UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934For the quarterly period ended: June 30, 2019

Commission file number 1-8625



READING INTERNATIONAL, INC.

(Exact name of Registrant as specified in its charter)

NEVADA

(State or other jurisdiction of incorporation or organization)

95-3885184 (IRS Employer Identification No.)

5995 Sepulveda Boulevard, Suite 300 Culver City, CA (Address of principal executive offices)

90230

(Zip Code)

Registrant's telephone number, including area code: (213) 235-2240

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

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Class A Common Stock, \$0.01 par value	RDI	The Nasdaq Stock Market LLC
Class B Common Stock, \$0.01 par value	RDIB	The Nasdaq Stock Market LLC
	(or for such shorter period that the regi	ed by Section 13 or 15(d) of the Securities Exchange istrant was required to file such reports), and (2) has
Indicate by check mark whether the registrant had pursuant to Rule 405 of Regulation S-T (§ 232.4 registrant was required to submit and post such that	105 of this chapter) during the preceding	ctive Data File required to be submitted and posted 3 12 months (or for such shorter period that the
Indicate by check mark whether the registrant is company, or an emerging growth company. See and "emerging growth company" in Rule 12b-2	definitions of "large accelerated filer",	filer, a non-accelerated filer, smaller reporting "accelerated filer", "smaller reporting company,"
Large accelerated filer \square Accelerated filer \square N	Non-accelerated filer \square Smaller reporting	ng company \square Emerging growth company \square
If an emerging growth company, indicate by che with any new or revised financial accounting sta		to use the extended transition period for complying (a) of the Exchange Act. \Box
Indicate by check mark whether the registrant is	a shell company (as defined in Rule 12	b-2 of the Exchange Act). Yes □ No ☑
	Ionvoting Common Stock, \$0.01 par val	ck, as of the latest practicable date. As of August 7, the per share and 1,680,590 shares of Class B Voting

READING INTERNATIONAL, INC. AND SUBSIDIARIES

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Item 1 - Financial Statements

READING INTERNATIONAL, INC. CONSOLIDATED BALANCE SHEETS

(U.S. dollars in thousands, except share information)

	June 30, 2019	December 31, 2018
ASSETS	 (unaudited)	
Current Assets:		
Cash and cash equivalents	\$ 8,516	\$ 13,127
Receivables	9,178	8,045
Inventory	1,221	1,419
Prepaid and other current assets	 9,847	7,667
Total current assets	28,762	30,258
Operating property, net	255,761	257,667
Operating lease right-of-use assets	224,878	_
Investment and development property, net	101,766	86,804
Investment in unconsolidated joint ventures	4,930	5,121
Goodwill	20,621	19,445
Intangible assets, net	3,659	7,369
Deferred tax asset, net	26,336	26,235
Other assets	 6,122	6,129
Total assets	\$ 672,835	\$ 439,028
LIABILITIES AND STOCKHOLDERS' EQUITY	_	
Current Liabilities:		
Accounts payable and accrued liabilities	\$ 23,213	\$ 26,154
Film rent payable	8,234	8,661
Debt - current portion	40,576	30,393
Derivative financial instruments - current portion	89	41
Taxes payable - current	529	1,710
Deferred current revenue	7,196	9,264
Operating lease liabilities - current portion	19,658	_
Other current liabilities	 9,643	9,305
Total current liabilities	109,138	85,528
Debt - long-term portion	116,503	106,286
Derivative financial instruments - non-current portion	287	145
Subordinated debt, net	26,172	26,061
Noncurrent tax liabilities	11,903	11,530
Operating lease liabilities - non-current portion	218,610	_
Other liabilities	 12,525	 28,931
Total liabilities	495,138	 258,481
Commitments and contingencies (Note 13)		
Stockholders' equity:		
Class A non-voting common stock, par value \$0.01, 100,000,000 shares authorized,		
32,213,025 issued and 21,074,784 outstanding at June 30, 2019 and		
33,112,337 issued and 21,194,748 outstanding at December 31, 2018	233	232
Class B voting common stock, par value \$0.01, 20,000,000 shares authorized and 1,680,590 issued and outstanding at June 30, 2019 and December 31, 2018	17	17
Nonvoting preferred stock, par value \$0.01, 12,000 shares authorized and no issued		
or outstanding shares at June 30, 2019 and December 31, 2018	_	_
Additional paid-in capital	147,841	147,452
Retained earnings	47,957	47,616
Treasury shares	(27,853)	(25,222)
Accumulated other comprehensive income	5,279	 6,115
Total Reading International, Inc. stockholders' equity	173,474	176,210
Noncontrolling interests	4,223	 4,337
Total stockholders' equity	177,697	180,547
Total liabilities and stockholders' equity	\$ 672,835	\$ 439,028

See accompanying Notes to the Unaudited Consolidated Financial Statements.

READING INTERNATIONAL, INC. CONSOLIDATED STATEMENTS OF INCOME

(Unaudited; U.S. dollars in thousands, except per share data)

		Quarte		ded			onths Ended une 30.		
	_		e 30,		_		e 30,		
<u> </u>	_	2019	_	2018	_	2019	_	2018	
Revenue	_	-		00.400	_	400 000	_	4 = 0 400	
Cinema	\$	72,383		80,183	\$	130,368	\$	152,438	
Real estate		3,713		4,079		7,278		7,695	
Total revenue		76,096		84,262		137,646		160,133	
Costs and expenses									
Cinema		(56,235)		(60,306)		(104,564)		(115,254)	
Real estate		(2,438)		(2,551)		(4,883)		(4,935)	
Depreciation and amortization		(5,572)		(5,626)		(11,166)		(10,877)	
General and administrative		(6,034)		(7,165)		(12,518)		(14,761)	
Total costs and expenses		(70,279)		(75,648)		(133,131)		(145,827)	
Operating income (loss)		5,817		8,614		4,515		14,306	
Interest expense, net		(2,204)		(1,790)		(4,054)		(3,384)	
Other income (expense)		71		(61)		50		(143)	
Income (loss) before income tax expense and equity									
earnings of unconsolidated joint ventures		3,684		6,763		511		10,779	
Equity earnings of unconsolidated joint ventures		327		331		361		588	
Income (loss) before income taxes		4,011		7,094		872		11,367	
Income tax benefit (expense)		(1,654)		(1,965)		(612)		(3,135)	
Net income (loss)	\$	2,357	\$	5,129	\$	260	\$	8,232	
Less: net income (loss) attributable to noncontrolling interests		(37)		102		(53)		124	
Net income (loss) attributable to Reading International, Inc.									
common shareholders	\$	2,394	\$	5,027	\$	313	\$	8,108	
Basic earnings (loss) per share attributable to Reading									
International, Inc. shareholders	\$	0.10	\$	0.22	\$	0.01	\$	0.35	
Diluted earnings (loss) per share attributable to Reading									
International, Inc. shareholders	\$	0.10	\$	0.22	\$	0.01	\$	0.35	
Weighted average number of shares outstanding-basic		22,894,083		22,933,589		22,901,764		22,979,436	
Weighted average number of shares outstanding-diluted		23,059,733		23,147,373		23,074,673		23,193,220	

See accompanying Notes to the Unaudited Consolidated Financial Statements.

READING INTERNATIONAL, INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited; U.S. dollars in thousands)

	Quarter Ended June 30.					Six Months Ended June 30,			
		2019		2018		2019		2018	
Net income (loss)	\$	2,357	\$	5,129	\$	260	\$	8,232	
Foreign currency translation gain (loss)		(2,279)		(7,968)		(753)		(8,771)	
Gain (loss) on cash flow hedges		(122)		_		(191)		_	
Other		55		52		108		102	
Comprehensive income (loss)		11		(2,787)		(576)		(437)	
Less: net income (loss) attributable to noncontrolling interests		(37)		102		(53)		124	
Less: comprehensive income (loss) attributable to									
noncontrolling interests		(1)		(7)		_		(10)	
Comprehensive income (loss) attributable to Reading			-						
International, Inc.	\$	49		(2,882)	\$	(523)	\$	(551)	

See accompanying Notes to the Unaudited Consolidated Financial Statements.

READING INTERNATIONAL, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited; U.S. dollars in thousands)

Six Months Ended

	_	June 30,		
		2019		2018
Operating Activities				
Net income (loss)	\$	260	\$	8,232
Adjustments to reconcile net income (loss) to net cash provided by operating activities:				
Equity earnings of unconsolidated joint ventures		(361)		(588)
Distributions of earnings from unconsolidated joint ventures		537		504
Amortization of operating leases		10,823		
Amortization of finance leases		82		_
Change in operating lease liabilities		(10,381)		
Interest on hedged derivatives		(1)		_
Change in net deferred tax assets		(30)		(1,138)
Depreciation and amortization		11,166		10,877
Other amortization		717		355
Stock based compensation expense		680		718
Net changes in operating assets and liabilities:				
Receivables		(1,325)		3,532
Prepaid and other assets		(2,477)		(3,931)
Payments for accrued pension		(342)		(2,529)
Accounts payable and accrued expenses		(3,427)		84
Film rent payable		(415)		(2,576)
Taxes payable		(1,183)		1,641
Deferred revenue and other liabilities		(1,265)		(1,851)
Net cash provided by (used in) operating activities		3,058		13,330
Investing Activities				
Insurance recoveries relating to property damage and demolition costs		169		
Purchases of and additions to operating and investment properties		(23,227)		(41,180)
Acquisition of business combinations		(1,380)		
Change in restricted cash		473		(1,795)
Net cash provided by (used in) investing activities		(23,965)		(42,975)
Financing Activities		(1 1 0 1 -)		(0.1.000)
Repayment of long-term borrowings		(14,945)		(21,839)
Repayment of finance lease principle		(80)		
Proceeds from borrowings		34,703		51,300
Capitalized borrowing costs		(257)		— (DOE)
Repurchase of Class A Nonvoting Common Stock		(2,631)		(397)
(Cash paid) proceeds from the exercise of stock options		(290)		196
Noncontrolling interest contributions		27		55
Noncontrolling interest distributions		(42)	_	(93)
Net cash provided by (used in) financing activities		16,485		29,222
Effect of exchange rate changes on cash and cash equivalents		(189)		(503)
Net decrease in cash and cash equivalents		(4,611)		(926)
Cash and cash equivalents at January 1	<u></u>	13,127	ф.	13,668
Cash and cash equivalents at June 30	\$	8,516	\$	12,742
Supplemental Disclosures	d.	4.07.4	ф	2.040
Interest paid	\$	4,974	\$	3,649
Income taxes paid		3,783		5,061
Non-Cash Transactions		4 400		7 00
Additions to operating and investing properties through accrued expenses		4,482		789

 $See\ accompanying\ Notes\ to\ the\ Unaudited\ Consolidated\ Financial\ Statements.$

READING INTERNATIONAL, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

Note 1 - Description of Business and Segment Reporting

The Company

Reading International, Inc., a Nevada corporation ("RDI" and collectively with our consolidated subsidiaries and corporate predecessors, the "Company", "Reading" and "we", "us", or "our"), was incorporated in 1999. Our businesses consist primarily of:

- · the operation, development and ownership of multiplex cinemas in the United States, Australia, and New Zealand; and,
- the development, ownership, operation and/or rental of retail, commercial and live venue real estate assets in Australia, New Zealand, and the United States.

Business Segments

Reported below are the operating segments of the Company for which separate financial information is available and evaluated regularly by the Chief Executive Officer, the chief operating decision-maker of the Company. As part of our real estate activities, we hold undeveloped land in urban and suburban centers in Australia, New Zealand, and the United States.

The table below summarizes the results of operations for each of our business segments for the quarter and six months ended June 30, 2019 and 2018, respectively. Operating expense includes costs associated with the day-to-day operations of the cinemas and the management of rental properties, including our live theater assets.

		Six Months Ended June 30,					
(Dollars in thousands)	2019		 2018		2019		2018
Revenue:		_	 				
Cinema exhibition	\$	72,383	\$ 80,183	\$	130,368	\$	152,438
Real estate		5,564	6,425		10,994		12,432
Inter-segment elimination		(1,851)	(2,346)		(3,716)		(4,737)
	\$	76,096	\$ 84,262	\$	137,646	\$	160,133
Segment operating income (loss):							
Cinema exhibition	\$	9,269	\$ 12,494	\$	11,912	\$	22,779
Real estate		1,345	1,954		2,502		3,634
	\$	10,614	\$ 14,448	\$	14,414	\$	26,413

A reconciliation of segment operating income to income before income taxes is as follows:

	Quarter Ended June 30,					Six Mont Jun			
(Dollars in thousands)		2019		2018		2019	2018		
Segment operating income (loss)	\$	10,614	\$	14,448	\$	14,414	\$	26,413	
Unallocated corporate expense									
Depreciation and amortization expense		(127)		(104)		(188)		(221)	
General and administrative expense		(4,670)		(5,730)		(9,710)		(11,886)	
Interest expense, net		(2,204)		(1,790)		(4,055)		(3,384)	
Equity earnings of unconsolidated joint ventures		327		331		361		588	
Other income (expense)		71		(61)		50		(143)	
Income (loss) before income tax expense	\$	4,011	\$	7,094	\$	872	\$	11,367	

Note 2 - Summary of Significant Accounting Policies

Basis of Consolidation

The accompanying consolidated financial statements include the accounts of the Company's wholly-owned subsidiaries as well as majority-owned subsidiaries that the Company controls, and should be read in conjunction with the Company's Annual Report on Form 10-K as of and for the year ended December 31, 2018 ("2018 Form 10-K"). All significant intercompany balances and transactions have been eliminated on consolidation. These consolidated financial statements were prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") for interim reporting with the instructions for Form 10-Q and Rule 10-01 of Regulation S-X of the Securities and Exchange Commission ("SEC"). As such, they do not include

all information and footnotes required by U.S. GAAP for complete financial statements. We believe that we have included all normal and recurring adjustments necessary for a fair presentation of the results for the interim period.

Operating results for the quarter and six months ended June 30, 2019 are not necessarily indicative of the results that may be expected for the year ending December 31, 2019.

Use of Estimates

The preparation of consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and footnotes thereto. Significant estimates include (i) projections we make regarding the recoverability and impairment of our assets (including goodwill and intangibles), (ii) valuations of our derivative instruments, (iii) recoverability of our deferred tax assets, (iv) estimation of breakage and redemption experience rates, which drive how we recognize breakage on our gift card and gift certificates, and revenue from our customer loyalty program, and (v) allocation of insurance proceeds to various recoverable components. Actual results may differ from those estimates.

Recently Adopted and Issued Accounting Pronouncements

Adopted:

1) Accounting Standards Update ("ASU") 2016-02 Leases: In February 2016, the Financial Accounting Standards Board ("FASB") issued a new accounting standard, ASC 842 *Leases*, to increase transparency and comparability among organizations by requiring the recognition of right-of-use ("ROU") assets and lease liabilities on the balance sheet. Leases will be classified as either finance or operating, with classification affecting the pattern of expense recognition in the income statement. A modified retrospective transition approach is required for lessees with capital and operating leases existing at, or entered into after, the beginning of the earliest comparative period presented in the financial statements, with certain practical expedients available.

On January 1, 2019, we adopted the new accounting standard Accounting Standards Codification ("ASC") 842 *Leases* using the modified retrospective method. We recognized the cumulative effect of initially applying the new leasing standard as an adjustment to the opening balance of retained earnings. The comparative information has not been restated and continues to be reported under the accounting standards in effect for those periods. The standard had a material impact on our consolidated balance sheets, but not on our consolidated income statements or statements of cash flow.

(Dollars in thousands)		Balance at December 31, 2018			Adjustments due to ASC 842	Balance at January 1, 2019
Assets						
Operating property, net		\$	257,667	\$	370	\$ 258,037
Operating lease right-of-use assets			_		232,319	232,319
Intangible assets, net			7,369		(3,542)	3,827
Deferred tax asset, net			26,235		82	26,317
Liabilities						
Operating lease liabilities		\$	_	\$	245,280	\$ 245,280
Other non-current liabilities			28,931		(16,033)	12,898
Stockholders' Equity						
Non-controlling interest		\$	4,337	\$	(46)	\$ 4,291
Retained earnings			47,616		28	47,644

		Qu	artei	r Ended June 30, 2	019		Six N	hs Ended June 30,), 2019		
(Doll	lars in thousands)	As Reported, June 30, 2019		Balances Without Adoption of ASC 842		Effect of change Higher / (Lower)	As Reported, June 30, 2019		Balances Without Adoption of ASC 842		Effect of change Higher / (Lower)
Ci	nema costs and										
ex	penses	\$ 56,235	\$	56,277	\$	(42)	\$ 104,564	\$	104,611	\$	(47)
Dε	epreciation and										
an	nortization	5,572		5,532		40	11,166		11,084		82
Ge	eneral and										
ad	ministrative	6,034		6,077		(43)	12,518		12,605		(87)
Int	terest expense, net	2,204		2,198		6	4,054		4,047		7
Inc	come tax (benefit)										
ex	pense	1,654		1,638		16	612		597		15
Ne	et income (loss)	\$ 2.357	\$	2.334	\$	23	\$ 260	\$	230	\$	30

(Dollars in thousands)	As Reported, June 30, 2019			Balances Without Adoption of ASC 842	Effect of change Higher / (Lower)
Assets					
Operating property, net	\$	255,761	\$	255,522	\$ 239
Intangible assets		3,659		7,031	(3,372)
Operating lease right-of-use assets		224,878		_	224,878
Deferred tax asset, net		26,336		26,269	67
Liabilities					
Other current liabilities	\$	9,643	\$	9,735	\$ (92)
Operating lease liabilities, current		19,658		_	19,658
Other non-current liabilities		12,525		28,886	(16,361)
Operating lease liabilities, non-current		218,610		_	218,610
Stockholders' Equity					
Retained earnings	\$	47,957	\$	47,927	\$ 30

- 2) ASU 2014-09 *Revenue from Contracts with Customers*: On January 1, 2018, we adopted the new accounting standard ASC 606 *Revenue from Contracts with Customers* using the modified retrospective method. We recognized the cumulative effect of initially applying the new revenue standard as an adjustment to the opening balance of retained earnings. The comparative information was not restated. Adoption of this standard has no material effect on our consolidated financial statements.
- 3) On January 1, 2018, we adopted *ASU 2016-18*, *Statement of Cash Flows (Topic 230): Restricted Cash, a consensus of the FASB Emerging Issues Task Force.* This standard requires that amounts generally described as restricted cash and cash equivalents be combined with unrestricted cash and cash equivalents when reconciling the beginning and end of period balances on the statement of cash flows. Adoption of this standard has no material effect on our consolidated statement of cash flows.
- 4) On January 1, 2018, we adopted *ASU 2016-15*, *Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments).* The standard applies to eight (8) specific cash flow classification issues, reducing the current and potential future diversity in the presentation of certain cash flows. Adoption of this standard has no material effect on our consolidated statement of cash flows.
- 5) On January 1, 2018, we adopted *ASU 2017-07*, *Compensation—Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost.* This standard (i) requires that an employer disaggregate the service cost component from the other components of net benefit cost, and (ii) specifies how to present the service cost component and the other components of net benefit cost in the income statement and (iii) allows only the service cost component of net benefit cost to be eligible for capitalization. Adoption of this standard has no material impact on our consolidated financial statements.
- 6) On January 1, 2018, we adopted *ASU 2017-01*, *Business Combinations (Topic 805): Clarifying the Definition of a Business*. This ASU provides that when substantially all of the fair value of the gross assets acquired (or disposed of) is concentrated in a single identifiable asset or a group of similar identifiable assets, the asset is not a "business", thus reducing the number of transactions that need further evaluation for business combination. The standard has no material impact on our current consolidated financial statements, and we do not expect it to be applicable to our consolidated financial statements in the near term unless we enter into a definitive business acquisition transaction.

