



Supplemental Information Package and Non-GAAP Reconciliations

Second Quarter • June 30, 2021

TABLE OF CONTENTS

	Page
Company Overview	
Company Profile	3
Strategy	3
AFFO per Share	5
Asset Portfolio Footprint	5
General Company Information	6
Research Coverage	7
Historical Common Stock Data	7
Portfolio and Financial Highlights	8
Outlook	9
Financials & Metrics	
Condensed Consolidated Balance Sheet	11
Condensed Consolidated Statement of Operations	12
Segment Operating Results	13
Fiber Segment Site Rental Revenues Summary	13
FFO and AFFO Reconciliations	15
Condensed Consolidated Statement of Cash Flows	16
Components of Changes in Site Rental Revenues	17
Summary of Straight-Lined and Prepaid Rent Activity	17
Summary of Capital Expenditures	18
Lease Renewal and Lease Distribution	18
Consolidated Tenant Overview	19
Fiber Solutions Revenue Mix	19
Segment Cash Yields on Invested Capital	20
Consolidated Return on Invested Capital	20
Asset Portfolio Overview	
Summary of Tower Portfolio by Vintage	21
Portfolio Overview	22
Ground Interest Overview	24
Ground Interest Activity	24
Capitalization Overview	
Capitalization Overview	25
Debt Maturity Overview	26
Liquidity Overview	27
Maintenance and Financial Covenants	28
Interest Rate Sensitivity	29
Appendix	30

Cautionary Language Regarding Forward-Looking Statements

This supplemental information package ("Supplement") contains forward-looking statements and information that are based on our management's current expectations as of the date of this Supplement. Statements that are not historical facts are hereby identified as forward-looking statements. Words such as "Outlook," "guide," "forecast," "estimate," "anticipate," "project," "plan," "intend," "believe," "expect," "likely," "predicted," "positioned," and any variations of these words and similar expressions are intended to identify such forward looking statements. Such statements include plans, projections and estimates regarding (1) demand for data and our communications infrastructure, and benefits derived therefrom, (2) cash flow growth, (3) tenant additions, (4) our Outlook for full year 2021, (5) our strategy, (6) strategic position of our assets, (7) revenues from tenant contracts, (8) ground lease expenses from existing ground leases, (9) the recurrence and impact of Nontypical Items and (10) availability under our 2016 Revolver.

Such forward-looking statements are subject to certain risks, uncertainties and assumptions, including, but not limited to, prevailing market conditions. Should one or more of these or other risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those expected. Crown Castle assumes no obligation to update publicly any forward-looking statements, whether as a result of new information, future events or otherwise. More information about potential risk factors which could affect our results is included in our filings with the Securities and Exchange Commission ("SEC"). Our filings with the SEC are available through the SEC website at www.sec.gov or through our investor relations website at investor.crowncastle.com. We use our investor relations website to disclose information about us that may be deemed to be material. We encourage investors, the media and others interested in us to visit our investor relations website from time to time to review up-to-date information or to sign up for e-mail alerts to be notified when new or updated information is posted on the site.

The components of financial information presented herein, both historical and forward looking, may not sum due to rounding. Definitions and reconciliations of non-GAAP financial measures, segment measures and other calculations are provided in the Appendix to this Supplement.

As used herein, the term "including" and any variation thereof, means "including without limitation." The use of the word "or" herein is not exclusive.

COMPANY	ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & METRICS	OVERVIEW	OVERVIEW	

COMPANY PROFILE

Crown Castle International Corp. (to which the terms "Crown Castle," "CCIC," "we," "our," "the Company" or "us" as used herein refer) owns, operates and leases shared communications infrastructure that is geographically dispersed throughout the U.S., including (1) more than 40,000 towers and other structures, such as rooftops (collectively, "towers"), and (2) approximately 80,000 route miles of fiber primarily supporting small cell networks ("small cells") and fiber solutions. We refer to our towers, fiber and small cells assets collectively as "communications infrastructure," and to our customers on our communications infrastructure as "tenants." Our towers have a significant presence in each of the top 100 basic trading areas, and the majority of our small cells and fiber are located in major metropolitan areas, including a presence within every major U.S. market.

Our operating segments consist of (1) Towers and (2) Fiber, which includes both small cells and fiber solutions. Our core business is providing access, including space or capacity, to our shared communications infrastructure via long-term contracts in various forms, including lease, license, sublease and service agreements (collectively, "tenant contracts"). We seek to increase our site rental revenues by adding more tenants on our shared communications infrastructure, which we expect to result in significant incremental cash flows due to our low incremental operating costs.

We operate as a Real Estate Investment Trust ("REIT") for U.S. federal income tax purposes.

STRATEGY

As a leading provider of shared communications infrastructure in the U.S., our strategy is to create long-term stockholder value via a combination of (1) growing cash flows generated from our existing portfolio of communications infrastructure, (2) returning a meaningful portion of our cash generated by operating activities to our common stockholders in the form of dividends and (3) investing capital efficiently to grow cash flows and long-term dividends per share. Our strategy is based, in part, on our belief that the U.S. is the most attractive market for shared communications infrastructure investment with the greatest long-term growth potential. We measure our efforts to create "long-term stockholder value" by the combined payment of dividends to stockholders and growth in our per-share results. The key elements of our strategy are to:

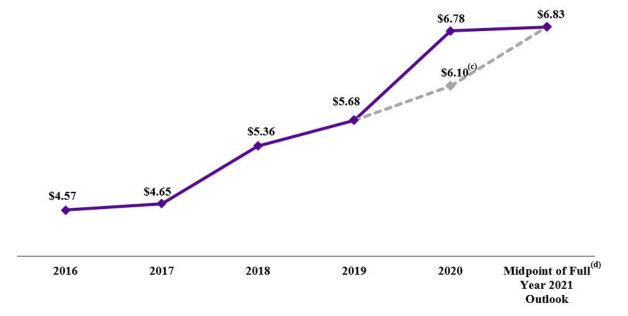
- *Grow cash flows from our existing communications infrastructure.* We are focused on maximizing the recurring site rental cash flows generated from providing our tenants with long-term access to our shared infrastructure assets, which we believe is the core driver of value for our stockholders. Tenant additions or modifications of existing tenant equipment (collectively, "tenant additions") enable our tenants to expand coverage and capacity in order to meet increasing demand for data, while generating high incremental returns for our business. We believe our product offerings of towers and small cells provide a comprehensive solution to our wireless tenants' growing network needs through our shared communications infrastructure model, which is an efficient and cost-effective way to serve our tenants. Additionally, we believe our ability to share our fiber assets across multiple tenants to deploy both small cells and offer fiber solutions allows us to generate cash flows and increase stockholder return.
- *Return cash generated by operating activities to common stockholders in the form of dividends.* We believe that distributing a meaningful portion of our cash generated by operating activities appropriately provides common stockholders with increased certainty for a portion of expected long-term stockholder value while still allowing us to retain sufficient flexibility to invest in our business and deliver growth. We believe this decision reflects the translation of the high-quality, long-term contractual cash flows of our business into stable capital returns to common stockholders.
- Invest capital efficiently to grow cash flows and long-term dividends per share. In addition to adding tenants to existing communications infrastructure, we seek to invest our available capital, including the net cash generated by our operating activities and external financing sources, in a manner that will increase long-term stockholder value on a risk-adjusted basis. These investments include constructing and acquiring new communications infrastructure that we expect will generate future cash flow growth and attractive long-term returns by adding tenants to those assets over time. Our historical investments have included the following (in no particular order):
 - construction of towers, fiber and small cells;
 - acquisitions of towers, fiber and small cells;
 - acquisitions of land interests (which primarily relate to land assets under towers);
 - · improvements and structural enhancements to our existing communications infrastructure;
 - · purchases of shares of our common stock from time to time; and
 - purchases, repayments or redemptions of our debt.

COMPANY	RICS ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & ME	OVERVIEW	OVERVIEW	

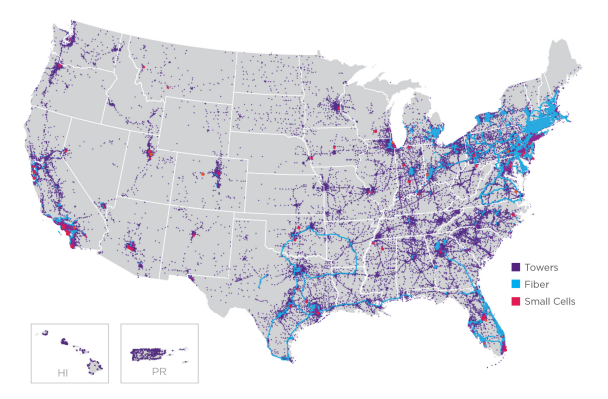
Our strategy to create long-term stockholder value is based on our belief that there will be considerable future demand for our communications infrastructure based on the location of our assets and the rapid growth in the demand for data. We believe that such demand for our communications infrastructure will continue, will result in growth of our cash flows due to tenant additions on our existing communications infrastructure, and will create other growth opportunities for us, such as demand for newly constructed or acquired communications infrastructure, as described above. Further, we seek to augment the long-term value creation associated with growing our recurring site rental cash flows by offering certain ancillary site development and installation services within our Towers segment.

COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX				

AFFO PER SHARE^{(a)(b)}



ASSET PORTFOLIO FOOTPRINT



- (a) See "*Non-GAAP Financial Measures, Segment Measures and Other Calculations*" for further information and reconciliation of non-GAAP financial measures to Income (loss) from continuing operations, as computed in accordance with GAAP.
- (b) Attributable to CCIC common stockholders.
- (c) Excludes the impact of nontypical items that were completed in fourth quarter 2020 ("Nontypical Items"), as described in our press release dated January 27, 2021 and reconciled in "Non-GAAP Financial Measures, Segment Measures and Other Calculations" herein.
- (d) Calculated based on midpoint of full year 2021 Outlook, issued on July 21, 2021.

COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
	GENER	AL COMPANY INFORM	IATION	
Principal executive offices		8020 Katy Fre	eeway, Houston, TX 77024	
Common shares trading sym	ibol	CCI		
Stock exchange listing		New York Sto	ock Exchange	
Fiscal year ending date		December 31		
Fitch - Long Term Issuer De	efault Rating	BBB+		
Moody's - Long Term Corpo	orate Family Rating	Baa3		
Standard & Poor's - Long Te	erm Local Issuer Credit R	ating BBB-		

Note: These credit ratings may not reflect the potential risks relating to the structure or trading of the Company's securities and are provided solely for informational purposes. Credit ratings are not recommendations to buy, sell or hold any security, and may be revised or withdrawn at any time by the issuing organization in its sole discretion. The Company does not undertake any obligation to maintain the ratings or to advise of any change in the ratings. Each agency's rating should be evaluated independently of any other agency's rating. An explanation of the significances of the ratings can be obtained from each of the ratings agencies.

