STRAWBERRY FIELDS REIT LTD.

CONSOLIDATED INTERIM FINANCIAL STATEMENTS AS OF JUNE 30, 2018

(Unaudited)

STRAWBERRY FIELDS REIT LTD

CONSOLIDATED INTERIM FINANCIAL STATEMENTS AS OF JUNE 30, 2018

(Unaudited)

Contents

	<u>Page</u>
Independent auditors' review report	3
Consolidated Interim Statements of Financial Position	4
Consolidated Interim Statements of Profit and Loss and Other Comprehensive Income	5
Pro Forma Interim Consolidated Statements of Changes in Equity	6
Pro Forma Interim Consolidated Statements of Cash Flows	7
Notes to the Interim Financial Statements	8-17

Independent auditors' review report to the shareholders of STRAWBERRY FIELDS REIT LTD

Introduction

We have reviewed the accompanying financial information of Strawberry Fields REIT Ltd. and its subsidiaries, (hereafter-the Company) which includes the condensed statement of financial position as of June 30, 2018, and the condensed statements of profit and loss and comprehensive income, changes in equity and cash flows for the six and three months periods ended on that date. The Board of Directors and management are responsible for the preparation and presentation of the financial information for this interim periods in accordance with IAS 34 "Financial Reporting for Interim Periods", and they are also responsible for the preparation of the financial information for the interim period in accordance with Chapter D of the Securities Regulations (Periodic and Immediate Reports), 1970. Our responsibility is to express a conclusion on this financial information for interim periods based on our review.

Scope of Review

We conducted our review in accordance with Review Standard 1 of the Institute of Certified Public Accountants in Israel "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with auditing standards generally accepted in Israel and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the abovementioned financial information is not prepared, in all material respects, in accordance with IAS 34.

In addition to the aforesaid in the preceding paragraph, based on our review, nothing has come to our attention that causes us to believe that the abovementioned financial information does not comply, in all material respects, with the disclosure requirements of Chapter D of the Securities Regulations (Periodic and Immediate Reports), 1970.

Brightman Almagor Zohar & Co Certified Public Accountants Member of Deloitte Touche Tohmatsu

Tel Aviv, Israel, August 9, 2018

STRAWBERRY FIELDS REIT LTD CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

	June 30		December 31,	
	2018	2017	2017	
		<u>In \$ 0 0 0</u>		
_	(Unaud	lited)		
Current assets	5 00 5	45.000	10.212	
Cash and cash equivalents	7,005	17,308	18,212	
Designated deposits Trade receivables-income receivable with respect to rental fees rising at a	23,096	24,279	7,602	
fixed rate	3,326	3,524	4,015	
Other Current Assets	5,082	7,702	6,465	
Investment Available for Sale	6,146	_	-	
_	44,655	52,813	36,294	
·				
Non- current assets				
Investment property	639,466	629,091	637,150	
Long-term receivables	28,383	21,037	21,622	
_	667,849	650,128	658,772	
·				
Total assets	712,504	702,941	695,066	
Total assets				
Current liabilities				
Current maturities of debentures	15,381	16,059	16,193	
Current maturities of loans from financial entities and others	19,126	8,071	9,263	
Current maturities of liabilities with respect to leases classified as investment property	1,202	1,195	1,198	
	17,313	15,165	16,289	
Other current liabilities	53,022	40,490	42,943	
-				
Non- current liabilities				
Debentures	134,439	88,804	73,684	
Loans from financial entities and others	289,888	346,371	356,397	
Liabilities for leases classified as investment property	7,191	7,407	7,356	
Loans from related parties	<u> </u>	854		
			437,43	
-	431,518	443,436	7	
T. 4				
Equity Share capital			_	
Share premium	144,175	144,175	144,175	
Retained earnings	83,790	74,840	70,511	
retained carinings	227,965	219,015	214,686	
-				
Total liabilities and equity	712,504	702,941	695,066	

August 9, 2018			
Date of approval of	Moishe Gubin	Nahman Eingal	Miriam Eisenbach
financial statements	Chairman of the Board	Joint CEO	CFO
	and joint CEO		

STRAWBERRY FIELDS REIT LTD CONSOLIDATED STATEMENTS OF PROFIT AND LOSS AND OTHER COMPREHENSIVE INCOME

	For the per months June	ended	For the p three mon June	ths ended	For the year ended December 31
	2018	2017	2018	2017	2017
			<u>In \$ 0</u>	0 0	
		(Unau	dited)		
Rental revenues from investment property	29,349	25,121	14,710	12,813	52,148
Cost of renting and operating properties	(1,770)	(1,356)	(895)	(731)	(2,876)
Income from rental and operation of properties	27,579	23,765	13,815	12,082	49,272
Adjustment of fair value of investment property	(3,066)	(2,301)	(1,096)	(982)	(15,165)
General and administrative expenses	(509)	(404	(219)	(223)	(1,232)
Loss of Fair Market Value of Loan	(2,453)	-	(1,153)	-	-
	21,551	21,060	11,347	10,877	32,875
Financing expenses	(6,988)	(16,294)	(2,367)	(8,562)	(29,787)
Financing income	116	118	52	51	217
Net financing expenses	(6,872)	(16,176)	(2,315)	(8,511)	(29,570)
Net income for the period	14,679	4,884	9,032	2,366	3,305
Comprehensive income	14,679	4,884	9,032	2,366	3,305

