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): November 1, 2018

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 Number)

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

10036

(Zip Code)

(Address of principal executive offices)

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):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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 o

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 accounting standards provided pursuant to Section 13(a) of the Exchange Act. o

ITEM 2.02 Results of Operations and Financial Condition.

On November 1, 2018, iStar Inc. issued an earnings release and made available on its website an earnings presentation for the third quarter ended September 30, 2018. 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 November 1, 2018, iStar Inc. made available on its website an earnings presentation for the third quarter ended September 30, 2018. 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.

SIGNATURE

P authorized	•	urities Exchange Act of 1934, as amended, the registrant has duly ca	nused this report to be signed on its behalf by the undersigned, thereunto duly
		iStar In	c.
Date:	November 1, 2018	Ву:	/s/ ANDREW C. RICHARDSON
			Andrew C. Richardson Chief Financial Officer (principal financial and accounting officer)

EXHIBIT INDEX

Exhibit
Number Description

99.1 <u>Earnings Release.</u>99.2 <u>Earnings Presentation.</u>



Press Release iStar Reports Third Quarter 2018 Results

NEW YORK, November 1, 2018

iStar (NYSE: STAR) today reported results for the third quarter ended September 30, 2018.

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

Highlights for the quarter include:

- Net income (loss) of (\$19.0) million or (\$0.28) per diluted share for the third quarter and \$50.7 million or \$0.69 per diluted share year-to-date
- Adjusted net income of \$3.7 million or \$0.05 per diluted share for the third quarter and \$179.7 million or \$2.23 per diluted share year-to-date
- \$530 million of proceeds and \$95 million of gains year-to-date from legacy asset sales
- \$1.1 billion of available cash and revolver capacity to take advantage of potential market disruptions
- Strengthening balance sheet, lowering cost of capital and extending debt maturity profile

"In an uncertain real estate market, iStar remains poised to capitalize on market dislocations, continues to reposition legacy assets for sale, and finds new, proprietary opportunities to partner with SAFE and grow its ground lease expertise." said Jay Sugarman, iStar's Chairman and Chief Executive Officer.

1714 Avenue of the Americas New York, NY 10036 T 212.930.9400 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: (800) 830-1074 International: (612) 234-9960

A replay of the call will be archived on the Company's website. Alternatively, the replay can be accessed via dial-in from 12:00 p.m. ET on November 1, 2018 through 11:59 p.m. ET on November 15, 2018 by calling:

Replay: (800) 475-6701 International: (320) 365-3844

Access Code: 455269

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iStar (NYSE: STAR) finances, invests in and develops real estate and real estate related projects as part of its fully-integrated investment platform. Building on over two decades of experience and \$40 billion of transactions, iStar brings uncommon capabilities and new ways of thinking to commercial real estate and adapts its investment strategy to changing market conditions. The Company is structured as a real estate investment trust ("REIT"), with a diversified portfolio focused on larger assets located in major metropolitan markets. Additional information on iStar is available on its website at www.istar.com.

Company Contact:

Jason Fooks, Vice President of Investor Relations & Marketing

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



Q3 '18 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 September 30, 2018 and our Annual Report on Form 10-K for the year ended December 31, 2017. In assessing all forward-looking statements herein, readers are urged to read carefully all cautionary statements in our Form 10-Q and 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 Company's ability to generate liquidity and to repay indebtedness as it comes due, additional loan loss provisions and asset impairments, the amount and timing of asset sales, changes in NPLs, repayment levels, the Company's ability to make new investments, the Company's ability to maintain compliance with its debt covenants, the Company's ability to generate income and gains from operating properties and land and other risks detailed in "Risk Factors" in our 2017 Annual Report on Form 10-K, and any updates thereto made in our subsequent fillings with the SEC.



Note: Please refer to the Glossary at the end of this presentation for a list of defined terms and metrics.

