UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report: November 16, 2020 (Date of earliest event reported)

SUN COMMUNITIES INC.

(Exact name of registrant as specified in its charter)

Maryland (State of Incorporation)	1-12616 Commission file numb	38-2730780 Oper (I.R.S. Employer Identification No
27777 Franklin Rd. Suite 200, Southfield, Michigan (Address of Principal Executive Offices)	(248) 208-2500 none number, including area	48034 (Zip Code)
Check the appropriate box below if the Form 8-K filing registrant under any of the following provisions:	-	
☐ Written communications pursuant to Rule 425 under t	he Securities Act (17 CFR 2	30.425)
☐ Soliciting material pursuant to Rule 14a-12 under the	Exchange Act (17 CFR 240.	14a-12)
☐ Pre-commencement communications pursuant to Rule	: 14d-2(b) under the Exchang	ge Act (17 CFR 240.14d-2(b))
☐ Pre-commencement communications pursuant to Rule	e 13e-4(c) under the Exchang	ge Act (17 CFR 240.13e-4(c))
Securities registered pursuant to Section 12(b) of the Act	t:	
	rading Symbol(s)	ame of each exchange on which registered
Common Stock, \$0.01 par value Indicate by check mark whether the registrant is an emer 1933 (§230.405 of this chapter) or Rule 12b-2 of the Sec		
☐ Emerging growth company		
If an emerging growth company, indicate by check mark for complying with any new or revised financial account	•	

Item 7.01 Regulation FD Disclosure

Attached as Exhibit 99.1, and incorporated by reference, to this report is an investor presentation of Sun Communities, Inc. that will be made available to investors beginning on November 16, 2020. The presentation also will be posted on Sun Communities, Inc.'s website, www.suncommunities.com, on November 16, 2020.

The information contained and incorporated by reference in this Item 7.01 on Current Report on Form 8-K, including Exhibit 99.1 attached hereto, is being furnished and shall not be deemed to be "filed" for purposes of the Securities Exchange Act of 1934, as amended.

This report contains various "forward-looking statements" within the meaning of the Securities Act of 1933, as amended, and the Securities Exchange Act of 1934, as amended, and we intend that such forward-looking statements will be subject to the safe harbors created thereby. For this purpose, any statements contained in this filing that relate to expectations, beliefs, projections, future plans and strategies, trends or prospective events or developments and similar expressions concerning matters that are not historical facts are deemed to be forward-looking statements. Words such as "forecasts," "intends," "intended," "goal," "estimate," "estimates," "expects," "expect," "expected," "project," "projected," "projections," "plans," "predicts," "potential," "seeks," "anticipates," "anticipated," "should," "could," "may," "will," "designed to," "foreseeable future," "believe," "believes," "scheduled," "guidance", "target" and similar expressions are intended to identify forward-looking statements, although not all forward looking statements contain these words. These forward-looking statements reflect our current views with respect to future events and financial performance, but involve known and unknown risks and uncertainties, both general and specific to the matters discussed in this filing. These risks and uncertainties may cause our actual results to be materially different from any future results expressed or implied by such forward-looking statements. In addition to the risks disclosed under "Risk Factors" contained in our Annual Report on Form 10-K for the year ended December 31, 2019, our Quarterly Reports on Form 10-Q for the quarters ended March 31, 2020, and September 30, 2020 and our other filings with the SEC from time to time, such risks and uncertainties include but are not limited to:

- outbreaks of disease, including the COVID 19 pandemic, and related stay at home orders, quarantine policies and restrictions on travel, trade and business operations;
- changes in general economic conditions, the real estate industry and the markets in which we operate;
- difficulties in our ability to evaluate, finance, complete and integrate acquisitions, developments and expansions successfully;
- our liquidity and refinancing demands;
- our ability to obtain or refinance maturing debt;
- our ability to maintain compliance with covenants contained in our debt facilities;
- availability of capital;
- changes in foreign currency exchange rates, including between the U.S. dollar and each of the Canadian and Australian dollars;
- our ability to maintain rental rates and occupancy levels;
- our failure to maintain effective internal control over financial reporting and disclosure controls and procedures;

- increases in interest rates and operating costs, including insurance premiums and real property taxes;
- risks related to natural disasters such as hurricanes, earthquakes, floods, and wildfires;
- general volatility of the capital markets and the market price of shares of our capital stock;
- our failure to maintain our status as a REIT;
- changes in real estate and zoning laws and regulations;
- legislative or regulatory changes, including changes to laws governing the taxation of REITs;
- litigation, judgments or settlements;
- competitive market forces;
- the ability of purchasers of manufactured homes and boats to obtain financing; and
- the level of repossessions by manufactured home and boat lenders.

Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date the statement was made. We undertake no obligation to publicly update or revise any forward-looking statements included in this filing, whether as a result of new information, future events, changes in our expectations or otherwise, except as required by law.

Although we believe that the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee future results, levels of activity, performance or achievements. All written and oral forward-looking statements attributable to us or persons acting on our behalf are qualified in their entirety by these cautionary statements.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits.

Exhibit No. Description

99.1 Investor Presentation

104 Cover Page Interactive Data File (embedded within the Inline XBRL document)

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 hereunto duly authorized.

SUN COMMUNITIES, INC.

Dated: November 16, 2020 By: /s/ Karen J. Dearing

Karen J. Dearing, Executive Vice President, Chief Financial Officer, Secretary and Treasurer



INVESTOR PRESENTATION

NOVEMBER 2020

FORWARD-LOOKING STATEMENTS

This presentation has been prepared for informational purposes only from information supplied by Sun Communities, Inc., referred to herein as "we," "our," and "Sun," and from third-party sources indicated herein. Such third-party information has not been independently verified. Sun makes no representation or warranty, expressed or implied, as to the accuracy or completeness of such information.

This presentation contains various "forward-looking statements" within the meaning of the United States Securities Act of 1933, as amended, and the United States Securities Exchange Act of 1934, as amended, and we intend that such forward-looking statements will be subject to the safe harbors created thereby. For this purpose, any statements contained in this presentation that relate to expectations, beliefs, projections, future plans and strategies, trends or prospective events or developments and similar expressions concerning matters that are not historical facts are deemed to be forward-looking statements. Words such as "forecasts," "intended," "goal," "estimate," "expects," "expect," "expect," "expect," "project," "projections," "plans," "predicts," "potential," "seeks," "anticipates," "anticipates," "should," "could," "may," "will," "designed to," "foreseeable future," "believes," "scheduled," "guidance," "target" and similar expressions are intended to identify forward-looking statements, although not all forward looking statements contain these words. These forward-looking statements reflect our current views with respect to future events and financial performance, but involve known and unknown risks and uncertainties, both general and specific to the matters discussed in this presentation. These risks and uncertainties may cause our actual results to be materially different from any future results expressed or implied by such forward-looking statements. In addition to the risks disclosed under "Risk Factors" contained in our Annual Report on Form 10-K for the year ended December 31, 2019, our Quarterly Reports on Form 10-Q for the quarters ended March 31, 2020 and September 30, 2020, and our other filings with the Securities and Exchange Commission from time to time, such risks and uncertainties include but are not limited to:

- outbreaks of disease, including the COVID-19 pandemic, and related stay-at-home orders, quarantine policies and restrictions on travel, trade and business operations;
- changes in general economic conditions, the real estate industry, and the markets win which we operate;
- difficulties in our ability to evaluate, finance, complete and integrate acquisitions, developments and expansions successfully;
- our liquidity and refinancing demands;
- our ability to obtain or refinance maturing debt;
- our ability to maintain compliance with covenants contained in our debt facilities;
- availability of capital;
- changes in foreign currency exchange rates, including between the U.S. dollar and each of the Canadian dollar and the Australian dollar;
- our ability to maintain rental rates and occupancy levels;
- our failure to maintain effective internal control over financial reporting and disclosure controls and procedures;
- increases in interest rates and operating costs, including insurance premiums and real property taxes;
- risks related to natural disasters such as hurricanes, earthquakes, floods and wildfires;
- general volatility of the capital markets and the market price of shares of our capital stock;
- our failure to maintain our status as a REIT;
- changes in real estate and zoning laws and regulations;
- legislative or regulatory changes, including changes to laws governing the taxation of REITs;
- litigation, judgments or settlements;
- competitive market forces;
- the ability of purchasers of manufactured homes and boats to obtain financing; and
- the level of repossessions by manufactured home and boat lenders.

Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date the statement was made. We undertake no obligation to publicly update or revise any forward-looking statements included in this presentation, whether as a result of new information, future events, changes in our expectations or otherwise, except as required by law. Although we believe that the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee future results, levels of activity, performance or achievements. All written and oral forward-looking statements attributable to us or persons acting on our behalf are qualified in their entirety by these cautionary statements.



COMPANY HIGHLIGHTS

Leading owner and operator of manufactured housing ("MH") communities, recreational vehicle ("RV") resorts, and marinas

Favorable demand drivers combined with supply constraints

Consistent organic growth enhanced with embedded expansion opportunities

Industry consolidator with proven value creation from acquisitions

Cycle-tested growth driven by attractive value proposition to residents and guests

Focus on exceptional service supported by culture of accountability

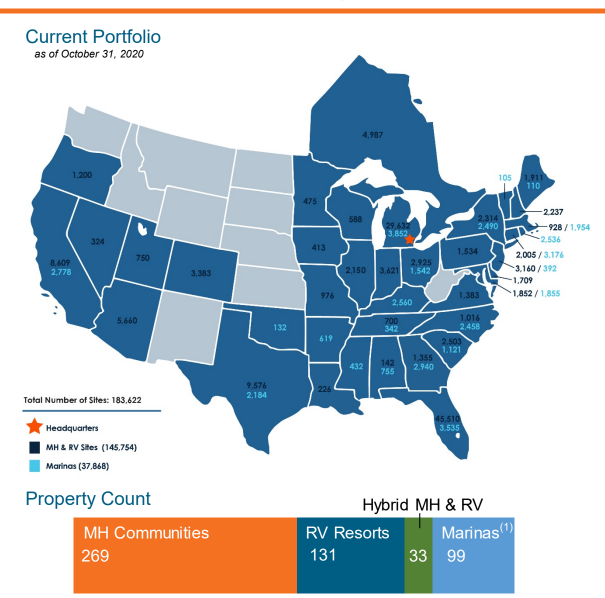
Proven executive management team with over 100 combined years of industry experience







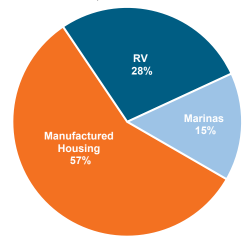
SUN COMMUNITIES, INC. OVERVIEW (NYSE: SUI)



532 properties across38 states andOntario, Canada

Indicative Annual Rental Revenue(2)

as of December 31, 2019



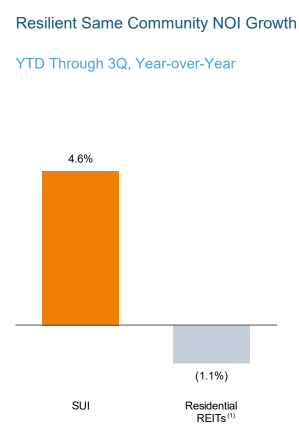


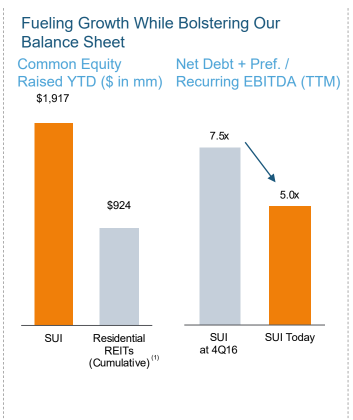
Source: Company information. Refer to Sun Communities, Inc. Form 10-Q and Supplemental for the quarter ended September 30, 2020 as well as Press Releases and SEC Filings after September 30, 2020 for additional information.

(1) Does not include eight marinas managed for third parties.

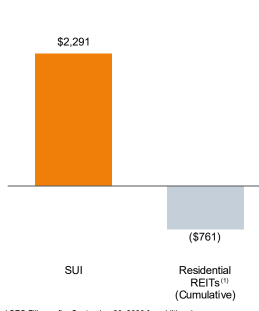
SUN CONTINUES TO OUTPERFORM OPERATIONALLY...

- Positive Operating Momentum Amidst the Pandemic
 - Total portfolio occupancy increased 50bps year-over-year to 97.2% at September 30, 2020
 - MH and Annual RV rent collections for the third quarter were 97% and 98%, respectively
 - In 3Q, better than expected transient RV revenues, ancillary gross profit and lower property level payroll









Source: Company information. Refer to Sun Communities, Inc. Form 10-Q and Supplemental for the quarter ended September 30, 2020 as well as Press Releases and SEC Filings after September 30, 2020 for additional information. Refer to information regarding non-GAAP financial measures in the attached Appendix.

Note: Market data as of 10/30/2020.



Residential REITs include (i) Single Family REITs, AMH and INVH; (ii) Apartment REITs, AIV, AVB, CPT, EQR, ESS, MAA and UDR;

(iv) Student Housing, ACC; and (v) ELS. Percentages weighted by equity market cap, where applicable.

2) SUI includes ~\$2.0 billion acquisition of Safe Harbor Marinas. Excludes capital improvement and development expenditures.

Powering Sun's Growth Engine - Internal

- Sun is the premier owner and operator of MH and RV communities
- Strong cycle-tested record of operating, expanding and acquiring MH and RV communities dating back to 1975

INTERNAL LEVERS

Contractual Re	nt Increases
----------------	--------------

Annual historical

2% - 4%

weighted average monthly rental rate increase supported by continual reinvestment into properties

Expansions

~200

2020 YTD vacant site deliveries

~7,600

sites available for expansion 2020 and beyond

Target 12% – 14% expansion IRRs⁽²⁾

MH Occupancy Gains

96.4%

3Q 2020 MH Occupancy

79%

of MH communities at 98%+

250bps+

existing MH occupancy upside

Transient RV Site Conversions

~23,700

Current transient RV sites

~1,100

average yearly converted sites⁽¹⁾

40% – 60%

1st year revenue uplift once converted



Source: Company information. Refer to Sun Communities, Inc. Form 10-Q and Supplemental for the quarter ended September 30, 2020 as well as Press Releases and SEC Filings after September 30, 2020 for additional information. Refer to information regarding non-GAAP financial measures in the attached Appendix.

(1) 2017-2019 average

(2) Expected 5-year unlevered internal rates of return based on certain assumptions.