EXECUTIVE MANAGEMENT TEAM

Name	Age	Years with Company	Position
Jay A. Brown	48	21	President and Chief Executive Officer
Daniel K. Schlanger	47	5	Executive Vice President and Chief Financial Officer
Robert C. Ackerman	68	22	Executive Vice President and Chief Operating Officer - Towers
Christopher D. Levendos	53	3	Executive Vice President and Chief Operating Officer - Fiber
Kenneth J. Simon	60	5	Executive Vice President and General Counsel
Michael J. Kavanagh	53	10	Executive Vice President and Chief Commercial Officer
Philip M. Kelley	48	24	Executive Vice President - Corporate Development and Strategy
Laura B. Nichol	61	7	Executive Vice President - Business Support

BOARD OF DIRECTORS

Name	Position	Committees	Age	Years as Director
J. Landis Martin	Chair	NCG ^(a)	75	25
P. Robert Bartolo	Director	Audit, Compensation	49	7
Cindy Christy	Director	Compensation, NCG ^(a) , Strategy	55	13
Ari Q. Fitzgerald	Director	Compensation, NCG ^(a) , Strategy	58	18
Anthony J. Melone	Director	Audit, NCG ^(a) , Strategy	61	6
Jay A. Brown	Director		48	5
Andrea J. Goldsmith	Director	NCG ^(a) , Strategy	56	3
Lee W. Hogan	Director	Audit, Compensation, Strategy	76	20
Tammy K. Jones	Director	Audit, NCG ^(a)	55	<1
W. Benjamin Moreland	Director	Strategy	57	14
Kevin A. Stephens	Director	Audit, Strategy	59	<1
Matthew Thornton III	Director	Compensation, Strategy	62	<1

(a) Nominating & Corporate Governance Committee

COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
	F	RESEARCH COVERAGE		
		Equity Research		
Bank of America David Barden (646) 855-1320	Barclays Tim Lon (212) 520		Citigroup Michael Rollins (212) 816-1116	
Cowen and Company Colby Synesael (646) 562-1355	Credit Su Sami Bac (212) 538	1ri	Deutsche Bank Matthew Niknam (212) 250-4711	
Goldman Sachs Brett Feldman (212) 902-8156	Green St David Gu (949) 640	ıarino	Jefferies Jonathan Petersen (212) 284-1705	
JPMorgan Philip Cusick (212) 622-1444	KeyBanc Brandon (503) 82	Nispel	LightShed Partners Walter Piecyk (646) 450-9258	
MoffettNathanson Nick Del Deo (212) 519-0025	Simon Fl	Morgan Stanley Simon Flannery (212) 761-6432		h
Oppenheimer & Co. Timothy Horan (212) 667-8137	Raymond Ric Prent (727) 56	tiss	RBC Capital Marke Jonathan Atkin (415) 633-8589	ets
Truist Securities Greg Miller (212) 303-4169	UBS Batya Le (212) 713		Wells Fargo Securi Eric Luebchow (312) 630-2386	ties, LLC
Wolfe Research Jeff Kvaal (646) 582-9350				
		Rating Agencies		
Fitch John Culver (312) 368-3216	Moody's Lori Mar (212) 553	ks	Standard & Poor's Ryan Gilmore (212) 438-0602	
	HISTOR	ICAL COMMON STOCH	K DATA	
			Three Months I	Ended

	_								
(in millions, except per share amounts)		6/30/21	•	3/31/21	1	2/31/20	9	9/30/20	6/30/20
High price ^(a)	\$	199.22	\$	174.18	\$	168.13	\$	174.63	\$ 170.30
Low price ^(a)	\$	170.52	\$	143.88	\$	148.89	\$	151.36	\$ 128.64
Period end closing price ^(b)	\$	195.10	\$	170.99	\$	156.78	\$	162.60	\$ 162.19
Dividends paid per common share	\$	1.33	\$	1.33	\$	1.33	\$	1.20	\$ 1.20
Volume weighted average price for the period ^(a)	\$	185.99	\$	157.74	\$	158.08	\$	160.41	\$ 155.53
Common shares outstanding, at period end		432		432		431		431	417
Market value of outstanding common shares, at period end ^(c)	\$	84,321	\$	73,898	\$	67,622	\$	70,128	\$ 67,595

(a) Based on the sales price, adjusted for common stock dividends, as reported by Bloomberg.

(b) Based on the period end closing price, adjusted for common stock dividends, as reported by Bloomberg.

(c) Period end market value of outstanding common shares is calculated as the product of (1) shares of common stock outstanding at period end and (2) closing share price at period end, adjusted for common stock dividends, as reported by Bloomberg.

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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SUMMARY PORTFOLIO HIGHLIGHTS

(as of June 30, 2021)	
Towers	
Number of towers (in thousands) ^(a)	40
Average number of tenants per tower	2.2
Remaining contracted tenant receivables (\$ in billions) ^(b)	\$ 27
Weighted average remaining tenant contract term (years) ^(c)	6
Percent of towers in the Top 50 / 100 Basic Trading Areas	56% / 71%
Percent of ground leased / owned ^(d)	59% / 41%
Weighted average maturity of ground leases (years) ^{(d)(e)}	37
Fiber	
Number of route miles of fiber (in thousands)	80
Remaining contracted tenant receivables (\$ in billions) ^(b)	\$ 5
Weighted average remaining tenant contract term (years) ^(c)	5

SUMMARY FINANCIA	T HI	GHLIGHT	S					
	Th	ree Months	End	ed June 30,	5	Six Months E	nde	l June 30,
(in millions, except per share amounts)		2021		2020	_	2021		2020
Operating Data:								
Net revenues								
Site rental	\$	1,425	\$	1,319	\$	2,794	\$	2,629
Services and other		158		121		274		232
Net revenues	\$	1,583	\$	1,440	\$	3,068	\$	2,861
Costs of operations (exclusive of depreciation, amortization and accretion)								
Site rental	\$	389	\$	378	\$	770	\$	752
Services and other		105		108		186		207
Total cost of operations	\$	494	\$	486	\$	956	\$	959
Net income (loss) attributable to CCIC common stockholders	\$	334	\$	172	\$	393	\$	329
Net income (loss) attributable to CCIC common stockholders per share—diluted $^{(\mathrm{f})}$	\$	0.77	\$	0.41	\$	0.90	\$	0.79
Non-GAAP Data: ^(g)								
Adjusted EBITDA	\$	958	\$	831	\$	1,856	\$	1,645
FFO ^(h)		734		564		1,254		1,110
AFFO ^(h)		741		609		1,479		1,202
AFFO per share ^{(f)(h)}	\$	1.71	\$	1.45	\$	3.41	\$	2.88

(a) Excludes third-party land interests.

(b) Excludes renewal terms at tenants' option.

(c) Excludes renewal terms at tenants' option, weighted by site rental revenues.

(d) Weighted by Towers segment site rental gross margin exclusive of straight-lined revenues, amortization of prepaid rent, and straight-lined expenses.

(e) Includes all renewal terms at the Company's option.

(f) Based on diluted weighted-average common shares outstanding of 434 million and 419 million for the three months ended June 30, 2021 and 2020, respectively, and 434 million and 418 million for the six months ended June 30, 2021 and 2020, respectively.

(g) See "*Non-GAAP Financial Measures, Segment Measures and Other Calculations*" for further information and reconciliation of non-GAAP financial measures to Income (loss) from continuing operations, as computed in accordance with GAAP.

(h) Attributable to CCIC common stockholders.

		Second Quarter	2021							
COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTF OVERVIE		C		LIZATION RVIEW		API	PENI	DIX
	SUMMARY FIN	NANCIAL HIGH	LIGHT	S (CON	TINU	ED)				
			Three	Months	Ended	June 30,	Six	x Months E	nded	June 30,
(in millions)			20	21		2020		2021		2020
Summary Cash Flow Da										
Net cash provided by (use	, 1 •		\$		\$		\$	1,371	\$	1,409
1 2 (d for) investing activities ^(b)			(305)		(422)		(616)		(890)
Net cash provided by (use	d for) financing activities			(395)		1,867		(612)		1,817
(in millions)				June 3	0, 202	1		Decembe	r 31,	2020
Balance Sheet Data (at p	eriod end):									
Cash and cash equivalents	5		\$			339	\$			232
Property and equipment, r	net					15,178				15,162
Total assets						38,973				38,768
Total debt and other long-	term obligations					20,085				19,280
Total CCIC stockholders'	equity					8,713				9,461
							Thr	ee Months 20		ed June 30,
Other Data:										
Net debt to last quarter an	nualized Adjusted EBITDA	(c)								5.1 x
Dividend per common sha	are						\$			1.33
	OUT	LOOK FOR FUI	L YEA	R 2021						
(in millions, except per share	e amounts)							Full Yea	r 202	21 ^(d)
Site rental revenues								\$5,677 t	o \$:	5,722
Site rental cost of operation	ons ^(e)							\$1,538 t	o \$1	1,583
Income (loss) from contin	uing operations ^(f)							\$1,074 t	o \$1	1,154
Income (loss) from contin	uing operations per share-	-diluted ^{(f)(g)(h)}						\$2.48 t	o \$2	2.66
Adjusted EBITDA(i)								\$3,764 t	o \$3	3,809
	tization of deferred financir	ng costs ^(j)						\$633 t	o \$6	578
FFO ^{(h)(i)}								\$2,720 t	o \$2	2,765
AFFO ^{(h)(i)}								\$2,943 t	o \$2	2,988
AFFO per share ^{(g)(h)(i)}								\$6.78 t	o \$6	5.89

(a) Includes impacts of restricted cash. See the condensed consolidated statement of cash flows for further information.

(b) Includes net cash used for acquisitions of approximately \$11 million and \$3 million for the three months ended June 30, 2021 and 2020, respectively, and \$15 million and \$16 million for the six months ended June 30, 2021 and 2020, respectively.

(c) See the "Net Debt to Last Quarter Annualized Adjusted EBITDA Calculation" in the Appendix.

(d) As issued on July 21, 2021.

(e) Exclusive of depreciation, amortization and accretion.

(f) Does not reflect the impact related to the ATO Settlement (as defined in the April 8-K), which is attributable to discontinued operations as discussed in the April 8-K.

(g) The assumption for diluted weighted-average common shares outstanding for full year 2021 Outlook is based on the diluted common shares outstanding as of June 30, 2021.

(h) Attributable to CCIC common stockholders.

(i) See "*Non-GAAP Financial Measures, Segment Measures and Other Calculations*" for further information and reconciliation of non-GAAP financial measures to Income (loss) from continuing operations, as computed in accordance with GAAP.

(j) See the reconciliation of "Components of Current Outlook for Interest Expense and Amortization of Deferred Financing Costs" in the Appendix.

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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COMPONENTS OF CHANGES IN SITE RENTAL REVENUES FOR FULL YEAR 2020 ACTUAL AND FULL YEAR 2021 OUTLOOK

(dollars in millions)	Full Year 2020 Actual	Full Year 2021 Outlook ^(a)
Components of changes in site rental revenues:		
Prior year site rental revenues exclusive of straight-lined revenues associated with fixed escalators ^{(b)(c)}	\$5,013	\$5,298
New leasing activity ^{(b)(c)}	376	360-390
Escalators	90	90-100
Non-renewals	(183)	(180)-(160)
Organic Contribution to Site Rental Revenues ^(d)	283	280-320
Impact from full year straight-lined revenues associated with fixed escalators	22	97-117
Acquisitions ^(e)	2	<5
Other		
Total GAAP site rental revenues	\$5,320	\$5,677-\$5,722
Year-over-year changes in revenues:		
Reported GAAP site rental revenues	4.5%	7.1% ^(f)
Organic Contribution to Site Rental Revenues ^{(d)(g)}	5.6%	5.7% ^(f)

(a) As issued on July 21, 2021.

(b) Includes revenues from amortization of prepaid rent in accordance with GAAP.

(c) Includes revenues from the construction of new small cell nodes, exclusive of straight-lined revenues related to fixed escalators.

(d) See "Non-GAAP Measures, Segment Measures and Other Calculations" for a discussion of our definition of Organic Contribution to Site Rental Revenues.

(e) Represents the contribution from recent acquisitions. The financial impact of recent acquisitions is excluded from Organic Contribution to Site Rental Revenues until the one-year anniversary of the acquisition.

(f) Calculated based on midpoint of full year 2021 Outlook, issued on July 21, 2021.

(g) Calculated as the percentage change from prior year site rental revenues, exclusive of straight-lined revenues associated with fixed escalations, compared to Organic Contribution to Site Rental Revenues for the current period.

	COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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CONDENSED CONSOLIDATED BALANCE SHEET (Unaudited)

(in millions, except par values)	Jui	ne 30, 2021	Decem	ber 31, 2020
ASSETS				
Current assets:				
Cash and cash equivalents	\$	339	\$	232
Restricted cash		181		144
Receivables, net		434		431
Prepaid expenses		148		95
Other current assets		227		202
Total current assets		1,329		1,104
Deferred site rental receivables		1,425		1,408
Property and equipment, net		15,178		15,162
Operating lease right-of-use assets		6,618		6,464
Goodwill		10,078		10,078
Other intangible assets, net		4,222		4,433
Other assets, net		123		119
Total assets	\$	38,973	\$	38,768
LIABILITIES AND EQUITY				
Current liabilities:				
Accounts payable	\$	219	\$	230
Accrued interest		179		199
Deferred revenues		805		704
Other accrued liabilities		406		378
Current maturities of debt and other obligations		71		129
Current portion of operating lease liabilities		338		329
Total current liabilities		2,018		1,969
Debt and other long-term obligations		20,014		19,151
Operating lease liabilities		5,963		5,808
Other long-term liabilities		2,265		2,379
Total liabilities		30,260		29,307
Commitments and contingencies				· · ·
CCIC stockholders' equity:				
Common stock, \$0.01 par value; 600 shares authorized; shares issued and outstanding: June 30, 2021–432 and December 31, 2020–431		4		4
Additional paid-in capital		17,951		17,933
Accumulated other comprehensive income (loss)		(2)		(4)
Dividends/distributions in excess of earnings		(9,240)		(8,472)
Total equity		8,713		9,461
Total liabilities and equity	\$	38,973	\$	38,768

COMPANY OVERVIEWFINANCIALS & METRICSASSET PO OVER	RTFOLIO VIEW		CAPITALIZATIO OVERVIEW	N APPENDIX			
CONDENSED CONSOLIDATED STAT				,			
	Three Mon	ths E	nded June 30,	Six Months E	Inded June 30,		
(in millions, except per share amounts)	2021		2020	2021	2020		
Net revenues:							
Site rental	\$ 1,4	25	\$ 1,319	\$ 2,794	\$ 2,629		
Services and other	1	58	121	274	232		
Net revenues	1,5	83	1,440	3,068	2,861		
Operating expenses:							
Costs of operations ^(a) :							
Site rental	3	89	378	770	752		
Services and other	1	05	108	186	207		
Selling, general and administrative	1	69	164	333	339		
Asset write-down charges		6	3	9	7		
Acquisition and integration costs		1	2	1	7		
Depreciation, amortization and accretion	4	08	402	816	801		
Total operating expenses	1,0	78	1,057	2,115	2,113		
Operating income (loss)	5	05	383	953	748		
Interest expense and amortization of deferred financing costs	(1	61)	(178)	(330)	(353)		
Gains (losses) on retirement of long-term obligations		(1)	_	(144)	_		
Interest income		1	1	1	2		
Other income (expense)		(5)	_	(12)	_		
Income (loss) before income taxes	3	39	206	468	397		
Benefit (provision) for income taxes		(6)	(6)	(13)	(11)		
Income (loss) from continuing operations	3	33	200	455	386		
Discontinued operations:							
Net gain (loss) from disposal of discontinued operations, net of tax		1		(62)	_		
Income (loss) from discontinued operations, net of tax		1	_	(62)	_		
Net income (loss)	3	34	200	393	386		
Dividends/distributions on preferred stock			(28)	_	(57)		
Net income (loss) attributable to CCIC common stockholders	\$ 3	34	\$ 172	\$ 393	\$ 329		
Net income (loss) attributable to CCIC common stockholders, per common share:							
Income (loss) from continuing operations, basic	\$ 0.	77	\$ 0.41	\$ 1.05	\$ 0.79		
Income (loss) from discontinued operations, basic				(0.14)			
Net income (loss) attributable to CCIC common stockholders, basic			\$ 0.41	\$ 0.91	\$ 0.79		
Income (loss) from continuing operations, diluted	\$ 0.	77	\$ 0.41	\$ 1.04	\$ 0.79		
Income (loss) from discontinued operations, diluted				(0.14)			
Net income (loss) attributable to CCIC common stockholders, diluted	\$ 0.	77	\$ 0.41	\$ 0.90	\$ 0.79		
Weighted-average common shares outstanding:							
Basic	4	32	417	432	416		
Diluted	4	34	419	434	418		

(a) Exclusive of depreciation, amortization and accretion shown separately.

COMPANY OVERVIEW FINANCIALS & METRIC	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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SEGMENT OPERATING RESULTS

	TI	ree Months En	ded June 30, 20	21	Т	hree Months Er	nded June 30, 20	20
(in millions)	Towers	Fiber	Other	Consolidated Total	Towers	Fiber	Other	Consolidated Total
Segment site rental revenues	\$ 952	\$ 473		\$ 1,425	\$ 868	\$ 451		\$ 1,319
Segment services and other revenues	154	4		158	117	4		121
Segment revenues	1,106	477		1,583	985	455		1,440
Segment site rental cost of operations	221	161		382	218	150		368
Segment services and other cost of operations	100	3		103	104	2		106
Segment cost of operations ^{(a)(b)}	321	164		485	322	152		474
Segment site rental gross margin ^(c)	731	312		1,043	650	301		951
Segment services and other gross margin ^(c)	54	1		55	13	2		15
Segment selling, general and administrative expenses ^(b)	26	44		70	24	45		69
Segment operating profit ^(c)	759	269		1,028	639	258		897
Other selling, general and administrative expenses ^(b)			\$ 70	70			\$ 65	65
Stock-based compensation expense			34	34			37	37
Depreciation, amortization and accretion			408	408			402	402
Interest expense and amortization of deferred financing costs			161	161			178	178
Other (income) expenses to reconcile to income (loss) before income taxes ^(d)			16	16			9	9
Income (loss) before income taxes				\$ 339	•			\$ 206

FIBER SEGMENT SITE RENTAL REVENUES SUMMARY

		Three Months Ended June 30,											
		2021					2020						
(in millions)	Fi	iber Solutions		Small Cells		Total	Fi	ber Solutions		Small Cells		Total	
Site rental revenues	\$	329	\$	144	\$	473	\$	315	\$	136	\$		451

(a) Exclusive of depreciation, amortization and accretion shown separately.

(b) Segment cost of operations excludes (1) stock-based compensation expense of \$5 million and \$7 million for the three months ended June 30, 2021 and 2020, respectively and (2) prepaid lease purchase price adjustments of \$4 million for each of the three months ended June 30, 2021 and 2020. Selling, general and administrative expenses exclude stock-based compensation expense of \$29 million and \$30 million for the three months ended June 30, 2021 and 2020.

(c) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for a discussion of our definitions of segment site rental gross margin, segment services and other gross margin and segment operating profit.

(d) See condensed consolidated statement of operations for further information.

COMPANY OVERVIEW	FINANCIALS & M	ETRICS	ASSET PORTFO	OLIO OVERVIEV	W CAPITA	LIZATION OVERV	VIEW	APPEND	IX		
			CGMENT OPE							_	
			Six Months End	ed June 30, 202		Si	ix Months End	ed June 30, 202			
(in millions)		Towers	Fiber	Other	Consolidated Total	Towers	Fiber	Other	Consolidated Total		
Segment site rental revenues		\$ 1,847	\$ 947		\$ 2,794	\$ 1,735	\$ 894		\$ 2	2,629	
Segment services and other revenues		265	9		274	225	7			232	
Segment revenues		2,112	956		3,068	1,960	901		2	2,861	
Segment site rental cost of operations		433	322		755	432	302			734	
Segment services and other cost of operation	tions	175	6		181	199	4			203	
Segment cost of operations ^{(a)(b)}		608	328		936	631	306			937	
Segment site rental gross margin ^(c)		1,414	625		2,039	1,303	592		1	1,895	
Segment services and other gross margin	(c)	90	3		93	26	3			29	
Segment selling, general and administrat	ive expenses ^(b)	51	89		140	48	96			144	
Segment operating profit ^(c)		1,453	539		1,992	1,281	499		1	1,780	
Other selling, general and administrative	expenses ^(b)			\$ 136	136			\$ 135		135	
Stock-based compensation expense				68	68			73		73	
Depreciation, amortization and accretion				816	816			801		801	
Interest expense and amortization of defe	-			330	330			353		353	
Other (income) expenses to reconcile to income taxes ^(d)	income (loss) before			174	174			21		21	
Income (loss) before income taxes					\$ 468				\$	397	

FIBER SEGMENT SITE RENTAL REVENUES SUMMARY

		Six Months Ended June 30,											
		2021					2020						
(in millions)	Fiber So	lutions	Sı	mall Cells	Т	Total	Fiber Solutions		Small Cells	Total			
Site rental revenues	\$	659	\$	288	\$	947	\$ 627	\$	267 \$	894			

(a) Exclusive of depreciation, amortization and accretion shown separately.

(b) Segment cost of operations excludes (1) stock-based compensation expense of \$11 million and \$13 million for the six months ended June 30, 2021 and 2020, respectively and (2) prepaid lease purchase price adjustments of \$9 million for each of the six months ended June 30, 2021 and 2020. Selling, general and administrative expenses exclude stock-based compensation expense of \$57 million and \$60 million for the six months ended June 30, 2021 and 2020. Selling, general and administrative expenses exclude stock-based compensation expense of \$57 million and \$60 million for the six months ended June 30, 2021 and 2020.

(c) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for a discussion of our definitions of segment site rental gross margin, segment services and other gross margin and segment operating profit.

(d) See condensed consolidated statement of operations for further information.

COMPANY OVERVIEW	FINANCIALS & METRICS		Γ PORTFOL VERVIEW	10	CAPITALI OVER		ON	APP	ENDIX
	FFO AN	D AFF) RECONC	CILIA	TIONS				
		Three Months Ended June 30,					Six Months	Ended J	une 30,
(in millions, except per share an	nounts)	2	2021		2020		2021		2020
Income (loss) from continuing of	operations	\$	333	\$	200	\$	455	^(a) \$	386
Real estate related depreciation	, amortization and accretion		395		389		790		774
Asset write-down charges			6		3		9		7
Dividends/distributions on prefe	erred stock				(28)				(57)
FFO ^{(b)(c)(d)(e)}		\$	734	\$	564	\$	1,254	\$	1,110
	n shares outstanding-diluted	1	434		419 ^(f)		434		418 ^(f)
FFO per share ^{(b)(c)(d)(e)}		\$	1.69	\$	1.35 ^(f)	\$	2.89	\$	2.66 ^(f)
FFO (from above)		\$	734	\$	564	\$	1,254	\$	1,110
Adjustments to increase (decrea	ase) FFO:								
Straight-lined revenue			(45)		(10)		(35)		(23)
Straight-lined expense			20		20		39		40
Stock-based compensation ex	kpense		34		37		68		73
Non-cash portion of tax prov	ision		(7)		5		—		9
Non-real estate related depre- accretion	ciation, amortization and		13		13		26		27
Amortization of non-cash int	erest expense		4		2		6		3
Other (income) expense	*		5				12		_
(Gains) losses on retirement	of long-term obligations		1				144		_
Acquisition and integration c	с с		1		2		1		7
Sustaining capital expenditur			(19)		(24)		(36)		(44)
AFFO ^{(b)(c)(d)(e)}		\$	741	\$	609	\$	1,479	\$	1,202
	n shares outstanding-diluted	1	434		419 ^(f)		434		418 ^(f)
AFFO per share ^{(b)(c)(d)(e)}		\$	1.71	\$	1.45 ^(f)	\$	3.41	\$	2.88 ^(f)

(a) Does not reflect the impact related to the ATO Settlement (as defined in the April 8-K), which is attributable to discontinued operations as discussed in the April 8-K.

(b) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for a discussion of our definitions of FFO and AFFO, including per share amounts.

(c) FFO and AFFO are reduced by cash paid for preferred stock dividends during the period in which they are paid.

(d) Attributable to CCIC common stockholders.

(e) The above reconciliation excludes line items included in our definition which are not applicable for the periods shown.

(f) For the periods ended June 30, 2020, the diluted weighted-average common shares outstanding does not include any assumed conversions of preferred stock in the share count.

