
8.00% Series D Cumulative Redeemable Preferred Stock, \$0.001 par value	STAR-PD	New York Stock Exchange
7.65% Series G Cumulative Redeemable Preferred Stock, \$0.001 par value	STAR-PG	New York Stock Exchange
7.50% Series I Cumulative Redeemable Preferred Stock, \$0.001 par value	STAR-PI	New York Stock Exchange

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \Box

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. \Box

Item 2.02 Results of Operations and Financial Condition.

On August 3, 2021, iStar Inc. issued an earnings release and made available on its website an earnings presentation for the quarter ended June 30, 2021. A copy of the earnings release and earnings presentation are attached as Exhibit 99.1 and Exhibit 99.2, respectively, hereto and incorporated herein by reference.

The information in this Current Report, including the exhibits hereto, is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that Section. The information in this Current Report shall not be incorporated by reference into any registration statement or other document pursuant to the Securities Act of 1933, as amended, unless it is specifically incorporated by reference therein.

Item 7.01 Regulation FD Disclosure.

On August 3, 2021, iStar Inc. made available on its website an earnings presentation for the quarter ended June 30, 2021. A copy of the earnings presentation is attached as Exhibit 99.2 hereto and incorporated by reference.

The earnings presentation, including Exhibit 99.2 hereto, is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that Section. The information in this Current Report shall not be incorporated by reference into any registration statement or other document pursuant to the Securities Act of 1933, as amended, unless it is specifically incorporated by reference therein.

Item 9.01 Financial Statements and Exhibits.

Exhibit 99.1 Earnings Release

Exhibit 99.2 Earnings Presentation

Exhibit 104 Inline XBRL for the cover page of this Current Report on Form 8-K.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this Report to be signed on its behalf by the undersigned, thereunto duly authorized.

iStar Inc.

Date:	August 3, 2021
Duit.	11ugust 5, 2021

By: /s/ GARETT ROSENBLUM

Garett Rosenblum Chief Accounting Officer (principal financial officer)



Press Release

iStar Reports Second Quarter 2021 Results

NEW YORK, August 3, 2021

iStar Inc. (NYSE: STAR) today reported results for the second quarter ended June 30, 2021.

Highlights for the quarter include:

- 0 Net income (loss) of (\$19.5) million or (\$0.27) per diluted common share
- 0 Adjusted earnings of \$12.0 million or \$0.15 per diluted common share
- 0 Unrealized gain on Safehold investment increased by \$289 million during the second quarter to \$1.7 billion
- O Fitch credit rating upgrade to BB
- 0 \$34 million of legacy asset sales proceeds
- 0 \$167 million of legacy asset sales proceeds closed subsequent to the end of the quarter

"We have made substantial progress on our strategy so far this year by further expanding the ground lease ecosystem, increasing our balance sheet strength, and making significant inroads with legacy asset monetization," said Jay Sugarman, Chairman and Chief Executive Officer. "We remain focused on executing our 'Scale-Strengthen-Streamline' strategy and look forward to building on our growing momentum."

The Company published a presentation detailing its results and a reconciliation of non-GAAP financial metrics, which can be found on its website, in the "Investors" section.

1114 Avenue of the Americas New York, NY 10036 T 212.930.9400 E investors@istar.com



The Company will host an earnings conference call reviewing this presentation beginning at 10:00 a.m. ET. This conference call will be broadcast live and can be accessed by all interested parties through iStar's website and by using the dial-in information listed below:

Dial-In:	844.867.6169
International:	409.207.6975
Access Code:	2952269

A replay of the call will be archived on the Company's website. Alternatively, the replay can be accessed via dial-in from 1:00 p.m. ET on August 3, 2021 through 12:00 a.m. ET on August 17, 2021 by calling:

Replay:	866.207.1041
International:	402.970.0847
Access Code:	2859281

iStar Inc. (NYSE: STAR) is focused on reinventing the ground lease sector, unlocking value for real estate owners throughout the country by providing modern, more efficient ground leases on institutional quality properties. As the founder, investment manager and largest shareholder of Safehold Inc. (NYSE: SAFE), the creator of the modern ground lease industry, iStar is using its national investment platform and its historic strengths in finance and net lease to expand the use of modern ground leases within the \$7 trillion institutional commercial real estate market. Recognized as a consistent innovator in the real estate markets, iStar specializes in identifying and scaling newly discovered opportunities and has completed more than \$40 billion of transactions over the past two decades. Additional information on iStar is available on its website at www.istar.com.

Company Contact:

Jason Fooks Senior Vice President Investor Relations & Marketing T 212.930.9400 E investors@istar.com

1114 Avenue of the Americas New York, NY 10036 T 212.930.9400 E investors@istar.com



Q2 '21 Earnings Results

(NYSE: STAR)

Forward-Looking Statements and Other Matters

Statements in this presentation which are not historical fact may be deemed forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Although iStar believes the expectations reflected in any forward-looking statements are based on reasonable assumptions, the Company can give no assurance that its expectations will be attained. The Company undertakes no obligation to update or publicly revise any forward-looking statement, whether as a result of new information, future events or otherwise.