Powering Sun's Growth Engine - External

EXTERNAL LEVERS

Acquisitions

~\$2.3bn

investment in 11 properties and 99 marinas 2020 YTD

3.9x increase

in properties since year end 2010

High degree of visibility into MH, RV and Marina acquisition pipeline with additional opportunities arising



Development

Targeting 2 - 4

new development project starts / year

Target 7% – 9%

ground-up development IRRs(1)

~980

2020 YTD ground-up site deliveries in 5 properties



FINANCIAL HIGHLIGHTS

Financial Performance

Quarter Ended September 30,

YTD Ended September 30,

	2020	2019	% Change	2020	2019	% Change
Total Revenue	\$400.5mm	\$362.4mm	10.5%	\$1,014.1mm	\$962.2mm	5.4%
Total NOI	\$221.7mm	\$196.7mm	12.7%	\$573.8mm	\$532.4mm	7.8%
Same Community Revenue	\$243.4mm	\$231.0mm	5.4%	\$662.0mm	\$642.8mm	3.0%
Same Community NOI	\$159.4mm	\$151.1mm	5.5%	\$449.3mm	\$429.7mm	4.6%
EPS ⁽¹⁾	\$0.83	\$0.63	31.7%	\$1.29	\$1.49	(13.4)%
Core FFO / Share ^{(1) (2)}	\$1.60	\$1.46	9.6%	\$3.94	\$3.83	2.9%



Source: Company information. Refer to Sun Communities, Inc. Form 10-Q and Supplemental for the quarter ended September 30, 2020 as well as Press Releases and SEC Filings after September 30, 2020 for additional information. Refer to information regarding non-GAAP financial measures in the attached Appendix.



Based on fully diluted shares of 101,628 million and 93,938 million for three months ended September 30, 2020 and September 30, 2019, respectively; and 99,333 million and 91,763 million for nine months ended September 30, 2020 and September 30, 2019, respectively.

2020 ACQUISITION & DEVELOPMENT ACTIVITY

Investment Activity Summary

Acquisitions



~\$2.3bn purchase price

~41,000 sites added in 110 properties & marinas

Robust pipeline of small portfolios and single assets in underwriting

Ground-up & Redevelopments



\$140mm spend

~980 site deliveries in 5 properties

~1,000 ground-up site
deliveries in five properties
expected in 2020

Expansions



\$56mm spend

~200 site deliveries in 6 properties

~7,600 sites available for expansion in 2020 and beyond

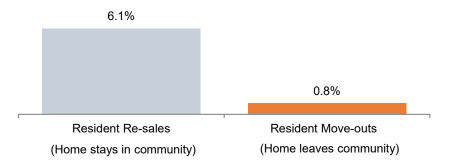


Sun's Favorable Revenue Drivers

- Yearly home move-outs in Sun's MH communities are less than 1%
- Tenure of residents in Sun's MH communities is approximately 15⁽¹⁾ years
- RVs stay in our resorts for approximately 11⁽¹⁾ years

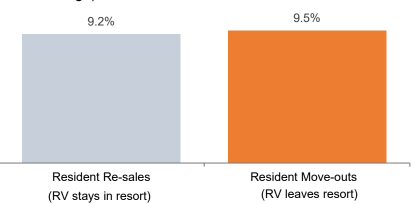
MH Resident Move-out Trends

(3 Year Average)



RV Guest Move-out Trends

(3 Year Average)









CONSISTENT AND CYCLE TESTED INTERNAL GROWTH

- Sun's average same community NOI growth has exceeded REIT industry average by ~210 bps and the apartment sector's average by ~200 bps since 1998
- Since 1998, every individual year or rolling 4-quarter period has had positive same community NOI growth

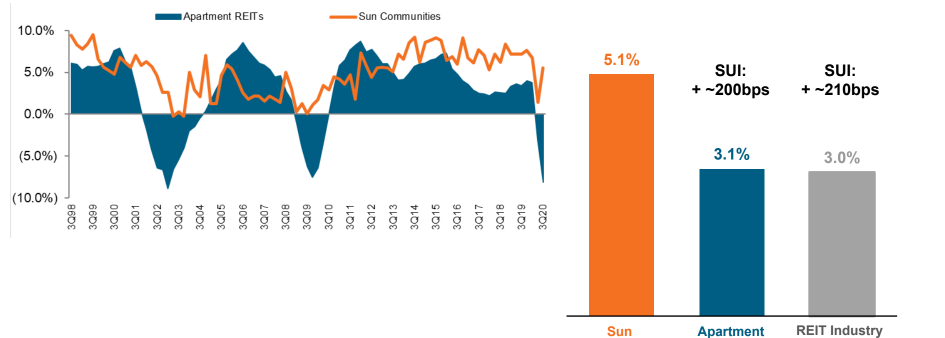
Same Community NOI Growth

Annual Growth Since 1998

Average Annual Growth Since 1998

REITs

Communities





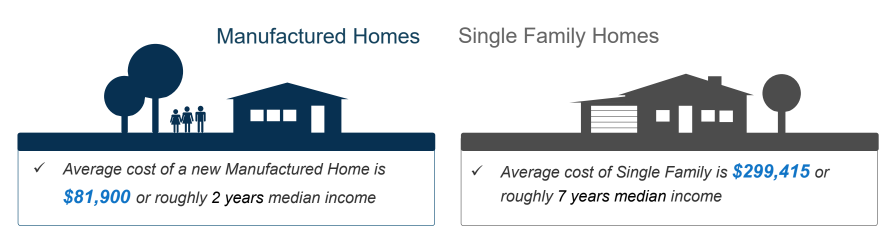
RENTING - MH VS. OTHER RENTAL OPTIONS

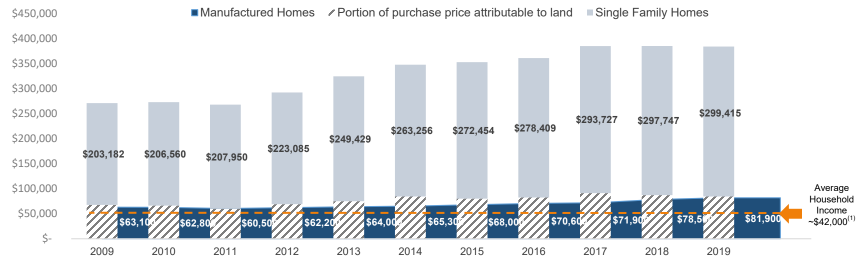
Manufactured homes in Sun's communities provide 25% more space at ~53% less cost per square foot



HOMEOWNERSHIP - MH vs. Single Family

Sun's communities offer affordable options in attractive locations







EXPANSIONS PROVIDE ATTRACTIVE RETURNS

- Investment in expansion sites boosts growth in highly accretive manner
- Sun expands in communities and resorts with high occupancies and continued strong demand

12 – 24 months average lease-up for 100-site expansion

\$40k - \$45k typical per site construction cost



Target 12% - 14% IRRs(1)

~200 2020 YTD vacant expansion site deliveries



MAXIMIZING VALUE FROM STRATEGIC ACQUISITIONS

Professional Operational Management

Adding Value with Expansions

Home Sales & Rental Program

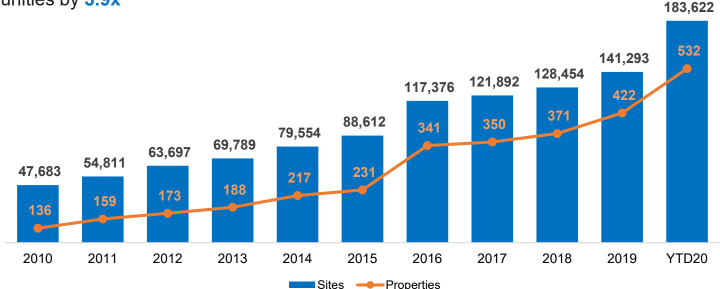
Call Center & Digital Marketing Outreach

Skilled Expense Management

Repositioning with Additional Capex

YTD Properties and Sites

Since 2010, Sun has acquired communities valued at approximately \$8 billion, increasing its number of communities by 3.9x



