UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 10-Q

(Mark one)				-				
\boxtimes	QUARTERLY REP	PORT PURSUANT TO S	SECTION 13 OR 15(d) (OF THE SECURITIES I	EXCHANGE ACT OF 193	34		
			For the quarte	erly period ended Sep	tember 30, 2025			
				or				
	TRANSITION REP	ORT PURSUANT TO S	SECTION 13 OR 15(d) (OF THE SECURITIES I	EXCHANGE ACT OF 193	34		
F	or the transition perio	d from			to			
			Commis	sion File Number: 1-1	4023			
			GC P	PT DEFE	I E S			
			_	FENSE PROP registrant as specified	_			
			Maryland		23-2947217			
		•	r other jurisdiction of		(I.R.S. Employer			
		incorpora	ation or organization)		Identification No.)			
	6711 C	•	e, Suite 300, Columbia	, MD		21046		
		(Address of principa	i executive oπices)			(Zip Cod	e)	
			(Registrant's tele	(443) 285-5400 ephone number, includi	ng area code)			
Securities	registered pursuant t	o Section 12(b) of the A	ct:					
-	Т	itle of each class		Trading Symbol(s	s) Name		hange on which registered	
Common	Shares of beneficial in	nterest, \$0.01 par value		CDP		New York	Stock Exchange	
							nge Act of 1934 during the p nts for the past 90 days. ⊠ Y	
					File required to be submit was required to submit		t to Rule 405 of Regulation S ☑ Yes □ No	S-T
							g company, or an emerging o Rule 12b-2 of the Exchange	
Large acce	lerated filer	Accelerated filer	□ Non-accelerated	filer \square	Smaller reporting company		Emerging growth company	
			k if the registrant has ele a) of the Exchange Act.		ended transition period fo	or complying	with any new or revised finar	ncial
Indicate by	y check mark whether	the registrant is a shell	company (as defined in	Rule 12b-2 of the Exc	nange Act). 🗆 Yes 🛛 No)		
As of	October 23, 2025, 11	3,210,594 of COPT Def	ense Properties' Comm	on Shares of Beneficia	Interest, \$0.01 par value	, were issue	d and outstanding.	
-								

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

COPT Defense Properties and Subsidiaries Consolidated Balance Sheets (in thousands, except share data) (unaudited)

	S	eptember 30, 2025	D	ecember 31, 2024
Assets				
Properties, net				
Operating properties, net	\$	3,372,672	\$	3,353,477
Projects in development or held for future development		353,184		277,049
Total properties, net		3,725,856		3,630,526
Property - operating lease right-of-use assets		51,838		55,760
Cash and cash equivalents		23,687		38,284
Investment in unconsolidated real estate joint ventures		36,301		39,360
Accounts receivable, net		38,931		42,234
Deferred rent receivable		173,758		161,438
Lease incentives, net		68,263		64,013
Deferred leasing costs (net of accumulated amortization of \$42,807 and \$44,060, respectively)		72,272		71,268
Investing receivables (net of allowance for credit losses of \$4,204 and \$2,792, respectively)		79,772		69,680
Prepaid expenses and other assets, net		80,754		81,628
Total assets	\$	4,351,432	\$	4,254,191
Liabilities and equity	-		-	
Liabilities				
Debt, net	\$	2,443,518	\$	2,391,755
Accounts payable and accrued expenses		135,331		126,031
Rents received in advance and security deposits		36,988		38,560
Dividends and distributions payable		35,220		33,909
Deferred revenue associated with operating leases		43,671		39,752
Property - operating lease liabilities		46,203		49,240
Other liabilities		31,245		14,377
Total liabilities		2,772,176		2,693,624
Commitments and contingencies (Note 17)			-	
Redeemable noncontrolling interest		24,217		23,974
Equity		•		·
Shareholders' equity				
Common Shares of beneficial interest (\$0.01 par value; 150,000,000 shares authorized; shares issued and outstanding of 112,950,359 at September 30, 2025 and 112,703,460 at December 31, 2024)		1,130		1,127
Additional paid-in capital		2,497,736		2,494,369
Cumulative distributions in excess of net income		(991,935)		(1,003,401)
Accumulated other comprehensive income		79		988
Total shareholders' equity		1,507,010		1,493,083
Noncontrolling interests in subsidiaries	-	7 7		,,
Common units in COPT Defense Properties, L.P. ("CDPLP")		33,024		28,935
Other consolidated entities		15.005		14,575
Noncontrolling interests in subsidiaries	_	48,029	_	43,510
Total equity		1,555,039		1,536,593
Total liabilities, redeemable noncontrolling interest and equity	\$	4,351,432	\$	4,254,191
Total nasmass, reasonable noncontrolling interest and equity	Ψ	7,001,402	Ψ	7,404,131

COPT Defense Properties and Subsidiaries Consolidated Statements of Operations (in thousands, except per share data) (unaudited)

	For the Three Months Ended September 30,				For the Nine Months			s Ended September 0,	
		2025		2024		2025		2024	
Revenues									
Lease revenue	\$	178,272	\$	170,549	\$	529,178	\$	501,601	
Other property revenue		2,038		2,014		6,186		4,710	
Construction contract and other service revenues		8,485		16,662		31,202		63,523	
Total revenues		188,795		189,225		566,566		569,834	
Operating expenses									
Property operating expenses		70,356		68,881		209,311		199,037	
Depreciation and amortization associated with real estate operations		40,631		38,307		119,563		114,819	
Construction contract and other service expenses		7,952		16,127		29,530		61,746	
General, administrative, leasing and other expenses		12,030		11,416		36,097		35,195	
Total operating expenses		130,969		134,731		394,501		410,797	
Interest expense		(20,894)		(20,376)		(62,336)		(61,760)	
Interest and other income, net		2,591		3,324		5,382		10,330	
Gain on sales of real estate		3,018				3,318		<u> </u>	
Income before equity in income of unconsolidated entities and income taxes	· ·	42,541		37,442		118,429		107,607	
Equity in income of unconsolidated entities		1,815		85		2,541		180	
Income tax expense		(612)		(130)		(832)		(312)	
Net income		43,744		37,397		120,138		107,475	
Net income attributable to noncontrolling interests									
Common units in CDPLP		(924)		(711)		(2,496)		(2,013)	
Other consolidated entities		(1,093)		(601)		(2,828)		(1,654)	
Net income attributable to common shareholders	\$	41,727	\$	36,085	\$	114,814	\$	103,808	
Earnings per common share									
Net income attributable to common shareholders - basic	\$	0.37	\$	0.32	\$	1.02	\$	0.92	
Net income attributable to common shareholders - diluted	\$	0.37	\$	0.32	\$	1.01	\$	0.92	

COPT Defense Properties and Subsidiaries Consolidated Statements of Comprehensive Income (in thousands) (unaudited)

	For the Three Septen	Months ber 30,	Ended	For the Nine Months Ended Septem 30,				
	 2025	2024			2025		2024	
Net income	\$ 43,744	\$	37,397	\$	120,138	\$	107,475	
Other comprehensive loss								
Unrealized income (loss) on interest rate derivatives	67		(2,582)		261		1,309	
Reclassification adjustments on interest rate derivatives recognized in interest expense	(368)		(1,170)		(1,296)		(3,522)	
Total other comprehensive loss	(301)		(3,752)		(1,035)		(2,213)	
Comprehensive income	43,443		33,645		119,103		105,262	
Comprehensive income attributable to noncontrolling interests	(1,979)		(1,116)		(5,198)		(3,511)	
Comprehensive income attributable to common shareholders	\$ 41,464	\$	32,529	\$	113,905	\$	101,751	

COPT Defense Properties and Subsidiaries Consolidated Statements of Equity (Dollars in thousands) (unaudited)

	Additional Distri Common Paid-in Exce		Cumulative vistributions in Excess of Net Income	stributions in Other ccess of Net Comprehensive			olling ts	Total		
For the Three Months Ended September 30, 2024					_		_			
Balance at June 30, 2024 (112,650,930 common shares outstanding)	\$	1,127	\$ 2,489,931	\$	(1,008,087)	\$	3,614	\$ 43	3,921	\$ 1,530,506
Conversion of common units to common shares (40,000 shares)		_	538		_		_		(538)	_
Redemption of common units		_	_		_		_		(142)	(142)
Share-based compensation (2,276 shares issued, net of redemptions)		_	1,012		_		_	1	1,729	2,741
Redemption of vested equity awards		_	(66)		_		_		_	(66)
Adjustments to noncontrolling interests resulting from changes in ownership of CDPLP		_	1,597		_		_	(1	1,597)	_
Comprehensive income		_	_		36,085		(3,556)		610	33,139
Dividends		_	_		(33,258)		_		_	(33,258)
Distributions to owners of common units in CDPLP		_	_		_		_		(645)	(645)
Distributions to noncontrolling interests in other consolidated entities		_	_		_		_		(8)	(8)
Adjustments for changes in fair value of redeemable noncontrolling interest		_	328		_		_		_	328
Balance at September 30, 2024 (112,693,206 common shares outstanding)	\$	1,127	\$ 2,493,340	\$	(1,005,260)	\$	58	\$ 43	3,330	\$ 1,532,595
For the Three Months Ended September 30, 2025										
Balance at June 30, 2025 (112,929,288 common shares outstanding)	\$	1,129	\$ 2,495,422	\$	(999,218)	\$	342	\$ 48	3,066	\$ 1,545,741
Conversion of common units to common shares (22,292 shares)		1	302		_		_		(303)	_
Redemption of common units		_	_		_		_		(129)	(129)
Share-based compensation (1,221 shares redeemed, net of issuances)		_	1,116		_		_	2	2,022	3,138
Redemption of vested equity awards		_	(55)		_		_		_	(55)
Adjustments to noncontrolling interests resulting from changes in ownership of CDPLP		_	1,910		_		_	(1	1,910)	_
Comprehensive income		_	_		41,727		(263)	1	1,045	42,509
Dividends		_	_		(34,444)				_	(34,444)
Distributions to owners of common units in CDPLP		_	_		` <u> </u>		_		(754)	(754)
Distributions to noncontrolling interests in other consolidated entities		_	_		_		_		(8)	(8)
Adjustments for changes in fair value of redeemable noncontrolling interest		_	(959)		_		_		_	(959)
Balance at September 30, 2025 (112,950,359 common shares outstanding)	\$	1,130	\$ 2,497,736	\$	(991,935)	\$	79	\$ 48	3,029	\$ 1,555,039

COPT Defense Properties and Subsidiaries Consolidated Statements of Equity (continued) (Dollars in thousands) (unaudited)

	Additional Distrib Common Paid-in Exces		Cumulative stributions in excess of Net Income Accumulated Other Comprehensive Income		Noncontrolling Interests		Total		
For the Nine Months Ended September 30, 2024									
Balance at December 31, 2023 (112,555,352 common shares outstanding)	\$	1,126	\$ 2,489,989	\$	(1,009,318)	\$ 2,115	\$ 39,843	\$	1,523,755
Conversion of common units to common shares (40,000 shares)		_	538		_	_	(538)		_
Redemption of common units		_	_		_	_	(1,420)		(1,420)
Share-based compensation (97,854 shares issued, net of redemptions)		1	3,132		_	_	5,093		8,226
Redemption of vested equity awards		_	(1,194)		_	_	_		(1,194)
Adjustments to noncontrolling interests resulting from changes in ownership of CDPLP		_	(269)		_	_	269		_
Comprehensive income		_	_		103,808	(2,057)	2,065		103,816
Dividends		_	_		(99,750)	_	_		(99,750)
Distributions to owners of common units in CDPLP		_	_		_	_	(1,959)		(1,959)
Distributions to noncontrolling interests in other consolidated entities		_	_		_	_	(23)		(23)
Adjustments for changes in fair value of redeemable noncontrolling interest			1,144						1,144
Balance at September 30, 2024 (112,693,206 common shares outstanding)	\$	1,127	\$ 2,493,340	\$	(1,005,260)	\$ 58	\$ 43,330	\$	1,532,595
For the Nine Months Ended September 30, 2025									
Balance at December 31, 2024 (112,703,460 common shares outstanding)	\$	1,127	\$ 2,494,369	\$	(1,003,401)	\$ 988	\$ 43,510	\$	1,536,593
Conversion of common units to common shares (33,881 shares)		1	458		_	_	(459)		_
Redemption of common units		_	_		_	_	(469)		(469)
Share-based compensation (213,018 shares issued, net of redemptions)		2	3,368		_	_	5,863		9,233
Redemption of vested equity awards		_	(1,264)		_	_	_		(1,264)
Adjustments to noncontrolling interests resulting from changes in ownership of CDPLP		_	1,048		_	_	(1,048)		_
Comprehensive income		_	_		114,814	(909)	2,929		116,834
Dividends		_	_		(103,348)	_	_		(103,348)
Distributions to owners of common units in CDPLP		_	_		_	_	(2,274)		(2,274)
Distributions to noncontrolling interests in other consolidated entities		_	_		_	_	(23)		(23)
Adjustments for changes in fair value of redeemable noncontrolling interest		_	(243)		_	_	_		(243)
Balance at September 30, 2025 (112,950,359 common shares outstanding)	\$	1,130	\$ 2,497,736	\$	(991,935)	\$ 79	\$ 48,029	\$	1,555,039

COPT Defense Properties and Subsidiaries Consolidated Statements of Cash Flows (in thousands) (unaudited)

	For	the Nine Months	Ended	l September 30,
		2025		2024
Cash flows from operating activities				
Revenues from real estate operations received	\$	532,741	\$	513,267
Construction contract and other service revenues received		40,457		60,441
Property operating expenses paid		(212,184)		(196,123)
Construction contract and other service expenses paid		(33,437)		(54,728)
General, administrative, leasing and other expenses paid		(26,839)		(26,210)
Interest expense paid		(58,878)		(58,742)
Lease incentives paid		(17,247)		(13,893)
Interest and other income received		2,885		6,426
Other		1,112		(561)
Net cash provided by operating activities		228,610		229,877
Cash flows from investing activities				
Properties in development or held for future development		(130,789)		(129,387)
Acquisitions of operating properties and related intangible assets				(32,244)
Tenant improvements on operating properties		(41,764)		(36,698)
Other capital improvements on operating properties		(16,015)		(22,572)
Non-operating distributions from unconsolidated real estate joint venture		21,874		962
Investing receivables funded		(9,521)		(2,087)
Leasing costs paid		(12,187)		(10,743)
Other		5,286		3,649
Net cash used in investing activities		(183,116)		(229,120)
Cash flows from financing activities		`		· · · · · ·
Proceeds from debt				
Revolving Credit Facility		313,000		_
Repayments of debt				
Revolving Credit Facility		(264,000)		_
Scheduled principal amortization		(1,376)		(1,879)
Other debt repayments				(27,649)
Common share dividends paid		(102,155)		(98,581)
Other		(5,870)		(6,401)
Net cash used in financing activities		(60,401)		(134,510)
Net decrease in cash and cash equivalents and restricted cash		(14,907)		(133,753)
Cash and cash equivalents and restricted cash		, , , ,		(, , , , ,
Beginning of period		39,697		169,424
End of period	\$	24,790	\$	35,671
			_	