COMPANY	TRICS ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & MI	OVERVIEW	OVERVIEW	

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

	Si	x Months Ei	Ended June 30,		
(in millions)		2021		2020	
Cash flows from operating activities:					
Income (loss) from continuing operations	\$	455	\$	386	
Adjustments to reconcile income (loss) from continuing operations to net cash provided by (used for) operating activities:					
Depreciation, amortization and accretion		816		801	
(Gains) losses on retirement of long-term obligations		144			
Amortization of deferred financing costs and other non-cash interest, net		6		3	
Stock-based compensation expense		67		75	
Asset write-down charges		9		7	
Deferred income tax (benefit) provision		3		2	
Other non-cash adjustments, net		14		2	
Changes in assets and liabilities, excluding the effects of acquisitions:					
Increase (decrease) in liabilities		(56)		27	
Decrease (increase) in assets		(87)		106	
Net cash provided by (used for) operating activities		1,371		1,409	
Cash flows from investing activities:					
Capital expenditures		(609)		(86)	
Payments for acquisitions, net of cash acquired		(15)		(10	
Other investing activities, net		8		(13	
Net cash provided by (used for) investing activities		(616)		(890	
Cash flows from financing activities:		<u> </u>			
Proceeds from issuance of long-term debt		3,985		3,733	
Principal payments on debt and other long-term obligations		(1,038)		(53	
Purchases and redemptions of long-term debt		(1,789)		_	
Borrowings under revolving credit facility		580		1,340	
Payments under revolving credit facility		(870)		(1,865	
Net borrowings (repayments) under commercial paper program		(210)		(155	
Payments for financing costs		(39)		(38	
Purchases of common stock		(68)		(74	
Dividends/distributions paid on common stock		(1,163)		(1,014	
Dividends/distributions paid on preferred stock				(57	
Net cash provided by (used for) financing activities		(612)		1,817	
Net increase (decrease) in cash, cash equivalents, and restricted cash		143		2,336	
Effect of exchange rate changes on cash		1		(1	
Cash, cash equivalents, and restricted cash at beginning of period		381		338	
Cash, cash equivalents, and restricted cash at end of period	\$		\$	2,673	
Supplemental disclosure of cash flow information:			-	_,.,,	
Interest paid		344		337	
Income taxes paid		13		1	

COMPANY	ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & METRICS	OVERVIEW	OVERVIEW	

COMPONENTS OF CHANGES IN SITE RENTAL REVENUES

	Th	ree Months	Endec	l June 30,
(dollars in millions)		2021		2020
Components of changes in site rental revenues:				
Prior year site rental revenues exclusive of straight-lined revenues associated with fixed escalators ^{(a)(b)}	\$	1,309	\$	1,240
New leasing activity ^{(a)(b)}		90		94
Escalators		23		22
Non-renewals		(43)		(47)
Organic Contribution to Site Rental Revenues ^(c)		70		69
Impact from straight-lined revenues associated with fixed escalators		45		10
Acquisitions ^(d)		1		
Other		—		—
Total GAAP site rental revenues	\$	1,425	\$	1,319
Year-over-year changes in revenue:				
Reported GAAP site rental revenues		8.0 %		
Organic Contribution to Site Rental Revenues ^{(c)(e)}		5.3 %		

SUMMARY OF SITE RENTAL STRAIGHT-LINED REVENUES AND EXPENSES ASSOCIATED WITH FIXED ESCALATORS^(f)

					[Thre	ee Months	End	led June 30),						
		2021								2020						
(in millions)	Т	Towers		Towers		Fiber		Total			Towers		Fiber	Total		
Site rental straight-lined revenues	\$	44	\$		1	\$	45	\$	8	\$	2	\$	10			
Site rental straight-lined expenses		19			1		20		20				20			

					Six	x Months E	nde	d June 30,						
		2021 2020												
(in millions)	Т	Towers		Towers Fiber		ïber	Total			Towers		Fiber	Total	
Site rental straight-lined revenues	\$	33	\$	2	\$	35	\$	21	\$	2	\$	23		
Site rental straight-lined expenses		38		1		39		40				40		

(a) Includes revenues from amortization of prepaid rent in accordance with GAAP.

(b) Includes revenues from the construction of new small cell nodes, exclusive of straight-lined revenues related to fixed escalators.

(c) See "Non-GAAP Measures, Segment Measures and Other Calculations" for a discussion of our definition of Organic Contribution to Site Rental Revenues.

(d) Represents the initial contribution of recent acquisitions. The financial impact of recent acquisitions is excluded from Organic Contribution to Site Rental Revenues until the one-year anniversary of the acquisition.

(e) Calculated as the percentage change from prior year site rental revenues, exclusive of straight-lined revenues associated with fixed escalations, compared to Organic Contribution to Site Rental Revenues for the current period.

(f) In accordance with GAAP accounting, if payment terms call for fixed escalations or rent free periods, the revenue is recognized on a straight-line basis over the fixed, non-cancelable term of the contract. Since the Company recognizes revenue on a straight-line basis, a portion of the site rental revenue in a given period represents cash collected or contractually collectible in other periods.

COMPANY OVERVIEW FINANCIALS & METRICS ASSET PORTFOLIO OVERVIEW CAPITALIZATION OVERVIEW APPENDIX	OVERVIEW OVERVIEW	COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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SUMMARY OF PREF	PAID RENT ACTIVITY ^(a)
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					Th	ree Months	End	led June 30,				
		2021							2020			
(in millions)	То	vers		Fiber		Total		Towers	Fiber	Total		
Prepaid rent additions	\$	28	\$	36	\$	64	\$	57	\$ 41	\$	98	
Amortization of prepaid rent		79		57		136		73	55		128	

				S	ix Months E	Ended June 30,										
			2021			_			2020							
(in millions)	To	wers	Fiber		Total		Towers		Fiber		Total					
Prepaid rent additions	\$	54	\$ 96	\$	150	\$	121	\$	111	\$	232					
Amortization of prepaid rent		158	114		272		146		108		254					

	SU	MMAI	RY O	F CAF	PITA	L EXP	ENI	DITURI	ES							
						Th	ree	Months	Ende	d June	30,					
				20	21							20	20			
(in millions)	То	wers	Fi	iber	0	ther	,	Fotal	To	wers	ł	Fiber	0	ther	1	fotal
Discretionary:																
Purchases of land interests	\$	21	\$		\$	_	\$	21	\$	16	\$		\$		\$	16
Communications infrastructure improvements and other capital																
projects		39		223		6		268		72		295		7		374
Sustaining		3		12		4		19		4		15		5		24
Total	\$	63	\$	235	\$	10	\$	308	\$	92	\$	310	\$	12	\$	414

						S	ix M	lonths E	nded	l June 3	0,					
				20	21							20	20			
(in millions)	Тс	owers	1	Fiber	0	ther	ŗ	Fotal	Т	owers	I	Fiber	0	ther	Т	otal
Discretionary:																
Purchases of land interests	\$	35	\$	—	\$		\$	35	\$	29	\$		\$	—	\$	29
Communications infrastructure improvements and other capital																
projects		73		449		16		538		159		614		15		788
Sustaining		6		23		7		36		9		24		11		44
Total	\$	114	\$	472	\$	23	\$	609	\$	197	\$	638	\$	26	\$	861

PROJECTED REVENUES FROM TENANT CONTRACTS^(b)

	Re	maining Six Months	Years Ending December 31				
(as of June 30, 2021; in millions)		2021	2022		2023	2024	2025
Components of site rental revenues:							
Site rental revenues exclusive of straight-line associated with fixed escalators	\$	2,771	\$ 5,681	\$	5,733 \$	5,742 \$	5,807
Straight-lined site rental revenues associated with fixed escalators		54	21		(32)	(79)	(175)
GAAP site rental revenues	\$	2,825	\$ 5,702	\$	5,701 \$	5,663 \$	5,632

(a) Reflects up-front consideration from long-term tenants and other deferred credits (commonly referred to as prepaid rent), and the amortization thereof for GAAP revenue recognition purposes.

(b) Based on tenant licenses in-place as of June 30, 2021. All tenant licenses are assumed to renew for a new term no later than the respective current term end date, and as such, projected revenues does not reflect the impact of estimated annual churn. CPI-linked tenant contracts are assumed to escalate at 3% per annum.

COMPANY	ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & METRICS	OVERVIEW	OVERVIEW	

PROJECTED GROUND LEASE EXPENSES FROM EXISTING GROUND LEASES^(a)

	Remaining Six Months Years Ending Decem		cember 31,	mber 31,					
(as of June 30, 2021; in millions)	2	2021	20	22	2023	;		2024	2025
Components of ground lease expenses:									
Ground lease expenses exclusive of straight-line associated with fixed escalators	\$	458	\$	928 9	5	947	\$	967	\$ 986
Straight-lined site rental ground lease expenses associated with fixed escalators		34		59		47		36	25
GAAP ground lease expenses	\$	492	\$	987 3	5	994	\$	1,003	\$ 1,011

ANNUALIZED RENTAL CASH PAYMENTS AT TIME OF RENEWAL^(b)

	Remaining Six Months	Years Ending December 31,			
(as of June 30, 2021; in millions)	2021	2022	2023	2024	2025
T-Mobile	\$16	\$343	\$261	\$73	\$88
AT&T	12	28	332	20	22
Verizon	5	19	16	18	30
All Others Combined	66	192	206	118	89
Total	\$99	\$582	\$815	\$229	\$229

LEGACY SPRINT RENTAL PAYMENTS AT TIME OF RENEWAL^{(b)(c)}

	Remaining Six Months					
(as of June 30, 2021; in millions)	2021	2022	2023	2024	2025	Thereafter
Sprint collocated on sites with T-Mobile	\$5	\$21	\$105	\$14	\$23	\$181
Other Sprint	4	13	105	8	21	188
Total legacy Sprint	\$9	\$34	\$210	\$22	\$44	\$369

CONSOLIDATED TENANT OVERVIEW

(as of June 30, 2021)	Percentage of Q2 2021 LQA Site Rental Revenues	Weighted Average Current Term Remaining ^(d)	Long-Term Credit Rating (S&P / Moody's)
T-Mobile	33%	5	BB / Ba2
AT&T	20%	6	BBB / Baa2
Verizon	21%	9	BBB+ / Baa1
All Others Combined	26%	4	N/A
Total / Weighted Average	100%	6	

FIBER SOLUTIONS REVENUE MIX

(as of June 30, 2021)	Percentage of Q2 2021 LQA Site Rental Revenues
(as of June 30, 2021) Carrier ^(e)	38%
Education	13%
Healthcare	11%
Financial Services	10%
Other	28%
Total	100%

(a) Based on existing ground leases as of June 30, 2021. CPI-linked leases are assumed to escalate at 3% per annum.

(b) Reflects lease renewals by year by tenant; dollar amounts represent annualized cash site rental revenues from assumed renewals or extensions as reflected in the table "Projected Revenues from Tenant Contracts."

(c) As of June 30, 2021, there is a weighted average current term remaining of 4 years, weighted by site rental revenues, exclusive of straight-lined revenues and amortization of prepaid rent, on Sprint licenses collocated on tower and small cell sites with T-Mobile.

(d) Weighted by site rental revenue revenues; excludes renewals at the tenants' option.

(e) Includes revenues derived from both wireless carriers and wholesale carriers.

COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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SEGMENT CASH YIELDS ON INVESTED CAPITAL^(a)

		L			
(as of June 30, 2021; dollars in millions)	Towers			Fiber	
Segment site rental gross margin ^(b)	\$	2,924	\$	1,248	
Less: Amortization of prepaid rent		(316)		(228)	
Less: Site rental straight-lined revenues		(176)		(4)	
Add: Site rental straight-lined expenses		76		4	
Add: Indirect labor costs ^(c)				85	
Numerator	\$	2,508	\$	1,105	
Segment net investment in property and equipment ^(d)	\$	13,025	\$	7,695	
Segment investment in site rental contracts and tenant relationships		4,521		3,287	
Segment investment in goodwill ^(e)		5,351		4,073	
Segment net invested capital ^(a)	\$	22,897	\$	15,055	
Segment Cash Yield on Invested Capital ^(a)		11.0 %	,)	7.3 %	

CONSOLIDATED RETURN ON INVESTED CAPITAL ⁽⁴⁾		
(as of June 30, 2021; dollars in millions)	Q2	2 2021 LQA
Adjusted EBITDA ^(f)	\$	3,834
Cash taxes refunded (paid)		(51)
Numerator	\$	3,783
Historical gross investment in property and equipment ^(g)	\$	25,565
Historical gross investment in site rental contracts and tenant relationships		7,808
Historical gross investment in goodwill		10,078
Consolidated invested capital ^(a)	\$	43,451

A TED DETUDN ON DURATED CADITAL (9)

Consolidated Return on Invested Capital^(a)

8.7 %

(a) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for further information on, and definition and our calculation of segment cash yields on invested capital, segment net invested capital, consolidated return on invested capital and consolidated invested capital.