Issued:

v ASUs Effective 2019 and Beyond

· <u>Goodwill Impairment Simplification</u> (ASU 2017-04, Intangibles – Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment)

Issued by FASB in January 2017, this standard removes the second step of the two-step impairment test for measuring goodwill and is to be applied on a prospective basis only. The new standard is effective for the Company on January 1, 2020, including interim periods within the year of adoption. Early adoption is permitted for interim or annual goodwill impairment tests performed on testing dates after January 1, 2017. Early adoption is not being contemplated. It is not anticipated that adoption of this standard will have any material impact on our consolidated financial statements.

Prior period financial statement correction of immaterial errors

During the third quarter of 2018, we identified immaterial errors related to the accounting for straight line rent receivable from tenants in our real estate operations dating back to 2015. These errors resulted in an understatement of real estate revenue.

We assessed the materiality of these errors on our financial statements for prior periods in accordance with the SEC Staff Accounting Bulletin ("SAB") No. 99, Materiality, codified in ASC 250, Presentation of Financial Statements, and concluded that they were not material to any prior annual or interim periods. However, the aggregate amount of \$440,000 related to the prior period immaterial errors through June 30, 2018, would have been material to the quarterly accounts with our current Consolidated Statements of Income. Consequently, in accordance with ASC 250 (specifically SAB No. 108, Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements), we have corrected these errors for all prior periods presented by revising the consolidated financial statements and other financial information included herein.

The following is a summary of the previously issued financial statement line items for all periods and statements included in this report.

Consolidated Statements of Income:

		Quarte	er Ended June 30	, 2018	Six Months Ended June 30, 2018						
(Dollars in thousands)	As	As Reported Adjustment As Revised		A	Reported Adjustment		P	As Revised			
Real estate revenue	\$	4,039	40	4,079	\$	7,605	\$ 90	\$	7,695		
Total revenue		84,222	40	84,262		160,043	90		160,133		
Operating income (loss)		8,574	40	8,614		14,216	90		14,306		
Income (loss) before income taxes		7,054	40	7,094		11,277	90		11,367		
Income tax benefit (expense)		(1,953)	(12)	(1,965)		(3,108)	(27)		(3,135)		
Net income (loss)		5,101	28	5,129		8,169	63		8,232		
Net income (loss) attributable to Reading											
International, Inc. common shareholders		4,999	28	5,027		8,045	63		8,108		
Basic earnings (loss) per share	\$	0.22	_	0.22	\$	0.35	\$ —	\$	0.35		
Diluted earnings (loss) per share		0.22	_	0.22		0.35	_		0.35		

Consolidated Balance Sheets:

	Summary of Equity									
(Dollars in thousands)	As Reported	Adjustment	As Revised							
Equity at January 1, 2018	\$ 176,910	\$ 377	\$ 177,287							
Net income (loss)	8,045	63	8,108							
Equity at June 30, 2018	\$ 176,763	\$ 440	\$ 177,203							

		Six Mon	ths Ended June	30, 2018
(Dollars in thousands)	As R	eported	Adjustment	As Revised
Net income (loss)	\$	8,169	\$ 63	\$ 8,232
Change in net deferred tax assets		(1,165)	27	(1,138)
Prepaid and other assets		(3,841)	(90)	(3,931)
Net cash provided by operating activities	\$	13,330	\$ —	\$ 13,330

Note 3 – Operations in Foreign Currency

We have significant assets in Australia and New Zealand. Historically, we have conducted our Australian and New Zealand operations (collectively "foreign operations") on a self-funding basis where we use cash flows generated by our foreign operations to pay for the expense of foreign operations. Our Australian and New Zealand assets and liabilities are translated from their functional currencies of Australian dollar ("AU\$") and New Zealand dollar ("NZ\$"), respectively, to the U.S. dollar based on the exchange rate as of June 30, 2019. The carrying value of the assets and liabilities of our foreign operations fluctuates as a result of changes in the exchange rates between the functional currencies of the foreign operations and the U.S. dollar. The translation adjustments are accumulated in the Accumulated Other Comprehensive Income in the Consolidated Balance Sheets.

Due to the natural-hedge nature of our funding policy, we have not historically used derivative financial instruments to hedge against the risk of foreign currency exposure. However, in certain circumstances, we move funds between jurisdictions where circumstances encouraged us to do so from an overall economic standpoint. Going forward, particularly in light of recent tax law changes, we intend to take a more global view of our financial resources, and to be more flexible in making use of resources from one jurisdiction in other jurisdictions.

Presented in the table below are the currency exchange rates for Australia and New Zealand:

	Foreign Currency / USD							
	As of and for the As of and quarter for the ended six months ended June 30, 2019		As of and for the twelve months ended December 31, 2018	As of and for the quarter ended June	As of and for the six months ended 30, 2018			
Spot Rate								
Australian Dollar	0	.7009	0.7046	0.	7399			
New Zealand Dollar	0	.6711	0.6711	0.6773				
Average Rate								
Australian Dollar	0.7001	0.7062	0.7479	0.7569	0.7715			
New Zealand Dollar	0.6626	0.6721	0.6930	0.7046	0.7161			

Note 4 – Earnings Per Share

Basic earnings per share ("EPS") is calculated by dividing the net income attributable to the Company's common stockholders by the weighted average number of common shares outstanding during the period. Diluted EPS is calculated by dividing the net income attributable to the Company's common stockholders by the weighted average number of common and common equivalent shares outstanding during the period and is calculated using the treasury stock method for equity-based compensation awards.

The following table sets forth the computation of basic and diluted EPS and a reconciliation of the weighted average number of common and common equivalent shares outstanding:

	Quarter Ended June 30,				Six Months Ended June 30,			
(Dollars in thousands, except share data)		2019		2018	2019		2018	
Numerator:					 			
Net income (loss) attributable to RDI common stockholders	\$	2,394	\$	5,027	\$ 313	\$	8,108	
Denominator:								
Weighted average number of common stock – basic		22,894,083		22,933,589	22,901,764		22,979,436	
Weighted average dilutive impact of awards		165,650		213,784	172,909		213,784	
Weighted average number of common stock – diluted		23,059,733		23,147,373	23,074,673		23,193,220	
Basic earnings (loss) per share attributable to RDI								
common stockholders	\$	0.10	\$	0.22	\$ 0.01	\$	0.35	
Diluted earnings (loss) per share attributable to RDI								
common stockholders	\$	0.10	\$	0.22	\$ 0.01	\$	0.35	
Awards excluded from diluted earnings (loss) per share		516,010		126,840	516,010		126,840	

Our weighted average number of common stock - basic decreased, primarily as a result of the repurchase of shares of Class A Non-Voting Common Stock pursuant to our current stock repurchase program offset by the issuance of shares due to the exercise of share options and vesting of restricted stock units. During the first six months of 2019, we repurchased 196,955 shares of Class A Non-Voting Common Stock at an average price of \$13.33 per share.

Note 5 - Property and Equipment

Operating Property, net

As of June 30, 2019 and December 31, 2018, property associated with our operating activities is summarized as follows:

(Dollars in thousands)	June 30 2019	,	December 31, 2018
Land	\$ 75	5,518	\$ 75,689
Building and improvements	14:	9,211	149,734
Leasehold improvements	50	5,667	55,299
Fixtures and equipment	177	2,443	167,943
Construction-in-progress		5,885	3,478
Total cost	460),724	452,143
Less: accumulated depreciation	(204	,963)	(194,476)
Operating property, net	\$ 25	5,761	\$ 257,667

Depreciation expense for operating property was \$5.4 million and \$10.8 million for the quarter and six months ended June 30, 2019 and \$5.4 million and \$10.2 million for the quarter and six months ended June 30, 2018, respectively.

Investment and Development Property, net

As of June 30, 2019 and December 31, 2018, our investment and development property is summarized below:

		June 30,	I	December 31,
(Dollars in thousands)	_	2019		2018
Land	\$	24,363	\$	24,371
Building		1,900		1,900
Construction-in-progress (including capitalized interest)		75,503		60,533
Investment and development property	\$	101,766	\$	86,804

Construction-in-Progress - Operating and Investing Properties

Construction-in-Progress balances are included in both our operating and development properties. The balances of our major projects along with the movements for the six months ended June 30, 2019 are shown below:

(Dollars in thousands)	1	Balance, December 31, 2018	A	dditions during the period ⁽¹⁾	Completed during the period	Foreign currency translation		Balance, June 30, 2019
Union Square development	\$	55,634	\$	14,282	\$ _ :	5 -	- \$	69,916
Courtenay Central development		5,571		398	_	_	_	5,969
Cinema developments and improvements		1,664		8,842	(6,129)		7	4,384
Other real estate projects		1,142		1,104	(95)	(3	32)	2,119
Total	\$	64,011	\$	24,626	\$ (6,224)	\$ (2	(5)	82,388

(1) Includes capitalized interest of \$1.5 million and \$2.7 million for the quarter and six months ended June 30, 2019.

Real Estate Transactions

<u>Purchase of Income Producing Property at Auburn/Redyard, Australia</u> — On June 29, 2018, we added 20,870 square feet of land, improved with a 16,830 square foot office building, to our Auburn/Redyard entertainment-themed center ("ETC"). The property was acquired at auction for \$3.5 million (AU\$4.5 million) and is bordered by our existing ETC on three sides. The property is leased to Telstra through July 2022. This lease will allow us time to plan for the efficient integration of the property into our ETC. With this acquisition, Auburn/Redyard now represents approximately 519,992 square feet (48,309 square meters) of land, with approximately 1,620 feet (498 meters) of uninterrupted frontage to Parramatta Road, a major Sydney arterial motorway.

<u>Purchase of Land at Cannon Park in Townsville, Australia</u> – On June 13, 2018, we acquired a 163,000 square foot (15,150 square meter) parcel of land at our Cannon Park ETC, in connection with the restructuring of our relationship with the adjacent land owner. Prior to the restructuring, this parcel was commonly owned by us and the adjoining land owner. In the restructuring, the adjoining land owner conveyed to us its interest in the parcel for AU\$1. We granted the adjoining land owner certain access rights with respect to that parcel.

Note 6 – Investments in Unconsolidated Joint Ventures

Our investments in unconsolidated joint ventures are accounted for under the equity method of accounting.

The table below summarizes our active investment holdings in two (2) unconsolidated joint ventures as of June 30, 2019 and December 31, 2018:

		June 30,	1	December 31,
(Dollars in thousands)	Interest	 2019		2018
Rialto Cinemas	50.0%	\$ 1,143	\$	1,260
Mt. Gravatt	33.3%	3,787		3,861
Total investments		\$ 4,930	\$	5,121

For the quarter and six months ended June 30, 2019 and 2018, the recognized share of equity earnings from our investments in unconsolidated joint ventures are as follows:

	Quarter Ended			Six Months Ended				
		Jun	e 30,		June 30,			
(Dollars in thousands)	201	9		2018		2019		2018
Rialto Cinemas	\$	71	\$	83	\$	14	\$	153
Mt. Gravatt		256		248		347		435
Total equity earnings	\$	327	\$	331	\$	361	\$	588

Note 7 – Goodwill and Intangible Assets

The table below summarizes goodwill by business segment as of June 30, 2019 and December 31, 2018.

(Dollars in thousands)		Cinema		Real Estate		Total
Balance at December 31, 2018	\$	14,221	\$	5,224	\$	19,445
Change in goodwill due to a purchase of business combination		1,225		_		1,225
Foreign currency translation adjustment		(49)		_		(49)
Balance at June 30, 2019	\$	15,397	\$	5,224	\$	20,621

The Company is required to test goodwill and other intangible assets for impairment on an annual basis and, if current events or circumstances require, on an interim basis. Our next annual evaluation of goodwill and other intangible assets is scheduled during the fourth quarter of 2019. To test the impairment of goodwill, the Company compares the fair value of each reporting unit to its carrying amount, including the goodwill, to determine if there is potential goodwill impairment. A reporting unit is generally one level below the operating segment. As of June 30, 2019, we were not aware that any events indicating potential impairment of goodwill had occurred.

The tables below summarize intangible assets other than goodwill as of June 30, 2019 and December 31, 2018, respectively.

		As of June 30, 2019								
(Dollars in thousands)	Beneficial Leases			Other Trade Intangible Name Assets			Total			
Gross carrying amount	\$	15,044	\$	7,257	\$	2,149	\$	24,450		
Less: Accumulated amortization		(14,351)		(5,329)		(1,111)		(20,791)		
Net intangible assets other than goodwill	\$	693	\$	1,928	\$	1,038	\$	3,659		

	_		115 Of Decem	ioci	01, 2010	
(Dollars in thousands)		Beneficial Leases	Trade Name		Other Intangible Assets	Total
Gross carrying amount	\$	28,592	\$ 7,254	\$	1,951	\$ 37,797
Less: Accumulated amortization		(24,145)	(5,207)		(1,076)	(30,428)
Net intangible assets other than goodwill	\$	4,447	\$ 2,047	\$	875	\$ 7,369

As of December 31, 2018

Beneficial leases are amortized over the life of the lease up to 30 years up until January 1, 2019, when under ASC 842 they were incorporated into the relevant right-of-use asset. Trade names are amortized based on the accelerated amortization method over their estimated useful life of 30 years, and other intangible assets are amortized over their estimated useful lives of up to 30 years (except for transferrable liquor licenses, which are indefinite-lived assets). The table below summarizes the amortization expense of intangible assets for the quarter and six months ended June 30, 2019.

		Quarte	r End	led	Six Months Ended				
	June 30,					June 30,			
(Dollars in thousands)		2019		2018		2019		2018	
Beneficial lease amortization	\$	85	\$	292	\$	164	\$	499	
Other amortization		104		94		205		189	
Total intangible assets amortization	\$	189	\$	386	\$	369	\$	688	

Note 8 - Prepaid and Other Assets

Prepaid and other assets are summarized as follows:

	June 30,		December 31,
(Dollars in thousands)	2019		2018
Prepaid and other current assets			
Prepaid expenses	\$ 2,454	\$	1,761
Prepaid rent	1,026		930
Prepaid taxes	688		646
Income taxes receivable	4,523		2,704
Deposits	242		242
Investment in marketable securities	46		42
Restricted cash	868		1,342
Total prepaid and other current assets	\$ 9,847	\$	7,667
Other non-current assets			
Straight-line rent	4,141		4,150
Other non-cinema and non-rental real estate assets	1,134		1,134
Investment in Reading International Trust I	838		838
Long-term deposits	9		7
Total other non-current assets	\$ 6,122	\$	6,129

Note 9 – Income Taxes

The interim provision for income taxes is different from the amount determined by applying the U.S. federal statutory rate to consolidated income before taxes. The differences are attributable to foreign tax rate differential, unrecognized tax benefits, and foreign tax credit. Our effective tax rate was 70.2% and 27.6% for the six months ended June 30, 2019 and 2018, respectively. The change between 2019 and 2018 is primarily due to lower pretax income, decrease in benefits from foreign tax credits and increase in accrued interest related to uncertain tax benefits.

Note 10 - Debt

The Company's borrowings at June 30, 2019 and December 31, 2018, net of deferred financing costs and including the impact of interest rate derivatives on effective interest rates, are summarized below:

			As of June 30,	201	9		
(Dollars in thousands)	Maturity Date	 ntractual Facility	Balance, Gross	В	Balance, Net ⁽¹⁾	Stated Interest Rate	Effective Interest Rate
Denominated in USD							
Trust Preferred Securities (USA)	April 30, 2027	\$ 27,913	\$ 27,913	\$	26,172	6.58%	6.58%
Bank of America Credit Facility (USA)	September 1, 2020	55,000	27,000		27,000	5.15%	5.15%
Bank of America Line of Credit (USA)	September 1, 2020	5,000	1,000		973	5.40%	5.40%
Banc of America digital projector loan (USA)	December 28, 2019	1,346	1,346		1,346	5.00%	5.00%
Cinema 1, 2, 3 Term Loan (USA)	September 1, 2019	18,873	18,873		18,700	3.25%	3.25%
Minetta & Orpheum Theatres Loan (USA) ⁽²⁾	November 1, 2023	8,000	8,000		7,872	4.54%	5.15%
U.S. Corporate Office Term Loan (USA)	January 1, 2027	9,379	9,379		9,265	4.64% / 4.44%	4.61%
Union Square Construction Financing (USA)	December 29, 2019	57,500	38,555		37,575	6.65% / 12.41%	7.77%
Denominated in foreign currency ("FC") (3)							
NAB Corporate Term Loan (AU)	December 31, 2023	84,108	44,504		44,281	2.12%	2.12%
Westpac Bank Corporate (NZ)	December 31, 2023	 21,475	 10,067		10,067	3.55%	3.55%
		\$ 288,594	\$ 186,637	\$	183,251		

- (1) Net of deferred financing costs amounting to \$3.4 million.
 (2) The interest rate derivative associated with the Minetta & Orpheum loan provides for an effective fixed rate of 5.15%.
- The contractual facilities and outstanding balances of the foreign currency denominated borrowings were translated into U.S. dollars based on the applicable exchange rates as of June 30, 2019.

			As	of December	· 31,	, 2018		
(Dollars in thousands)	Maturity Date	 Contractual Facility		Balance, Gross		Balance, Net ⁽¹⁾	Stated Interest Rate	Effective Interest Rate
Denominated in USD								
Trust Preferred Securities (USA)(2)	April 30, 2027	\$ 27,913	\$	27,913	\$	26,061	6.52%	6.52%
Bank of America Credit Facility (USA)(2)	May 1, 2020	55,000		25,000		25,000	5.02%	5.02%
Bank of America Line of Credit (USA)	October 31, 2019	5,000		_		_	5.48%	5.48%
Banc of America digital projector loan (USA)	December 28, 2019	2,604		2,604		2,604	5.00%	5.00%
Cinema 1, 2, 3 Term Loan (USA)	September 1, 2019	19,086		19,086		18,838	3.25%	3.25%
Minetta & Orpheum Theatres Loan (USA)	November 1, 2023	8,000		8,000		7,857	4.88%	4.88%
U.S. Corporate Office Term Loan (USA)	January 1, 2027	9,495		9,495		9,373	4.64% / 4.44%	4.61%
Union Square Construction Financing (USA)	December 29, 2019	57,500		27,182		25,280	6.76% / 12.51%	8.35%
Denominated in foreign currency ("FC")(3)								
NAB Corporate Loan Facility (AU)	December 31, 2023	46,856		37,696		37,660	3.05%	3.05%
Westpac Corporate Credit Facility (NZ)	December 31, 2023	21,475		10,067		10,067	3.80%	3.80%
		\$ 252,929	\$	167,043	\$	162,740		

- (1) Net of deferred financing costs amounting to \$4.3 million.
- (2) The interest rate derivatives associated with the Trust Preferred Securities and the Bank of America Credit Facility expired in October 2017 so the effective interest rate no longer applies as of December 31, 2018.
- (3) The contractual facilities and outstanding balances of the foreign currency denominated borrowings were translated into U.S. dollars based on the applicable exchange rates as of December 31, 2018.