COPT Defense Properties and Subsidiaries Consolidated Statements of Cash Flows (continued) (in thousands) (unaudited)

	For	the Nine Months	For the Nine Months Ended Septem		
		2025		2024	
Reconciliation of net income to net cash provided by operating activities					
Net income	\$	120,138	\$	107,475	
Adjustments to reconcile net income to net cash provided by operating activities					
Depreciation and other amortization		121,001		116,605	
Amortization of deferred financing costs and net debt discounts		5,162		5,106	
Change in net deferred rent receivable and liability		(8,146)		(1,103	
Gain on sales of real estate		(3,318)		_	
Share-based compensation		8,739		7,826	
Other		(2,797)		(2,399	
Changes in operating assets and liabilities					
Decrease in accounts receivable		3,421		6,503	
Increase in lease incentives and prepaid expenses and other assets, net		(6,800)		(14,279	
(Decrease) increase in accounts payable, accrued expenses and other liabilities		(7,218)		6,339	
Decrease in rents received in advance and security deposits		(1,572)		(2,196	
Net cash provided by operating activities	\$	228,610	\$	229,87	
Reconciliation of cash and cash equivalents and restricted cash	_				
Cash and cash equivalents at beginning of period	\$	38,284	\$	167,820	
Restricted cash at beginning of period		1,413		1,604	
Cash and cash equivalents and restricted cash at beginning of period	\$	39,697	\$	169,424	
Cash and cash equivalents at end of period	\$	23.687	Ф	34,478	
Restricted cash at end of period	Ψ	1.103	Ψ	1.193	
Cash and cash equivalents and restricted cash at end of period	\$	24,790	\$	35,67	
Supplemental schedule of non-cash investing and financing activities	<u> </u>	21,700	<u> </u>	00,01	
Increase (decrease) in accrued capital improvements, leasing and other investing activity costs	\$	14.221	\$	(9,008	
Recognition of operating right-of-use assets and related lease liabilities	\$	302	\$	2.976	
Decrease in fair value of derivatives applied to accumulated other comprehensive income and noncontrolling interests	\$	(1,035)	\$	(2,213	
Dividends/distributions payable	\$,	\$	33,91	
Decrease in noncontrolling interests and increase in shareholders' equity in connection with the conversion of common units into common shares	\$	459	\$	538	
Adjustments to noncontrolling interests resulting from changes in CDPLP ownership	\$	(1,048)	•	269	
Increase (decrease) in redeemable noncontrolling interest and decrease (increase) in equity to adjust for changes in fair value of redeemable noncontrolling interest	\$	243	\$	(1,144	
5 11 11 11 11 11 11 11 11 11 11 11 11 11	•			()	

COPT Defense Properties and Subsidiaries Notes to Consolidated Financial Statements (unaudited)

1. Organization

COPT Defense Properties ("COPT Defense") and subsidiaries (collectively, the "Company", "we" or "us") is a fully-integrated and self-managed real estate investment trust ("REIT") focused on owning, operating and developing properties in locations proximate to, or sometimes containing, key U.S. Government ("USG") defense installations and missions (which we refer to herein as our Defense/IT Portfolio). Our tenants include the USG and their defense contractors, who are primarily engaged in priority national security activities, and who generally require mission-critical and high security property enhancements. As of September 30, 2025, our Defense/IT Portfolio included:

- 198 operating properties totaling 22.6 million square feet comprised of 16.7 million square feet in 167 office properties and 5.9 million square feet in 31 single-tenant data center shells. We owned 24 of these data center shells totaling 4.3 million square feet through unconsolidated real estate joint ventures;
- · five properties under development (three office properties and two data center shells) that will total approximately 812,000 square feet upon completion; and
- approximately 1,000 acres of land controlled that we believe could be developed into approximately 10.7 million square feet.

We also owned six other operating properties totaling 2.0 million square feet and approximately 50 acres of other developable land in the Greater Washington, DC/Baltimore region as of September 30, 2025.

We conduct almost all of our operations and own almost all of our assets through our operating partnership, COPT Defense Properties, L.P. ("CDPLP") and subsidiaries (collectively, the "Operating Partnership"), of which COPT Defense is the sole general partner. CDPLP owns real estate directly and through subsidiary partnerships and limited liability companies ("LLCs"). In addition to owning real estate, CDPLP also owns subsidiaries that provide real estate services such as property management, development and construction services primarily for our properties but also for third parties, most of which are tenants. Some of these services are performed by a taxable REIT subsidiary ("TRS").

Equity interests in CDPLP are in the form of common and preferred units. As of September 30, 2025, COPT Defense owned 97.3% of the outstanding CDPLP common units ("common units") and there were no preferred units outstanding. Common units not owned by COPT Defense carry certain redemption rights. The number of common units owned by COPT Defense is equivalent to the number of outstanding common shares of beneficial interest ("common shares") of COPT Defense, and the entitlement of common units to quarterly distributions and payments in liquidation is substantially the same as that of COPT Defense common shareholders.

COPT Defense's common shares are publicly traded on the New York Stock Exchange ("NYSE") under the ticker symbol "CDP".

2. Summary of Significant Accounting Policies

Basis of Presentation

These consolidated financial statements include the accounts of COPT Defense, the Operating Partnership, their subsidiaries and other entities in which COPT Defense has a majority voting interest and control. We also consolidate certain entities when control of such entities can be achieved through means other than voting rights ("variable interest entities" or "VIEs") if we are deemed to be the primary beneficiary of such entities. We eliminate all intercompany balances and transactions in consolidation.

We use the equity method of accounting when we own an interest in an entity and can exert significant influence over but cannot control the entity's operations. We discontinue equity method accounting if our investment in an entity (and net advances) is reduced to zero unless we have guaranteed obligations of the entity or are otherwise committed to provide further financial support for the entity.

When we own an equity investment in an entity and cannot exert significant influence over its operations, we measure the investment at fair value, with changes recognized through net income. For an investment without a readily determinable fair value, we measure the investment at cost, less any impairments, plus or minus changes resulting from observable price changes for an identical or similar investment of the same issuer.

These interim financial statements should be read together with the consolidated financial statements and notes thereto as of and for the year ended December 31, 2024 included in our 2024 Annual Report on Form 10-K. The unaudited consolidated financial statements include all adjustments that are necessary, in the opinion of management, to fairly state our financial position and results of operations. All adjustments are of a normal recurring nature. The consolidated financial statements have been prepared using the accounting policies described in our 2024 Annual Report on Form 10-K.

Reclassifications

We reclassified certain amounts from prior periods to conform to the current period presentation of our consolidated financial statements with no effect on previously reported net income or equity.

Recent Accounting Pronouncements

Effective January 1, 2025, we adopted guidance issued by the Financial Accounting Standards Board ("FASB") aimed at reducing complexity and diversity in practice in determining whether a profits interest award is accounted for as a share-based payment. Our adoption of this guidance did not change the accounting for any of our share-based compensation award types, and therefore did not affect our consolidated financial statements.

In December 2023, the FASB issued guidance to improve income tax disclosures. This guidance requires enhanced annual disclosures primarily related to existing rate reconciliation and income taxes paid disclosure requirements and is effective for us for our 2025 annual reporting. We expect to apply this guidance prospectively and do not expect it to materially affect our future related disclosures.

In November 2024, the FASB issued guidance requiring disaggregated disclosure of specified information about certain expense categories included in expense line items on the consolidated statements of operations in the notes to the financial statements. This guidance is effective for us for annual periods beginning after December 15, 2026 and interim periods beginning after December 15, 2027. Early adoption is permitted. We expect to apply this guidance prospectively to financial statements issued for reporting periods after the effective date. We are currently assessing the application of this guidance on our future consolidated financial statements.

In July 2025, the FASB issued guidance providing a practical expedient for use in estimating expected credit losses on non-lease revenue related accounts receivable and contract assets. The practical expedient permits an entity to assume that current conditions as of the balance sheet date do not change for the remaining life of the asset. The guidance is effective for us for interim and annual periods beginning after December 15, 2025. Early adoption is permitted and the guidance will be applied prospectively. We are currently assessing the application of this guidance on our future consolidated financial statements.

3. Fair Value Measurements

Recurring Fair Value Measurements

The fair values of our interest rate derivatives, as disclosed in Note 9, are determined using widely accepted valuation techniques, including a discounted cash flow analysis on the expected cash flows of each derivative. This analysis reflects the contractual terms of the derivatives, including the period to maturity, and uses observable market-based inputs, including interest rate market data and implied volatilities in such interest rates. While we determined that the majority of the inputs used to value our derivatives fall within Level 2 of the fair value hierarchy, the credit valuation adjustments associated with our interest rate derivatives utilize Level 3 inputs, such as estimates of current credit spreads, to evaluate the likelihood of default. However, as of September 30, 2025, we assessed the significance of the impact of the credit valuation adjustments on the overall valuation of our derivatives and determined that these adjustments were not significant. As a result, we determined that our interest rate derivative valuations in their entirety are classified in Level 2 of the fair value hierarchy.

The carrying values of cash and cash equivalents, restricted cash, accounts receivable, other assets (excluding investing receivables) and accounts payable and accrued expenses are reasonable estimates of their fair values because of the short maturities of these instruments. The fair values of our investing receivables, as disclosed in Note 7, were based on the discounted estimated future cash flows of the loans (categorized within Level 3 of the fair value hierarchy); the discount rates used approximate current market rates for loans with similar maturities and credit quality, and the estimated cash payments include scheduled principal and interest payments. For our disclosure of debt fair values in Note 8, we estimated the fair value of our unsecured senior notes based on quoted market rates for our senior notes (categorized within Level 1 of the fair value hierarchy) and estimated the fair value of our other debt based on the discounted estimated future cash payments to be made on such debt (categorized within Level 3 of the fair value hierarchy); the discount rates used approximate current market rates for loans, or groups of loans, with similar maturities and credit quality, and the estimated future payments include scheduled principal and interest payments. Fair value estimates are made as of a specific point in time, are subjective in nature and involve uncertainties and matters of significant judgment.

The table below sets forth our financial assets and liabilities accounted for at fair value on a recurring basis as of September 30, 2025 and the hierarchy level of inputs used in measuring their respective fair values under applicable accounting standards (in thousands):

Description	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total
Assets (1)				
Interest rate derivatives	<u>\$</u>	\$ 280	<u>\$</u>	\$ 280

(1) Included in the line entitled "prepaid expenses and other assets, net" on our consolidated balance sheet.

4. Properties, Net

Operating properties, net consisted of the following (in thousands):

	September 30, 2025	December 31, 2024
Land	\$ 495,523	\$ 495,707
Buildings and improvements	4,521,621	4,395,063
Less: Accumulated depreciation	(1,644,472)	(1,537,293)
Operating properties, net	\$ 3,372,672	\$ 3,353,477

Leases

Lessor Arrangements

We lease real estate properties, comprised primarily of office properties and data center shells, to third parties. These leases encompass all, or a portion, of properties, with various expiration dates. Our lease revenue is comprised of: fixed-lease revenue, including contractual rent billings under leases recognized on a straight-line basis over lease terms and amortization of lease incentives and above- and below-market lease intangibles; and variable-lease revenue, including tenant expense recoveries, lease termination revenue and other revenue from tenants that is not fixed under leases. The table below sets forth our composition of lease revenue recognized between fixed- and variable-lease revenue (in thousands):

	For	the Three Month 3	ns End 0,	led September	For the Nine Months Ended September 30,				
Lease revenue	2025			2024		2025		2024	
Fixed	\$	135,957	\$	129,357	\$	403,982	\$	382,918	
Variable		42,315		41,192		125,196		118,683	
	\$	178,272	\$	170,549	\$	529,178	\$	501,601	

Lessee Arrangements

As of September 30, 2025, our balance sheet included \$54.3 million in right-of-use assets associated primarily with land leased from third parties underlying certain properties that we are operating with various expiration dates. Our property right-of-use assets and property lease liabilities on our consolidated balance sheets consisted of the following (in thousands):

Leases	Balance Sheet Location	Se	ptember 30, 2025	December 31, 2024		
Right-of-use assets						
Operating leases - Property	Property - operating lease right-of-use assets	\$	51,838	\$	55,760	
Finance leases - Property	Prepaid expenses and other assets, net		2,435		2,491	
Total right-of-use assets		\$	54,273	\$	58,251	
Lease liabilities						
Operating leases - Property	Property - operating lease liabilities	\$	46,203	\$	49,240	
Finance leases - Property	Other liabilities		370		391	
Total lease liabilities		\$	46,573	\$	49,631	

As of September 30, 2025, our operating leases had a weighted average remaining lease term of 40 years and a weighted average discount rate of 7.4%, while our finance leases had a weighted average remaining lease term of seven years and a weighted average discount rate of 9.1%. The table below presents our total property lease cost (in thousands):

	For the Three Months Ended September 30,								
Statement of Operations Location	2025			2024		2025		2024	
Property operating expenses	\$	2,276	\$	1,929	\$	6,813	\$	5,687	
Property operating expenses		27		42		81		219	
Property operating expenses		19		19		56		56	
Interest expense		8		9		26		28	
	\$	2,330	\$	1,999	\$	6,976	\$	5,990	
	Property operating expenses Property operating expenses Property operating expenses	Property operating expenses Property operating expenses Property operating expenses Property operating expenses	Statement of Operations Location Septem 2025 Property operating expenses 2,276 Property operating expenses 27 Property operating expenses 19 Interest expense 8	September 3 Statement of Operations Location September 3 Property operating expenses \$ 2,276 \$ Property operating expenses 27 Property operating expenses 19 Interest expense 8	September 30, Statement of Operations Location 2025 2024 Property operating expenses \$ 2,276 \$ 1,929 Property operating expenses 27 42 Property operating expenses 19 19 Interest expense 8 9	September 30, Statement of Operations Location 2025 2024 Property operating expenses \$ 2,276 \$ 1,929 \$ Property operating expenses Property operating expenses 27 42 Property operating expenses 19 19 Interest expense 8 9	Statement of Operations Location September 30, 2025 Property operating expenses \$ 2,276 \$ 1,929 \$ 6,813 \$ 6,813 \$ 1,929 \$ 6,813 \$ 1,929 \$ 1,923 \$ 1,929 \$	September 30, September 30, September 30, September 3 Statement of Operations Location 2025 2024 2025 Property operating expenses \$ 2,276 \$ 1,929 \$ 6,813 \$ 8 Property operating expenses 27 42 81 Property operating expenses 19 19 56 Interest expense 8 9 26	

The table below presents the effect of property lease payments on our consolidated statements of cash flows (in thousands):

	 For the Nine Months Ended September 30,							
Supplemental cash flow information	2025	2024						
Cash paid for amounts included in the measurement of lease liabilities:								
Operating cash flows for operating leases	\$ 5,928	\$	5,232					
Operating cash flows for finance leases	\$ 26	\$	28					
Financing cash flows for finance leases	\$ 21	\$	18					

Payments on property leases were due as follows (in thousands):

		September 30, 2025							
Year Ending December 31,	0	Operating Leases							
2025 (1)	\$	2,011	\$	15					
2026		8,217		65					
2027		8,418		67					
2028		2,838		69					
2029		2,094		71					
Thereafter		153,999		226					
Total lease payments		177,577		513					
Less: Amount representing interest		(131,374)		(143)					
Lease liability	\$	46,203	\$	370					

⁽¹⁾ Represents the three months ending December 31, 2025.