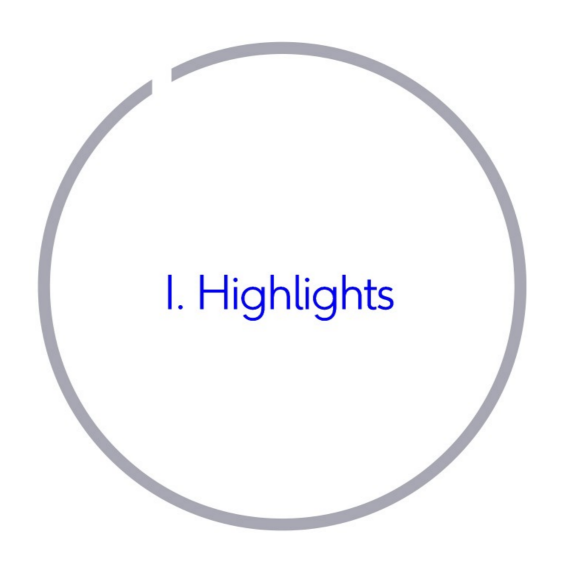
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Q3 18 Highlights

Earnings	

	0	3 18	Y	TD
Allocable to Common Shareholders	\$ in millions	Per diluted share	\$ in millions	Per diluted share
Net Income (Loss)	(\$19.0)	(\$0.28)	\$50.7	\$0.69
Adjusted Income	\$3.7	\$0.05	\$179.7	\$2.23

Core Investments

- Remain cautious on overall market environment and volatility, selectively pursuing new originations
- Finding opportunities by partnering with SAFE on proprietary deal flow
- Over \$1B of available liquidity to take advantage of potential market disruptions
- Invested \$157M in core business

Legacy Asset Monetization

- YTD legacy asset sales generated proceeds of \$530M and gains of \$95M
- \$53M in legacy asset sales proceeds in Q3
- Continue to reposition and market additional legacy assets for sale





- Subsequent to the end of the quarter, continued to extend debt maturity profile and lower cost of capital by repaying \$122M of 2019 notes with excess proceeds from a 10-year mortgage refinancing completed in October 2018
- Board declared Q4 dividend of \$0.09 per share, payable on November 30 to shareholders of record on November 15

Note: Please refer to the "Glossary" slides for additional details regarding definitions and calculations.

Investment Activity

New Originations (Cor	mmitments)			
	Q4 '17	Q1 '18	Q2 '18	Q3 '18
Real Estate Finance	\$457	\$270	\$267	\$113
Net Lease	17	58	2	2
Total	\$474	\$328	\$269	\$115

	Q4 '17	Q1 '18	Q2 '18	Q3 '18
Real Estate Finance	\$405	\$171	\$198	\$135
Net Lease	27	36	2	22
Operating Properties	31	12	16	20
Land & Development	40	34	36	38
Corporate & Other	-	-	-	

\$504

\$253

\$252

\$214

Sales / Repayments				
	Q4 '17	Q1 '18	Q2 '18	Q3 '18
Real Estate Finance	\$194	\$132	\$378	\$163
Net Lease	100	19	37	-
Operating Properties	15	47	113	33
Land & Development	21	240	77	20
Corporate & Other	5	1	1	-
Total	\$335	\$439	\$606	\$217

- TTM core originations reached \$1.2B, topping \$534M from the prior-year TTM
- Purchased \$2.2M shares of SAFE in Q3, raising its investment to 40.5% of shares outstanding
- Funded nearly \$1B in loans over the trailing twelve months
- Strategically allocated capital to legacy assets to support accelerated monetization
- O YTD \$530M of sales proceeds from legacy assets
- Continues to market additional legacy assets for sale



Total

Note: \$ in millions.

Legacy Asset Update

O The Company's legacy assets are comprised of:



- O STAR continues to execute on its strategy to re-position legacy assets and market them for sale
- Recently signed lot purchase agreements at Naples Reserve that covers 95% of the community
- O Completed development at Asbury Lanes and transferred to Operating Properties



Legacy Asset Monetization Progress

- O Goal to have legacy assets represent less than 15% of total portfolio value by EOY 2019
- Legacy assets currently represent 24% of total portfolio⁽¹⁾
- O Since the beginning of 2013, sold \$2.6B of legacy assets recognizing over \$700M of gains





Note: Figures in millions, unless otherwise noted. (1) Total portfolio of \$5.2 billion includes cash.

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Business Overview

Real Estate Finance

- \$1.0B loan portfolio
- \$113M in new loan originations
- 8.7% w.a. yield on performing loan portfolio

Net Lease

- \$2.0B consolidated net lease portfolio
- 8.8% w.a. yield on consolidated net lease portfolio⁽¹⁾
- Formed Net Lease Venture II in Q3

NYSE: SAFE (Net Lease Portfolio)

- \$156M investment, representing 40.5% of shares outstanding
- SAFE closed \$106M of new investments in Q3 increasing portfolio by 16% to \$770M
- SAFE began paying a management fee to STAR in Q3