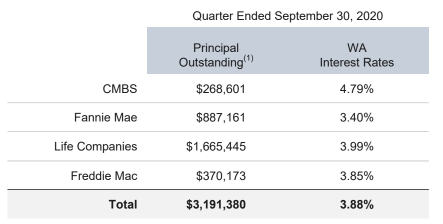


STRATEGIC BALANCE SHEET

- Balance sheet supports growth strategy
- No near-term debt maturities with 3.7% of total debt maturing per year through 2024

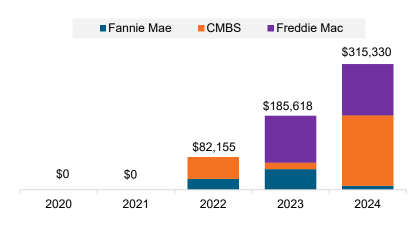
Mortgage Debt Outstanding

principal amounts in thousands

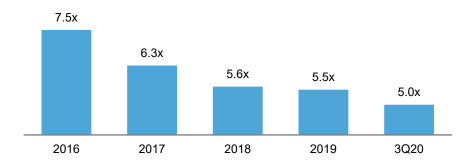


Mortgage Debt 5-Year Maturity Ladder

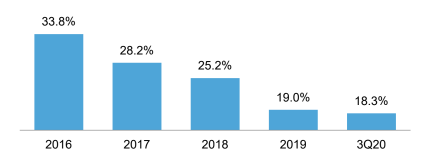
amounts in thousands



Net Debt / EBITDA⁽²⁾



Net Debt / TEV⁽³⁾



Source: Company information. Refer to Sun Communities, Inc. Form 10-Q and Supplemental for the quarter ended September 30, 2020 as well as Press Releases and SEC Filings after September 30, 2020 for additional information. Refer to information regarding non-GAAP financial measures in the attached Appendix.



The debt ratios are calculated using trailing 12 months recurring EBITDA for the period ended September 30, 2020.

Total Enterprise Value includes common shares outstanding (per Supplemental), Common OP Units and Preferred OP Units, as converted, outstanding at the end of each respective period.

Sun Communities' ESG Initiatives

- Sun published its inaugural ESG report in late 2019
- We are committed to sustainable business practices to benefit all stakeholders: team members, residents and guests, shareholders and the broader communities where we operate
- We will continue to enhance Sun's sustainability program through the formal adoption of additional environmental policies, establishing a data baseline for utility usage and expanding the ESG team

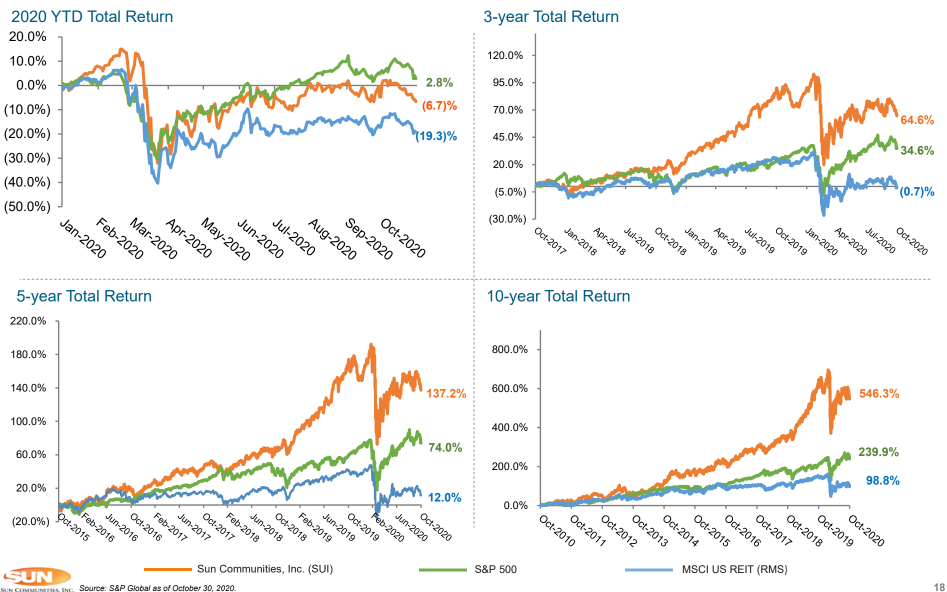
ESG Highlights⁽¹⁾

Environmental	Social	Governance
100% of communities and resorts retrofitted with LED lighting	Sun Unity social responsibility program	BoD's Nominating and Corporate Governance Committee formally oversees all ESG initiatives
Replacing 200+ water meters with auto-read, real-time systems	100% of Sun regular employees received safety training	BoD composition is 29% female and 71% independent
Launched due diligence process for solar energy program in California communities	Team members throughout the organization volunteered ~2,700 hours	Enterprise Risk Management Committee identifies, monitors and mitigates risks across the organization
Installing smart irrigation systems and native flora in all new ground-up developments	SunFit Program promotes employee, resident and guest wellness	Comprehensive policies and procedures foster sound corporate governance



STRATEGY-DRIVEN OUTPERFORMANCE

Sun has significantly outperformed major REIT and broader market indices over the last ten years

