TANGER FACTORY OUTLET CENTERS INC Form 8-K/A October 13, 2011 **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 8-K/A (Amendment No. 1) Current Report Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934 (Date of earliest event reported): June 29, 2011 Tanger Factory Outlet Centers, Inc. Tanger Properties Limited Partnership (Exact Name of Registrant as Specified in Charter) North Carolina 1-11986 56-1815473 North Carolina 333-03526-01 56-1822494 (State or Other Jurisdiction (Commission (IRS Employer of Incorporation) File Number) Identification No.) 3200 Northline Avenue, Suite 360 Greensboro, NC 27408 (Address of Principal Executive Offices, including Zip Code) 3200 Northline Avenue, Suite 360 Greensboro, NC 27408 (Address of Principal Executive Offices, including Zip Code) Registrant's telephone number, including area code: (336) 292-3010 Not Applicable (Former Name or Former Address, if Changed Since Last Report) Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions: [] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange

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[]	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
[]	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
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Explanatory Note

On June 29, 2011, Tanger Factory Outlet Centers, Inc. (the "Company") in combination with its operating partnership, Tanger Properties Limited Partnership (the "Operating Partnership") filed a Current Report on Form 8-K (the "Original Form 8-K") related to the closing of an acquisition of an outlet center in Jeffersonville, Ohio (the "Jeffersonville Property") from the Simon Property Group, L.P., and the entrance into agreements with OCF Holdings LLC, Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC for the probable acquisition of substantially all of the economic interests in two outlet centers located in Atlantic City, New Jersey and Ocean City, Maryland.

On July 15, 2011, the Operating Partnership closed on its admission as a member into three existing entities that resulted in it acquiring substantially all of the economic interests from Cordish AC-1 Associates, LLC, Cordish AC-2 Associates, LLC and OCF Holdings LLC in Phase I & II of Atlantic City Outlets The Walk and Ocean City Factory Outlets. The Company is also under contract to purchase substantially all of the economic interests in Phase III of Atlantic City Outlets The Walk, which it currently expects to close by the end of 2011 or early 2012 (collectively with Phase I & II of Atlantic City Outlets The Walk and Ocean City Factory Outlets, the "Cordish Properties"). The Company can offer no assurances that this acquisition will close on the terms described herein, or at all.

This Form 8-K/A updates the interim period financial statements relating to the Cordish Properties from March 31, 2011 to June 30, 2011 which were included in the original Form 8-K to comply with Rule 3-14 of Regulation S-X and to update the proforma financial statements as of and for the six months ended June 30, 2011 for the financial results of the Jeffersonville Property and Cordish Properties.

Section 9. Financial Statements and Exhibits

Item 9.01	Financial	Statements	and Exhibits

None

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OCF Holdings LLC, Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC

Combined Statement of Revenue and Certain Expenses For the six months ended June 30, 2011 (Unaudited) (in thousands)

	Six Months Ended June 30, 2011 (Unaudited)
Revenue	
Base rent	\$6,812
Percentage rentals	730
Expense reimbursements	2,855
Other income	50
Total revenue	10,447
Certain Expenses	
Property operating expenses	2,833
General and administrative expenses	609
Total certain expenses	3,442
Revenue in excess of certain expenses	\$7,005

See accompanying notes to combined statements of revenue and certain expenses.

OCF Holdings LLC, Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC

Notes to Combined Statement of Revenue and Certain Expenses For the six months ended June 30, 2011 (Unaudited) (in thousands)

Business

The accompanying combined statement of revenue and certain expenses (the "Statement") relate to the operations of the OCF Holdings LLC, Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC (the "Cordish Properties") consisting of two outlet centers totaling approximately 694,000 square feet in Atlantic City, New Jersey and Ocean City, Maryland, respectively. All references to square feet in this Statement are unaudited.

On July 15, 2011, substantially all of the economic interests of OCF Holdings LLC, Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC, consisting of approximately 649,000 square feet, were acquired by Tanger Properties Limited Partnership, a majority owned subsidiary of Tanger Factory Outlet Centers, Inc.. It is anticipated that substantially all of the economic interests of Atlantic City Associates Number Three Manager LLC, consisting of 45,000 square feet, will be acquired by Tanger Properties Limited Partnership through the acquisition of interests or investment in equity interests of the existing LLC under the agreement dated May 6, 2011.

2. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying Statement is prepared for the purposes of complying with the rules and regulations of the Securities and Exchange Commission, including Rule 3-14 of Regulation S-X, in contemplation of Tanger Properties Limited Partnership (the "Operating Partnership") acquiring the Cordish Properties. This Statement is not representative of the actual operations for the period presented, as certain expenses, which may not be comparable to the expenses expected to be incurred by the Cordish Properties in the future operation by the Operating Partnership, have been excluded as discussed below. This Statement does not represent the complete financial statements of the Cordish Properties in accordance with accounting principles generally accepted in the United States of America ("GAAP").

Certain operating expenses include advertising and promotional expenses, common area maintenance, real estate taxes, and certain other operating expenses related to the operations of the Cordish Properties. In accordance with the regulations of the Securities and Exchange Commission, mortgage interest, depreciation and amortization, management fees and corporate overhead have been excluded from certain operating expenses, as they are not comparable to the proposed future operations of the Cordish Properties.

