INLAND REAL ESTATE CORP Form 10-Q May 09, 2011 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended March 31, 2011

or

o 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 001-32185

(Exact name of registrant as specified in its charter)

Maryland

(State or other jurisdiction of incorporation or organization)

36-3953261

(I.R.S. Employer Identification No.)

2901 Butterfield Road, Oak Brook, Illinois

(Address of principal executive offices)

60523 (Zip code)

Registrant s telephone number, including area code: 630-218-8000

N/A

(Former name, former address and former fiscal

year, if changed since last report)

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. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Date File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding twelve months (or for such shorter period that the registrant was required to submit and post such files). Yes x Noo

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

Large accelerated filer x

Accelerated filer o

Non-accelerated filer o (do not check if a smaller reporting company)

Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

As of May 5, 2011, there were 88,733,503 shares of common stock outstanding.

INLAND REAL ESTATE CORPORATION

(a Maryland corporation)

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Part I - Financial Information

Item 1. Financial Statements

INLAND REAL ESTATE CORPORATION

Consolidated Balance Sheets

March 31, 2011 and December 31, 2010

(In thousands, except per share data)

	March 31, 2011 (unaudited)	December 31, 2010
Assets:	, , , ,	,
Investment properties:		
Land \$	348,145	345,637
Construction in progress	1,434	142
Building and improvements	999,169	999,723
	1,348,748	1,345,502
Less accumulated depreciation	330,897	326,546
Net investment properties	1,017,851	1,018,956
Cash and cash equivalents	8,840	13,566
Investment in securities	10,990	10,053
Accounts receivable, net	41,816	37,755
Investment in and advances to unconsolidated joint ventures	99,386	103,616
Acquired lease intangibles, net	33,311	38,721
Deferred costs, net	18,778	17,041
Other assets	13,826	15,133
Total assets \$	1,244,798	1,254,841
Liabilities:		
Accounts payable and accrued expenses \$	46,738	34,768
Acquired below market lease intangibles, net	10,271	10,492
Distributions payable	4,176	4,139
Mortgages payable	477,970	483,186
Unsecured credit facilities	190,000	195,000
Convertible notes	110,728	110,365
Other liabilities	12,142	18,898
Total liabilities	852,025	856,848

Stockholders Equity:

Preferred stock, \$0.01 par value, 6,000 Shares authorized; none issued and outstanding at March 31, 2011 and December 31, 2010, respectively

Common stock, \$0.01 par value, 500,000 Shares authorized; 88,711 and 87,838 Shares issued		
and outstanding at March 31, 2011 and December 31, 2010, respectively	887	878
Additional paid-in capital (net of offering costs of \$65,550 and \$65,322 at March 31, 2011 and		
December 31, 2010, respectively)	783,225	775,348
Accumulated distributions in excess of net income	(392,703)	(379,485)
Accumulated other comprehensive income	2,096	1,148
Total stockholders equity	393,505	397,889
Noncontrolling interest	(732)	104
Total equity	392,773	397,993
Total liabilities and equity	\$ 1,244,798	1,254,841

The accompanying notes are an integral part of these financial statements.

INLAND REAL ESTATE CORPORATION

Consolidated Statements of Operations and Other Comprehensive Income

For the three months ended March 31, 2011 and 2010 (unaudited)

(In thousands except per share data)

		Three months ended March 31, 2011	Three months ended March 31, 2010
Revenues:		,	ĺ
Rental income	\$	30,028	28,219
Tenant recoveries		14,030	12,671
Other property income		463	379
Fee income from unconsolidated joint ventures		1,163	632
Total revenues		45,684	41,901
Expenses:			
Property operating expenses		10,266	10,116
Real estate tax expense		8,995	8,400
Depreciation and amortization		12,435	10,055
Provision for asset impairment			5,451
General and administrative expenses		3,722	3,229
Total expenses		35,418	37,251
Operating income		10,266	4,650
Other income		706	2,470
Loss from change in control of investment property		(690)	
Gain on sale of joint venture interest		313	474
Interest expense		(10,957)	(7,791)
Loss before income tax benefit (expense) of taxable REIT subsidiary, equity in loss of unconsolidated joint ventures, discontinued operations and net income attributable to			
noncontrolling interest		(362)	(197)
Income tax benefit (expense) of taxable REIT subsidiary		(121)	34
Equity in loss of unconsolidated joint ventures		(359)	(2,576)
Loss from continuing operations		(842)	(2,739)
Income from discontinued operations		217	80
Net loss		(625)	(2,659)
Less: Net income attributable to the noncontrolling interest		(36)	(73)
Net loss available to common stockholders		(661)	(2,732)
Other comprehensive income:		20.4	0=0
Unrealized gain on investment securities		394	978
Reversal of unrealized gain to realized gain on investment securities		(383)	(830)
Unrealized gain on derivative instruments		937	61
	Ф	207	(2.522)
Comprehensive income (loss)	\$	287	(2,523)

Basic and diluted earnings available to common shares per weighted average common share:

Loss from continuing operations	\$	(0.01)	(0.03)
Income from discontinued operations			
Net loss available to common stockholders per weighted average common share ba	asic and		
diluted	\$	(0.01)	(0.03)
Weighted average number of common shares outstanding basic and diluted		87,858	85,346

The accompanying notes are an integral part of these financial statements.

INLAND REAL ESTATE CORPORATION

Consolidated Statements of Equity

For the three months ended March 31, 2011 (unaudited)

(Dollars in thousands, except per share data)

	months ended ch 31, 2011
Number of shares	
Balance at beginning of period	87,838
Shares issued from DRP	69
Issuance of shares	804
Balance at end of period	88,711
Common Stock	
Balance at beginning of period	\$ 878
Proceeds from DRP	1
Issuance of shares	8
Balance at end of period	887
Additional Paid-in capital	
Balance at beginning of period	775,348
Proceeds from DRP	637
Deferred stock compensation	66
Amortization of debt issue costs	11
Issuance of shares	7,391
Offering costs	(228)
Balance at end of period	783,225
Accumulated distributions in excess of net income	
Balance at beginning of period	(379,485)
Net loss available to common stockholders	(661)
Distributions declared	(12,557)
Balance at end of period	(392,703)
Accumulated other comprehensive income	
Balance at beginning of period	1,148
Unrealized gain on investment securities	394
Reversal of unrealized gain to realized gain on investment securities	(383)
Unrealized gain on derivative instruments	937
Balance at end of period	2,096
Noncontrolling interest	
Balance at beginning of period	104
Net income attributable to noncontrolling interest	36
Contributions from noncontrolling interest	25
Purchase of noncontrolling interest	(735)
Distributions to noncontrolling interest	(162)
Balance at end of period	(732)
Total equity	\$ 392,773

The accompanying notes are an integral part of these financial statements

INLAND REAL ESTATE CORPORATION

Consolidated Statements of Cash Flows

For the three months ended March 31, 2011 and 2010 (unaudited)

(In thousands)

	Three months ended March 31,2011	Three months ended March 31, 2010
Cash flows from operating activities:		
Net loss available to common stockholders	\$ (661)	(2,732)
Adjustments to reconcile net loss to net cash provided by operating activities:		
Provision for asset impairment		5,451
Depreciation and amortization	12,523	10,361
Amortization of deferred stock compensation	66	72
Amortization on acquired above/below market leases	(5)	34
Gain on sale of investment property	(197)	
Income from assumption of investment property		(890)
Loss from change in control of investment property	690	
Realized gain on investment securities, net	(455)	(1,042)
Noncontrolling interest	36	73
Equity in loss of unconsolidated joint ventures	359	2,576
Gain on sale of joint venture interest	(313)	(474)
Straight line rent	(480)	(50)
Amortization of loan fees	922	725
Amortization of convertible note discount	363	348
Distributions from unconsolidated joint ventures	52	600
Changes in assets and liabilities:		
Restricted cash	194	577
Accounts receivable and other assets, net	(2,476)	(582)
Accounts payable and accrued expenses	3,702	2,968
Prepaid rents and other liabilities	(1,172)	(618)
Net cash provided by operating activities	13,148	17,397
Cash flows from investing activities:		
Restricted cash	(24)	(29)
Proceeds from sale of interest in joint venture, net	14,240	3,446
(Purchase) sale of investment securities, net	(471)	1,323
Purchase of investment properties	(20,800)	,
Additions to investment properties, net of accounts payable	(5,915)	(2,912)
Proceeds from sale of investment properties, net	2,124	
Proceeds from change in control of investment properties	343	
Distributions from unconsolidated joint ventures	2,154	2,169
Investment in unconsolidated joint ventures	(1,088)	(1,688)
Leasing fees	(1,473)	(771)
Net cash provided by(used in) investing activities	(10,910)	1,538
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The accompanying notes are an integral part of these financial statements.

INLAND REAL ESTATE CORPORATION

Consolidated Statements of Cash Flows

For the three months ended March 31, 2011 and 2010 (unaudited)

(In thousands)

	Three months ended March 31, 2011	Three months ended March 31, 2010
Cash flows from financing activities:		
Proceeds from the DRP	\$ 638	660
Issuance of shares, net of offering costs	7,171	6,659
Purchase of noncontrolling interest, net	(710)	
Loan proceeds	5,200	
Payoff of debt	(663)	(14,250)
Proceeds from the unsecured line of credit facility	20,000	15,000
Repayments on the unsecured line of credit facility	(25,000)	(10,000)
Loan fees	(918)	(261)
Distributions paid	(12,520)	(12,131)
Distributions to noncontrolling interest partners	(162)	(182)
Net cash used in financing activities	(6,964)	(14,505)
Net increase (decrease) in cash and cash equivalents	(4,726)	4,430
Cash and cash equivalents at beginning of period	13,566	6,719
Cash and cash equivalents at end of period	\$ 8,840	11,149
Supplemental disclosure of cash flow information		
Cash paid for interest, net of capitalized interest	\$ 7,830	5,216

The accompanying notes are an integral part of these financial statements

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INLAND REAL ESTATE CORPORATION Notes to Consolidated Financial Statements March 31, 2011 (unaudited)

The accompanying financial statements have been prepared in accordance with U.S. generally accepted accounting principles (U.S. GAAP) for interim financial information and with instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by U.S. GAAP for complete financial statements. Readers of this Quarterly Report should refer to the audited financial statements of Inland Real Estate Corporation (the Company) for the year ended December 31, 2010, which are included in the Company s 2010 Annual Report, as certain footnote disclosures contained in such audited financial statements have been omitted from this Report on Form 10-Q. In the opinion of management, all adjustments (consisting of normal recurring accruals) necessary for a fair presentation have been included in this Quarterly Report.

(1) Organization and Basis of Accounting

Inland Real Estate Corporation (the Company), a Maryland corporation, was formed on May 12, 1994. The Company is a publicly held real estate investment trust (REIT) that owns, operates and develops (directly or through its unconsolidated entities) open-air neighborhood, community and power shopping centers and single tenant retail properties located primarily in Midwest markets.

All amounts in these footnotes to the consolidated financial statements are stated in thousands with the exception of per share amounts, square foot amounts, and number of properties.

The preparation of consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and 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 periods. Actual results could differ from those estimates.

Certain reclassifications were made to the 2010 financial statements to conform to the 2011 presentation but have not changed the results of prior year.

The accompanying consolidated financial statements of the Company include the accounts of its wholly-owned subsidiaries and consolidated joint ventures. These entities are consolidated because the Company is the primary beneficiary of a variable interest entity (VIE). The primary beneficiary is the party that has a controlling financial interest in the VIE, which is defined by the entity having both of the following characteristics: 1) the power to direct the activities that, when taken together, most significantly impact the VIE s performance, and 2) the obligation to absorb losses and right to receive the returns from the VIE that would be significant to the VIE. The third parties interests in these consolidated entities are reflected as noncontrolling interest in the accompanying consolidated financial statements. All inter-company balances and transactions have been eliminated in consolidation.

The consolidated results of the Company include the accounts of Inland Ryan LLC, Inland Ryan Cliff Lake LLC, IRC IREX Venture, LLC, and IRC-IREX Venture II, LLC. The Company has determined that these interests are noncontrolling interests to be included in permanent equity, separate from the Company s shareholders equity, in the consolidated balance sheets and statements of equity. Net income or loss related to these noncontrolling interests is included in net income or loss in the consolidated statements of operations and other comprehensive income.

(2) Investment Securities

At March 31, 2011 and December 31, 2010, investment in securities includes \$9,990 and \$9,053, respectively, of perpetual preferred securities and common securities classified as available-for-sale securities, which are recorded at fair value and \$1,000 in each period of preferred securities that are recorded at cost. The Company determined that these securities should be held at cost because the fair value is not readily determinable and there is no active market for these securities.

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INLAND REAL ESTATE CORPORATION Notes to Consolidated Financial Statements March 31, 2011 (unaudited)

Unrealized holding gains and losses on available-for-sale securities are excluded from earnings and reported as a separate component of other comprehensive income until realized. The Company has recorded an accumulated net unrealized gain of \$3,252 and \$3,240 on the accompanying consolidated balances sheets as of March 31, 2011 and December 31, 2010, respectively. Realized gains and losses from the sale of available-for-sale securities are determined on a specific identification basis. Sales of investment securities available-for-sale during the three months ended March 31, 2011 and 2010 resulted in gains on sale of \$455 and \$1,042, respectively, which are included in other income in the accompanying consolidated statements of operations and other comprehensive income. Dividend income is recognized when received.

The Company evaluates its investments for impairment quarterly. The Company s policy for assessing near term recoverability of its available for sale securities is to record a charge against net earnings when the Company determines that a decline in the fair value of a security drops below the cost basis and it believes it to be other than temporary. No impairment losses were required or recorded for the three months ended March 31, 2011 and 2010.

Gross unrealized losses on investment securities and the fair value of the related securities, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, at March 31, 2011 were as follows:

		Less than 12	months	12 months	s or longer	Tota	al
Description of Securities	Fair	Value	Unrealized Losses	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses
REIT Stock	\$	93	(3)			93	(3)
Non-REIT Stock	\$						

(3) Unconsolidated Joint Ventures

Unconsolidated joint ventures are those where the Company does not have a controlling financial interest in the joint venture or is not the primary beneficiary of a variable interest entity. The Company accounts for its interest in these ventures using the equity method of accounting. The Company s profit/loss allocation percentage and related investment in each joint venture is summarized in the following table.

	Company s Profit/Loss	Investment in and advances to	Investment in and advances to
	Allocation	unconsolidated joint	unconsolidated joint
	Percentage at	ventures at	ventures at
Joint Venture Entity	March 31, 2011	March 31, 2011	December 31, 2010

IN Retail Fund LLC (a)	50% \$	26,903	27,275
NARE/Inland North Aurora I, II & III (b)	45%	12,843	13,139
Oak Property and Casualty	25%	1,224	1,475
TMK/Inland Aurora Venture LLC (b)	40%	2,480	2,531
PTI Ft Wayne, LLC, PTI Boise LLC, PTI Westfield, LLC (c) (d)	85%	11,181	17,764
INP Retail LP (e)	55%	40,241	33,464
IRC/IREX Venture II LLC (f)	(g)	4,514	7,968
Investment in and advances to unconsolidated joint ventures	\$	99,386	103,616

⁽a) Joint venture with New York State Teachers Retirement System (NYSTRS)

- (c) Joint venture with Pine Tree Institutional Realty, LLC (Pine Tree)
- (d) The Company took control of PTI Ft Wayne, LLC in 2011, and the property is now consolidated. There is no investment reflected in the current period.
- (e) Joint venture with PGGM Private Real Estate Fund (PGGM)
- (f) Joint venture with Inland Private Capital Corporation (IPCC)
- (g) The Company s profit/loss allocation percentage varies based on the amount of interest it hold in the properties that are in the selling process.