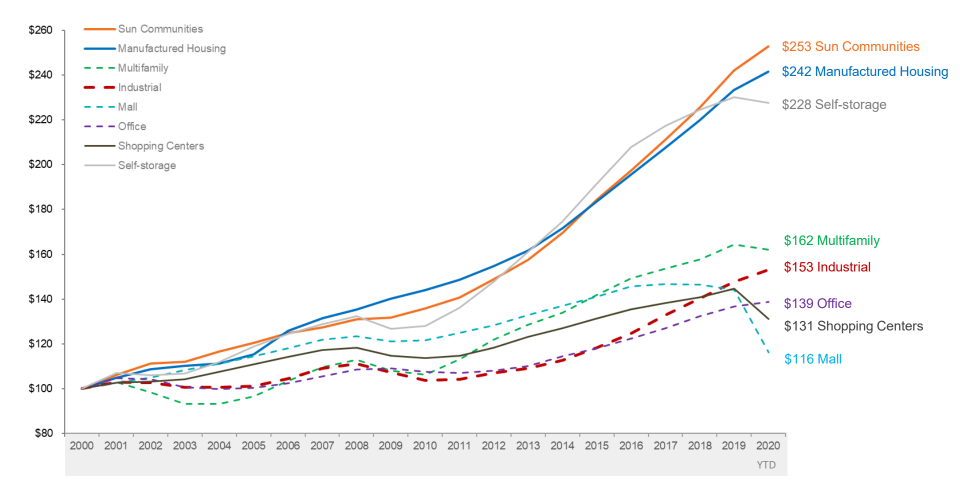


COMMUNITIES INC. Source: S&P Global as of October 30, 2020

CONSISTENT NOI GROWTH

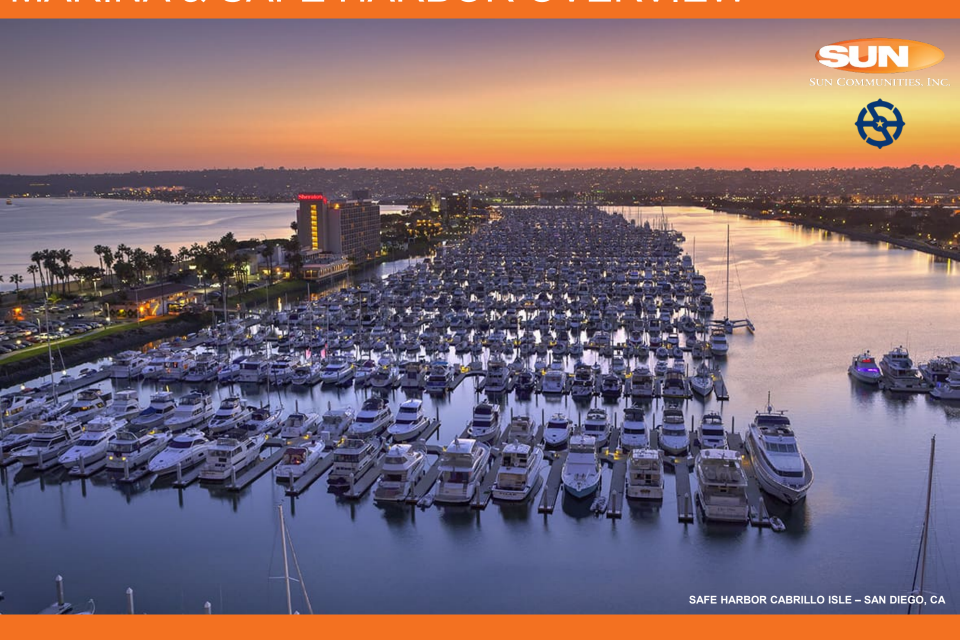
Manufactured housing is one of the most recession-resistant sectors in real estate and has consistently outperformed multifamily and most sectors in same community NOI growth since 2000

Indexed NOI Growth





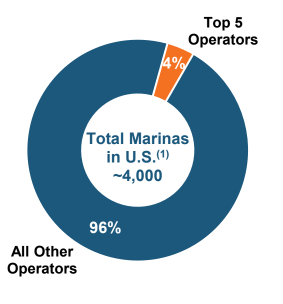
MARINA & SAFE HARBOR OVERVIEW



ATTRACTIVE INDUSTRY FUNDAMENTALS

Fragmented Industry

- Most marinas are owned by small mom-and-pop operators
- Significant upside from institutional management and value-add capex
- The top five operators collectively represent approximately 4% of the market by marina count



High Barriers to Entry

Strict Regulatory Environment

- Regulatory hurdles continue to limit new marina construction
- Increased scrutiny, approval times and risk of denial

Scarcity of Available Land

- Highly limited stock of desirable protected waterways
- Marina capacity growth is primarily driven by expansions / reconfigurations (2)

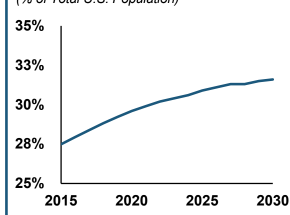
Capital Intensity

- High initial capital investment
- Scale is necessary to spread fixed operating costs over a larger base

Supportive Demographic Trends

- The majority of boaters in the United States are 55 and older
- The aging U.S. population is a positive trend because boat buyers are concentrated in older, wealthier demographic groups
- Retiring Baby Boomers with additional leisure time and migration to warmer and coastal areas will drive greater demand for boating

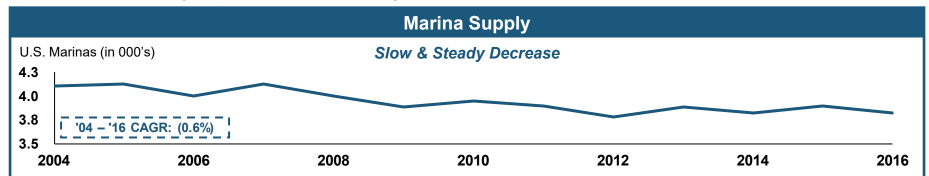
U.S. Population Above Age 55⁽¹⁾ (% of Total U.S. Population)



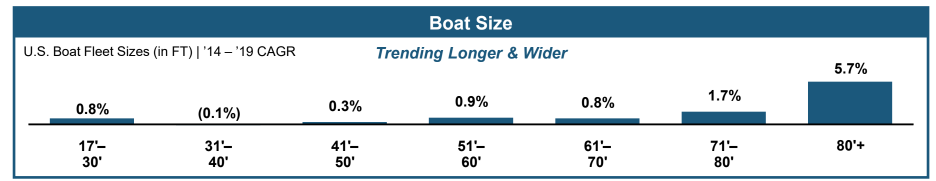


ATTRACTIVE INDUSTRY FUNDAMENTALS (CONT'D)

 Fundamentals are strong as a result of the limited supply of new marinas, stable stock of boats and increasing vessel size that may require a marina for storage









SAFE HARBOR IS THE BEST MARINA OPERATOR

Safe Harbor is the largest and most diversified marina owner and operator in the United States

99 Owned Marinas (1)

30,000 Approximate Wet Slips

8.000 **Approximate** Dry Racks⁽²⁾

22 States

70% of Marinas Located in Coastal Markets(3)

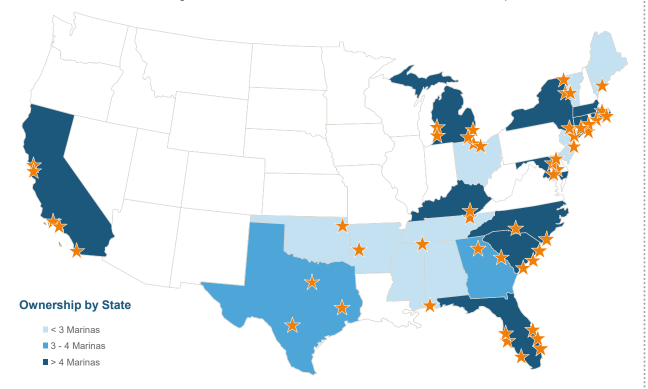
77% of Marinas Owned Fee Simple(4)

40,000 Approximate Members

8.3 Years Average Member Tenure

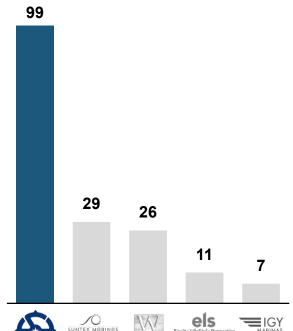
Diversified National Geographic Footprint

- No single state accounts for more than 11% of owned marinas⁽¹⁾
- No single marina accounts for more than 6% of total wet slips



Unrivaled Among Competitors

Unmatched in scale, portfolio quality and depth of network offering (# of owned marinas)



Note: Stars on map may indicate locations of more than one marina.

- As of October 31, 2020, Safe Harbor directly or indirectly owns 99 marinas and manages eight marinas on behalf of third parties.
- Dry Racks include Indoor Storage.
- Calculation of marinas located in coastal markets includes those along the Great Lakes.
 - 23 currently owned marinas operate with underlying ground leases with a weighted average remaining term of ~29 years.