Operating Properties

- \$460M of commercial (legacy), \$29M of residential (legacy), \$63M strategic (non-legacy)
- 8.3% w.a. legacy commercial operating property yield⁽²⁾

Land & Development

- \$262M MPC, \$329M Waterfront, \$138M Urban/Infill
- In Naples Reserve, signed bulk agreements to sell most of remaining lots through 2019
- Invested \$38M in development capex, primarily in Asbury Park

Capital Structure

- Repaid \$273M of July 2019 debt in Q3, using proceeds from the Q2 term loan upsize
 - Subsequent to the end of the quarter, STAR utilized excess proceeds from a mortgage refinancing in October to further pay down its July 2019 debt by another \$122M
- Pro forma, July 2019 debt maturity balance reduced to \$375M, down from \$770 million at beginning of 2018



(1) Excludes one property under development.
(2) Excludes \$10.1 million of net operating income in connection with lease terminations.



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Note: \$ in millions unless otherwise specified. Figures based on Gross Book Value of the Company's total investment portfolio and includes 100% of the assets of iStar's consolidated joint ventures and the carrying value of iStar's investment in non-consolidated joint ventures and affiliates,

(1) Excludes cash.

Q3 18 Portfolio Rollforward

	Real Estate Finance	Net Lease	Operating Properties	Land & Development	Corporate / Other	Total
Net Book Value (6/30/18)	\$1,053	\$1,801	\$488	\$718	\$7	\$4,067
Investments ⁽¹⁾	135	31	18	34	-	218
Principal received / basis sold	(164) ⁽²⁾	-	(30)	(20)	_	(215)
Transfers	-	2	12	(12)	_	-
Other	5 ⁽³⁾	(10)	(3)	_	1	(8)
Net Book Value (9/30/18)	\$1,029	\$1,821	\$484	\$720	\$7	\$4,062
Add: Accumulated depreciation and general loan loss reserves	14	303	41	8	-	366
Add: Accumulated amortization related to intangibles	-	13	14	(*)	-	27
Add: Proportionate share of joint venture accumulated depreciation	_	5	13	-	-	19
Add: Cash	_	-	-	3=0	-	757
Gross Book Value (9/30/18)	\$1,043	\$2,143	\$552	\$729	\$7	\$5,232

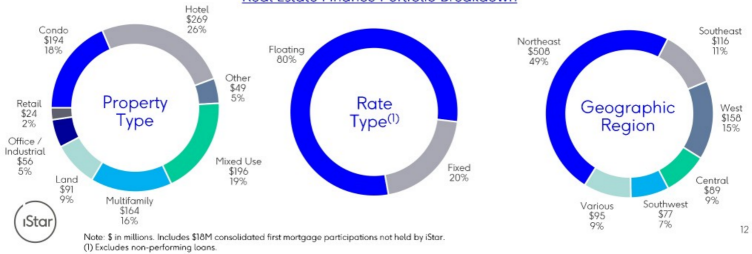


Note: \$ in millions.
(1) Includes fundings, capital expenditures, exit fees, accruals and capitalized interest on loans.
(2) Includes repayment of capitalized interest on loans.
(3) Includes fundings (repayments) by third parties of loan participations that are consolidated on iStar's balance sheet

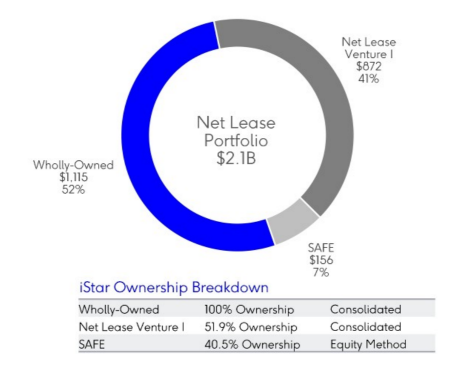
Real Estate Finance Portfolio

		Performing Loans				
	Loans (\$)	W.A. Last \$ LTV	W.A. Yield	W.A. Maturity (yrs)		
First mortgages / Senior debt	\$762	58%	8.8%	2.0		
Mezzanine / Subordinated debt	255	79%	8.5%	3.3		
Total Performing Loans	\$1,017	63%	8.7%	2.3		
NPLs	27					
Total Real Estate Finance	\$1,043					





Net Lease Portfolio



- O In Q3, iStar and GIC formed Net Lease Venture II
 - \$526M equity commitment (over \$1.5B of leveraged buying power⁽¹⁾)
 - 51.9% iStar ownership(2)