⁽b) The profit/loss allocation percentage is allocated after the calculation of the Company s preferred return.

INLAND REAL ESTATE CORPORATION Notes to Consolidated Financial Statements March 31, 2011 (unaudited)

Effective June 7, 2010, the Company formed a joint venture with PGGM, a leading Dutch pension fund administrator and asset manager. In conjunction with the formation, the joint venture established two separate REIT entities to hold title to the properties included in the joint venture. This joint venture may acquire up to \$270,000 of grocery-anchored and community retail centers located in Midwestern U.S. markets. During the year ended December 31, 2010, PGGM contributed \$20,000 of equity and the Company contributed four retail centers with an approximate gross value of \$45,000 to the joint venture. The equity contributed by PGGM is held in the joint venture and used as the Company s equity contribution towards future acquisitions. Additionally, the joint venture acquired two retail centers during the year ended December 31, 2010 with an approximate gross value of \$41,000. The joint venture agreement contemplates that the Company, subject to the conditions described in the governing joint venture documents being satisfied, the Company will contribute additional assets from its consolidated portfolio and PGGM will contribute additional equity to the venture as new acquisitions are identified. During the three months ended March 31, 2011, the joint venture purchased Joffco Square. In conjunction with this purchase, PGGM contributed approximately \$4,800 to the joint venture, and the Company used approximately \$5,800 of the proceeds from the Company s initial contributions to the venture. Additionally, during the three months ended March 31, 2011, the Company contributed an additional two retail centers with an approximate gross value of \$18,000. Under the terms of the agreement, PGGM s potential equity contribution to the venture may total up to \$130,000. As of March 31, 2011, PGGM s remaining commitment is approximately \$90,000. The joint venture expects to acquire additional assets using leverage consistent with the Company s existing business plan during the next two years. PGGM owns a forty-five percent equity ownership interest and the Company owns a fifty-five percent interest in the venture. The Company is the managing partner of the venture and earns fees for asset management, property management, leasing and other services provided to the venture.

During the three months ended March 31, 2011, the Company took control of Orchard Crossing, a property previously held through its joint venture with Pine Tree. Prior to the change in control, the Company accounted for its investment in this property as an unconsolidated entity.

The Company s control of Orchard Crossing was accounted for as a business combination, which required the Company to record the assets and liabilities of Orchard Crossing at fair value. The Company valued the property using a discounted cash flow model, including discount rates and capitalization rates on the expected future cash flows of the property. The initial accounting for the business combination has not been completed because the appraisal for the property has not yet been received. The Company estimated fair value of the debt by discounting the future cash flows of the instrument at a rate currently offered for similar debt instruments. This consolidation resulted in a loss to the Company of \$690 which is reflected as loss from change in control of investment properties on the accompanying consolidated statements of operations and other comprehensive income.

The following table summarizes the estimated fair values of the assets acquired and liabilities assumed at the date of acquisition:

Investment properties	\$ 20,127
Other assets	838
Total assets acquired	\$ 20,965
Mortgages payable	14,800
Other liabilities	294
Net assets acquired	\$ 5,871

The following table summarizes the investment in Orchard Crossing.

Investments in and advances to unconsolidated joint ventures at December 31, 2010	\$ 6,597
Investments in and advances to unconsolidated joint ventures 2011 activity	(61)
Loss from change in control of investment properties	(690)
Closing credits	25
Net assets acquired at February 1, 2011	\$ 5,871

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INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

Inland Exchange Venture Corporation (IEVC), a taxable REIT subsidiary (TRS) previously formed by the Company, entered into a limited liability company agreement with IPCC, a wholly-owned subsidiary of The Inland Group, Inc. (TIGI). The resulting joint venture was formed to facilitate IEVC s participation in tax-deferred exchange transactions pursuant to Section 1031 of the Internal Revenue Code using properties made available to the joint venture by IEVC. The Company executed a joinder to the joint venture agreement, agreeing to perform certain expense reimbursement and indemnification obligations thereunder. IEVC coordinates the joint venture s acquisition, property management and leasing functions, and earns fees for services provided to the joint venture, including management and leasing fees, as well as acquisition fees, which are split equally between IEVC and IPCC. The Company will continue to earn property management and leasing fees on all properties acquired for this venture, including after all interests have been sold to the investors.

During the three months ended March 31, 2011, the joint venture with IPCC acquired one investment property. During the three months ended March 31, 2011 and 2010, the Company earned acquisition and management fees from this venture which are included in fee income from unconsolidated joint ventures on the accompanying consolidated statements of operations and other comprehensive income. The Company previously agreed to temporarily reduce the management fees that may be charged on the Bank of America properties, with the intention that the fees would be reinstated gradually over the next two to three years. These properties are completely sold and the Company continues to receive the reduced fee, until the fees are completely reinstated beginning in January 2013. Additionally, in conjunction with the sales, the Company recorded gains of approximately \$313 and \$474 for the three months ended March 31, 2011 and 2010, respectively, which are included in gain on sale of joint venture interests on the accompanying consolidated statements of operations and other comprehensive income.

The Company s proportionate share of the earnings or losses related to these ventures is reflected as equity in earnings (loss) of unconsolidated joint ventures on the accompanying consolidated statements of operations and other comprehensive income. Additionally, the Company earns fees for providing property management, leasing and acquisition activities to these ventures. The Company recognizes fee income equal to the Company s joint venture partner s share of the expense or commission in the accompanying consolidated statements of operations and other comprehensive income. During the three months ended March 31, 2011 and 2010, the Company earned \$1,163 and \$632, respectively, in fee income from its unconsolidated joint ventures. This fee income fluctuated due in most part to acquisition fees related to sales on properties sold through the Company s joint venture with IPCC. Acquisition fees are earned on the IPCC joint venture properties as the interests are sold to the investors. These fees are reflected on the accompanying consolidated statements of operations and other comprehensive income as fee income from unconsolidated joint ventures.

The operations of properties contributed to the joint ventures by the Company are not recorded as discontinued operations because of the Company's continuing involvement with these shopping centers. Differences between the Company's investment in the joint ventures and the amount of the underlying equity in net assets of the joint ventures are due to basis differences resulting from the Company's equity investment recorded at its historical basis versus the fair value of certain of the Company's contributions to the joint venture. Such differences are amortized over depreciable lives of the joint venture s property assets. During the three months ended March 31, 2011 and 2010, the Company recorded \$466 and \$366, respectively, of amortization of this basis difference.

INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

The unconsolidated joint ventures had total outstanding debt in the amount of \$303,789 (total debt, not the Company s pro rata share) at March 31, 2011 that matures as follows:

Joint Venture Entity	2	2011 (a)	2012	2013	2014	2015	Thereafter	Total
IN Retail Fund LLC	\$	55,277	47,300	33,675	11,795	22,000		170,047
NARE/Inland North Aurora I (b)		17,469						17,469
NARE/Inland North Aurora II		3,549						3,549
NARE/Inland North Aurora III		13,819						13,819
PDG/Tuscany Village Venture (c)		9,052						9,052
PTI Boise LLC (d)			2,700					2,700
PTI Westfield LLC (e)		7,350						7,350
TDC Inland Lakemoor LLC (f)			22,105					22,105
INP Retail LP						5,800	32,590	38,390
IRC/IREX Venture II LLC							19,308	19,308
Total unconsolidated joint venture debt	\$	106,516	72,105	33,675	11,795	27,800	51,898	303,789

⁽a) The joint ventures will soon be in discussions with various lenders to extend or restructure this joint venture debt although there is no assurance that the Company, or its joint venture partners, will be able to restructure this debt on terms and conditions the Company find acceptable, if at all.

- (e) This loan matures in December 2011. The Company has guaranteed approximately \$1,200 of this outstanding loan.
- (f) This loan matures in October 2012. The Company has guaranteed approximately \$9,000 of this outstanding loan.

The Company has guaranteed approximately \$11,300 of unconsolidated joint venture debt as of March 31, 2011. These guarantees are in effect for the entire term of each respective loan as set forth in the loan documents. The Company would be required to make payments related to these guarantees upon the default of any of the provisions in the loan documents. The Company is required to estimate the fair value of these guarantees and record a corresponding liability. The Company has determined that the fair value of such guarantees are immaterial as of

⁽b) The Company has guaranteed approximately \$1,100 of this outstanding loan.

⁽c) This loan matured in September 2009. The Company is not a party to this loan agreement and therefore has not guaranteed any portion of this loan. The joint venture is engaged in discussions with the lender to extend this debt. The lender has not taken any negative actions with regards to this matured loan.

⁽d) This loan matures in October 2012. In September 2009, the Company purchased the mortgage from the lender at a discount and became a lender to the joint venture.

March 31, 2011 and have not recorded a liability related to these guarantees on the accompanying consolidated balance sheets.

When circumstances indicate there may have been a loss in value of an equity method investment, the Company evaluates the investment for impairment by estimating its ability to recover its investments from future expected cash flows. If the Company determines the loss in value is other than temporary, the Company will recognize an impairment charge to reflect the investment at fair value. During the three months ended March 31, 2010, a total impairment loss of \$5,550, related to NARE/Inland North Aurora I, was recorded at the joint venture level. The Company s pro rata share of this loss, equal to \$2,498, is included in equity in loss of unconsolidated joint ventures on the accompanying consolidated statements of operations and other comprehensive income. Additionally, during the three months ended March 31, 2010, the Company recorded an impairment loss of \$5,451 related to PDG/Tuscany Village Venture to reflect the investment at fair value. This amount is included in provision for asset impairment on the accompanying consolidated statements of operations and other comprehensive income. No impairment adjustments were required during the three months ended March 31, 2011.

INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

Summarized financial information for the unconsolidated joint ventures is as follows:

Assets:
Assets:
Assets,
Other assets 66,848 61,243
00,040 01,243
Total assets \$ 626,079 568,052
Total assets \$\psi\$ \tag{0.20,07}\$
Liabilities:
Liabilities.
Other liabilities 44,086 44,976
11,000
Total liabilities 347,875 326,472
7 17,075 320,172
Total equity 278,204 241,580
210,201 211,000
Total liabilities and equity \$ 626,079 568,052
Investment in and advances to unconsolidated joint ventures \$ 99,386 103,616

Statement of Operations:	Three months ended March 31, 2011	Three months ended March 31, 2010
Total revenues	\$ 16,843	18,672
Total expenses (a)	(17,553)	(25,933)
Loss from continuing operations	\$ (710)	(7,261)
Inland s pro rata share of loss from continuing operations (b)	\$ (359)	(2,576)

⁽a) Total expenses include impairment charges in the amount of \$5,550 for the three months ended March 31, 2010. No impairment charges were required or recorded during the three months ended March 31, 2011.

(4) Fair Value Disclosures

⁽b) IRC s pro rata share includes the amortization of certain basis differences and an elimination of IRC s pro rata share of the management fee expense.

In some instances, certain of the Company s assets and liabilities are required to be measured or disclosed at fair value according to a fair value hierarchy pursuant to relevant accounting literature. This hierarchy ranks the quality and reliability of the inputs used to determine fair values, which are then classified and disclosed in one of three categories. The three levels of the fair value hierarchy are:

- Level 1 quoted prices in active markets for identical assets or liabilities.
- Level 2 quoted prices in active markets for similar assets or liabilities; quoted prices in markets that are not active; and model-derived valuations whose inputs are observable.
- Level 3 model-derived valuations with unobservable inputs that are supported by little or no market activity

Assets and liabilities are classified based on the lowest level of input that is significant to the fair value measurement. The Company s assessment of the significance of a particular input to the fair value measurement requires judgment, and may affect the valuation of fair value assets and liabilities and their classifications within the fair value hierarchy levels.

For assets and liabilities measured at fair value on a recurring basis, quantitative disclosure of the fair value for each major category of assets and liabilities is presented below:

INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

	Fair value Quoted Prices in Active Markets for Identical Assets (Level 1)		neasurements at March 31, 2011 using Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
Description					
Available for sale securities	\$	9,990			
Total assets	\$	9,990			
Derivative interest rate instruments					
liabilities	\$		1,156(a)		
Variable rate debt				226,355	
Fixed rate debt				547,851	
Total liabilities	\$		1,156	774,206	

⁽a) The Company entered into this interest rate swap as a requirement under a mortgage loan closed in 2010.

The fair value of debt is the amount at which the instrument could be exchanged in a current transaction between willing parties. The Company estimates the fair value of its total debt by discounting the future cash flows of each instrument at rates currently offered for similar debt instruments of comparable maturities by the Company s lenders. The Company s financial instruments, principally escrow deposits, accounts payable and accrued expenses, and working capital items, are short term in nature and their carrying amounts approximate their fair value at March 31, 2011 and December 31, 2010.

(5) Transactions with Related Parties

The Company reimburses affiliates of TIGI for various administrative services related to non-core business operations, such as payroll preparation and management, data processing, insurance consultation and placement, property tax reduction services and mail processing. These TIGI affiliates provide these services at cost. In the event that a service provider has revenues for any particular fiscal year that exceed its expenses for that year, the service provider will rebate the excess on a pro rata basis based on the proportion of its revenues attributable to the Company. Mr. Goodwin, one of the Company's directors, is the controlling shareholder of TIGI. The Company pays for the aforementioned services on an hourly basis at rates that it believes are below market rates for comparable services. The hourly rate is based on the salary of the individual rendering the services, plus a pro rata allocation of overhead including, but not limited to, employee benefits, rent, materials, fees, taxes and operating expenses incurred by each entity in operating their respective businesses. The Company continues to purchase these services from TIGI and its affiliates and for the three months ended March 31, 2011 and 2010, these expenses, totaling \$407 and \$393, respectively, are included in general and administrative expenses and property operating expenses. Additionally, the Company leases its corporate office space from an affiliate of TIGI. Payments under this lease for the three months ended March 31, 2011 and 2010 were \$102 and \$103, respectively, and are also included in general and administrative expenses. TIGI, through affiliates, beneficially owns approximately

12.8% of the Company s outstanding common stock. For accounting purposes however, the Company is not directly affiliated with TIGI or its affiliates.

On August 12, 2003, the Company entered into an agreement with Inland Investment Advisors, Inc., an indirect wholly owned subsidiary of TIGI, to manage its investment in securities. The Company pays a fee of up to one percent per annum on the net asset value under management. The Company paid approximately \$16 and \$24 for these services during the three months ended March 31, 2011 and 2010, respectively.

In May 2005, the Company acquired a 1% interest in The Inland Real Estate Group of Companies, Inc. for a purchase price of \$1. The Inland Real Estate Group of Companies, Inc. provides assistance in the marketing of the Company s investment properties and provides representation at various trade shows and conventions.

INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

Inland Exchange Venture Corporation (IEVC), a TRS previously formed by the Company, entered into a limited liability company agreement with IPCC, a wholly-owned subsidiary of TIGI. The resulting joint venture was formed to facilitate IEVC s participation in tax-deferred exchange transactions pursuant to Section 1031 of the Internal Revenue Code using properties made available to the joint venture by IEVC. The Company executed a joinder to the joint venture agreement, agreeing to perform certain expense reimbursement and indemnification obligations thereunder. IEVC coordinates the joint venture s acquisition, property management and leasing functions, and earns fees for services provided to the joint venture, including management and leasing fees, as well as acquisition fees, which are split equally between IEVC and IPCC. The Company will continue to earn property management and leasing fees on all properties acquired for this venture, including after all interests have been sold to the investors.