This presentation should be read in conjunction with our consolidated financial statements and related notes in our Quarterly Report on Form 10-Q for the quarter ended June 30, 2021 and our Annual Report on Form 10-K for the year ended December 31, 2020. In assessing all forward-looking statements herein, readers are urged to read carefully all cautionary statements in our Form 10-K.

Factors that could cause actual results to differ materially from iStar's expectations include general economic conditions and conditions in the commercial real estate and credit markets, the effect of the COVID-19 pandemic on our business and growth prospects, the performance of SAFE, the Company's ability to grow its ground lease business directly and through SAFE, sales of all or a portion of its net lease portfolio, the Company's ability to generate liquidity and to repay indebtedness as it comes due, additional loan loss provisions and asset impairments, the market demand for legacy assets the Company seeks to sell and the pricing and timing of such sales, changes in NPLs, repayment levels, the Company's ability to generate income and gains from its portfolio and other risks detailed in "Risk Factors" in our 2020 Annual Report on Form 10-K, and any updates thereto made in our subsequent fillings with the SEC.

Important Note re COVID-19: Readers of this presentation are cautioned that, due to the uncertainty created by the COVID-19 pandemic, our results for the first quarter may not be indicative of our future results. Readers are urged to read our Quarterly Report on Form 10-Q for the quarter ended June 30, 2021 when it is filed with the SEC for a more fulsome discussion of our first quarter results, including the "Management's Discussion and Analysis of Financial Condition and Results of Operations" and "Risk Factors" sections included therein.

Note: Please refer to the "Glossary" section in the Appendix for a list of defined terms and metrics.

Investor Relations Contact Jason Fooks Senior Vice President 212.930.9400 investors@istar.com

IStar



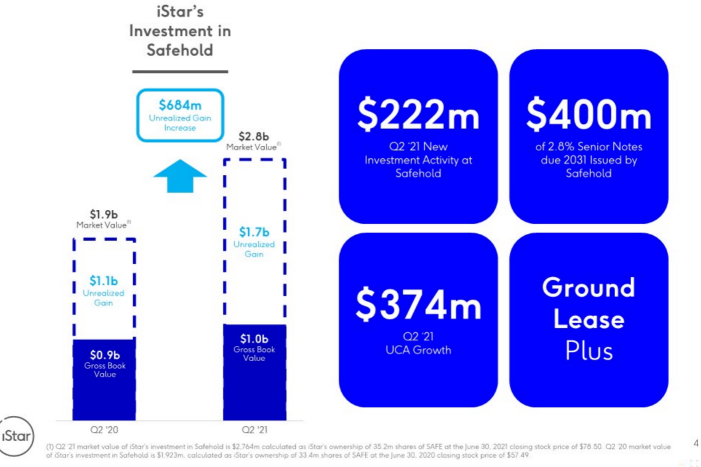
Highlights



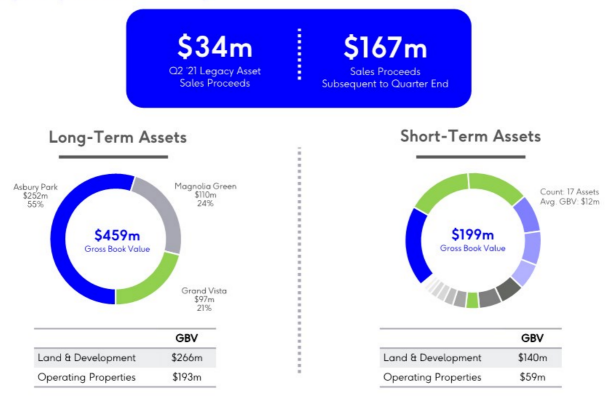


Market value of iStar's investment in Safehold is \$2.764m, calculated as iStar's ownership of 35.2m shares of SAFE at the June 30, 2021 closing stock price of \$78.50. Unrealized gain is calculated as the difference between the \$2.764m market value and the \$1.018m Gross Book Value of iStar's investment in Safehold.
 Calculated using market value of iStar's ownership of SAFE of 35.2m shares at the June 30, 2021 closing stock price of \$78.50.

Safehold Progress



Legacy Asset Progress



Assets highlighted in green have been sold subsequent to the end of the second quarter