6. Real Estate Joint Ventures

Consolidated Real Estate Joint Ventures

The table below sets forth information pertaining to our investments in consolidated real estate joint ventures, which are each variable interest entities (dollars in thousands):

						September 3	0, 2	025		
Entity	Date Formed	Nominal Ownership %	Location	Total Encumbered Assets Assets				Total Liabilities	Mor	tgage Debt
LW Redstone Company, LLC (1)	3/23/2010	85%	Huntsville, AL	\$ 763,461	\$	35,224	\$	82,178	\$	21,950
Stevens Investors, LLC	8/11/2015	95%	Washington, DC	139,649		_		3,171		_
M Square Associates, LLC	6/26/2007	50%	College Park, MD	99,839		54,735		48,715		46,506
				\$ 1,002,949	\$	89,959	\$	134,064	\$	68,456

⁽¹⁾ We fund all capital requirements. Our partner receives distributions of \$1.2 million of annual operating cash flows and we receive the remainder.

Unconsolidated Real Estate Joint Ventures

The table below sets forth information pertaining to our investments in unconsolidated real estate joint ventures accounted for using the equity method of accounting (dollars in thousands):

					Carrying Value of	of Inves	stment (1)
Entity	Date Formed	Nominal Ownership %	Number of Properties	September 30, 2025			December 31, 2024
Redshift JV LLC	1/10/2023	10%	3	\$	20,804	\$	20,921
BREIT COPT DC JV LLC	6/20/2019	10%	9		8,830		9,584
Quark JV LLC	12/14/2022	10%	2		6,667		6,706
B RE COPT DC JV III LLC	6/2/2021	10%	2		(493)		2,149
B RE COPT DC JV II LLC (2)	10/30/2020	10%	8		(22,057)		(3,409)
			24	\$	13,751	\$	35,951

- (1) Included \$36.3 million and \$39.4 million reported in "investment in unconsolidated real estate joint ventures" and \$22.6 million and \$3.4 million for investments with deficit balances reported in "other liabilities" on our consolidated balance sheets as of September 30, 2025 and December 31, 2024, respectively. Investments with deficit balances are attributable to JV distributions of nonrecourse debt refinancing proceeds in excess of our equity in B RE COPT DC JV II LLC; we are obligated to fund our share of future cash flow requirements of these joint ventures.
- (2) Our investment in B RE COPT DC JV II LLC was lower than our share of the joint venture's equity by \$6.5 million as of September 30, 2025 and \$6.7 million as of December 31, 2024 due to a difference between our cost basis and our share of the joint venture's underlying equity in its net assets. We recognize adjustments to our share of the joint venture's earnings and losses resulting from this basis difference in the underlying assets of the joint venture.

7. Investing Receivables

Investing receivables consisted of the following (in thousands):

	Se	December 31, 2024		
Notes receivable from the City of Huntsville	\$	73,774	\$	69,241
Other investing loans receivable		10,202		3,231
Amortized cost basis		83,976		72,472
Allowance for credit losses		(4,204)		(2,792)
Investing receivables, net	\$	79,772	\$	69,680

The balances above include accrued interest receivable, net of allowance for credit losses, of \$4.5 million as of September 30, 2025 and \$3.2 million as of December 31, 2024.

Our notes receivable from the City of Huntsville funded infrastructure costs in connection with our LW Redstone Company, LLC joint venture (see Note 6) and carry an interest rate of 9.95%. Our other investing loans receivable as of September 30, 2025 carry effective interest rates ranging from 12.0% to 14.0% and mature by early 2026.

The fair value of these receivables was approximately \$84 million as of September 30, 2025 and \$72 million as of December 31, 2024.

8. Debt, Net

Our debt consisted of the following (dollars in thousands):

	Carrying Value (1) as of				
		September 30,	December 31,	September 3	0, 2025
		2025	2024	Stated Interest Rates	Scheduled Maturity
Mortgage and Other Secured Debt					
Fixed-rate mortgage debt	\$	36,336	\$ 37,130	3.82%	June 2026
Variable-rate secured debt		32,120	 32,471	SOFR + 0.10% + 1.45% to 1.55% (2)	2026 (3)
Total mortgage and other secured debt		68,456	69,601		
Revolving Credit Facility (4)		124,000	75,000	SOFR + 0.10% + 0.725% to 1.400% (5)	October 2026 (4)
Term Loan Facility (6)		124,891	124,633	SOFR + 0.10% + 0.850% to 1.700% (7)	January 2026 (6)
Unsecured Senior Notes					
2.25%, \$400,000 aggregate principal		399,532	398,699	2.25% (8)	March 2026
5.25%, \$345,000 aggregate principal (9)		338,990	337,588	5.25% (10)	September 2028
2.00%, \$400,000 aggregate principal		398,334	397,961	2.00% (11)	January 2029
2.75%, \$600,000 aggregate principal		593,186	592,330	2.75% (12)	April 2031
2.90%, \$400,000 aggregate principal		396,020	395,692	2.90% (13)	December 2033
Unsecured note payable		109	251	0% (14)	May 2026
Total debt, net	\$	2,443,518	\$ 2,391,755		

- 1) The carrying values of our debt other than the Revolving Credit Facility reflect net deferred financing costs of \$3.0 million as of September 30, 2025 and \$4.0 million as of December 31, 2024.
- (2) Including the effect of an interest rate swap that hedges the risk of interest rate changes, the weighted average interest rate on our variable-rate secured debt as of September 30, 2025 was 5.14%; excluding the effect of this swap, the weighted average interest rate on this debt as of September 30, 2025 was 5.95%.
- (3) Most of this debt may be extended by a 12-month period at our option, provided that there is no default on the debt and we pay an extension fee of 0.10% of the debt balance.
- 4) The facility matures in October 2026, with the ability for us to extend such maturity by two six-month periods at our option, provided that there is no default under the facility and we pay an extension fee of 0.0625% of the total availability under the facility for each extension period. Refer to subsequent events disclosure pertaining to this facility in Note 18.
- (5) The weighted average interest rate on the Revolving Credit Facility was 5.37% as of September 30, 2025, excluding the effect of interest rate swaps that hedge the risk of interest rate changes (see Note 9 to our consolidated financial statements).
- (6) This facility matures in January 2026, with the ability for us to extend such maturity by two 12-month periods at our option, provided that there is no default under the facility and we pay an extension fee of 0.125% of the outstanding loan balance for each extension period. Refer to subsequent events disclosure pertaining to this facility in Note 18.
- (7) The interest rate on this loan was 5.68% as of September 30, 2025, excluding the effect of interest rate swaps that hedge the risk of interest rate changes (see Note 9 to our consolidated financial statements).
- (8) The carrying value of these notes reflects unamortized discounts and commissions totaling \$382,000 as of September 30, 2025 and \$1.1 million as of December 31, 2024. The effective interest rate under the notes, including amortization of such costs, was 2.48%.
- (9) These notes have an exchange settlement feature under which the notes may, under certain circumstances, be exchangeable at the option of the holders. Upon exchange, the principal amount of notes is payable in cash, with the remainder of the exchange obligation, if any, as determined based on the exchange price per common share at the time of settlement, payable in cash, common shares or a combination thereof at our election. As of September 30, 2025, the exchange rate of the notes equaled 33.4962 of our common shares per \$1,000 principal amount of notes (equivalent to an exchange price of approximately \$29.85 per common share).
- (10) The carrying value of these notes reflects unamortized commissions totaling \$5.3 million as of September 30, 2025 and \$6.6 million as of December 31, 2024. The effective interest rate under the notes, including amortization of such costs, was 5.83%.
- (11) The carrying value of these notes reflects unamortized discounts and commissions totaling \$1.2 million as of September 30, 2025 and \$1.5 million as of December 31, 2024. The effective interest rate under the notes, including amortization of such costs, was 2.09%.
- (12) The carrying value of these notes reflects unamortized discounts and commissions totaling \$5.9 million as of September 30, 2025 and \$6.7 million as of December 31, 2024. The effective interest rate under the notes, including amortization of such costs, was 2.94%.
- (13) The carrying value of these notes reflects unamortized discounts and commissions totaling \$3.3 million as of September 30, 2025 and \$3.5 million as of December 31, 2024. The effective interest rate under the notes, including amortization of such costs, was 3.01%.
- (14) This note carries an interest rate that, upon assumption, was below market rates and it therefore was recorded at its fair value based on applicable effective interest rates. The carrying value of this note reflects an unamortized discount totaling \$2,000 as of September 30, 2025 and \$10,000 as of December 31, 2024.

All debt is owed by the Operating Partnership. While COPT Defense is not directly obligated by any debt, it has guaranteed CDPLP's Revolving Credit Facility, Term Loan Facility and Unsecured Senior Notes. All of our mortgage and other secured debt as of September 30, 2025 was for consolidated real estate joint ventures (see Note 6).

The table below sets forth interest expense recognized on the 5.25% Exchangeable Senior Notes due 2028 (the "5.25% Notes") (in thousands):

	For the Three Months Ended September 30,			For the Nine Months Ended September 30,					
	2025			2024		2025	2024		
Interest expense at stated interest rate	\$	4,529	\$	4,528	\$	13,585	\$	13,584	
Interest expense associated with amortization of debt discount and issuance costs		416		393		1,231		1,162	
Total	\$	4,945	\$	4,921	\$	14,816	\$	14,746	

Certain of our debt instruments require that we comply with a number of restrictive financial covenants. As of September 30, 2025, we were compliant with these financial covenants.

Our debt matures on the following schedule (in thousands):

Year Ending December 31,	September 30, 2025				
2025 (1)	\$	466			
2026		717,175			
2027		_			
2028		345,000			
2029		400,000			
Thereafter		1,000,000			
Total	\$	2,462,641 (2)			

- (1) Represents the three months ending December 31, 2025.
- (2) Represents scheduled principal amortization and maturities only and therefore excludes net discounts and deferred financing costs of \$19.1 million.

We capitalized interest costs of \$1.3 million in the three months ended September 30, 2025, \$712,000 in the three months ended September 30, 2024, \$3.3 million in the nine months ended September 30, 2025 and \$1.9 million in the nine months ended September 30, 2024.

The following table sets forth information pertaining to the fair value of our debt (in thousands):

		September 30, 2025				December 31, 2024				
	Ca	Carrying Amount		Estimated Fair Value		Carrying Amount		stimated Fair Value		
Fixed-rate debt										
Unsecured Senior Notes	\$	2,126,062	\$	2,025,731	\$	2,122,270	\$	1,946,905		
Other fixed-rate debt		36,445		35,723		37,381		35,841		
Variable-rate debt		281,011		281,561		232,104		232,768		
	\$	2,443,518	\$	2,343,015	\$	2,391,755	\$	2,215,514		

9. Interest Rate Derivatives

The following table sets forth the key terms and fair values of our interest rate swap derivatives (dollars in thousands):

					 Fair V	/alue at		
Notional Amount	Fixed Rate	Floating Rate Index	Effective Date	Expiration Date	September 30, 2025		December 31, 2024	
\$ 150,000	3.742%	One-Month SOFR	2/1/2023	2/2/2026	\$ 80	\$	550	
\$ 50,000	3.747%	One-Month SOFR	2/1/2023	2/2/2026	26		181	
\$ 10,220 (1)	1.678%	SOFR + 0.10%	8/1/2019	8/1/2026	174		387	
\$ 22,100	0.573%	SOFR + 0.10%	4/1/2020	3/26/2025	_		197	
					\$ 280	\$	1,315	

(1) The notional amount of this instrument is scheduled to amortize to \$10.0 million.

Each of these swaps was designated as a cash flow hedge of interest rate risk.

The table below sets forth the fair value of our interest rate derivatives as well as their classification on our consolidated balance sheets (in thousands):

		Fair v	liue at		
Derivatives	Balance Sheet Location	mber 30, 2025	De	cember 31, 2024	
Interest rate swaps designated as cash flow hedges	Prepaid expenses and other assets, net	\$ 280	\$	1,315	

The table below presents the effect of our interest rate derivatives on our consolidated statements of operations and comprehensive income (in thousands):

		Amount of (Loss) Income Recognized in AOCI on Derivatives					Amount of Income Reclassified from AOCI into Interest Exp on Statement of Operations																					
	For	the Three Septe		ths Ended 30,	F	or the Nine Septer			F	For the Three Septen			F	or the Nine Septen														
Derivatives in Hedging Relationships		2025 2024		2025 2024 2025 2024		2024		2024		2024		2024		2024		2024		2024		2024		2025	2024		2024 20		025	
Interest rate derivatives	\$	67	\$	(2,582)	\$	261	\$	1,309	\$	368	\$	1,170	\$	1,296	\$	3,522												

Based on the fair value of our derivatives as of September 30, 2025, we estimate that approximately \$280,000 of gains will be reclassified from accumulated other comprehensive income ("AOCI") as a decrease to interest expense over the next 12 months.

We have agreements with each of our interest rate derivative counterparties that contain provisions under which, if we default or are capable of being declared in default on defined levels of our indebtedness, we could also be declared in default on our derivative obligations. Failure to comply with the loan covenant provisions could result in our being declared in default on any derivative instrument obligations covered by the agreements. As of September 30, 2025, we were not in default with any of these provisions. As of September 30, 2025, we did not have any derivatives in liability positions.

10. Redeemable Noncontrolling Interest

Redeemable noncontrolling interest on our consolidated balance sheets included the ownership interest of our partner in LW Redstone Company, LLC due to the partner's rights to require us to acquire their interest. The table below sets forth the activity for redeemable noncontrolling interest (in thousands):

	For the Nine Months Ended September 30,							
	2025	2024						
Beginning balance	\$ 23,974	\$ 23,580						
Distributions to noncontrolling interest	(2,269)	(1,446)						
Net income attributable to noncontrolling interest	2,269	1,446						
Adjustments for changes in fair value of interest	243	(1,144)						
Ending balance	\$ 24,217	\$ 22,436						

We determine the fair value of the interest based on unobservable inputs after considering the assumptions that market participants would make in pricing the interest. We apply a discount rate to the estimated future cash flows allocable to our partner from the properties underlying the respective joint venture. Estimated cash flows used in such analyses are based on our plans for the properties and our views of market and economic conditions, and consider items such as current and future rental rates, occupancy projections and estimated operating and development expenditures.

11. Equity

As of September 30, 2025, we had remaining capacity under our at-the-market stock offering program equal to an aggregate gross sales price of \$300 million in common shares.