The Company is a member of a limited liability company formed as an insurance association captive (the Captive), which is owned in equal proportions by the Company and three other related REITs sponsored by an affiliate of TIGI, Inland American Real Estate Trust, Inc., Inland Western Retail Real Estate Trust, Inc. and Inland Diversified Real Estate Trust, Inc. The Captive is serviced by Inland Risk and Insurance Management, Inc., also an affiliate of TIGI. The Captive was formed to initially insure/reimburse the members deductible obligations for the first \$75 above the insured s maintenance deductible of \$10 of property insurance and \$100 of general liability insurance. The Company entered into the Captive to stabilize its insurance costs, manage its exposures and recoup expenses through the functions of the captive program. This entity is considered to be a VIE and the Company is not considered the primary beneficiary. This investment is accounted for using the equity method of accounting. During the three months ended March 31, 2011, the Company received a return of equity in the amount of \$63 related to the Captive.

(6) Discontinued Operations

During the three months ended March 31, 2011 and the year ended December 31, 2010, the Company sold a total of four investment properties and a portion of another investment property. The following table summarizes the properties sold, date of sale, indebtedness repaid, approximate sales proceeds, net of closing costs, gain on sale and whether the sale qualified as part of a tax deferred exchange.

Property Name	Date of Sale	Indebtedness repaid	Sales Proceeds (net of closing costs)	Gain (loss) on Sale	Tax Deferred Exchange
Park Center Plaza (partial)	April 30, 2010		829	521	No
Springboro Plaza	August 5, 2010	5,510	6,790	230	No
Northgate Center	September 1, 2010	6,211	1,726	(9)	No
Homewood Plaza	November 29, 2010		2,375	1,108	No
Schaumburg Golf Road Retail	February 14, 2011		2,090	197	No

If the Company determines that an investment property meets the criteria to be classified as held for sale, it suspends depreciation on the assets held for sale, including depreciation for tenant improvements and additions, as well as on the amortization of acquired in-place leases and customer relationship values. The assets and liabilities associated with those assets would be classified separately on the consolidated balance

sheets for the most recent reporting period. As of March 31, 2011, there were no properties classified as held for sale.

On the accompanying consolidated balance sheets at March 31, 2011 and December 31, 2010, the Company has recorded \$255 and \$264, respectively, of assets and \$38 in each period of liabilities related to discontinued operations. These amounts are reflected as a component of other assets and other liabilities on the accompanying consolidated balance sheets. Additionally, for the three months ended March 31, 2011 and 2010, the Company has recorded income from discontinued operations of \$217 and \$80, respectively. The three months ended March 31, 2011 includes a gain on sale of \$197. No gain on sale was recorded during the three months ended March 31, 2010.

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INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

(7) Operating Leases

Certain tenant leases contain provisions providing for stepped rent increases. U.S. GAAP requires the Company to record rental income for the period of occupancy using the effective monthly rent, which is the average monthly rent for the entire period of occupancy during the term of the lease. The accompanying consolidated financial statements include increases of \$480 and \$50 for the three months ended March 31, 2011 and 2010, respectively of rental income for the period of occupancy for which stepped rent increases apply and \$18,551 and \$18,071 in related accounts receivable as of March 31, 2011 and December 31, 2010, respectively. The Company anticipates collecting these amounts over the terms of the leases as scheduled rent payments are made.

(8) Income Taxes

The Company is qualified and has elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended (the Code), for federal income tax purposes commencing with the tax year ended December 31, 1995. Since the Company qualifies for taxation as a REIT, the Company generally is not subject to federal income tax on taxable income that is distributed to stockholders. A REIT is subject to a number of organizational and operational requirements, including a requirement that it distribute at least 90% of its taxable income to stockholders, subject to certain adjustments. If the Company fails to qualify as a REIT in any taxable year, without the benefit of certain relief provisions, the Company will be subject to federal and state income tax on its taxable income at regular corporate tax rates. Even if the Company qualifies for taxation as a REIT, the Company may be subject to certain state and local taxes on its income, property or net worth and federal income and excise taxes on its undistributed income.

The Company engages in certain activities through IVC and IEVC, wholly-owned TRS entities. These entities engage in activities that would otherwise not be permitted for a REIT. The TRS entities are subject to federal and state income and franchise taxes from these activities.

The Company had no uncertain tax positions as of March 31, 2011. The Company expects no significant increases or decreases in uncertain tax positions due to changes in tax positions within one year of March 31, 2011. The Company has no material interest or penalties relating to income taxes recognized in the consolidated statements of operations and other comprehensive income for the three months ended March 31, 2011 and 2010 or in the consolidated balance sheets as of March 31, 2011 and December 31, 2010. As of March 31, 2011, returns for the calendar years 2007 through 2010 remain subject to examination by U.S. and various state and local tax jurisdictions.

Income taxes have been provided for on the asset and liability method, as required by existing guidance. Under the asset and liability method, deferred income taxes are recognized for the temporary differences between the financial reporting basis and the tax basis of assets and liabilities.

(9) Mortgages Payable

The Company s mortgages payable are secured by certain of the Company s investment properties. Mortgage loans outstanding as of March 31, 2011 were \$477,970 and had a weighted average interest rate of 5.19%. Of this amount, \$422,883 had fixed rates ranging from 4.11% to 7.65% and a weighted average fixed rate of 5.35% as of March 31, 2011. The remaining \$55,087 of mortgage debt represented variable rate loans with a weighted average interest rate of 3.90% as of March 31, 2011. As of March 31, 2011, scheduled maturities for the Company s outstanding mortgage indebtedness had various due dates through December 2020. The majority of the Company s mortgage loans require monthly payments of interest only, although some loans require principal and interest payments, as well as reserves for taxes, insurance and certain other costs.

INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

The table below presents the principal amount of the debt maturing each year, including monthly annual amortization of principal, based on debt outstanding at March 31, 2011 and weighted average interest rates for the debt maturing in each specified period.

2012 (a)	2013	2014	2015	Thereafter	Total
58,868	4,171	134,750(c)	20,778	138,825	422,883
33,741(b)		6,200			55,087
5.22%		5.33%	6.50%	5.64%	5.35%
4.34%		0.63%			3.90%
	58,868 33,741(b)	58,868 4,171 33,741(b)	58,868 4,171 134,750(c) 33,741(b) 6,200 5.22% 5.33%	58,868 4,171 134,750(c) 20,778 33,741(b) 6,200 5.22% 5.33% 6.50%	58,868 4,171 134,750(c) 20,778 138,825 33,741(b) 6,200 5.22% 5.33% 6.50% 5.64%

⁽a) Approximately \$78,600 of the Company s mortgages payable mature prior to April 2012. The Company will soon be in discussions with the various lenders to refinance this maturing debt or will repay the debt using draws on its unsecured line of credit facility. If the Company s attempts to refinance are successful, the Company anticipates the average rates on the new borrowings could be approximately 50 to 150 basis points above the average expiring rates. Finalizing these new borrowings is subject to, among other things, the lenders completing their respective due diligence and negotiating and executing definitive agreements. There is no assurance the Company will be able to complete these borrowing.

(10) Unsecured Credit Facilities

On June 24, 2010, the Company entered into an amended and restated term loan agreement and completed a fourth amendment to its line of credit facility, together, the Credit Agreements. Under the term loan agreement, the Company borrowed, on an unsecured basis, \$150,000. The aggregate commitment of the Company s line is \$250,000, which includes a \$100,000 accordion feature. The access to the accordion feature is at the discretion of the current lending group. If approved, the terms for the funds borrowed under the accordion feature would be current market terms and not the terms of the existing line of credit facility. The lending group is not obligated to approve access to the additional funds. In conjunction with this amendment, the Company paid approximately \$4,400 in fees and costs. As of March 31, 2011 and December 31, 2010 the outstanding balance on the line of credit facility was \$40,000 and \$45,000, respectively.

⁽b) The Company has guaranteed a mortgage for \$2,700 and it would be required to make a payment on this guarantee upon the default of any of the provisions in the loan document.

⁽c) The Company has guaranteed a mortgage for approximately \$19,100 and it would be required to make a payment on this guarantee upon the default of any of the provisions in the loan document.

The Company pays interest only, on a monthly basis during the term of the Credit Agreements, with all outstanding principal and unpaid interest due upon termination of the credit agreements. The obligations under the credit agreements are scheduled to mature on June 21, 2013. Borrowings under the credit agreements bear interest at a variable rate equal to either 300 basis points over LIBOR, with a floor of 150 basis points, or 200 basis points over the alternate base rate. On March 11, 2011, the Company entered into amendments to the Credit Agreements to remove the limit on the lowest base interest rate for borrowings, or the floor rate. Borrowings under the amended credit agreements bear interest at a variable rate equal to either 325 basis points over LIBOR or 225 basis points over the alternate base rate. In conjunction with these amendments, the Company paid approximately \$750 in fees and costs. The weighted average interest rate on outstanding draws on the line of credit facility was 3.52% and 4.50% as of March 31, 2011 and December 31, 2010, respectively. The interest rate on the term loan was 3.50% and 4.50% as of March 31, 2011 and December 31, 2010, respectively. The Company is also required to pay, on a quarterly basis, an amount less than 1% per annum on the average daily funds remaining under this line.

The Credit Agreements require compliance with certain covenants, such as debt service ratios, minimum net worth requirements, distribution limitations and investment restrictions. As of March 31, 2011, the Company was in compliance with its financial covenants.

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INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

(11) Convertible Notes

On November 13, 2006, the Company issued \$180,000 aggregate principal amount of 4.625% convertible senior notes due 2026 (Old Notes). During the year ended December 31, 2010, the Company offered to exchange or purchase all of the outstanding notes, provided that the amount of cash to be used for this purpose did not exceed \$15,000. The transaction resulted in the Company repurchasing \$15,000 of notes at their face value and exchanging notes with a face value of \$29,215 for new 5.0% convertible senior notes due 2029 (New Notes). As of March 31, 2011, a combined total of \$110,000 in principal remained outstanding.

Interest on the notes is payable semi-annually. The Old Notes mature on November 15, 2026 unless repurchased, redeemed or converted in accordance with their terms prior to that date. The earliest date holders of the Old Notes may require the Company to repurchase their notes in whole or in part is November 15, 2011. Prior to November 21, 2011, the Company may not redeem the Old Notes prior to the date on which they mature except to the extent necessary to preserve its status as a REIT. However, on or after November 21, 2011, the Company may redeem the Old Notes, in whole or in part, subject to the redemption terms in the note. Following the occurrence of certain change in control transactions, the Company may be required to repurchase the Old Notes in whole or in part for cash at 100% of the principal amount of the Old Notes to be repurchased plus accrued and unpaid interest.

Holders of the Old Notes may convert their notes into cash or a combination of cash and common stock, at the Company s option, at any time on or after October 15, 2026, but prior to the close of business on the second business day immediately preceding November 15, 2026, and also following the occurrence of certain events. Subject to certain exceptions, upon a conversion of Old Notes the Company will deliver cash and shares of its common stock, if any, based on a daily conversion value calculated on a proportionate basis for each trading day of the relevant 30 day trading period. The conversion rate as of March 31, 2011, for each \$1 principal amount of Old Notes was 48.2824 shares of our common stock, subject to adjustment under certain circumstances. This is equivalent to a conversion price of approximately \$20.71 per share of common stock.

The terms of the New Notes are the same as the terms of the Old Notes, except that (i) the interest rate on the New Notes is 5.0% per annum; (ii) the maturity date of the New Notes is November 15, 2029; (iii) the initial conversion price for the New Notes is \$9.72 per share; (iv) the Company will not be permitted to redeem the New Notes prior to November 21, 2014; and (v) the earliest date holders of the New Notes may require the Company to repurchase their notes in whole or in part is November 15, 2014.

At March 31, 2011 and December 31, 2010, the Company has recorded \$1,949 and \$650, respectively of accrued interest related to the convertible notes. This amount is included in accounts payable and accrued expenses on the Company s consolidated balance sheets.

The Company accounts for its convertible notes by separately accounting for the debt and equity components of the notes. The value assigned to the debt component was the estimated fair value of a similar bond without the conversion feature, which results in the debt being recorded at a discount. The debt is subsequently accreted to its par value over the conversion period with a rate of interest being reflected in earnings that reflects the market rate at issuance. The Company has recorded \$9,412 to additional paid in capital on the accompanying consolidated balance sheets, at March 31, 2011 and December 31, 2010, to reflect the equity portion of the convertible notes. The debt component is recorded at its fair value, which reflects an unamortized debt discount. The following table sets forth the debt and equity components included in the consolidated balance sheets at March 31, 2011 and December 31, 2010.

INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

	March 31, 2011	December 31, 2010
Equity Component (a)	\$ 9,290	9,279
Debt Component Unamortized Discount (b)	\$ 113,005 (2,277)	113,005 (2,640)
Net Carrying Value	\$ 110,728	110,365

⁽a) The equity component is net of equity issuance costs and accumulated amortization of \$122 and \$133 at March 31, 2011 and December 31, 2010, respectively.

Total interest expense related to the convertible notes for the three months ended March 31, 2011 and 2010 was calculated as follows:

	Mai	rch 31, 2011	March 31, 2010
Interest expense at coupon rate	\$	1,299	1,445
Discount amortization		363	348
Total interest expense (a)	\$	1,662	1,793

⁽a) The effective interest rate of the Old Notes is 5.875% and the effective interest rate of the New Notes is 7.0%, which is the rate at which a similar instrument without the conversion feature could have been obtained in November 2006 and August 2010, respectively.

In November 2011, the holders of \$80,785 in face value of convertible notes have the right to require us to repurchase the notes. The Company anticipates being able to fund any repurchase requests using funds from one or more possible sources available to it, including but not limited to, issuing new notes, draws on the Company sunsecured line of credit facility, proceeds from financing unencumbered properties and proceeds from the sale of shares under the ATM issuance program.

(12) Earnings per Share

⁽b) The unamortized discount will be amortized into interest expense on a monthly basis through November 2011 for the Old Notes and November 2014 for the New Notes.

Basic earnings per share (EPS) is computed by dividing net income by the basic weighted average number of common shares outstanding for the period (the common shares). Diluted EPS is computed by dividing net income by the common shares plus shares issuable upon exercise of existing options or other contracts. Shares of 89 and 180 at March 31, 2011 and 2010, respectively that are anti-dilutive are excluded from earnings per share.

As of March 31, 2011, 152 shares of common stock issued pursuant to employment agreements were outstanding, of which 80 have vested. Additionally, the Company issued 58 shares pursuant to employment incentives of which 36 have vested and five have been cancelled. The unvested shares are excluded from the computation of basic EPS but reflected in diluted EPS by application of the treasury stock method. As of March 31, 2011 and December 31, 2010, options to purchase 71 shares of common stock, respectively, at exercise prices ranging from \$6.85 to \$19.96 per share were outstanding. No options were exercised during the three months ended March 31, 2011 or during the year ended December 31, 2010. These options were not included in the computation of basic or diluted EPS as the effect would be immaterial or anti-dilutive. Convertible notes are included in the computation of diluted EPS using the if-converted method, to the extent the impact of conversion is dilutive.