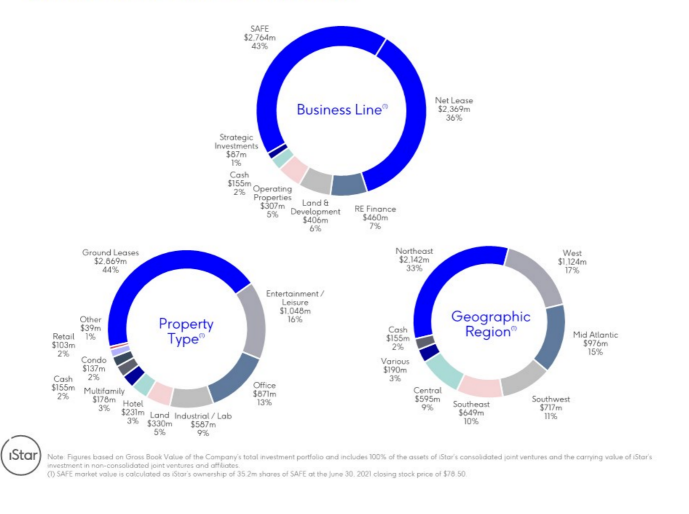
IStar

Investment Activity



IStar

\$6.5b Diversified Portfolio



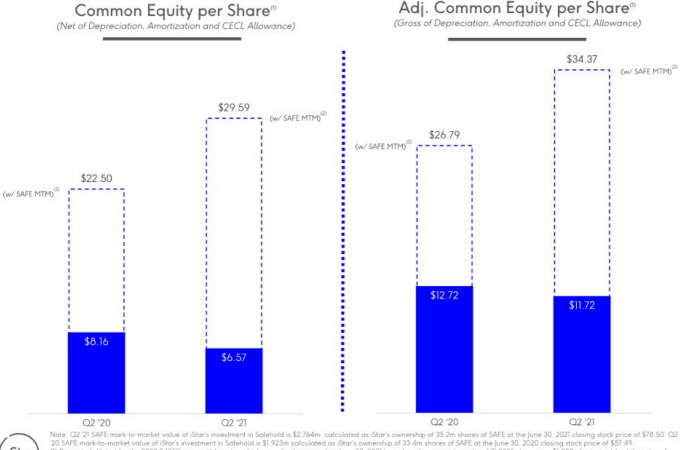
Earnings Results

	Q2 '21	Q2 '20	Y/Y ∆
Net Income (Loss) (Allocable to Common Shareholders)	(\$19.5m)	(\$23.3m)	+\$3.8m
W.A. Shares	72.9m	76.2m	
EPS (Loss) (Diluted)	(\$0.27)	(\$0.31)	+\$0.04
Adj. Earnings (Loss) (Allocable to Common Shareholders)	\$12.0m	(\$2.9m)	+\$14.9m
W.A. Shares (Diluted)	77.8m	76.2m	
AEPS (Loss) (Diluted)	\$0.15	(\$0.04)	+\$0.19

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ciliation" section of the Appendix for more information with regard to the calculation of this metric Note: Please refer to the "Adj

Equity Value per Share



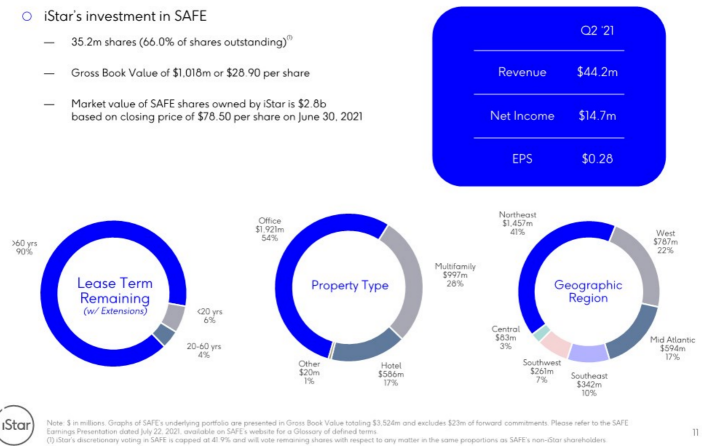
IStar

Note: Q2: 21 SAFE mark-to-market value of iStar's investment in Safehold is \$2,764m, calculated as iStar's ownership of 33.4m shares of SAFE at the June 30, 2021 closing stock price of \$78.50. Q2 20 SAFE mark-to-market value of iStar's investment in Safehold is \$1,923m calculated as iStar's ownership of 33.4m shares of SAFE at the June 30, 2020 closing stock price of \$78.50. Q2 20 SAFE mark-to-market value of iStar's investment in Safehold is \$1,923m calculated as iStar's ownership of 33.4m shares of SAFE at the June 30, 2020 closing stock price of \$75.49. (1) Presented diluted for the 2022 3.125% convertible notes which were "in the money" on June 30, 2020 based on the conversion ratio of 71.2325 shares per \$1,000 of principal (a strike price of \$14.04 per share) using the Q2 '21 average closing stock price. The convertible notes were "out of the money" on June 30, 2020. (2) A portion of the profits realized on iStar's investment partfalio, including its investment in SAFE, is allocable to IPip, IStar's shareholder-approved long-term incentive plan. Additional information on iStar's iPip can be found in the 2020 Annual Report on Form 10-K and its 2021 Proxy Statement, both of which are available on our website.