(b) See "Segment Operating Results" and "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for further information on, and definition and our calculation of segment site rental gross margin.

(c) This adjustment represents indirect labor costs in the Fiber segment that are not capitalized, but that primarily support the Company's ongoing expansion of its small cells and fiber networks that management expects to generate future revenues for the Company. Removal of these indirect labor costs presents segment cash yield on invested capital on a direct cost basis, consistent with the methodology used by management when evaluating project-level investment opportunities.

(d) Segment investment in property and equipment excludes the impact of construction in process and non-productive assets (such as information technology assets and buildings) and is reduced by the amount of prepaid rent received from customers (excluding any deferred credits recorded in connection with acquisitions).

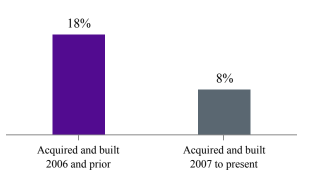
(e) Segment investment in goodwill excludes the impact of certain assets and liabilities recorded in connection with acquisitions (primarily deferred credits).

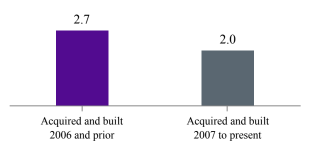
(f) See "*Reconciliations of Non-GAAP Financial Measures to Comparable GAAP Financial Measures and Other Calculations*" for further information and reconciliation of this non-GAAP financial measure to net income (loss). See also "*Non-GAAP Financial Measures, Segment Measures and Other Calculations*" in the Appendix for a discussion of our definition of Adjusted EBITDA.

(g) Historical gross investment in property and equipment excludes the impact of construction in process.

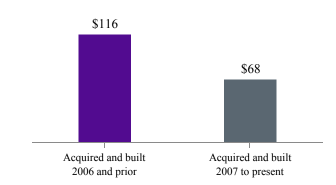
COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX				
	SUMMARY OF TOWER PORTFOLIO BY VINTAGE ^(a)							

(as of June 30, 2021; dollars in thousands) CASH YIELD^(b) NUMBER OF TENANTS PER TOWER





LQA CASH SITE RENTAL REVENUE PER TOWER^(c)

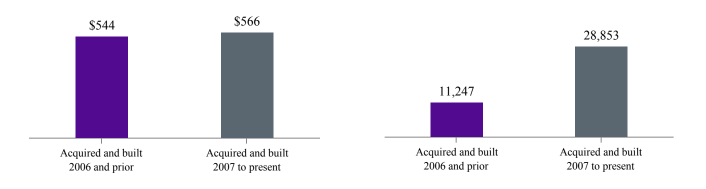


LQA TOWERS SEGMENT SITE RENTAL GROSS CASH MARGIN PER TOWER^(d)



NET INVESTED CAPITAL PER TOWER^(e)

NUMBER OF TOWERS



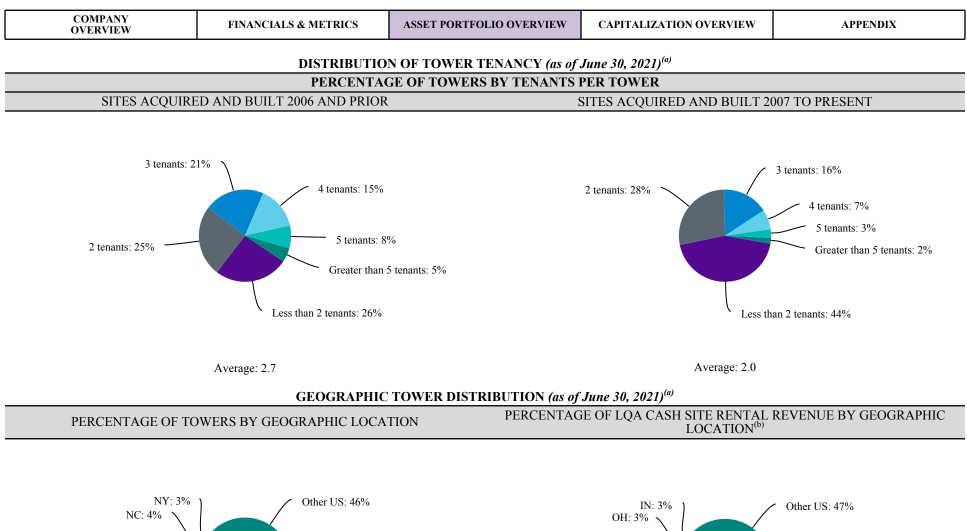
(a) All tower portfolio figures are calculated exclusively for the Company's towers and rooftops and do not give effect to other activities within the Company's Towers segment.

- Yield is calculated as LQA Towers segment site rental gross margin, exclusive of straight-lined revenues and amortization of prepaid rent, divided by invested (b) capital net of the amount of prepaid rent received from customers.
- Exclusive of straight-lined revenues and amortization of prepaid rent. (c)
- Exclusive of straight-lined revenues, amortization of prepaid rent, and straight-lined expenses. (d)
- Reflects gross total assets (including incremental capital invested by the Company since time of acquisition or construction completion), less any prepaid rent. (e) Inclusive of invested capital related to land at the tower site.

June 30, 2021; dollars in thous	ands)	TOWER PORTFOLIO OVE		
NUMBER OF T		TENANTS PER TOW	/ER LQA CASH SI'	FE RENTAL REVENUE PE TOWER ^(b)
		2.7	\$118	
	7,960	2.6	.0 \$112	\$68
3,622 7,625	20,893	2.	.0	\$67

(a) All tower portfolio figures are calculated exclusively for the Company's towers and rooftops and do not give effect to other activities within the Company's Towers segment.

(b) Exclusive of straight-lined revenues and amortization of prepaid rent.





(a) All tower portfolio figures are calculated exclusively for the Company's towers and rooftops and do not give effect to other activities within the Company's Towers segment.

(b) Exclusive of straight-lined revenues and amortization of prepaid rent.

COMPANY	ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & METRICS	OVERVIEW	OVERVIEW	

GROUND INTEREST OVERVIEW

(as of June 30, 2021; dollars in millions)	Sit	QA Cash e Rental venues ^(a)	Percentage of LQA Cash Site Rental Revenues ^(a)	LQA Towers Segment Site Rental Gross Cash Margin ^(b)	Percentage of LQA Towers Segment Site Rental Gross Cash Margin ^(b)	Number of Towers ^(c)	Percentage of Towers	Weighted Average Term Remaining (by years) ^(d)
Less than 10 years	\$	348	11 %	\$ 178	7 %	5,192	13 %	
10 to 20 years		428	13 %	250	10 %	6,000	15 %	
Greater than 20 years		1,417	43 %	1,006	42 %	17,788	44 %	
Total leased	\$	2,193	67 %	\$ 1,434	59 %	28,980	72 %	37
Owned	\$	1,073	33 %	\$ 1,000	41 %	11,120	28 %	
Total / Average	\$	3,266	100 %	\$ 2,434	100 %	40,100	100 %	

GROUND INTEREST ACTIVITY

(dollars in millions)	Three Months Ended June 30, 2021	Six Months Ended June 30, 2021
Ground Extensions Under Crown Castle Towers:		
Number of ground leases extended	163	325
Average number of years extended	30	29
Percentage increase in consolidated cash ground lease expense due to extension $\operatorname{activities}^{(e)}$	0.1 %	0.1 %
Ground Purchases Under Crown Castle Towers:		
Number of ground leases purchased	69	110
Ground lease purchases (including capital expenditures, acquisitions and installment purchases)	\$ 24	\$ 42
Percentage of Towers segment site rental gross margin from towers on purchased land	<1 %	<1 %

(a) Exclusive of straight-lined revenues and amortization of prepaid rent.

(b) Exclusive of straight-lined revenues, amortization of prepaid rent, and straight-lined expenses.

(c) Excludes small cells, fiber and third-party land interests.

(d) Includes all renewal terms at the Company's option; weighted by Towers segment site rental gross margin exclusive of straight-lined revenues, amortization of prepaid rent, and straight-lined expenses.

(e) Includes the impact from the amortization of lump sum payments.

COMPANY	ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & METRICS	OVERVIEW	OVERVIEW	

CAPITALIZATION OVERVIEW ^(a)						
(as of June 30, 2021; dollars in millions)	Fa	ce Value	Fixed vs. Variable	Interest Rate ^(b)	Net Debt to LQA Adjusted EBITDA ^(c)	Maturity
Cash, cash equivalents and restricted cash	\$	525				
3.849% Secured Notes		1,000	Fixed	3.9%		2023
Senior Secured Notes, Series 2009-1, Class A-2		57	Fixed	9.0%		2029
Senior Secured Tower Revenue Notes, Series 2015-1 ^(d)		300	Fixed	3.2%		2042 ^(d)
Senior Secured Tower Revenue Notes, Series 2018-1 ^(d)		250	Fixed	3.7%		2043 ^(d)
Senior Secured Tower Revenue Notes, Series 2015-2 ^(d)		700	Fixed	3.7%		2045 ^(d)
Senior Secured Tower Revenue Notes, Series 2018-2 ^(d)		750	Fixed	4.2%		2048 ^(d)
Finance leases and other obligations		248	Various	Various		Various
Total secured debt	\$	3,305		3.9%	0.9x	
2016 Revolver ^(e)		,	Variable	N/A		2026
2016 Term Loan A		1,238	Variable	1.2%		2026
Commercial Paper Notes ^(f)		75	Variable	0.3%		2021
3.150% Senior Notes		750	Fixed	3.2%		2023
3.200% Senior Notes		750	Fixed	3.2%		2024
1.350% Senior Notes		500	Fixed	1.4%		2025
4.450% Senior Notes		900	Fixed	4.5%		2026
3.700% Senior Notes		750	Fixed	3.7%		2026
1.050% Senior Notes		1,000	Fixed	1.1%		2026
4.000% Senior Notes		500	Fixed	4.0%		2027
3.650% Senior Notes		1,000	Fixed	3.7%		2027
3.800% Senior Notes		1,000	Fixed	3.8%		2028
4.300% Senior Notes		600	Fixed	4.3%		2029
3.100% Senior Notes		550	Fixed	3.1%		2029
3.300% Senior Notes		750	Fixed	3.3%		2030
2.250% Senior Notes		1,100	Fixed	2.3%		2031
2.100% Senior Notes		1,000	Fixed	2.1%		2031
2.500% Senior Notes		750	Fixed	2.5%		2031
2.900% Senior Notes		1,250	Fixed	2.9%		2041
4.750% Senior Notes		350	Fixed	4.8%		2047
5.200% Senior Notes		400	Fixed	5.2%		2049
4.000% Senior Notes		350	Fixed	4.0%		2049
4.150% Senior Notes		500	Fixed	4.2%		2050
3.250% Senior Notes		900	Fixed	3.3%		2051
Total unsecured debt	\$	16,963		3.1%	4.4x	
Total net debt	\$	19,743		3.2%	5.1x	
Market Capitalization ^(g)	-	84,321				
Firm Value ^(h)	\$	104,064				

(a) Does not reflect the use of net proceeds from the June 2021 senior notes offering to repay the Senior Secured Tower Revenue Notes, Series 2015-1, in July 2021.

(b) Represents the weighted-average stated interest rate, as applicable.

(c) Represents the applicable amount of debt divided by LQA consolidated Adjusted EBITDA. See the "Net Debt to Last Quarter Annualized Adjusted EBITDA Calculation" in the Appendix.