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INLAND REAL ESTATE CORPORATION

Notes to Consolidated Financial Statements

March 31, 2011 (unaudited)

On November 10, 2009, the Company entered into a Sales Agency Agreement with BMO Capital Markets Corp. (BMO) to offer and sell shares of its common stock having an aggregate offering amount of up to \$100 million from time to time through BMO, acting as sales agent. Offers and sales of shares of its common stock, if any, may be made in privately negotiated transactions (if the Company and BMO have so agreed in writing) or by any other method deemed to be an at the market offering as defined in Rule 415 under the Securities Act, including sales made directly on the New York Stock Exchange or to or through a market maker. The Company has referred to this arrangement with BMO in this report on Form 10-Q as its ATM issuance program. As of March 31, 2011, the Company has issued an aggregate of approximately 3,816 shares of its common stock pursuant to the ATM issuance program. The Company received net proceeds of approximately \$31,691 from the issuance of these shares and used the proceeds for growth opportunities, including acquisitions for the Company s joint venture with IPCC.

(13) Segment Reporting

The Company owns and acquires well located open air retail centers. The Company currently owns investment properties located in the States of California, Florida, Idaho, Illinois, Indiana, Michigan, Minnesota, Missouri, Nebraska, Ohio, Tennessee, and Wisconsin. These properties are typically anchored by grocery and drug stores, complemented with additional stores providing a wide range of other goods and services.

The Company assesses and measures operating results on an individual property basis for each of its investment properties based on property net operating income. Management internally evaluates the operating performance of the properties as a whole and does not differentiate properties by geography, size or type. In accordance with existing guidance, each of the Company s investment properties is considered a separate operating segment. However, under the aggregation criteria of this guidance, the Company s properties are considered one reportable segment.

(14) Commitments and Contingencies

The Company is subject, from time to time, to various legal proceedings and claims that arise in the ordinary course of business. While the resolution of these matters cannot be predicted with certainty, management believes, based on currently available information, that the final outcome of such matters will not have a material adverse effect on the financial statements of the Company.

(15) Subsequent Events

On April 13, 2011, the Company s joint venture with IPCC purchased a portfolio of sixteen net leased properties from an unaffiliated third party for approximately \$46,900. Simultaneously with the closing, the joint venture obtained secured financing on this portfolio in the amount of

\$24,700. The Company funded the remaining purchase price on behalf of the joint venture, using cash on hand and a draw on its line of credit. IPCC will be syndicating the properties in two separate offerings.

On April 18, 2011, the Company paid a cash distribution of \$0.0475 per share on the outstanding shares of its common stock to stockholders of record at the close of business on March 31, 2011.

On April 18, 2011, the Company announced that it had declared a cash distribution of \$0.0475 per share on the outstanding shares of its common stock. This distribution is payable on May 17, 2011 to the stockholders of record at the close of business on May 2, 2011.

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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

Certain statements in this Management's Discussion and Analysis of Financial Condition and Results of Operations and elsewhere in this Quarterly Report on Form 10-Q (including documents incorporated herein by reference) constitute forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, Section 21E of the Securities Exchange Act of 1934, as amended and the Federal Private Securities Litigation Reform Act of 1995. Forward-looking statements are statements that are not historical, including statements regarding our management s intentions, beliefs, expectations, representations, plans or predictions of the future and are typically identified by words such as believe, intend, estimate, may, will, should and could. Examples of expect, anticipate. forward-looking statements include, but are not limited to, statements that describe or contain information related to matters such as management s intent, belief or expectation with respect to our financial performance, investment strategy and portfolio, our ability to address debt maturities, our cash flows, our growth prospects, the value of our assets, our joint venture commitments and the amount and timing of anticipated future cash distributions. Forward-looking statements are not historical facts but are the intent, belief or current expectations of our management based on their knowledge and understanding of the business and industry, beliefs and expectation with respect to the economy and other future conditions. These statements are not guarantees of future performance, and investors should not place undue reliance on forward-looking statements. Actual results may differ materially from those expressed or forecasted in the forward-looking statements due to a variety of risks, uncertainties and other factors, including but not limited to the factors listed and described under Item 1A Risk Factors in our Annual Report on Form 10-K for the year ended December 31, 2010, as filed with the Securities and Exchange Commission on February 28, 2011. We undertake no obligation to update or revise forward-looking statements to reflect changed assumptions, the occurrence of unanticipated events or changes to future operating results.

In this report, all references to we, our and us refer collectively to Inland Real Estate Corporation and its consolidated subsidiaries. All amounts in this Form 10-Q are stated in thousands with the exception of per share amounts, per square foot amounts, number of properties, and number of leases.

Executive Summary

We are a self-managed, publically traded real estate investment trust (REIT) that owns and operates neighborhood, community, power and single tenant retail centers. We are incorporated under Maryland law. We also may construct or develop properties or render services in connection with such development or construction. As of March 31, 2011, we owned interests in 143 investment properties, including 27 owned through our unconsolidated joint ventures. Our development joint venture properties are not included as investment properties until they reach what we believe is a stabilized occupancy rate.

We engage in certain activities through Inland Venture Corporation (IVC) and Inland Exchange Venture Corporation (IEVC), wholly-owned TRS entities. These entities engage in activities that would otherwise not be permitted for a REIT, such as managing properties owned by ventures in which we are a partner. The TRS entities are subject to federal and state income and franchise taxes from these activities.

We have qualified and elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended (the Code) for federal income tax purposes commencing with the tax year ended December 31, 1995. Since we qualify for taxation as a REIT, we generally are not subject to federal income tax on taxable income that is distributed to stockholders. A REIT is subject to a number of organizational and operational requirements, including a requirement that it distribute at least 90% of its taxable income to stockholders, subject to certain adjustments. If we fail to qualify as a REIT in any taxable year, without the benefit of certain relief provisions, we will be subject to federal and state income taxes on our taxable income at regular corporate tax rates. Even if we qualify for taxation as a REIT, we may be subject to certain state and local taxes

on our income, property or net worth and federal income and excise taxes on our undistributed income.

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During the three months ended March 31, 2011, our leasing activity remained strong and our leasing spreads were positive on both new and renewed leases. We will continue to attempt to renew expiring leases and re-lease those spaces that are vacant, or may become vacant, at more favorable rental rates to increase revenues and cash flow. During the three months ended March 31, 2011, we executed 15 new, 34 renewal and 17 non-comparable leases (expansion square footage or spaces for which no former tenant was in place for one year or more), aggregating approximately 457,000 square feet on our consolidated portfolio. The 15 new leases comprise approximately 165,000 square feet with an average rental rate of \$10.50 per square foot, a 7.2% increase over the average expiring rate. The 34 renewal leases comprise approximately 133,000 square feet with an average rental rate of \$14.50 per square foot, a 4.4% increase over the average expiring rate. The 17 non-comparable leases comprise approximately 159,000 square feet with an average base rent of \$8.99. The calculations of former and new average base rents are adjusted for rent abatement on the included leases. During the remainder of 2011, 120 leases will be expiring in our consolidated portfolio, which comprise approximately 645,000 square feet and account for approximately 5.8% of our annualized base rent. The weighted average expiring rate on these leases is \$11.30 per square foot. Occupancy at March 31, 2011 and 2010 for our consolidated and unconsolidated portfolio is summarized below:

Consolidated Occupancy	As of March 31, 2011	As of March 31, 2010
Leased Occupancy (a)	94.1%	91.1%
Financial Occupancy (b)	88.5%	88.1%
Same Store Financial Occupancy	89.0%	87.7%

Unconsolidated Occupancy (c)	As of March 31, 2011	As of March 31, 2010
Leased Occupancy (a)	96.5%	94.8%
Financial Occupancy (b)	94.7%	93.0%
Same Store Financial Occupancy	94.7%	93.4%

Total Occupancy	As of March 31, 2011	As of March 31, 2010
Leased Occupancy (a)	94.4%	91.6%
Financial Occupancy (b)	89.3%	88.8%
Same Store Financial Occupancy	89.6%	88.3%

⁽a) Leased Occupancy is defined as the percentage of gross leasable area for which there is a signed lease, regardless of whether the tenant is currently obligated to pay rent under their lease agreement.

(c) Unconsolidated occupancy is based on our percentage ownership.

We seek to acquire properties with high quality tenants and attempt to mitigate our risk of tenant defaults by maintaining a diversified tenant base. For example, no single tenant accounted for more than approximately 7% of annual base rent in our total portfolio as of March 31, 2011.

⁽b) Financial Occupancy is defined as the percentage of total gross leasable area for which a tenant is obligated to pay rent under the terms of its lease agreement, regardless of the actual use or occupation by that tenant of the area being leased, excluding tenants in their abatement period.

Economic conditions affect the real estate industry in varying degrees. Adverse changes in general and local economic conditions could result in the inability of certain tenants to fulfill their lease obligations and could also affect our ability to attract new tenants. Our investment properties are typically anchored by grocery, drug or discount stores, providing everyday goods and services to consumers, rather than those stores which sell discretionary items.

The timeline for filling the vacancies created by tenant failures and bankruptcies is longer because the supply of available space has increased and tenant demand has decreased. We have been able to re-lease much of the space vacated by big-box tenants and are negotiating leases to fill more of these vacancies during the remainder of 2011. Although certain leases were signed at rental rates higher than the vacating tenant, most of the leases were signed at rates significantly below the previous rate. The longer lengths of time that spaces have been vacant, the payment of operating expenses without tenant reimbursements and the reality of re-leasing at rates lower than the previous leases have a negative impact on our financial results. Additionally, there are costs associated with leasing vacant spaces such as leasing commissions and tenant improvement allowances, which both have the effect of reducing our cash flow at the beginning of the new lease.

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Our largest expenses relate to the operation of our properties as well as the interest expense on our mortgages payable and other debt obligations. Our property operating expenses include, but are not limited to, real estate taxes, regular maintenance, landscaping, snow removal and periodic renovations to meet tenant needs. Pursuant to the lease agreements, most tenants of the property are required to reimburse us for some or all of the particular tenant spro rata share of the real estate taxes and operating expenses of the property.

To measure our operating results against those of other retail real estate owners/operators, we compare occupancy percentages and our rental rates to the average rents charged by our competitors in similar centers. To measure our operating results against those of other REITs, we compare company-wide growth in net income and FFO, growth in same store income and general and administrative expenses as a percentage of total revenues and total assets.

Strategies and Objectives

Current Strategies

Our primary business objective is to enhance the performance and value of our investment properties through management strategies that address the needs of an evolving retail marketplace. Our success in operating our centers efficiently and effectively is, we believe, a direct result of our expertise in the acquisition, management, leasing and development/re-development, either directly or through a joint venture, of our properties.

During 2011, our focus is on increasing our assets under management through our joint ventures with PGGM and IPCC. Acquisitions for these joint ventures provide us with immediate and ongoing fee income. Additionally, we will continue to focus on our leasing activity. We have maintained strong leasing activity during the economic downturn and we will continue to work to fill the vacancies created in the past years by tenant bankruptcies and failures.

We successfully addressed all 2010 maturing debt. Approximately \$78,600 of consolidated secured debt, with a weighted average interest rate of 4.45%, matures during 2011. We will soon be in discussions with the various lenders to refinance the secured debt maturing in 2011 or will repay the debt using draws on our unsecured line of credit facility. If our attempts to refinance are successful, we anticipate that the average rates on the new borrowings could be approximately 50 to 150 basis points above the average expiring rates. Additionally, the holders of \$80,785 in face value of convertible notes have the right to require us to repurchase the notes in November 2011. We anticipate being able to fund any repurchase requests using funds from one or more possible sources available to us, including but not limited to, issuing new notes, draws on our unsecured line of credit, proceeds from financing unencumbered properties and proceeds from the sale of shares under our ATM issuance program.

Acquisition Strategies

We seek to selectively acquire well-located open air retail centers that meet our investment criteria. We will, from time to time, acquire properties either without financing contingencies or by assuming existing debt to provide us with a competitive advantage over other potential

purchasers requiring financing or financing contingencies. Additionally, we concentrate our property acquisitions in areas where we have a large market concentration. In doing this, we believe we are able to attract new retailers to the area and possibly lease several locations to them. Additionally, we have been successful in leasing additional space to some existing tenants in our current investment properties.

Joint Ventures

We have formed joint ventures to acquire stabilized retail properties as well as properties to be redeveloped and vacant land to be developed. We structure these ventures to earn fees from the joint ventures for providing property management, asset management, acquisition and leasing services. We will continue to receive management and leasing fees for those investment properties under management, however acquisition fees may decrease as we acquire fewer investment properties through these ventures.

Additionally, we have formed a joint venture to acquire properties that are ultimately sold through an offering of tenant-in-common (TIC) interests or Delaware Statutory Trusts (DST) in properties to investors. We earn fees from the joint venture for providing property management, acquisition and leasing services. We will continue to receive management and leasing fees for those properties under management, even after all of the TIC or DST interests have been sold.

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Operations

We actively manage costs to minimize operating expenses by centralizing all management, leasing, marketing, financing, accounting and data processing activities to provide operating efficiencies. We seek to improve rental income and cash flow by aggressively marketing rentable space. We emphasize regular maintenance and periodic renovation to meet the needs of tenants and to maximize long-term returns. We maintain a diversified tenant base consisting primarily of retail tenants providing consumer goods and services. We proactively review our existing portfolio for potential re-development opportunities.

Acquisitions and Dispositions

The table below presents investment property acquisitions during the three months ended March 31, 2011 and the year ended December 31, 2010.

Date	Property	City	State	GLA Sq.Ft.	Purchase Price	Financial Occupancy at time of Acquisition
03/24/11	Mariano s Fresh Market					
	(a)	Arlington Heights	IL	66,393	\$ 20,800	100%
01/11/11	Joffco Square (b)	Chicago	IL	95,204	23,800	83%
11/22/10	Roundy s	Menomonee Falls	WI	103,611	20,722	100%
11/15/10	CVS (a)	Elk Grove	CA	13,294	7,689	100%
10/25/10	Diffley Marketplace (b)	Eagan	MN	62,656	11,861	94%
10/07/10	Walgreens (a)	Island Lake	IL	14,820	4,493	100%
09/24/10	University of Phoenix					
	(a)	Meridian	ID	36,773	8,825	100%
09/07/10	Harbor Square Plaza					
	(a) (c)	Port Charlotte	FL	20,087	11,250	100%
08/26/10	Copp s (a)	Sun Prairie	WI	61,048	11,700	100%
07/08/10	Farnam Tech Center (a)	Omaha	NE	118,237	18,000	100%
06/23/10	The Point at Clark (d)	Chicago	IL	95,455	28,816	100%
				687,578	\$ 167,956	

- (a) These properties were acquired through our joint venture with IPCC
- (b) These properties were acquired through our joint venture with PGGM.
- (c) The purchase price of this property includes a 96,253 square foot ground lease with Kohl s also acquired. Ground lease square footage is not included in our GLA.
- (d) This property was sold to our joint venture with PGGM on August 31, 2010.

The table below presents investment property dispositions during the three months ended March 31, 2011 and the year ended December 31, 2010.