Our loan arrangements are presented, net of the deferred financing costs, on the face of our consolidated balance sheet as follows:

	June 30,]	December 31,
Balance Sheet Caption	 2019		2018
Debt - current portion	\$ 40,576	\$	30,393
Debt - long-term portion	116,503		106,286
Subordinated debt	26,172		26,061
Total borrowings	\$ 183,251	\$	162,740

Bank of America Credit Facility

On March 3, 2016, we amended our \$55.0 million credit facility with Bank of America to permit real property acquisition loans. This amendment reduces the applicable consolidated leverage ratio covenant by 0.25% and modifies the term of the facility based on the earlier of the eighteen months from the date of such borrowing or the maturity date of the credit agreement. Such modification was not considered substantial in accordance with U.S. GAAP. On March 5, 2019, this Credit Facility was extended for six (6) months to May 1, 2020. On August 8, 2019, this Credit Facility was extended a further four months to September 1, 2020.

Bank of America Line of Credit

In October 2016, the term of this \$5.0 million line of credit was extended to October 31, 2019. Such modification was not considered to be substantial under US GAAP. On August 8, 2019, this Line of Credit was extended ten months to September 1, 2020.

Minetta and Orpheum Theatres Loan

On October 12, 2018, we refinanced our \$7.5 million loan with Santander Bank, which is secured by our Minetta and Orpheum Theatres, with a loan for a five year term of \$8.0 million. Such modification was not considered to be substantial under US GAAP.

Banc of America Digital Projector Loan

On February 5, 2018, we purchased our U.S. digital cinema projectors, which had previously been held on operating leases, using a \$4.6 million loan from Banc of America. We made further U.S. digital projector purchases, of projectors similarly held on other operating leases, in March and April 2018, increasing this loan to \$4.9 million. This loan carries an interest rate of 5% and is due and payable December 28, 2019.

44 Union Square Construction Financing

On December 29, 2016, we closed on our new construction finance facilities totaling \$57.5 million to fund the non-equity portion of the anticipated construction costs of the redevelopment of our property at 44 Union Square in New York City. The combined facilities

consist of \$50.0 million in aggregate loans (comprised of three loan tranches) from Bank of the Ozarks ("BOTO"), and a \$7.5 million mezzanine loan from Tammany Mezz Investor, LLC, an affiliate of Fisher Brothers. At December 31, 2016, Bank of the Ozarks advanced \$8.0 million to repay the then existing \$8.0 million loan with East West Bank. As of June 30, 2019, an additional \$23.1 million had been advanced under the senior loan facility, along with the full \$7.5 million available under the mezzanine loan facility.

U.S. Corporate Office Term Loan

On December 13, 2016, we obtained a ten-year \$8.4 million mortgage loan on our new Los Angeles Corporate Headquarters at a fixed annual interest rate of 4.64%. This loan provided for a second loan upon completion of certain improvements. On June 26, 2017, we obtained a further \$1.5 million under this provision at a fixed annual interest rate of 4.44%.

Cinema 1,2,3 Term Loan

On August 31, 2016, Sutton Hill Properties LLC ("SHP"), a 75% subsidiary of RDI, refinanced its \$15.0 million Santander Bank term loan with a new lender, Valley National Bank. This new \$20.0 million loan is collateralized by our Cinema 1,2,3 property and bears an interest rate of 3.25% per annum, with principal installments and accruing interest paid monthly. The new loan matures on September 1, 2019, with a one-time option to extend maturity date for another year.

Westpac Bank Corporate Credit Facility (NZ)

On December 20, 2018, we restructured our Westpac Corporate Credit Facilities. The maturity of the 1st tranche (general/non-construction credit line) was extended to December 31, 2023, with the available facility being reduced from NZ\$35.0 million to NZ\$32.0 million. The facility bears an interest rate of 1.75% above the Bank Bill Bid Rate on the drawn down balance and a 1.1% line of credit charge on the entire facility. The 2nd tranche (construction line) with a facility of NZ\$18.0 million was not renewed.

Australian NAB Corporate Term Loan (AU)

On March 15, 2019, we amended our Revolving Corporate Markets Loan Facility with National Australia Bank ("NAB") from a facility comprised of (i) a AU\$66.5 million loan facility with an interest rate of 0.95% above the Bank Bill Swap Bid Rate ("BBSY") and a maturity date of June 30, 2019 and (ii) a bank guarantee of AU\$5.0 million at a rate of 1.90% per annum into a (i) AU\$120.0 million Corporate Loan facility at rates of 0.85%-1.30% above BBSY depending on certain ratios with a due date of December 31, 2023, of which AU\$80.0 million is revolving and AU\$40.0 million is core and (ii) a Bank Guarantee Facility of AU\$5.0 million at a rate of 1.85% per annum. Such modifications of this particular term loan were not considered to be substantial under US GAAP.

Note 11 - Other Liabilities

Other liabilities are summarized as follows:

(Dollars in thousands)	June 30, 2019	December 31, 2018
Current liabilities		2010
Lease liability	\$ 5,900	\$ 5,900
Liability for demolition costs	2,621	2,630
Accrued pension	684	684
Security deposit payable	85	84
Finance lease liabilities	145	_
Other	208	7
Other current liabilities	\$ 9,643	\$ 9,305
Other liabilities		
Straight-line rent	\$ _	\$ 16,362
Lease make-good provision	5,998	5,614
Accrued pension	4,671	4,670
Environmental reserve	1,656	1,656
Deferred revenue - real estate	6	32
Acquired leases	42	91
Finance lease liabilities	144	_
Other	8	506
Other liabilities	\$ 12,525	\$ 28,931

On August 29, 2014, the Supplemental Executive Retirement Plan ("SERP") that has been effective since March 1, 2007, was ended and replaced in accordance with the terms of a pension annuity. As a result of the termination of the SERP program, the accrued pension liability of \$7.6 million was reversed and replaced with this pension annuity liability of \$7.5 million. The valuation of the liability is based on the present value of \$10.2 million discounted at a rate of 4.25% over a 15-year term, resulting in a monthly payment of \$57,000. The discounted value of \$2.7 million (which is the difference between the estimated payout of \$10.2 million and the present value of \$7.5 million) as of August 29, 2014 will be amortized and expensed based on the 15-year term. In addition, the accumulated actuarial loss of \$3.1 million recorded, as part of other comprehensive income will also be amortized based on the 15-year term.

In February 2018, we made a payment of \$2.4 million relating to the annuity representing payments for the 42 months outstanding at the time. Monthly ongoing payments of \$57,000 are now being made.

As a result of the above, included in our current and non-current liabilities are accrued pension costs of \$5.4 million at June 30, 2019. The benefits of our pension plan are fully vested and therefore no service costs were recognized for the quarter and six months ended June 30, 2019 and 2018. Our pension plan is unfunded.

During the quarter and six months ended June 30, 2019, the interest cost was \$298,000 and \$343,000 respectively, and the actuarial loss was \$52,000 and \$103,000 respectively. During the quarter and six months ended June 30, 2018, the interest cost was \$45,000 and \$90,000 respectively, and the actuarial loss was \$52,000 and \$104,000 respectively.

Note 12 – Accumulated Other Comprehensive Income

The following table summarizes the changes in each component of accumulated other comprehensive income attributable to RDI:

(Dollars in thousands)	Foreign Currency Items	Gai on f	nrealized in (Losses) Available- for-Sale vestments]	Accrued Pension vice Costs	A	Hedge ccounting Reserve	Total
Balance at January 1, 2019	\$ 8,687	\$	3	\$	(2,438)	\$	(137) \$	6,115
<u>Change related to derivatives</u> Total change in hedge fair value recorded in Other								
Comprehensive Income	_		_				(215)	(215)
Amounts reclassified from accumulated other								
comprehensive income	_		_		_		23	23
Net change related to derivatives	 _		_				(191)	(191)
Net current-period other comprehensive income (loss)	(753)		5		103		(191)	(836)
Balance at June 30, 2019	\$ 7,934	\$	8	\$	(2,335)	\$	(328) \$	5,279

Note 13 - Commitments and Contingencies

Litigation General

We are currently involved in certain legal proceedings and, as required, have accrued estimates of probable and estimable losses for the resolution of these claims, including legal costs.

- · Where we are a <u>plaintiff</u>, we accrue legal fees as incurred on an on-going basis and make no provision for any potential settlement amounts until received. In Australia, the prevailing party is usually entitled to recover its attorneys' fees, which recoveries typically work out to be approximately 60% of the amounts actually spent where first-class legal counsel is engaged at customary rates. Where we are a plaintiff, we have likewise made no provision for the liability for the defendant's attorneys' fees in the event we are determined not to be the prevailing party.
- · Where we are a <u>defendant</u>, we accrue for probable damages that insurance may not cover as they become known and can be reasonably estimated. In our opinion, any claims and litigation in which we are currently involved are not reasonably likely to have a material adverse effect on our business, results of operations, financial position, or liquidity. It is possible, however, that future results of the operations for any particular quarterly or annual period could be materially affected by the ultimate outcome of the legal proceedings. From time-to-time, we are involved with claims and lawsuits arising in the ordinary course of our business that may include contractual obligations, insurance claims, tax claims, employment matters, and anti-trust issues, among other matters.

All of these matters require significant judgments based on the facts known to us. These judgments are inherently uncertain and can change significantly when additional facts become known. We provide accruals for matters that have probable likelihood of occurrence and can be properly estimated as to their expected negative outcome. We do not record expected gains until the proceeds are received by us. However, we typically make no accruals for potential costs of defense, as such amounts are inherently uncertain and dependent upon the scope, extent and aggressiveness of the activities of the applicable plaintiff.

Environmental and Asbestos Claims on Reading Legacy Operations

Certain of our subsidiaries were historically involved in railroad operations, coal mining, and manufacturing. Also, certain of these subsidiaries appear in the chain-of-title of properties that may suffer from pollution. Accordingly, certain of these subsidiaries have, from time-to-time, been named in and may in the future be named in various actions brought under applicable environmental laws. Also, we are in the real estate development business and may encounter from time-to-time unanticipated environmental conditions at properties that we have acquired for development. These environmental conditions can increase the cost of such projects and adversely affect the value and potential for profit of such projects. We do not currently believe that our exposure under applicable environmental laws is material in amount.

From time to time, there are claims brought against us relating to the exposure of former employees of our railroad operations to asbestos and coal dust. These are generally covered by an insurance settlement reached in September 1990 with our insurance providers. However, this insurance settlement does not cover litigation by people who were not our employees and who may claim second-hand exposure to asbestos, coal dust and/or other chemicals or elements now recognized as potentially causing cancer in humans. Our known exposure to these types of claims, asserted or probable of being asserted, is not material.

Cotter Jr. Derivative Litigation

This action was originally brought by James J. Cotter, Jr. ("Cotter Jr.") in June, 2015 in the Nevada District Court against all of the Directors of the Company and against the Company as a nominal defendant: James J. Cotter, Jr., individually and derivatively on behalf of Reading International, Inc. vs. Margaret Cotter, et al." Case No,: A-15-719860-V. Summary judgment has been entered against Cotter, Jr., and in favor of all defendants and a \$1.55 million cost judgment has been entered against Cotter, Jr., and in favor of our Company. Cotter, Jr. has appealed both judgements. Our application for \$5.9 million in attorney's fees was denied, and we have appealed that determination. The issues on appeal are currently being briefed. No date for oral argument has been set. It is unlikely that any hearing will be held this year. As the Directors and Officers Liability Insurance Policy covering Cotter, Jr.'s claims in the Derivative Case (\$10.0 million) has been exhausted, the financial burden of defending our Directors against these claims, as required by applicable Nevada Law, has fallen upon our Company. During 2018, out-of-pocket third party costs in the amount of approximately \$3.5 million were incurred by our Company in defending against these claims. For the six months ended June 30, 2019, an additional \$547,000 had been expensed, relating principally to the preparation of appellate briefs with respect to the Derivative Litigation.

Note 14 - Non-controlling Interests

These are composed of the following enterprises:

- · Australia Country Cinemas Pty Ltd. 25% noncontrolling interest owned by Panorama Cinemas for 21st Century Pty Ltd.;
- · Shadow View Land and Farming, LLC 50% noncontrolling membership interest owned by either the estate of Mr. James J. Cotter, Sr. (the "Cotter Estate") and/or the James J. Cotter, Sr. Living Trust (the "Cotter Trust"); and,
- · Sutton Hill Properties, LLC 25% noncontrolling interest owned by Sutton Hill Capital, LLC (which in turn is 50% owned by the Cotter Estate and/or the Cotter Trust).

The components of noncontrolling interests are as follows:

	June 30,	December 31,
(Dollars in thousands)	 2019	2018
Australian Country Cinemas, Pty Ltd	\$ 38	\$ 89
Shadow View Land and Farming, LLC	2,146	2,153
Sutton Hill Properties, LLC	2,039	2,095
Noncontrolling interests in consolidated subsidiaries	\$ 4,223	\$ 4,337

The components of income attributable to noncontrolling interests are as follows:

	 Quarte Jun	r End e 30,	led	Six Months Ended June 30,				
(Dollars in thousands)	2019		2018		2019		2018	
Australian Country Cinemas, Pty Ltd	\$ 28	\$	93	\$	36	\$	133	
Shadow View Land and Farming, LLC	(20)		(13)		(34)		(25)	
Sutton Hill Properties, LLC	(45)		22		(55)		16	
Net income (loss) attributable to noncontrolling interests	\$ (37)	\$	102	\$	(53)	\$	124	

Summary of Controlling and Noncontrolling Stockholders' Equity

A summary of the changes in controlling and noncontrolling stockholders' equity is as follows:

		Comm	on Shares		_	Retained		Accumulated	Reading		
	Class A	Class A	Class B	Class B	Additional	Earnings		Other	International Inc	•	Total
(Dollars in thousands, except shares) At January 1, 2019	Non- Voting Shares 21,195	Par Value \$ 232	Voting Shares 1,680	Par Value	Capital	(Accumulated Deficit)	Treasury Shares \$ (25,222)	Comprehensive Income/(Loss) \$ 6.115	Equity	Noncontrolling S Interests \$ 4,337 S	Equity
Net income Adjustments to opening retained earnings		_		_		- (2,081)			- (2,081		(2,097)
on adoption of ASC 842						28			28	(46)	(18)
Other comprehensive income, net	_	_	_	_	_	_	_	1,510	1,510) 1	1,511
Share-based compensation expense	_	_	_	_	280	_	_		280	_	280
Share repurchase plan Class A common stock issued for share-	_	_	_	_	_		(9)	_	- (9) —	(9)
based bonuses and options exercised	_	_	_	_	(185)) —	_	_	- (185	<u> </u>	(185)
In-kind exchange of share for the exercise of options, net issued		_	_	_	_	_	_	_		- –	_
Restricted Stock Units	40	1	_	_	(75)) —	_	_	- (74) —	(74)
Contributions from noncontrolling shareholders	_	_	_	_	_		_	_	_	- 18	18
Distributions to noncontrolling shareholders	l	_		_	_	_	_	_	_	- (27)	(27)
At March 31, 2019	21,235	\$ 233	1,680	\$ 17	\$ 147,472	\$ 45,563	\$ (25,231)	\$ 7,625	\$ 175,679	\$ 4,267	179,946
Net income	_	_	_	_	_	- 2,394	_	_	- 2,394	(37)	2,357
Other comprehensive income, net	_	_	_	_	_	_	_	(2,346	(2,346	(1)	(2,347)
Share-based compensation expense	_	_	_	_	400	_	_	_	- 400	_	400
Share repurchase plan Class A common stock issued for share-	(197)	_	_	_	_	_	(2,622)	_	- (2,622) —	(2,622)
based bonuses and options exercised	_	_	_	_	_		_	_		- –	_
In-kind exchange of share for the exercise of options, net issued	_	_	_	_	_	_	_	_	_		_
Restricted Stock Units	33	_	_	_	(31)) —	_	_	- (31) —	(31)
Contributions from noncontrolling shareholders	_	_	_		_	_	_	_	_	_ 9	9
Distributions to noncontrolling shareholders	_	_	_	_	_	_	_	_	_	- (15)	(15)
At June 30, 2019	21,071	\$ 233	1,680	\$ 17	\$ 147,841	\$ 47,957	\$ (27,853)	\$ 5,279	\$ 173,474		

		Commo	on Shares		•	Retained		Accumulated	Reading		
	Class A Non-	Class A	Class B	Class B	Additional	Earnings		Other	International Inc	2.	Total
(Dollars in thousands, except shares)	Voting Shares	Par Value	Voting Shares	Par Value	Capital	(Accumulated Deficit)	Shares	Comprehensive Income/(Loss)	Equity	Noncontrolling Interests	Equity
At January 1, 2018	21,251	\$ 231	1,680	\$ 17	\$ 145,898	\$ 33,056	\$ (22,906) \$ 20,99	1 \$ 177,28	7 \$ 4,331	\$ 181,618
Net income Adjustments to opening retained earnings	_	_	_	_	_	3,082	_	-	_ 3,08	2 22	3,104
on adoption of ASC 842	_	_	_	_	_	194	_		- 19	4 (2)	192
Other comprehensive income, net	_	_	_	_	_	_	_	- (750)) (75	0) (3)	(753)
Share-based compensation expense	_	_	_	_	379	_		-	_ 37	9 —	379
Share repurchase plan Class A common stock issued for share-	_	_	_	_	_	_	(317) -	- (31	7) —	(317)
based bonuses and options exercised	_	_	_	_	61	_	_		_ 6	1 —	61
In-kind exchange of share for the exercise of options, net issued	_	_	_	_	(75)	_	_		- (7	5)	(75)
Restricted Stock Units					(26)				(2	6)	(26)
Contributions from noncontrolling shareholders										_ 27	27
Distributions to noncontrolling shareholders		_	_	_	_	_	_			- (43)	(43)
At March 31, 2018	21,251	\$ 231	1,680	\$ 17	\$ 146,237	\$ 36,332	\$ (23,223) \$ 20,24	1 \$ 179,83	5 \$ 4,332	\$ 184,167
Net income	_	_	_	_	_	5,027	_		- 5,02	7 102	5,129
Adjustments to opening retained earnings on adoption of ASC 842		_	_		_	_	_				_
Other comprehensive income, net	_	_	_	_	_	_	_	- (7,910)) (7,91	0) (7)	(7,917)
Share-based compensation expense	_	_	_	_	338	_	_	-	_ 33	8 —	338
Share repurchase plan	_	_	_	_	_	_	(80) -	- (8	D) —	(80)
Class A common stock issued for share- based bonuses and options exercised	_	_	_	_	_	_	_				_
In-kind exchange of share for the exercise of options, net issued		1	_	_	_	_	_		_	1 —	1
Restricted Stock Units					(8)				(В) —	(8)
Contributions from noncontrolling shareholders		_	_	_	_	_	_			_ 27	27
Distributions to noncontrolling shareholders		_	_	_	_	_	_			– (50)	(50)
At June 30, 2018	21,251	\$ 232	1,680	\$ 17	\$ 146,567	\$ 41,359	\$ (23,303) \$ 12,33	1 \$ 177,20		

Note 15 - Stock-Based Compensation and Stock Repurchases

Employee and Director Stock Option Plan

The Company may grant stock options and other share-based payment awards of our Common Stock to eligible employees, directors, and consultants under the 2010 Stock Incentive Plan (the "Plan"). The aggregate total number of shares of the Common Stock authorized for issuance under the Plan is 2,197,460.