Revenue and Expense Recognition

The Cordish Properties are leased to various tenants under operating leases. Revenue is recognized on a straight-line basis over the terms of the related leases. Rental revenue includes fees for early terminated leases. Substantially all of the retail tenants are also required to pay overage rents based on sales over a stated base amount during the lease year. Tenant expense reimbursement revenue includes payments from tenants as reimbursement for property operating expenses as stipulated in the leases. This expense reimbursement revenue is recognized in the same period as the related operating expense. Expenses are recognized in the period in which they are incurred.

Use of Estimates

The preparation of this Statement is in conformity with GAAP, which requires management to make estimates and assumptions that affect the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Interim Unaudited Financial Information

The Statement for the six months ended June 30, 2011 is unaudited, however, in the opinion of management, all adjustments (consisting solely of normal, recurring adjustments) necessary for the fair presentation of the Statement for the interim period have been included. The results of the interim period are not necessarily indicative of the results to be obtained for a full fiscal year.

3. Rental Revenue

The Cordish Properties have entered into non-cancelable tenant leases. The leases provide that tenants will share operating expenses and real estate taxes on a pro rata basis, as defined in the leases. Future minimum rentals, excluding such expenses, as of June 30, 2011, to be received under these tenant leases are as follows:

	Minimum renta
	payments
	(unaudited)
2011	\$6,516
2012	11,984
2013	9,190
2014	6,785
2015	4,913
Thereafter	9,833
Total	\$49,221

4. Risks and Uncertainties

The Cordish Properties' results of operations are significantly dependent on the overall health of the retail industry. The Cordish Properties' tenants are comprised almost exclusively of merchants in the retail industry. The retail industry is subject to external factors such as inflation, consumer confidence, unemployment rates and consumer tastes and preferences. A decline in the retail industry could reduce merchant sales, which could adversely affect the operating results of the Cordish Properties. A number of merchants occupy space in the Cordish Properties; however, no single merchant accounts for more than 10% of the Cordish Properties' base rents and no one tenant occupies more than 10% of the Cordish Properties' total gross leasable area for the six months ended June 30, 2011 (unaudited).

5. Commitments and Contingencies

The Cordish Properties are not subject to any material litigation nor to management's knowledge is any material litigation currently threatened against the Cordish Properties other than routine litigation, claims and administrative proceedings arising in the ordinary course of business. Management believes that such routine litigation, claims and administrative proceedings will not have a material adverse impact on the Cordish Properties' Statement.

6. Subsequent Events

We have evaluated subsequent events for recognition or disclosure through October 13, 2011, which is the date the Statement was issued.

TANGER FACTORY OUTLET CENTERS, INC. AND SUBSIDIARIES TANGER PROPERTIES LIMITED PARTNERSHIP PRO FORMA FINANCIAL INFORMATION INTRODUCTION (unaudited)

The accompanying unaudited pro forma condensed consolidated statements of operations for the six months ended June 30, 2011 and the year ended December 31, 2010, have been prepared to reflect the effect of (i) the acquisition of the Jeffersonville outlet center held by Ohio Factory Shops Partnership from Simon which occurred on June 28, 2011, (ii) the public issuance by the Company of 4.6 million common shares on July 6, 2011, and (iii) the acquisitions of substantially all of the economic interests in OCF Holdings LLC, Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC which occurred on July 15, 2011, and the assumed acquisition of substantially all of the economic interests of Atlantic City Associates Number Three Manager LLC (collectively with OCF Holdings LLC, Cordish AC-1 Associates LLC, and Cordish AC-2 Associates LLC, the "Cordish Acquisition Properties"), as if such transactions had occurred on January 1, 2010.

The accompanying unaudited pro forma consolidated balance sheet as of June 30, 2011 has been prepared to reflect the public issuance by the Company of 4.6 million common shares on July 6, 2011 and the effect of the Cordish Acquisition Properties acquired by the Company and the Operating Partnership, as if such transactions had occurred on June 30, 2011.

These unaudited pro forma condensed consolidated statements should be read in connection with the historical consolidated financial statements and notes thereto included in the Company's and Operating Partnership's Annual Report on Form 10-K for the year ended December 31, 2010. In the opinion of management, the pro forma condensed consolidated financial information provides for all adjustments necessary to reflect the effects of the above transactions.

The pro forma condensed consolidated statements of operations are unaudited and are not necessarily indicative of the consolidated results that would have occurred if the transactions and adjustments reflected therein had been consummated on the date presented, nor does it purport to represent the financial position, results of operations or cash flows for future periods. In addition, the pro forma balance sheet includes pro forma preliminary estimates of the fair value of the assets and liabilities acquired in connection with the acquisitions. These preliminary estimates may be adjusted in the future upon finalization of the purchase accounting.

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TANGER FACTORY OUTLET CENTERS, INC. AND SUBSIDIARIES PRO FORMA CONSOLIDATING STATEMENT OF OPERATIONS

For the Six Months Ended June 30, 2011

(Unaudited)

(In thousands, except per share data)