Date	Property	City	State	GLA Sq. Ft.	Sale Price	Gain (Loss) on Sale
02/14/11	Schaumburg Golf Road					
	Retail	Schaumburg	IL	9,988	\$ 2,150	\$ 197
12/30/10	Bank of America (a) (b)	Moosic	PA	300,000	77,810	
12/30/10	Bank of America (a) (b)	Las Vegas	NV	85,708		
12/16/10	Farnam Tech Center (a)	Omaha	NB	118,237	21,390	
12/08/10	Bank of America (a) (c)	Hunt Valley	MD	377,332	97,420	
12/08/10	Bank of America (a) (c)	Rio Rancho	NM	76,768		
11/29/10	Homewood Plaza	Homewood	IL	19,000	2,500	1,108
09/01/10	Northgate Center	Sheboygan	WI	73,647	8,025	(9)
08/05/10	Springboro Plaza	Springboro	OH	154,034	7,125	230
04/30/10	Park Center Plaza					
	(partial)	Tinley Park	IL	5,089	845	521
				1,219,803	\$ 217,265	\$ 2,047

⁽a) This property is included as a disposition as all of the TIC interests have been sold through our joint venture with IPCC. No gain or loss is reflected in this table because the disposition of these properties is not considered a property sale, but rather a sale of ownership interest in the properties. The gains from these properties are included in gain from sale of joint venture interests on the accompanying consolidated statements of operations and other comprehensive income.

⁽b) The interests in the two Bank of America buildings, Moosic, PA and Las Vegas, NV, were sold together as a package. The sale price of \$77,810 was for both properties.

⁽c) The interests in the two Bank of America buildings, Hunt Valley, MD and Rio Rancho, NM, were sold together as a package. The sale price of \$97,420 was for both properties.

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The table below presents development property dispositions during the year ended December 31, 2010. No dispositions were completed during the three months ended March 31, 2011.

Date	Property	Joint Venture Partner	City	State	Approx. Acres	Sales Price
08/31/10	Savannah Crossing	TMK Development, Inc.	Aurora	IL	2 9	2,350
08/13/10	North Aurora Outlots	N (IA ' D IE)	NI di A	77	1	260
	Phase I	North American Real Estate	North Aurora	IL	1	260
					3 5	8 2,610

Critical Accounting Policies

General. A critical accounting policy is one that, we believe, would materially affect our operating results or financial condition, and requires management to make estimates or judgments in certain circumstances. We believe that our most critical accounting policies relate to the valuation and allocation of investment properties, determining whether assets are held for sale, recognition of rental income and lease termination income, our cost capitalization and depreciation policies and consolidation/equity accounting policies. These judgments often result from the need to make estimates about the effect of matters that are inherently uncertain. U.S. GAAP requires information in financial statements about accounting principles, methods used and disclosures pertaining to significant estimates. The following disclosure discusses judgments known to management pertaining to trends, events or uncertainties that were taken into consideration upon the application of critical accounting policies and the likelihood that materially different amounts would be reported upon taking into consideration different conditions and assumptions. Disclosures discussing all critical accounting policies are set forth in our Annual Report on Form 10-K for the year ended December 31, 2010, as filed with the Securities and Exchange Commission on February 28, 2011, under the heading Critical Accounting Policies.

Impairment of investment properties. We assess the carrying values of our investment properties, whenever events or changes in circumstances indicate that the carrying amounts of these investment properties may not be fully recoverable. Recoverability of the investment properties is measured by comparison of the carrying amount of the investment property to the estimated future undiscounted cash flows. In order to review our investment properties for recoverability, we consider current market conditions, as well as our intent with respect to holding or disposing of the asset. Fair value is determined through various valuation techniques; including discounted cash flow models, quoted market values and third party appraisals, where considered necessary. If our analysis indicates that the carrying value of the investment property is not recoverable on an undiscounted cash flow basis, we recognize an impairment charge for the amount by which the carrying value exceeds the current estimated fair value of the real estate property.

We estimate the future undiscounted cash flows based on management s intent as follows: (i) for real estate properties that we intend to hold long-term, including land held for development, properties currently under development and operating buildings, recoverability is assessed based on the estimated future net rental income from operating the property; (ii) for real estate properties that we intend to sell, including land parcels, properties currently under development and operating buildings, recoverability is assessed based on estimated proceeds from disposition that are estimated based on future net rental income of the property and expected market capitalization rates; and (iii) for costs incurred related to the potential acquisition or development of a real estate property, recoverability is assessed based on the probability that the acquisition or development is likely to occur as of the measurement date.

The use of projected future cash flows is based on assumptions that are consistent with our estimates of future expectations and the strategic plan we use to manage our underlying business. However assumptions and estimates about future cash flows, discount rates and capitalization rates are complex and subjective. Changes in economic and operating conditions and our ultimate investment intent that occur subsequent to our impairment analyses could impact these assumptions and result in future impairment charges of our real estate properties.

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Impairment of investments in unconsolidated entities. We also review our investments in unconsolidated entities. When circumstances indicate there may have been a loss in value of an equity method investment, we evaluate the investment for impairment by estimating our ability to recover our investments from future expected cash flows. If we determine the loss in value is other than temporary, we will recognize an impairment charge to reflect the investment at fair value. The use of projected future cash flows and other estimates of fair value, the determination of when a loss is other than temporary, and the calculation of the amount of the loss, is complex and subjective. Use of other estimates and assumptions may result in different conclusions. Changes in economic and operating conditions that occur subsequent to our review could impact these assumptions and result in future impairment charges of its equity investments.

Allocation of Investment Properties. We allocate the purchase price of each acquired investment property between land, building and improvements, other intangibles (including acquired above market leases, acquired below market leases, customer relationships and acquired in-place leases) and any financing assumed that is determined to be above or below market terms. Purchase price allocations are based on our estimates. The value allocated to land as opposed to building affects the amount of depreciation expense we record. If more value is attributed to land, depreciation expense is lower than if more value is attributed to building and improvements. In some circumstances we engage independent real estate appraisal firms to provide market information and evaluations that are relevant to our purchase price allocations; however, we are ultimately responsible for the purchase price allocation. We determine whether any financing assumed is above or below market based upon comparison to similar financing terms for similar investment properties.

We expense acquisition costs for investment property acquisitions to record the acquisition at its fair value.

The aggregate value of other intangibles is measured based on the difference between the purchase price and the property valued as-if-vacant. We utilize information contained in independent appraisals and management is estimates to determine the respective as-if-vacant property values. Factors considered by management in our analysis of determining the as-if-vacant property value include an estimate of carrying costs during the expected lease-up periods considering current market conditions, and costs to execute similar leases and the risk adjusted cost of capital. In estimating carrying costs, management includes real estate taxes, insurance and other operating expenses and estimates of lost rentals at market rates during the expected lease-up periods, up to 24 months. Management also estimates costs to execute similar leases including leasing commissions, tenant improvements, legal and other related expenses. We allocate the difference between the purchase price of the property and the as-if-vacant value first to acquired above and below market leases. We evaluate each acquired lease based upon current market rates at the acquisition date and consider various factors including geographic location, size and location of leased space within the investment property, tenant profile and the credit risk of the tenant in determining whether the acquired lease is above or below market. After an acquired lease is determined to be above or below market, we allocate a portion of the purchase price to the acquired above or below market lease based upon the present value of the difference between the contractual lease rate and the estimated market rate. The determination of the discount rate used in the present value calculation is based upon a rate for each individual lease and primarily based upon the credit worthiness of each individual tenant. The values of the acquired above and below market leases are amortized over the life of each respective lease as an adjustment to rental income.

We then allocate the remaining difference to the value of acquired in-place leases and customer relationships based on management s evaluation of specific leases and our overall relationship with the respective tenants. The evaluation of acquired in-place leases consists of a variety of components including the costs avoided associated with originating the acquired in-place lease, including but not limited to, leasing commissions, tenant improvement costs and legal costs. We also consider the value associated with lost revenue related to tenant reimbursable operating costs and rental income estimated to be incurred during the assumed re-leasing period. The value of the acquired in-place lease is amortized over the life of the related leases for each property as a component of amortization expense. We also consider whether any customer relationship value exists related to the property acquisition. As of March 31, 2011, we had not allocated any amounts to customer relationships.

The valuation and possible subsequent impairment in the value of our investment properties is a significant estimate that can and does change based on management s continuous process of analyzing each property.

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Recognition of Rental Income and Tenant Recoveries. Under U.S. GAAP, we are required to recognize rental income based on the effective monthly rent for each lease. The effective monthly rent is equal to the average monthly rent during the term of the lease, not the stated rent for any particular month. The process, known as straight-lining rent, generally has the effect of increasing rental revenues during the early phases of a lease and decreasing rental revenues in the latter phases of a lease. If rental income calculated on a straight-line basis exceeds the cash rent due under the lease, the difference is recorded as an increase to both deferred rent receivable and rental income in the accompanying consolidated financial statements. If the cash rent due under the lease exceeds rental income calculated on a straight-line basis, the difference is recorded as a decrease to both deferred rent receivable and rental income in the accompanying consolidated financial statements. We defer recognition of contingent rental income, such as percentage/excess rent, until the specified target that triggers the contingent rental income is achieved. We periodically review the collectability of outstanding receivables. Allowances are taken for those balances that we have reason to believe will be uncollectible, including any amounts relating to straight-line rent receivables. Amounts deemed to be uncollectible are written off.

Tenant recoveries are primarily comprised of real estate tax and common area maintenance reimbursement income. Real estate tax income is based on an accrual reimbursement calculated by tenant, based on an estimate of current year real estate taxes. As actual real estate tax bills are received, we reconcile with our tenants and adjust prior year income estimates in the current period. Common area maintenance income is accrued on actual common area maintenance expenses as incurred. Annually, we reconcile with the tenants for their share of the expenses per their lease and we adjust prior year income estimates in the current period.

Consolidation/Equity Accounting Policies. We consolidate the operations of a joint venture if we determine that we are the primary beneficiary of a variable interest entity (VIE). The primary beneficiary is the party that has a controlling financial interest in the VIE, which is defined by the entity having both of the following characteristics: 1) the power to direct the activities that, when taken together, most significantly impact the VIE is performance, and 2) the obligation to absorb losses and right to receive the returns from the VIE that would be significant to the VIE. There are significant judgments and estimates involved in determining the primary beneficiary of a VIE or the determination of who has control and influence of the entity. When we consolidate an entity, the assets, liabilities and results of operations of a VIE are included in our consolidated financial statements.

In instances where we are not the primary beneficiary of a VIE we use the equity method of accounting. Under the equity method, the operations of a joint venture are not consolidated with our operations but instead our share of operations is reflected as equity in earnings (loss) of unconsolidated joint ventures on our consolidated statements of operations and other comprehensive income. Additionally, our net investment in the joint venture is reflected as investment in and advances to joint venture as an asset on the consolidated balance sheets.

Liquidity and Capital Resources

This section describes our balance sheet and discusses our liquidity and capital commitments. Our most liquid asset is cash and cash equivalents which consists of cash and short-term investments. Cash and cash equivalents at March 31, 2011 and December 31, 2010 were \$8,840 and \$13,566, respectively. The higher cash balance at December 31, 2010 reflects higher prepaid rents and sales activity in our joint venture with IPCC at year-end, the proceeds of which were subsequently used to pay down the balance on our unsecured line of credit facility. See our discussion of the statements of cash flows for a description of our cash activity during the three months ended March 31, 2011 and 2010.

We consider all demand deposits, money market accounts and investments in certificates of deposit and repurchase agreements purchased with a maturity of three months or less, at the date of purchase, to be cash equivalents. We maintain our cash and cash equivalents at financial institutions. The combined account balances at one or more institutions could periodically exceed the Federal Depository Insurance Corporation

(FDIC) insurance coverage and, as a result, there is a concentration of credit risk related to amounts on deposits in excess of FDIC insurance coverage. However, we do not believe the risk is significant based on our review of the rating of the institutions where our cash is deposited. In 2008, FDIC insurance coverage was increased to \$250,000 per depositor at each insured bank. This increase will be in place until December 31, 2013, at which time it will return to \$100,000 per depositor, unless coverage is further extended. As of December 31, 2010, all funds in a noninterest-bearing transaction account are insured in full by the FDIC from December 31, 2010, through December 31, 2012. This temporary unlimited coverage is in addition to, and separate from, the coverage of at least \$250,000 available to depositors under the FDIC s general deposit insurance rules.

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Income generated from our investment properties is the primary source from which we generate cash. Other sources of cash include amounts raised from the sale of securities, including shares of our common stock sold under our DRP and ongoing ATM issuance program, draws on our unsecured line of credit facility, which may be limited due to covenant compliance requirements, proceeds from financings secured by our investment properties, earnings we retain that are not distributed to our stockholders and fee income received from our unconsolidated joint venture properties. As of March 31, 2011, we were in compliance with the financial covenants on our unsecured credit facilities. We had up to \$110,000 available under our \$150,000 line of credit facility and an additional \$100,000 available under an accordion feature. The access to the accordion feature requires approval of the lending group. If approved, the terms for the funds borrowed under the accordion feature would be current market terms and not the terms of the existing line of credit facility. The lending group is not obligated to approve access to the additional funds. If necessary, such as for new acquisitions, we believe we can generate capital by entering into financing arrangements or joint venture agreements with institutional investors. We use our cash primarily to pay distributions to our stockholders, for operating and interest expenses at our investment properties, for purchasing additional investment properties, joint venture commitments, to repay draws on the line of credit facility and for retiring mortgages payable.

On November 10, 2009, we entered into a Sales Agency Agreement with BMO Capital Markets Corp. (BMO) to offer and sell up to \$100 million of our common stock from time to time through BMO, acting as sales agent. Offers and sales of shares of our common stock may be made in privately negotiated transactions (if we and BMO have so agreed in writing) or by any other method deemed to be an at the market offering as defined in Rule 415 under the Securities Act, including sales made directly on the New York Stock Exchange or to or through a market maker. We have referred to the arrangement with BMO in this report on Form 10-Q as our ATM issuance program. As of March 31, 2011, we have issued an aggregate of approximately 3,816 shares of our common stock pursuant to the ATM issuance program. We received net proceeds of approximately \$31,691 from the issuance of these shares and used the proceeds for growth opportunities, including acquisitions for our joint venture with IPCC.

As a means of conserving capital in recent years, we deferred making certain capital expenditures, such as roof and parking lot replacements. Additionally, as a result of the significant leasing activity we have experienced during the last half of 2010, we anticipate significant expenditures related to tenant improvements and leasing commissions. We anticipate that the costs of these capital improvements, tenant improvements and leasing commissions will be more than \$10,000 higher than the average expended in previous years. We expect to fund these improvements using cash from operations and draws on our unsecured line of credit facility. During the three months ended March 31, 2011, we incurred \$12,986 in costs for tenant improvements and \$2,302 for leasing commissions, as compared to \$2,768 for tenant improvements and \$779 for leasing commissions during the three months ended March 31, 2010. We do not expect this trend to carry forward into future years. We expect to complete these deferred capital projects and the work related to our new leases in 2011. Although we expect to fund these types of projects in the future, we expect the amount of spending on these items will return to levels comparable to years prior to 2011.

Certain joint venture commitments require us to invest cash in properties under development. In certain cases, this capital is invested for periods longer than expected. We have delayed completion of our development projects from our original 2010 and 2011 completion dates to an additional one to two years due to challenging conditions. Therefore, our investment of \$26,504 in our development projects will be committed longer than originally anticipated. We have guaranteed approximately \$11,300 of current unconsolidated joint venture debt. These guarantees are in effect for the entire term of each respective loan as set forth in the loan documents. There is no assurance that we will be able to recover the funds invested in these ventures or that we will earn a return on these invested funds.

We invest in marketable securities of other entities, including REITs. These investments in available-for-sale securities totaled \$9,990 at March 31, 2011, consisting of preferred and common stock investments. At March 31, 2011, we had recorded an accumulated net unrealized gain of \$3,252 on these investment securities. Realized gains and losses from the sale of available-for-sale securities are specifically identified and determined. During the three months ended March 31, 2011 and 2010, we realized gains on sale of \$455 and \$1,042, respectively.