During the Company's 2017 Annual Stockholders' Meeting held on November 7, 2017, the Company's stockholders, upon recommendation of the Board of Directors, approved an amendment to the Plan to increase the number of shares of common stock issuable under the Plan by an additional 947,460 shares. The effect of the increase is to restore the amount of shares of Common Stock available under the Plan from the 302,540 shares available as of September 30, 2017, back up to its original reserve of 1,250,000 shares. As of June 30, 2019, we had 778,304 shares remaining for future issuances.

Since the adoption of the Plan in 2010, the Company has granted awards primarily in the form of stock options. In the 1st quarter of 2016, the Company started to award restricted stock units ("RSUs") to directors and certain members of management. Stock options are generally granted at exercise prices equal to the grant-date market prices and typically expire no later than five years from the grant date. In contrast to a stock option where the grantee buys the Company's share at an exercise price determined on grant date, an RSU entitles the grantee to receive one share for every RSU based on a vesting plan. At the discretion of our Compensation and Stock Options Committee, the vesting period of stock options and RSUs granted to employees ranges from zero to four years. Grants to directors and certain executive officers are subject to Board approval. At the time the options are exercised or RSUs vest and are settled, at the discretion of management, we will issue treasury shares or make a new issuance of shares to the option or RSU holder.

Stock Options

We estimate the grant-date fair value of our stock options using the Black-Scholes option-valuation model, which takes into account assumptions such as the dividend yield, the risk-free interest rate, the expected stock price volatility, and the expected life of the options. We expense the estimated grant-date fair values of options over the vesting period on a straight-line basis. Based on our historical experience, the "deemed exercise" of expiring in-the-money options and the relative market price to strike price of the options, we have not hereto estimated any forfeitures of vested or unvested options.

There were nil and 219,408 stock options issued in the quarter and six months ended June 30, 2019, respectively. The weighted average assumptions used in the option-valuation model were as follows:

	50	Six Months Ended June 30,				
	2019			2018		
Stock option exercise price	\$ 10	5.12	\$	16.40		
Risk-free interest rate	2.4	12%		2.56%		
Expected dividend yield		_		_		
Expected option life in years		3.75		3.75		
Expected volatility	23.3	2%		24.99%		
Weighted average fair value	\$	3.50	\$	3.80		

For the quarters ended June 30, 2019 and 2018, we recorded compensation expense of \$129,000 and \$112,000, respectively. For the six months ended June 30, 2019 and June 30, 2018, we recorded compensation expense of \$200,000 and \$197,000, respectively. At June 30, 2019, the total unrecognized estimated compensation expense related to non-vested stock options was \$1.4 million, which we expect to recognize over a weighted average vesting period of 1.99 years. The intrinsic, unrealized value of all options outstanding, vested and expected to vest, at June 30, 2019 was \$0.9 million, of which 96% are currently exercisable.

	Outstanding Stock Options - Class A Shares									
	Number of Options		Weighted Average Exercise Price	Weighted Average Remaining Years of Contractual Life		Aggregate Intrinsic Value				
	Class A		Class A	Class A		Class A				
Balance - December 31, 2017	524,589	\$	12.50	3.15	\$	3,054,325				
Granted	126,840		16.40							
Exercised	(60,000)		6.02	_		610,249				
Forfeited	(4,960)		12.08	_		_				
Balance - December 31, 2018	586,469	\$	14.01	2.88	\$	1,530,528				
Granted	219,408		16.12							
Exercised	(67,500)		13.42	_		185,175				
Forfeited	(25,000)		13.42	_		_				
Balance - June 30, 2019	713,377	\$	14.74	3.27	\$	866,682				

Restricted Stock Units

We estimate the grant-date fair values of our RSUs using the Company's stock price at grant-date and record such fair values as compensation expense over the vesting period on a straight-line basis. The following table summarizes the status of the RSUs granted to-date as of June 30, 2019:

	Outstanding Restricted Stock Units								
	RSU Grants (in units)			Vested,	Unvested,	Forfeited,			
Grant Date	Directors	Management	Total Grants	June 30, 2019	June 30, 2019	June 30, 2019			
March 10, 2016	35,147	27,381	62,528	55,684	6,844				
April 11, 2016	_	5,625	5,625	3,962	1,146	517			
March 23, 2017	30,681	32,463	63,144	46,919	16,225				
August 29, 2017	_	7,394	7,394	3,698	3,696				
January 2, 2018	29,393	_	29,393	29,393	_				
April 12, 2018	_	29,596	29,596	7,409	22,187				
April 13, 2018	_	14,669	14,669	3,668	11,001				
July 6, 2018	_	932	932	_	_	932			
November 7, 2018	23,010	_	23,010	23,010	_				
March 13, 2019	_	24,366	24,366	_	24,366				
March 14, 2019	_	23,327	23,327	_	23,327				
May 7, 2019	11,565	_	11,565	_	11,565				
Total	129,796	165,753	295,549	173,743	120,357	1,449			

RSU awards to management vest 25% at the end of each year for 4 years. Prior to November 7, 2018, RSU awards to directors vested 100% in January of the following year in which such RSUs were granted. At the November 7, 2018 Board meeting, it was determined that it would be more appropriate for the vesting of RSUs to align with the director's term of office. Accordingly, the RSUs granted on November 7, 2018, vest on the first to occur of (i) 5:00 pm, Los Angeles, CA time on the last business day prior to the one-year anniversary of the grant date, or (ii) the date on which the recipient's term as a director shall end and the recipient, or as the case may be, the recipient's successor is elected to the board of directors at the next occurring annual meeting or special meeting of stockholders called for such purpose (the "Vesting Date"). This means that the Vesting Date of the RSUs granted to directors on November 7, 2018 was the date of the annual meeting of stockholders on May 7, 2019. Due to the fact that the Company has moved up its annual meeting of stockholders from November to May this year, this created a shorter than normal vesting period for the RSUs issued on November 7, 2018. In order to adjust for this factor, the award of RSUs to directors made immediately following the 2019 Annual Meeting of Stockholders was a value of \$35,000 or one half of last year's annual grant. For the quarter ended June 30, 2019 and 2018, we recorded compensation expense of \$271,000 and \$227,000, respectively. For the six months ended June 30, 2019 and June 30, 2018 we recorded compensation expense of \$480,000 and \$521,000 respectively. The total unrecognized compensation expense related to the non-vested RSUs was \$1.8 million as of June 30, 2019, which we expect to recognize over a weighted average vesting period of 1.76 years.

Stock Repurchase Program

On March 2, 2017, the Company's Board of Directors authorized management, at its discretion, to spend up to an aggregate of \$25.0 million to acquire shares of Reading's Class A Non-Voting Common Stock. On March 14, 2019, the Board of Directors extended this stock buyback program for two years, through March 2, 2021. The Board of Directors did not increase the authorized amount, which was \$16.2 million at March 31, 2019.

The repurchase program allows Reading to repurchase its shares in accordance with the requirements of the SEC on the open market, in block trades and in privately negotiated transactions, depending on market conditions and other factors. All purchases are subject to the availability of shares at prices that are acceptable to Reading, and accordingly, no assurances can be given as to the timing or number of shares that may ultimately be acquired pursuant to this authorization.

Under the stock repurchase program, as of June 30, 2019, the Company has reacquired 756,016 shares of Class A Non-Voting Common Stock for \$11.5 million at an average price of \$15.16 per share (excluding transaction costs). 196,389 shares of Class A Non-Voting Common Stock were purchased during the quarter ended June 30, 2019 at an average price of \$13.33 per share. This leaves \$13.5 million available under the March 2, 2017 program, as extended, to March 2, 2021.

Note 16 - Leases

In all leases, whether we are the lessor or lessee, we define lease term as the non-cancellable term of the lease plus any renewals covered by renewal options that are reasonably certain of exercise based on our assessment of economic factors relevant to the lessee. The non-cancellable term of the lease commences on the date the lessor makes the underlying property in the lease available to the lessee, irrespective of when lease payments begin under the contract.

As Lessee

We have operating leases for certain cinemas and corporate offices, and finance leases for certain equipment assets. Our leases have remaining lease terms of 1 to 20 years, with certain leases having options to extend to up to a further 20 years.

Contracts are analyzed in accordance with the criteria set out in ASC 842 to determine if there is a lease present. For contracts that contain an operating lease, we account for the lease component and the non-lease component together as a single component. For contracts that contain a finance lease we account for the lease component and the non-lease component separately in accordance with ASC 842.

In leases where we are the lessee, we recognize a right of use asset and lease liability at lease commencement, which is measured by discounting lease payments using an incremental borrowing rate applicable to the relevant country and lease term of the lease as the discount rate. Subsequent amortization of the right of use asset and accretion of the lease liability for an operating lease is recognized as a single lease cost, on a straight line basis, over the term of the lease. A finance lease right-of-use asset is depreciated on a straight line basis over the lesser of the useful life of the leased asset or the lease term. Interest on each finance lease liability is determined as the amount that results in a constant periodic discount rate on the remaining balance of the liability. Property taxes and other non-lease costs are accounted for on an accrual basis.

Lease payments for our cinema operating leases consist of fixed base rent, and for certain leases, variable lease payments consisting of contracted percentages of revenue, changes in the relevant CPI, and/or other contracted financial metrics.

The components of lease expense were as follows:

	Quarter Ended June 30,					Six Mont Jun	ıded	
(Dollars in thousands)		2019 2018				2019		2018
Lease cost								
Finance lease cost:								_
Amortization of right-of-use assets	\$	41	\$	_	\$	82	\$	_
Interest on lease liabilities		4		_		7		_
Operating lease cost		7,899		_		15,784		_
Variable lease cost		517		_		619		_
Total lease cost	\$	8,461	\$	_	\$	16,493	\$	_

Supplemental cash flow information related to leases was as follows:

	Six Months Ended										
	Jur	ie 30,	2018								
(Dollars in thousands)	 2019		2018								
Cash flows relating to lease cost	 										
Cash paid for amounts included in the measurement of lease liabilities:											
Operating cash flows from finance leases	\$ 87	\$		_							
Operating cash flows from operating leases	15,531			_							
Right-of-use assets obtained in exchange for new finance lease liabilities	_			_							
Right-of-use assets obtained in exchange for new operating lease liabilities	5,760			_							

(Dollars in thousands)	June 30, 2019			December 31, 2018	
Operating leases			_		
Operating lease right-of-use assets	\$	224,878	\$	_	
Operating lease liabilities - current portion		19,658		_	
Operating lease liabilities - non-current portion		218,610		_	
Total operating lease liabilities	\$	238,268	\$	_	
Finance leases					
Property plant and equipment, gross		369		_	
Accumulated depreciation		(82)		_	
Property plant and equipment, net	\$	287	\$	_	
Other current liabilities		145			
Other long-term liabilities		144		_	
Total finance lease liabilities	\$	289	\$		
Other information					
Weighted-average remaining lease term - finance leases		3		_	
Weighted-average remaining lease term - operating leases		11		_	
Weighted-average discount rate - finance leases		5.07%		_	
Weighted-average discount rate - operating leases		4.98%		_	

Maturity of leases were as follows:

(Dollars in thousands)	 Operating leases		Finance leases
2019	\$ 15,564	\$	87
2020	31,070		101
2021	31,391		53
2022	31,382		43
2023	30,483		28
Thereafter	174,937		_
Total lease payments	\$ 314,827	\$	312
Less imputed interest	 (76,559)	_	(23)
Total	\$ 238,268	\$	289

As of June 30, 2019, we have additional operating leases, primarily for cinemas, that have not yet commenced of approximately \$26.0 million. It is anticipated that these operating leases will commence between fiscal year 2019 and fiscal year 2021 with lease terms of 15 to 20 years.

As Lessor

We have entered into various leases as a lessor for our owned real estate properties. These leases vary in length between 1 and 20 years, with certain leases containing options to extend at the behest of the applicable tenants. Lease components consist of fixed base rent, and for certain leases, variable lease payments consisting of contracted percentages of revenue, changes in the relevant CPI, and/or other contracted financial metrics. None of our leases grant any right to the tenant to purchase the underlying asset.

We recognize lease payments for operating leases as property revenue on a straight-line basis over the lease term. Lease incentive payments we make to lessees are amortized as a reduction in property revenue over the lease term.

Lease income relating to operating lease payments was as follows:

	Quarter Ended				Six Months Ended				
	June 30,					June 30,			
(Dollars in thousands)	2019 2018					2019	2018		
Components of lease income				_					
Lease payments	\$	2,344	\$	2,288	\$	4,573	\$	4,711	
Variable lease payments		331		573		596		653	
Total lease income	\$ 2,675 \$ 2,861			\$	5,169	\$	5,364		

The book value of underlying assets under operating leases from owned assets was as follows:

		June 30,		December 31,	
(Dollars in thousands)		2019		2018	
Building and improvements	_				
Gross balance	\$	68,488	\$	67,887	
Accumulated depreciation		(18,864)		(17,709)	
Net Book Value	\$	49,624	\$	50,178	

Maturity of leases were as follows:

(Dollars in thousands)	_	Operating leases
2019	\$	4,040
2020		7,187
2021		6,635
2022		5,739
2023		4,991
Thereafter		9,865
Total	\$	38,457

Note 17 – Hedge Accounting

As of June 30, 2019 and December 31, 2018, the Company held interest rate derivatives in the total notional amount of \$8.0 million and \$8.0 million, respectively.

The derivatives are recorded on the balance sheet at fair value and are included in the following line items:

Liability Derivatives

	June 30,	December 31,						
	2019	2018						
(Dollars in thousands)	Balance sheet location	Fai	r value	Balance sheet location	Fair	value		
Interest rate contracts	Derivative financial instruments - current portion	\$	89	Derivative financial instruments - current portion	\$	41		
	Derivative financial instruments - non- current portion		287	Derivative financial instruments - non- current portion		145		
Total derivatives designated as hedging instruments		\$	376		\$	186		
Total derivatives		\$	376		\$	186		

We have no derivatives designated as hedging instruments which are in asset positions.

The changes in fair value are recorded in Other Comprehensive Income and released into interest expense in the same period(s) in which the hedged transactions affect earnings. In the quarter and six months ended to June 30, 2019 and June 30, 2018, respectively, the derivative instruments affected Comprehensive Income as follows:

(Dollars in thousands)	Location of Loss Recognized in Income on Derivatives		Amount of Loss Recognized in Income on Derivatives							
		Quarter Ended June 30,					Six Months Ended June 30,			
			2019 201				2019 2018			
Interest rate contracts	Interest expense	\$	\$ 13		_	\$	24	\$	_	
Total		\$	13	\$		\$	24	\$		

	 Loss Recognized in OCI on Derivatives (Effective Portion)									
(Dollars in thousands)	Amo	ount			Amount					
	 Quarter June		Six Months Ended June 30,							
	2019		2018		2019		2018			
Interest rate contracts	\$ 134	\$		\$	215	\$		_		
Total	\$ 134	\$	_	\$	215	\$		_		

Loss Reclassified from AOCI into income (Effective Fortion)								
Line Item	Amou	ınt	Amor	unt				
	Quarter 1	Ended	Six Months Ended					
	June	30,	June	30,				
	2019	2018	2019	2018				

Loss Doclassified from AOCI into Income (Effective Dortion)

 Z019
 Z018
 Z019
 Z018

 Interest expense
 \$ 13
 \$ — \$ 24
 \$ —

 Total
 \$ 13
 \$ — \$ 24
 \$ —

The derivative has no ineffective portion, and consequently no losses have been recognized directly in income.

Note 18 - Fair Value Measurements

ASC 820, *Fair Value Measurement* establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The statement requires that assets and liabilities carried at fair value be classified and disclosed in one of the following three categories:

- · Level 1: Quoted market prices in active markets for identical assets or liabilities;
- Level 2: Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that
 are not active; and model-derived valuations in which all significant inputs and significant value drivers are observable in active
 markets; and,
- Level 3: Valuations derived from valuation techniques in which one or more significant inputs or significant value drivers are unobservable.

As of June 30, 2019 and December 31, 2018 material financial assets and financial liabilities were carried and measured at fair value on a recurring basis.

The following tables summarize our financial liabilities that are carried at cost and measured at fair value on a non-recurring basis as of June 30, 2019 and December 31, 2018, by level within the fair value hierarchy.

		 Fair Value Measurement at June 30, 2019							
(Dollars in thousands)	 Carrying Value ⁽¹⁾	Level 1		Level 2		Level 3		Total	
Notes payable	\$ 158,724	\$ 	\$		\$	162,880	\$	162,880	
Subordinated debt	27,913	_		_		19,188		19,188	
	\$ 186,637	\$ _	\$	_	\$	182,068	\$	182,068	

		Fair Value Measurement at December 31, 2018							
(Dollars in thousands)	 Carrying Value ⁽¹⁾	Level 1	Level 2		Level 3		Total		
Notes payable	\$ 139,130	\$ 	\$		\$	143,564	\$	143,564	
Subordinated debt	27,913	_		_		18,895		18,895	
	\$ 167,043	\$ _	\$		\$	162,459	\$	162,459	

(1) These balances are presented before any deduction for deferred financing costs.

Following is a description of the valuation methodologies used to estimate the fair value of our financial assets and liabilities. There have been no changes in the methodologies used at June 30, 2019 and December 31, 2018.

- · **Level 1** investments in marketable securities primarily consist of investments associated with the ownership of marketable securities in U.S. and New Zealand. These investments are valued based on observable market quotes on the last trading date of the reporting period.
- Level 2 derivative financial instruments are valued based on discounted cash flow models that incorporate observable inputs such
 as interest rates and yield curves from the derivative counterparties. The credit valuation adjustments associated with our nonperformance risk and counterparty credit risk are incorporated in the fair value estimates of our derivatives. As of June 30, 2019
 and December 31, 2018, we concluded that the credit valuation adjustments were not significant to the overall valuation of our
 derivatives.
- Level 3 borrowings include our secured and unsecured notes payable, trust preferred securities and other debt instruments. The borrowings are valued based on discounted cash flow models that incorporate appropriate market discount rates. We calculated the market discount rate by obtaining period-end treasury rates for fixed-rate debt, or LIBOR for variable-rate debt, for maturities that correspond to the maturities of our debt, adding appropriate credit spreads derived from information obtained from third-party financial institutions. These credit spreads take into account factors such as our credit rate, debt maturity, types of borrowings, and the loan-to-value ratios of the debt.