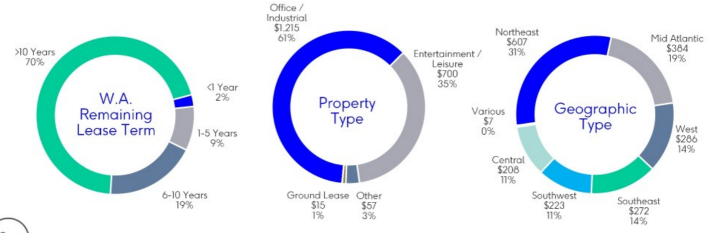


Note: \$ in millions, unless otherwise specified.
(1) Assuming 2x leverage.
(2) Does not include the combined <1% ownership from iStar principals.

Net Lease: Consolidated

	Wholly-Owned	Net Lease Venture I	Total Consolidated
Gross Book Value	\$1,115	\$872	\$1,987
Occupancy	98.1%	100.0%	98.7%
Square Feet (000s)	11,132	5,364	16,496
W.A. Remaining Lease Term	13.3 yrs	18.9 yrs	15.3 yrs
W.A. Yield	9.1%	8.3%	8.8%

Note: iStar owns 51.9% of Net Lease Venture I, which was consolidated at the end of the Q2 18.

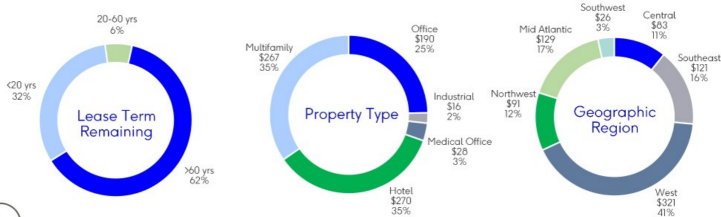


(IStar)

Note: \$ in millions. Please refer to the "Glossary" slides for additional details regarding definitions and calculations.

Net Lease: SAFE (iStar owns 40.5% of shares outstanding)

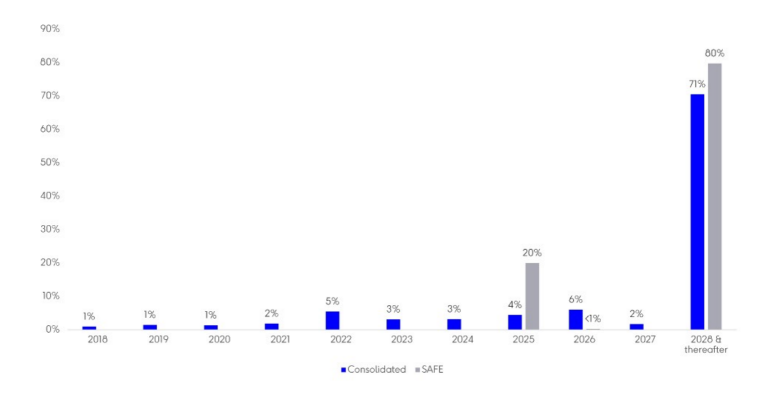
- \$156 million equity investment in Safety, Income & Growth Inc. (NYSE: SAFE), the first publiclytraded company focused on ground leases
- O SAFE's Q3 '18 results were highlighted by:
 - Closed 5 new ground lease investments totaling \$106M
 - Grew its aggregate portfolio by 16% from Q2 '18 to \$770M
 - Quarterly Cash Rent grew 34% from Q3 '17 to \$7.6M
 - Value Bank⁽¹⁾ increased 16% from the prior quarter to \$1.6B
 - \$408M of potential new deals currently under LOI
- O STAR began receiving its management fee in Q3
 - Paid in stock quarterly and calculated as 1% of equity per annum valued at the greater of the market price and the IPO price of \$20 per share





(1) Value Bank is calculated as the estimated combined property value of the land and the building less SAFE's initial purchase cost of the ground lease. SAFE uses Value Bank to track the capital appreciation potential at lease expiration from reversionary rights associated with leasehold improvements on its land. Please refer to SAFE's 8-K filed October 25, 2018 for additional details regarding Value Bank.

Net Lease: Lease Expiration Profile





Note: Does not include lessee lease extension options.