We declared dividends per common share of \$0.305 in the three months ended September 30, 2025, \$0.295 in the three months ended September 30, 2024, \$0.915 in the nine months ended September 30, 2025 and \$0.885 in the nine months ended September 30, 2024

During the nine months ended September 30, 2025, certain CDPLP limited partners converted 33,881 common units in CDPLP for an equal number of common shares.

See Note 15 for disclosure of common share activity pertaining to our share-based compensation plans.

12. Information by Business Segment

We have the following reportable segments: Defense/IT Portfolio; and Other. We also report on Defense/IT Portfolio sub-segments, which include the following: Fort George G. Meade and the Baltimore/Washington Corridor ("Fort Meade/BW Corridor"); Redstone Arsenal (in Huntsville, Alabama); Northern Virginia Defense/IT Locations ("NoVA Defense/IT"); Lackland Air Force Base (in San Antonio, Texas); locations serving the U.S. Navy ("Navy Support"), which included properties proximate to the Washington Navy Yard, the Naval Air Station Patuxent River in Maryland and the Naval Surface Warfare Center Dahlgren Division in Virginia; and data center shells (properties leased to tenants to be operated as data centers in which the tenants fund the costs for the power, fiber connectivity and data center infrastructure). In the first quarter of 2025, we retrospectively reclassified two properties to our Fort Meade/BW Corridor sub-segment from our Other segment.

We measure the performance of our segments through the measure we define as net operating income from real estate operations ("NOI from real estate operations"), which includes real estate revenues and other segment items, which is comprised of: property operating expenses; and the net of revenues and property operating expenses of real estate operations owned through unconsolidated real estate joint ventures ("UJV" or "UJVs") that is allocable to our ownership interest ("UJV NOI allocable to COPT Defense"). Property operating expenses represent costs associated with operating our properties, including property taxes, ground rents, utilities, property management, insurance, repairs and exterior and interior maintenance, as well as associated labor and indirect costs.

Our chief operating decision maker uses budget to actual comparisons of operating expense information on a consolidated basis and for our Same Property pool (defined as our properties stably owned and 100% operational throughout both the current and prior year) to manage expenses associated with operating our properties.

Amounts reported for segment assets represent long-lived assets associated with consolidated operating properties (including the carrying value of properties, right-of-use assets, net of related lease liabilities, intangible assets, deferred leasing costs, deferred rents receivable and lease incentives) and the carrying value of investments in UJVs owning operating properties, net of deficit investment balances reported in "other liabilities" on our consolidated balance sheets (which were included in our data center shells sub-segment and totaled \$13.8 million and \$36.4 million as of September 30, 2025 and 2024, respectively).

Amounts reported as additions to long-lived assets represent additions to existing consolidated operating properties, excluding transfers from non-operating properties, which we report separately.

The table below reports segment financial information for our reportable segments (in thousands):

Segment assets at September 30, 2024

\$ 1,450,602

\$

602,573

\$

492,912

\$

Defense/IT Portfolio Fort Meade/BW Corridor Total Defense/IT Portfolio Redstone Arsenal NoVA Defense/IT Data Center Shells Lackland Air Force Base **Navy Support** Other Total Three Months Ended September 30, 2025 Revenues from real estate operations \$ 81,756 \$ 19,477 \$ 22,343 \$ 18,555 8,727 \$ 10,715 161,573 18,737 \$ 180,310 Other segment items: (70,356) Property operating expenses (28,477)(7,250)(8,891)(10,245)(4,016)(1,701)(60,580)(9,776)UJV NOI allocable to COPT Defense 1,864 1,864 1,864 Total other segment items (28,477)(7,250)(8,891)(10,245)(4,016)163 (58,716)(9,776)(68,492)NOI from real estate operations 53,279 12,227 13,452 8,310 4,711 10,878 102,857 8,961 111,818 Additions to long-lived assets 12,812 \$ 2.209 \$ 7,061 \$ 7 \$ 5.962 \$ 28.051 \$ 2,866 \$ 30.917 Transfers from non-operating properties 19,751 4,806 26 1,215 25,798 142 25,940 Three Months Ended September 30, 2024 80,757 \$ 18,332 \$ 22,083 \$ 16,879 8,068 \$ 9,029 \$ 155,148 \$ 17,415 \$ 172,563 Revenues from real estate operations \$ Other segment items: Property operating expenses (28,342)(6,463)(9,252)(9,160)(4,084)(1,554)(58,855)(10,026)(68,881) UJV NOI allocable to COPT Defense 1.844 1.844 1,844 Total other segment items (28,342) (6,463) (9,252) (9,160) (4,084)290 (57,011) (10,026)(67,037) NOI from real estate operations 52.415 11.869 12.831 7.719 3.984 9.319 98.137 \$ 7.389 105.526 Additions to long-lived assets 14,101 1,521 \$ 5,357 17,034 \$ 3,520 \$ 41,533 \$ 4,040 45,573 Transfers from non-operating properties 418 25.846 \$ \$ 66 \$ 406 26.752 141 \$ 26.893 \$ 16 \$ \$ \$ \$ Nine Months Ended September 30, 2025 Revenues from real estate operations \$ 247,701 \$ 54,876 \$ 67,523 \$ 52,440 \$ 24,945 \$ 32,224 \$ 479,709 \$ 55,655 \$ 535,364 Other segment items: (5,337)Property operating expenses (87,304)(19,704)(27,838)(28,485)(12,038)(180,706)(28,605)(209,311)UJV NOI allocable to COPT Defense 5,623 5,623 5,623 (27,838) (28,485) (12,038) (203,688) Total other segment items (87,304) (19.704)286 (175.083)(28.605)NOI from real estate operations 331,676 160,397 35,172 39,685 23,955 12,907 32,510 304,626 27,050 Additions to long-lived assets 30,876 12,395 12,374 68,749 8,228 76,977 \$ \$ \$ 12.880 \$ 224 \$ \$ \$ \$ Transfers from non-operating properties \$ 34,984 \$ 23,428 \$ 42 2 10,481 \$ 68,937 5,141 \$ 74,078 Segment assets at September 30, 2025 \$ 1,460,768 \$ 618,618 \$ 491,051 \$ 193,734 \$ 167,810 \$ 473,277 \$ 3,405,258 \$ 315,621 \$ 3,720,879 Nine Months Ended September 30, 2024 238,012 \$ Revenues from real estate operations \$ \$ 52,157 \$ 64,110 \$ 49,737 \$ 24,534 \$ 27,086 455,636 50,675 \$ 506,311 Other segment items: (4,588)(199,037)Property operating expenses (81.718)(17.976)(27.444)(26.645)(11.343)(169.714)(29.323)UJV NOI allocable to COPT Defense 5,319 5,319 5,319 Total other segment items (81,718) (17,976)(27,444)(26,645) (11,343) (29,323)(193,718) 731 (164.395)NOI from real estate operations 156,294 34,181 36,666 23,092 13,191 27,817 291,241 21,352 312,593 Additions to long-lived assets \$ 17,034 48,370 2,545 \$ 19,762 \$ \$ 6,049 \$ 93,760 \$ 14,287 \$ 108.047 Transfers from non-operating properties 2 658 60 119 1 011 106 3 891 67 794 1,884 69 678 \$ \$ \$ 9 \$ \$

200.968

\$

161,007

\$

427,972

\$ 3.336.034

\$

311,421

\$ 3,647,455

The following table reconciles our segment revenues to total revenues as reported on our consolidated statements of operations (in thousands):

	For the Three Months Ended September 30,				For the Nine Months Ended September 3				
	2025			2024		2025	2024		
Segment revenues from real estate operations	\$	180,310	\$	172,563	\$	535,364	\$	506,311	
Construction contract and other service revenues		8,485		16,662		31,202		63,523	
Total revenues	\$	188,795	\$	189,225	\$	566,566	\$	569,834	

The following table reconciles UJV NOI allocable to COPT Defense to equity in income of unconsolidated entities as reported on our consolidated statements of operations (in thousands):

	For the Three Months Ended September 30,				For the Nine Months Ended Septembe				
		2025		2024		2025		2024	
UJV NOI allocable to COPT Defense	\$	1,864	\$	1,844	\$	5,623	\$	5,319	
Less: Income from UJV allocable to COPT Defense attributable to depreciation and amortization expense, interest expense and loss on early extinguishment of debt		(1,786)		(1,759)		(4,819)		(5,139)	
Add: Equity in loss of unconsolidated non-real estate entities		1,737		_		1,737		_	
Equity in income of unconsolidated entities	\$	1,815	\$	85	\$	2,541	\$	180	

As previously discussed, we provide real estate services such as property management, development and construction services primarily for our properties but also for third parties. The primary manner in which we evaluate the operating performance of our service activities is through a measure we define as net operating income from service operations ("NOI from service operations"), which is based on the net of revenues and expenses from these activities. Construction contract and other service revenues and expenses consist primarily of subcontracted costs that are reimbursed to us by the customer along with a management fee. The operating margins from these activities are small relative to the revenue. We believe NOI from service operations is a useful measure in assessing both our level of activity and our profitability in conducting such operations. The table below sets forth the computation of our NOI from service operations (in thousands):

	For the Three Months Ended September 30,					For the Nine Months Ended September 30,					
	2025		2024		2025		2024				
Construction contract and other service revenues	\$	8,485	\$	16,662	\$	31,202	\$	63,523			
Construction contract and other service expenses		(7,952)		(16,127)		(29,530)		(61,746)			
NOI from service operations	\$	533	\$	535	\$	1,672	\$	1,777			

The following table reconciles our NOI from real estate operations for reportable segments and NOI from service operations to net income as reported on our consolidated statements of operations (in thousands):

	For the Three Months Ended September 30,				For the Nine Months Ended September 30,					
		2025	2025 2024		2025			2024		
NOI from real estate operations	\$	111,818	\$	105,526	\$	331,676	\$	312,593		
NOI from service operations		533		535		1,672		1,777		
Depreciation and other amortization associated with real estate operations		(40,631)		(38,307)		(119,563)		(114,819)		
General, administrative, leasing and other expenses		(12,030)		(11,416)		(36,097)		(35,195)		
Interest expense		(20,894)		(20,376)		(62,336)		(61,760)		
Interest and other income, net		2,591		3,324		5,382		10,330		
Gain on sales of real estate		3,018		_		3,318		_		
Equity in income of unconsolidated entities		1,815		85		2,541		180		
UJV NOI allocable to COPT Defense included in equity in income of unconsolidated		(1,864)		(1,844)		(5,623)		(F 210)		
entities		(, ,		(, ,		(, ,		(5,319)		
Income tax expense		(612)		(130)		(832)		(312)		
Net income	\$	43,744	\$	37,397	\$	120,138	\$	107,475		

The following table reconciles our segment assets to our consolidated total assets (in thousands):

	S	eptember 30, 2025	September 30, 2024
Segment assets	\$	3,720,879	\$ 3,647,455
Operating properties lease liabilities included in segment assets		46,573	34,012
Investment in UJV deficit balance included in segment assets		22,550	3,370
Non-operating property assets		353,184	314,729
Other assets		208,246	 234,736
Total consolidated assets		4,351,432	 4,234,302

The accounting policies of the segments are the same as those used to prepare our consolidated financial statements. In the segment reporting presented above, we did not allocate interest expense, depreciation and amortization, gain on sales of real estate and equity in income of unconsolidated entities not included in NOI to our real estate segments since they are not included in the measure of segment profit reviewed by management. We also did not allocate general, administrative, leasing and other expenses, interest and other income, net, income taxes and noncontrolling interests because these items represent general corporate or non-operating property items not attributable to segments.

13. Construction Contract and Other Service Revenues

We disaggregate in the table below our construction contract and other service revenues by compensation arrangement as we believe it best depicts the nature, timing and uncertainty of our revenue (in thousands):

	For the Three Months Ended September 30,				For the Nine Months Ended September 30				
		2025		2024		2025		2024	
Construction contract revenue	'								
Firm fixed price	\$	3,525	\$	8,158	\$	15,338	\$	29,343	
Guaranteed maximum price		3,310		6,318		10,764		28,410	
Cost-plus fee		1,323		1,868		4,230		4,574	
Other		327		318		870		1,196	
	\$	8,485	\$	16,662	\$	31,202	\$	63,523	

We recognized an insignificant amount of revenue in the three and nine months ended September 30, 2025 and 2024 from performance obligations satisfied (or partially satisfied) in previous periods.

Accounts receivable related to our construction contract services is included in accounts receivable, net on our consolidated balance sheets. The beginning and ending balances of accounts receivable related to our construction contracts were as follows (in thousands):

	For the Nine Months Ended September 30,						
	 2025		2024				
Beginning balance	\$ 8,828	\$	10,500				
Ending balance	\$ 2,308	\$	3,836				

Contract assets are included in prepaid expenses and other assets, net on our consolidated balance sheets. The beginning and ending balances of our contract assets were as follows (in thousands):

	 For the Nine Months Ended September 30,						
	 2025	2024					
Beginning balance	\$ 17,050	\$	15,086				
Ending balance	\$ 14,795	\$	22,540				

Contract liabilities are included in other liabilities on our consolidated balance sheets. Changes in contract liabilities were as follows (in thousands):

	For the Nine Worth's Ended September 30,							
	2025			2024				
Beginning balance	\$	2,016	\$	4,176				
Ending balance	\$	2,210	\$	2,536				
Portion of beginning balance recognized in revenue during:								
Three months ended September 30,	\$	16	\$	87				
Nine months ended September 30,	\$	201	\$	2,198				

Revenue allocated to the remaining performance obligations under existing contracts as of September 30, 2025 that will be recognized as revenue in future periods was \$30.7 million, of which we expect to recognize approximately \$26 million in the three months ending December 31, 2025 and the remainder in 2026.

Ear the Nine Months Ended Sentember 20

We have no deferred incremental costs incurred to obtain or fulfill our construction contracts or other service revenues as of September 30, 2025 and December 31, 2024. Credit loss expense or recoveries on construction contracts receivable and unbilled construction revenue were insignificant for the three and nine months ended September 30, 2025 and 2024.

14. Credit Losses on Financial Assets and Other Instruments

The table below sets forth the activity for our allowance for credit losses for the nine months ended September 30, 2025 and 2024 (in thousands):

	Investi	ng Receivables	Tenant Notes Receivable (1)	Other Assets (2)	Total
December 31, 2024	\$	2,792	\$ 615	\$ 75	\$ 3,482
Net credit loss expense (recoveries) (3)		1,412	(67)	33	1,378
September 30, 2025	\$	4,204	\$ 548	\$ 108	\$ 4,860
December 31, 2023	\$	2,377	\$ 666	\$ 153	\$ 3,196
Net credit loss expense (recoveries) (3)		490	57	 (51)	496
September 30, 2024	\$	2,867	\$ 723	\$ 102	\$ 3,692

- (1) Included in the line entitled "accounts receivable, net" on our consolidated balance sheets.
- (2) The balance as of September 30, 2025 and December 31, 2024 included \$13,000 and \$60,000, respectively, in the line entitled "accounts receivable, net" and \$95,000 and \$15,000, respectively, in the line entitled "prepaid expenses and other assets, net" on our consolidated balance sheets.
- (3) Included in the line entitled "interest and other income, net" on our consolidated statements of operations.