	The Company (a)	Acquisitions (b)	Pro forma Adjustments		Pro forma Consolidated	
REVENUES						
Base rentals	\$94,612	\$11,477	\$(233) (c)	\$105,856	
Percentage rentals	2,528	796			3,324	
Expense reimbursements	41,821	4,282			46,103	
Other income	3,879	76			3,955	
Total revenues	142,840	16,631	(233)	159,238	
EXPENSES						
Property operating	47,873	4,025			51,898	
General and administrative	13,952	609			14,561	
Acquisition costs	1,541				1,541	
Abandoned development costs	158				158	
Depreciation and amortization	35,823		11,144	(d)	46,967	
Total expenses	99,347	4,634	11,144		115,125	
Operating income	43,493	11,997	(11,377)	44,113	
Interest expense	(21,038)	(3,027) (e)	(24,065)
Income before equity in losses of unconsolidated						
joint ventures, discontinued operations and noncontrolling interest	22,455	11,997	(14,404)	20,048	
Equity in losses of unconsolidated joint ventures	(796)			(796)
Income from continuing operations	\$21,659	\$11,997	\$(14,404)	\$19,252	
Basic earnings per common share:						
Income from continuing operations (f)	\$0.23				\$0.19	
Weighted average shares	80,418		4,600	(g)	85,018	
Diluted earnings per common share:						
Income from continuing operations (f)	\$0.23				\$0.19	
Weighted average shares	81,039		4,600	(g)	85,639	

The accompanying notes are an integral part of these unaudited pro forma consolidating financial statements.

NOTES TO PRO FORMA CONSOLIDATING STATEMENT OF OPERATIONS

- a) As reported in the unaudited consolidated statement of operations of Tanger Factory Outlet Centers, Inc. and Subsidiaries for the six months ended June 30, 2011.
- b) Represents the combined revenues and certain expenses (unaudited) of Ohio Factory Shops Partnership (through the acquisition date of June 28, 2011) and the Cordish Properties. There were no operations associated with Atlantic City Associates Number Three Manager LLC.
- c) Reflects the amortization of purchase price preliminarily assigned to above and below market leases and straight-line base rental adjustments.
- d) Reflects depreciation and amortization of the purchase price preliminarily allocated to the acquired buildings, improvements and fixtures and the amortization of purchase price preliminarily allocated to lease related intangibles. Estimated lives used are 33 years for buildings, 10 to 18 years for site improvements, remaining lease terms for tenant improvements and other lease related intangibles and remaining lease term plus 5 years for tenant relationship intangibles.
- e) Reflects interest expense from (i) the assumption of six mortgages with a face value of approximately \$73.5 million with stated interest rates ranging from 5.14% to 7.65% (\$79.0 million fair value, with imputed interest rates ranging from 4.68% to 5.05%), (ii) additional borrowings of \$150.0 million under an unsecured bridge loan at an interest rate of 1.79% based on one month LIBOR plus 1.60%, and (iii) the net decrease in the lines of credit of \$7.4 million from borrowings and repayments related to the acquisition and financing activities described herein at an interest rate of 2.09% based on one month LIBOR plus 1.90%. A one-eighth percent (0.125%) increase or decrease in the LIBOR rate would result in a change in interest expense of \$158,000 per year on our assumed LIBOR based borrowings. The pro forma adjustment to interest expense has been reduced for the estimated capitalization of interest related to ongoing development of Atlantic City Associates Number Three Manager LLC.
- f) Pro forma income per share is computed as follows: Income from continuing operations less the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC, and Atlantic City Associates Number Three Manager LLC, the noncontrolling interest in the Operating Partnership and the allocation of earnings to participating securities divided by pro forma weighted average shares outstanding.
- g) Reflects the public issuance of 4.6 million additional common shares at a share price of \$25.662 on the New York Stock Exchange, for net proceeds of \$117.3 million, as if the shares had been issued as of the beginning of the six month period.

TANGER FACTORY OUTLET CENTERS, INC. AND SUBSIDIARIES PRO FORMA CONSOLIDATING STATEMENT OF OPERATIONS

For the Year Ended December 31, 2010

(Unaudited)

(In thousands, except per share data)

	The Company (a)	Acquisitions (b)	Pro forma Adjustments		Pro forma Consolidated	
REVENUES	(a)	(0)				
Base rentals	\$178,976	\$23,454	\$(239) (c)	\$202,191	
Percentage rentals	7,914	1,824		, (-)	9,738	
Expense reimbursements	80,627	8,707			89,334	
Other income	8,786	592			9,378	
Total revenues	276,303	34,577	(239)	310,641	
EXPENSES			•	•		
Property operating	93,345	9,307			102,652	
General and administrative	24,553	997			25,550	
Impairment charge	735				735	
Depreciation and amortization	78,039		22,288	(d)	100,327	
Total expenses	196,672	10,304	22,288		229,264	
Operating income	79,631	24,273	(22,527)	81,377	
Interest expense	(34,120)	(6,107) (e)	(40,227)
Loss on early extinguishment of debt	(563)			(563)
Loss on termination of derivatives	(6,142)			(6,142)
Income before equity in losses of unconsolidated						
joint						
ventures, discontinued operations and noncontrolling interest	38,806	24,273	(28,634)	34,445	
Equity in losses of unconsolidated joint ventures	(464)			(464)
Income from continuing operations	\$38,342	\$24,273	\$(28,634)	\$33,981	
Basic earnings per common share:						
Income from continuing operations (f)	\$0.32				\$0.26	
Weighted average shares	80,187		4,600	(g)	84,787	
Diluted earnings per common share:						
Income from continuing operations (f)	\$0.32				\$0.26	
Weighted average shares	80,390		4,600	(g)	84,990	

The accompanying notes are an integral part of these unaudited pro forma consolidating financial statements.

NOTES TO PRO FORMA CONSOLIDATING STATEMENT OF OPERATIONS

- a) Reflects the consolidated operations of Tanger Factory Outlet Centers, Inc. and Subsidiaries related to continuing operations for the year ended December 31, 2010. Revenues and expenses related to discontinued operations are not included. See the historical consolidated financial statements and notes thereto included in Tanger Factory Outlet Centers, Inc. and Subsidiaries' Annual Report on Form 10-K for the year ended December 31, 2010.
- b) Represents the combined revenues and certain expenses of Ohio Factory Shops Partnership and the Cordish Properties. There were no operations associated with Atlantic City Associates Number Three Manager LLC.
- c) Reflects the amortization of purchase price preliminarily assigned to above and below market leases and straight-line base rental adjustments.
- d) Reflects depreciation and amortization of the purchase price preliminarily allocated to the acquired buildings, improvements and fixtures and the amortization of purchase price preliminarily allocated to lease related intangibles. Estimated lives used are 33 years for buildings, 10 to 18 years for site improvements, remaining lease terms for tenant improvements and other lease related intangibles and remaining lease term plus 5 years for tenant relationship intangibles.
- e) Reflects interest expense from (i) the assumption of six mortgages with a face value of approximately \$73.5 million with stated interest rates ranging from 5.14% to 7.65% (\$79.0 million fair value, with imputed interest rates ranging from 4.68% to 5.05%), (ii) additional borrowings of \$150.0 million under an unsecured bridge loan at an interest rate of 1.79% based on one month LIBOR plus 1.60%, and (iii) the net decrease in the lines of credit of \$7.4 million from borrowings and repayments related to the acquisition and financing activities described herein at an interest rate of 2.09% based on one month LIBOR plus 1.90%. A one-eighth percent (0.125%) increase or decrease in the LIBOR rate would result in a change in interest expense of \$158,000 per year on our assumed LIBOR based borrowings. The pro forma adjustment to interest expense has been reduced for the estimated capitalization of interest related to ongoing development of Atlantic City Associates Number Three Manager LLC.
- f) Pro forma income per share is computed as follows: Income from continuing operations less preferred share dividends, the write off of original preferred share issuance costs totaling approximately \$7.8 million, the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC, and Atlantic City Associates Number Three Manager LLC, the noncontrolling interest in the Operating Partnership and the allocation of earnings to participating securities divided by pro forma weighted average shares outstanding.
- g) Reflects the public issuance of 4.6 million additional common shares at a share price of \$25.662 on the New York Stock Exchange, for net proceeds of \$117.3 million, as if the shares had been issued as of the beginning of the year.

TANGER FACTORY OUTLET CENTERS, INC. AND SUBSIDIARIES PRO FORMA CONSOLIDATING BALANCE SHEET

As of June 30, 2011

(Unaudited, in thousands)

(Unaudited, ill tilousalids)				
	The Company	Acquisitions and Pro forma Adjustments	Pro forma Consolidated	
ASSETS	(a)			
Rental Property				
Land	\$144,329		\$144,329	
Buildings, improvements and fixtures	1,560,920	\$130,077 (b)	1,690,997	
Construction in progress	3,367	10,851 (b)	14,218	
	1,708,616	140,928	1,849,544	
Accumulated depreciation	(477,687)	(477,687)
Rental property, net	1,230,929	140,928	1,371,857	
Cash and cash equivalents	18,438		18,438	
Investments in unconsolidated joint ventures	4,592		4,592	
Deferred lease costs and other intangibles, net	51,573	65,172 (b)	116,745	
Deferred debt origination costs, net	6,783		6,783	
Prepaids and other assets	55,274	(11,800)(c)	43,474	
Total assets	\$1,367,589	\$194,300	\$1,561,889	
LIABILITIES, NONCONTROLLING INTERESTS AND EQUITY Liabilities Debt				
Senior, unsecured notes	\$554,644		\$554,644	
Mortgages payable	ψ <i>55</i> 1,011	\$78,954 (d)	*	
Unsecured bridge loan	150,000	ψ / 0, / 3 - (u)	150,000	
Unsecured lines of credit	182,000	(3,235)(e)	· ·	
Total debt	886,644	75,719	962,363	
Construction trade payables	27,333	13,11)	27,333	
Accounts payable and accrued expenses	27,129		27,129	
Other liabilities	16,170		16,170	
Total liabilities	957,276	75,719	1,032,995	
Commitments	931,210	13,119	1,032,993	
Noncontrolling interests		1,286 (f)	1,286	
Noncontrolling interests	_	1,200 (1)	1,200	
Equity				
Tanger Factory Outlet Centers, Inc.				
Common Shares	813	46 (g)	859	
Paid in capital	607,756	105,891 (g)	713,647	
Distributions in excess of net income) (g)	(253,213)
Accumulated other comprehensive income	1,683)	1,683	,
Equity attributable to Tanger Factory Outlet Centers, Inc.	357,039	105,937	462,976	
Equity attributable to ranger Factory Outlet Centers, fic.	•			
Partnership	53,274	11,358 (g)	64,632	
Total equity	410,313	117,295	527,608	
Total liabilities, noncontrolling interests and equity	\$1,367,589	\$194,300	\$1,561,889	
Total natifices, noncontrolling interests and equity	ψ1,507,509	ψ 1 74,500	φ1,501,009	

The accompanying notes are an integral part of these unaudited pro forma consolidating financial statements.

NOTES TO PRO FORMA CONSOLIDATING BALANCE SHEET

- a) As reported in the unaudited consolidated balance sheet of Tanger Factory Outlet Centers, Inc. and Subsidiaries as of June 30, 2011.
- b) Reflects the preliminary allocation of the purchase price to assets acquired. The pro forma balance sheet includes pro forma preliminary estimates of the fair value of the assets and liabilities acquired in connection with the acquisitions. These preliminary estimates may be adjusted in the future upon finalization of the purchase accounting.
- c) Reflects the reclassification of the \$11.8 million cash acquisition deposit paid for the acquisition of the Cordish Properties during the second quarter of 2011.
- d) Reflects the assumption of mortgages payable with a face value of \$73.5 million and a fair value of \$79.0 million.
- e) Reflects a reduction in unsecured lines of credit utilizing net funds available after giving effect to the following: (i) net proceeds from the assumed public issuance of 4.6 million common shares totaling \$117.3 million (net of estimated offering expenses of approximately \$750,000 but excluding any underwriting discount) offset by (ii) the borrowing of \$114.1 million to fund the acquisitions of Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC (\$125.9 million purchase price less cash acquisition deposit paid of \$11.8 million).
- g) Reflects the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC.
- h) Reflects the public issuance of 4.6 million additional common shares at a share price of \$25.662 on the New York Stock Exchange, for net proceeds of \$117.3 million.

TANGER PROPERTIES LIMITED PARTNERSHIP AND SUBSIDIARIES PRO FORMA CONSOLIDATING STATEMENT OF OPERATIONS

For the Six Months Ended June 30, 2011

(Unaudited)

(In thousands, except per unit amounts)

	Operating Partnership	Acquisitions	Pro forma Adjustments		Pro forma Consolidated	
	(a)	(b)				
REVENUES						
Base rentals	\$94,612	\$11,477	\$(233) (c)	\$105,856	
Percentage rentals	2,528	796			3,324	
Expense reimbursements	41,821	4,282			46,103	
Other income	3,879	76			3,955	
Total revenues	142,840	16,631	(233)	159,238	
EXPENSES						
Property operating	47,873	4,025			51,898	
General and administrative	13,952	609			14,561	
Acquisition costs	1,541				1,541	
Abandoned development costs	158				158	
Depreciation and amortization	35,823		11,144	(d)	46,967	
Total expenses	99,347	4,634	11,144		115,125	
Operating income	43,493	11,997	(11,377)	44,113	
Interest expense	(21,038)	(3,027) (e)	(24,065)
Income before equity in earnings of unconsolidate	d _{22,455}	11,997	(14.404	`	20.049	
joint ventures and discontinued operations	22,433	11,997	(14,404)	20,048	
Equity in losses of unconsolidated joint ventures	(796)			(796)
Income from continuing operations	\$21,659	\$11,997	\$(14,404)	\$19,252	
Basic earnings per unit:						
Income from continuing operations (f)	\$0.92				\$0.78	
Weighted average units	23,138		1,150	(g)	24,288	
Diluted earnings per unit:						
Income from continuing operations (f)	\$0.91				\$0.77	
Weighted average units	23,138		1,150	(g)	24,288	

The accompanying notes are an integral part of these unaudited pro forma consolidating financial statements.

NOTES TO PRO FORMA CONSOLIDATING STATEMENTS OF OPERATIONS

- a) As reported in the unaudited consolidated statement of operations of Tanger Properties Limited Partnership and Subsidiaries for the six months ended June 30, 2011.
- b) Represents the combined revenues and certain expenses (unaudited) of Ohio Factory Shops Partnership (through the acquisition date of June 28, 2011) and the Cordish Properties. There were no operations associated with Atlantic City Associates Number Three Manager LLC.
- c) Reflects the amortization of purchase price preliminarily assigned to above and below market leases and straight-line base rental adjustments.
- d) Reflects depreciation and amortization of the purchase price preliminarily allocated to the acquired buildings, improvements and fixtures and the amortization of purchase price preliminarily allocated to lease related intangibles. Estimated lives used are 33 years for buildings, 10 to 18 years for site improvements, remaining lease terms for tenant improvements and other lease related intangibles and remaining lease term plus 5 years for tenant relationship intangibles.
- e) Reflects interest expense from (i) the assumption of six mortgages with a face value of approximately \$73.5 million with stated interest rates ranging from 5.14% to 7.65% (\$79.0 million fair value, with imputed interest rates ranging from 4.68% to 5.05%), (ii) additional borrowings of \$150.0 million under an unsecured bridge loan at an interest rate of 1.79% based on one month LIBOR plus 1.60%, and (iii) the net decrease in the lines of credit of \$7.4 million from borrowings and repayments related to the acquisition and financing activities described herein at an interest rate of 2.09% based on one month LIBOR plus 1.90%. A one-eighth percent (0.125%) increase or decrease in the LIBOR rate would result in a change in interest expense of \$158,000 per year on our assumed LIBOR based borrowings. The pro forma adjustment to interest expense has been reduced for the estimated capitalization of interest related to ongoing development of Atlantic City Associates Number Three Manager LLC.
- f) Pro forma income per unit is computed as follows: Income from continuing operations less the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC, and Atlantic City Associates Number Three Manager LLC and the allocation of earnings to participating securities divided by pro forma weighted average units outstanding.
- g). Reflects the issuance of 1.2 million additional common limited partnership units, as if the units had been issued as of the beginning of the six month period.

TANGER PROPERTIES LIMITED PARTNERSHIP AND SUBSIDIARIES PRO FORMA CONSOLIDATING STATEMENT OF OPERATIONS

For the Year Ended December 31, 2010

(Unaudited)

(In thousands, except per unit amounts)

	Operating		Pro forma		Pro forma	
	Partnership	Acquisitions	Adjustments		Consolidated	
	(a)	(b)				
REVENUES						
Base rentals	\$178,976	\$23,454	\$(239)(c)	\$202,191	
Percentage rentals	7,914	1,824			9,738	
Expense reimbursements	80,627	8,707			89,334	
Other income	8,786	592			9,378	
Total revenues	276,303	\$34,577	\$(239)	310,641	
EXPENSES						
Property operating	93,345	9,307			102,652	
General and administrative	24,553	997			25,550	
Impairment charge	735				735	
Depreciation and amortization	78,039		22,288	(d)	100,327	
Total expenses	196,672	10,304	22,288		229,264	
Operating income	79,631	24,273	(22,527)	81,377	
Interest expense	(34,120)	(6,107)(e)	(40,227)
Loss on early extinguishment of debt	(563)			(563)
Loss on termination of derivatives	(6,142)			(6,142)
Income before equity in losses of unconsolidated						
joint ventures and discontinued operations	38,806	24,273	(28,634)	34,445	
Equity in losses of unconsolidated joint ventures	(464)			(464)
Income from continuing operations	\$38,342	\$24,273	\$(28,634)	\$33,981	
Basic earnings per unit:						
Income from continuing operations (f)	\$1.29				\$1.05	
Weighted average units	23,080		1,150	(g)	24,230	
Diluted earnings per unit:						
Income from continuing operations (f)	\$1.29				\$1.05	
Weighted average units	23,131		1,150	(g)	24,281	

The accompanying notes are an integral part of these unaudited pro forma consolidating financial statements.

NOTES TO PRO FORMA CONSOLIDATING STATEMENT OF OPERATIONS

- a) Reflects the consolidated operations of Tanger Properties Limited Partnership and Subsidiaries related to continuing operations for the year ended December 31, 2010. Revenues and expenses related to discontinued operations are not included. See the historical consolidated financial statements and notes thereto included in Tanger Properties Limited Partnership and Subsidiaries' Annual Report on Form 10-K for the year ended December 31, 2010.
- b) Represents the combined revenues and certain expenses (unaudited) of Ohio Factory Shops Partnership and the Cordish Properties. There were no operations associated with Atlantic City Associates Number Three Manager LLC.
- c) Reflects the amortization of purchase price preliminarily assigned to above and below market leases and straight-line base rental adjustments.
- d) Reflects depreciation and amortization of the purchase price preliminarily allocated to the acquired buildings, improvements and fixtures and the amortization of purchase price preliminarily allocated to lease related intangibles. Estimated lives used are 33 years for buildings, 10 to 18 years for site improvements, remaining lease terms for tenant improvements and other lease related intangibles and remaining lease term plus 5 years for tenant relationship intangibles.
- e) Reflects interest expense from (i) the assumption of six mortgages with a face value of approximately \$73.5 million with stated interest rates ranging from 5.14% to 7.65% (\$79.0 million fair value, with imputed interest rates ranging from 4.68% to 5.05%), (ii) additional borrowings of \$150.0 million under an unsecured bridge loan at an interest rate of 1.79% based on one month LIBOR plus 1.60%, and (iii) the net decrease in the lines of credit of \$7.4 million from borrowings and repayments related to the acquisition and financing activities described herein at an interest rate of 2.09% based on one month LIBOR plus 1.90%. A one-eighth percent (0.125%) increase or decrease in the LIBOR rate would result in a change in interest expense of \$158,000 per year on our assumed LIBOR based borrowings. The pro forma adjustment to interest expense has been reduced for the estimated capitalization of interest related to ongoing development of Atlantic City Associates Number Three Manager LLC.
- f) Pro forma income per unit is computed as follows: Income from continuing operations less preferred unit distributions, the write off of original preferred unit issuance costs of totaling approximately \$7.8 million, the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC, and Atlantic City Associates Number Three Manager LLC and the allocation of earnings to participating securities divided by pro forma weighted average units outstanding.
- g) Reflects the issuance of 1.2 million additional common limited partnership units, as if the units had been issued as of the beginning of the year.

TANGER PROPERTIES LIMITED PARTNERSHIP AND SUBSIDIARIES PRO FORMA CONSOLIDATING BALANCE SHEET

As of June 30, 2011

(Unaudited in thousands)

ASSETS	Operating Partnership (a)	Acquisitions and Pro forma Adjustments		Pro forma Consolidated	
Rental Property Land Buildings, improvements and fixtures Construction in progress Accumulated depreciation Rental property, net Cash and cash equivalents Investments in unconsolidated joint ventures Deferred lease costs and other intangibles, net Deferred debt origination costs, net	\$144,329 1,560,920 3,367 1,708,616 (477,687 1,230,929 18,366 4,592 51,573 6,783	\$130,077 10,851 140,928) 140,928	(b)	\$144,329 1,690,997 14,218 1,849,544 (477,687 1,371,857 18,366 4,592 116,745 6,783)
Prepaids and other assets Total assets	54,942 \$1,367,185	(11,800 \$194,300)(c)	43,142 \$1,561,485	
LIABILITIES, NONCONTROLLING INTERESTS AND PARTNERS' EQUITY Liabilities Debt Senior, unsecured notes	\$554,644			\$554,644	
Mortgages payable		\$78,954	(d)	78,954	
Unsecured bridge loan Unsecured lines of credit	150,000 182,000 886,644	(3,235 75,719)(e)	150,000 178,765 962,363	
Construction trade payables Accounts payable and accrued expenses Other liabilities Total liabilities Commitments	27,333 26,725 16,170 956,872	75,719		27,333 26,725 16,170 1,032,591	
Noncontrolling interests	_	1,286	(f)	1,286	
Partners' equity General partner Limited partner Accumulated other comprehensive income	5,070 403,612 1,631	117,295	(g)	5,070 520,907 1,631	
Total partners' equity Total liabilities, noncontrolling interests and partners' equity	410,313 \$1,367,185	117,295 \$194,300		527,608 \$1,561,485	
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The accompanying notes are an integral part of these unaudited pro forma consolidating financial statements.

NOTES TO PRO FORMA CONSOLIDATING BALANCE SHEET

- a) As reported in the unaudited consolidated balance sheet of Tanger Properties Limited Partnership and Subsidiaries as of June 30, 2011.
- b) Reflects the preliminary allocation of the purchase price to assets acquired. The pro forma balance sheet includes pro forma preliminary estimates of the fair value of the assets and liabilities acquired in connection with the acquisitions. These preliminary estimates may be adjusted in the future upon finalization of the purchase accounting.
- c) Reflects the reclassification of the \$11.8 million cash acquisition deposit paid for the acquisition of the Cordish Properties during the second quarter of 2011.
- d) Reflects the assumption of mortgages payable with a face value of \$73.5 million and a fair value of \$79.0 million.
- e) Reflects a reduction in unsecured lines of credit utilizing net funds available after giving effect to the following: (i) net proceeds from the assumed public issuance of 4.6 million common shares of the Company totaling \$117.3 million, which would be contributed to the Operating Partnership in exchange for 1.2 million common limited partnership units, offset by (ii) the borrowing of \$114.1 million to fund the acquisitions of Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC (\$125.9 million purchase price less cash acquisition deposit paid of \$11.8 million).
- g) Reflects the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC.
- h) Reflects the issuance of 1.2 million additional common limited partnership units.

SUPPLEMENTAL EARNINGS MEASURE

Pro Forma Funds From Operations

Funds from Operations ("FFO") represents income before extraordinary items and gains (losses) on sale or disposal of depreciable operating properties, plus depreciation and amortization uniquely significant to real estate and after adjustments for unconsolidated partnerships and joint ventures.

FFO is intended to exclude historical cost depreciation of real estate as required by Generally Accepted Accounting Principles ("GAAP") which assumes that the value of real estate assets diminishes ratably over time. Historically, however, real estate values have risen or fallen with market conditions. Because FFO excludes depreciation and amortization unique to real estate, gains and losses from property dispositions and extraordinary items, it provides a performance measure that, when compared year over year, reflects the impact to operations from trends in occupancy rates, rental rates, operating costs, development activities and interest costs, providing perspective not immediately apparent from net income.

We present FFO because we consider it an important supplemental measure of our operating performance and believe it is frequently used by securities analysts, investors and other interested parties in the evaluation of REITs, many of which present FFO when reporting their results. FFO is widely used by us and others in our industry to evaluate and price potential acquisition candidates. The National Association of Real Estate Investment Trusts, Inc., of which we are a member, has encouraged its member companies to report their FFO as a supplemental, industry-wide standard measure of REIT operating performance. In addition, a percentage of bonus compensation to certain members of management is based on our FFO performance.

FFO has significant limitations as an analytical tool, and you should not consider it in isolation, or as a substitute for analysis of our results as reported under GAAP. Some of these limitations are:

FFO does not reflect our cash expenditures, or future requirements, for capital expenditures or contractual commitments;

FFO does not reflect changes in, or cash requirements for, our working capital needs;

Although depreciation and amortization are non-cash charges, the assets being depreciated and amortized will often have to be replaced in the future, and FFO does not reflect any cash requirements for such replacements;

FFO, which includes discontinued operations, may not be indicative of our ongoing operations; and

Other companies in our industry may calculate FFO differently than we do, limiting its usefulness as a comparative measure.

Because of these limitations, FFO should not be considered as a measure of discretionary cash available to us to invest in the growth of our business or our dividend paying capacity. We compensate for these limitations by relying primarily on our GAAP results and using FFO only supplementally.

Below is a reconciliation of income from continuing operations to FFO for the six months ended June 30, 2011 as well as other data for those respective periods (in thousands):

	Historical (a)	Acquisitions (b)	Pro forma Adjustments		Pro forma Consolidated	
For the six months ended June 30, 2011	, ,	,				
Funds from Operations:						
Income from continuing operations	\$21,659	\$11,997	\$(14,404)(c)	\$19,252	
Depreciation and amortization uniquely significant to						
real estate - consolidated	35,493		11,144	(d)	46,637	
Depreciation and amortization uniquely significant to						
real estate - unconsolidated joint ventures	2,642				2,642	
Funds from operations	59,794	11,997	(3,260)	68,531	
Noncontrolling interests	_		(56) (e)	(56)
Allocation of FFO to participating securities	(572)	(67)(f)	(639)
Funds from operations available to common						
shareholders and noncontrolling interests in Operating	\$59,222	\$11,997	\$(3,383)	\$67,836	
Partnership	, ,	, ,	, , ,	,	,	
TANGER FACTORY OUTLET CENTERS, INC.						
Weighted average shares	93,172		4,600	(g)	97,772	
Funds from operations per share - diluted	\$0.64		,	(8)	\$0.69	
TANGER PROPERTIES LIMITED PARTNERSHIP						
Weighted average units	23,293		1,150	(h)	24,443	
Funds from operations per unit - diluted	\$2.54				\$2.78	