As of March 31, 2011, we owned interests in 143 investment properties, including those owned through our unconsolidated joint ventures. In the aggregate, our investment properties are currently generating sufficient cash flow to pay our operating expenses, monthly debt service requirements and current distributions. Monthly debt service requirements are primarily interest only as only certain of our secured mortgages require monthly principal amortization.

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The following table presents the principal amount of the debt maturing each year, including monthly annual amortization of principal, based on debt outstanding at March 31, 2011:

	2011 (a)	2012	2013 (b)	2014 (c)	2015	Thereafter	Total
Maturing debt:							
Fixed rate debt	\$ 146,277	58,868	4,171	163,965(e)	20,777	138,825	532,883
Variable rate debt	15,146	33,741(d)	190,000	6,200			245,087
Weighted average interest							
rate							
Fixed rate debt	4.57%	5.22%		5.27%	6.50%	5.64%	5.22%
Variable rate debt	4.26%	4.34%	3.50%	0.63%			3.59%

⁽a) Included in the debt maturing in 2011 is our convertible notes issued during 2006, which mature in 2026. They are included in 2011 because that is the earliest date these notes can be redeemed or the note holder can require us to repurchase their note. The total for convertible notes above reflects the total principal amount outstanding, in the amount of \$80,785. The consolidated balance sheets are presented net of a fair value adjustment of \$2,427.

- (b) Included in the debt maturing during 2013 are our unsecured credit facilities, totaling \$190,000. After the amendments completed in March 2011, we pay interest only during the term of these facilities at a variable rate equal to either 325 basis points over LIBOR or 225 basis points over the Alternate Base Rate, in effect at the time of the borrowing. As of March 31, 2011, the weighted average interest rate on outstanding draws on the line of credit facility was 3.52%, and the interest rate on the term loan was 3.50%. These credit facilities require compliance with certain covenants, such as debt service ratios, minimum net worth requirements, distribution limitations and investment restrictions. As of March 31, 2011, we were in compliance with these financial covenants.
- (c) Included in the debt maturing in 2014 is our convertible notes issued during 2010, which mature in 2029. They are included in 2014 because that is the earliest date these notes can be redeemed or the note holder can require us to repurchase their note. The total for convertible notes above reflects the total principal amount outstanding, in the amount of \$29,215. The consolidated balance sheets are presented net of a fair value adjustment of \$1,699.
- (d) We have guaranteed a mortgage for \$2,700 and we would be required to make a payment on this guarantee upon the default of any of the provisions in the loan document, unless the default is otherwise waived.
- (e) We have guaranteed a mortgage for approximately \$19,100 and we would be required to make a payment on this guarantee upon the default of any of the provisions in the loan document, unless the default is otherwise waived.

Our mortgages payable are secured by certain of our investment properties. Mortgage loans outstanding as of March 31, 2011 were \$477,970 and had a weighted average interest rate of 5.19%. Of this amount, \$422,883 had fixed rates ranging from 4.11% to 7.65% and a weighted average fixed rate of 5.35% as of March 31, 2011. The remaining \$55,087 of mortgage debt represented variable rate loans with a weighted average interest rate of 3.90% as of March 31, 2011. Additionally, we had \$300,000 of unsecured debt outstanding, comprised of our term loan, line of credit facility and the face value of our convertible notes with a weighted average interest rate of 3.95%.

As of March 31, 2011, approximately \$78,600 of consolidated mortgages payable and \$80,785 in face value of convertible notes mature prior to year end. We will soon be in discussions with the various lenders to refinance the secured debt maturing in 2011 or will repay the debt using draws on our unsecured line of credit facility. If our attempts to refinance are successful, we anticipate that the average rates on the new borrowings could be approximately 100 to 200 basis points above average expiring rates. Finalizing these new borrowings is subject to, among

other things, the lenders completing their respective due diligence and negotiating and executing definitive agreements. There is no assurance we will be able to complete these borrowings. We expect to repay any convertible notes that might be put to us using funds from one or more of several sources, including but not limited to, issuing new notes, draws on our unsecured line of credit, proceeds from financing unencumbered properties and proceeds from the sale of shares under our ATM issuance program.

Statements of Cash Flows

The following table summarizes our consolidated statements of cash flows for the three months ended March 31, 2011 and 2010:

	2011	2010
Net cash provided by operating activities	\$13,148	17,397
Net cash provided by (used in) investing activities	\$(10,910)	1,538
Net cash used in financing activities	\$(6,964)	(14,505)

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2011 Compared to 2010

Net cash provided by operating activities was \$13,148 for the three months ended March 31, 2011, as compared to \$17,397 for the three months ended March 31, 2010. The decrease in cash provided by operating activities is due primarily to the contribution of properties to our joint venture with PGGM and properties sold during the three months ended March 31, 2011 and the year ended December 31, 2010. Additionally, the decrease in cash from operating activities is due to an increase in accounts receivable, which we anticipate collecting as we complete our annual tenant reconciliations.

Net cash used in investing activities was \$10,910 for the three months ended March 31, 2011, as compared to net cash provided by investing activities of \$1,538 for the three months ended March 31, 2010. The primary reason for the increase in cash used in investing activities was the use of \$20,800 to purchase investment properties and \$5,915 in additions to investment properties during the three months ended March 31, 2011, as compared to no investment property acquisitions and \$2,912 in additions to investment properties during the three months ended March 31, 2010. Additionally, we used \$1,473 to pay leasing commissions for new tenants and \$471 to purchase investment securities during the three months ended March 31, 2011, as compared to the use of \$771 for leasing commissions and receiving proceeds of \$1,323 from the sale of investment securities during the three months ended March 31, 2010. Partially offsetting the increase in cash used in investing activities was the receipt of \$2,124 from the sale of investment properties and \$14,240 from the sale of joint venture interests in connection with our joint venture with IPCC during the three months ended March 31, 2011, as compared to no investment property sales and the receipt of \$3,446 from the sale of joint venture interests during the three months ended March 31, 2010.

Net cash used in financing activities was \$6,964 for the three months ended March 31, 2011, as compared to \$14,505 for the three months ended March 31, 2010. The primary reason for the decrease in cash used in financing activities was the receipt of \$5,200 in loan proceeds and using only \$663 to repay debt during the three months ended March 31, 2011, as compared to the use of \$14,250 to repay certain mortgages secured by our investment properties during the three months ended March 31, 2010. Partially offsetting this decrease in cash used during the three months ended March 31, 2011 was the net repayment of \$5,000 on our line of credit facility, as compared to receiving net proceeds of \$5,000 during the three months ended March 31, 2010. Additionally, we used \$710 to repurchase noncontrolling interest units during the three months ended March 31, 2011 and no such repurchases were completed during the three months ended March 31, 2010.

Results of Operations

This section describes and compares our results of operations for the three months ended March 31, 2011 and 2010, respectively. At March 31, 2011, we had ownership interests in 29 single-user retail properties, 61 Neighborhood Centers, 22 Community Centers, 30 Power Centers and 1 Lifestyle Center. We generate almost all of our net operating income from property operations. In order to evaluate our overall portfolio, management analyzes the net operating income of properties that we have owned and operated for the same three month periods during each year, referred to herein as same store properties. Property net operating income is a non-GAAP measure that allows management to monitor the operations of our existing properties for comparable periods to measure the performance of our current portfolio and we are able to determine the effects of our new acquisitions on net income. Net operating income is also meaningful as an indicator of the effectiveness of our management of properties because net operating income excludes certain items that are not reflective of management, such as depreciation and interest expense.

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A total of 112 of our investment properties were—same store—properties during the periods presented. These properties comprise approximately 9.6 million square feet. In the table below,—other investment properties—includes activity from properties acquired during the three months ended March 31, 2011 and the year ended December 31, 2010, two properties in which we took over ownership control from our joint venture partner, properties contributed to our joint ventures and activity from properties owned through our joint venture with IPCC while they were consolidated. Operations from properties acquired through this joint venture are recorded as consolidated income until those properties become unconsolidated with the first sale of ownership interest to investors. Once the operations are unconsolidated, the income is included in equity in earnings (loss) of unconsolidated joint ventures in the accompanying consolidated statements of operations and other comprehensive income. The same store—investment properties represent 92% of the square footage of our consolidated portfolio at March 31, 2011. The following table presents the net operating income, broken out between—same store—and—other investment properties, prior to straight-line rental income, amortization of lease intangibles, interest, depreciation, amortization and bad debt expense for the three months ended March 31, 2011 and 2010 along with reconciliation to net loss available to common stockholders, calculated in accordance with U.S. GAAP.

	Three months ended March 31, 2011	Three months ended March 31, 2010
Rental income and tenant recoveries:		
Same store investment properties, 112 properties		
	\$ 26,955	26,854
Tenant recovery income	13,120	11,944
Other property income	425	364
Other investment properties		
Rental income	2,560	1,342
Tenant recovery income	910	727
Other property income	38	15
Total rental and additional rental income	\$ 44,008	41,246
Property operating expenses:		
Same store investment properties, 112 properties		
1 7 1 6 1	\$ 8,277	7,663
Real estate tax expense	8,275	7,980
Other investment properties		
Property operating expenses	804	380
Real estate tax expense	720	420
Total property operating expenses	\$ 18,076	16,443
Property net operating income		
1 1	\$ 23,948	23,519
Other investment properties	1,984	1,284
Total property net operating income	\$ 25,932	24,803
Other income:		
Straight-line rents	495	50
Amortization of lease intangibles	18	(27)
Other income	706	2,470
Fee income from unconsolidated joint ventures	1,163	632
Loss from change in control of investment property	(690)	
Gain on sale of joint venture interest	313	474
Other expenses:		
Income tax benefit (expense) of taxable REIT subsidiary	(121)	34
Bad debt expense	(1,185)	(2,073)
Depreciation and amortization	(12,435)	(10,055)
General and administrative expenses	(3,722)	(3,229)
Interest expense	(10,957)	(7,791)
Provision for asset impairment	` ' '	(5,451)

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Equity in loss of unconsolidated ventures	(359)	(2,576)
Loss from continuing operations	(842)	(2,739)
Income from discontinued operations	217	80
Net loss	(625)	(2,659)
Less: Net income attributable to the noncontrolling interest	(36)	(73)
Net loss available to common stockholders	\$ (661)	(2,732)

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On a same store basis, (comparing the results of operations of the investment properties owned during the three months ended March 31, 2011 with the results of the same investment properties during the three months ended March 31, 2010), property net operating income increased \$429 with total rental and additional rental income increasing \$1,338 and total property operating expenses increasing \$909.

Net loss available to common stockholders decreased \$2,071 for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010.

Rental income increased \$101 on a same store basis, for the three months ended Mach 31, 2011, as compared to the three months ended March 31, 2010. Total rental income increased \$1,319, for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010, reflecting an increase in rental income from our other investment properties. This increase is a result of investment properties acquired during the three months ended March 31, 2011 and the year ended December 31, 2010, including the change in control transactions related to Algonquin Commons and Orchard Crossing, and on properties owned through our joint venture with IPCC, while they were consolidated.

Tenant recovery income increased \$1,176 on a same store basis, for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010, primarily due to increases in property operating expenses and real estate tax expenses. Additionally, the tenant recovery income increased due to an increase in same store financial occupancy, which results in the recovery of a higher percentage of property operating and real estate tax expenses. Total tenant recovery income increased \$1,359, for the three months ended March 31, 2011, as compared to the three months ending March 31, 2010, reflecting an increase in tenant recovery income on our other investment properties.

Property operating expenses increased \$614 on a same store basis, for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010, due primarily to increased snow removal costs. Total property operating expenses increased \$1,038, reflecting an increase costs incurred on our other investment properties. This increase is a result of investment properties acquired during the three months ended March 31, 2011 and the year ended December 31, 2010, and on properties owned through our joint venture with IPCC, while they were consolidated.

Other income decreased \$1,764 for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010. This decrease is due to gains on sale related to securities sold during the three months ended March 31, 2010 and to income related to Orland Park Outlots. During the three months ended March 31, 2010, we were granted possession of a vacant building at our Orland Park Place Outlots investment property. Previously, we had a ground lease with a restaurant operator. Upon default by the tenant, we added this building to our portfolio, according to the lease terms, resulting in income of \$890.

Fee income from unconsolidated joint ventures increased \$531 for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010. This increase is due in most part to an increase in acquisition fees earned on sales of interests through our IPCC joint venture.

During the three months ended March 31, 2011, we recorded a loss from change in control of investment properties of \$690 related to Orchard Crossing, a property previously owned through our joint venture with Pine Tree Institutional Realty, LLC (Pine Tree). Prior to the change in control, this property was unconsolidated and we accounted for it under the equity method of accounting.

Bad debt expense decreased \$888 for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010. The decrease in bad debt expense is due to fewer tenant bankruptcies and tenant failures. We periodically review the collectability of outstanding receivables. Allowances are taken for those balances that we have reason to believe may be uncollectable, including any amounts relating to straight-line rent receivables. Amounts deemed to be uncollectable are written off.

Depreciation and amortization increased \$2,380, for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010, due to depreciation recorded on Algonquin Commons after the change in control transaction during 2010, and the write off of tenant improvement assets, as a result of early lease terminations.

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Interest expense increased \$3,166 for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010. The increase is primarily due to an increase in interest of approximately \$1,900 on our mortgages payable, which now includes Algonquin Commons, and approximately \$1,100 on our unsecured credit facilities due to increased interest rates. The weighted average interest rate on the unsecured credit facilities was 3.5% at March 31, 2011, as compared to 2.1% at March 31, 2010.

During the three months ended March 31, 2010, we recorded a provision for asset impairment of \$5,451 related to one development joint venture project, to reflect the investment at fair value. We did not record any such impairments during the three months ended March 31, 2011.

Equity in loss of unconsolidated joint ventures decreased \$2,217 for the three months ended March 31, 2011, as compared to the three months ended March 31, 2010. The primary reason for this decrease is a decline in impairment charges recorded related to a development joint venture property during the three months ended March 31, 2010. The total impairment loss recorded was \$5,550 at the joint venture level. Our pro rata share of this loss, equal to \$2,498, is included in this item on the accompanying consolidated statements of operations and other comprehensive income.

Captive Insurance

We are a member of a limited liability company formed as an insurance association captive (the Captive), which is owned in equal proportions with three other REITs sponsored by an affiliate of The Inland Group, Inc. (TIGI), Inland American Real Estate Trust, Inc., Inland Western Retail Real Estate Trust, Inc., Inland Diversified Real Estate Trust, Inc. and us. The Captive is serviced by Inland Risk and Insurance Management, Inc., also an affiliate of TIGI. The Captive was formed to initially insure/reimburse the members deductible obligations for the first \$75 above the insured s maintenance deductible of \$10 of property insurance and \$100 of general liability insurance. We entered into the Captive to stabilize our insurance costs, manage our exposures and recoup expenses through the functions of the captive program. This entity is considered to be a VIE and we are not considered the primary beneficiary. This investment is accounted for using the equity method of accounting. We were not required to make additional capital contributions to this entity during the three months ended March 31, 2011 and the year ended December 31, 2010. During the three months ended March 31, 2011, we received a return of equity in the amount of \$63 related to the Captive.

Joint Ventures

Consolidated joint ventures are those where we have a controlling financial interest in the joint venture or are the primary beneficiary of a variable interest entity. The primary beneficiary is the party that has a controlling financial interest in the VIE, which is defined by the entity having both of the following characteristics: 1) the power to direct the activities that, when taken together, most significantly impact the VIE s performance, and 2) the obligation to absorb losses and right to receive the returns from the VIE that would be significant to the VIE. The third parties interests in these consolidated entities are reflected as noncontrolling interest in the accompanying consolidated financial statements. All inter-company balances and transactions have been eliminated in consolidation.