The following table presents the amortized cost basis of our investing receivables, tenant notes receivable and sales-type lease receivables by credit risk classification, by origination year as of September 30, 2025 (in thousands):

					Originat	ion \	⁄ear					
	2020	and Earlier	2021	2022		2023		2024		2025		 Total
Investing receivables												
Credit risk classification												
Investment grade	\$	60,295	\$ 11,696	\$	_	\$	1,783	\$	_	\$	_	\$ 73,774
Non-investment grade					1,356						8,846	10,202
Total	\$	60,295	\$ 11,696	\$	1,356	\$	1,783	\$		\$	8,846	\$ 83,976
Tenant notes receivable												
Credit risk classification												
Investment grade	\$	456	\$ _	\$	_	\$	_	\$	_	\$	_	\$ 456
Non-investment grade		1,197	_		_		_		358		23	1,578
Total	\$	1,653	\$ 	\$		\$		\$	358	\$	23	\$ 2,034
Sales-type lease receivables												
Credit risk classification												
Investment grade	\$	3,999	\$ 	\$		\$		\$		\$		\$ 3,999

Our investment grade credit risk classification represents entities with investment grade credit ratings from ratings agencies (such as S&P Global Ratings, Moody's Investors Service, Inc. or Fitch Ratings, Inc.), meaning that they are considered to have at least an adequate capacity to meet their financial commitments, with credit risk ranging from minimal to moderate. Our non-investment grade credit risk classification represents entities with either no credit agency credit ratings or ratings deemed to be sub-investment grade; we believe that there is significantly more credit risk associated with this classification. The credit risk classifications of our investing receivables and tenant notes receivable were last updated in September 2025.

An insignificant portion of the investing and tenant notes receivables set forth above were past due, which we define as being delinquent by more than three months from the due date, as of September 30, 2025.

We did not have any tenant notes receivable on nonaccrual status as of September 30, 2025 and December 31, 2024. We did not recognize any interest income on tenant notes receivable on nonaccrual status during the three and nine months ended September 30, 2025 and 2024.

15. Share-Based Compensation

Restricted Shares

The following table summarizes restricted shares activity under our share-based compensation plan for the nine months ended September 30, 2025:

	Number of Shares	Grant	d Average Date Fair alue
Unvested as of December 31, 2024	353,014	\$	25.65
Granted	250,434	\$	27.16
Forfeited	(23,481)	\$	26.55
Vested	(138,547)	\$	25.48
Unvested as of September 30, 2025	441,420	\$	26.51

Restricted shares granted to employees generally vest based on increments and over periods of time set forth under the terms of the respective awards provided that the employee remains employed by us. Restricted shares granted to non-employee Trustees vest on the first anniversary of the grant date, provided that the Trustee remains in the position.

The aggregate intrinsic value of restricted shares that vested was \$3.8 million for the nine months ended September 30, 2025.

Profit Interest Units in CDPLP ("PIUs")

We granted two forms of PIUs: time-based PIUs ("TB-PIUs"); and performance-based PIUs ("PB-PIUs"). TB-PIUs are subject to forfeiture restrictions until the end of the requisite service period, at which time the TB-PIUs automatically convert into vested PIUs. PB-PIUs are subject to a market condition in that the number of earned awards are determined at the end of the performance period (as described further below) and then settled in vested PIUs. Vested PIUs automatically convert into common units in CDPLP if, or when, a book-up event (as defined under federal income tax regulations) has occurred and carry substantially the same rights to distributions as common units.

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TB-PIUs

The following table summarizes TB-PIUs activity under our share-based compensation plans for the nine months ended September 30, 2025:

	Number of TB-PIUs	nted Average nt Date Fair Value
Unvested as of December 31, 2024	223,939	\$ 25.14
Granted	123,250	\$ 27.11
Vested	(106,592)	\$ 25.32
Unvested as of September 30, 2025	240,597	\$ 26.07

TB-PIUs granted to senior management team members vest based on increments and over periods of time set forth under the terms of the respective awards provided that the employee remains employed by us. TB-PIUs granted to non-employee Trustees vest on the first anniversary of the grant date, provided that the Trustee remains in the position. Prior to vesting, TB-PIUs carry substantially the same rights to distributions as common units but carry no redemption rights.

The aggregate intrinsic value of TB-PIUs that vested was \$2.9 million for the nine months ended September 30, 2025.

Performance-Based Awards

On January 1, 2025, we granted certain senior management team members performance-based equity, in the form of either PB-PIUs or performance share units ("PSUs") as based on the election of the grant recipients. The grant recipients elected to receive, in aggregate, 246,230 PB-PIUs (equal to 200% of the target award) and 20,296 PSUs (equal to 200% of the target award). These grants have a three-year performance period concluding on the earlier of December 31, 2027 or the date of: (1) termination by us without cause, death or disability of the employee or constructive discharge of the employee (collectively, "qualified termination"); or (2) a sale event.

The number of earned awards following the end of the performance period will be determined based on the percentile rank of COPT Defense's total shareholder return ("TSR") relative to a peer group of companies, as set forth in the following schedule:

Percentile Rank	Earned Award Payout %
75th or greater	200% of target award
50th (target)	100% of target award
25th	50% of target award
Below 25th	0% of target award

If the percentile rank exceeds the 25th percentile and is between two of the percentile ranks set forth in the table above, then the percentage of the earned awards will be interpolated between the ranges set forth in the table above to reflect any performance between the listed percentiles. If COPT Defense's TSR is negative when its TSR's percentile rank exceeds the 50th percentile, then the earned award payout percentage used to arrive at the earned awards would be reduced by 25 percentage points, but in no event to a payout percentage of less than 100% of the target award; however, the resulting reduction in earned awards would subsequently be deemed earned awards if COPT Defense's TSR becomes positive on any date in the calendar year following the end of the performance period. In addition, regardless of COPT Defense's TSR relative to the peer group, no less than 100% of the target award will be earned if COPT Defense's TSR is at least 10% and no less than 50% of the target award will be earned if COPT Defense's TSR is between 6% and 10%.

During the performance period, PB-PIUs carry rights to distributions equal to 10% of the distribution rights of common units but carry no redemption rights.

Following the end of the performance period, we will settle the awards as follows:

- for PB-PIUs, issuing vested PIUs equal to: the number of earned awards; and the excess, if any, of (1) the aggregate distributions that would have been paid with respect to vested PIUs issued in settlement of the earned awards through the date of settlement had such vested PIUs been issued on the grant date over (2) the aggregate distributions made on the PB-PIUs through the date of settlement, divided by the price of our common shares over a defined period of time; and
- for PSUs, issuing fully-vested COPT Defense shares equal to: the number of earned awards; and the aggregate dividends that would have been paid with respect to the common shares issued in settlement of the earned awards through the date of settlement had such shares been issued on the grant date, divided by the price of our common shares over a defined period of time.

If a performance period ends due to a sale event or qualified termination, the number of earned awards is prorated based on the portion of the three-year performance period that has elapsed. If employment is terminated by the employee or by us for cause, all unvested performance-based awards are forfeited.

These performance-based grants had an aggregate grant date fair value of \$5.3 million (\$43.33 per target-level award) in the form of PB-PIUs and \$444,000 (\$43.75 per target-level award) in the form of PSUs, which are being recognized over the performance period. The grant date fair value was computed using a Monte Carlo model that included the following assumptions: baseline common share value of \$30.95; expected volatility for common shares of 28.3%; and a risk-free interest rate of 4.5%.

Based on COPT Defense's TSR relative to its peer group of companies, for the 2022 PB-PIUs issued to executives that vested on December 31, 2024, we issued 212,831 vested PIUs in settlement of the PB-PIUs on February 1, 2025.

Deferred Share Awards

During the nine months ended September 30, 2025, a non-employee Trustee was granted 3,922 deferred share awards with an aggregate grant date fair value of \$108,000 (\$27.47 per share). Deferred share awards vest on the first anniversary of the grant date, provided that the Trustee remains in the position. We settle deferred share awards by issuing an equivalent number of common shares upon vesting of the awards or a later date elected by the Trustee (generally upon cessation of being a Trustee). During the nine months ended September 30, 2025, we issued 32,669 common shares in settlement of vested deferred share awards with a weighted average grant date fair value of \$26.19 per award and an aggregate intrinsic value on the settlement date of \$897,000.

16. Earnings Per Share ("EPS")

We present both basic and diluted EPS. We compute basic EPS by dividing net income available to common shareholders allocable to unrestricted common shares by the weighted average number of unrestricted common shares outstanding during the period after allocating undistributed earnings between common shareholders and participating securities under the two-class method. Our participating securities include restricted shares and PIUs and deferred share awards not previously settled by common share issuances. Our computation of diluted EPS is similar except that:

- the denominator is increased to include: (1) the weighted average number of potential additional common shares that would have been outstanding if securities that are convertible into common shares were converted; and (2) the effect of dilutive potential common shares outstanding during the period attributable to redeemable noncontrolling interest and share-based compensation awards using the if-converted or treasury stock methods; and
- · the numerator is adjusted to add back any changes in income that would result from the assumed conversion into common shares that we add to the denominator.

We compute diluted EPS using the treasury stock method for unvested restricted shares, TB-PIUs and deferred share awards and the if-converted method for exchangeable debt (including our 5.25% Notes), common units, redeemable noncontrolling interest, PB-PIUs, PSUs and vested PIUs and deferred share awards not previously settled by common share issuances.

Summaries of the numerator and denominator for purposes of basic and diluted EPS calculations are set forth below (in thousands, except per share data):

	For t	he Three Months	End	led September 30,	Fo	or the Nine Months	Ended September 30,	
		2025		2024	2025			2024
Numerator								
Net income attributable to common shareholders	\$	41,727	\$	36,085	\$	114,814	\$	103,808
Income attributable to share-based compensation awards for basic EPS		(161)		(127)		(484)		(385)
Numerator for basic EPS on net income attributable to common shareholders		41,566		35,958		114,330		103,423
Adjustment to income attributable to share-based compensation awards for diluted EPS		28		23		144		66
Numerator for diluted EPS on net income attributable to common shareholders	\$	41,594	\$	35,981	\$	114,474	\$	103,489
Denominator (all weighted averages)								
Denominator for basic EPS (common shares)		112,485		112,314		112,442		112,279
Dilutive effect of share-based compensation awards		702		696		749		566
Denominator for diluted EPS (common shares)		113,187		113,010		113,191		112,845
Basic EPS attributable to common shareholders	\$	0.37	\$	0.32	\$	1.02	\$	0.92
Diluted EPS attributable to common shareholders	\$	0.37	\$	0.32	\$	1.01	\$	0.92

Our diluted EPS computations do not include the effects of the following securities since the conversions of such securities would increase diluted EPS for the respective periods (in thousands):

	Weighte	d Average Shares E	xcluded from Denomina	tor
	For the Three Months End	led September 30,	For the Nine Months E	nded September 30,
	2025	2024	2025	2024
Conversion of common units	2,182	1,696	2,136	1,675
Conversion of redeemable noncontrolling interest	804	747	834	873

The following securities were also excluded from the computation of diluted EPS because their effect was antidilutive:

- weighted average restricted shares and deferred share awards of 502,000 and 436,000 for the three months ended September 30, 2025 and 2024, respectively, and 429,000 and 433,000 for the nine months ended September 30, 2025 and 2024, respectively;
- weighted average TB-PIUs of 241,000 and 229,000 for the three months ended September 30, 2025 and 2024, respectively, and 235,000 and 221,000 for the nine months
 ended September 30, 2025 and 2024, respectively;
- weighted average PB-PIUs of 718,000 for the three months ended September 30, 2024 and 740,000 for the nine months ended September 30, 2024; and
- · weighted average vested PIUs of 223,000 and 212,000 for the three and nine months ended September 30, 2024, respectively.

Our 5.25% Notes issued in 2023 have an exchange settlement feature under which the principal amount of notes exchanged is payable in cash, with the remainder of the exchange obligation, if any, determined based on the exchange price per common share at the time of settlement, payable in cash, common shares or a combination thereof at our election. These notes did not affect our diluted EPS reported above since the weighted average closing price of our common shares for the three and nine months ended September 30, 2025 and 2024 was less than the exchange price applicable to those periods.

17. Commitments and Contingencies

Litigation and Claims

In the normal course of business, we are subject to legal actions and other claims. We record losses for specific legal proceedings and claims when we determine that a loss is probable and the amount of loss can be reasonably estimated. As of September 30, 2025, management believes that it is reasonably possible that we could recognize a loss of up to \$5.2 million for certain municipal tax claims; while we do not believe this loss would materially affect our financial position or liquidity, it could be material to our results of operations. Management believes that it is also reasonably possible that we could incur losses pursuant to other claims but do not believe such losses would materially affect our financial position, liquidity or results of operations. Our assessment of the potential outcomes of these matters involves significant judgment and is subject to change based on future developments.

Environmental

We are subject to various federal, state and local environmental regulations related to our property ownership and operations. We have performed environmental assessments of our properties, the results of which have not revealed any environmental liability that we believe would have a materially adverse effect on our financial position, operations or liquidity.

In connection with a lease and subsequent sale in prior periods of three properties in Dayton, New Jersey, we agreed to provide certain environmental indemnifications limited to \$19 million in the aggregate. We have insurance coverage in place to mitigate most of any potential future losses that may result from these indemnification agreements.

Tax Incremental Financing Obligation

Anne Arundel County, Maryland issued tax incremental financing bonds to third-party investors in order to finance public improvements needed in connection with our project known as the National Business Park. These bonds had a remaining principal balance of approximately \$23 million as of September 30, 2025. The real estate taxes on increases in assessed values post-bond issuance of properties in development districts encompassing the National Business Park are transferred to a special fund pledged to the repayment of the bonds. While we are obligated to fund, through a special tax, any future shortfalls between debt service of the bonds and real estate taxes available to repay the bonds, as of September 30, 2025, we do not expect any such future fundings will be required.

18. Subsequent Events

On October 2, 2025, CDPLP issued \$400.0 million of 4.50% Senior Notes due 2030 (the "4.50% Notes") at an initial offering price of 99.46% of their face value. The proceeds from this issuance, after deducting underwriting discounts and commissions, but before other offering expenses, were \$395.5 million. The notes mature on October 15, 2030. We may redeem the notes, in whole at any time or in part from time to time, at our option, at a redemption price equal to the greater of (1) the aggregate principal amount of the notes being redeemed or (2) the sum of the present values of the remaining scheduled payments of principal and interest thereon (not including any portion of such payments of interest accrued as of the date of redemption) discounted to its present value, on a semi-annual basis at an adjusted treasury rate plus a spread of 15 basis points, plus accrued and unpaid interest thereon to the date of redemption. However, if this redemption occurs on or after September 15, 2030, the redemption price will be equal to 100% of the principal amount of the notes being redeemed, plus accrued and unpaid interest thereon to, but not including, the applicable redemption date. These notes are unconditionally guaranteed by COPT Defense.