NOTES TO COMBINED PRO FORMA CONSOLIDATING FFO

- a) As reported in the Form 10-Q of Tanger Factory Outlet Centers, Inc. and Tanger Properties Limited Partnership for the six months ended June 30, 2011.
- b) Represents the combined revenues and certain expenses (unaudited) of Ohio Factory Shops Partnership (through the acquisition date of June 28, 2011) and the Cordish Properties. There were no operations associated with Atlantic City Associates Number Three Manager LLC.
- c) Reflects the sum of the pro forma adjustments for base rent, depreciation and amortization, and interest expense presented in the unaudited pro forma consolidating statement of operations for the six months ended June 30, 2011.
- d) Reflects the pro forma adjustment for depreciation and amortization presented in the unaudited pro forma consolidating statement of operations for the six months ended June 30, 2011.
- e) Reflects the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC.
- f) Reflects the allocation of the pro forma adjustments to participating securities.
- g) Reflects the public issuance of 4.6 million additional common shares at a share price of \$25.662 on the New York Stock Exchange, for net proceeds of \$117.3 million, as if the shares had been issued as of the beginning of the six month period.
- h) Reflects the assumed issuance of 1.2 million additional common units, as if the units had been issued as of the beginning of the six month period.

Below is a reconciliation of income from continuing operations to FFO for the year ended December 31, 2010 as well as other data for those respective periods (in thousands):

	Historical (a)	Acquisitions (b)	Pro forma Adjustments		Pro forma Consolidated	
For the year ended December 31, 2010						
Funds from Operations:						
Income from continuing operations	\$38,342	\$24,273	\$(28,634)(c)	\$33,981	
Discontinued operations	(98)			(98)
Net income	38,244	24,273	(28,634)	33,883	
Depreciation and amortization attributable to discontinued operations	87				87	
Depreciation and amortization uniquely significant to						
real estate - consolidated	77,526		22,288	(d)	99,814	
Depreciation and amortization uniquely significant to						
real estate - unconsolidated joint ventures	5,146				5,146	
Funds from operations	121,003	24,273	(6,346)	138,930	
Preferred share dividends	(5,297)			(5,297)
Original issuance costs related to redeemed preferred	d (2,539	1			(2.520	`
shares	(2,339)			(2,539)
Noncontrolling interests	_		(95)(e)	(95)
Allocation of FFO to participating securities	(932)	(122)(f)	(1,054)
Funds from operations available to common						
shareholders and noncontrolling interests in	\$112,235	\$24,273	\$(6,563	`	\$129,945	
Operating Partnership	\$112,233	\$24,273	\$(0,303)	\$129,943	
TANGER FACTORY OUTLET CENTERS, INC.						
Weighted average shares	92,523		4,600	(g)	97,123	
Funds from operations per share - diluted	\$1.21				\$1.34	
TANGER PROPERTIES LIMITED PARTNERSHIP						
Weighted average units	23,131		1,150	(h)	24,281	
Funds from operations per unit - diluted	\$4.85				\$5.35	
23						

NOTES TO COMBINED PRO FORMA CONSOLIDATING FFO

- a) As reported in the Form 10-K of Tanger Factory Outlet Centers, Inc. and Tanger Properties Limited Partnership for the year ended December 31, 2010.
- b) Represents the combined revenues and certain expenses of Ohio Factory Shops Partnership and the Cordish Properties. There were no operations associated with Atlantic City Associates Number Three Manager LLC.
- c) Reflects the sum of the pro forma adjustments for base rent, depreciation and amortization, and interest expense presented in the unaudited pro forma consolidating statement of operations for the year ended December 31, 2010.
- d) Reflects the pro forma adjustment for depreciation and amortization presented in the unaudited pro forma consolidating statement of operations for the year ended December 31, 2010.
- e) Reflects the noncontrolling interest in Cordish AC-1 Associates LLC, Cordish AC-2 Associates LLC and Atlantic City Associates Number Three Manager LLC.
- f) Reflects the allocation of the pro forma adjustments to participating securities.
- g) Reflects the public issuance of 4.6 million additional common shares at a share price of \$25.662 on the New York Stock Exchange, for net proceeds of \$117.3 million, as if the shares had been issued as of the beginning of the year.
- h) Reflects the assumed issuance of 1.2 million additional common units, as if the units had been issued as of the beginning of the year.

SIGNATURES

Pursuant to the requirements of the Securities and Exchange Act of 1934, the Registrant has duly caused the report to be signed its behalf by the undersigned thereunto duly authorized.

TANGER FACTORY OUTLET CENTERS, INC.

By: /s/ Frank C. Marchisello Jr.

Frank C. Marchisello, Jr.

Executive Vice President, Chief Financial Officer and Secretary

TANGER PROPERTIES LIMITED PARTNERSHIP

By: TANGER GP TRUST, sole general partner

By: /s/ Frank C. Marchisello Jr.

Frank C. Marchisello, Jr.

Vice President, Treasurer and Assistant Secretary

October 13, 2011