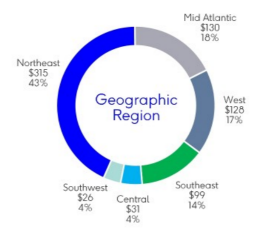
Operating Properties Portfolio

	Gross Book Value	Properties	Occupancy	W.A. Yield ⁽²⁾	Square Feet
Commercial Assets (Legacy)	\$460	18	81%	8.3%	2,565
esidential Assets (Legacy)	\$29			S	outheast \$119
trategic Assets (Non-Legacy) ⁽¹⁾	\$63				22%
otal Operating Properties	\$552				
				Southwest \$150	Geograph
				27%	Region
\$693 \$44					
\$41	\$559	\$552			
	\$50 \$37	\$63		Mic	Atlantic West \$30 \$53
		\$29			5% 10%
\$608				Office	/ Industrial \$128 23%
\$000	\$472	\$460			
				Retail	Property
Q1 '18	Q2 '18	Q3 '18		\$159 29%	Туре
■Commercial (Legacy) ■Residentia	l Assets (Legacy)	Strategic Assets (Non-L	Legacy)		
				Mu	\$27 Condo \$30
\$ in millions, square feet in thousands. Pl	loose refer to the "Cl-	acon " alidos for a dditi-	مما ماماماله والمامال	ing definitions and m	6%



Note: \$ in millions, square feet in thousands. Please refer to the "Glossary" slides for additional details regarding definitions and calculations. (1) Assets acquired over the past two years that represent areas of interest which could grow into larger business opportunities. (2) Excludes \$10.1 million of net operating income in connection with lease terminations.

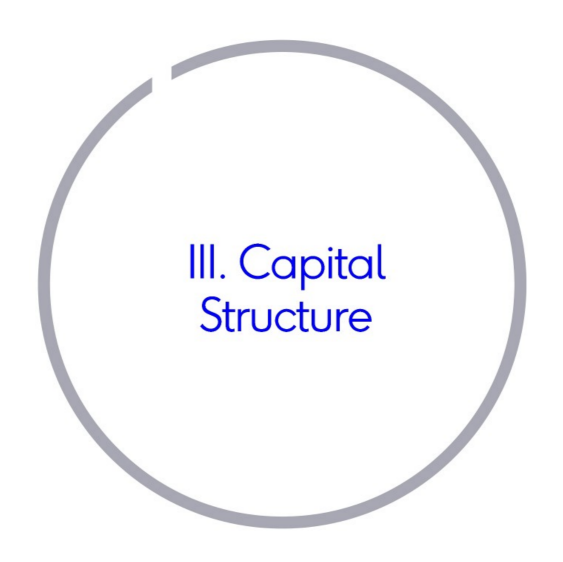
Land & Development Portfolio



	Planned		Urban /	
	Communities	Waterfront	Infill	Total
Gross Book Value	\$262	\$329	\$138	\$729
CapEx/Fundings	\$8	\$28	\$2	\$38



Note: \$ in millions. CapEx/Fundings figures are presented quarter to date.



Capital Structure Overview

Credit Metrics Common Equity Adjusted \$497M Cash \$757M Common Equity Adjusted \$921M Debt, net of cash \$2,855M Depr./Amort./Gen. Res. Total Equity \$424M(2) \$1.4B Total Equity \$1,002M **Preferred Equity** Adj. Total Equity \$1,426M \$505M(3) Leverage⁽¹⁾ 2.0x Shares Basic Shares Outstanding 68.0M Common Equity \$497M Book Equity per Share \$7.30 Secured Senior Adjusted Common Equity \$921M **Total Debt Unsecured Debt** Debt \$1.3B(5) \$3.6B(4) \$2.3B Adj. Book Equity per Share \$13.55 Liquidity \$757M Revolving Credit Facility Capacity \$325M Total Liquidity \$1,082M



Note: Please refer to "Adjusted Common Equity Reconciliation" slide at the end of this presentation for more information.

Note: Please feet to Adjusted Common Capity Reconciliation stude at the ean or this presentation for more information.

(1) Corporate leverage is the ratio of total debt less cash and cash equivalents divided by Adjusted Total Equity.

(2) Includes accumulated depreciation, amortization, general reserves and iStar's proportionate share of accumulated depreciation and amortization relating to equity method investments.

(3) Represents liquidation preference of preferred equity.

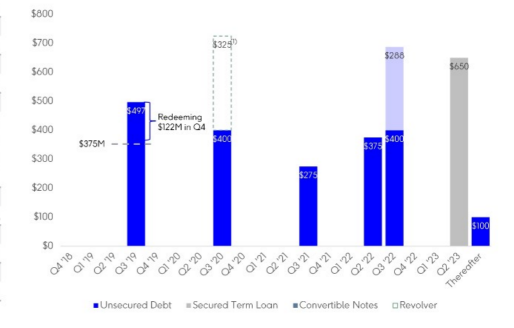
(4) Debt is presented net of fees and discounts.