On October 6, 2025, we entered into an amendment to the existing credit agreement underlying our Revolving Credit Facility and Term Loan Facility. The resulting amended credit Agreement (the "Amended Credit Agreement") includes the following provisions:

- · for the Revolving Credit Facility:
 - an aggregate commitment by the lenders of \$800.0 million (increased from \$600.0 million);
 - an interest rate based on the Secured Overnight Financing Rate ("SOFR") plus 0.725% to 1.400%, as determined by the credit ratings assigned to CDPLP by S&P Global Ratings, Moody's Investors Service, Inc. or Fitch Ratings, Inc. (collectively, the "Ratings Agencies") or otherwise specified under the Amended Credit Agreement, with no SOFR transition charge:
 - a quarterly fee based on the lenders' commitment under the facility multiplied by a per annum rate of 0.125% to 0.300%, as determined by the credit ratings assigned to CDPLP by the Ratings Agencies or otherwise specified under the Amended Credit Agreement; and
 - an extension of the maturity date from October 26, 2026 to October 5, 2029, with the ability for us to extend such maturity by two six-month periods at our option, provided that there is no default under the Amended Credit Agreement and we pay an extension fee of 0.0625% of the total availability under the facility for each extension period; and
- for the Term Loan Facility:
 - an interest rate based on SOFR plus 0.850% to 1.700%, as determined by the credit ratings assigned to CDPLP by the Ratings Agencies or otherwise specified under the Amended Credit Agreement, with no SOFR transition charge; and
 - maintained the facility's maturity date of January 30, 2026, with the ability for us to extend such maturity by two 12-month periods at our option, provided that there is no default under the Amended Credit Agreement and we pay an extension fee of 0.125% of the outstanding term loans under the agreement for each extension period.

On October 16, 2025, we entered into a credit agreement for a secured revolving line of credit that we expect to use to fund property development activities (the "Revolving Development Facility"). The agreement provides for an initial aggregate commitment by the lender of \$200.0 million, with a right for us to request an increase during the term to a maximum of \$250.0 million, subject to lender approval. The facility matures on October 16, 2029, with the ability to extend such maturity by a 12-month period at our option, provided that there is no default under the facility and we pay an extension fee of 0.250% of the total amount available under the facility. The interest rate on the facility is based on SOFR plus 1.250% to 1.900%, as determined by the credit ratings assigned to CDPLP by the Ratings Agencies or otherwise specified under the agreement. The facility also carries a quarterly fee that is based on the lenders' commitment multiplied by a per annum rate of 0.125% to 0.300%, as determined by the credit ratings assigned to CDPLP by the Ratings Agencies or otherwise specified under the agreement.

On October 30, 2025, we acquired 15050 Conference Center Drive, a 142,000 square foot property in Chantilly, Virginia (included in the NoVA Defense/IT sub-segment of our Defense/IT Portfolio reportable segment) that was 100% leased, for a gross purchase price of approximately \$40 million.

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

Overview

During the nine months ended September 30, 2025, we:

- finished the period with our portfolio 93.9% occupied and 95.7% leased; and
- achieved a tenant retention rate of 81.9%, which was driven by our Defense/IT Portfolio.

Subsequent to September 30, 2025, we:

- issued \$400.0 million of 4.50% Notes at an initial offering price of 99.46% of their face value on October 2, 2025, resulting in proceeds, after deducting underwriting discounts and commissions, but before other offering expenses, of \$395.5 million. The net proceeds from the notes were used for general corporate purposes, including paying down amounts outstanding under our Revolving Credit Facility and pre-funding the repayment at maturity of our 2.25% Senior Notes due 2026, which resulted in a portion of the net proceeds being invested in interest-bearing accounts pending such use;
- entered into an amendment to the existing credit agreement underlying our Revolving Credit Facility and Term Loan Facility on October 6, 2025. The resulting Amended
 Credit Agreement provided for: an increase in the aggregate lender commitment under our Revolving Credit Facility from \$600.0 million to \$800.0 million; extended the
 previous maturity date of our Revolving Credit Facility by approximately three years; and changed the facilities' interest and quarterly fee terms under the agreement;
- entered into the Revolving Development Facility, with an initial aggregate lender commitment of \$200.0 million, on October 16, 2025. The net proceeds from our initial
 borrowing under this facility totaled approximately \$154 million, which were used for general corporate purposes, including paying down amounts outstanding under our
 Revolving Credit Facility; and
- acquired 15050 Conference Center Drive, a 142,000 square foot property in Chantilly, Virginia that was 100% leased, for a gross purchase price of approximately \$40 million on October 30, 2025.

We discuss significant factors contributing to changes in our net income in the section below entitled "Results of Operations." In addition, the section below entitled "Liquidity and Capital Resources" includes discussions of, among other things:

- · how we expect to generate and obtain cash for short and long-term capital needs; and
- material cash requirements for known contractual and other obligations.

We refer to the measures annualized rental revenue ("ARR"), "tenant retention rate," "investment space leasing" and "vacant space leasing" in this Quarterly Report on Form 10-Q. ARR is a measure that we use to evaluate the source of our rental revenue as of a point in time. It is computed by multiplying by 12 the sum of monthly contractual base rents and estimated monthly expense reimbursements under active leases as of a point in time (ignoring free rent then in effect and rent associated with tenant funded landlord assets). Our computation of ARR excludes the effect of lease incentives. We consider ARR to be a useful measure for analyzing revenue sources because, since it is point-in-time based, it does not contain increases and decreases in revenue associated with periods in which lease terms were not in effect; historical revenue under generally accepted accounting principles in the United States of America ("GAAP") does contain such fluctuations. We find the measure particularly useful for leasing, tenant, segment and industry analysis. In instances in which we report ARR per occupied square foot, the measure excludes revenue from leases not associated with our buildings. Tenant retention rate is a measure we use that represents the percentage of square feet renewed in a period relative to the total square feet scheduled to expire in that period, including the effect of early renewals. Investment space leasing represents vacant space leased within two years of the shell completion date for development properties or the acquisition date for operating property acquisitions. Vacant space leasing represents our vacated second-generation space leased and vacant space leased in development properties and operating property acquisitions after two years from such properties' shell completion or acquisition date.

For operating portfolio square footage, occupancy and leasing statistics included below and elsewhere in this Quarterly Report on Form 10-Q, amounts disclosed include information pertaining to properties owned through unconsolidated real estate joint ventures except for amounts reported for ARR, which represent the portion attributable to our ownership interest.

You should refer to our consolidated financial statements and the notes thereto as you read this section.

This section contains "forward-looking" statements, as defined in the Private Securities Litigation Reform Act of 1995, that are based on our current expectations, estimates and projections about future events and financial trends affecting the financial condition and operations of our business. Forward-looking statements can be identified by the use of words such as "may," "will," "should," "could," "believe," "anticipate," "expect," "estimate," "plan" or other comparable terminology. Forward-looking statements are inherently subject to risks and uncertainties, many of which we cannot predict with accuracy and some of which we might not even anticipate. Although we believe that the expectations, estimates and projections reflected in such forward-looking statements are based on reasonable assumptions at the time made, we can give no assurance that these expectations, estimates and projections will be achieved. Future events and actual results may differ materially from those discussed in the forward-looking statements. We caution readers that forward-looking statements reflect our opinion only as of the date on which they were made. You should not place undue reliance on forward-looking statements. The following factors, among others,

could cause actual results and future events to differ materially from those set forth or contemplated in the forward-looking statements:

- general economic and business conditions, which will, among other things, affect office property and data center demand and rents, tenant creditworthiness, interest rates, financing availability, property operating and construction costs, and property values;
- · adverse changes in the real estate markets, including, among other things, increased competition with other companies;
- · our ability to borrow on favorable terms;
- risks of property acquisition and development activities, including, among other things, risks that development projects may not be completed on schedule, that tenants may
 not take occupancy or pay rent or that development or operating costs may be greater than anticipated;
- risks of investing through joint venture structures, including risks that our joint venture partners may not fulfill their financial obligations as investors or may take actions that are inconsistent with our objectives;
- changes in our plans for properties or views of market economic conditions or failure to obtain development rights, either of which could result in recognition of significant impairment losses;
- potential impact of prolonged government shutdowns or budgetary reductions or impasses, such as a reduction of rental revenues, non-renewal of leases and/or reduced or delayed demand for additional space by existing or new tenants;
- potential additional costs, such as capital improvements, fees and penalties, associated with environmental laws or regulations;
- · adverse changes resulting from other government actions and initiatives, such as changes in taxation, zoning laws or other regulations;
- · our ability to satisfy and operate effectively under federal income tax rules relating to real estate investment trusts and partnerships;
- the dilutive effects of issuing additional common shares; and
- security breaches relating to cyber attacks, cyber intrusions or other factors, and other significant disruptions of our information technology networks and related systems.

We undertake no obligation to publicly update or supplement forward-looking statements.

Occupancy and Leasing

The tables below set forth occupancy information:

	Sep	otember 30, 2025	December 31, 2024
Occupancy rates at period end			
Total		93.9%	93.6%
Defense/IT Portfolio			
Fort Meade/BW Corridor		94.1%	95.8%
Redstone Arsenal		95.8%	94.5%
NoVA Defense/IT		93.0%	91.7%
Lackland Air Force Base		100.0%	93.0%
Navy Support		83.9%	82.6%
Data Center Shells		100.0%	100.0%
Total Defense/IT Portfolio		95.4%	95.4%
Other		76.8%	72.7%
ARR per occupied square foot at period end	\$	35.96	\$ 35.35

	Rentable Square Feet	Occupied Square Feet
	(in thous	ands)
December 31, 2024	24,537	22,961
Vacated upon lease expiration (1)	_	(396)
Occupancy for new leases	_	477
Development placed in service	50	50
Other changes	(2)	(5)
September 30, 2025	24,585	23,087

⁽¹⁾ Includes lease terminations and space reductions occurring in connection with lease renewals.

During the nine months ended September 30, 2025, we leased 2.3 million square feet, including: 1.7 million square feet of renewal leasing (representing a tenant retention rate of 81.9%); 432,000 square feet of vacant space leasing; and 203,000 square feet of investment space leasing.

Results of Operations

We evaluate the operating performance of our properties using NOI from real estate operations, our segment performance measure, which includes: real estate revenues and property operating expenses; and the net of revenues and property operating expenses of real estate operations owned through unconsolidated real estate joint ventures ("UJV" or "UJVs") that is allocable to our ownership interest ("UJV NOI allocable to COPT Defense"). The table below reconciles net income, the most directly comparable GAAP measure, to NOI from real estate operations:

	For t	he Three Months	End	ed September 30,	Fo	r the Nine Months I	Ende	d September 30,
		2025		2024		2025		2024
				(in thou	usan	ds)		
Net income	\$	43,744	\$	37,397	\$	120,138	\$	107,475
Construction contract and other service revenues		(8,485)		(16,662)		(31,202)		(63,523)
Depreciation and other amortization associated with real estate operations		40,631		38,307		119,563		114,819
Construction contract and other service expenses		7,952		16,127		29,530		61,746
General, administrative, leasing and other expenses		12,030		11,416		36,097		35,195
Interest expense		20,894		20,376		62,336		61,760
Interest and other income, net		(2,591)		(3,324)		(5,382)		(10,330)
Gain on sales of real estate		(3,018)		_		(3,318)		_
Equity in income of unconsolidated entities		(1,815)		(85)		(2,541)		(180)
UJV NOI allocable to COPT Defense included in equity in income of unconsolidated entities		1,864		1,844		5,623		5,319
Income tax expense		612		130		832		312
NOI from real estate operations	\$	111,818	\$	105,526	\$	331,676	\$	312,593

We view our changes in NOI from real estate operations as being comprised of the following primary categories:

- Same Property, which we define as properties stably owned and 100% operational throughout the current and prior year reporting periods being compared;
- · developed properties placed into service that were not 100% operational throughout the current and prior year reporting periods being compared; and
- properties acquired during the current or prior year reporting periods being compared.

Our Same Property pool consisted of 198 properties, comprising 97.0% of our portfolio's square footage as of September 30, 2025. This pool of properties changed from the pool used for purposes of comparing 2024 and 2023 in our 2024 Annual Report on Form 10-K due to the addition of six properties placed in service and 100% operational on or before January 1, 2024 and three properties owned through a UJV that was formed in 2023.

In addition to owning properties, we provide construction management and other services. The primary manner in which we evaluate the operating performance of our construction management and other service activities is through a measure we define as NOI from service operations, which is based on the net of the revenues and expenses from these activities. The revenues and expenses from these activities consist primarily of subcontracted costs that are reimbursed to us by customers along with a management fee. The operating margins from these activities are small relative to the revenue. We believe NOI from service operations is a useful measure in assessing both our level of activity and our profitability in conducting such operations.

Since both of the measures discussed above exclude certain items includable in net income or loss, reliance on these measures has limitations; management compensates for these limitations by using the measures simply as supplemental measures that are considered alongside other GAAP and non-GAAP measures. A reconciliation of NOI from real estate operations and NOI from service operations to net income reported on the consolidated statements of operations is provided in Note 12 to our consolidated financial statements.

Comparison of Statements of Operations for the Three Months Ended September 30, 2025 and 2024

	For the Th	ree Mo	onths Ended Se	ptemb	tember 30,		
	 2025		2024		Variance		
		ii)	n thousands)				
Revenues							
Revenues from real estate operations	\$ 180,310	\$	172,563	\$	7,747		
Construction contract and other service revenues	8,485		16,662		(8,177)		
Total revenues	 188,795		189,225		(430)		
Operating expenses							
Property operating expenses	70,356		68,881		1,475		
Depreciation and amortization associated with real estate operations	40,631		38,307		2,324		
Construction contract and other service expenses	7,952		16,127		(8,175)		
General, administrative, leasing and other expenses	12,030		11,416		614		
Total operating expenses	 130,969		134,731		(3,762)		
Interest expense	(20,894)		(20,376)		(518)		
Interest and other income, net	2,591		3,324		(733)		
Gain on sales of real estate	3,018		_		3,018		
Equity in income of unconsolidated entities	1,815		85		1,730		
Income tax expense	(612)		(130)		(482)		
Net income	\$ 43,744	\$	37,397	\$	6,347		

	For the Three Months Ended September					30,	
		2025		2024		Variance	
				rs in thousands, er square foot d			
Revenues							
Same Property revenues							
Lease revenue, excluding lease termination revenue and collectability recovery provisions	\$	169,766	\$	165,468	\$	4,298	
Lease termination revenue, net		1,191		931		260	
Collectability loss provisions included in lease revenue		(108)		(25)		(83)	
Other property revenue		2,014		1,987		27	
Same Property total revenues		172,863	_	168,361		4,502	
Developed properties placed in service		3,446		1,206		2,240	
Acquired properties		1,682		953		729	
Other		2,319		2,043		276	
		180,310		172,563		7,747	
Property operating expenses						·	
Same Property		(66,857)		(66,161)		(696)	
Developed properties placed in service		(860)		(301)		(559)	
Acquired properties		(634)		(501)		(133)	
Other		(2,005)		(1,918)		(87)	
		(70,356)		(68,881)	_	(1,475)	
UJV NOI allocable to COPT Defense							
Same Property		1,864		1,844		20	
NOI from real estate operations							
Same Property		107,870		104,044		3,826	
Developed properties placed in service		2,586		905		1,681	
Acquired properties		1,048		452		596	
Other		314		125		189	
	\$	111,818	\$	105,526	\$	6,292	
Same Property NOI from real estate operations by segment							
Defense/IT Portfolio	\$	99.223	\$	96.820	\$	2,403	
Other	*	8,647	•	7,224	Ť	1,423	
	\$	107,870	\$	104,044	\$	3,826	
Same Property rent statistics							
Average occupancy rate		94.49	6	94.0%)	0.4%	
Average straight-line rent per occupied square foot (1)	\$	7.13	\$	6.92	\$	0.21	

⁽¹⁾ Includes minimum base rents, net of abatements and lease incentives and excluding lease termination revenue, on a straight-line basis for the periods set forth above.