(d) If the respective series of such debt is not paid in full on or prior to an applicable date, then the Excess Cash Flow (as defined in the indenture) of the issuers of such notes will be used to repay principal of the applicable series, and additional interest (of an additional approximately 5% per annum) will accrue on the respective series. The Senior Secured Tower Revenue Notes, Series 2015-1 and 2015-2 have anticipated repayment dates in 2022 and 2025, respectively. The Senior Secured Tower Revenue Notes, 2018-1 and 2018-2 have anticipated repayment dates in 2023 and 2028, respectively. Notes are prepayable at par if voluntarily repaid within certain repayment windows (typically twelve to eighteen months or less prior to maturity); earlier prepayment may require additional consideration.

(e) As of June 30, 2021, the undrawn availability under the \$5.0 billion 2016 Revolver was \$5.0 billion.

(f) As of June 30, 2021, the Company had \$925 million available for issuance under the \$1.0 billion unsecured commercial paper program ("CP Program"). The maturities of commercial paper notes under the CP Program, when outstanding, may vary but may not exceed 397 days from the date of issue.

(g) Market capitalization calculated based on \$195.10 closing price and 432 million shares outstanding as of June 30, 2021.

(h) Represents the sum of net debt and market capitalization.

	COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
		DEBT M	IATURITY OVERVIEW ^{(a)(b)(c)}		
	% of D	ebt Outstanding			
	Fixed Variable	93%			
(as	of June 30, 2021; dollars in millions)				



Where applicable, maturities reflect the Anticipated Repayment Date, as defined in the respective debt agreement; excludes finance leases and other obligations; amounts presented at face value, net of repurchases held at CCIC. (a)

Debt maturities reflected in 2H 2021 are predominantly comprised of \$75 million outstanding in commercial paper notes ("CP Notes"). Amounts available under the CP Program may be borrowed, repaid and re-borrowed from time to time. (b) Gives effect to the use of net proceeds from the June 2021 senior notes offering to repay the Senior Secured Tower Revenue Notes, Series 2015-1, in July 2021.

(c)

COMPANY	ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & METRICS	OVERVIEW	OVERVIEW	

LIQUIDITY OVERVIEW^{(a)(b)}

(in millions)	June 30, 2021
Cash, cash equivalents, and restricted cash ^(c)	\$ 225
Undrawn 2016 Revolver availability ^(d)	4,966
Debt and other long-term obligations	19,785
Total equity	8,712

(a) In addition, we have the following sources of liquidity:

- i. In March 2021, we established an at-the-market stock offering program ("ATM Program") through which we may, from time to time, issue and sell shares of our common stock having an aggregate gross sales price of up to \$750 million to or through sales agents. No shares of common stock have been sold under the ATM Program.
- ii. In April 2019, we established a CP Program through which we may issue short term, unsecured CP Notes. Amounts available under the CP Program may be issued, repaid and re-issued from time to time, with the aggregate principal amount of CP Notes outstanding under the CP Program at any time not to exceed \$1.0 billion. As of June 30, 2021, there were \$75 million of CP Notes outstanding under our CP Program. We intend to maintain available commitments under our 2016 Revolver in an amount at least equal to the amount of CP Notes outstanding at any point in time.

(b) Gives effect to the use of net proceeds from the June 2021 senior notes offering to repay the Senior Secured Tower Revenue Notes, Series 2015-1, in July 2021.

(c) Inclusive of \$5 million included within "Other assets, net" on our condensed consolidated balance sheet.

(d) Availability at any point in time is subject to reaffirmation of the representations and warranties in, and there being no default under, the credit agreement governing our 2016 Revolver.

COMPANY OVERVIEW	FINANCIALS & METRICS AS	SET PORTFOLIO OVERVIEW	APITALIZATION OVERV	IEW	APPEN	DIX
	SUMMARY OF MAINTEN	ANCE AND FINANCIAL COVE	ENANTS ^(a)			
Debt	Borrower / Issuer	Covenan	(h) (c)	venant Level lequirement	As of	June 30, 2021
Maintenance Financial Cove	nants ^(c)					
2016 Credit Facility	CCIC	Total Net Leverage Ratio		\leq 6.50x		5.1x
2016 Credit Facility	CCIC	Total Senior Secured Lever	age Ratio	\leq 3.50x		0.8x
2016 Credit Facility	CCIC	Consolidated Interest Cover	age Ratio ^(d)	N/A		N/A
Restrictive Negative Financia	ll Covenants					
Financial covenants restrictin	g ability to incur additional debt					
2012 Secured Notes	CC Holdings GS V LLC and Crown Castle GS III Corp.	Debt to Adjusted Consolida	ted Cash Flow Ratio	\leq 3.50x		1.9x
Financial covenants requiring	excess cash flows to be deposited in a cash trap reserve a	ccount and not released				
2015 Tower Revenue Notes	Crown Castle Towers LLC and its Subsidiaries	Debt Service Coverage Rati	0	> 1.75x	(e)	11.7x
2018 Tower Revenue Notes	Crown Castle Towers LLC and its Subsidiaries	Debt Service Coverage Rati	0	> 1.75x	(e)	11.7x
2009 Securitized Notes	Pinnacle Towers Acquisition Holdings LLC and its Subst	idiaries Debt Service Coverage Rati	0	> 1.30x	(e)	14.9x
Financial covenants restrictin	g ability of relevant issuer to issue additional notes under	the applicable indenture				
2015 Tower Revenue Notes	Crown Castle Towers LLC and its Subsidiaries	Debt Service Coverage Rati	0	\geq 2.00x	(f)	11.7x
2018 Tower Revenue Notes	Crown Castle Towers LLC and its Subsidiaries	Debt Service Coverage Rati		\geq 2.00x	(f)	11.7x
2009 Securitized Notes	Pinnacle Towers Acquisition Holdings LLC and its Subst	idiaries Debt Service Coverage Rati	0	\geq 2.34x	(f)	14.9x

(a) Does not reflect the use of net proceeds from the June 2021 senior notes offering to repay the Senior Secured Tower Revenue Notes, Series 2015-1, in July 2021.

(b) As defined in the respective debt agreement. In the indentures for the 2015 Tower Revenue Notes, 2018 Tower Revenue Notes and the 2009 Securitized Notes, the defined term for Debt Service Coverage Ratio is "DSCR."

(c) Failure to comply with the financial maintenance covenants would, absent a waiver, result in an event of default under the credit agreement governing our 2016 Credit Facility.

(d) Applicable solely to the extent that the senior unsecured debt rating by any two of S&P, Moody's and Fitch is lower than BBB-, Baa3 or BBB-, respectively. If applicable, the consolidated interest coverage ratio must be greater than or equal to 2.50.

(e) The 2015 Tower Revenue Notes, 2018 Tower Revenue Notes and 2009 Securitized Notes also include the potential for amortization events, which could result in applying current and future cash flow to the prepayment of debt with applicable prepayment consideration. An amortization event occurs when the Debt Service Coverage Ratio falls below 1.45x, 1.45x or 1.15x, in each case as described under the indentures for the 2015 Tower Revenue Notes, 2018 Tower Revenue Notes or 2009 Securitized Notes, respectively.

(f) Rating Agency Confirmation (as defined in the respective debt agreement) is also required.

COMPANY	ASSET PORTFOLIO	CAPITALIZATION	APPENDIX
OVERVIEW FINANCIALS & METRICS	OVERVIEW	OVERVIEW	

INTEREST RATE SENSITIVITY^{(a)(b)}

	Rer	naining Six				
	Months		Years Ending December 31,			
(as of June 30, 2021; in millions)		2021	2022		2023	
Fixed Rate Debt:						
Face Value of Principal Outstanding ^(c)	\$	18,404	\$ 18,397	\$	18,390	
Current Interest Payment Obligations ^(d)		304	607		606	
Effect of 0.125% Change in Interest Rates ^(e)	\$	_ !	\$	\$		
Floating Rate Debt:						
Face Value of Principal Outstanding ^(c)	\$	1,298	\$ 1,267	\$	1,213	
Current Interest Payment Obligations ^(f)		8	17		19	
Effect of 0.125% Change in Interest Rates ^(g)	\$	1 5	\$ 2	\$	2	

(a) Excludes finance leases and other obligations and gives effect to the July 2021 repayment of the Senior Secured Tower Revenue Notes, Series 2015-1.

(b) Excludes the commitment fee the Company pays on the undrawn available amount under the 2016 Revolver. The commitment fee ranges from 0.080% to 0.300%, based on the Company's senior unsecured debt rating, per annum.

(c) Face value, net of required amortizations; assumes no maturity or balloon principal payments; excludes finance leases.

(d) Interest expense calculated based on current interest rates.

(e) Interest expense calculated based on current interest rates until the sooner of the (1) stated maturity date or (2) the Anticipated Repayment Date, at which time the face value amount outstanding of such indebtedness is refinanced at current interest rates as of June 30, 2021, plus 12.5 bps.

(f) Interest expense calculated based on current interest rates as of June 30, 2021. Calculation assumes no changes to future interest rate margin spread over LIBOR due to changes in the borrower's senior unsecured credit rating.

(g) Interest expense calculated based on current interest rates as of June 30, 2021, plus 12.5 bps.

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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DEFINITIONS

Non-GAAP Financial Measures, Segment Measures and Other Calculations

This Supplement includes presentations of Income (loss) from continuing operations (as adjusted), including per share—diluted amounts, Adjusted EBITDA, Adjusted Funds from Operations ("AFFO"), including per share amounts, Funds from Operations ("FFO"), including per share amounts, and Organic Contribution to Site Rental Revenues, which are non-GAAP financial measures. These non-GAAP financial measures are not intended as alternative measures of operating results or cash flow from operations (as determined in accordance with Generally Accepted Accounting Principles ("GAAP")).

Our non-GAAP financial measures may not be comparable to similarly titled measures of other companies, including other companies in the communications infrastructure sector or other REITs.

In addition to the non-GAAP financial measures used herein, we also provide Segment Site Rental Gross Margin, Segment Services and Other Gross Margin and Segment Operating Profit, which are key measures used by management to evaluate our operating segments. These segment measures are provided pursuant to GAAP requirements related to segment reporting. In addition, we provide the components of certain GAAP measures, such as capital expenditures.

Our non-GAAP financial measures are presented as additional information because management believes these measures are useful indicators of the financial performance of our business. Among other things, management believes that:

- Income (loss) from continuing operations (as adjusted), including per share—diluted amounts, is useful to investors and other interested parties in evaluating our financial performance. Management believes that this measure is meaningful to investors as it adjusts Income (loss) from continuing operations to exclude the impact of the Nontypical Items (as defined in this Supplemental Information Package and described further in our press release dated January 27, 2021), which management believes are unusual (including with respect to magnitude), infrequent and not reasonably likely to recur in the near term, to provide further insight into our results of operations and underlying trends and projections. Management also believes that identifying the impact of Nontypical Items as adjustments provides more transparency and comparability across periods. There can be no assurances that such items will not recur in future periods. Income (loss) from continuing operations (as adjusted), including per share—diluted amounts should be considered only as a supplement to net income computed in accordance with GAAP as a measure of our performance.
- Adjusted EBITDA is useful to investors or other interested parties in evaluating our financial performance. Adjusted EBITDA is the primary measure used by management (1) to evaluate the economic productivity of our operations and (2) for purposes of making decisions about allocating resources to, and assessing the performance of, our operations. Management believes that Adjusted EBITDA helps investors or other interested parties meaningfully evaluate and compare the results of our operations (1) from period to period and (2) to our competitors, by removing the impact of our capital structure (primarily interest charges from our outstanding debt) and asset base (primarily depreciation, amortization and accretion) from our financial results. Management also believes Adjusted EBITDA is frequently used by investors or other interested parties in the evaluation of the communications infrastructure sector and other REITs to measure financial performance without regard to items such as depreciation, amortization and accretion which can vary depending upon accounting methods and the book value of assets. In addition, Adjusted EBITDA is similar to the measure of current financial performance generally used in our debt covenant calculations. Separately, we are also disclosing Adjusted EBITDA as adjusted to exclude the impact of Nontypical Items, which management believes are unusual (including with respect to magnitude), infrequent and not reasonably likely to recur in the near term, to provide further insight into our results of operations and underlying trends and projections. Management also believes that identifying the impact of Nontypical Items as adjustments provides increased transparency and comparability across periods. There can be no assurances that such items will not recur in future periods. Adjusted EBITDA (including as further adjusted to exclude Nontypical Items) should be considered only as a supplement to net income computed in accordance with GAAP as a measure of our performance.
- AFFO, including per share amounts, is useful to investors or other interested parties in evaluating our financial performance. Management believes that AFFO helps investors or other interested parties meaningfully evaluate our financial performance as it includes (1) the impact of our capital structure (primarily interest expense on our outstanding debt and dividends on our preferred stock (in periods where applicable)) and (2) sustaining capital expenditures, and excludes the impact of our (a) asset base (primarily depreciation, amortization and accretion) and (b) certain non-cash items, including straight-lined revenues and expenses related to fixed escalations and rent free periods. GAAP requires rental revenues and expenses related to leases that contain specified rental increases over the life of the lease to be recognized evenly over the life of the lease. In accordance with GAAP, if payment terms call for fixed escalations, or rent free periods, the revenue or expense is recognized on a straight-lined basis over the fixed, non-cancelable term of the contract. Management notes that Crown Castle uses AFFO

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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only as a performance measure. Separately, we are also disclosing AFFO as adjusted to exclude the impact of Nontypical Items, which management believes are unusual (including with respect to magnitude), infrequent and not reasonably likely to recur in the near term, to provide further insight into our results of operations and underlying trends and projections. Management also believes that identifying the impact of Nontypical Items as adjustments provides increased transparency and comparability across periods. There can be no assurances that such items will not recur in future periods. AFFO (including as further adjusted to exclude Nontypical Items) should be considered only as a supplement to net income computed in accordance with GAAP as a measure of our performance and should not be considered as an alternative to cash flows from operations or as residual cash flow available for discretionary investment.