The Company's financial instruments also include cash, cash equivalents, receivables and accounts payable. The carrying values of these financial instruments approximate the fair values due to their short maturities. Additionally, there were no transfers of assets and liabilities between levels 1, 2, or 3 during the quarter and six months ended June 30, 2019 and June 30, 2018.

Note 19 - Business Combination

On January 30, 2019, we purchased the tenant's interest and other operating assets of an established four-screen cinema in Devonport, Tasmania, Australia, for \$1.4 million (AU\$1.95 million). We commenced trading from this new cinema site on January 30, 2019.

The total purchase price was allocated to the identifiable assets acquired based on our estimates of their fair values on the acquisition date. The identified assets included fixtures and equipment and immaterial working capital balances. There were immaterial liabilities assumed.

Our final purchase price allocation is as follows:

(Dollars in thousands)	Purch	Preliminary Purchase Price Allocation ⁽¹⁾		ent its ⁽²⁾	Final Purchase Price Allocation ⁽¹⁾	
Tangible Assets						
Operating property:						
Fixtures and equipment	\$	153	\$	—	\$ 153	
Intangible Assets						
Goodwill		1,248		(23)	1,225	
Total assets acquired		1,401		(23)	1,378	
Net assets acquired	\$	1,401	\$	(23)	\$ 1,378	

 ⁽¹⁾ The balances were translated into U.S. Dollars based on the applicable exchange rate as of the date of acquisition, January 30, 2019.
 (2) The measurement period adjustments relate to finalization of immaterial employee obligations.

Item 2 - Management's Discussions and Analysis ("MD&A") of Financial Condition and Results of Operations

BUSINESS OVERVIEW

We are an internationally diversified company principally focused on the development, lease or ownership, and operation of entertainment and real estate assets in the United States, Australia, and New Zealand. As of June 30, 2019, we operate in two business segments:

- · Cinema exhibition, through our 60 multiplex cinemas; and,
- · Real estate, including real estate development and the rental of retail, commercial and live theatre assets.

We believe that these two business segments complement one another, as we can use the comparatively consistent cash flows generated by our cinema operations to fund the front-end cash demands of our real estate development business.

Cinema Exhibition Overview

We manage our worldwide cinema exhibition businesses under various brands:

- · in the U.S., under the following brands: Reading Cinemas, Angelika Film Centers, Consolidated Theatres, and City Cinemas;
- · in Australia, under the Reading Cinemas brand; and,
- · in New Zealand, under the Reading Cinemas and Rialto Cinemas brands.

Shown in the following table are the number of locations and theater screens in our theater circuit in each country, by state/territory/ region and indicating our cinema brands and our interest in the underlying assets as of June 30, 2019.

	State / Territory /	Location	Screen	Interest in Asset Underlying the Cinema		_		
Country	Region	Region Count Count Leased Owner		Owned	Operating Brands			
United States	Hawaii	9	98	9		Consolidated Theatres		
	California	7	88	7		Reading Cinemas, Angelika Film Center		
	New York	5	19	4	1	Angelika Film Center, City Cinemas		
	Texas	2	13	2		Angelika Film Center		
	New Jersey	1	12	1		Reading Cinemas		
	Virginia	1	8	1		Angelika Film Center		
	Washington DC	1	3	1		Angelika Film Center		
	U.S. Total	26	241	25	1			
Australia	New South Wales	6	44	4	2	Reading Cinemas		
	Victoria	6	43	6		Reading Cinemas		
	Queensland	5	50	2	3	Reading Cinemas, Event Cinemas ⁽¹⁾		
	Western Australia	2	16	1	1	Reading Cinemas		
	South Australia	2	15	2		Reading Cinemas		
	Tasmania	1	4	1		Reading Cinemas		
	Australia Total	22	172	16	6			
New Zealand	Wellington	3	18	2	1	Reading Cinemas		
	Otago	3	15	2	1	Reading Cinemas, Rialto Cinemas ⁽²⁾		
	Auckland	2	15	2		Reading Cinemas, Rialto Cinemas ⁽²⁾		
	Canterbury	1	8	1		Reading Cinemas		
	Southland	1	5		1	Reading Cinemas		
	Bay of Plenty	1	5		1	Reading Cinemas		
	Hawke's Bay	1	4		1	Reading Cinemas		
	New Zealand Total	12	70	7	5			
GRAND TOTAL		60	483	48	12			

⁽¹⁾ Included above, the Company has a 33.3% unincorporated joint venture interest in a 16-screen cinema located in Mt. Gravatt, Queensland managed by Event Cinemas.

Real Estate Overview

We engage in real estate development and the ownership, and rental or licensing to third parties of retail, commercial and live theater assets. We own the fee interests in all three of our live theatres, and in 12 of our cinemas (as presented in the preceding table). Our real estate business creates long-term value for our stockholders through the continuous improvement and development of our investment and operating properties, including our entertainment-themed centers ("ETCs").

⁽²⁾ Included above, the Company is a 50% joint venture partner in two New Zealand Rialto cinemas, with a total of 13-screens. We are responsible for the booking of these cinemas and our joint venture partner, Event Cinemas, manages their day-to-day operations.

Our real estate activities have historically consisted principally of:

- the ownership of fee or long-term leasehold interests in properties used in our cinema exhibition activities or which were acquired for the development of cinemas or cinema-based real estate development projects;
- · the acquisition and development of fee interests in land;
- the licensing to production companies of the use of our live theatres; and,
- · the redevelopment of our existing fee-owned cinema or live theatre sites to their highest and best use.

Cinema Exhibition

Our cinema revenue consists primarily of admissions, Food & Beverage ("F&B"), advertising, gift cards, theater rentals and online convenience fee revenue generated by the sale of our cinema tickets on our own websites and apps. Cinema operating expense consists of the costs directly attributable to the operation of the cinemas, including film rent expense, operating costs, and occupancy costs. Cinema revenue and expense fluctuate with the availability of quality first run films and the numbers of weeks such first run films stay in the market. For a breakdown of our current cinema assets that we previously owned and/or managed, please see Part I, Item 1 – *Our Business* of our 2018 Form 10-K.

While our capital projects in recent years have been focused in growing our real estate segment, we have over the past two years also placed special emphasis on the expansion and upgrading of our cinema exhibition portfolio, as discussed below:

Cinema Additions (including refurbishments and re-openings)

The latest additions and enhancements to our cinema portfolio are as follows:

- · <u>Opening our first dine-in concept, "Spotlight" in the United States:</u> On March 30, 2018 we finished the conversion of one wing (six auditoriums) at our Reading Cinema in Murrieta, California (Cal Oaks) to our dine-in concept brand, "Spotlight".
- · <u>AU and NZ Additions/Refurbishments:</u> On January 30, 2019, we purchased the tenant's interest and other operating assets of an established four-screen cinema in Devonport, Tasmania, Australia, for \$1.4 million (AU\$1.95 million). We commenced trading from this new cinema site on January 30, 2019. For the first half of 2019, we invested in two additional Gold Lounge auditoriums at our Harbour Town cinema, and added significant improvements at The Palms, Maitland and Waurn Ponds. During January 2019, we temporarily closed our Courtenay Central cinema, servicing the Wellington market, due to seismic concerns. In order to service this market while we develop our plans for the redevelopment of Courtenay Central, we have opened a three screen, 440 seat pop up cinema in Lower Hutt, a suburb of Wellington, New Zealand. In 2017 and 2018, we improved the following theaters: Belmont, Rouse Hill, Napier, Charlestown, Elizabeth, Auburn and Rotorua.
- <u>U.S. Refurbishments</u>: For the first half of 2019, we continued investing in refurbishments at our Mililani, and Kahala cinemas in Hawaii. Since 2017, we have continued to invest in the refurbishment and enhancements of our existing cinemas, as contemplated by our strategic plan. During 2017 and 2018, we substantially refurbished seven locations: our Cal Oaks, Valley Plaza and Grossmont cinemas in California; our Ward, Pearlridge, and Mililani locations in Hawaii; and our Manville cinema in New Jersey.

Cinema Pipeline

We currently plan to upgrade or begin the upgrade of 11 cinemas in the U.S., Australia, and New Zealand between now and the end of the year.

We have entered into lease agreements for four new cinemas in Australia (25 screens), which we anticipate will come online in 2019 - 2021.

Our focus with respect to new cinemas is on featuring state-of-the-art projection and sound, luxury recliner seating, enhanced F&B (typically including alcohol service) and at least one major TITAN type presentation screen. We are emphasizing best in class services and amenities in order to differentiate ourselves from in-home and mobile viewing options. We believe that a night at the movies should be a special and premium experience and, indeed, that it must be in order to compete with the variety of options being offered to consumers through other platforms.

Throughout 2019, we will continue to focus on the rollout and enhancement of our proprietary online ticketing capabilities and social media interfaces. These are intended to enhance the convenience of our offering and to promote customer affinity with the experience and product that we are offering.

Cinema Closures

We evaluate the performance of each of our cinemas and, in some instances, we may decide to close an operation when it is not economically viable to continue to operate from the location. We did not close any leasehold theaters in 2018 or to date in 2019. While some of our theaters have encountered new competition, and while we believe that others will benefit from planned refurbishment and upgrading, none of our leased theaters are currently slated for closure.

During January 2019, we temporarily closed our Courtenay Central cinema in Wellington, New Zealand due to seismic concerns. We are currently assessing the redevelopment of that property. It is currently anticipated that the cinema component will be upgraded and restored in connection with any such redevelopment.

Upgrades to our Film Exhibition Technology and Theater Amenities

As a part of our program to bring long-term value to our stockholders, we continue to explore cinema markets where we believe there to be an ongoing growth potential and to upgrade the technology and amenities offered at our existing sites. These include (i) upgrading of our existing cinemas and (ii) developing new cinemas to provide our customers with premium offerings, including state-of-the-art presentation (including sound, lounges and bar service) and luxury seating. The upgrades to our theater circuits' film exhibition technology and amenities are summarized in the following table (including joint ventures):

	Location Count	Screen Count
Screen Format		
Digital (all cinemas in our theater circuit)	60	483
IMAX	1	1
TITAN XC and LUXE	20	22
Dine-in Service		
Gold Lounge (AU/NZ) ⁽¹⁾	10	27
Premium (AU/NZ) ⁽²⁾	12	22
Spotlight (U.S.) ⁽³⁾	1	6
Upgraded Food & Beverage menu (U.S.) ⁽⁴⁾	15	n/a
Premium Seating (recliner seating features)	25	146
Liquor Licenses Obtained ⁽⁵⁾	27	n/a

- (1) Gold Lounge: This is our "First Class Full Dine-in Service" in our Australian and New Zealand cinemas, which includes upgraded F&B menu (with alcoholic beverages), luxury recliner seating features (intimate 25-50 seat cinemas) and waiter service.
- (2) **Premium Service**: This is our "Business Class Dine-in Service" in our Australian and New Zealand cinemas, which typically includes upgraded F&B menu (some with alcoholic beverages) and may include luxury recliner seating features (less intimate 80-seat cinemas), but no waiter service.
- (3) **Spotlight Service:** On March 30, 2018 we opened "Spotlight," our first dine-in cinema concept in the United States at Cal Oaks. Six of our 17 auditoriums at this theater feature this dine-in concept.
- (4) **Upgraded Food & Beverage Menu:** Fifteen of our U.S. theaters feature an elevated food and beverage menu served from a common counter, which includes, without limitation, beer, wine and/or spirits and a food menu beyond traditional concessions. We have worked with former Food Network executives to create a menu of locally inspired and freshly prepared items.
- (5) **Liquor Licenses:** Licenses are applicable at each cinema location, rather than each theatre auditorium. For accounting purposes, we capitalize the cost of successfully purchasing or applying for liquor licenses meeting certain thresholds as an intangible asset due to long-term economic benefits derived on future sales of alcoholic beverages (excluding joint ventures).

Real Estate

Our operating properties currently consists of the following assets:

- · our Newmarket, Queensland ETC, our Belmont, Western Australia ETC, our Auburn, New South Wales ETC, our Townsville, Queensland ETC, our Wellington, New Zealand ETC, and our Cinema 1,2,3, New York, NY;
- two single-auditorium live theatres in Manhattan (Minetta Lane and Orpheum) and a four-auditorium live theater complex (including the accompanying ancillary retail and commercial tenants) in Chicago (The Royal George);
- · our Worldwide Headquarters building in Culver City, California and our Australia corporate office building in Melbourne, Australia; and,
- the ancillary retail and commercial space at some of our non-ETC cinema properties.

We currently license our Minetta Lane theatre to Audible, Inc. a subsidiary of Amazon. This agreement continues through March 2020, and Audible has an option to extend for one additional year through March 2021. We are advised that Audible intends to produce plays featuring a limited cast of one or two characters and special live performance engagements, record those productions and make them available to the public through the Audible streaming service.

In addition, we have various parcels of unimproved real estate held for development in Australia and New Zealand and certain unimproved land in the United States, including some that was used in our legacy activities.

Our key real estate transactions in recent years are as follows:

Strategic Acquisitions

- <u>Purchase of Land at Cannon Park, Australia</u>—On June 13, 2018, we acquired a 163,000 square foot (15,150 square meter) parcel at our Cannon Park ETC, in connection with the restructuring of our relationship with the adjacent land owner. Prior to the restructuring, this parcel was commonly owned by us and the adjoining land owner. In the restructuring, the adjoining land owner conveyed to us its interest in the parcel for AU\$1. We granted the adjoining land owner certain access rights.
- · <u>Purchase of Property in Auburn, Australia</u> On June 29, 2018, we added 20,870 square feet of land, improved with a 16,830 square foot office building, to our Auburn/Redyard ETC. The property was acquired at auction for \$3.5 million (AU\$4.5 million) and is bordered by our existing ETC on three sides. The property is leased to Telstra through July 2022. This will allow us time to plan for the efficient integration of the property into our ETC. The final settlement payment was made in early October 2018.

Value-creating Opportunities

We are engaged in several real estate development projects to take our properties to their highest and best use. The most notable of these value-creating projects are as follows:

- <u>Redevelopment of 44 Union Square Property in New York, U.S.</u> During July 2019, we topped out the steel dome capping our redevelopment of historic Tammany Hall at 44 Union Square. We anticipate that the project will be ready for the commencement of tenant fit-out in the near future, and are in final negotiations of a long term lease for approximately 90% of the net rentable area of the building.
- <u>Expansion Project for our Newmarket Shopping Center at an affluent suburb of Brisbane, Australia</u>. In December 2017 we opened our eight-screen Reading Cinema with TITAN LUXE, including 10,355 square feet of additional retail space and 124 parking spaces. As of June 30, 2019, approximately 80% of this new retail space has been leased.
- · <u>Courtenay Central Re-Development in Wellington, New Zealand</u>. Located in the heart of Wellington New Zealand's capital city this center is comprised of 161,071 square feet of land situated proximate to the Te Papa Tongarewa Museum (attracting over 1.5 million visitors annually), across the street from the site of Wellington's newly announced convention center (estimated to open its doors in 2022) and at a major public transit hub. Damage from the 2016 earthquake necessitated demolition of our nine-story parking garage at the site. Further, unrelated seismic issues have caused us to temporarily close the existing cinema and significant portions of the retail structure while we reevaluate the property for redevelopment as an entertainment themed urban center with a major food and grocery component. Wellington continues to be rated as one of the top cities in the world in which to live, and we continue to believe that the Courtenay Central site is located in one of the most vibrant and growing commercial and entertainment precincts of Wellington. We are currently working on a comprehensive plan for the redevelopment of this property featuring a variety of uses to compliment and build upon the "destination quality" of this location.

- <u>Cinema 1,2,3 Redevelopment</u> In June 2017, we entered into an exclusive dealing and pre-development agreement with our adjoining neighbors, 260-264 LLC, to jointly develop the properties, currently home to Cinemas 1,2,3 and Anassa Taverna. Under the terms of the agreement, Reading and 260-264 LLC worked together on a comprehensive mixed-use plan to co-develop the properties located on 3rd Avenue, between 59th Street and 60th Streets, in New York City. The parties completed an initial feasibility study, analyzing various retail, entertainment and residential uses for the site and during 2018 continued to work on the terms of a final agreement for the development of the combined property. We do not presently believe that we will be able to come to an agreement with our neighbors for a joint development of our properties and, have, accordingly, begun developing plans for an approximately 96,000 square foot mixed use stand-alone development. Our Cinemas 1,2,3 property is located on Third Avenue in New York City, between 59th and 60th Streets across from Bloomingdales.
- · <u>Manukau Land Rezoning</u> In August 2016, the Auckland City Council up-zoned 64.0 acres of our property in Manukau from agricultural to light industrial use. The remaining 6.4 acres were already zoned for heavy industrial use. With our zoning enhancement goal having been achieved, in 2018, we worked with adjoining landholders to jointly advance necessary infrastructure improvement issues. We estimate that our property will support approximately 1.6 million square feet of improvements. We see this property as a future value realization opportunity for us. This tract is adjacent to the Auckland Airport, which is currently undergoing a major improvement and expansion project.

Corporate Matters

§ <u>Stock Repurchase Program</u> – Our Board approved a \$25-million repurchase program on March 2, 2017, and extended it on March 14, 2019. Under this authorization Reading may repurchase its Class A Non-Voting Common Stock from time to time in accordance with the requirements of the Securities and Exchange Commission on the open market, in block trades and in privately negotiated transactions, depending on market conditions and other factors. The new authorization continues through March 2, 2021. To date we have repurchased 756,016 shares of Class A Non-Voting Common Stock at \$15.16 per share (excluding transaction costs). 196,389 shares were purchased during the quarter ended June 30, 2019, at an average price of \$13.33 per share. As of June 30, 2019, this left \$13.5 million available under the March 2, 2017 program, as extended, for repurchase.

Our Financing Strategy

Our treasury management is focused on cash management using cash balances to reduce debt. We have used cash generated from operations and other excess cash, to the extent not needed for capital expenditures, to pay down our loans and credit facilities providing us flexibility on our available loan facilities for future use and, thereby, reducing interest charges. On a periodic basis, we review the maturities of our borrowing arrangements and negotiate for renewals and extensions where necessary in the current circumstances.

On March 15, 2019, we amended our Revolving Corporate Markets Loan Facility with National Australia Bank ("NAB") from a facility comprised of (i) a AU\$66.5 million loan facility with an interest rate of 0.95% above the Bank Bill Swap Bid Rate ("BBSY") and a maturity date of June 30, 2019 and (ii) a bank guarantee of AU\$5.0 million at a rate of 1.90% per annum into a (i) AU\$120.0 million corporate loan facility at rates of 0.85%-1.30% above BBSY depending on certain ratios with a due date of December 31, 2023, of which AU\$80.0 million is revolving and AU\$40.0 million is core and (ii) a bank guarantee facility of AU\$5.0 million at a rate of 1.85% per annum. Such modifications of this particular term loan were not considered to be substantial under US GAAP.