STRAWBERRY FIELDS REIT LTD CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

Por the period of six months ended June, 2018 (unaudited) 144,175 70,511 214,686 146,79 14,679		Share capital	Share premium In \$	Retained earnings	Total
Nume, 2018 (unaudited) 144,175 70,511 214,686 146,679 144,175 83,790 227,965 144,175 1	For the period of six months ended		<u>π</u>	<u> </u>	
Balance as of January 1, 2018					
Comprehensive income 14,679 14,679 14,679 14,679 14,679 14,679 14,679 14,400 14,400 14,400 14,400 14,400 14,400 14,400 14,400 14,400 14,400 14,4175	<u> </u>	_	144,175	70.511	214,686
Dividends paid Cit A000 Cit A000 Balance as of June 30, 2018 Cit A000 Cit A0	• •		111,170	/	
Part					
Name	•		144,175		
Name	For the period of six months ended				
Palance as of January 1, 2017 Comprehensive income					
Comprehensive income					
Dividends paid -		_	144,175	73,956	218,131
Capital reserve with respect to receipt of services from controlling shareholders (4,000) <th< td=""><td></td><td>_</td><td></td><td>4,884</td><td>4,884</td></th<>		_		4,884	4,884
Share capital Share capita	Capital reserve with respect to receipt of			,	,
Share capital Share capita	services from controlling shareholders			(4,000)	(4,000)
capital premium earnings Total For the period of three months ended June 30, 2018 (umaudited) Balance as of April 1, 2018 - 144,175 74,758 218,933 Comprehensive income 9,032 9,	Balance as of June 30, 2017		144,175	74,840	219,015
In \$ 0 0 0					Total
For the period of three months ended June 30, 2018 (unaudited)		сарнат			Total
Sune 30, 2018 (unaudited) Balance as of April 1, 2018 - 144,175 74,758 218,933 Comprehensive income 9,032 9,032 Dividends paid - 144,175 83,790 227,965 For the period of three months ended June 30, 2017 (unaudited) Balance as of April 1, 2017 - 144,175 76,474 220,649 Comprehensive income - 2,366 2,366 Dividends paid (4,000) (4,000) Capital reserve with respect to receipt of services from controlling shareholders Balance as of June 30, 2017 144,175 74,840 219,015 Year ended December 31, 2017 - 144,175 73,956 218,131 Comprehensive income - 3,305 3,305 Distributions to shareholders - (6,750) (6,750) Capital reserve, including for receipt of services from controlling shareholders - (6,750) Services from controlling shareholders - (6,750)	For the period of three months ended		ш ф	000	
Palance as of April 1, 2018 - 144,175 74,758 218,933					
Comprehensive income 9,032 9,032 Dividends paid - - - Balance as of June 30, 2018 - 144,175 83,790 227,965	<u> </u>	_	144 175	74 750	210 022
Dividends paid - 144,175 83,790 227,965		-	144,175	•	•
For the period of three months ended June 30, 2017 (unaudited) Balance as of April 1, 2017 - 144,175 76,474 220,649 Comprehensive income - 2,366 2,366 Dividends paid (4,000) (4,000) (4,000) (2apital reserve with respect to receipt of services from controlling shareholders (219,015 Capital reserve and and an arrow of the comprehensive income - 144,175 73,956 218,131 Comprehensive income - 3,305 3,305 Distributions to shareholders (6,750) (6,750) Capital reserve, including for receipt of services from controlling shareholders (6,750) (6,750) Capital reserve, including for receipt of services from controlling shareholders				9,032	9,032
For the period of three months ended June 30, 2017 (unaudited)	•		144.175	83 790	227 965
Salance as of April 1, 2017	Balance as of June 30, 2018		177,113		221,503
Balance as of April 1, 2017 - 144,175 76,474 220,649 Comprehensive income - 2,366 2,366 Dividends paid - - (4,000) (4,000) Capital reserve with respect to receipt of services from controlling shareholders - <td>For the period of three months ended</td> <td></td> <td></td> <td></td> <td></td>	For the period of three months ended				
Comprehensive income Dividends paid Capital reserve with respect to receipt of services from controlling shareholders Balance as of June 30, 2017 Balance as of January 1, 2017 Comprehensive income Dividends paid Capital reserve with respect to receipt of services from controlling shareholders					
Dividends paid Capital reserve with respect to receipt of services from controlling shareholders Balance as of June 30, 2017 Sear ended December 31, 2017 Balance as of January 1, 2017 Comprehensive income Dividends paid - (4,000) (4,000) 144,175 74,840 144,175 73,956 218,131 Comprehensive income Distributions to shareholders Capital reserve, including for receipt of services from controlling shareholders - (6,750) Capital reserve, including shareholders	- '	-	144,175	•	-
Capital reserve with respect to receipt of services from controlling shareholders Balance as of June 30, 2017 Year ended December 31, 2017 Balance as of January 1, 2017 Comprehensive income Distributions to shareholders Capital reserve, including for receipt of services from controlling shareholders		-		,	,
From controlling shareholders Balance as of June 30, 2017 Year ended December 31, 2017 Balance as of January 1, 2017 Comprehensive income Distributions to shareholders Capital reserve, including for receipt of services from controlling shareholders		-	-	(4,000)	(4,000)
Balance as of June 30, 2017 Year ended December 31, 2017 Balance as of January 1, 2017 Comprehensive income Distributions to shareholders Capital reserve, including for receipt of services from controlling shareholders 144,175 74,840 219,015 74,840 219,015 74,840 219,015 6,750 (6,750)	•				
Year ended December 31, 2017 Balance as of January 1, 2017 Comprehensive income Distributions to shareholders Capital reserve, including for receipt of services from controlling shareholders Year ended December 31, 2017 - 144,175 73,956 218,131 - (6,750) (6,750)	_	-	144 175	74 940	210.015
Balance as of January 1, 2017 - 144,175 73,956 218,131 Comprehensive income - 3,305 Distributions to shareholders - (6,750) Capital reserve, including for receipt of services from controlling shareholders - (6,750)	Balance as of June 30, 2017		144,175	74,840	219,015
Comprehensive income - 3,305 3,305 Distributions to shareholders - (6,750) Capital reserve, including for receipt of services from controlling shareholders - (5,750)	Year ended December 31, 2017				
Comprehensive income - 3,305 3,305 Distributions to shareholders - (6,750) Capital reserve, including for receipt of services from controlling shareholders - (5,750)	Balance as of January 1, 2017	_	144.175	73,956	218.131
Distributions to shareholders - (6,750) (6,750) Capital reserve, including for receipt of services from controlling shareholders - (6,750)		_	, –	,	
Capital reserve, including for receipt of services from controlling shareholders — — — — — —	-	-			
services from controlling shareholders — — — — — — — — — — — — — — — — — — —				\	· //
Datafice as of December 51, 2017 - 174,175 70,511 214,000	Balance as of December 31, 2017		144,175	70,511	214,686