- FFO, including per share amounts, is useful to investors or other interested parties in evaluating our financial performance. Management believes that FFO may be used by investors or other interested parties as a basis to compare our financial performance with that of other REITs. FFO helps investors or other interested parties meaningfully evaluate financial performance by excluding the impact of our asset base (primarily depreciation, amortization and accretion). FFO is not a key performance indicator used by Crown Castle. FFO should be considered only as a supplement to net income computed in accordance with GAAP as a measure of our performance and should not be considered as an alternative to cash flow from operations.
- Organic Contribution to Site Rental Revenues is useful to investors or other interested parties in understanding the components of the year-over-year changes in our site rental revenues computed in accordance with GAAP. Management uses the Organic Contribution to Site Rental Revenues to assess year-over-year growth rates for our rental activities, to evaluate current performance, to capture trends in rental rates, new leasing activities and tenant non-renewals in our core business, as well to forecast future results. Organic Contribution to Site Rental Revenues is not meant as an alternative measure of revenue and should be considered only as a supplement in understanding and assessing the performance of our site rental revenues computed in accordance with GAAP.
- Consolidated Return on Invested Capital and Segment Cash Yield are useful to investors or other interested parties in evaluating the financial performance of our assets. Management believes that these metrics are useful in assessing our efficiency at allocating capital to generate returns over time. Consolidated Return on Invested Capital and Segment Cash Yield are not meant as alternatives to GAAP measures such as revenues, operating income, Segment Site Rental Gross Margin, and certain asset classes (such as property and equipment, site rental contracts and tenant relationships, and goodwill) computed in accordance with GAAP. Such non-GAAP metrics should be considered only as a supplement in understanding and assessing the performance of our assets.

We define our non-GAAP financial measures, segment measures and other calculations as follows:

Non-GAAP Financial Measures

Income (loss) from continuing operations (as adjusted). We define Income (loss) from continuing operations (as adjusted) as Income (loss) from continuing operations less other operating income resulting from the Nontypical Items, plus incremental operating expenses and asset write-downs as a result of the Nontypical Items.

Income (loss) from continuing operations (as adjusted) per share—diluted. We define Income (loss) from continuing operations (as adjusted) per share—diluted as Income (loss) from continuing operations (as adjusted), divided by diluted weighted-average common shares outstanding.

Adjusted EBITDA. We define Adjusted EBITDA as Income (loss) from continuing operations plus restructuring charges (credits), asset write-down charges, acquisition and integration costs, depreciation, amortization and accretion, amortization of prepaid lease purchase price adjustments, interest expense and amortization of deferred financing costs, (gains) losses on retirement of long-term obligations, net (gain) loss on interest rate swaps, (gains) losses on foreign currency swaps, impairment of available-for-sale securities, interest income, other (income) expense, (benefit) provision for income taxes, cumulative effect of a change in accounting principle and stock-based compensation expense. Separately, Adjusted EBITDA, as adjusted to exclude the impact of Nontypical Items, reflects Adjusted EBITDA, less other operating income resulting from the Nontypical Items, plus incremental operating expenses as a result of the Nontypical Items.

Adjusted Funds from Operations. We define Adjusted Funds from Operations as FFO before straight-lined revenue, straight-lined expense, stock-based compensation expense, non-cash portion of tax provision, non-real estate related depreciation, amortization and accretion, amortization of non-cash interest expense, other (income) expense, (gains) losses on retirement of long-term obligations, net (gain) loss on interest rate swaps, (gains) losses on foreign currency swaps, impairment of available-for-sale securities, acquisition and

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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integration costs, restructuring charges (credits), cumulative effect of a change in accounting principle and adjustments for noncontrolling interests, less sustaining capital expenditures. Separately, Adjusted Funds from Operations, as adjusted to exclude the impact of Nontypical Items, reflects Adjusted Funds from Operations, less other operating income resulting from the Nontypical Items, plus incremental operating expenses as a result of the Nontypical Items.

AFFO per share. We define AFFO per share as AFFO, including as adjusted to exclude the impact of Nontypical Items, divided by diluted weighted-average common shares outstanding.

Funds from Operations. We define Funds from Operations as Income (loss) from continuing operations plus real estate related depreciation, amortization and accretion and asset write-down charges, less noncontrolling interest and cash paid for preferred stock dividends (in periods where applicable), and is a measure of funds from operations attributable to CCIC common stockholders.

FFO per share. We define FFO per share as FFO divided by the diluted weighted-average common shares outstanding.

Organic Contribution to Site Rental Revenues. We define the Organic Contribution to Site Rental Revenues as the sum of the change in GAAP site rental revenues related to (1) new leasing activity, including revenues from the construction of small cells and the impact of prepaid rent, (2) escalators and less (3) non-renewals of tenant contracts.

Consolidated Invested Capital. We define Consolidated Invested Capital as gross investment in 1) property and equipment (excluding construction in process), 2) site rental contracts and tenant relationships, and 3) goodwill.

Consolidated Return on Invested Capital. We define Return on Invested Capital as Adjusted EBITDA less cash taxes divided by Consolidated Invested Capital.

Segment Net Invested Capital. We define Segment Net Invested Capital as gross investment in 1) property and equipment, excluding the impact of construction in process and non-productive assets (such as information technology assets and buildings), reduced by the amount of prepaid rent received from customers (excluding any deferred credits recorded in connection with acquisitions), 2) site rental contracts and tenant relationships, and 3) goodwill, excluding the impact of certain assets and liabilities recorded in connection with acquisitions (primarily deferred credits).

Segment Cash Yield on Invested Capital. We define Segment Cash Yield on Invested Capital as Segment Site Rental Gross Margin adjusted for the impacts of 1) amortization of prepaid rent, 2) straight-lined revenues, 3) straight-lined expenses, and 4) indirect labor costs related to the Fiber segment divided by Segment Net Invested Capital.

Segment Measures

Segment Site Rental Gross Margin. We define Segment Site Rental Gross Margin as segment site rental revenues less segment site rental cost of operations, excluding stock-based compensation expense and prepaid lease purchase price adjustments recorded in consolidated site rental cost of operations.

Segment Services and Other Gross Margin. We define Segment Services and Other Gross Margin as segment services and other revenues less segment services and other cost of operations, excluding stock-based compensation expense recorded in consolidated services and other cost of operations.

Segment Operating Profit. We define Segment Operating Profit as segment site rental gross margin plus segment services and other gross margin, and segment other operating (income) expense, less selling, general and administrative expenses attributable to the respective segment.

All of these measurements of profit or loss are exclusive of depreciation, amortization and accretion, which are shown separately. Additionally, certain costs are shared across segments and are reflected in our segment measures through allocations that management believes to be reasonable.

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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Other Calculations

Discretionary capital expenditures. We define discretionary capital expenditures as those capital expenditures made with respect to activities which we believe exhibit sufficient potential to enhance long-term stockholder value. They primarily consist of expansion or development of communications infrastructure (including capital expenditures related to (1) enhancing communications infrastructure in order to add new tenants for the first time or support subsequent tenant equipment augmentations or (2) modifying the structure of a communications infrastructure asset to accommodate additional tenants) and construction of new communications infrastructure. Discretionary capital expenditures also include purchases of land interests (which primarily relates to land assets under towers as we seek to manage our interests in the land beneath our towers), certain technology-related investments necessary to support and scale future customer demand for our communications infrastructure, and other capital projects.

Sustaining capital expenditures. We define sustaining capital expenditures as those capital expenditures not otherwise categorized as either discretionary or integration capital expenditures, such as (1) maintenance capital expenditures on our communications infrastructure assets that enable our tenants' ongoing quiet enjoyment of the communications infrastructure and (2) ordinary corporate capital expenditures.

The tables set forth on the following pages reconcile certain non-GAAP financial measures used herein to comparable GAAP financial measures. The components in these tables may not sum to the total due to rounding.

COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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Reconciliations of Non-GAAP Financial Measures to Comparable GAAP Financial Measures and Other Calculations:

Reconciliation of Historical Adjusted EBITDA:

	Thre	ee Months	End	ed June 30,	Si	x Months E	Inded	June 30,
(in millions)		2021		2020		2021		2020
Income (loss) from continuing operations	\$	333	\$	200	\$	455 ^(a)	\$	386
Adjustments to increase (decrease) income (loss) from continuing operations:								
Asset write-down charges		6		3		9		7
Acquisition and integration costs		1		2		1		7
Depreciation, amortization and accretion		408		402		816		801
Amortization of prepaid lease purchase price adjustments		4		4		9		9
Interest expense and amortization of deferred financing costs ^(b)		161		178		330		353
(Gains) losses on retirement of long-term obligations		1				144		_
Interest income		(1)		(1)		(1)		(2)
Other (income) expense		5				12		_
(Benefit) provision for income taxes		6		6		13		11
Stock-based compensation expense		34		37		68		73
Adjusted EBITDA ^{(c)(d)}	\$	958	\$	831	\$	1,856	\$	1,645

Reconciliation of Current Outlook for Adjusted EBITDA:

(in millions)	Full Year 2021 Outlook ^(e)
Income (loss) from continuing operations ^(a)	\$1,074 to \$1,154
Adjustments to increase (decrease) income (loss) from continuing operations:	
Asset write-down charges	\$15 to \$25
Acquisition and integration costs	\$0 to \$8
Depreciation, amortization and accretion	\$1,615 to \$1,710
Amortization of prepaid lease purchase price adjustments	\$17 to \$19
Interest expense and amortization of deferred financing costs ^(f)	\$633 to \$678
(Gains) losses on retirement of long-term obligations	\$145 to \$145
Interest income	\$(3) to \$0
Other (income) expense	\$1 to \$12
(Benefit) provision for income taxes	\$18 to \$26
Stock-based compensation expense	\$133 to \$143
Adjusted EBITDA ^{(c)(d)}	\$3,764 to \$3,809

(a) Does not reflect the impact related to the ATO Settlement (as defined in the April 8-K), which is attributable to discontinued operations as discussed in the April 8-K.

(b) See reconciliation of "Components of Historical Interest Expense and Amortization of Deferred Financing Costs" for a discussion of non-cash interest expense

(c) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for a discussion of our definition of Adjusted EBITDA.

(d) The above reconciliation excludes line items included in our definition which are not applicable for the periods shown.

(e) As issued on July 21, 2021.

(f) See reconciliation of "Components of Current Outlook for Interest Expense and Amortization of Deferred Financing Costs" for a discussion of non-cash interest expense.