Safehold (NYSE: SAFE)

SAFE Earnings



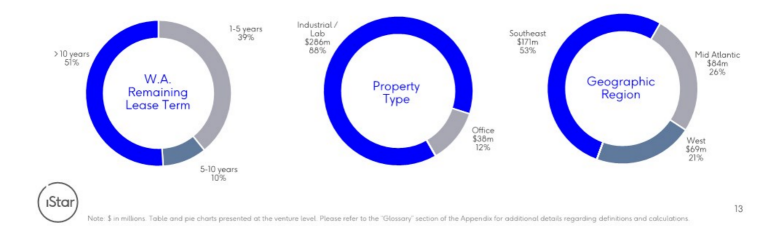
Net Lease Consolidated Assets

	Wholly-Owned (100% Ownership)	Net Lease Venture I (51.9% Ownership)	Total Consolidated
Gross Book Value	\$1,367m	\$908m	\$2,275m
Occupancy	98.9%	100.0%	99.3%
Square Feet (000s)	9,671	5,749	15,420
W.A. Remaining Lease Term	19.5 yrs	15.8 yrs	18.0 yrs
W.A. Yield	7.4%	8.1%	7.7%



Net Lease Venture II

	Net Lease Venture II (51.9% Ownership)	
Gross Book Value	\$324m	Net Lease Venture II is
Occupancy	100.0%	unconsolidated and 51.9% owned by iStar. Presented
Square Feet (000s)	3,302	here at the venture level.
W.A. Remaining Lease Term	12.6 yrs	
W.A. Yield	9.1%	



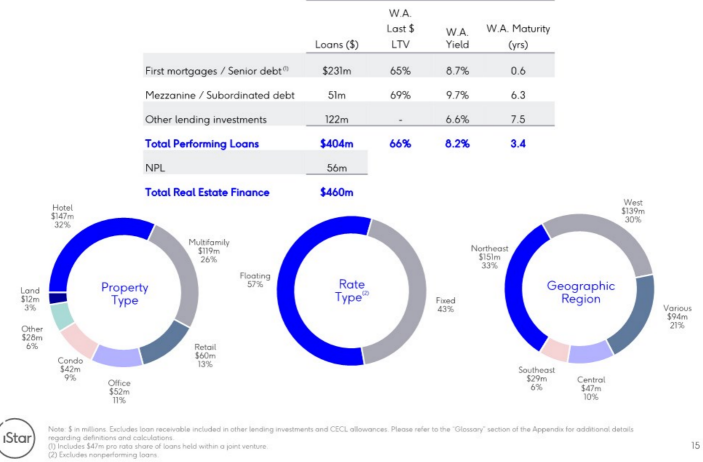
Top Net Lease Assets

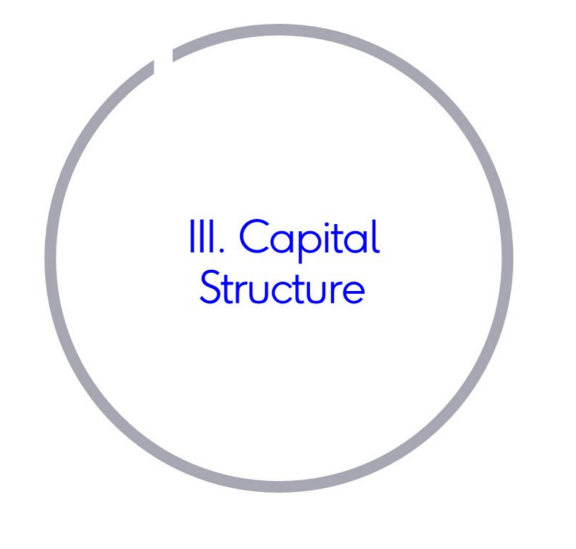
Top 10 net lease assets, which represent a total of \$1.7b of Gross Book Value, or 64% of the aggregate \$2.6b of Gross Book Value of the combined wholly-owned, NLJV I and NLJV II portfolios

Tenant (Sorted by GBV)		Property Type	Location	Portfolio	Inv. Grade	Lease Term Remaining	Annualized Base Rent	Contractual Rent Escalator
Bowlero (2 Master Leases)	Bowlero	Entertainment	148 Locations	Wholly-Owned		25.9 yrs	\$32.6m [®]	Fixed Bumps
Bowlero (Master Lease)	Bowlero	Entertainment	58 Locations	NLJV I		23.3 yrs	\$18.4m	Fixed Bumps
McCormick & Co.		Office	Cockeysville, MD	NLJV I	•	12.8 yrs	\$11.2m	Fixed Bumps
Cox Automotive	Cox Automotive*	Office	North Hills, NY	NLJV I	·	13.0 yrs	\$8.2m	Fixed Bumps w/ CPI Adjustments
Indeed	indeed	Office	Austin, TX	Wholly-Owned	•	12.5 yrs	\$10.6m	Fixed Bumps
AMC Theaters (Master Lease)	amo	Entertainment	4 Locations	Wholly-Owned		13.6 yrs	\$8.1m	Fixed Bumps + % Rent
NYSE-Listed Transportation Ser	vices Company	Industrial	2 Locations	NLJV II		24.4 yrs	\$7.9m	Fixed Bumps
Leading Financial Services Con	npany	Office	Jersey City, NJ	Wholly-Owned	·	11.5 yrs	\$10.1m	Fixed Bumps
AT&T	🚔 AT&T	Office	Oakton, VA	NLJV I	•	4.4 yrs	\$7.2m	Fixed Bumps
Bellisio Foods	Bellisio	Industrial	Jackson, OH	NLJV I		24.4 yrs	\$6.7m	Capped CPI Adjustments
Total/W.A.						19.1 yrs	\$121.2m	