STRAWBERRY FIELDS REIT LTD PRO FORMA CONSOLIDATED STATEMENTS OF CASH FLOWS

	For the period of Six months ended June 30		For the period of Three months ended June 30		nonths ended Three months		For the year ended December 31
	2018	2017	2018	2017	$\frac{2017}{00000000000000000000000000000000000$		
		In \$ 0 0	0				
CASH FLOWS - OPERATING ACTIVITIES Net income for the period Adjustments necessary to present cash flows from current operations:	14,679	4,884	9,032	2,366	3,305		
Expenses (income) not involving cash flows:							
Adjustments of fair value of investment property	3,066	2,388	1,096	1,053	15,165		
Exchange rate differences on debentures	(5,623)	9,788	(4,522)	4,568	10,711		
Discount in value of loan	2,453	-	1,153	1,000	10,711		
Changes in asset and liability items:	,		,				
Change in trade receivables-income receivable with respect to							
rental fees rising at a fixed rate	(2,307)	(2,388)	(1,108)	(1,053)	(4,367)		
Decrease (increase) in receivables and other current assets	596	(3,710)	711	(1,749)	(2,474)		
Increase (decrease) in payables and other current liabilities	1,017	(1,689)	4,063	3,423	(565)		
Net cash provided by current operations	13,881	9,273	10,425	8,608	21,775		
provided by carroin operations							
CASH FLOWS - INVESTING ACTIVITIES							
Acquisitions of investment property	(11,523)	(362)	(11,523)	(112)	(22,560)		
Advance Payment om Investment of Property	(4,000)	-	(4,000)	-			
Proceeds from sale of Property	-	_	(1,000)	_	1,067		
Repayment (Investment) of designated deposits, net	(16.924)	(19,626)	(21.250)	(22,958)	(1,752)		
repayment (investment) of designated deposits, net	(- = ,> = -)	(,)	(==,===)	(,)	(-,,)		
Net cash used for investing activities	(32,447)	(19,988)	(36,773)	(23,070)	(23,245)		
CASH FLOWS - FINANCING ACTIVITIES							
Net proceeds from issuance of debentures	65,566	11,265	65,566	11,265	11,265		
Repayment of debenture	05,500	11,203	05,500	11,203	(15,909)		
Receipt of loans from financial entities	_	31,609	_	27,200	46,609		
Repayment of loans from financial entities	(56,558)	,	(54,689)	,	(37,034)		
Repayment of loans from others	(88)	(164)	(1)	(83)	(333)		
Repayment of lease liabilities	(161)	(139)	(82)	(71)	(187)		
Repayment of loans received from related parties	-	(1,500)	-	-	(2,353)		
Dividends	(1,400)	(4,000)	-	(4,000)	(6,750)		
Net cash provided by (used for) financing activities	7,359	3,650	10,794	5,306	(4,692)		
Increase (decrease) in cash and cash equivalents	(11,207)	(7,065)	(15,554)	(9,156)	(6,162)		
Balance of cash and cash equivalents at beginning of period		24,373		26,464	24,373		
	18,212		22,559		18,212		
Balance of cash and cash equivalents at end of period	7,005	17,308	7,005	17,308	10,414		
Additional informations							
Additional information: Interest paid (including refinancing costs)	11,378	12,047	4,421	4,600	25,018		

NOTE 1 - GENERAL

A. Pertaining to the Company and its operations

Strawberry Fields REIT Ltd. (hereafter- "the Company") was established and incorporated in February 2015 as a private company limited in shares, according the Business Companies Act of the British Virgin Islands (BVI Companies Act, 2004). In November 2015, the Company completed an offering of debentures (Series A) with par value of NIS 265.3 million, registered for trading on the Tel Aviv Stock Exchange Ltd for the net proceeds amount of 251.1 million Shekels. For additional information regarding the debentures please see foot note 8 F to the Company annual financials.

Concurrently with completion of registration of these debentures, the controlling shareholders of the Company transferred their holdings in entities engaged in renting and leasing buildings used as nursing homes, which are investment property of the Company, to the Company against the allotment of Company shares, in a manner that, subsequent to the allotment, the controlling shareholders hold 100% of the shares of the Company. In addition, the loans from financial institutions and the lease obligations which are financing the investments in that investment property were transferred to the Company. As of June 30, 2018, the Company, through the companies transferred to it, directs these operations in various states in the United States, primarily Illinois, Indiana, Ohio, Michigan, Tennessee, Kentucky, Texas and Oklahoma.

In regards for a new bond offering (Series B) in April 2018 in a net amount of approx. \$65.5 million see note 6 d.

B. Definitions:

The Company - Strawberry Fields REIT Ltd.

The parent company - Strawberry Fields REIT LLC.

The Group - the Company and its subsidiaries.

Subsidiary companies - companies which the Company controls (as defined in

IFRS 10), and whose reports are consolidated with the

reports of the Company.

Interested parties and - as defined in the Securities Regulations (Annual

controlling shareholders Financial Statements) -2010

Related parties - as defined in IAS 24 (amended)

Dollar; \$ - the United States dollar

HUD - U.S Department of Housing and Urban Development, a

Federal body

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

A. Basis for presentation of financial statements

The interim financial statements of the Company were prepared in accordance with the International Accounting Standard IAS 34, Financial Reporting for Interim Periods.

In preparing these interim financial statements, the Group implemented accounting policies, presentation principles and calculation methods identical to those implemented in preparing the financial statements as of June 30, 2018 and for the year ended on that date.

B. Securities Regulations

The interim financial statements were prepared in accordance with the disclosure provisions of Chapter D of the Securities Regulations (Periodic and Immediate Reports)-1970

C. Standards, amendment to standards and new interpretations prior to implementation

See foot note 3 a to the Company's December 31, 2017 financials

• **IFRS 16, leases**- The standard will first be implemented – January 1, 2019. The Company's intension is to implement the standard prospectively in a manner that the implementation will have no effect on the Company's profit for the period. As of 6/30/2018 the Company has two properties which are leases and sub-leases that the new standard will apply. If the Company had implemented the standard, the Investment Properties as of June 30, 2018 would have declined by less than 1%, and the balance would have been presented in the long-term receivables in an approximate amount of \$6 million. In addition, Rental Income for the 6 months ended on June 30, 2018, would have been reduced by approximately 2.7% and the income would have been reported under Interest Income in the approximate amount of \$0.7 million. The implementation of the new standard should have no effect on the Company's cash flow.

D. Exchange rates and linkage basis:

- (1) Balances denominated in or linked to foreign currency (not the \$) are presented according to the representative exchange rates published by the Bank of Israel in effect as of the balance sheet date
- (2) Following are data regarding the exchange rates of the \$:

Representative exchange rate of the \$ (NIS per \$ 1) Rates of increase (decrease) for period ended on % June 30, 2018- Six months 5.28% June 30, 2017- Six months (9.08%) June 30, 2018- Three months 3.87% June 30, 2017- Three months (3.97%) December 31, 2017- Twelve months (9.83%)

NOTE 3 - ADDITIONAL INFORMATION AND OCURRENCES DURING THE REPORTING PERIOD

A. Dividend distribution policies:

In February 2016, the Board of Directors of the Company adopted dividend distribution policies, the principal ones of which are as follows:

- Commencing from 2016, subject to law and external limitations, the Company will distribute dividends to its shareholders once each year, or a number of times each year at the end of a quarter, dividends in an amount not to be less than 30% of its after tax earnings, according to the financial statements, for as long as the distribution of the dividends will fulfill the provisions of the law from the standpoint of the tests for distribution of dividends stated in Section 302 of the Companies Law;
- The distribution of dividends will be carried out subject to approval of the Board of Directors of the Company and according to the Company's needs and its financial obligations as of the date of distribution of the dividends;
- Prior to approval of the dividends to be actually distributed, the Board of Directors will examine, among other things, the compliance of the Company with the financial covenants and various limitations which have been imposed upon it;
- The Board of Directors of the Company is permitted to decide that it will not distribute any dividends.

Nevertheless, according to the company's loan agreement, the trust indenture for the debentures series A dated November 2015 and the trust indenture for the debentures series B dated April 2018, the Company commits that it will not execute any distribution (as it is defined in the Companies' Law), including not declaring, paying or distributing any dividends, except if all of the following conditions will be present:

- (1) The accumulated balance of the earnings and the reserves through June 30, 2015 will not be permitted to be distributed and they will not be considered for the purpose of carrying out a distribution on their basis;
- (2) The amount of the distribution will not exceed 40% and will not be less than 30% of the net income, after taxes, which was recognized in the latest consolidated financial statements of the Company (the quarterly or annual, as the case may be), after neutralizing earnings/losses derived from a change in the accounting method according to which the financial statements were prepared, and after neutralizing net revaluation gains/losses (not yet realized) resulting from a change in the fair value of the Company's properties in relation to their fair value as of June 30, 2015, or as of the date that the properties were acquired, whichever is later.
- (3) The shareholders' equity of the Company (not including the owners of rights not providing control) at the end of the latest quarter, prior to distribution of the dividends, less the dividends distributed, will not be less than \$120 million.
- (4) The consolidated shareholders' equity of the Company (including owners of rights not providing control) to the total consolidated balance sheet will not be lower than 30%, as a result of the distribution;
- (5) The Company complies with the financial covenants-see Note 4 below.

NOTE 3 - ADDITIONAL INFORMATION AND OCURRENCES DURING THE REPORTING PERIOD (CONT.)

(6) In addition, according to the debenture series B deed of trust, the company can increase the Dividend from 40% to 70% of net income as long as total equity will be above \$280 million.

B. Dividends paid and dividends declared

Regarding earnings available for distribution as dividends as of June 30,2018, see Note 4 below.

In February 2018, the Board of Directors of the Company decided to distribute dividends of \$ 1.4 million, representing 35.56% of the earnings available for distribution as of December 31, 2017.

NOTE 4 - COMPLIANCE WITH FINANCIAL COVENANTS RELATED TO DEBENTURES

A. (SERIES A & B)

Until the date of full repayment of the debentures (Series A), described in Note 8.F. to the financial statements as of December 31, 2017, and until the date of full repayment of the debentures (Series B), described in Note 6D to the financial statements as of June 30, 2018, the Company must comply with financial covenants as detailed below, both in relation to the annual financial statements as well as in relation to the interim (quarterly) financial statements

Financial obligation Bond A	Financial obligation Bond B	Manner of calculation of financial covenant and its results as of June 30, 2018	Comments
The shareholders' equity of the Company (not including rights not providing control) will not be less than \$ 100 million	The shareholders' equity of the Company (not including rights not providing control) will not be less than \$ 150 million	This shareholders' equity of the Company = \$227.97 million. The Company complies with the financial covenant.	Section 6.4(1) to the trust indenture of Bond A Section 6.12(1) to the trust indenture of Bond B
The ratio of the consolidated shareholders' equity of the Company (including rights not providing control) to the total consolidated balance sheet will not be less than 28%.	The ratio of the consolidated shareholders' equity of the Company (including rights not providing control) to the total consolidated balance sheet will not be less than 27%.	This shareholders' equity of the Company = \$227.97 million; the total balance sheet = \$712.5 million, so the ratio is 31.99% The Company complies with the financial covenant.	Section 6.4(2) to the trust indenture of Bond A Section 6.12(3) to the trust indenture of Bond B

NOTE 4 - COMPLIANCE WITH FINANCIAL COVENANTS RELATED TO DEBENTURES (Cont.)

A. (SERIES A & B)

Financial obligation Bond A	Financial obligation Bond B	Manner of calculation of financial covenant and its results as of June 30, 2018	Comments
The ratio of the adjusted net financial debt to adjusted EBITDA (for the past four quarters) will not exceed 13		Adjusted financial debt= \$411 million; adjusted EBITDA= 55.5 million, so the ratio is 7.40. The Company complies with the financial covenant.	Section 6.4(3) to the trust indenture of Bond A Section 6.12(2) to the trust indenture of Bond B
N/A	The loan to Fair Market value of the collateral shall not exceed 75% An extension of the Bond will reduce the ratio to not exceed 65% of the Fair Market Value of the Bond	Adjusted Bond Balance as of June 30, 2018 = \$65.566 million and the fair market value of the collateral = 104 million so that the ratio is 63.04%	N/A for Bond A Section 6.12(4) of the Deed of Trust of Bond B
The ratio of the adjusted adjusted EBITDA (for twill not exceed 12		Adjusted financial debt= \$411 million; adjusted EBITDA= 55.5 million, so the ratio is 7.40. The Company complies with the financial covenant.	Section 5.4(1) to the trust indenture. Noncompliance with the financial covenant does not represent a breach but might lead to an interest rate adjustment. See also Note 8.F. of Bond A Section 5.3(2) to the trust indenture. Lack of compliance with the financial covenant does not represent a breach but might lead to an adjustment of the interest rate. Of Bond B.
The consolidated shareholders' equity of the Company (not including rights not providing control) will not be less than \$ 110 million	The consolidated shareholders' equity of the Company (not including rights not providing control) will not be less than \$ 180 million	The consolidated shareholders' equity of the Company (not including rights not providing control) = \$227.97 million. The Company complies with the financial covenant.	Section 5.4(2) to the trust indenture of Bond A Section 5.3(4) to the trust indenture of Bond B. Lack of compliance with the financial covenant does not represent a breach on either Bond but might lead to an adjustment of the interest rate.
Limitation on distribution	on of dividends	The earnings available for distribution, according to the dividends limitation, were \$9,636 thousand, as of June 30, 2018. The does not plan on issuing a distribution for the 2Q of 2018.	Section 6.5 to the trust indenture of Bond A Section 6.13 to the trust indenture.

STRAWBERRY FIELDS REIT LTD

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

NOTE 4 - COMPLIANCE WITH FINANCIAL COVENANTS RELATED TO DEBENTURES (Cont.)

A. (SERIES A & B)

Increase in Interest rate during the report period

In addition to note 8F to the Company's 2017 annual consolidated financials, in the event that the rating agency downgrade the bond series, interest rate will increase by 0.25% for each notch of decrease up to a maximum increase of 1.25%, in March 2018 the Series A bond was downgraded from A rating to A- rating (one notch) as a result, starting on March 7th 2018 the Series A bond interest was increased to 6.65% (previously was 6.4%)

NOTE 5 - FINANCIAL INSTRUMENTS

Other than as detailed in the following table, the Group believes that the book value of the financial assets and liabilities presented at amortized cost in the interim consolidated financial statements are nearly identical to their fair value.

	Book value	Fair value	Book value	Fair value	Book value	Fair value
	As of June	2018	As of June	e 30, 2017	As of Dec 3	1, 2017
		(Unau	dited)			
			In \$	0 0 0		
Financial liabilities						
Debentures (1)	149,820	154,980	104,863	114,961	89,877	108,086
Liabilities for leases (2) Long-term loans at fixed	8,393	8,393	8,602	8,602	8,554	8,554
interest (3)	269,719	241,749	277,765	285,316	269,573	296,425
	427,932	405,122	391,230	408,879	368,004	413,065

- (1) Quoted price according to the price of the debentures on the stock exchange as of the date of the statement of financial position.
- (2) In order to estimate the fair value as of June 30, 2018, the Company used a capitalization rate of 10.48% (March 31, 2017- 10.48%; December 31, 2017- 10.48%), which was estimated based upon the opinion of an outside appraiser.
- (3) The estimated fair value of the long-term loans bearing fixed interest was estimated based upon the calculation of the present value of cash flows according to the following interest rates:

	June 30		December 31
	2018	2017	2017
	%	%	%
	(Unau		
HUD loans Bank loan and seller's note	4.11% 5.60%	3.43% 4.5%	3.43% 5.37%

NOTE 6 - ADDITIONAL INFORMATION AND OCCURRENCES DURING AND SUBSEQUENT TO THE REPORTING PERIOD

A. Cash flows problems encountered by the lessee of the Texas and Oklahoma properties

In accordance with foot note 7 I to the Company's December 31, 2017 financials, as of April 23rd, the Company provided the previously defaulted operator with approximately \$5.8 million of working capital which was paid down \$981 thousand dollars on April 2nd. Based on understanding between the Company, the mortgagee, and the bank which provided the working capital to the operator, the Company has priority in proceeds collected from operators account receivables which was generated after December 13, 2016. Therefore, the company believes that based on the amount owed to the operators, mainly from government related entities, it will be able to collect \$2.3 million of the entire amount provided as working capital to the operators.

On April 23rd, the Company entered into a settlement agreement with the principals of the defaulted operator. Under this agreement, the loan mentioned above was included in the settlement. The terms of the agreement are the following.

The guarantors signed on two notes for the total amount of \$7,244 million Dollars which will be paid over a period of 14 years as follow:

\$6.5 million dollars will be paid over a period of 14 years (until June 2032) in a way that \$6 million Dollars of that amount will bear 2.5% interest. During the first seven years the note will be interest only. At the end of the seventh year there will be a \$500 thousand principal payment. Starting from the eighth year the residual \$6 million Dollars will be paid in equal monthly installment of principal and interest based on a 25 years amortization. At maturity, the principal outstanding amount of approximately \$4.7 million Dollar will be paid as a lump sum balloon payment. In addition, the guarantors signed a second note in the amount of \$744 thousand Dollars at 10% annual interest that will be paid at or before September 30th 2019. As of the publication of the financials, there have been a total of four timely payments.

To secure the notes payments, the obligors on the new notes agreed to a few restrictions on asset transferring until the note maturity. In addition, the notes are guaranteed by the obligors' management company, which is still managing a few skilled nursing facilities. As part of the settlement the guarantors/obligors signed an agreed stipulated final judgment in the amount of \$13.25 million dollars that will be filed with court if they default on the new notes. As part of the settlement agreement the personal guarantees were replaced by the notes, and the Texas Oklahoma master lease was terminated.

Although the company has a signed settlement agreement with the defaulted tenant, since the agreement is not secured by any collateral, the company decided for the meantime to record a net balance of \$2.3 million for the settlement notes, which is back by the receivable mentioned above. Management is constantly reevaluating the position.

B. Kentucky transaction B

In March 2018, the Company entered into an agreement with a third party to buy a skilled nursing facility in the State of Kentucky, USA. The purchase agreement is for \$6.5 million. As a down payment on the purchase the company paid in March 2018

\$325 thousand in security deposit that will be applied to the purchase price. On May 1, 2018 the company completed the acquisition of the asset by paying cash and signed on a lease agreement. Rent payment during the first year will be \$650,000. The lease is a ten years lease with two 5 years extensions and an annual rent escalation of 3%.

NOTE 6 - ADDITIONAL INFORMATION AND OCCURRENCES DURING AND SUBSEQUENT TO THE REPORTING PERIOD (cont.)

C. Kentucky transaction C

In March 2018, the Company entered into an agreement with a third party to buy a skilled nursing facility in the State of Kentucky, USA. The purchase agreement is for \$4.0 million. As a down payment on the purchase the company paid in March 2018 \$4.0 million as a security deposit that was applied to the purchase price. The company signed a lease agreement with Landmark of Kentucky. Rent payment during the first year will be \$445,000. The lease is a ten years lease with two 5 years extensions and an annual rent escalation of 3%.

D. Sale of the Medical Office Building in Indiana

On March 30, 2018, the Company entered into an agreement with a third party to sell one of its assets which is being used as a Medical Office Building (1101 Glendale BLVD) in the State of Indiana. The sale agreement is for \$6.15 million. as a result, this building was classified as Investment Property Available for sale and the company realized \$1,450 thousand in profits resulting from the sale in the first quarter of 2018. As of the approval of these financial statements the deal was not yet completed and we are not certain that the deal will ever close.

E. Purchase of Skyline Entities

In June 2018, the Company sign an agreement with an unrelated third part to purchase 15 properties in Arkansas (10 properties) and Massachusetts (5 properties). To the best of the Company's management knowledge the seller experienced severe cash flow issues that jeopardize the facilities licenses, especially after few of the seller's facilities lost their licenses due to cash flow issues.

According to the agreement the purchase price for 9 properties in AR is \$37 million, and in addition, the Company will have to pay-off a seller note in an amount of \$1 million. Based on management assessment the value of these 9 facilities is substantially higher than the purchase price. As of today, the Company already paid \$4.7 million as a non-refundable deposit that will be apply to the purchase price at closing and it is being presented in the Investment Properties on the balance sheet.

In regards to the 10th asset in Arkansas, the Company is currently in process of purchasing it by settling with the lenders. The total purchase price will be between \$3.1-\$5 million. The company already paid \$3.1 million toward the final purchase price. At closing the company will sign a master lease agreement with related party operators on 10 properties. For details on the sources of finance for the deal see section 6 F below.