(5) Includes \$480M of asset-specific non-recourse mortgage financing from the consolidated Net Lease Venture I, in which iStar owns a 51.9% interest.

Corporate Debt Maturity Profile

Debt Profile 2019 \$497 5.00% Jul. 2020 \$400 4.625% Sep. 2021 \$275 6.50% Jul. 2022 \$375 6.00% Apr. 400 5.25% Sep. 288 3.125% Sep. \$1,063 2023 \$650 L + 275 Jun. 2035 L + 150 Oct. \$100 Non-Recourse Mortgage Financings⁽²⁾ \$681 3.62% - 7.26% Various Total \$3,666

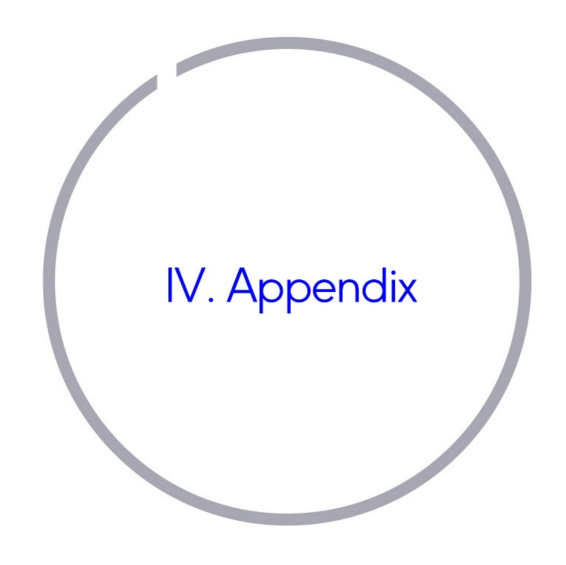
Subsequent to the end of the quarter, STAR will repay \$122M of its July 2019 bonds, bringing the total amount outstanding to \$375M





Note: \$ in millions. Excludes extension options (I) \$325M revolver undrawn as of 9/30/18.

(2) Represents individual non-recourse mortgages on net lease assets. Rates presented after giving effect to interest rate hedges



Consolidated Statements of Operations

	Three Months Ended September 30,		Nine Mo Ended Septe	
	2018	2017	2018	2017
Revenues				
Operating lease income	\$59,109	\$47,806	\$149,516	\$142,155
Interest income	22,915	25,442	74.824	83.145
Other income	27.808	20.662	63,951	172.037
Land development revenue	12,309	25,962	369,665	178,722
Total revenues	\$122,141	\$119,872	\$657,956	\$576,059
Cost and Expenses				
Interest expense	\$47,219	\$48,732	\$135,572	\$148.684
Real estate expense	32,287	36,280	105,511	106,554
Land development cost of sales	12.114	27,512	318,881	165,888
Depreciation and amortization	19,979	11,846	41,857	37,297
General and administrative	17,962	18,021	57,410	60,617
General and administrative – stock-based compensation	3,651	2,934	16.245	12,730
(Recovery of) provision for loan losses	200	(2,600)	18,237	(8.128)
Impairment of assets	989	595	11,177	15,292
Other expense	298	2.704	5,180	20.849
Total costs and expenses	\$134,699	\$146,024	\$710,070	\$559,783
Income (loss) before other items	(\$12,558)	(\$26,152)	(\$52,114)	\$16,276
Income from discontinued operations				4,939
Gain from discontinued operations	12		<u> </u>	123,418
Income tax expense from discontinued operations				(4,545)
Income from sales of real estate	5.409	19,313	79.353	28,267
Earnings (losses) from equity method investments	(635)	2.461	(4.581)	13.677
Gain on consolidation of equity method investment			67.877	-
Income tax (expense) benefit	(137)	1.278	(386)	(972)
Loss on early extinguishment of debt	(911)	(616)	(3,447)	(4,142)
Net income (loss)	(\$8.832)	(\$3.716)	\$86,702	\$176.918
Net (income) loss attributable to noncontrolling interests	(2.028)	160	(11.632)	(4,450)
Net income (loss) attributable to iStar	(\$10.860)	(\$3,556)	\$75.070	\$172,468
Preferred dividends	(8.124)	(30.974)	(24,372)	(56,634)
Net income (loss) allocable to common shareholders	(\$18.984)	(\$34,530)	\$50.698	\$115.834



Note: Unaudited. \$ in thousands.