Note: Sorted by Gross Book Value, based on the value of the asset assuming 100% ownership. Annualized Base Rent (ABR) represents annualized cash rent assuming 100% ownership. IStar's equity interest in each of NLJV I and II is 51 9%. (1) Bowlero's annualized base rent (ABR) represents the contractual annualized base rent under the terms of the current lease. IStar reached an agreement with Bowlero to defer a total of \$23 million of rent owed during the period from October 2020 to June 2021, of which \$7,6m of rent was deferred in Q2 '21. The deferred rent will accrue with interest to be repaid over two years commencing January 1. 2023. The ABR is presented as the next twelve-month rent following the deferral period. Star 14

Real Estate Finance





Credit Metrics





Note: Figures are presented using the SAFE mark-to-market value of iStar's investment in Safehold. Q2 '21 market value is \$2,764m, calculated as iStar's ownership of 35.2m shares of SAFE at the June 30, 2021 closing stock price of \$76.50. (1) Leverage is calculated as the ratio of debt, net of cash, to adjusted total equity gross of non-controlling interests, or "NCI", and applying the SAFE MTM adjustment. Please refer to the "Capital Structure Overview" section of the presentation for more information. (2) Includes only iStar's share of NLJV I debt.

Capital Structure Overview

Credit Metrics	6/30/21	SAFE MTM [®]
Cash	\$155m	\$155m
Debt, net of cash	\$3,135m	\$3,135m
Total Equity, gross of NCI	\$1,009m	\$2,784m
Adj. Total Equity, gross of NCI	\$1,447m	\$3,193m
Leverage ⁽²⁾	2.2x	1.0x
Shares		
	77.1m	77.1m
Shares Outstanding ⁽⁶⁾	77.1m \$507m	77.1m \$2,282m
Shares Outstanding [®] Common Equity		
Shares Shares Outstanding ⁽⁶⁾ Common Equity Common Equity per Share Adj. Common Equity	\$507m	\$2,282m

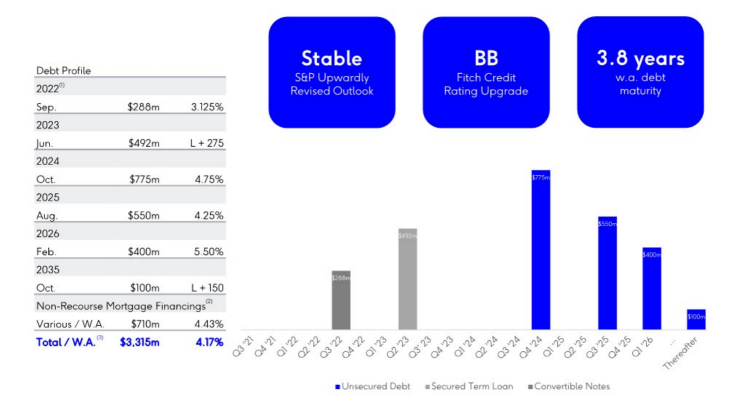
Cash	\$155m	
Revolving Credit Facility Availability	\$342m	
Total Liquidity	\$497m	

Common Equity \$507m Acc. D&A/CECL Allow \$397m ⁽³⁾ Noncontrolling Interest - \$238m ⁽⁴⁾		Adjusted Common Equity \$904m
Preferred Equity		
Senior Unsecured Debt \$2.1b	Secured Debt \$1.2b ^m	_ Total Debt \$3.3b ^{t®}

As of 6/30/21

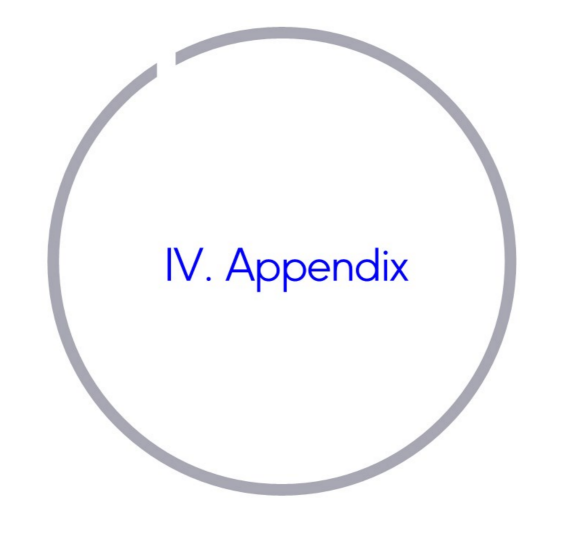
Note: Please refer to the "Adjusted Common Equity Reconciliation" section of the Appendix for more information. (1) SAFE mark-to-market calculations based on the june 30, 2021 closing stock price of \$78.50 with respect to 35.2m shares held by iStar. (2) Corporate leverage is the ratio of total debt less cash and cash equivalents divided by Adjusted Total Equity, gross of NCI. (3) Includes accumulated depreciation, amontization, CEC allowance, and iStar's proportionate share of accumulated depreciation and amortization relating to equity method invest (4) Includes S4Im of the proportionate share of accumulated depreciation and amortization relating to noncontrolling interests. (5) Represents liquidation preference of preferred equity. (6) Presented diluted for the 2022 3125% convertible notes which were "in the money" on June 30, 2021 based on their current conversion ratio of 712325 shares per \$1.000 of principa share using the Q2 21 average closing stock price. (7) Includes \$481m of chesolidated, asset-specific non-recourse mortgage debt of NLJV I. (8) Debt is presented net of fees and discounts. Star cipal, which represents a strike price of \$14.04 per 18