Regarding the changes in NOI from real estate operations reported above:

- the increase for our Same Properties was due primarily to additional revenue in the current period resulting from increased rental and occupancy rates;
- developed properties placed in service reflects the effect of four properties placed in service in 2024 and 2025; and acquired properties includes two operating office properties acquired in 2024.

NOI from Service Operations

	For the Three Months Ended September 30,							
		2025 2024			Variance			
Construction contract and other service revenues	\$	8,485	\$	16,662	\$	(8,177)		
Construction contract and other service expenses		(7,952)		(16,127)		8,175		
NOI from service operations	\$	533	\$	535	\$	(2)		

Construction contract and other service revenues and expenses decreased in the current period due to a lower volume of construction activity for one of our tenants. Construction contract activity is inherently subject to significant variability depending on the volume and nature of projects undertaken by us primarily on behalf of tenants. Service operations are an ancillary component of our overall operations that typically contribute an insignificant amount of income relative to our real estate operations.

Gain on Sales of Real Estate

We recognized a gain on sale of real estate of \$3.0 million in the current period in connection with our sale of an undeveloped land parcel.

Comparison of Statements of Operations for the Nine Months Ended September 30, 2025 and 2024

	For the Nine Months Ended September 30,							
	 2025	2024	Variance					
		(in thousands)						
Revenues								
Revenues from real estate operations	\$ 535,364	\$ 506,311	\$ 29,053					
Construction contract and other service revenues	31,202	63,523	(32,321)					
Total revenues	 566,566	569,834	(3,268)					
Operating expenses								
Property operating expenses	209,311	199,037	10,274					
Depreciation and amortization associated with real estate operations	119,563	114,819	4,744					
Construction contract and other service expenses	29,530	61,746	(32,216)					
General, administrative, leasing and other expenses	36,097	35,195	902					
Total operating expenses	 394,501	410,797	(16,296)					
Interest expense	(62,336)	(61,760)	(576)					
Interest and other income, net	5,382	10,330	(4,948)					
Gain on sales of real estate	3,318	_	3,318					
Equity in income of unconsolidated entities	2,541	180	2,361					
Income tax expense	(832)	(312)	(520)					
Net income	\$ 120,138	\$ 107,475	\$ 12,663					

		For the I	Nine Mo	onths Ended Sept	ember 3	0,	
		2025		2024		Variance	
		е		ars in thousands, per square foot da	ta)		
Revenues							
Same Property revenues							
Lease revenue, excluding lease termination revenue and collectability loss provisions	\$	507,453	\$	488,307	\$	19,146	
Lease termination revenue, net		2,753		2,587		166	
Collectability (loss) recovery provisions included in lease revenue		(1,983)		93		(2,076)	
Other property revenue		6,112		4,628		1,484	
Same Property total revenues		514,335		495,615		18,720	
Developed properties placed in service		9,385		2,541		6,844	
Acquired properties		4,374		2,087		2,287	
Other		7,270		6,068		1,202	
		535,364		506,311		29,053	
Property operating expenses			_				
Same Property		(199,147)		(191,686)		(7,461)	
Developed properties placed in service		(1,903)		(530)		(1,373)	
Acquired properties		(2,084)		(1,194)		(890)	
Other		(6,177)		(5,627)		(550)	
		(209,311)		(199,037)		(10,274)	
UJV NOI allocable to COPT Defense							
Same Property		5,623		5,319		304	
				-,			
NOI from real estate operations							
Same Property		320,811		309,248		11,563	
Developed properties placed in service		7,482		2,011		5,471	
Acquired properties		2,290		893		1,397	
Other		1,093		441		652	
	\$	331,676	\$	312,593	\$	19,083	
Same Property NOI from real estate operations by segment							
Defense/IT Portfolio	\$	294,854	\$	288,372	\$	6,482	
Other	Ψ	25,957	φ	20.876	Φ	5,081	
Other	\$	320,811	\$	309,248	\$	11,563	
	<u>-</u>	,	<u> </u>	,	<u> </u>	,230	
Same Property rent statistics							
Average occupancy rate		94.3%		93.9%		0.49	
Average straight-line rent per occupied square foot (1)	\$	21.27	\$	20.61	\$	0.66	

⁽¹⁾ Includes minimum base rents, net of abatements and lease incentives and excluding lease termination revenue, on a straight-line basis for the periods set forth above.

Regarding the changes in NOI from real estate operations reported above:

- the increase for our Same Properties was due in large part to additional revenue in the current period resulting from increased rental and occupancy rates. Our Same Properties also experienced increased property operating expenses, driven primarily by higher snow removal and utility expenses, the effect of which was mostly offset by increased tenant expense reimbursements and prior year real estate taxes refunded upon appeal. For our Same Properties by segment, the Defense/IT Portfolio increase was partially offset by \$2.0 million in collectability loss provisions, while our Other segment increase included \$2.6 million from refunds of prior year real estate taxes, net of related tenant reimbursements; developed properties placed in service reflects the effect of four properties placed in service in 2024 and 2025; and
- acquired properties includes two operating office properties acquired in 2024.

NOI from Service Operations

	For the Nine Months Ended September 30,							
	2025 2024			2024	Variance			
	(in thousands)							
Construction contract and other service revenues	\$	31,202	\$	63,523	\$	(32,321)		
Construction contract and other service expenses		(29,530)		(61,746)		32,216		
NOI from service operations	\$	1,672	\$	1,777	\$	(105)		

Construction contract and other service revenue and expenses decreased in the current period due primarily to a lower volume of construction activity for one of our tenants.

Interest and Other Income, Net

Interest and other income, net decreased due in large part to interest income earned from excess loan proceeds that we invested in short-term interest-bearing money market accounts in the prior period.

Gain on Sales of Real Estate

Refer to our explanation for the three-month periods.

Funds from Operations

Funds from operations ("FFO") is defined as net income or loss computed using GAAP, excluding gains on sales and impairment losses of real estate and investments in UJVs (net of associated income tax) and real estate-related depreciation and amortization. FFO also includes adjustments to net income or loss for the effects of the items noted above pertaining to UJVs that were allocable to our ownership interest in the UJVs. We believe that we use the National Association of Real Estate Investment Trusts ("Nareit") definition of FFO, although others may interpret the definition differently and, accordingly, our presentation of FFO may differ from those of other REITs. We believe that FFO is useful to management and investors as a supplemental measure of operating performance because, by excluding gains on sales and impairment losses of real estate (net of associated income tax), and real estate-related depreciation and amortization, FFO can help one compare our operating performance between periods. In addition, since most equity REITs provide FFO information to the investment community, we believe that FFO is useful to investors as a supplemental measure for comparing our results to those of other equity REITs. We believe that net income or loss is the most directly comparable GAAP measure to FFO.

Since FFO excludes certain items includable in net income or loss, reliance on the measure has limitations; management compensates for these limitations by using the measure simply as a supplemental measure that is weighed in balance with other GAAP and non-GAAP measures. FFO is not necessarily an indication of our cash flow available to fund cash needs. Additionally, it should not be used as an alternative to net income or loss when evaluating our financial performance or to cash flow from operating, investing and financing activities when evaluating our liquidity or ability to make cash distributions or pay debt service.

Basic FFO available to common share and common unit holders ("Basic FFO") is FFO adjusted to subtract (1) preferred share dividends, (2) income attributable to noncontrolling interests through ownership of preferred units in the Operating Partnership or interests in other consolidated entities not owned by us, (3) depreciation and amortization allocable to noncontrolling interests in other consolidated entities and (4) Basic FFO allocable to share-based compensation awards. With these adjustments, Basic FFO represents FFO available to common shareholders and common unitholders. Common units in the Operating Partnership are substantially similar to our common shares and are exchangeable into common shares, subject to certain conditions. We believe that Basic FFO is useful to investors due to the close correlation of common units to common shares. We believe that net income or loss is the most directly comparable GAAP measure to Basic FFO. Basic FFO has essentially the same limitations as FFO; management compensates for these limitations in essentially the same manner as described above for FFO.

Diluted FFO available to common share and common unit holders ("Diluted FFO") is Basic FFO adjusted to add back any changes in Basic FFO that would result from the assumed conversion of securities that are convertible or exchangeable into common shares. We believe that Diluted FFO is useful to investors because it is the numerator used to compute Diluted FFO per share, discussed below. We believe that net income or loss is the most directly comparable GAAP measure to Diluted FFO. Since Diluted FFO excludes certain items includable in the numerator to diluted EPS, reliance on the measure has limitations; management compensates for these limitations by using the measure simply as a supplemental measure that is weighed in the balance with other GAAP and non-GAAP measures. Diluted FFO (which includes discontinued operations) is not necessarily an indication of our cash flow available to fund cash needs. Additionally, it should not be used as an alternative to net income or loss when evaluating our financial performance or to cash flow from operating, investing and financing activities when evaluating our liquidity or ability to make cash distributions or pay debt service.

Diluted FFO available to common share and common unit holders, as adjusted for comparability is defined as Diluted FFO adjusted to exclude: operating property acquisition costs (for acquisitions classified as business combinations); gain or loss on early extinguishment of debt; FFO associated with properties that secured non-recourse debt on which we defaulted and, subsequently, extinguished, via conveyance of such properties (including property NOI, interest expense and gains on debt extinguishment); loss on interest rate derivatives; and executive transition costs associated with named executive officers. This measure also includes adjustments for the effects of the items noted above pertaining to UJVs that were allocable to our ownership interest in the UJVs. We believe this to be a useful supplemental measure alongside Diluted FFO as it excludes gains and losses from certain investing and financing activities and certain other items that we believe are not closely correlated to (or associated with) our operating performance. We believe that net income or loss is the most directly comparable GAAP measure to this non-GAAP measure. This measure has essentially the same limitations as Diluted FFO, as well as the further limitation of not reflecting the effects of the excluded items; we compensate for these limitations in essentially the same manner as described above for Diluted FFO.

Diluted FFO per share is (1) Diluted FFO divided by (2) the sum of the (a) weighted average common shares outstanding during a period, (b) weighted average common units outstanding during a period and (c) weighted average number of potential additional common shares that would have been outstanding during a period if other securities that are convertible or exchangeable into common shares were converted or exchanged. We believe that Diluted FFO per share is useful to investors because it provides investors with a further context for evaluating our FFO results in the same manner that investors use earnings per share ("EPS") in evaluating net income or loss available to common shareholders. In addition, since most equity REITs provide Diluted FFO per share information to the investment community, we believe that Diluted FFO per share is a useful supplemental measure for comparing us to other equity REITs. We believe that diluted EPS is the most directly comparable GAAP measure to Diluted FFO per share. Diluted FFO per share has most of the same limitations as Diluted FFO (described above); management compensates for these limitations in essentially the same manner as described above for Diluted FFO.

Diluted FFO per share, as adjusted for comparability is (1) Diluted FFO, as adjusted for comparability divided by (2) the sum of the (a) weighted average common shares outstanding during a period, (b) weighted average common units outstanding during a period and (c) weighted average number of potential additional common shares that would have been outstanding during a period if other securities that are convertible or exchangeable into common shares were converted or exchanged. We believe that this measure is useful to investors because it provides investors with a further context for evaluating our FFO results. We believe this to be a useful supplemental measure alongside Diluted FFO per share as it excludes gains and losses from investing and financing activities and certain other items that we believe are not closely correlated to (or associated with) our operating performance. We believe that diluted EPS is the most directly comparable GAAP measure to this per share measure. This measure has most of the same limitations as Diluted FFO (described above) as well as the further limitation of not reflecting the effects of the excluded items; we compensate for these limitations in essentially the same manner as described above for Diluted FFO.

The computations for all of the above measures on a diluted basis assume the conversion of common units in CDPLP but do not assume the conversion of other securities that are convertible into common shares if the conversion of those securities would increase per share measures in a given period.

The table below sets forth the computation of the above stated measures, and provides reconciliations from the GAAP measures associated with such measures:

	For the Three Months Ended September 30,				Fo	For the Nine Months Ended September 3			
		2025 2024				2025		2024	
				and shares in thous	ands	s, except per share			
Net income	\$	-,	\$	37,397	\$,	\$	107,475	
Real estate-related depreciation and amortization		40,631		38,307		119,563		114,819	
Gain on sales of real estate		(3,018)		_		(3,318)		_	
Depreciation and amortization on UJVs allocable to COPT Defense		733		756		2,206		2,311	
FFO		82,090		76,460		238,589		224,605	
FFO allocable to other noncontrolling interests		(1,502)		(985)		(4,042)		(2,805)	
Basic FFO allocable to share-based compensation awards		(548)		(617)		(1,628)		(1,803)	
Basic FFO available to common share and common unit holders		80,040		74,858		232,919		219,997	
Redeemable noncontrolling interest		-		_		_		1,446	
Diluted FFO adjustments allocable to share-based compensation awards		53		47		294		141	
Diluted FFO available to common share and common unit holders		80,093		74,905		233,213		221,584	
Loss on early extinguishment of debt on UJVs		28		_		28		_	
Executive transition costs		-		69		_		227	
Diluted FFO comparability adjustments allocable to share-based compensation awards		_		_		_		(1)	
Diluted FFO available to common share and common unit holders, as adjusted for comparability	\$	80,121	\$	74,974	\$	233,241	\$	221,810	
Weighted average common shares		112,485		112,314		112,442		112,279	
Conversion of weighted average common units		2,182		1,696		2,136		1,675	
Weighted average common shares/units - Basic FFO per share		114,667		114,010		114,578		113,954	
Dilutive effect of share-based compensation awards		702		696		749		566	
Redeemable noncontrolling interest		_						873	
Weighted average common shares/units - Diluted FFO per share and as adjusted for comparability		115,369		114,706		115,327		115,393	
						,			
Diluted EPS	\$	0.37	\$	0.32	\$	1.01	\$	0.92	
Diluted FFO per share	\$	0.69	\$	0.65	\$	2.02	\$	1.92	
Diluted FFO per share, as adjusted for comparability	\$	0.69	\$	0.65	\$	2.02	\$	1.92	
Denominator for diluted EPS		113,187		113,010		113,191		112,845	
Weighted average common units		2,182		1,696		2,136		1,675	
Redeemable noncontrolling interest		_		_		_		873	
Denominator for diluted FFO per share and as adjusted for comparability		115,369		114,706		115,327		115,393	
,									

Property Additions

The table below sets forth the major components of our additions to properties for the nine months ended September 30, 2025 (in thousands):

Properties in development or held for future development	\$ 151,973
Tenant improvements on operating properties (1)	41,310
Capital improvements on operating properties	 11,175
	\$ 204,458

(1) Tenant improvement costs incurred on newly-developed properties are classified in this table as development.