On December 20, 2018, we restructured our Westpac Corporate Credit Facilities. The maturity of the 1st tranche (general/non-construction credit line) was extended to December 31, 2023, with the available facility being reduced from NZ\$35.0 million to NZ\$32.0 million. The facility bears an interest rate of 1.75% above the Bank Bill Bid Rate on the drawn down balance and a 1.1% line of credit charge on the entire facility. The 2nd tranche (construction line) with a facility of NZ\$18.0 million was removed.

On August 8, 2019, we extended our current Bank of America credit facilities until September 1, 2020 (the \$55.0 million credit line). We anticipate refinancing this credit line during the third quarter of 2019.

Refer to our 2018 Form 10-K for more details on our cinema and real estate segments.

RESULTS OF OPERATIONS

The table below summarizes the results of operations for each of our principal business segments along with the non-segment information for the quarter and six months ended June 30, 2019 and June 30, 2018, respectively.

		Quarter Eı	nded	% Change	Six Months	% Change	
Dollars in thousands)		June 30, 2019	June 30, 2018	Fav/ (Unfav)	June 30, 2019	June 30, 2018	Fav/ (Unfav)
SEGMENT RESULTS							
Revenue							
Cinema exhibition	\$	72,383	80,183	(10) %	\$ 130,368 \$	152,438	(14) 9
Real estate		5,564	6,425	(13) %	10,994	12,432	(12) 9
Inter-segment elimination		(1,851)	(2,346)	21 %	 (3,716)	(4,737)	22 %
Total revenue		76,096	84,262	(10) %	137,646	160,133	(14)
Operating expense							
Cinema exhibition		(58,086)	(62,652)	7 %	(108,280)	(119,991)	10 9
Real estate		(2,438)	(2,551)	4 %	(4,883)	(4,935)	1 %
Inter-segment elimination		1,851	2,346	(21) %	3,716	4,737	(22) %
Total operating expense		(58,673)	(62,857)	7 %	(109,447)	(120,189)	9 %
Depreciation and amortization							
Cinema exhibition		(4,091)	(4,082)	- %	(8,247)	(7,847)	(5) %
Real estate		(1,354)	(1,440)	6 %	(2,731)	(2,809)	3 %
Total depreciation and amortization		(5,445)	(5,522)	1 %	(10,978)	(10,656)	(3) 9
General and administrative expense							
Cinema exhibition		(937)	(955)	2 %	(1,929)	(1,821)	(6)
Real estate		(427)	(480)	11 %	(878)	(1,054)	17 9
Total general and administrative expense		(1,364)	(1,435)	5 %	(2,807)	(2,875)	2 9
Segment operating income							
Cinema exhibition		9,269	12,494	(26) %	11,912	22,779	(48) 9
Real estate		1,345	1,954	(31) %	2,502	3,634	(31) 9
Total segment operating income	\$	10,614 \$	14,448	(27) %	\$ 14,414 \$	26,413	(45) 9
NON-SEGMENT RESULTS							
Depreciation and amortization expense		(127)	(104)	(22) %	(188)	(221)	15 %
General and administrative expense		(4,670)	(5,730)	18 %	(9,710)	(11,886)	18 9
Interest expense, net		(2,204)	(1,790)	(23) %	(4,055)	(3,384)	(20) 9
Equity earnings of unconsolidated joint ventures		327	331	(1) %	361	588	(39) 9
Other income (expense)		71	(61)	>100 %	 50	(143)	>100 9
Income before income taxes		4,011	7,094	(43) %	872	11,367	(92)
Income tax benefit (expense)		(1,654)	(1,965)	16 %	 (612)	(3,135)	80 9
Net income (loss)		2,357	5,129	(54) %	260	8,232	(97)
Less: net (income) loss attributable to noncontrolling interests		(37)	102	(>100) %	(53)	124	(>100)
Net income (loss) attributable to RDI common	\$	2,394 \$	5,027	(52) %	\$ 313 \$	8,108	(96) %
stockholders Basic EPS	\$	0.10 \$	0.22	(55) %	0.01 \$	0.35	(96) 7

Consolidated and Non-Segment Results:

2nd Quarter and Six Months Net Results

Net income attributable to RDI common stockholders decreased by 52%, or \$2.6 million, to \$2.4 million for the quarter ended June 30, 2019, compared to the same period in the prior year. Basic EPS for the quarter ended June 30, 2019, decreased by \$0.12, to \$0.10 compared to the quarter ended June 30, 2018, mainly attributed to decreases in revenue in both the Cinema and Real Estate business segments and despite an 18% reduction in general and administrative expenses.

Net income attributable to RDI common stockholders decreased by 96%, or \$7.8 million, to \$0.3 million for the six months ended June 30, 2019 compared to the same period prior year. Basic EPS for the six months ended June 30, 2019, decreased by \$0.34, to \$0.01 compared to the six months ended June 30, 2018, mainly attributable to decreases in revenue in both the Cinema and Real Estate business segments and despite a similar percentage decrease in general and administrative expenses as for the quarter.

Revenue for the quarter ended June 30, 2019 decreased by 10%, or \$8.2 million, to \$76.1 million compared to the same period prior year.

Revenue for the six months ended June 30, 2019 decreased by 14%, or \$22.5 million, to \$137.6 million compared to the same period prior year. The revenue decreases were due to a (i) decrease in revenue from our cinema business primarily due to the soft film slate experienced by the Cinema business segment worldwide, (ii) and a decrease in revenue from the Real Estate business segment primarily due to the closure of most of the net rentable area of Courtenay Central due to seismic concerns. Overseas revenues were also adversely impacted by the continued weakening of the Australian and New Zealand Dollar compared to the U.S. dollar. Due to the fact that our occupancy costs with respect to our cinema operations are mostly fixed, the decrease in revenues disproportionally impacts the earnings from these operations, even though our film rent, cinema level labor and costs of goods sold are largely variable. In the case of New Zealand, the situation was exacerbated by the temporary closure of our cinema at Courtenay Central. In order to partially compensate for the loss of our Courtenay Central cinema, during June 2019, we opened a three screen, 440 seat pop-up theater, in Lower Hutt, in a suburb of Wellington, New Zealand.

Non-Segment General & Administrative Expenses

Non-segment general and administrative expense for the quarter ended June 30, 2019 decreased by 18%, or \$1.1 million, to \$4.7 million compared to the same period in the prior year, related to lower legal expenses incurred.

For the six months ended June 30, 2019, the decrease was also 18%, or \$2.2 million, to \$9.7 million compared to the six months ended June 30, 2018, related to lower legal expenses incurred.

Income Tax Expense

Income tax expense for the quarter and six months ended June 30, 2019, decreased by \$0.3 million and \$2.5 million, respectively, compared to the equivalent prior-year period. The change between 2019 and 2018 is primarily related to lower pretax income in the first half of 2019.

Business Segment Results

At June 30, 2019, we leased or owned and operated 60 cinemas with 483 screens, which includes our interests in certain unconsolidated joint ventures that own 3 (three) cinemas with 29 screens. In the first quarter of 2019, we acquired a proven 4-screen cinema in Devonport, Tasmania, Australia. During June 2019, we opened a three screen cinema trading as The Hutt Pop Up by Reading Cinemas in Lower Hutt, a suburb of Wellington, New Zealand, thereby increasing our leased and owned cinema count by two for the 2019 year and our screen count to 483. We also (i) owned and operated 5 (five) ETCs located in Newmarket (a suburb of Brisbane), Belmont (a suburb of Perth), Auburn (a suburb of Sydney) and in Townsville in Australia and Wellington in New Zealand, (ii) owned and operated our headquarters office buildings in Culver City (an emerging high-tech and communications hub in Los Angeles County) and Melbourne, Australia, (iii) owned and operated the fee interests in three developed commercial properties in Manhattan and Chicago improved with live theatres comprising 6 (six) stages and ancillary retail and commercial space (our fourth live theatre was closed at the end of 2015 as part of the redevelopment of 44 Union Square in New York City), (iv) owned a 75% managing member interest in a limited liability company, which in turn owns the fee interest in Cinemas 1,2,3, (v) held for development approximately 70.4 acres of developable industrial land located next to the Auckland Airport in New Zealand, (vi) owned a 50% managing member interest in a limited liability company, which in turn owns a 202-acre property in Coachella, California that is zoned approximately 150 acres for single-family residential use (maximum 550 homes) and approximately 50 acres for high density mixed use in the U.S., that is held for development, and, (vii) owned 197 acres principally in Pennsylvania from our legacy railroad business, including the Reading Viaduct in downtown Philadelphia.

The Company transacts business in Australia and New Zealand and is subject to risks associated with changing foreign currency exchange rates. The Australian and New Zealand dollars based on the spot rate weakened versus prior quarter against the U.S. dollar slightly negatively impacting the value of our assets and liabilities. The average rate for the six months ended June 30, 2019 and 2018 has also weakened by 8.5% and 6.1% respectively. This has decreased the value of our Australian and New Zealand revenues and expenses. *Refer to Note 3 – Operations in Foreign Currency* for further information.

Cinema Exhibition

The following table details our cinema exhibition segment operating results for the quarter and six months ended June 30, 2019 and June 30, 2018, respectively:

				Quart	er E	inded		Six Months Ended					% Change Fav/(Unfav)		
(Dollars in thousands)			June 30, 2019	% of Revenue	e	June 30, 2018	% of Revenue		June 30, 2019	% of Revenue	?	June 30, 2018	% of Revenue	Quarter Ended	Six Months Ended
REVENUE															
United States	Admissions revenue	\$	24,722	34%	\$	28,137	35%	\$	44,633	34%	\$	52,843	35%	(12)%	(16)%
	Food & beverage revenue		13,123	19%		13,605	17%		22,699	18%		24,370	16%	(4)%	(7)%
	Advertising and other revenue	_	3,116	4%		2,671	3%		5,661	4%		5,187	3%	17 %	9 %
		\$	40,961	57%	\$	44,413	55%	\$	72,993	56%	\$	82,400	54%	(8)%	(11)%
Australia	Admissions revenue	\$	16,579	23%	\$	17,179	21%	\$	30,615	23%	\$	34,230	22%	(3)%	(11)%
	Food & beverage revenue		7,407	10%		8,171	10%		13,468	10%		16,008	11%	(9)%	(16)%
	Advertising and other revenue	_	1,613	2%	_	1,787	2%	_	2,956	3%	_	3,616	2%	(10)%	(18)%
		\$	25,599	35%	\$	27,137	34%	\$	47,039	36%	\$	53,854	35%	(6)%	(13)%
New Zealand	Admissions revenue	\$	3,881	5%	\$	5,575	7%	\$	6,873	5%	\$	10,509	7%	(30)%	(35)%
	Food & beverage revenue		1,621	3%		2,532	3%		2,930	3%		4,798	3%	(36)%	(39)%
	Advertising and other revenue		321	0%		526	1%	_	533	0%	-	877	1%	(39)%	(39)%
		\$	5,823	8%	\$	8,633	11%	\$	10,336	8%	\$	16,184	11%	(33)%	(36)%
Total revenue		\$	72,383	100%	\$	80,183	100%	\$	130,368	100%	\$	152,438	100%	(10)%	(14)%
OPERATING EXI	PENSE														
United States	Film rent and advertising cost	\$	(13,650)	19%	\$	(15,556)	19%	\$	(23,773)	18%	\$	(28,431)	19%	12 %	16 %
	Food & beverage cost		(2,988)	4%		(2,920)	4%		(5,310)	4%		(5,222)	3%	(2)%	(2)%
	Occupancy expense		(6,886)	10%		(7,382)	9%		(13,831)	11%		(14,584)	10%	7 %	5 %
	Other operating expense	_	(11,389)	16%	_	(10,677)	13%	_	(21,563)	17%	_	(20,619)	14%	(7)%	(5)%
		\$	(34,913)	49%	\$	(36,535)	46%	\$	(64,477)	50%	\$	(68,856)	45%	4 %	6 %
Australia	Film rent and advertising cost	\$	(8,029)	11%	\$	(8,292)	10%	\$	(14,307)	11%	\$	(15,990)	10%	3 %	11 %
	Food & beverage cost		(1,406)	2%		(1,604)	2%		(2,521)	2%		(3,198)	2%	12 %	21 %
	Occupancy expense		(3,971)	5%		(4,130)	5%		(7,934)	6%		(8,382)	5%	4 %	5 %
	Other operating expense	_	(5,366)	7%		(5,592)	7%	_	(10,781)	8%	_	(11,346)	7%	4 %	5 %
		\$	(18,772)	25%	\$	(19,618)	24%	\$	(35,543)	27%	\$	(38,916)	26%	4 %	9 %
New Zealand	Film rent and advertising cost	\$	(1,894)	3%	\$	(2,707)	3%	\$	(3,231)	3%	\$	(4,938)	3%	30 %	35 %
	Food & beverage cost		(326)			(574)	1%		(618)	0%		(1,065)	1%	43 %	42 %
	Occupancy expense		(907)			(1,359)	2%		(1,711)	1%		(2,703)	2%	33 %	37 %
	Other operating expense	<u></u>	(1,274)	2%	Φ.	(1,859)	2%	.	(2,699)	2%	ф.	(3,513)	2%	31 %	23 %
		\$	(4,401)	6%	\$	(6,499)	8%	\$	(8,259)	6%	\$	(12,219)	8%	32 %	32 %
Total operating DEPRECIATION, ADMINISTRATIV	AMORTIZATION, GENERAL AND	\$	(58,086)	80%	\$	(62,652)	78%	\$	(108,279)	83%	\$	(119,991)	79%	7 %	10 %
United States	Depreciation and amortization	\$	(2,516)	3%	\$	(2,481)	3%	\$	(5,142)	4%	\$	(4,602)	3%	(1)%	(12)%
Office States	General and administrative expense	Ψ	(432)		Ψ	(699)	1%	Ψ	(1,036)	1%	Ψ	(1,243)	1%	38 %	17 %
	General and damming dark empende	\$	(2,948)		\$	(3,180)	4%	\$	(6,178)	5%	\$	(5,845)		7 %	(6)%
Australia	Depreciation and amortization	\$	(1,222)			(1,181)		\$	(2,403)	2%	\$	(2,384)		(3)%	(1)%
	General and administrative expense	Ť	(467)	1%	Ť	(290)	0%	Ť	(854)	1%	Ť	(589)	0%	(61)%	(45)%
	•	\$	(1,689)		\$	(1,471)		\$	(3,257)	3%	\$	(2,973)		(15)%	(10)%
New Zealand	Depreciation and amortization	\$	(352)		\$	(420)	1%	\$	(703)	1%	\$	(861)		16 %	18 %
	General and administrative expense		(39)	0%		34	0%		(39)	0%		11	(0)%	(>100)%	(>100)%
		\$	(391)	1%	\$	(386)	0%	\$	(742)	1%	\$	(850)	1%	(1)%	13 %
Total depreciat expense	ion, amortization, general and administrative	\$	(5,028)	8%	\$	(5,037)	6%	\$	(10,177)	9%	\$	(9,668)	6%	-%	(5)%
OPERATING INC	COME – CINEMA														(-)
United States		\$	3,100	4%	\$	4,698	6%	\$	2,338	2%	\$	7,699	5%	(34)%	(70)%
Australia			5,138	7%		6,048	8%		8,239	6%		11,965	8%	(15)%	(31)%
New Zealand		_	1,031	1%		1,748	2%		1,335	1%		3,115	2%	(41)%	(57)%
Total Cinema o	perating income	\$	9,269	12%	\$	12,494	16%	\$	11,912	9%	\$	22,779	15%	(26)%	(48)%

2nd Quarter Results

Cinema Segment operating income

Cinema segment operating income decreased by 26%, or \$3.2 million, to \$9.3 million for the quarter ended June 30, 2019 compared to June 30, 2018, primarily driven by decreased operating income in the U.S., Australia, and New Zealand, which was due to a decrease in attendance, the continued temporary closure of our Courtenay Central Cinema in Wellington, New Zealand and fluctuations in average ticket price ("ATP"), and spend per patron ("SPP") as outlined below.

Revenue

Cinema revenue decreased by 10%, or \$7.8 million, to \$72.4 million for the quarter ended June 30, 2019 compared to June 30, 2018, primarily attributable to a weakening foreign currency exchange rate, and a decrease in attendance in all three circuits.

Below are the changes in our cinema revenue by market:

- · U.S. cinema revenue decreased by 8%, or \$3.5 million, to \$41.0 million for the second quarter due to a 13% decrease in attendance; offset by a 9% increase in SPP, while ATP remained flat.
- · Australia cinema revenue decreased by 6%, or \$1.5 million, to \$25.6 million for the second quarter, primarily due to a 5% decrease in attendance and SPP, offset by a 2% increase in ATP.
- · New Zealand cinema revenue decreased by 33%, or \$2.8 million, to \$5.8 million for the second quarter due to a decrease of 34% in attendance (significantly due to the temporary closure of our Courtenay Central Cinema), offset by a 5% increase in ATP, while SPP remained relatively flat.

Operating expense

Operating expense for the second quarter ended June 30, 2019 decreased by 7%, or \$4.6 million, to \$58.1 million compared to the same quarter in 2018 primarily attributable to (i) lower film rent expense driven by lower admissions revenue, and (ii) lower F&B costs due to lower F&B revenue primarily in New Zealand (significantly due to the temporary closure of the Courtenay Central Cinema).

Operating expense as a percentage of gross revenue has increased to 80% for the second quarter of 2019, compared to 78% for the same period in 2018, due to the lower than anticipated revenue in our box office and the fact that our occupancy costs are generally fixed, and cannot be adjusted to reflect such lower admission levels.

Depreciation, amortization, general and administrative expense

Depreciation, amortization, general and administrative expense for the quarter ended June 30, 2019, remained flat at \$5.0 million compared to the second quarter 2018.

Six Month Results

Cinema Segment operating income

Cinema segment operating income decreased by 48%, or \$10.9 million, to \$11.9 million for the six months ended June 30, 2019 compared to the six months ended June 30, 2018, primarily driven by decreased operating income in all three circuits, which was due to a softer film slate worldwide resulting in decreases in attendance worldwide. Additionally, Courtenay Central Cinema in Wellington, New Zealand was temporarily closed in January 2019 due to seismic concerns.

According to industry sources, the U.S. exhibition industry admissions for the six months ended June 30, 2019 were down 10%, declining from \$5.4 billion to \$4.9 billion. Australia and New Zealand Box Office saw similar declines.

Revenue

Cinema revenue decreased by 14%, or \$22.1 million, to \$130.4 million for the six months ended June 30, 2019 compared to June 30, 2018, primarily driven by decreased attendance worldwide, and fluctuations in average ticket price ("ATP"), and spend per patron ("SPP") as outlined below:

- · U.S. cinema revenue decreased by 11%, or \$9.4 million, to \$73.0 million, due to a 17% decrease in attendance, offset by a 10% increase in SPP, and a 2% increase in ATP.
- · Australia cinema revenue decreased by 13%, or \$6.8 million, to \$47.0 million, primarily due to a 10% decrease in attendance, a 7% decrease in SPP, while ATP remained relatively flat.
- New Zealand cinema revenue decreased by 36%, or \$5.8 million, to \$10.3 million, as a result of a 36% decrease in attendance (significantly due to the temporary closure of our Courtenay Central Cinema); offset by a 3% increase in ATP, while SPP remained flat.