Corporate Debt Maturity Profile



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Note: \$ in millions. Excludes extension options and revolving credit facility which was undrawn as of June 30, 2021. (1) The 2022 3 125% convertible notes were "in the money" on June 30, 2021 with a conversion price of \$14 04 per share and a conversion of 71 2325 shares per \$1,000 of principal using the Q2 '21 average closing stock price. (2) Represents individual non-recourse mortgages on net lease assets, including consolidated mortgage debt on assets held by NLJV I. (3) Rates presented after giving effect to interest rate hedges.



Consolidated Statements of Operations

	Three M	lonths	Six Mo	onths
	Ended Ju	une 30,	Ended Ju	une 30,
	2021	2020	2021	2020
Revenues				
Operating lease income	\$45,544	\$46,812	\$92,988	\$94,158
Interest income	8,973	15.439	19,623	32,655
Interest income from sales-type leases	8.689	8,295	17,316	16,650
Other income	10,064	10,292	24,354	30,660
Land development revenue	32,318	15,577	64,567	95,752
Total revenues	\$105,588	\$96,415	\$218,848	\$269,875
Cost and Expenses				
Interest expense	\$39,417	\$41,950	\$78,980	\$85,341
Real estate expense	18,289	14,276	35,183	36,774
Land development cost of sales	30,803	16.287	60,126	93.346
Depreciation and amortization	14,660	14,300	30,115	28,786
General and administrative	15,603	14,254	31,534	32,256
General and administrative – stock-based compensation	14,791	4,744	20,299	21,014
(Recovery of) provision for loan losses	(2,263)	2.067	(6,057)	6,070
(Recovery of) provision for losses on net investment in leases	(265)	534	(1.866)	1,826
Impairment of assets	-	4,783	1,785	6,491
Other expense	211	203	464	277
Total costs and expenses	\$131,246	\$113,398	\$250,563	\$312,181
Income from sales of real estate	2,210	62	2,822	62
Loss from operations before earnings from equity method investments and other items	(\$23,448)	(\$16.921)	(\$28,893)	(\$42.244)
Earnings from equity method investments	12,697	2,586	25,466	19,198
Income tax expense	(665)	(28)	-	(88)
Loss on early extinguishment of debt, net	-	-	-	(4.115)
Net loss	(\$11,416)	(\$14,363)	(\$3,427)	(\$27,249)
Net (income) attributable to noncontrolling interests	(2.253)	(3,098)	(4.773)	(5,789)
Net loss attributable to iStar	(\$13,669)	(\$17.461)	(\$8,200)	(\$33.038)
Preferred dividends	(5.874)	(5,874)	(11,748)	(11,748)
Net loss allocable to common shareholders	(\$19,543)	(\$23,335)	(\$19,948)	(\$44,786)

Note: \$ in thousands

Star

Earnings per Share

			Six Mo	
	Ended J	une 30,	Ended J	une 30,
Earnings Information for Common Shares	2021	2020	2021	2020
Net income (loss) ⁽¹⁾				
Basic	(\$0.27)	(\$0.31)	(\$0.27)	(\$0.58)
Diluted	(\$0.27)	(\$0.31)	(\$0.27)	(\$0.58)
Adjusted earnings (loss)				
Basic	\$0.16	(\$0.04)	\$0.47	\$0.10
Diluted	\$0.15	(\$0.04)	\$0.45	\$0.10
Weighted average shares outstanding				
Basic	72,872	76,232	73,374	76,838
Diluted (for net income)	72,872	76,232	73,374	76,838
Diluted (for adjusted earnings)	77,774	76,232	77,369	76,995
Common shares outstanding at the end of period	72,419	75,559	72,419	75,559



Note: In thousands, except per share data. (1) Allocable to common shareholders after the effect of preferred dividends, non-controlling interests and income from sales of real estate.