COMPANY OVERVIEW FIN	INANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
----------------------	---------------------	-----------------------------	----------------------------	----------

Components of Historical Interest Expense and Amortization of Deferred Financing Costs:

	Three Months Ended June 30,		
(in millions)	,	2021	2020
Interest expense on debt obligations	\$	157 \$	176
Amortization of deferred financing costs and adjustments on long-term debt, net		7	6
Other, net		(3)	(4)
Interest expense and amortization of deferred financing costs	\$	161 \$	178

Components of Current Outlook for Interest Expense and Amortization of Deferred Financing Costs:

(in millions)	Full Year 2021 Outlook ^(a)
Interest expense on debt obligations	\$638 to \$658
Amortization of deferred financing costs and adjustments on long-term debt, net	\$21 to \$26
Other, net	\$(17) to \$(12)
Interest expense and amortization of deferred financing costs	\$633 to \$678

(a) As issued on July 21, 2021.

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
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Reconciliation of Historical FFO and AFFO:

	Three Month	s Ende	d June 30,	Six Months	Endeo	d June 30,
(in millions, except per share amounts)	 2021		2020	2021		2020
Income (loss) from continuing operations	\$ 333	\$	200	\$ 455 (*	^{a)} \$	386
Real estate related depreciation, amortization and accretion	395		389	790		774
Asset write-down charges	6		3	9		7
Dividends/distributions on preferred stock			(28)			(57)
FFO ^{(b)(c)(d)(e)}	\$ 734	\$	564	\$ 1,254	\$	1,110
Weighted-average common shares outstanding— diluted	434		419 ^(f)	 434		418 ^(f)
FFO per share ^{(b)(c)(d)(e)}	\$ 1.69	\$	1.35 ^(f)	\$ 2.89	\$	2.66 ^(f)
FFO (from above)	\$ 734	\$	564	\$ 1,254	\$	1,110
Adjustments to increase (decrease) FFO:						
Straight-lined revenue	(45)		(10)	(35)		(23)
Straight-lined expense	20		20	39		40
Stock-based compensation expense	34		37	68		73
Non-cash portion of tax provision	(7)		5			9
Non-real estate related depreciation, amortization and accretion	13		13	26		27
Amortization of non-cash interest expense	4		2	6		3
Other (income) expense	5			12		
(Gains) losses on retirement of long-term obligations	1		_	144		_
Acquisition and integration costs	1		2	1		7
Sustaining capital expenditures	(19)		(24)	(36)		(44)
AFFO ^{(b)(c)(d)(e)}	\$ 741	\$	609	\$ 1,479	\$	1,202
Weighted-average common shares outstanding— diluted	434		419 ^(f)	 434		418 ^(f)
AFFO per share ^{(b)(c)(d)(e)}	\$ 1.71	\$	1.45 ^(f)	\$ 3.41	\$	2.88 ^(f)

(a) Does not reflect the impact related to the ATO Settlement (as defined in the April 8-K), which is attributable to discontinued operations as discussed in the April 8-K.

(b) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for a discussion of our definitions of FFO and AFFO, including per share amounts.

(c) FFO and AFFO are reduced by cash paid for preferred stock dividends during the period in which they are paid.

(d) Attributable to CCIC common stockholders.

(e) The above reconciliation excludes line items included in our definition which are not applicable for the periods shown.

(f) For the periods ended June 30, 2020, the diluted weighted-average common shares outstanding does not include any assumed conversions of preferred stock in the share count.

COMPANY OVERVIEW FINANCIALS & METRICS ASSI	CAPITALIZATION OVERVIEW APPENDIX
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Reconciliation of Historical FFO and AFFO:

	Year Ended December 31,							
(in millions, except per share amounts)		2020		2019		2018		2017
Income (loss) from continuing operations	\$	1,056	\$	860	\$	622	\$	366
Real estate related depreciation, amortization and accretion		1,555		1,517		1,471		1,210
Asset write-down charges		74		19		26		17
Dividends/distributions on preferred stock		(85)		(113)		(113)		(30)
FFO ^{(a)(b)(c)(d)}	\$	2,600	\$	2,284	\$	2,005	\$	1,563
Weighted-average common shares outstanding-diluted ^(e)		425		418		415		383
FFO per share ^{(a)(b)(c)(d)(e)}	\$	6.12	\$	5.47	\$	4.83	\$	4.08
	¢	2 (00	¢	2 29 4	¢	2 005	¢	1.5(2
FFO (from above)	\$	2,600	\$	2,284	\$	2,005	\$	1,563
Adjustments to increase (decrease) FFO:								
Straight-lined revenue		(22)		(80)		(72)		_
Straight-lined expense		83		93		90		93
Stock-based compensation expense		133		116		108		96
Non-cash portion of tax provision		1		5		2		9
Non-real estate related depreciation, amortization and accretion		53		55		56		31
Amortization of non-cash interest expense		6		1		7		9
Other (income) expense		5		(1)		(1)		(1)
(Gains) losses on retirement of long-term obligations		95		2		106		4
Acquisition and integration costs		10		13		27		61
Sustaining capital expenditures		(86)		(117)		(105)		(85)
AFFO ^{(a)(b)(c)(d)}	\$	2,878	\$	2,371	\$	2,223	\$	1,781
Weighted-average common shares outstanding-diluted ^(e)		425		418		415		383
AFFO per share ^{(a)(b)(c)(d)(e)}	\$	6.78	\$	5.68	\$	5.36	\$	4.65

(a) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for a discussion of our definitions of FFO and AFFO, including per share amounts.

(b) FFO and AFFO are reduced by cash paid for preferred stock dividends during the period in which they are paid.

(c) Attributable to CCIC common stockholders.

(d) The above reconciliation excludes line items included in our definition which are not applicable for the periods shown.

(e) For all periods prior to the year ended December 31, 2020, the diluted weighted-average common shares outstanding does not include any conversions of preferred stock in the share count.

COMPANY OVERVIEW FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
---------------------------------------	-----------------------------	----------------------------	----------

Reconciliation of Current Outlook for FFO and AFFO:

(in millions, except per share amounts)	Full Year 2021 Outlook ^(b)
Income (loss) from continuing operations ^(a)	\$1,074 to \$1,154
Real estate related depreciation, amortization and accretion	\$1,569 to \$1,649
Asset write-down charges	\$15 to \$25
FFO ^{(c)(d)(e)}	\$2,720 to \$2,765
Weighted-average common shares outstanding-diluted ^(f)	434
FFO per share ^{(c)(d)(e)(f)}	\$6.27 to \$6.37
FFO (from above)	\$2,720 to \$2,765
Adjustments to increase (decrease) FFO:	
Straight-lined revenue	\$(117) to \$(97)
Straight-lined expense	\$63 to \$83
Stock-based compensation expense	\$133 to \$143
Non-cash portion of tax provision	\$(7) to \$8
Non-real estate related depreciation, amortization and accretion	\$46 to \$61
Amortization of non-cash interest expense	\$4 to \$14
Other (income) expense	\$1 to \$12
(Gains) losses on retirement of long-term obligations	\$145 to \$145
Acquisition and integration costs	\$0 to \$8
Sustaining capital expenditures	\$(104) to \$(94)
AFFO ^{(c)(d)(e)}	\$2,943 to \$2,988
Weighted-average common shares outstanding-diluted ^(f)	434
AFFO per share ^{(c)(d)(e)(f)}	\$6.78 to \$6.89

(a) Does not reflect the impact related to the ATO Settlement (as defined in the April 8-K), which is attributable to discontinued operations as discussed in the April 8-K.

(b) As issued on July 21, 2021.

(c) See "Non-GAAP Financial Measures, Segment Measures and Other Calculations" for a discussion of our definitions of FFO, including per share amounts, and AFFO, including per share amounts.

(d) Attributable to CCIC common stockholders.

(e) The above reconciliation excludes line items included in our definition which are not applicable for the periods shown.

(f) The assumption for diluted weighted-average common shares outstanding for full year 2021 Outlook is based on the diluted common shares outstanding as of June 30, 2021.

COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
------------------	----------------------	-----------------------------	----------------------------	----------

Reconciliation of Results Adjusted for Nontypical Items to As Reported Results:

	Midpoint of Current Full Year 2021 ^(a)	Full Year 2021 Growth Ra Full Year 2020 (Outlook at the Midpoint							
(dollars in millions, except per share amounts)	Outlook	Re	As eported	Less: Impact from Nontypical Items		xclusive of Impact from Nontypical Items	As Reported	Less: Impact from Nontypical Items	Exclusive of Impact from Nontypical Items
Site rental revenues	\$ 5,700	\$	5,320	\$ —	\$	5,320	7 %	— %	7 %
Income (loss) from continuing operations ^(b)	1,114 ^(d)		1,056	(223) ^(e)		833	5 %	29 % ^(e)	34 %
Income (loss) from continuing operations per share—diluted ^{(b)(c)}	2.57 ^(d)		2.35	$(0.52)^{(e)}$		1.83	9 %	31 % ^(e)	40 %
Adjusted EBITDA ^(b)	3,787		3,706	(286) ^(f)		3,420	2 %	9 % ^(f)	11 %
AFFO ^{(b)(c)}	2,966		2,878	(286) ^(f)		2,592	3 %	11 % ^(f)	14 %
AFFO per share ^{(b)(c)}	\$ 6.83	\$	6.78	\$ (0.68) ^(f)	\$	6.10	1 %	11 % ^(f)	12 %

(a) The Nontypical Items do not have a material impact on the full year 2021 Outlook, which previously contemplated the deployment of approximately 1,000 Sprint Corporation small cells, which were among the small cells that were cancelled by T-Mobile US, Inc. in the fourth quarter 2020, as described further in our press release dated January 27, 2021.

(b) See reconciliations herein for further information and reconciliation of non-GAAP financial measures to income (loss) from continuing operations, as computed in accordance with GAAP.

(c) Attributable to CCIC common stockholders.

(d) Does not reflect the impact related to the ATO Settlement (as defined in the April 8-K), which is attributable to discontinued operations as discussed in the April 8-K.

(e) Impact from Nontypical Items on Income (loss) from continuing operations and Income (loss) from continuing operations per share—diluted included in the 2020 fourth quarter operating results is comprised of other operating income of \$362 million, offset by incremental operating expenses of \$76 million and associated asset write-downs of \$63 million.

(f) Impact from Nontypical Items on Adjusted EBITDA, AFFO and AFFO per share included in the 2020 fourth quarter operating results is comprised of other operating income of \$362 million, offset by incremental operating expenses of \$76 million.

COMPANY OVERVIEW	FINANCIALS & METRICS	ASSET PORTFOLIO OVERVIEW	CAPITALIZATION OVERVIEW	APPENDIX
------------------	----------------------	-----------------------------	----------------------------	----------

Net Debt to Last Quarter Annualized Adjusted EBITDA Calculation:

	1	Three Months Ended June 30,			
(dollars in millions)		2021 ^(a)		2020 ^(b)	
Total face value of debt	\$	20,268	\$	21,271	
Less: Ending cash, cash equivalents and restricted cash		525		2,673	
Total net debt	\$	19,743	\$	18,598	
Adjusted EBITDA	\$	958	\$	831	
Last quarter annualized Adjusted EBITDA		3,834		3,324	
Net debt to Last Quarter Annualized Adjusted EBITDA		5.1 x		5.6 x	

Cash Interest Coverage Ratio Calculation:

	 Three Months Ended June 30,			
(dollars in millions)	2021	2020		
Adjusted EBITDA	\$ 958	\$ 83	1	
Interest expense on debt obligations	157	170	6	
	6.1 x	4.'	7 x	

(a) Does not reflect the use of net proceeds from the June 2021 senior notes offering to repay the Senior Secured Tower Revenue Notes, Series 2015-1, in July 2021.

(b) Does not reflect (1) the July 2020 redemption of all of the outstanding 3.400% Senior Notes due 2021, 2.250% Senior Notes due 2021 and 4.875% Senior Notes due 2022 (collectively, "Senior Notes") and (2) the use of net proceeds from the June 2020 senior notes offering, together with available cash, to redeem the Senior Notes.