EXPERIENCED TEAM WITH PROVEN TRACK RECORD

 The Safe Harbor team joined Sun Communities and will continue to drive day-to-day operations and identify future marina investment opportunities

Experienced Team of Industry Executives Supported by a Deep Bench



Operationally-focused executives with significant marina industry experience



Built regional management and business development infrastructure with consistent operational strategy and approach



Successfully completed and integrated 99 acquisitions



Dedicated M&A team maintains deep pipeline of acquisition targets



Management equity stakes and incentives align management with Sun shareholders

Baxter Underwood

Chief Executive Officer

Prior experience acquiring and managing lifestyle assets

Former CIO of CNL Lifestyle Properties

Former Partner at Clapham Capital



Executive Leadership with Safe Harbor Platform from the Beginning

Growth

- Acquisitions
- Systems, data management, integrations and training
- Hospitality, marketing and partnerships

Execution

Chief Operating Officer

14 Regional Vice Presidents

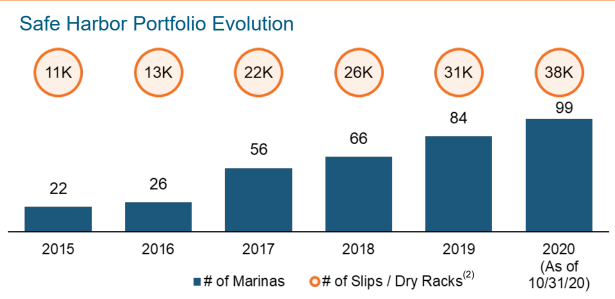
~1,600 Property-level Team Members

Control

- Operational improvement
- Internal legal and audit
- Treasury, accounting, FP&A and capital management
- Risk and compliance
- Human resources

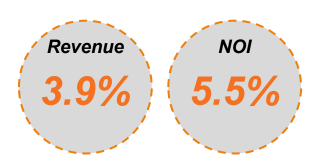


Marina Sector Pioneer and Consolidator



3

Same-Marina Performance 2015-2019 CAGR(1)



Key Transactions⁽³⁾

Flagship 3Q 2015 **Date Acquired** 7 **Marinas** 4.717

Slips / Storage

Units

2 CNL 2Q 2016 **Date Acquired** 15 **Marinas** 7,134

Brewer 1Q 2017 **Date Acquired** 26 **Marinas** 7,411 Slips / Storage Units

OPC 1Q 2018 **Date Acquired** 3 **Marinas** 660

Slips / Storage Units

5 Charleston 4Q 2018 **Date Acquired Marinas**

> 401 Slips / Storage Units

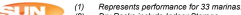
Newport Shipyard/N.E. **Boatworks** 4Q 2019

Marinas

Date Acquired

329 Slips / Storage **Units**

7 Tri-W 3Q 2020 **Date Acquired** 5 **Marinas** 2,251 Slips / Storage Units



Dry Racks include Indoor Storage.

(3) Date acquired reflects period in which last marina acquisition closed

Slips / Storage

Units

ILLUSTRATIVE MARINA REVENUE & MARGIN DETAIL

Approximately 90% of NOI from Safe Harbor comes from recurring sources like wet slip and dry storage rental and service.

Recurring Revenue

Ancillary Revenue

Wet Slip Rental, Dry Storage, Commercial Leases & Service

Fuel, F&B, Rental, Retail & Other

















% of Revenue

83%

17%

Margin

~42%

~22%

% of NOI

90%

10%

Wet Slip Rental

Slip rentals are a core service provided to Safe Harbor Members: prices are calculated on a linear foot basis & increased annually

Dry Storage

Core service provided to members; it is offered in various configurations: dry rack inside / outside / heated, open building & covered

Marina Revenue Detail

Commercial Leases

Space in uplands buildings typically leased to third parties (brokers, restaurants, others)

Service

Full service marinas offer customers end-toend service which includes routine maintenance, repair & winterization

Ancillary

Amenities provided to support wet slip and dry storage business within a marina



RESILIENT REVENUE AND NOI PERFORMANCE

Safe Harbor has minimized COVID-19 related NOI impact through careful cost management

2020 Same-Marina Quarterly Performance⁽¹⁾







CASE STUDY - OLD PORT COVE MARINA

 Since acquiring Old Port Cove Marina for \$65mm in 2018, total additional capital invested of \$3.3mm and operational improvements made by Safe Harbor management have increased Old Port Cove Marina's NOI by 58%

Old Port Cove Pre-Acquisition

Marina complex based in North Palm Beach, Florida dating back to 1973

\$5.3mm

8.2%

TTM Cash NOI(1)

Initial Yield⁽²⁾

Last major renovations in 2012 and 2007 to outfit Old Port Cove with a new restaurant, business center, and resupply facilities



Old Port Cove Today

Refitted as a five-star cruising resort destination better accommodated to mega yachts

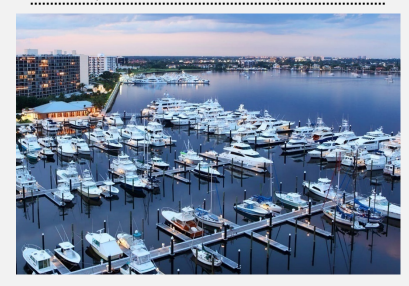
\$8.4mm

12.3%

TTM Cash NOI

Current Yield⁽²⁾

Invested \$3.3mm of Acquisition Capex in marina since ownership. Exceptional management, economies of scale and renovations completed at the end of 2019 have helped boost NOI





⁽¹⁾ Based on underwriting when acquired on February 28, 2018.

⁽²⁾ Implied initial yield based on acquisition price of \$65 million. Current yield based on cumulative acquisition price and capex investment of ~\$68.3 million.

APPENDIX



Non-GAAP TERMS DEFINED

Investors in and analysts following the real estate industry utilize funds from operations ("FFO"), net operating income ("NOI"), and earnings before interest, tax, depreciation and amortization ("EBITDA") as supplemental performance measures. The Company believes that FFO, NOI, and EBITDA are appropriate measures given their wide use by and relevance to investors and analysts. Additionally, FFO, NOI, and EBITDA are commonly used in various ratios, pricing multiples, yields and returns and valuation calculations used to measure financial position, performance and value.

FFO, reflecting the assumption that real estate values rise or fall with market conditions, principally adjusts for the effects of generally accepted accounting principles ("GAAP") depreciation and amortization of real estate assets

NOI provides a measure of rental operations that does not factor in depreciation, amortization and non-property specific expenses such as general and administrative expenses. EBITDA provides a further measure to evaluate ability to incur and service debt and to fund dividends and other cash needs.

FFO is defined by the National Association of Real Estate Investment Trusts ("NAREIT") as GAAP net income (loss), excluding gains (or losses) from sales of depreciable operating property, plus real estate-related depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures. FFO is a non-GAAP financial measure that management believes is a useful supplemental measure of the Company's operating performance. By excluding gains and losses related to sales of previously depreciated operating real estate assets, impairment and excluding real estate asset depreciation and amortization (which can vary among owners of identical assets in similar condition based on historical cost accounting and useful life estimates), FFO provides a performance measure that, when compared period-over-period, reflects the impact to operations from trends in occupancy rates, rental rates, and operating costs, providing perspective not readily apparent from GAAP net income (loss). Management believes the use of FFO has been beneficial in improving the understanding of operating results of REITs among the investing public and making comparisons of REIT operating results more meaningful. The Company also uses FFO excluding certain gain and loss items that management considers unrelated to the operational and financial performance of our core business ("Core FFO"). The Company believes that Core FFO provides enhanced comparability for investor evaluations of period-over-period results.

The Company believes that GAAP net income (loss) is the most directly comparable measure to FFO. The principal limitation of FFO is that it does not replace GAAP net income (loss) as a performance measure or GAAP cash flow from operations as a liquidity measure. Because FFO excludes significant economic components of GAAP net income (loss) including depreciation and amortization, FFO should be used as a supplement to GAAP net income (loss) and not as an alternative to it. Further, FFO is not intended as a measure of a REIT's ability to meet debt principal repayments and other cash requirements, nor as a measure of working capital. FFO is calculated in accordance with the Company's interpretation of standards established by NAREIT, which may not be comparable to FFO reported by other REITs that interpret the NAREIT definition differently.

NOI is derived from revenues minus property operating expenses and real estate taxes. NOI is a non-GAAP financial measure that the Company believes is helpful to investors as a supplemental measure of operating performance because it is an indicator of the return on property investment, and provides a method of comparing property performance over time. The Company uses NOI as a key measure when evaluating performance and growth of particular properties and/or groups of properties. The principal limitation of NOI is that it excludes depreciation, amortization, interest expense and non-property specific expenses such as general and administrative expenses, all of which are significant costs. Therefore, NOI is a measure of the operating performance of the properties of the Company rather than of the Company overall.