Off Balance Sheet Arrangements

Unconsolidated Real Estate Joint Ventures

Unconsolidated joint ventures are those where we do not have a controlling financial interest in the joint venture or are not the primary beneficiary of a VIE. We account for our interest in these ventures using the equity method of accounting. Our profit/loss allocation percentage and related investment in each joint venture is summarized in the following table.

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Joint Venture Entity	Company s Profit/Loss Allocation Percentage at March 31, 2011	Investment in and advances to unconsolidated joint ventures at March 31, 2011	Investment in and advances to unconsolidated joint ventures at December 31, 2010
IN Retail Fund LLC (a)	50% \$	26,903	27,275
NARE/Inland North Aurora I, II & III (b)	45%	12,843	13,139
Oak Property and Casualty	25%	1,224	1,475
TMK/Inland Aurora Venture LLC (b)	40%	2,480	2,531
PTI Ft Wayne, LLC, PTI Boise LLC, PTI Westfield, LLC (c) (d)	85%	11,181	17,764
INP Retail LP (e)	55%	40,241	33,464
IRC/IREX Venture II LLC (f)	(g)	4,514	7,968
Investment in and advances to unconsolidated joint ventures	\$	99,386	103,616

- (a) Joint venture with New York State Teachers Retirement System (NYSTRS)
- (b) The profit/loss allocation percentage is allocated after the calculation of our preferred return.
- (c) Joint venture with Pine Tree Institutional Realty, LLC (Pine Tree)
- (d) We took control of PTI Ft Wayne, LLC in 2011, and the property is now consolidated. There is no investment reflected in the current period.
- (e) Joint venture with PGGM Private Real Estate Fund (PGGM)
- (f) Joint venture with Inland Private Capital Corporation (IPCC)
- (g) Our profit/loss allocation percentage varies based on the amount of interest we hold in the properties that are in the selling process.

Effective June 7, 2010, we formed a joint venture with PGGM, a leading Dutch pension fund administrator and asset manager. In conjunction with the formation, the joint venture established two separate REIT entities to hold title to the properties included in the joint venture. This joint venture may acquire up to \$270,000 of grocery-anchored and community retail centers located in Midwestern U.S. markets. During the year ended December 31, 2010, PGGM contributed \$20,000 of equity and we contributed four retail centers with an approximate gross value of \$45,000 to the joint venture. The equity contributed by PGGM is held in the joint venture and used as our equity contribution towards future acquisitions. Additionally, the joint venture acquired two retail centers during the year ended December 31, 2010 with an approximate gross value of \$41,000. The joint venture agreement contemplates that we, subject to the conditions described in the governing joint venture documents being satisfied, we will contribute additional assets from our consolidated portfolio and PGGM will contribute additional equity to the venture as new acquisitions are identified. During the three months ended March 31, 2011, the joint venture purchased Joffco Square. In conjunction with this purchase, PGGM contributed approximately \$4,800 to the joint venture, and we used approximately \$5,800 of the proceeds from our initial contributions to the venture. Additionally, during the three months ended March 31, 2011, we contributed an additional two retail centers with an approximate gross value of \$18,000. Under the terms of the agreement, PGGM s potential equity contribution to the venture may total up to \$130,000. As of March 31, 2011, PGGM s remaining commitment is approximately \$90,000. The joint venture expects to acquire additional assets using leverage consistent with our existing business plan during the next two years. PGGM owns a forty-five percent equity ownership interest and we own a fifty-five percent interest in the venture. We are the managing partner of the venture and earn fees for asset management, property management, leasing and other services provided to the venture.

During the three months ended March 31, 2011, we took control of Orchard Crossing, a property previously held through our joint venture with Pine Tree. Prior to the change in control, we accounted for our investment in this property as an unconsolidated entity.

Our control of Orchard Crossing was accounted for as a business combination, which required us to record the assets and liabilities of Orchard Crossing at fair value. We valued the property using a discounted cash flow model, including discount rates and capitalization rates on the expected future cash flows of the property. The initial accounting for the business combination has not been completed because the appraisal for the property has not yet been received. We estimated fair value of the debt by discounting the future cash flows of the instrument at a rate currently offered for similar debt instruments. This consolidation resulted in a loss to us of \$690 which is reflected as loss from change in control of investment properties on the accompanying consolidated statements of operations and other comprehensive income.

The following table summarizes the estimated fair values of the assets acquired and liabilities assumed at the date of the Orchard Crossing business combination:

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Investment properties	\$ 20,127
Other assets	838
Total assets acquired	\$ 20,965
Mortgages payable	14,800
Other liabilities	294
Net assets acquired	\$ 5,871

The following table summarizes the investment in Orchard Crossing.

Investments in and advances to unconsolidated joint ventures at December 31, 2010	\$ 6,597
Investments in and advances to unconsolidated joint ventures 2011 activity	(61)
Loss from change in control of investment properties	(690)
Closing credits	25
Net assets acquired at February 1, 2011	\$ 5,871

Inland Exchange Venture Corporation (IEVC), a TRS previously formed by us, entered into a limited liability company agreement with IPCC, a wholly-owned subsidiary of TIGI. The resulting joint venture was formed to facilitate IEVC s participation in tax-deferred exchange transactions pursuant to Section 1031 of the Internal Revenue Code using properties made available to the joint venture by IEVC. We executed a joinder to the joint venture agreement, agreeing to perform certain expense reimbursement and indemnification obligations thereunder. IEVC coordinates the joint venture s acquisition, property management and leasing functions, and earns fees for services provided to the joint venture, including management and leasing fees, as well as acquisition fees, which are split equally between IEVC and IPCC. We will continue to earn property management and leasing fees on all properties acquired for this venture, including after all interests have been sold to the investors.

During the three months ended March 31, 2011, our joint venture with IPCC acquired one investment property. During the three months ended March 31, 2011 and 2010, we earned acquisition and management fees from this venture which are included in fee income from unconsolidated joint ventures on the accompanying consolidated statements of operations and other comprehensive income. We previously agreed to temporarily reduce the management fees that may be charged on the Bank of America properties, with the intention that the fees would be reinstated gradually over the next two to three years. These properties are completely sold and we continue to receive the reduced fee, until the fees are completely reinstated beginning in January 2013. Additionally, in conjunction with the sales, we recorded gains of approximately \$313 and \$474, for the three months ended March 31, 2011 and 2010, respectively, which are included in gain on sale of joint venture interests on the accompanying consolidated statements of operations and other comprehensive income.

Our proportionate share of the earnings or losses from these ventures is reflected as equity in earnings (loss) of unconsolidated joint ventures on the accompanying consolidated statements of operations and other comprehensive income. Additionally, we earn fees for providing property management, leasing and acquisition activities to these ventures. We recognize fee income equal to our joint venture partner s share of the expense or commission in the accompanying consolidated statements of operations and other comprehensive income. During the three months ended March 31, 2011 and 2010, we earned \$1,163 and \$632, respectively, in fee income from our unconsolidated joint ventures. This fee income fluctuated due in most part to acquisition fees related to sales on properties sold through our joint venture with IPCC. Acquisition fees are earned on the IPCC joint venture properties as the interests are sold to the investors. These fees are reflected on the accompanying consolidated statements of operations and other comprehensive income as fee income from unconsolidated joint ventures.

The operations of properties contributed to the joint ventures by us are not recorded as discontinued operations because of our continuing involvement with these shopping centers. Differences between our investment in the joint ventures and the amount of the underlying equity in net assets of the joint ventures are due to basis differences resulting from our equity investment recorded at its historical basis versus the fair

value of certain of our contributions to the joint venture. Such differences are amortized over depreciable lives of the joint venture s property assets. During the three months ended March 31, 2011 and 2010 we recorded \$466 and \$366, respectively, of amortization of this basis difference.

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The unconsolidated joint ventures had total outstanding debt in the amount of \$303,789 (total debt, not our pro rata share) at March 31, 2011 that matures as follows:

Joint Venture Entity	2	2011 (a)	2012	2013	2014	2015	Thereafter	Total
IN Retail Fund LLC	\$	55,277	47,300	33,675	11,795	22,000		170,047
NARE/Inland North Aurora I (b)		17,469						17,469
NARE/Inland North Aurora II		3,549						3,549
NARE/Inland North Aurora III		13,819						13,819
PDG/Tuscany Village Venture (c)		9,052						9,052
PTI Boise LLC (d)			2,700					2,700
PTI Westfield LLC (e)		7,350						7,350
TDC Inland Lakemoor LLC (f)			22,105					22,105
INP Retail LP						5,800	32,590	38,390
IRC/IREX Venture II LLC							19,308	19,308
Total unconsolidated joint venture debt	\$	106,516	72,105	33,675	11,795	27,800	51,898	303,789

⁽a) The joint ventures will soon be in discussions with various lenders to extend or restructure this joint venture debt although there is no assurance that we, or our joint venture partners, will be able to restructure this debt on terms and conditions we find acceptable, if at all.

- (e) This loan matures in December 2011. We have guaranteed approximately \$1,200 of this outstanding loan.
- (f) This loan matures in October 2012. We have guaranteed approximately \$9,000 of this outstanding loan.

We have guaranteed approximately \$11,300 of unconsolidated joint venture debt as of March 31, 2011. These guarantees are in effect for the entire term of each respective loan as set forth in the loan documents. We would be required to make payments related to these guarantees upon the default of any of the provisions in the loan documents, unless the default is otherwise waived. We are required to estimate the fair value of these guarantees and record a corresponding liability. We have determined that the fair value of such guarantees are immaterial as of March 31, 2011 and have not recorded a liability related to these guarantees on the accompanying consolidated balance sheets.

When circumstances indicate there may have been a loss in value of an equity method investment, we evaluate the investment for impairment by estimating our ability to recover our investments from future expected cash flows. If we determine the loss in value is other than temporary, we will recognize an impairment charge to reflect the investment at fair value. During the three months ended March 31, 2010, a total impairment loss of \$5,550, related to NARE/Inland North Aurora I, was recorded at the joint venture level. Our pro rata share of this loss, equal to \$2,498, is included in equity in loss of unconsolidated joint ventures on the accompanying consolidated statements of operations and other

⁽b) We have guaranteed approximately \$1,100 of this outstanding loan.

⁽c) This loan matured in September 2009. We are not a party to this loan agreement and therefore have not guaranteed any portion of this loan. The joint venture is engaged in discussions with the lender to extend this debt. The lender has not taken any negative actions with regards to this matured loan.

⁽d) This loan matures in October 2012. In September 2009, we purchased the mortgage from the lender at a discount and became a lender to the joint venture.

comprehensive income. Additionally, during the three months ended March 31, 2010, we recorded an impairment loss of \$5,451 related to PDG/Tuscany Village Venture to reflect the investment at fair value. This amount is included in provision for asset impairment on the accompanying consolidated statements of operations and other comprehensive income. No impairment adjustments were required during the three months ended March 31, 2011.

Development Joint Ventures

Our development joint ventures with five independent partners are designed to take advantage of what we believe are the unique strengths of each development team, while potentially diversifying our risk. Our development partners have historically identified opportunities, assembled and completed the entitlement process for the land, and gauged national big box retailer interest in the location before bringing the project to us for consideration. We typically contribute financing, leasing, and property management expertise to enhance the productivity of the new developments and are typically entitled to earn a preferred return on our portion of invested capital.

Within the prevailing economic environment, a number of retailers have delayed new store openings until market conditions substantially improve. In light of this marketplace reality, we have extended delivery dates for these projects up to two years. To provide clarity as to the current status of our development projects, we have divided them into two categories; active projects and land held for future development.

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The projects considered active projects are Savannah Crossing in Aurora, Illinois, North Aurora Phase I in North Aurora, Illinois, and Southshore Shopping Center in Boise, Idaho. Construction is essentially complete at Savannah Crossing and Southshore Shopping Center is a redevelopment of an existing building.

The remaining development properties are categorized as land held for future development. These include North Aurora Phase II and III in North Aurora, Illinois, Shops at Lakemoor in Lakemoor, Illinois, Lantern Commons in Westfield, Indiana, and Tuscany Village in Paradise, Florida.

We will deploy capital for construction or improvements to development properties only when we have signed commitments from retailers.

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Non-GAAP Financial Measures

We consider FFO a widely accepted and appropriate measure of performance for a REIT. FFO provides a supplemental measure to compare our performance and operations to other REITs. Due to certain unique operating characteristics of real estate companies, NAREIT has promulgated a standard known as FFO, which it believes more accurately reflects the operating performance of a REIT such as ours. As defined by NAREIT, FFO means net income computed in accordance with U.S. GAAP, excluding gains (or losses) from sales of operating property, plus depreciation and amortization and after adjustments for unconsolidated entities in which the REIT holds an interest. We have adopted the NAREIT definition for computing FFO. Management uses the calculation of FFO for several reasons. We use FFO to compare our performance to that of other REITs in our peer group. Additionally, FFO is used in certain employment agreements to determine incentives payable by us to certain executives, based on our performance. The calculation of FFO may vary from entity to entity since capitalization and expense policies tend to vary from entity to entity. Items that are capitalized do not impact FFO whereas items that are expensed reduce FFO. Consequently, our presentation of FFO may not be comparable to other similarly titled measures presented by other REITs. FFO does not represent cash flows from operations as defined by U.S. GAAP, it is not indicative of cash available to fund all cash flow needs and liquidity, including our ability to pay distributions and should not be considered as an alternative to net income, as determined in accordance with U.S. GAAP, for purposes of evaluating our operating performance. The following table reflects our FFO for the periods presented, reconciled to net loss available to common stockholders for these periods:

		Three months ended March 31, 2011	Three months ended March 31, 2010
Net loss available to common stockholders	\$	(661)	(2,732)
Gain on sale of investment property		(197)	
Loss from change in control of investment property		690	
Equity in depreciation and amortization of unconsolidated joint ventures		3,263	3,600
Amortization on in-place lease intangibles		1,452	565
Amortization on leasing commissions		337	274
Depreciation, net of noncontrolling interest		10,597	9,320
Funds From Operations available to common stockholders	\$	15,481	11,027
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Net loss available to common stockholders per weighted average common share basic and diluted	\$	(0.01)	(0.02)
basic and diluted	Ф	(0.01)	(0.03)
Funds From Operations available to common stockholders, per weighted average			
common share basic and diluted	\$	0.18	0.13
Weighted average number of common shares outstanding, basic and diluted		87,858	85,346
Distributions declared	\$	12,557	12,173
Distributions per common share	\$	0.14	0.14
Items impacting FFO:			
			F 454
Provision for asset impairment			5,451
Provision for asset impairment included in equity in loss of unconsolidated joint			2.400
ventures			2,498
Tax benefit related to current impairment charges, net of valuation allowance		422	147
Other non-cash adjustments		423	

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EBITDA is defined as earnings (losses) from operations excluding: (1) interest expense; (2) income tax benefit or expenses; (3) depreciation and amortization expense; and (4) gains (loss) on non-operating property. We believe EBITDA is useful to us and to an investor as a supplemental measure in evaluating our financial performance because it excludes expenses that we believe may not be indicative of our operating performance. By excluding interest expense, EBITDA measures our financial performance regardless of how we finance our operations and capital structure. By excluding depreciation and amortization expense, we believe we can more accurately assess the performance of our portfolio. Because EBITDA is calculated before recurring cash charges such as interest expense and taxes and is not adjusted for capital expenditures or other recurring cash requirements, it does not reflect the amount of capital needed to maintain our properties nor does it reflect trends in interest costs due to changes in interest rates or increases in borrowing. EBITDA should be considered only as a supplement to net earnings and may be calculated differently by other equity REITs.

We believe EBITDA is an important supplemental non-GAAP measure. We utilize EBITDA to calculate our interest expense coverage ratio, which equals EBITDA divided by total interest expense. We believe that using EBITDA, which excludes the effect of non-operating expenses and non-cash charges, all of which are based on historical cost and may be of limited significance in evaluating current performance, facilitates comparison of core operating profitability between periods and between REITs, particularly in light of the use of EBITDA by a seemingly large number of REITs in their reports on forms 10-Q and 10-K. We believe that investors should consider EBITDA in conjunction with net income and the other required U.S. GAAP measures of our performance to improve their understanding of our operating results.

	Three months ended March 31, 2011	Three months ended March 31, 2010
Loss from continuing operations	\$ (842)	(2,739)
Loss from change in control of investment property	690	
Net income attributable to noncontrolling interest	(36)	(73)
Income tax (benefit) expense of taxable REIT subsidiary	121	(34)
Income from discontinued operations, excluding gains	20	80
Interest expense	10,957	7,791
Interest expense associated with discontinued operations		148
Interest expense associated with unconsolidated joint ventures	2,024	2,906
Depreciation and amortization	12,435	10,055
Depreciation and amortization associated with discontinued operations	4	195
Depreciation and amortization associated with unconsolidated joint ventures	3,263	3,600
EBITDA available to common stockholders	\$ 28,636	21,929
Total Interest Expense	\$ 12,981	10,845
EBITDA: Interest Expense Coverage Ratio	\$ 2.2 x	2.0 x
Items impacting EBITDA		
Provision for asset impairment		5,451
Provision for asset impairment included in equity in loss of unconsolidated joint ventures		2,498
Other non-cash adjustments	423	,,,,

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Subsequent Events

On April 13, 2011, our joint venture with IPCC purchased a portfolio of sixteen net leased properties from an unaffiliated third party for approximately \$46,900. Simultaneously with the closing, the joint venture obtained secured financing on this portfolio in the amount of \$24,700. We funded the remaining purchase price on behalf of the joint venture, using cash on hand and a draw on our line of credit. IPCC will be syndicating the properties in two separate offerings.

On April, 18, 2011, we paid a cash distribution of \$0.0475 per share on the outstanding shares of our common stock to stockholders of record at the close of business on March 31, 2011.

On April 18, 2011, we announced that we had declared a cash distribution of \$0.0475 per share on the outstanding shares of our common stock. This distribution is payable on May 17, 2011 to the stockholders of record at the close of business on May 2, 2011.

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Item 3. Quantitative and Qualitative Disclosures about Market Risk

Interest Rate Risk

We may enter into derivative financial instrument transactions in order to mitigate our interest rate risk on a related financial instrument. We may designate these derivative financial instruments as hedges and apply hedge accounting, as the instrument to be hedged will expose us to interest rate risk, and the derivative financial instrument is designed to reduce that exposure. Gains or losses related to the derivative financial instrument would be deferred and amortized over the terms of the hedged instrument. If a derivative terminates or is sold, the gain or loss is recognized.

During the year ended December 31, 2010 we entered into an interest rate swap contract, as a requirement under a new \$60,000 secured mortgage.

Our exposure to market risk for changes in interest rates relates to the fact that some of our long-term debt consists of variable interest rate loans. These variable rate loans are based on LIBOR, therefore, fluctuations in LIBOR will have an impact on our consolidated financial statements. We seek to limit the impact of interest rate changes on earnings and cash flows and to lower our overall borrowing costs by closely monitoring our variable rate debt and converting this debt to fixed rates when we deem such conversion advantageous.

Our interest rate risk is monitored using a variety of techniques, including periodically evaluating fixed interest rate quotes on all variable rate debt and the costs associated with converting the debt to fixed rate debt. Also, existing fixed and variable rate loans which are scheduled to mature in the next year or two are evaluated for possible early refinancing or extension based on our view of the current interest rate environment. The table below presents the principal amount of the debt maturing each year, including monthly annual amortization of principal, through December 31, 2015 and thereafter and weighted average interest rates for the debt maturing in each specified period. The instruments, the principal amounts of which are presented below, were entered into for non-trading purposes.

	20	11 (a) (b)	2012 (a)	2013 (c)	2014 (d)	2015	Thereafter	Total	Fair Value (e)
Fixed rate debt	\$	146,277	58,868	4,171	163,965(g)	20,777	138,825	532,883	547,851
Weighted average interest rate		4.57%	5.22%		5.27%	6.50%	5.64%	5.22%	
Variable rate debt	\$	15,146	33,741(f)	190,000	6,200			245,087	226,355
Weighted average interest rate		4.26%	4.34%	3.50%	0.63%			3.59%	

⁽a) Approximately \$78,600 of our mortgages payable mature prior to April 2012. We will soon be in discussions with the various lenders to refinance this maturing debt or will repay the debt using draws on our unsecured line of credit facility. If our attempts to refinance are successful, we anticipate that the average rates on the new borrowings could be approximately 100 to 200 basis points above the average expiring rates. Finalizing these new borrowings is subject to, among other things, the lenders completing their respective due diligence and negotiating and executing definitive agreements. There is no assurance we will be able to complete these borrowings

- (b) Included in the debt maturing in 2011 is our convertible notes issued during 2006, which mature in 2026. They are included in 2011 because that is the earliest date these notes can be redeemed or the note holder can require us to repurchase their note. The total for convertible notes above reflects the total principal amount outstanding, in the amount of \$80,785. The consolidated balance sheets are presented net of a fair value adjustment of \$2,427.
- (c) Included in the debt maturing during 2013 are our unsecured credit facilities, totaling \$190,000. After the amendments completed in March 2011, we pay interest only during the term of these facilities at a variable rate equal to either 325 basis points over LIBOR or 225 basis points over the Alternate Base Rate, in effect at the time of the borrowing. As of March 31, 2011, the weighted average interest rate on outstanding draws on the line of credit facility was 3.52%, and the interest rate on the term loan was 3.50%. These credit facilities require compliance with certain covenants, such as debt service ratios, minimum net worth requirements, distribution limitations and investment restrictions. As of March 31, 2011, we were in compliance with these financial covenants.
- (d) Included in the debt maturing in 2014 is our convertible notes issued during 2010, which mature in 2029. They are included in 2014 because that is the earliest date these notes can be redeemed or the note holder can require us to repurchase their note. The total for convertible notes above reflects the total principal amount outstanding, in the amount of \$29,215. The consolidated balance sheets are presented net of a fair value adjustment of \$1,699.
- (e) The fair value of debt is the amount at which the instrument could be exchanged in a current transaction between willing parties. We estimate the fair value of our debt by discounting the future cash flows of each instrument at rates currently offered to us for similar debt instruments of comparable maturities by our lenders.
- (f) We have guaranteed a mortgage for \$2,700 and we would be required to make a payment on this guarantee upon the default of any of the provisions in the loan document, unless the default is otherwise waived.
- (g) We have guaranteed a mortgage for \$19,100 and we would be required to make a payment on this guarantee upon the default of any of the provisions in the loan document, unless the default is otherwise waived.

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The table above does not reflect indebtedness incurred after March 31, 2011. Our ultimate exposure to interest rate fluctuations depends on the amount of indebtedness that bears interest at variable rates, the time at which the interest rate is adjusted, the amount of the adjustment, our ability to prepay or refinance variable rate indebtedness, fixed rate debt that matures and needs to be refinanced and hedging strategies used to reduce the impact of any increases in rates.

At March 31, 2011, approximately \$245,087, or 32%, of our debt has variable interest rates averaging 3.59%. An increase in the variable interest rates charged on debt containing variable interest rate terms, constitutes a market risk. A 0.25% annualized increase in interest rates would have increased our interest expense by approximately \$153 for the three months ended March 31, 2011.

Equity Price Risk

Equity price risk is the risk that we will incur economic losses due to adverse changes in equity prices. Our exposure to changes in equity prices is a result of our investment in securities. At March 31, 2011, our investment in securities, classified as available for sale, totaled \$9,990. The carrying values of investments in securities subject to equity price risks are based on quoted market prices as of the date of the consolidated balance sheets. Market prices are subject to fluctuation and, therefore, the amount realized in the subsequent sale of an investment may significantly differ from the reported market value. Fluctuation in the market price of a security may result from any number of factors including perceived changes in the underlying fundamental characteristics of the issuer, the relative price of alternative investments and general market conditions. Additionally, amounts realized in the sale of a particular security may be affected by the relative quantity of the security being sold. We do not engage in derivative or other hedging transactions to manage our equity price risk.

We believe that our investments will continue to generate dividend income and, as the stock market recovers, we have begun to recognize gains on sale.

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Item 4. Controls and Procedures
Evaluation of Disclosure Controls and Procedures
We have established disclosure controls and procedures to ensure that material information relating to the Company, including our consolidated subsidiaries, is made known to the officers who certify our financial reports and to the members of senior management and the Board of Directors.
Based on management s evaluation as of March 31, 2011, our chief executive officer and chief financial officer have concluded that our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the Exchange Act)) were effective as of the date of evaluation to ensure that the information required to be disclosed by us in the reports that we file or submit under the Exchange Act, is recorded, processed, summarized and reported within the time periods specified in SEC rules and forms.
Changes in Internal Control over Financial Reporting
There were no changes to our internal control over financial reporting (as defined in Rules 13a-15(f) and 15(d)-15(f) under the Exchange Act) during the three months ended March 31, 2011 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.
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Item 6.

Exhibits

PART II - Other Information

Item 1. Legal Proceedings
We are not party to, and none of our properties is subject to, any material pending legal proceedings.
Item 1A. Risk Factors
Not Applicable.
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds
Not Applicable.
Item 3. Defaults Upon Senior Securities
None.
Item 4. Reserved
Item 5. Other Information
Not Applicable.

The following exhibits are filed as part of this document or incorporated herein by reference:

Item No.

Description Fourth Articles of Amendment and Restatement of the Registrant (1) 3.1 Amended and Restated Bylaws of the Registrant effective April 23, 2010 (2) 3.2 4.1 Specimen Stock Certificate (3) Dividend Reinvestment Plan of the Registrant (4) 4.2 Second Amendment to Amended and Restated Term Loan Agreement dated as of March 11, 2011, by and among Inland Real Estate Corporation as Borrower, KeyBank National Association, individually and as Administrative Agent and the Lenders. (5) Second Amendment to Fourth Amended and Restated Credit Agreement dated as of March 11, 2011, by and among Inland Real Estate Corporation as Borrower, KeyBank National Association, individually and as Administrative Agent and the Lenders. (6) 10.3 Employment Agreement between Inland Real Estate Corporation and Mark E. Zalatoris, effective as of January 1, 2011 Employment Agreement between Inland Real Estate Corporation and Brett A. Brown, effective as of January 1, 2011 (8) 10.4 Employment Agreement between Inland Real Estate Corporation and D. Scott Carr, effective as of January 1, 2011 (9) Employment Agreement between Inland Real Estate Corporation and Beth Sprecher Brooks, effective as of January 1, 10.6 2011 (10) 10.7 Employment Agreement between Inland Real Estate Corporation and William W. Anderson, effective as of January 1, 2011 (11) 10.8 First Amendment to the Limited Liability Company Agreement of IRC - IREX Venture II, L.L.C. dated as of January 1, 2011 (12)

Certification of Principal Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (*)

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31.2 Certification of Principal Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (*) Certification of Principal Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (*) 32.1 Certification of Principal Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (*) The following financial information from our Quarterly Report on Form 10-Q for the three months ended March 31, 2011, filed with the Securities and Exchange Commission on May 9, 2011, is formatted in Extensible Business Reporting Language (XBRL): (i) Consolidated Balance Sheets, (ii) Consolidated Statements of Operations and Other Comprehensive Income, (iii) Consolidated Statements of Equity, (iv) Consolidated Statements of Cash Flows (v) Notes to Consolidated Financial Statements (tagged as blocks of text). (13) Incorporated by reference to Exhibit 3.1 to the Registrant s Quarterly Report on Form 10-Q for the quarterly period ended (1) June 30, 2005, as filed by the Registrant with the Securities and Exchange Commission on August 9, 2005 (file number 001-32185). Incorporated by reference to Exhibit 3.2 to the Registrant s Current Report on Form 8-K dated April 23, 2010, as filed by (2) the Registrant with the Securities and Exchange Commission on April 23, 2010 (file number 001-32185). Incorporated by reference to Exhibit 4.2 to the Registrant s Post-Effective Amendment No. 1 to Form S-3 Registration (3) Statement, as filed by the Registrant with the Securities and Exchange Commission on July 30, 2004 (file number 333-107077). Incorporated by reference to the Registrant s Form S-3 Registration Statement, as filed by the Registrant with the (4) Securities and Exchange Commission on July 15, 2009 (file number 333-160582). (5) Incorporated by reference to Exhibit 10.1 to the Registrant s Current Report on Form 8-K, as filed by the Registrant with the Securities and Exchange Commission on March 17, 2011 (file number 001-32185). Incorporated by reference to Exhibit 10.2 to the Registrant s Current Report on Form 8-K, as filed by the Registrant with (6) the Securities and Exchange Commission on March 17, 2011 (file number 001-32185). Incorporated by reference to Exhibit 10.1 to the Registrant s Current Report on Form 8-K, as filed by the Registrant with (7) the Securities and Exchange Commission on May 5, 2011 (file number 001-32185). Incorporated by reference to Exhibit 10.2 to the Registrant s Current Report on Form 8-K, as filed by the Registrant with (8) the Securities and Exchange Commission on May 5, 2011 (file number 001-32185). Incorporated by reference to Exhibit 10.3 to the Registrant s Current Report on Form 8-K, as filed by the Registrant with (9) the Securities and Exchange Commission on May 5, 2011 (file number 001-32185). Incorporated by reference to Exhibit 10.4 to the Registrant s Current Report on Form 8-K, as filed by the Registrant with (10)the Securities and Exchange Commission on May 5, 2011 (file number 001-32185). 44

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(11)	Incorporated by reference to Exhibit 10.5 to the Registrant s Current Report on Form 8-K, as filed by the Registrant with the Securities and Exchange Commission on May 5, 2011 (file number 001-32185).
(12)	Incorporated by reference to Exhibit 10.23 to the Registrant s Annual Report on Form 10-K, as filed by the Registrant with the Securities and Exchange Commission on February 28, 2011 (file number 001-32185).
(13)	The XBRL related information in Exhibit 101 to this Quarterly Report on Form 10-Q shall not be deemed filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended, or otherwise subject to liability of that section and shall not be incorporated by reference into any filing or other document pursuant to the Securities Act of 1933, as amended, except as shall be expressly set forth by specific reference in such filing or document.
(*)	Filed as part of this document.
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SIGNATURES

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

INLAND REAL ESTATE CORPORATION

/s/ MARK E. ZALATORIS

By: Mark E. Zalatoris

President and Chief Executive Officer (principal

executive officer)

Date: May 5, 2011

/s/ BRETT A. BROWN

By: Brett A. Brown

Chief Financial Officer (principal financial and

accounting officer)

Date: May 5, 2011

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Exhibit Index

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(*)	Filed as part of this document.