Earnings Per Share

	Three Me	onths	Nine Months	
	Ended Septe	mber 30,	Ended Septe	ember 30,
Earnings Information for Common Shares	2018		2018	2017
Income (loss) from continuing operations attributable to iStar(1)				
Basic	(\$0.28)	(\$0.48)	\$0.75	(\$0.11)
Diluted	(\$0.28)	(\$0.48)	\$0.69	(\$0.11)
Net income (loss)				
Basic	(\$0.28)	(\$0.48)	\$0.75	\$1.61
Diluted	(\$0.28)	(\$0.48)	\$0.69	\$1.61
Adjusted income (loss)				
Basic	\$0.05	(\$0.05)	\$2.64	\$2.54
Diluted	\$0.05	(\$0.05)	\$2.23	\$2.16
Weighted average shares outstanding				
Basic	67,975	71,713	67,940	71,972
Diluted (for net income per share)	67,975	71,713	83,729	71,972
Diluted (for adjusted income per share)	68,119	71,713	83,729	88,020
Common shares outstanding at the end of period	67,988	68,200	67,988	68,200



Adjusted Income Reconciliation

	Three Months		Nine Months	
	Ended Sep	tember 30,	Ended Septe	ember 30,
	2018	2017	2018	2017
Net income (loss) allocable to Common Shareholders	(\$18.984)	(\$34,530)	\$50,698	\$115,834
Add: Depreciation and amortization ⁽¹⁾	19,873	14,765	55,456	45,438
Add: (Recovery of) provision for loan losses	200	(2.600)	18,237	(8,128)
Add: Impairment of assets ⁽²⁾	989	595	21,769	15,292
Add: Stock-based compensation expense	3,651	2,934	16,245	12,730
Add: Loss on early extinguishment of debt	911	616	3,447	1,392
Add: Non-cash interest expense on senior convertible notes	1,191	110	3,527	110
Add: Non-cash preferred stock redemption premium	-	16,314	-	16,314
Add: Impact from adoption of new accounting standards ⁽³⁾		42	75,869	-
Less: Losses on charge-offs and dispositions ⁽⁴⁾	(4,093)	(1,779)	(65,553)	(15,906)
Adjusted income (loss) allocable to common shareholders	\$3,738	(\$3,575)	\$179,695	\$183,076

Note: \$ in thousands

In addition to net income (loss) prepared in conformity with GAAP, the Company uses adjusted income, a non-GAAP financial measure, to measure its operating performance. Adjusted income is used internally as a supplemental performance measure adjusting for certain non-cash GAAP measures to give management a view of income more directly derived from current period activity. Adjusted income is calculated as net income (loss) allocable to common shareholders, prior to the effect of depreciation and amortization, provision for (recovery of) loan losses, impairment of assets, stock-based compensation expense, the non-cash portion of gain (loss) on early extinguishment of debt, imputed non-cash interest expense recognized for the conversion feature of its senior convertible notes, and the impact to retained earnings (income that would have been recognized in prior periods had the accounting standards been effective during those periods) resulting from the adoption of ASU 2017-05 and is adjusted for the effect of gains or losses on charge-offs and dispositions on carrying value gross of loan loss reserves and impairments ("Adjusted Income"). In the third quarter 2017, the Company modified its presentation of Adjusted Income to exclude the effect of the amount of the liquidation preference that was recorded as a premium above book value on the redemption of preferred stock. Adjusted Income should be examined in conjunction with net income (loss) as shown in our consolidated statements of operations. Adjusted Income 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 Adjusted Income indicative of funds available to fund our cash needs or available for distribution to shareholders. Rather, Adjusted Income 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 n



- (1) Depreciation and amortization also includes our proportionate share of depreciation and amortization expense for equity method investments (including from the adoption of ASU 2017-05) and excludes the portion of depreciation and amortization expense allocable to non-controlling interests.
- Impairment of assets also includes impairments on equity method investments recorded in earnings from equity method investments.
 Represents an increase to retained earnings on January 1, 2018 upon the adoption of ASU 2017-05.
- (4) Represents the impact of charge-offs and dispositions realized during the period. These charge-offs and dispositions were on assets that were previously impaired for GAAP and reflected in net income but not Adjusted Income.