The Company believes that GAAP net income (loss) is the most directly comparable measure to NOI. NOI should not be considered to be an alternative to GAAP net income (loss) as an indication of the Company's financial performance or GAAP cash flow from operating activities as a measure of the Company's liquidity; nor is it indicative of funds available for the Company's cash needs, including its ability to make cash distributions. Because of the inclusion of items such as interest, depreciation, and amortization, the use of GAAP net income (loss) as a performance measure is limited as these items may not accurately reflect the actual change in market value of a property, in the case of depreciation and in the case of interest, may not necessarily be linked to the operating performance of a real estate asset, as it is often incurred at a parent company level and not at a property level.

EBITDA as defined by NAREIT (referred to as "EBITDAre") is calculated as GAAP net income (loss), plus interest expense, plus income tax expense, plus depreciation and amortization, plus or minus losses or gains on the disposition of depreciated property (including losses or gains on change of control), plus impairment write-downs of depreciated property and of investments in unconsolidated affiliates caused by a decrease in value of depreciated property in the affiliate, and adjustments to reflect the entity's share of EBITDAre of unconsolidated affiliates. EBITDAre is a non-GAAP financial measure that the Company uses to evaluate its ability to incur and service debt, fund dividends and other cash needs and cover fixed costs. Investors utilize EBITDAre as a supplemental measure to evaluate and compare investment quality and enterprise value of REITs. The Company also uses EBITDAre excluding certain gain and loss items that management considers unrelated to measurement of the Company's performance on a basis that is independent of capital structure ("Recurring EBITDA").

The Company believes that GAAP net income (loss) is the most directly comparable measure to EBITDAre. EBITDAre is not intended to be used as a measure of the Company's cash generated by operations or its dividend-paying capacity, and should therefore not replace GAAP net income (loss) as an indication of the Company's financial performance or GAAP cash flow from operating, investing and financing activities as measures of liquidity.



NET INCOME TO FFO RECONCILIATION

(amounts in thousands except per share data)	Three Months Ended September 30,				ne Months End	September 30,	Year Ended December 31,							
(amounto manousando encopi por enaro entar)	2020		2019		2020		2019		2019		2018		2017	
Net Income attributable to Sun Communities, Inc. common stockholders	\$ 81,204	\$	57,002	\$	124,028	\$	131,718	\$	160,265	\$	105,493	\$	65,021	
Adjustments														
Depreciation and amortization	88,495		76,692		259,543		229,698		328,646		288,206		262,211	
Depreciation on nonconsolidated affiliates	9		-		28		-		-		-		-	
(Gain) / loss on remeasurement of marketable securities	(1,492)		(12,661)		2,636		(16,548)		(34,240)		3,639		-	
Loss on remeasurement of investment in nonconolidated affiliates	446		-		1,505		-		-		-		-	
Loss on remeasurement of notes receivable	445		-		2,311		-		-		-		-	
Income attributable to noncontrolling interests	6,196		4,839		7,725		7,720		8,474		7,740		4,535	
Preferred return to preferred OP units	498		530		1,498		1,594		2,610		2,206		2,320	
Interest expense on Aspen preferred OP units	514		-		1,542		-		-		-		-	
Preferred distribution to Series A-4 preferred stock	-		428		-		1,288		1,288		1,737		2,107	
Gain on disposition of properties	(5,595)		-		(5,595)		-		-		-		_	
Gain on disposition of assets, net	(5,511)		(7,334)		(15,251)		(21,083)		(26,356)		(23,406)		(16,075)	
FFO Attributable To Sun Communities, Inc. Common Stockholders And														
Dilutive Convertible Securities	165,209		119,496		379,970		334,387		440,687		385,615		320,119	
Adjustments														
Transaction costs	-		-		-		-		-		-		9,801	
Other acquisition related costs	402		375		1,291		902		1,146		1,001		2,810	
Loss on extinguishment of debt	-		12,755		5,209		13,478		16,505		1,190		4,676	
Catastrophic weather related charges, net	15		363		54		1,339		1,737		92		8,352	
Loss of earnings - catastrophic weather related	(300)		(377)		-		-		-		(292)		292	
(Gain) / loss on foreign currency translation	(4,664)		3,046		2,441		(35)		(4,557)		8,234		(6,146)	
Other (income) / expense, net	2,524		1,362		3,378		1,524		1,100		(1,781)		(2,836)	
Other adjustments	(562)		349		(504)		36		314		310		316	
Core FFO Attributable To Sun Communities, Inc. Common Stockholders	•													
And Dilutive Convertible Securities	\$ 162,624	\$	137,369	\$	391,839	\$	351,631	\$	456,932	\$	394,369	\$	337,384	
Weighted average common shares outstanding - basic	97,542		89.847		95,270		87,499		88,460		81,387		76,084	
Weighted average common shares outstanding - fully diluted	101,628		93,938		99,333		91,763		92,817		86,141		80,996	
FFO Attributable To Sun Communities, Inc. Common Stockholders And														
Dilutive Convertible Securities Per Share - Fully Diluted	\$ 1.63	s	1.27	\$	3.83	\$	3.64	\$	4.75	\$	4.48	\$	3.95	
Core FFO Attributable To Sun Communities, Inc. Common Stockholders	Ψ 1.03	Ψ	1.21	Ψ	3.03	Φ	3.04	Ψ	4.75	Ψ	4.40	Ψ	3.93	
And Dilutive Convertible Securities Per Share - Fully Diluted	\$ 1.60	s	1.46	\$	3.94	\$	3.83	\$	4.92	s	4.58	\$	4.17	
And Directive Conventible Securities Fer Share - Fully Directed	Ψ 1.00	Ψ	1.40	Ψ	3.94	Ψ	3.03	Ψ	4.52	Ψ	4.00	Ψ	4.17	



NET INCOME TO NOI RECONCILIATION

(amounts in thousands)	Three	Months End	ed Se	ptember 30,	Nine Months Ended September 30,					Year Ended December 31,						
(amounts in thousands)	7	2020		2019		2020	2019		2019		2018			2017		
Net Income Attributable to Sun Communities, Inc., Common																
Stockholders	\$	81,204	\$	57,002	\$	124,028	\$	131,718	\$	160,265	\$	105,493	\$	65,021		
Interest income		(2,624)		(4,770)		(7,609)		(14,489)		(17,857)		(20,852)		(21,179)		
Brokerage commissions and other revenues, net		(5,881)		(5,002)		(13,068)		(11,190)		(14,127)		(6,205)		(3,695)		
Home selling expenses		3,652		3,972		10,508		10,922		14,690		15,722		12,457		
General and administrative expenses		27,243		22,946		79,493		68,530		93,964		81,429		83,973		
Catastrophic weather related charges, net		14		341		54		1,302		1,737		92		8,352		
Depreciation and amortization		88,499		76,532		259,453		229,241		328,067		287,262		261,536		
Loss on extinguishment of debt		-		12,755		5,209		13,478		16,505		1,190		4,676		
Interest expense		30,214		32,219		94,058		99,894		133,153		130,556		128,471		
Interest on mandatorily redeemable preferred OP units / equity		1,047		1,216		3,130		3,491		4,698		3,694		3,114		
(Gain) / loss on remeasurement of marketable securities		(1,492)		(12,661)		2,636		(16,548)		(34,240)		3,639		-		
(Gain) / loss on foreign currency translation		(4,664)		3,046		2,441		(35)		(4,557)		8,234		(6,146)		
Gain on disposition of property		(5,595)		-		(5,595)		-		-		-		-		
Other (income) / expense, net		2,524		1,362		3,378		1,524		1,100		(1,781)		(2,836)		
Loss on remeasurement of notes receivable		445		-		2,311		-		-		-		-		
Income from nonconsolidated affiliates		(1,204)		(513)		(1,348)		(1,380)		(1,374)		(790)		-		
Loss on remeasurement of investment in nonconsolidated affiliates		446				1,505		_								
Current tax (benefit) / expense		(107)		420		462		906		1,095		595		446		
Deferred tax (benefit) / expense		(562)		349		(804)		36		(222)		(507)		(582)		
Preferred return to preferred OP units / equity		1,645		1,599		4,799		4,640		6,058		4,486		4,581		
Income attributable to noncontrolling interests		6,907		5,422		8,806		9,048		9,768		8,443		5,055		
Preferred stock distribution		0,507		428		0,000		1,288		1,288		1,736		7,162		
NOI / Gross Profit	\$	221,711	\$	196,663	\$	573,847	\$	532,376	\$	700,011	\$	622,436	\$	550,406		
11017 01000 1 1011	Ψ	221,711	Ψ	100,000	Ψ	313,041	Ψ	332,310	Ψ	700,011	Ψ	022,430	Ψ	330,400		