Cash Flows

Net cash flow from operating activities decreased \$1.3 million when comparing the nine months ended September 30, 2025 and 2024.

Net cash flow used in investing activities decreased \$46.0 million when comparing the nine months ended September 30, 2025 and 2024 due primarily to distributions of debt refinancing proceeds from two of our unconsolidated real estate joint ventures in the current period and our acquisition of two operating properties in the prior period.

Net cash flow used in financing activities in the nine months ended September 30, 2025 was \$60.4 million, and included primarily the following:

- · net proceeds from debt borrowings during the period of \$47.6 million; and
- dividends to common shareholders of \$102.2 million.

Net cash flow used in financing activities in the nine months ended September 30, 2024 was \$134.5 million, and included primarily the following:

- repayments of debt borrowings during the period of \$29.5 million; and
- · dividends to common shareholders of \$98.6 million.

Supplemental Guarantor Information

As of September 30, 2025, CDPLP had several series of unsecured senior notes outstanding that were issued in transactions registered with the Securities and Exchange Commission under the Securities Act of 1933, as amended. These notes are CDPLP's direct, senior unsecured and unsubordinated obligations and rank equally in right of payment with all of CDPLP's existing and future senior unsecured and unsubordinated indebtedness. However, these notes are effectively subordinated in right of payment to CDPLP's existing and future secured indebtedness. The notes are also effectively subordinated in right of payment to all existing and future liabilities and other indebtedness, whether secured or unsecured, of CDPLP's subsidiaries. COPT Defense fully and unconditionally guarantees CDPLP's obligations under these notes. COPT Defense's guarantees of these notes are senior unsecured obligations that rank equally in right of payment with other senior unsecured obligations of, or guarantees by, COPT Defense. COPT Defense itself does not hold any indebtedness, and its only material asset is its investment in CDPLP.

As permitted under Rule 13-01(a)(4)(vi), we do not provide summarized financial information for the Operating Partnership since: the assets, liabilities, and results of operations of the Company and the Operating Partnership are not materially different than the corresponding amounts presented in the consolidated financial statements of the Company; and we believe that inclusion of such summarized financial information would be repetitive and not provide incremental value to investors.

Liquidity and Capital Resources

As of September 30, 2025, we had:

- \$23.7 million in cash and cash equivalents; and
- a Revolving Credit Facility with a maximum borrowing capacity of \$600.0 million and an available borrowing capacity of \$476.0 million.

Following the completion of the capital events described in the section above entitled "Overview," we had:

• significantly higher cash and cash equivalents due to a portion of the net proceeds from our 4.50% Notes issuance being invested in interest-bearing accounts;

- a Revolving Credit Facility with a maximum borrowing capacity of \$800.0 million (increased from \$600.0 million), substantially all of which was available after paying down the facility using proceeds from our 4.50% Notes issuance and the initial borrowing under our Revolving Development Facility; and
- a Revolving Development Facility with a maximum borrowing capacity of \$200.0 million, approximately \$44 million of which was available as of October 16, 2025.

We expect to use our Revolving Development Facility to fund most of our property development cash requirements and subsequently pay it down as development properties are placed into service using cash available from operations, any excess available cash and cash equivalents and borrowings from our Revolving Credit Facility. We expect to use our Revolving Credit Facility to initially fund most of the cash requirements from our other investing activities, including development cash requirements in excess of Revolving Development Facility available borrowings, as well as pay downs of the Revolving Development Facility discussed above and certain debt balloon payments due upon maturity; we expect to pay down this facility using cash available from operations and proceeds from financing and/or investing activities, such as long-term borrowings, equity issuances and sales of interests in properties.

Our senior unsecured debt is rated investment grade, with either stable or positive outlooks, by the three major rating agencies. We aim to maintain an investment grade rating to enable us to use debt comprised of unsecured, primarily fixed-rate debt (including the effect of interest rate swaps) from public markets and banks. We also use secured nonrecourse debt from institutional lenders and banks primarily for joint venture financings. In addition, we periodically raise equity when we access the public equity markets by issuing common shares.

We have a program in place under which we may offer and sell common shares in at-the-market stock offerings having an aggregate gross sales price of up to \$300 million. Under this program, we may also, at our discretion, sell common shares under forward equity sales agreements. The use of a forward equity sales agreement would enable us to lock in a price on a sale of common shares when the agreement is executed but defer issuing the shares and receiving the sale proceeds until a later date.

We believe that our liquidity and capital resources are adequate for our near-term and longer-term requirements without necessitating property sales. However, we may dispose of interests in properties opportunistically or when market conditions otherwise warrant.

Our material cash requirements, including contractual and other obligations, include:

- property operating expenses, including future lease obligations from us as a lessee;
- · construction contract expenses;
- · general, administrative, leasing and other expenses;
- debt service, including interest expense;
- property development costs:
- tenant and capital improvements and leasing costs for operating properties (expected to total approximately \$35 million during the remainder of 2025);
- debt balloon payments due upon maturity; and
- dividends to our shareholders.

We expect to use cash flow from operations during the remainder of 2025 and annually thereafter for the foreseeable future to fund all of these cash requirements except for debt balloon payments due upon maturity and a portion of property development costs, the fundings for which are discussed below.

During the remainder of 2025, we: expect to spend \$75 million to \$85 million on costs for properties actively under development, most of which was contractually obligated as of September 30, 2025, and additional costs to actively develop additional properties; and funded our acquisition of 15050 Conference Center Drive. We expect to fund these activities using, in part, available cash flow from operations, with the balance funded using borrowings under our Revolving Development Facility and excess available cash and cash equivalents.

Beyond 2025, we expect to fund property development activities and, potentially, opportunistic acquisitions of operating properties using, in part, available cash flow from operations, with the balance funded using any remaining excess available cash and cash equivalents and borrowings under our Revolving Development Facility and Revolving Credit Facility.

We provide disclosure in our consolidated financial statements on our future lessee obligations (expected to be funded primarily by cash flow from operations) in Note 5 and future debt obligations (expected to be funded by any remaining excess available cash and cash equivalents, refinanced by new debt borrowings or funded by future equity issuances and/or sales of interests in properties) in Note 8.

Certain of our debt instruments require that we comply with a number of restrictive financial covenants, including maximum leverage ratio, unencumbered leverage ratio, minimum net worth, minimum fixed charge coverage, minimum unencumbered interest coverage ratio, minimum debt service and maximum secured indebtedness ratio. As of September 30, 2025, we were compliant with these covenants.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

We are exposed to certain market risks, one of the most predominant of which is a change in interest rates. Increases in interest rates can result in increased interest expense under our Revolving Credit Facility, Revolving Development Facility and other variable-rate debt to the extent we do not have interest rate swaps in place to hedge the effect of such rate increases. Increases in interest rates can also result in increased interest expense when our fixed-rate debt matures and needs to be refinanced.

The following table sets forth as of September 30, 2025 our debt obligations and weighted average interest rates on debt maturing each year (dollars in thousands):

			For	the Periods E	nding	g December 31,			
	2025	2026		2027		2028	2029	Thereafter	Total
Debt									
Fixed rate debt (1)	\$ 331	\$ 436,140	\$	_	\$	345,000	\$ 400,000	\$ 1,000,000	\$ 2,181,471
Weighted average interest rate	3.24%	2.38%		—%		5.25%	2.00%	2.81%	2.96%
Variable rate debt (2)	\$ 135	\$ 281,035	\$	_	\$	_	\$ _	\$ _	\$ 281,170
Weighted average interest rate (3)	5.90%	5.58%		—%		—%	—%	—%	5.58%

- (1) Represents principal maturities only and therefore excludes net discounts and deferred financing costs of \$19.1 million.
- (2) Maturities in 2026 included \$145.8 million that may be extended to 2027 and \$125.0 million that may be extended to 2028, all subject to certain options.
- (3) Represents interest rates in effect for variable-rate debt as of September 30, 2025.

The fair value of our debt was \$2.3 billion as of September 30, 2025. If interest rates had been 1% lower, the fair value of our fixed-rate debt would have increased by approximately \$75 million as of September 30, 2025.

See Note 9 to our consolidated financial statements for information pertaining to interest rate swap contracts in place as of September 30, 2025 and their respective fair values.

Based on our variable-rate debt balances, including the effect of interest rate swap contracts, our interest expense would have increased by approximately \$480,000 in the nine months ended September 30, 2025 if the applicable variable index rate was 1% higher.

Item 4. Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures

Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act) as of September 30, 2025. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures as of September 30, 2025 were functioning effectively to provide reasonable assurance that the information required to be disclosed in reports filed or submitted under the Securities Exchange Act of 1934 is (i) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and (ii) accumulated and communicated to our management, including our principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

(b) Change in Internal Control over Financial Reporting

No change in our internal control over financial reporting occurred during the most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

We are not currently involved in any material litigation nor, to our knowledge, is any material litigation currently threatened against us (other than routine litigation arising in the ordinary course of business, substantially all of which is expected to be covered by liability insurance).

Item 1A. Risk Factors

There have been no material changes to the risk factors included in our 2024 Annual Report on Form 10-K.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

- (a) During the three months ended September 30, 2025, we issued 22,292 common shares in exchange for 22,292 CDPLP common units in accordance with CDPLP's Third Amended and Restated Limited Partnership Agreement, as amended. The issuance of these common shares was effected in reliance upon the exemption from registration under Section 4(a)(2) of the Securities Act of 1933, as amended.
- (b) Not applicable
- (c) Not applicable

Item 3. Defaults Upon Senior Securities

- (a) Not applicable
- (b) Not applicable

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

- (a) Not applicable
- (b) Not applicable
- (c) Rule 10b5-1 Trading Plans

During the three months ended September 30, 2025, none of our trustees or executive officers adopted or terminated contracts, instructions or written plans for the sale or purchase of our securities that (i) were intended to satisfy the affirmative defense conditions of Rule 10b5-1 or (ii) qualified as non-Rule 10b5-1 trading arrangements (as that term is defined in Item 408 of Regulation S-K under the Exchange Act).

Item 6. Exhibits

(a) Exhibits.

EXHIBIT NO.	DESCRIPTION
	Fifth Supplemental Indenture, by and among COPT Defense Properties, L.P., as issuer, COPT Defense Properties, as quarantor, and U.S. Bank Trust
10.1	Company, National Association, as trustee (filed with the Company's Current Report on Form 8-K dated October 2, 2025 and incorporated herein by reference).
10.2	Second Amendment to Credit Agreement, dated as of October 6, 2025, by and among COPT Defense Properties, L.P.; COPT Defense Properties; KeyBank National Association; PNC Bank, National Association; TD Bank National Association; M&T Bank, a New York Banking Corporation; Wells Fargo Bank, National Association; Fifth Third Bank, National Association; JPMorgan Chase Bank, N.A.; and Synovus Bank (filed with the Company's Current Report on Form 8-K dated October 6, 2025 and incorporated herein by reference).
<u>22.1</u>	List of Subsidiary Issuers of Guaranteed Securities (filed with the Company's Annual Report on Form 10-K for the year ended December 31, 2024 and incorporated herein by reference).
<u>31.1</u>	Certification of the Chief Executive Officer of COPT Defense Properties required by Rule 13a-14(a) under the Securities Exchange Act of 1934, as amended (filed herewith).
<u>31.2</u>	Certification of the Chief Financial Officer of COPT Defense Properties required by Rule 13a-14(a) under the Securities Exchange Act of 1934, as amended (filed herewith).
<u>32.1</u>	Certification of the Chief Executive Officer of COPT Defense Properties required by Rule 13a-14(b) under the Securities Exchange Act of 1934, as amended. (This exhibit shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liability of that section. Further, this exhibit shall not be deemed to be incorporated by reference into any filing under the Securities Exchange Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended.) (Furnished herewith).
32.2	Certification of the Chief Financial Officer of COPT Defense Properties required by Rule 13a-14(b) under the Securities Exchange Act of 1934, as amended. (This exhibit shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liability of that section. Further, this exhibit shall not be deemed to be incorporated by reference into any filing under the Securities Exchange Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended). (Furnished herewith).
101.INS	XBRL Instance Document - The instance document does not appear in the interactive data file because its XBRL tags are embedded within the Inline XBRL document (filed herewith).
101.SCH	Inline XBRL Taxonomy Extension Schema Document (filed herewith).
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document (filed herewith).
101.LAB	Inline XBRL Extension Labels Linkbase (filed herewith).
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document (filed herewith).
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase Document (filed herewith).
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101).

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.

COPT DEFENSE PROPERTIES

Date: November 4, 2025 By: /s/ Stephen E. Budorick

Stephen E. Budorick

President and Chief Executive Officer

Date: November 4, 2025 By: /s/ Anthony Mifsud

Anthony Mifsud

Executive Vice President and Chief Financial Officer

CERTIFICATIONS REQUIRED BY RULE 13a-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934

CERTIFICATIONS

I, Stephen E. Budorick, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of COPT Defense Properties;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that
 material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the
 period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide
 reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with
 generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely
 affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date:	November 4, 2025	/s/ Stephen E. Budorick
		Stephen E. Budorick
		President and Chief Executive Officer

CERTIFICATIONS REQUIRED BY RULE 13a-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934

CERTIFICATIONS

I, Anthony Mifsud, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of COPT Defense Properties;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that
 material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the
 period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide
 reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with
 generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely
 affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date:	November 4, 2025	/s/ Anthony Mifsud
		Anthony Mifsud Executive Vice President and Chief Financial Officer
		Executive vice i resident and offici i mancial officer

CERTIFICATIONS REQUIRED BY

RULE 13a-14(b) UNDER THE SECURITIES EXCHANGE ACT OF 1934

In connection with the Quarterly Report on Form 10-Q of COPT Defense Properties (the "Company") for the quarter ended September 30, 2025, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Stephen E. Budorick, President and Chief Executive Officer of the Company, certify that to my knowledge:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

/s/ Stephen E. Budorick

Stephen E. Budorick President and Chief Executive Officer

Date: November 4, 2025

CERTIFICATIONS REQUIRED BY

RULE 13a-14(b) UNDER THE SECURITIES EXCHANGE ACT OF 1934

In connection with the Quarterly Report on Form 10-Q of COPT Defense Properties (the "Company") for the quarter ended September 30, 2025, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Anthony Mifsud, Executive Vice President and Chief Financial Officer of the Company, certify that to my knowledge:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

/s/ Anthony Mifsud

Anthony Mifsud
Executive Vice President and Chief Financial Officer

Date: November 4, 2025