Consolidated Balance Sheets

	As of September 30, 2018	As of December 31, 2017
Assets	V1101	15,416,000
Real Estate		
Real Estate, at cost	\$2,237,293	\$1,629,436
Less: Accumulated depreciation	(343,504)	(347,405)
Real estate, net	1,893,789	1,282,031
Real estate available and held for sale	61,549	68,588
Total real estate	1,955,338	1,350,619
Land and development, net	650,531	860,311
Loans receivable and other lending investments, net	1,029,052	1,300,655
Other investments	302,318	321,241
Cash and cash equivalents	757,384	657,688
Accrued interest and other lending investments, net	9,954	11,957
Deferred operating lease income receivable, net	91,572	86,877
Deferred expenses and other assets, net	283,840	141,730
Total assets	\$5,079,989	\$4,731,078
Liabilities and Equity		
Accounts payable, accrued expenses and other liabilities	\$244,833	\$238,004
Loan participations, net	18,331	102,425
Debt obligations, net	3,612,809	3,476,400
Total Liabilities	\$3,875,973	\$3,816,829
Redeemable noncontrolling interests	11,814	-
Total iStar shareholders' equity	1,001,616	879,703
Noncontrolling interests	190,586	34,546
Total equity	\$1,192,202	\$914,249
Total liabilities and equity	\$5,079,989	\$4,731,078



Note: Unaudited. \$ in thousands.

Adjusted Common Equity Reconciliation

	As of September 30, 2018	As of September 30, 2017
Total shareholders' equity	\$1,002	\$888
Less: Liquidation preference of preferred stock	(505)	(505)
Common shareholders equity	\$497	\$383
Add: Accumulated depreciation and amortization	392	415
Add: Proportionate share of accumulated depreciation and amortization within equity method investments	19	28
Add: General reserves	14	15
Adjusted common equity	\$921	\$841
Common shares outstanding – basic	68.0	68.2
Common equity per share	\$7.30	\$5.62
Adjusted common equity per share	\$13.55	\$12.34

Note: Unaudited. \$ in millions, except for per share data

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 certain non-cash GAAP measures. Management believes that adjusted common equity provides a useful measure for investors to consider in addition to total shareholders equity because cumulative effect of depreciation and amortization expenses and provisions for general reserves 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 conjunction with total shareholders' equity as shown on the Company's consolidated balance sheet. Adjusted common equity should not be considered an alternative to total shareholders' equity (determined in accordance 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 calculations of similarly-titled measures by other companies.

Q3 18 Gross Book Value Reconciliation

	Real Estate Finance	Net Lease	Operating Properties	Land & Development	Corporate / Other	Total
Real estate, net	_	\$1,544	\$350	_	_	\$1,894
Real estate available and held for sale		7	54	-	-	62
Land and development, net Loans receivable and other lending	-		,-	\$651	-	651
investments, net	\$1,029				-	1,029
Real estate-related intangibles, net	-	120	6	-	-	125
Other investments		150	75	70	\$7	302
Net Book Value	\$1,029	\$1,821	\$484	\$720	\$7	\$4,063
Add: Accumulated depreciation and general loan loss reserves	14	303	41	8		366
Add: Accumulated amortization related to intangibles	-	13	14			27
Add: Proportionate share of joint venture accumulated depreciation	_	5	13	S=.	×-	19
Gross Book Value	\$1,043	\$2,143	\$552	\$729	\$7	\$4,476
Add: Cash	-		-	-	-	\$757
Portfolio Gross Book Value	\$1,043	\$2,143	\$552	\$729	\$7	\$5,232



Note: \$ in millions.

Glossary

Cash Yield	Calculated as the current quarter net operating income annualized divided by average Gross Book Value.
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, less purchase discounts and specific reserves. This amount is not reduced for general reserves.

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.



Glossary Cont'd

Net Book Value	Gross Book Value net of accumulated depreciation and amortization.
Net Book Value (Real Estate Finance)	Gross Book Value for Real Estate Finance less general reserve for loan loss.
Proceeds (Net Lease, Operating Properties, Land & Development)	Includes sales price for assets sold, less selling costs, less seller financing plus return of capital from 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 net operating income for the quarter annualized divided by the average Gross Book Value during the period.
Yield (Operating Properties)	Calculated as the net operating income for the quarter annualized, plus our share of depreciation and interest expense attributable to our investment in equity method investments, divided by the sum of the (i) average Gross Book Value during the period plus (ii) our share of accumulated depreciation and amortization, and interest expense attributable to our investment in equity method investments.
Yield (Real Estate Finance)	Interest income, for the quarter, annualized, divided by the average daily Gross Book Value of Real Estate Finance.