Operating expense

Operating expense for the six months ended June 30, 2019 decreased by 10%, or \$11.7 million, to \$108.3 million, primarily attributable to (i) lower film rent due to lower admissions revenue, (ii) lower F&B costs due to lower F&B revenue, and (iii) lower occupancy costs due to the temporary closure of Courtenay Central Cinema and the foreign currency movements.

Operating expense as a percentage of gross revenue has increased to 83% for the six months ended June 30, 2019, compared to 79% in the same period for 2018.

Depreciation, amortization, general and administrative expense

Depreciation, amortization, general and administrative expense for the six months ended June 30, 2019 increased by 5%, or \$0.5 million, to \$10.2 million, compared to the same period in 2018. This expense remained relatively flat as the number of cinemas open or assets placed in service have resulted in higher depreciation costs, offset by the foreign exchange movements in Australia and New Zealand.

Real Estate

The following table details our real estate segment operating results for the quarter and six months ended June 30, 2019 and 2018, respectively:

			Quarter Ended				Six Months Ended					Fav/(Unfav)		
(Dollars in thousands)			J	fune 30, 2019	% of Revenue	June 30, 2018	% of Revenue	J	June 30, 2019	% of Revenue	June 30, 2018	% of Revenue	Quarter Ended	Six Months Ended
REVENUE														
	United States	Live theater rental and ancillary income	\$	831	15%	\$ 903	14%	\$	1,767	16%	\$ 1,501	12%	(8)%	18 %
		Property rental income		49	1%	49	1%		101	1%	104	1%	-%	(3)%
				880	16%	952	15%		1,868	17%	1,605	13%	(8)%	16 %
	Australia	Property rental income		4,052	73%	4,302	67%		7,967	72%	8,456	68%	(6)%	(6)%
	New Zealand	Property rental income		632	11%	1,171	18%		1,159	11%	2,371	19%	(46)%	(51)%
	Total revenue		\$	5,564	100%	\$ 6,425	100%	\$	10,994	100%	\$ 12,432	100%	(13)%	(12)%
OPERATING EXPE	ENSE													
	United States	Live theater cost	\$	(297)	5%	\$ (330) 5%	\$	(596)	5%	\$ (625) 5%	10 %	5 %
		Property cost		(156)	3%	(141) 2%		(314)	3%	(276	2%	(11)%	(14)%
		Occupancy expense	_	(128)	2%	(197) 3%	_	(278)	3%	(359	3%	35 %	23 %
				(581)	10%	(668) 10%		(1,188)	11%	(1,260	10%	13 %	6 %
	Australia	Property cost		(787)	14%	(752) 12%		(1,488)	14%	(1,504) 12%	(5)%	1 %
		Occupancy expense		(664)	12%	(670) 10%		(1,356)	12%	(1,237	10%	1 %	(10)%
				(1,451)	26%	(1,422	22%		(2,844)	26%	(2,741	22%	(2)%	(4)%
	New Zealand	Property cost		(268)	5%	(317) 5%		(566)	5%	(638) 5%	15 %	11 %
		Occupancy expense	_	(138)	2%	(144) 2%	_	(285)	3%	(296	2%	4 %	4 %
				(406)	7%	(461) 7%		(851)	8%	(934	8%	12 %	9 %
	Total operating expense		\$	(2,438)	44%	\$ (2,551) 40%	\$	(4,883)	44%	\$ (4,935	40%	4 %	1 %
DEPRECIATION, A	AMORTIZATION, GENE	RAL AND ADMINISTRATIVE EXPENS	E											
	United States	Depreciation and amortization	\$	(194)	3%	\$ (193	3%	\$	(390)	4%	\$ (385	3%	(1)%	(1)%
		General and administrative expense		(178)	4%	(157	2%	_	(337)	3%	(320	3%	(13)%	(5)%
				(372)	7%	(350) 5%		(727)	7%	(705	6%	(6)%	(3)%
	Australia	Depreciation and amortization	\$	(911)	17%	\$ (984) 15%	\$	(1,837)	17%	\$ (1,893	15%	7 %	3 %
		General and administrative expense		(248)	4%	(323) 5%	_	(540)	5%	(734	6%	23 %	26 %
				(1,159)	21%	(1,307	20%		(2,377)	22%	(2,627	21%	11 %	10 %
	New Zealand	Depreciation and amortization		(249)	4%	(263) 4%		(504)	5%	(531	4%	5 %	5 %
		General and administrative expense		(1)	0%		_ 0%	_	(1)	0%		- 0%	-%	-%
	m . 11			(250)	4%	(263) 4%		(505)	5%	(531	4%	5 %	5 %
	Total depreciation, amo expense	rtization, general and administrative	\$	(1,781)	32%	\$ (1,920	<u>)</u> 30%	\$	(3,609)	34%	\$ (3,863	31%	7 %	7 %
OPERATING INCO	OME - REAL ESTATE				'									
	United States		\$	(73)	(1)%	\$ (66) (1)%	\$	(47)	(0)%	\$ (360	(3)%	(11)%	87 %
	Australia			1,442		,	24%		` '	25%	3,088		(8)%	(11)%
	New Zealand			(24)	0%	447	7%		(197)	(2)%	906	7%	(>100)%	(>100)%
	Total real estate operati	ng income	\$	1,345	24%	\$ 1,954	30%	\$	2,502	23%	\$ 3,634	29%	(31)%	(31)%

2nd Quarter Results

Real Estate Segment income

Real estate segment operating income decreased by 31%, or \$0.6 million, to \$1.3 million for the quarter ended June 30, 2019 compared to June 30, 2018, primarily due to the New Zealand operations, specifically the ongoing closure of most of the net rentable area of Courtenay Central.

Revenue

Real estate revenue for the second quarter 2019 decreased by 13%, or \$0.9 million, to \$5.6 million compared to the second quarter of 2018 primarily due to a decrease in revenues from our New Zealand segment related to the closure of portions of Courtenay Central.

Operating expense

Operating expense for the quarter ended June 30, 2019 decreased by 4%, or \$0.1 million, to \$2.4 million, compared to the second quarter ended June 30, 2018

Depreciation, amortization, general and administrative expense

Depreciation, amortization, general and administrative expense for the quarter ended June 30, 2019 decreased 7%, or \$0.1 million, to \$1.8 million compared to the second quarter ended June 30, 2018

Six Month Results

Real Estate Segment income

Real estate segment operating income decreased by 31%, or \$1.1 million, to \$2.5 million for the six months ended June 30, 2019, compared to the same period in 2018, primarily attributable to an operating loss in the New Zealand circuit of \$0.2 million for 2019, compared to an operating gain of \$1.0 million for the six months ended June 30, 2018. Real estate segment income has declined predominantly due to Courtenay Central's partial closure.

Revenue

Real estate revenue for the six months ended June 30, 2019 decreased by 12%, or \$1.4 million, to \$11.0 million, mainly driven by the partial closure of the Courtenay Central ETC in 2019, which was open for the entire year in 2018, and the unfavorable impact of foreign currency movements in both Australia and New Zealand.

Operating expense

Operating expense for the six months ended June 30, 2019 decreased by 1%, or \$0.1 million, to \$4.9 million.

Depreciation, amortization, general and administrative expense

Depreciation, amortization, general and administrative expense for the six months ended June 30, 2019 decreased by 7%, or \$0.3 million, to \$3.6 million, primarily driven by the foreign currency movements.

LIQUIDITY AND CAPITAL RESOURCES

Our cinema exhibition business plan is to enhance our current cinemas where it is financially reasonable to do so; develop our specialty cinemas in select markets; expand our food and beverage offering, and continue, on an opportunistic basis, to identify, develop, and acquire cinema properties at reasonable prices that allow us to leverage our cinema expertise over a larger operating base.

Our real estate business plan is to complete the redevelopment of 44 Union Square in New York City; to reassess and master-plan the Cinemas 1,2,3 property for redevelopment as a stand-alone 96,000 square foot mixed use property and in the interim to continue to use it as a cinema; to continue the build-out of our Newmarket Village and Auburn ETCs and the master planning of the expansion of our Townsville ETC in Australia; to master plan and consider the redevelopment of our Courtenay Central site in New Zealand into an urban entertainment center with a focus on cinema exhibition, food and beverage, and grocery store uses; and in Manukau, New Zealand, to develop in concert with other major land owners, of plans for the development and funding of the infrastructure needed to support the construction of income-producing improvements; and to continue to be sensitive to opportunities to convert our entertainment assets to higher and better uses, or, where appropriate, to dispose of such assets. We will also continue to explore potential synergistic acquisitions that may not readily fall into either our cinema or real estate segment.

The success of our Company is dependent on our ability to execute these business plans effectively through our available resources (both cash and available borrowing facilities) while still timely and effectively managing our liquidity in order to meet our financial obligations when they come due. At the present, our financial obligations arise mainly from capital expenditure needs, working capital requirements, and debt servicing requirements. We manage the liquidity risk by ensuring our ability to generate sufficient cash flows from operating activities and to obtain adequate, reasonable financing or extension of maturity dates under reasonable arrangements, and/or if needed to convert non-performing or non-strategic assets into cash.

At June 30, 2019, our consolidated cash and cash equivalents totaled \$8.5 million. Of this amount, \$1.9 million and \$1.0 million were held by our Australian and New Zealand subsidiaries, respectively. Our intention is to indefinitely reinvest Australian earnings locally, but not indefinitely reinvest New Zealand earnings. If the Australian earnings were used to fund U.S. operations, they would be subject to additional state income taxes upon repatriation.

The changes in cash and cash equivalents for the six months ended June 30, 2019 and 2018 are discussed as follows:

Six	Months Ended
	June 30.

	5 4444	,			
(Dollars in thousands)	2019		2018	% Change	e
Net cash provided by (used in) operating activities	\$ 3,058	\$	13,330	(77)	%
Net cash provided by (used in) investing activities	(23,965)		(42,975)	44	%
Net cash provided by (used in) financing activities	16,485		29,222	(44)	%
Effect of exchange rate changes on cash and cash equivalents	(189)		(503)	62	%
Increase (decrease) in cash and cash equivalents	\$ (4,611)	\$	(926)	(>100)	%

Operating activities

Cash provided by operating activities for the first six months of 2019 decreased by \$10.3 million, to \$3.1 million primarily driven by \$5.5 million lower cash inflows from operating activities as well as a \$4.8 million decrease in net operating assets.

Investing activities

Cash used in investing activities during the six months ended June 30, 2019 decreased by \$19.0 million compared to the same period in 2018, to net cash used of \$24.0 million, primarily due to a decrease in our cinema refurbishment activities compared to the first six months of 2018, and the substantial completion of the upgrading and expansion of our Newmarket and Auburn/Redyard ETCs in 2018. It is anticipated that spending on our cinema activities will pick up over the remainder of the year.

Financing Activities

The \$16.5 million net cash provided by financing activities during the six months ended June 30, 2019 was primarily related to \$34.7 million of new borrowings, offset by \$14.9 million of loan repayments. Proceeds from these new borrowings related principally to the ongoing construction of our 44 Union Square project in Manhattan and to fund the capital improvements in our cinemas and real estate segments. Additionally, \$2.6 million was used as part of our Stock Repurchase Program.

On March 2, 2017, the Board of Directors authorized a stock repurchase program to repurchase up to \$25.0 million of Reading's Class A Non-Voting Common Stock. The Board on March 14, 2019, extended that program to March 2, 2021. At June 30, 2019, there was \$13.5 million of capacity remaining in that authorization. During the six months ended June 30, 2019 we have spent \$2.6 million on repurchasing 196,955 shares of Class A Non-Voting Common Stock.

We manage our cash, investments and capital structure so we are able to meet the short-term and long-term obligations of our business, while maintaining financial flexibility and liquidity. We forecast, analyze and monitor our cash flows to enable investment and financing within the overall constraints of our financial strategy. In recent years, our treasury management has been focused on more aggressive cash management using cash balances to reduce debt. In earlier years, we maintained significant cash balances in our bank accounts. We have used cash generated from operations and other excess cash, to the extent not needed for any capital expenditures, to pay down our loans and credit facilities providing us some flexibility on our available loan facilities for future use and thereby, reducing interest charges.

The table below presents the changes in our total available resources (cash and borrowings), debt-to-equity ratio, working capital and other relevant information addressing our liquidity for the six months ended June 30, 2019 and preceding four years:

As of and
for the
6-Months

	Ended Year Ended Decen							
(\$ in thousands)	Jun	e 30, 2019	2018	2017	2016	2015 (2)		
Total Resources (cash and borrowings)								
Cash and cash equivalents (unrestricted)	\$	8,516 \$	13,127	\$ 13,668	\$ 19,017	\$ 19,702		
Unused borrowing facility		101,957	85,886	137,231	117,599	70,134		
Restricted for capital projects (1)		18,945	30,318	62,280	62,024	10,263		
Unrestricted capacity		83,012	55,568	74,951	55,575	59,871		
Total resources at period end		110,473	99,013	150,899	136,616	89,836		
Total unrestricted resources at period end		91,528	68,695	88,619	74,592	79,573		
Debt-to-Equity Ratio								
Total contractual facility	\$	288,594 \$	252,929	\$ 271,732	\$ 266,134	\$ 207,075		
Total debt (gross of deferred financing costs)		186,926	167,043	134,501	148,535	130,941		
Current		40,576	30,393	8,109	567	15,000		
Non-current		146,061	136,650	126,392	147,968	115,941		
Finance lease liabilities		289	_	_	_	_		
Total book equity		177,697	180,547	181,618	146,890	138,951		
Debt-to-equity ratio		1.05	0.93	0.74	1.01	0.94		
Changes in Working Capital								
Working capital (deficit) ⁽³⁾	\$	(80,376) \$	(55,270)	\$ (46,971)	\$ 6,655	\$ (35,581)		
Current ratio		0.26	0.35	0.42	1.10	0.51		
Capital Expenditures (including acquisitions)	\$	24.607 \$	56.827	\$ 76,708	\$ 49.166 5	\$ 53.119		

- (1) This relates to the construction facilities specifically negotiated for: (i) 44 Union Square redevelopment project, obtained in December 2016, and (ii) New Zealand construction projects, obtained in May 2015. The New Zealand construction loan expired December 31, 2018.
- (2) Certain 2015 balances included the restatement impact as a result of a change in accounting principle (see Note 2 Summary of Significant Accounting Policies Accounting Changes). Certain 2017 and 2016 balances included the restatement impact as a result of a prior period financial statement correction of immaterial errors (see Note 2 Summary of Significant Accounting Policies Prior Period Financial Statement Correction of Immaterial Errors).
- (3) Typically our working capital (deficit) is negative as we receive revenue from our cinema business ahead of the time that we have to pay our associated liabilities. We use the money we receive to pay down our borrowings in the first instance

CONTRACTUAL OBLIGATIONS, COMMITMENTS AND CONTINGENCIES

The following table provides information with respect to the maturities and scheduled principal repayments of our recorded contractual obligations and certain of our commitments and contingencies, either recorded or off-balance sheet, as of June 30, 2019:

(Dollars in thousands)	2019	2020		2021 2022		2022	2023	Thereafter		Total	
Debt ⁽¹⁾	\$ 40,399	\$ 46	740	\$ 258	\$	270	\$ 62,853	\$ 8,204	\$	158,724	
Operating leases, including imputed interest	15,564	31	070	31,391		31,382	30,483	174,937		314,827	
Finance leases, including imputed interest	87		101	53		43	28	_		312	
Subordinated debt ⁽¹⁾	_		_	_		_	_	27,913		27,913	
Pension liability	342		684	684		684	684	2,277		5,355	
Village East purchase option(3)	5,900		_	_	-	_	_	_		5,900	
Estimated interest on debt (2)	 5,174	6	394	4,968		4,968	4,946	7,408		33,858	
Total	\$ 67,466	\$ 84	989	\$ 37,354	\$	37,347	\$ 98,994	\$ 220,739	\$	546,889	

- (1) Information is presented gross of deferred financing costs.
- 2) Estimated interest on debt is based on the anticipated loan balances for future periods and current applicable interest rates.
- (3) Represents the lease liability of the option associated with the ground lease purchase of the Village East Cinema.

Refer to *Note 13 – Commitments and Contingencies* for additional information.

Litigation

We are currently involved in certain legal proceedings and, as required, have accrued estimates of probable and estimable losses for the resolution of these claims.

Where we are the plaintiffs, we expense all legal fees on an on-going basis and make no provision for any potential settlement amounts until received. In Australia, the prevailing party is usually entitled to recover its attorneys' fees, which typically work out to be approximately 60% of the amounts actually spent where first class legal counsel is engaged at customary rates. Where we are a plaintiff, we have likewise made no provision for the liability for the defendant's attorneys' fees in the event we are determined not to be the prevailing party.

Where we are the defendants, we accrue for probable damages that insurance may not cover as they become known and can be reasonably estimated. In our opinion, any claims and litigation in which we are currently involved are not reasonably likely to have a material adverse effect on our business, results of operations, financial position, or liquidity. It is possible, however, that future results of the operations for any particular quarterly or annual period could be materially affected by the ultimate outcome of the legal proceedings. Please refer to *Item* 3 – *Legal Proceedings* in our 2018 Form 10-K for more information. There have been no material changes to our litigation since our 2018 Form 10-K, except as set forth in *Note 13 – Commitments and Contingencies* in the accompanying consolidated financial statements included in this Form 10-Q.

Off-Balance Sheet Arrangements

See *Note 13 – Commitments and Contingencies* to the Consolidated Financial Statements included herein on this report, there are no off-balance sheet arrangements or obligations (including contingent obligations) that have, or are reasonably likely to have, a current or future material effect on our financial condition, changes in the financial condition, revenue or expense, results of operations, liquidity, capital expenditures or capital resources.

CRITICAL ACCOUNTING POLICIES

We believe that the application of the following accounting policies requires significant judgments and estimates in the preparation of our Consolidated Financial Statements and hence, are critical to our business operations and the understanding of our financial results:

(i) Impairment of Long-lived Assets (other than Goodwill and Intangible Assets with indefinite lives) — we evaluate our long-lived assets and finite-lived intangible assets using historical and projected data of cash flows as our primary indicator of potential impairment and we take into consideration the seasonality of our business. If the sum of the estimated, undiscounted future cash flows is less than the carrying amount of the asset, then an impairment is recognized for the amount by which the carrying value of the asset exceeds its estimated fair value based on an appraisal or a discounted cash flow calculation. For certain non-income producing properties or for those assets with no consistent historical or projected cash flows, we obtain appraisals or other evidence to evaluate whether there are impairment indicators for these assets.

Besides the write-down of the carrying amount of our parking structure adjacent to our Courtenay Central ETC in Wellington, New Zealand due to earthquake damage during the fourth quarter of 2016, no other impairment losses were recorded for long-lived and finite-lived intangible assets for the three years ended December 31, 2018. Refer to *Note 20 – Insurance Recoveries on Impairment and Related Losses due to Earthquake* in the 2018 Form 10-K for further details.