Adjusted Earnings Reconciliation

	Three Months Ended June 30,		Six Months Ended June 30,	
	2021	2020	2021	2020
Net income (loss) allocable to common shareholders	(\$19,543)	(\$23,335)	(\$19,948)	(\$44,786)
Add: Depreciation and amortization	16,712	15,675	34,341	30,731
Add: Stock-based compensation expense	14,791	4,744	20,299	21,014
Add: Non-cash loss on early extinguishment of debt/preferred	-		_	799
Adjusted earnings (loss) allocable to common shareholders	\$11,960	(\$2,916)	\$34,692	\$7,758

Note: \$ in thousands. In 2019, we announced a new business strategy that would focus our management personnel and our investment resources primarily on scaling our Ground Lease platform. As part of this strategy, we accelerated the monetization of legacy assets, reducing our legacy partfolio to approximately 14% of our overall portfolio s of June 30, 2021, and deployed a substantial portion of the proceeds into additional investments in SAFE and new loan and net lease originations relating to the Ground Lease busines. Adjusted earnings is a non-GAAP metric management uses to a sayse sour execution of this strategy and the performance of our operations. Adjusted earnings reflects impairment charges and loan provisions in the same period in which they are recognized in net income (loss) prepared in conformity with generally accepted accounting principles in the United States of America (GAAP). Adjusted earnings is used internally as a supplemental performance measure adjusting for certain items to give management a view of income more directly derived from operating activities in the period in which they occur. Adjusted earnings is calculated as net income (loss) allocable to common shareholders, prior to the effect of depreciation and amortization, including our proportionate share of depreciation and amortization from equity method investments and excluding depreciation and amortization allocable to noncontrolling interests, stock-based compensation expense, the non-cash portion of loss on early extinguishment of debt and the liquidation preference recorded as a premium above book value on the redemption of preferred stock ("Adjusted Earnings").

compensation expense, the non-cash portion of lass on early extinguishment of debt and the liquidation preference recorded as a premium above book value on the redemption of preferred stock ("Adjusted Earnings"). Adjusted Earnings should be examined in conjunction with net income (loss) as shown in our consolidated statements of operations. Adjusted Earnings should not be considered as an alternative to net income (loss) (determined in accordance with GAAP), or to cash flows from operating activities (determined in accordance with GAAP), as a measure of our liquidity, nor is a Adjusted Earnings indicative of funds available to fund our cash needs or available for distribution to shareholders. Rather, Adjusted Earnings is an additional measure we use to analyze our business performance because it excludes the effects of certain non-cash charges that we believe are not necessarily indicative of our operating performance. It should be noted that our manner of calculating Adjusted Earnings may differ from the calculations of similarly-titled measures by other companies.

Consolidated Balance Sheets

(IStar)

Note

	As of June 30, 2021	As of December 31, 2020
Assets		
Real Estate		
Real estate, at cost	\$1,657,173	\$1,752,053
Less: accumulated depreciation	(290,167)	(267,772)
Real estate, net	1,367,006	1,484,281
Real estate available and held for sale	99,201	5,212
Total real estate	1,466,207	1,489,493
Net investment in leases	477,798	429,101
Land and development, net	381,719	430,663
Loans receivable and other lending investments, net	454,960	732,330
Loan receivable held for sale	62,525	-
Other investments	1,275,954	1,176,560
Cash and cash equivalents	154,941	98,633
Finance lease right of use assets	142,985	143,727
Accrued interest and operating lease income receivable, net	7,328	10,061
Deferred operating lease income receivable, net	63.339	58,128
Deferred expenses and other assets, net	279,894	293,112
Total Assets	\$4.767.650	\$4.861.808
Liabilities and Equity		
Accounts payable, accrued expenses, and other liabilities	\$315,337	\$317,402
Finance lease liabilities	151,925	150,520
Liabilities associated with properties held for sale	2,201	27
Loan participations payable, net	-	42,501
Debt obligations, net	3,289,481	3,286,975
Total Liabilities	\$3,758,944	\$3,797,425
Total iStar shareholders' equity	\$811,554	\$870,969
Noncontrolling interests	197,152	193,414
Total Equity	\$1,008,706	\$1,064,383
Total Liabilities and Equity	\$4,767,650	\$4,861,808

Adjusted Common Equity Reconciliation

	As of June 30, 2021	As of June 30, 2020
Total shareholders' equity	\$811,554	\$921,932
Less: Liquidation preference of preferred stock	(305,000)	(305,000)
Common shareholders equity	\$506,554	\$616,932
Add: Accumulated depreciation and amortization ⁽¹⁾	318,840	278,455
Add: Proportionate share of depreciation and amortization within equity method investments	61,757	38,784
Add: CECL allowance	16,557	27,213
Adjusted common equity	\$903,708	\$961,384
Common shares outstanding – basic	72.419	75,559
Common shares outstanding – convertible dilution ⁽²⁾	77,120	75,559
Common equity per share with convertible dilution	\$6.57	\$8.16
Common equity per share with SAFE MTM and convertible dilution ⁽²⁾	\$29.59	\$22.50
Adjusted common equity per share with convertible dilution®	\$11.72	\$12.72
Adjusted common equity per share with SAFE MTM and convertible dilution ⁽²⁾	\$34.37	\$26.79

Note: Amounts in thousands, except for per share data. Q2 21 SAFE mark-to-market value of iStar's investment in Safehold is \$2,764m, calculated as iStar's ownership of 35 2m shares of SAFE at the June 30, 2021 closing stock price of \$78,50, Q2 '20 SAFE mark-to-market value of iStar's investment in Safehold is \$1,923m calculated as iStar's ownership of 33 4m shares of SAFE at the June 30, 2020 closing stock price of \$78,40 We use adjusted common equity, a non-GAAP financial measure, as a supplemental measure to give management a view of equity allocable to common shareholders prior to the impact of carrient non-cash GAAP measures. Management to total shareholders equity because cumulative effect of depreciation and amortization expenses and CECL allowances calculated under GAAP may not necessarily reflect an actual reduction in the value of the Company's assets. Adjusted common equity should be examined in carcinations with GAAP, nor is adjusted common equity indicative of funds available for distribution to shareholders. It should be noted that our manner of calculating adjusted common equity may differ from the colculations of similarly-titled measures by other companies. (0) Not of amounts allocable to non-controlling interests and includes accumulate depreciation and amortization associated with real estate available on allol does accumulated effect rate. (2) Presented diluted for the 2022 3.125% convertible notes which were "in the money" on June 30, 2021 based on their current conversion ratio of 71 2325 shares per \$1,000 of principal, which represents a strike price of \$14.04 per share using the Q2 21 average closing stock price. The convertible notes were "out of the money" on June 30, 2020.

(Star)

Q2 '21 Gross Book Value Reconciliation

	Real Estate Finance	Net Lease	Operating Properties	Land & Development	Corporate / Other	Total
Real estate, net	-	\$1,273	\$94	-	_	\$1,367
Real estate available and held for sale	-	-	99	. 2	2	99
Net investment in leases	-	478	_	-		478
Land and development, net	-	-	5	382	-	382
Loans receivable and other lending investments, net	408	47	-	-	_	455
Loan receivable held for sale	-	63	-	-	-	63
Real estate-related intangibles, net	-	102	3	-	2	105
Other investments	47	1,073	55	14	87	1,276
Net Book Value	\$455	\$3,036	\$251	\$395	\$87	\$4,224
Add: Accumulated depreciation and CECL allowance	6	280	20	11	-	317
Add: Accumulated amortization related to intangibles	-	32	12	-	-	44
Add: Proportionate share of joint venture accumulated depreciation and amortization	-	38	24	-	-	62
Gross Book Value	\$460	\$3,387	\$307	\$406	\$87	\$4,646
Add: Cash	-	12	2	2	155	155
Add: SAFE MTM ⁽¹⁾	-	1,747	_	-		1,747
Portfolio Gross Book Value	\$460	\$5,133	\$307	\$406	\$242	\$6,548

Note: \$ in millions. Figures in this table may not foot due to rounding. (1) Market value of iStar's investment in Safehold is \$2,764m, calculated as iStar's ownership of 35.2m shares of SAFE at the June 30, 2021 closing stock price of \$78.50. Unrealized gain is calculated as the difference between the \$2,764m market value and the \$1,018m Gross Book Value of iStar's investment in Safehold. Star

Glossary

Annualized Base Rent (ABR)	Contractual cash base rent for the current quarter, annualized.
Funding / Capex (Net Lease, Operating Properties, Land & Development)	Acquisition price, capitalized acquisition costs, capital expenditures, contributions to equity method investments, capitalized payroll and capitalized interest.
Funding / Capex (Real Estate Finance)	Cash funded on loans, plus deferred interest capitalized to the loan balance, exclusive of original issued discount, origination and arrangement fees held back at origination.
Gross Book Value (Net Lease, Operating Properties, Land & Development)	Basis assigned to physical real estate property (land & building), net of any impairments taken after acquisition date and net of basis reductions associated with unit / parcel sales, plus our basis in equity method investments, plus lease related intangibles, capitalized leasing costs and excluding accumulated depreciation and amortization, and for equity method investments, excluding the effect of our share of accumulated depreciation and amortization.
Gross Book Value (Real Estate Finance)	Principal funded including any deferred capitalized interest receivable, plus protective advances, exit fee receivables and any unamortized origination / modification costs, plus our basis in equity method investments, less purchase discounts and specific reserves. This amount is not reduced for CECL allowances.
Net Book Value (Net Lease, Operating Properties, Land & Development)	Gross Book Value net of accumulated depreciation and amortization.
Net Book Value (Real Estate Finance)	Gross Book Value for Real Estate Finance less CECL allowances.
Proceeds (Net Lease, Operating Properties, Land & Development)	Includes sales price for assets sold, less selling costs, less seller financing plus return of capital and distributed proceeds arising from sales within our equity method investments.
Proceeds (Real Estate Finance)	Collection of principal, deferred and capitalized interest, exit fees, origination fees previously netted against principal at inception, or original issue discount. Includes proceeds from sales of securities.
Yield (Net Lease)	Calculated as GAAP operating lease income less operating expenses for the quarter, annualized, divided by the average Gross Book Value during the quarter.
Yield (Real Estate Finance)	Interest income, for the quarter, annualized, divided by the average Gross Book Value of Real Estate Finance.
(Real Estate Finance)	

IStar

Disclaimer: Set forth in the Glossary are the current definitions of certain items that we use in this presentation. This Glossary is intended to facilitate a reader's understanding of this presentation. There can be no assurance that we will not modify these terms in future presentations as we deem necessary or appropriate.