	Three	e Months End	ed Se	ptember 30,	Nine Months Ended September 30,					Year Ended December 31,						
		2020		2019		2020		2019		2019		2018		2017		
Real Property NOI	\$	176,284	\$	156,669	\$	481,393	\$	440,543	\$	586,649	\$	524,178	\$	473,764		
Home Sales NOI / Gross Profit		11,425		13,487		31,329		36,635		47,579		42,698		32,294		
Rental Program NOI		29,323		25,270		86,182		77,700		104,382		95,968		92,222		
Ancillary NOI / Gross Profit		23,780		18,507		30,642		28,824		30,206		25,207		15,959		
Site rent from Rental Program (included in Real Property NOI)		(19,101)		(17,270)		(55,699)		(51,326)		(68,805)		(65,615)		(63,833)		
NOI / Gross Profit	\$	221,711	\$	196,663	\$	573,847	\$	532,376	\$	700,011	\$	622,436	\$	550,406		



NET INCOME TO RECURRING EBITDA RECONCILIATION

(amounts in the use and a)	Three	Months End	ed Se	ptember 30,	Nine	Months End	ed Se	eptember 30,	Year Ended December 31,						
(amounts in thousands)		2020		2019		2020		2019		2019		2018		2017	
Net Income Attributable to Sun Communities, Inc., Common															
Stockholders	\$	81,204	\$	57,002	\$	124,028	\$	131,718	\$	160,265	\$	105,493	\$	65,021	
Adjustments															
Depreciation and amortization		88,499		76,532		259,453		229,241		328,067		287,262		261,536	
Loss on extinguishment of debt		-		12,755		5,209		13,478		16,505		1,190		4,676	
Interest expense		30,214		32,219		94,058		99,894		133,153		130,556		128,471	
Interest on mandatorily redeemable preferred OP units /		1,047		1,216		3,130		3,491		4,698		3,694		3,114	
Current tax (benefit) / expense		(107)		420		462		906		1,095		595		446	
Deferred tax (benefit) / expense		(562)		349		(804)		36		(222)		(507)		(582)	
Income from nonconsolidated affiliates		(1,204)		(513)		(1,348)		(1,380)		(1,374)		(790)		-	
Less: Gain on disposition of assets, net		(5,511)		(7,334)		(15,251)		(21,083)		(26,356)		(23,406)		(16,075)	
Less: Gain on disposition of properties		(5,595)		-		(5,595)		-		-		-		-	
EBITDAre EBITDAre	S.	187,985	\$	172,646	\$	463,342	\$	456,301	\$	615,831	\$	504,087	\$	446,607	
LBITDAG	Ψ	107,303									_		_		
Adjustments	Ψ	107,505	_			,								,	
		14		341		54		1,302		1,737		92		8,352	
Adjustments															
Adjustments Catastrophic weather related charges, net		14		341		54		1,302		1,737		92			
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities		14 (1,492)		341 (12,661)		54 2,636		1,302 (16,548)		1,737 (34,240)		92 3,639		8,352	
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities (Gain) / loss on foreign currency translation		14 (1,492) (4,664)		341 (12,661) 3,046		54 2,636 2,441		1,302 (16,548) (35)		1,737 (34,240) (4,557)		92 3,639 8,234		8,352 - (6,146)	
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities (Gain) / loss on foreign currency translation Other (income) / expense, net	<u> </u>	14 (1,492) (4,664) 2,524		341 (12,661) 3,046		54 2,636 2,441 3,378		1,302 (16,548) (35)		1,737 (34,240) (4,557)		92 3,639 8,234		8,352 - (6,146)	
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities (Gain) / loss on foreign currency translation Other (income) / expense, net Loss on remeasurement of notes receivable		14 (1,492) (4,664) 2,524		341 (12,661) 3,046		54 2,636 2,441 3,378		1,302 (16,548) (35)		1,737 (34,240) (4,557)		92 3,639 8,234		8,352 - (6,146)	
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities (Gain) / loss on foreign currency translation Other (income) / expense, net Loss on remeasurement of notes receivable Loss on remeasurement of investment in	•	14 (1,492) (4,664) 2,524 445		341 (12,661) 3,046		54 2,636 2,441 3,378 2,311		1,302 (16,548) (35)		1,737 (34,240) (4,557)		92 3,639 8,234		8,352 - (6,146)	
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities (Gain) / loss on foreign currency translation Other (income) / expense, net Loss on remeasurement of notes receivable Loss on remeasurement of investment in nonconsolidated affiliates		14 (1,492) (4,664) 2,524 445		341 (12,661) 3,046 1,362		54 2,636 2,441 3,378 2,311 1,505		1,302 (16,548) (35) 1,524 -		1,737 (34,240) (4,557) 1,100		92 3,639 8,234 (1,781)		8,352 - (6,146) (2,836) -	
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities (Gain) / loss on foreign currency translation Other (income) / expense, net Loss on remeasurement of notes receivable Loss on remeasurement of investment in nonconsolidated affiliates Preferred return to preferred OP units / equity		14 (1,492) (4,664) 2,524 445 446 1,645		341 (12,661) 3,046 1,362 -		54 2,636 2,441 3,378 2,311 1,505 4,799		1,302 (16,548) (35) 1,524 - - 4,640		1,737 (34,240) (4,557) 1,100 - - - 6,058		92 3,639 8,234 (1,781) - - 4,486		8,352 - (6,146) (2,836) - - 4,581	
Adjustments Catastrophic weather related charges, net (Gain) / loss on remeasurement of marketable securities (Gain) / loss on foreign currency translation Other (income) / expense, net Loss on remeasurement of notes receivable Loss on remeasurement of investment in nonconsolidated affiliates Preferred return to preferred OP units / equity Income attributable to noncontrolling interests		14 (1,492) (4,664) 2,524 445 446 1,645		341 (12,661) 3,046 1,362 - - 1,599 5,422		54 2,636 2,441 3,378 2,311 1,505 4,799		1,302 (16,548) (35) 1,524 - - 4,640 9,048		1,737 (34,240) (4,557) 1,100 - - 6,058 9,768		92 3,639 8,234 (1,781) - - 4,486 8,443		8,352 - (6,146) (2,836) - - 4,581 5,055	