The Massachusetts facilities will be purchased in the next few months at a cost of approximately \$7.2 million in cash. At closing the company will sign a master lease agreement with a third-party operator on all 5 properties

NOTE 6 - LOANS FROM FINANCIAL AND OTHER ENTITIES (CONT.)

F. Offering of debentures (Series B)

Amount and repayment dates- in April 2018, the Company raised 239.3 million Shekels in Bond Series B for a net amount of 234.4 million Shekel, after raising costs of NIS 4.9 million. The debentures are repayable in three annual payments on March 31 of each of the years 2020 through 2022, in a manner that each of the first 2 payments on account of the principal will represent 10% of the principal of the par value of the debentures, and the last payment on account of the principal will represent 80% of the principal of the par value of the debentures. In view of this, the average duration of the debentures is 3.2 years.

Interest rate - the debentures are not linked to the Consumer Price Index and they bear nominal interest (unlinked) at a rate not to exceed 4.95%. The effective interest rate on the debentures is 5.88%. The first interest payment will be on September 30, 2018 and, subsequently, the interest will be paid once each half-year.

Adjustment to Interest Rates - To the extent that the shareholders' equity of the Company (not including owners of rights not providing control) will be less than \$ 180 million, or the ratio of the adjusted net financial debt to adjusted EBITDA (for the latest four quarters) will exceed 12, or Equity to Total Assets will be below 27%, or outstanding bond amount to property value will be more than 75%, the interest on the debentures will rise by an additional 0.25% annually, but only once with respect to each breach of any such covenant. The examination of compliance with this financial covenant will be made both with respect to the annual financial statements, as well as with respect to the interim financial statements (quarterly).

Additionally, if a decline in the rating of the debentures should take place, then for each notch, the interest will be increased by 0.25% per year, up to a maximum increment of 1.5% annually. In any case, the total increment to the interest rate, with respect to any of the above violations on an accumulated basis, will not exceed 1.5% per year. If the rating of the debentures will rise, after their rating has declined, and to the extent that the interest rate was not previously raised with respect to a deviation from the above financial covenants, or alternatively, if after a deviation from the above financial covenant, the Company, according to its financial statements, will comply with the financial covenant required, the interest rate will be decreased so that its rate will not be lower than the denominated interest rate (4.95%).

Collateral- the debentures are secured by first lien on 16 of the Company's buildings in the total amount of \$104 million. In addition, the debenture is secured by an interest cushion, according to which a deposit will be made with the trustee and for the benefit of the debenture holders in the amount equivalent to six-month interest payment on the debentures. In addition, the Company committed not to pledge its assets in a general lien without obtaining the consent in advance of the debenture holders. Nevertheless, the Company is entitled to register specific liens on its properties and also to provide guarantees; and its subsidiaries are entitled to registered general and specific liens on their assets. Based on the Deed of Trust the company can take out properties from the collateral (in case of HUD refinancing) or to add properties and increase the Bond series as long as total debt to asset value is not more than 65%. The Company can extend the Series up to 500 million Shekels

NOTE 6 - LOANS FROM FINANCIAL AND OTHER ENTITIES (CONT.)

F. Offering of debentures (Series B) (cont.)

Use of proceeds – The company used \$45.6 million of the proceeds to pay off bank debt, \$3.1 million was used to cover issuance cost and interest cushion with the trustee, and \$18.6 million was left with the trustee to pay off the July 1st 2018 payment on Bond Series A

Financial covenants- See note 4 above. Non-compliance with any of the above covenants during two consecutive quarters will be grounds for positioning the entire unpaid balance of the debentures (Series B).

Hedge of the debentures-in May 2018, the Company entered into a hedge transaction with a bank to which the Company has a "put" option vis-à-vis the bank in an amount of \$ 67 million, which becomes effective at an exchange rate of NIS 3.2 to each dollar. The options are valid until November 29, 2018.

Series B extension- in August 2018 the Company submitted a request to the ISA to expend the series through a private placement and to raise 125 million Shekels

Collateral- the debentures are secured by first lien on 9 buildings that the company is looking to buy as part of the Skyline deal, and one property that the Company bought in May 2018. Total value of collateral is 50.2 million. (see note 6 E above)

Use of proceeds – The company will us the full amount of net proceeds to purchase 9 facilities in Arkansas,

Hedge of the debentures-Subsequent to a successful offering, the Company will enter into a hedge transaction with a bank to which the Company will buy a "put" option vis-à-vis the bank in an amount equal to the gross amount of the issuance which will become effective at an exchange rate of NIS 3.2 to each dollar. The options will be valid until November 29th 2018.

G. Refinance of conventional mortgages

In July 2018 the Company refinanced two mortgages in the total amount of \$9.2 million. The new loans are 35 years loans guaranteed by HUD and carry 4.1% fixed rate interest. These loans refinanced 2 short term mortgages.