(ii) Impairment of Goodwill and Intangible Assets with indefinite lives — goodwill and intangible assets with indefinite useful lives are not amortized, but instead, tested for impairment at least annually on a reporting unit basis. The impairment evaluation is based on the present value of estimated future cash flows of each reporting unit plus the expected terminal value. There are significant assumptions and estimates used in determining the future cash flows and terminal value. The most significant assumptions include our cost of debt and cost of equity assumptions that comprise the weighted average cost of capital for each reporting unit. Accordingly, actual results could vary materially from such estimates.

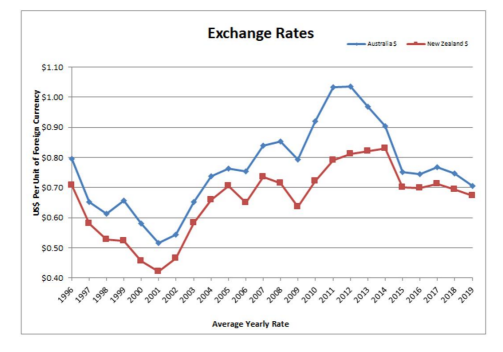
No impairment losses were recorded for goodwill and indefinite-lived intangible assets for the six months ended June 30, 2019.

FINANCIAL RISK MANAGEMENT

International Business Risks

Our international operations are subject to a variety of risks, including the following:

· *Currency Risk*: while we report our earnings and net assets in U.S. dollars, substantial portions of our revenue and of our obligations are denominated in either Australian or New Zealand dollars. The value of these currencies can vary significantly compared to the U.S. dollar and compared to each other. We do not hedge the currency risk, but rather have relied upon the natural hedges that exist as a result of the fact that our film costs are typically fixed as a percentage of the box office, and our local operating costs and obligations are likewise typically denominated in local currencies. However, we do have intercompany debt and our ability to service this debt could be adversely impacted by declines in the relative value of the Australian and New Zealand dollar compared to the U.S. dollar. Also, our use of local borrowings to mitigate the business risk of currency fluctuations has reduced our flexibility to move cash between jurisdictions. Set forth below is a chart of the exchange ratios between these three currencies since 1996:



In recent periods, we have repaid intercompany debt and used the proceeds to fund capital investment in the United States. Accordingly, our debt levels in Australia are higher than they would have been if funds had not been returned for such purposes. On a company wide basis, this means that a reduction in the relative strength of the U.S. dollar versus the Australian dollar and/or the New Zealand dollar will effectively raise the overall cost of our borrowing and capital and make it more expensive to return funds from the United States to Australia and New Zealand.

Our exposure to interest rate risk arises out of our intermediate term floating-rate borrowings. To manage the risk, we utilize interest rate derivative contracts to convert certain floating-rate borrowings into fixed-rate borrowings. It is the Company's policy to enter into interest rate derivative transactions only to the extent considered necessary to meet its objectives as stated above. The Company does not enter into these transactions or any other hedging transactions for speculative purposes.

Inflation

We continually monitor inflation and the effects of changing prices. Inflation increases the cost of goods and services used. Competitive conditions in many of our markets restrict our ability to recover fully the higher costs of acquired goods and services through price increases. We attempt to mitigate the impact of inflation by implementing continuous process improvement solutions to enhance productivity and efficiency and, as a result, lower costs and operating expenses. The effects of inflation have not had a material impact on our operations and the resulting financial position or liquidity.

FORWARD LOOKING STATEMENTS

Our statements in this interim quarterly report contain a variety of forward-looking statements as defined by the Securities Litigation Reform Act of 1995. Forward-looking statements reflect only our expectations regarding future events and operating performance and necessarily speak only as of the date the information was prepared. No guarantees can be given that our expectation will in fact be realized, in whole or in part. You can recognize these statements by our use of words such as, by way of example, "may", "will", "expect", "believe", and "anticipate" or other similar terminology.

These forward-looking statements reflect our expectation after having considered a variety of risks and uncertainties. However, they are necessarily the product of internal discussion and do not necessarily completely reflect the views of individual members of our Board of Directors or of our management team. Individual Board members and individual members of our management team may have a different view as to the risks and uncertainties involved, and may have different views as to future events or our operating performance.

Among the factors that could cause actual results to differ materially from those expressed in or underlying our forward-looking statements are the following:

- · with respect to our cinema operations:
 - O the number and attractiveness to moviegoers of the films released in future periods;
 - O the amount of money spent by film distributors to promote their motion pictures;
 - O the licensing fees and terms required by film distributors from motion picture exhibitors in order to exhibit their films;
 - O the comparative attractiveness of motion pictures as a source of entertainment and willingness and/or ability of consumers (i) to spend their dollars on entertainment and (ii) to spend their entertainment dollars on movies in and outside the home environment;
 - O the extent to which we encounter competition from other cinema exhibitors, from other sources of outside-the-home entertainment, and from inside-the-home entertainment options, such as "home theaters" and competitive film product distribution technology, such as, by way of example, cable, satellite broadcast and Blu-ray/DVD rentals and sales, and so called "movies on demand";
 - O the cost and impact of improvements to our cinemas, such as improved seating, enhanced food and beverage offerings and other improvements;
 - disruptions from theater improvements;
 - 0 the extent to and the efficiency with which we are able to integrate acquisitions of cinema circuits with our existing operations; and.
 - O certain of our activities are in geologically active areas, creating a risk of damage and/or disruption of real estate and/or cinema businesses from earthquakes.
- · with respect to our real estate development and operation activities:
 - 0 the rental rates and capitalization rates applicable to the markets in which we operate and the quality of properties that we own:
 - O the extent to which we can obtain on a timely basis the various land use approvals and entitlements needed to develop our properties;
 - O the risks and uncertainties associated with real estate development;
 - O the availability and cost of labor and materials;
 - O the ability to obtain all permits to construct improvements;
 - O the ability to finance improvements;
 - O the disruptions from construction;
 - O the possibility of construction delays, work stoppage and material shortage;
 - O competition for development sites and tenants;
 - o environmental remediation issues;
 - O the extent to which our cinemas can continue to serve as an anchor tenant that will, in turn, be influenced by the same factors as those that will influence generally the results of our cinema operations;
 - 0 the increased depreciation and amortization expenses as construction projects transition to leased real property;
 - 0 the ability to negotiate and execute joint venture opportunities and relationships; and
 - O certain of our activities are in geologically active areas, creating a risk of damage and/or disruption of real estate and/or cinema businesses from earthquakes.

- with respect to our operations generally as an international company involved in both the development and operation of cinemas and the development and operation of real estate and previously engaged for many years in the railroad business in the United States:
 - our ability to renew, extend or renegotiate our loans that mature in 2019;
 - our ability to grow our Company and provide value to our stockholders;
 - our ongoing access to borrowed funds and capital and the interest that must be paid on that debt and the returns that must be paid on such capital;
 - expenses, management and Board distraction and other effects of the litigation efforts mounted by James Cotter, Jr. against the Company, including his efforts to cause a sale of voting control of the Company;
 - 0 the relative values of the currency used in the countries in which we operate;
 - O changes in government regulation, including by way of example, the costs resulting from the implementation of the requirements of Sarbanes-Oxley;
 - our labor relations and costs of labor (including future government requirements with respect to pension liabilities, disability insurance and health coverage, and vacations and leave);
 - our exposure from time to time to legal claims and to uninsurable risks such as those related to our historic railroad operations, including potential environmental claims and health-related claims relating to alleged exposure to asbestos or other substances now or in the future recognized as being possible causes of cancer or other health related problems;
 - O our exposure to cyber-security risks, including misappropriation of customer information or other breaches of information security;
 - O changes in future effective tax rates and the results of currently ongoing and future potential audits by taxing authorities having jurisdiction over our various companies; and
 - O changes in applicable accounting policies and practices.

The above list is not necessarily exhaustive, as business is by definition unpredictable and risky, and subject to influence by numerous factors outside of our control, such as changes in government regulation or policy, competition, interest rates, supply, technological innovation, changes in consumer taste, the weather, and the extent to which consumers in our markets have the economic wherewithal to spend money on beyond-the-home entertainment. Refer to *Item 1A Risk factors* in the 2018 Form 10-K annual report for more information.

Given the variety and unpredictability of the factors that will ultimately influence our businesses and our results of operation, it naturally follows that no guarantees can be given that any of our forward-looking statements will ultimately prove to be correct. Actual results will undoubtedly vary and there is no guarantee as to how our securities will perform either when considered in isolation or when compared to other securities or investment opportunities.

Finally, we undertake no obligation to update publicly or to revise any of our forward-looking statements, whether as a result of new information, future events or otherwise, except as may be required under applicable law. Accordingly, you should always note the date to which our forward-looking statements speak.

Additionally, certain of the presentations included in this interim quarterly report may contain "non-GAAP financial measures." In such case, a reconciliation of this information to our GAAP financial statements will be made available in connection with such statements.

<u>Item 3 – Quantitative and Qualitative Disclosure about Market Risk</u>

The SEC requires that registrants include information about potential effects of changes in currency exchange and interest rates in their filings. Several alternatives, all with some limitations, have been offered. We base the following discussion on a sensitivity analysis that models the effects of fluctuations in currency exchange rates and interest rates. This analysis is constrained by several factors, including the following:

- · It is based on a single point in time; and
- · It does not include the effects of other complex market reactions that would arise from the changes modeled.

Although the results of such an analysis may be useful as a benchmark, they should not be viewed as forecasts.

At June 30, 2019, approximately 33% and 11% of our assets were invested in assets denominated in Australian dollars (Reading Australia) and New Zealand dollars (Reading New Zealand), respectively, including approximately \$3.0 million in cash and cash equivalents. At December 31, 2018, approximately 36% and 14% of our assets were invested in assets denominated in Australian dollars (Reading Australia) and New Zealand dollars (Reading New Zealand), including approximately \$5.5 million in cash and cash equivalents.

Our policy in Australia and New Zealand is to match revenues and expenses, whenever possible, in local currencies. As a result, we have procured a majority of our expenses in Australia and New Zealand in local currencies. Despite this natural hedge, recent movements in foreign currencies have had an effect on our current earnings. Although foreign currency has had an effect on our current earnings, the effect of the translation adjustment on our assets and liabilities noted in our other comprehensive income was an decrease of \$0.8 million for the six months ended June 30, 2019. As we continue to progress our acquisition and development activities in Australia and New Zealand, we cannot assure you that the foreign currency effect on our earnings will not be material in the future.

Historically, our policy has been to borrow in local currencies to finance the development and construction of our long-term assets in Australia and New Zealand whenever possible. As a result, the borrowings in local currencies have provided somewhat of a natural hedge against the foreign currency exchange exposure. Even so, and as a result of our issuance of subordinated Trust Preferred Securities in 2007, and their subsequent partial repayment, approximately 41% and 63% of our Australian and New Zealand assets, respectively, remain subject to such exposure, unless we elect to hedge our foreign currency exchange between the US and Australian and New Zealand dollars. If the foreign currency rates were to fluctuate by 10%, the resulting change in Australian and New Zealand assets would be \$9.0 million and \$4.5 million, respectively, and the change in our quarterly net income (loss) would be \$0.5 million and (\$0.1) million, respectively. Presently, we have no plan to hedge such exposure.

We record unrealized foreign currency translation gains or losses that could materially affect our financial position. As of June 30, 2019 and December 31, 2018, the balance of cumulative foreign currency translation adjustments were approximately \$7.9 million gain and \$8.7 million gain, respectively.

Historically, we maintain most of our cash and cash equivalent balances in short-term money market instruments with original maturities of three months or less. Due to the short-term nature of such investments, a change of 1% in short-term interest rates would not have a material effect on our financial condition.

We have a combination of fixed and variable interest rate loans. In connection with our variable interest rate loans, a change of approximately 1% in short-term interest rates would have resulted in approximately \$255,000 increase or decrease in our quarterly interest expense.

For further discussion on market risks, please refer to International Business Risks included in Item 2, Part 1 of this Form 10-Q.

<u>Item 4 – Controls and Procedures</u>

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in the Company's reports filed under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow for timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and our management is required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

Under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, we conducted an evaluation of our disclosure controls and procedures, as such, term is defined under Rule 13a-15(e) promulgated under the Exchange Act. Based upon that evaluation, we concluded that, as of June 30, 2019, our disclosure controls and procedures were effective.

Changes in Internal Control over Financial Reporting

There were no other changes in our internal control over financial reporting (as defined in Rule 13a-15(f) and 15d-15(f) under the Exchange Act) that occurred during the quarter and six months ended June 30, 2019 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II - Other Information

Item 1 - Legal Proceedings

The information required under Part II, Item 1 (*Legal Proceedings*) is incorporated by reference to the information contained in *Note 13 – Commitments and Contingencies* to the Consolidated Financial Statements included herein in Part I, Item 1 (*Financial Statements*) on this Quarterly Report on Form 10-Q.

In the quarter ended March 31, 2019, the arbitration relating to the termination of Cotter, Jr.'s employment with our Company (Reading International, Inc. v. James J. Cotter, AAA Case No. 01-15-0004-2384, filed July 2015) was resolved. While our Company was the named claimant, this matter relates essentially to Cotter, Jr.'s claims for compensation and damages related to his termination as our Company's president and chief executive officer which were originally included in the Derivative Action described in Note 13, above. The Arbitrator has determined that, while Cotter, Jr. did breach his obligations under his Employment Agreement with our Company, Cotter, Jr's breaches were not sufficiently material to allow our Company relief from its obligations under the Employment Agreement to pay certain specified separation amounts, totaling \$313,000 (the "Separation Payment Amount"). The arbitrator awarded this amount, plus interest at the rate of 10% from June 12, 2016, until the award was paid in full on March 6, 2019. The reserve set up by the Company in 2015 with respect to this claim has been reversed. The Arbitrator denied on substantive grounds Cotter, Jr's claims for consequential damages and for damages based on various tort theories (including defamation) and/or upon wrongful termination claims and denied, on jurisdictional grounds, Cotter Jr's claims that the unvested stock options granted to him under his Employment Agreement did not expire upon his termination and continued to be exercisable by him so long as he continued as a director of our Company. In total, Cotter, Jr., claimed specified damages in excess of \$1,000,000 plus unspecified tort damages. While the award was less than half of the amount claimed by Cotter, Jr., and while finding that Cotter, Jr., was in breach of his agreement with our Company, the Arbitrator nevertheless determined that Cotter, Jr. was the prevailing party and awarded Cotter, Jr. \$443,000 of his requested \$787,769 in attorney's fees and costs. The Arbitrator also assessed the costs of the arbitration against our Company and ordered a reimbursement of such costs paid to date by Cotter Jr. in the amount of \$14,250. This amount is reflected in our Company's financial statements. The determinations of the Arbitrator are final and binding on the parties, and not subject to appeal.

For further details on our legal proceedings, please refer to Item 3, Legal Proceedings, contained in our 2018 Form 10-K.

Item 1A - Risk Factors

There have been no material changes in risk factors as previously disclosed in our 2018 Form 10-K.

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

There were no unregistered sales of equity securities during the periods covered by this report.

The following table summarizes our repurchases under the March 2, 2017, stock repurchase program through to June 30, 2019:

	Total Number of Shares			Total Number of Shares Purchased as part of our	•	proximate Dollar Value of Shares that may yet be ırchased under the Stock
Period	Purchased	_	erage Price Paid per Share	Stock Buy-Back Program		Buy-Back Program
March 2017	41,899	\$	15.99	41,899	\$	24,330,149
May 2017	98,816	\$	15.78	98,816	\$	22,771,316
June 2017	70,234	\$	16.39	70,234	\$	21,620,212
August 2017	160,489	\$	15.82	160,489	\$	19,081,288
September 2017	31,718	\$	15.77	31,718	\$	18,581,038
December 2017	6,567	\$	16.01	6,567	\$	18,475,900
February 2018	8,500	\$	16.98	8,500	\$	18,331,570
March 2018	10,138	\$	16.99	10,138	\$	18,159,364
April 2018	5,000	\$	16.12	5,000	\$	18,078,764
December 2018	125,700	\$	15.24	125,700	\$	16,162,529
March 2019	566	\$	16.08	566	\$	16,153,428
April 2019	571	\$	16.27	571	\$	16,144,138
May 2019	36,100	\$	13.77	36,100	\$	15,647,160
June 2019	159,718	\$	13.22	159,718	\$	13,536,171
Total	756,016	\$	15.16	756,016	\$	13,536,171

For a description of grants of stock to certain executives, see the Stock Based Compensation section under see Note 15 – *Equity and Stock-Based Compensation to our Consolidated Financial Statements*.

<u>Item 3 – Defaults upon Senior Securities</u>

None.

<u>Item 4 – Mine Safety Disclosure</u>

Not applicable.

$\frac{\textbf{Item 5} - \textbf{Other Information}}{\textbf{None}}$

Item 6 – Exhibits

31.1	Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, filed herewith.
31.2	Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, filed herewith.
32	Certifications Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, furnished herewith.
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema
101.CAL	XBRL Taxonomy Extension Calculation
101.DEF	XBRL Taxonomy Extension Definition
101.LAB	XBRL Taxonomy Extension Labels
101.PRE	XBRL Taxonomy Extension Presentation

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.

READING INTERNATIONAL, INC.

Date: August 9, 2019

By: /s/ Ellen M. Cotter Ellen M. Cotter Chief Executive Officer

Date: August 9, 2019

By: /s/ Gilbert Avanes Gilbert Avanes

Interim Chief Financial Officer

CERTIFICATIONS PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Ellen M. Cotter., certify that:

- 1) I have reviewed this Quarterly Report on Form 10-Q of Reading International, Inc.;
- 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 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 that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5) The registrant's other certifying officer 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 registrant's board of directors (or persons performing the equivalent function):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting are reasonably likely to could 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.

By: /s/ Ellen M. Cotter
Ellen M. Cotter
Chief Executive Officer
August 9, 2019

CERTIFICATIONS

PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Gilbert Avanes, certify that:

- 1) I have reviewed this Quarterly Report on Form 10-Q of Reading International, Inc.;
- 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 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:
 - b) 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;
 - 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 that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5) The registrant's other certifying officer 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 registrant's board of directors (or persons performing the equivalent function):
 - a) 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.

By: /s/ Gilbert Avanes Gilbert Avanes Interim Chief Financial Officer August 9, 2019

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Ellen M. Cotter, Chief Executive Officer, and Gilbert Avanes, Interim Chief Financial Officer, of Reading International, Inc. (the "Company"), pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, do each hereby certify, that, to his or her knowledge:

- The Quarterly Report on Form 10-Q for the period ended June 30, 2019 as filed with the Securities and Exchange Commission (the "Report") of the Company fully complies with the requirements of Section 13(a) and 15(d), as applicable, of the Securities Exchange Act of 1934; and
- The information contained in the Report fairly presents, in all material respects, the financial condition and results of operation of the Company.

Dated: August 9, 2019

<u>/s/ Ellen M. Cotter</u> Name: Ellen M. Cotter Chief Executive Officer Title:

<u>/s/ Gilbert Avanes</u> Name: Gilbert Avanes

Interim Chief Financial Officer Title: