Q1 2019

Interim Report to Shareholders





PROFILE

Brookfield Real Estate Services Inc. doing business as Bridgemarq Real Estate Services ("Bridgemarq" and, together with its subsidiaries the "Company"), through its relationship with Bridgemarq Real Estate Services Manager Limited (the "Manager"), is a leading provider of services to residential real estate brokers and REALTORS®1 across Canada. The Company generates cash flow from fixed and variable franchise fees that are received from real estate brokers and REALTORS® operating under the Royal LePage, Via Capitale and Johnston & Daniel brands. Approximately 79 per cent of the Company's revenue is based on fees that are fixed in nature; this provides revenue stability and helps insulate cash flows from fluctuations in the Canadian real estate market. Revenue streams are supported by long-term franchise agreements, with royalties predominantly driven by fixed fees based on the number of REALTORS® in the Company's network. As at March 31, 2019, the Company network consisted of 19,231 REALTORS®.

The Company network has an approximate one fifth share of the Canadian residential real estate market based on 2018 transactional dollar volume. The Company is listed on the TSX and trades under the symbol "BRE". For further information about the Company, please visit www.bridgemarq.com.

¹ REALTORS® is a trademark identifying real estate licensees in Canada who are members of the Canadian Real Estate Association.

Q1 2019 FINANCIALS

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Introduction

This management's discussion and analysis ("MD&A") of the financial results and financial condition of Brookfield Real Estate Services Inc., doing business as Bridgemarq Real Estate Services ("Bridgemarq" and, together with its subsidiaries the "Company") for the three months ended March 31, 2019, has been prepared as at May 6, 2019. The three months ended March 31, 2019, shall be referred to in this MD&A as the "Quarter". The comparative period of the three months ended March 31, 2018, shall be referred to in this MD&A as the "Prior Year Quarter". The financial information presented herein has been prepared on the basis of International Financial Reporting Standards ("IFRS") and is expressed in Canadian dollars unless otherwise stated.

The definitions of terms capitalized in this MD&A are provided in the Glossary of Terms commencing on page 32.

This MD&A is intended to provide the reader with an assessment of the Company's past performance as well as its financial position, performance objectives and future outlook. The information in this MD&A should be read in conjunction with the Company's unaudited interim condensed consolidated financial statements for the three months ended March 31, 2019 and the Company's audited financial statements for the year ended December 31, 2018, prepared in accordance with IFRS. Additional information relating to the Company, including its 2018 Annual Information Form, is available on SEDAR at www.sedar.com.

This MD&A makes reference to Distributable Cash Flow, which is a non-GAAP measure and does not have any standardized meaning under IFRS. Please see *Distributable Cash Flow reconciled to Cash Flow from Operating activities* for a reconciliation of Distributable Cash Flow to cash flow from operating activities in the interim condensed consolidated statements of cash flows and further information about Distributable Cash Flow.

Highlights

(Unaudited)

The table below sets out selected historical information and other data for the Company.

- Net and comprehensive loss for the Quarter were a net loss of \$8.4 million, or \$0.88 per Share, compared to a net loss of \$0.4 million or \$0.04 per Share for the Prior Year Quarter.
- Distributable Cash Flow for the Quarter was \$3.5 million, a substantial increase from the negative Distributable Cash Flow of \$2.2 million generated in the Prior Year Quarter. Under the terms of the Previous MSA, the Company acquired Franchise Agreements from the Manager during the first quarter of each fiscal year resulting in a deficiency in Distributable Cash Flow. In the Prior Year Quarter, the Company borrowed \$7.2 million on its debt facilities to finance the acquisition of Franchise Agreements. These borrowings permitted the Company to pay out a substantial portion of its remaining Distributable Cash Flow to shareholders and holders of Exchangeable Units.
- Distributable Cash Flow for the rolling twelve-month period ended March 31, 2019 was \$1.57 per Share as compared to \$1.28 per Share for the rolling twelve-month period ended March 31, 2018. The increase in Distributable Cash Flow was mainly driven by the reduction in cash used in investing activities during the Quarter compared to \$8.6 million cash used in acquiring Franchise Agreements from the Manager in the Prior Year Quarter. Under the Amended MSA, the Company will no longer acquire Franchise Agreements from the Manager, but rather, will enter into agreements with the Franchisees directly. (see "Changes to the Management Services Agreement" on page 4).
- The board of directors of Bridgemarq (the "Board") declared a cash dividend of \$0.1125 per Restricted Voting Share payable on June 28, 2019, to shareholders of record on May 31, 2019. This represents a targeted annual dividend of \$1.35 per Restricted Voting Share.

| (Unaudited) (in 000's) except per Share amounts and number of REALTORS® | | |
|--|---------------|---------------|
| For three months ended March 31, | 2019 | 2018 |
| Revenues | \$ 10,008 | \$ 10,470 |
| Administration expenses | (398) | (354) |
| Management fees | (3,694) | (1,889) |
| Interest expense | (765) | (672) |
| Current income tax expense | (729) | (1,202) |
| Cash used in investing activities | (962) | (8,530) |
| Distributable Cash Flow | \$ 3,460 | \$ (2,177) |
| Dividends paid | \$ 3,201 | \$ 3,201 |
| Interest on Exchangeable Units paid | \$ 1,452 | \$ 1,452 |
| Net and comprehensive loss | \$ (8,392) | \$ (365) |
| Number of REALTORS® | 19,231 | 18,708 |
| | | |
| Net and comprehensive loss per Share | \$ (0.88) | \$ (0.04) |
| Distributable Cash Flow, rolling twelve-month period ended March 31, | \$ 20,073 | \$ 16,453 |
| Distributable Cash Flow per Share, rolling twelve-month period ended March 31, | \$ 1.57 | \$ 1.28 |
| Dividends paid per Restricted Voting Share | \$ 0.34 | \$ 0.34 |
| Interest paid on Exchangeable Units per Exchangeable Unit | \$ 0.44 | \$ 0.44 |

Organization

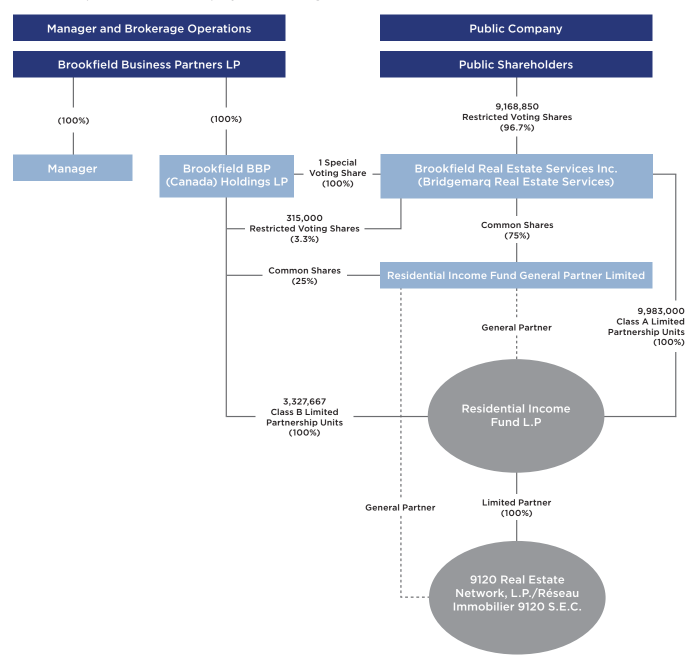
Bridgemarq's Restricted Voting Shares are listed on the Toronto Stock Exchange ("TSX") under the symbol "BRE". Through its limited partnership holdings, Bridgemarq owns certain Franchise Agreements and Trademarks of real estate services Brands in Canada.

Bridgemarq directly owns a 75% interest in the Partnership which, in turn, owns VCLP. In addition, Bridgemarq directly owns a 75% interest in the General Partner. The Partnership and VCLP own and operate the assets from which Bridgemarq derives its revenue.

Brookfield BBP (Canada) Holdings L.P ("BBP"), a subsidiary of Brookfield Business Partners L.P, owns the remaining 25% interest in the Partnership through its ownership of exchangeable units of the Partnership (the "Exchangeable Units") and the remaining 25% interest in the General Partner through its ownership of 25 common shares in the General Partner. In addition to its ownership of the Exchangeable Units, BBP indirectly owns 315,000 Restricted Voting Shares and one Special Voting Share of Bridgemarq. The Special Voting Share entitles BBP to a number of votes at any meeting of the restricted voting shareholders equal to the number of Restricted Voting Shares that may be obtained upon the exchange of all the Exchangeable Units held by the holder and/or its affiliates.

The Company receives certain management, administrative and support services from the Manager. The Company derives its revenue primarily from franchise fees it receives under Franchise Agreements with Franchisees.

The ownership structure of the Company and the Manager is set out below:



Business Strategy

The Company is a Canadian based real estate services firm that supplies REALTORS® with information, tools and services to assist them in providing efficient and effective delivery of real estate sales services in the communities they serve. Through a portfolio of highly regarded real estate services Brands, each of which offers a unique value proposition, the Company caters to the diverse service requirements of regional real estate professionals, in virtually all significant population centres across Canada.

Bridgemary's objective is to provide its stakeholders with an investment vehicle that pays a substantial amount of its Distributable Cash Flow to its shareholders in the form of dividends. The Company's revenue is driven primarily by franchise fees derived from long-term Franchise Agreements. These franchise fees are weighted toward fees that are fixed in nature. The Company believes that this has proven to be effective in moderating the variations in overall industry activity that can occur in the Canadian residential real estate market ("Canadian Market"). The Company is party to an Amended Management Services Agreement, which governs the management of the Company and the delivery of services to Brokers and REALTORS® by the Manager.

The number of REALTORS® in the Company Network, the transaction volumes generated in the markets the Company serves, the manner in which the Company structures the contracted revenue streams, the success in attracting REALTORS® to the Brands through their value propositions and the track record of the Company's Brands are all important factors in the Company's financial and operating performance. These factors, including, among others, general economic conditions and government and regulatory activity impact the Company's performance and are discussed in greater detail throughout this MD&A and in the Company's 2018 Annual Information Form, which is available at www.sedar.com.

The Company seeks to increase its Distributable Cash Flow by increasing the number of REALTORS® in the Company Network through entering into additional Franchise Agreements and by attracting and retaining REALTORS® through the provision of services and additional fee for service offerings, which increases the productivity of the REALTORS®.

Changes to the Management Services Agreement

On November 6, 2018, the Company signed an amended Management Services Agreement (the "Amended MSA") to replace the Management Services which was set to expire at December 31, 2018 (the "Previous MSA"). The Amended MSA has a term of ten years expiring on December 31, 2028. On expiry, the Amended MSA automatically renews for an additional ten-year term unless the Company or the Manager provides notice of their intention to terminate no later than six months prior to expiry.

Some of the more significant changes in the Amended MSA include:

- The Company will no longer be obligated to acquire Franchise Agreements from the Manager on January 1 of each year. Commencing January 1, 2019, the Company will enter into Franchise Agreements directly with Franchisees and will be responsible for the direct costs of entering into those Franchise Agreements. Those costs generally include allowances paid to Franchisees to defray the cost of converting brokerages and REALTORS® to one of the Company's brands.
- In lieu of paying to acquire Franchise Agreements from the Manager, the Company will pay a fixed management fee of \$10.1 million per year. This is consistent with the average annual amount paid to the Manager to acquire Franchise Agreements over the period 2016-2018.
- Monthly variable management fees under the Amended MSA are equal to the greater of a) 23.5% of Distributable Cash (as such term is defined in the Amended MSA) or 0.342% of the market value of the Restricted Voting Shares on a diluted basis for the first five years of the term of the Amended MSA and b) 25% of Distributable Cash or 0.375% of the market value of the Restricted Voting Shares on a diluted basis thereafter. The increase from 20% of Distributable Cash under the Previous MSA reflects the significant growth in the Network over the past several years.

In addition, and in accordance with terms of the Amended MSA, on January 3, 2019, the Manager transferred 47 Franchise Agreements under the Royal LePage and Via Capitale brands as well as other agreements which give the Company the rights to receive certain revenues previously earned by the Manager, for nominal consideration. The fair value ascribed to the Franchise Agreements under IFRS was \$4.7 million and estimated annual revenue from those Franchise Agreements is \$0.9 million. The fair value ascribed to the other agreements under IFRS was \$4.6 million. In 2018, the Manager generated approximately \$3.6 million in net revenues under those agreements.

As a result of the capitalization of these Franchise Agreements and other contracts, a portion of future payments for management fees under the Amended MSA will be allocated toward reducing the obligation and interest expense associated with the transfer of contracts and Franchise Agreements, with the remainder charged to the Company's statement of net and comprehensive income.

The changes in the Amended MSA will have a significant impact on certain measures disclosed by the Company in prior years. For example, the Company is expecting to show lower earnings (as a result of the introduction of a fixed management fee), but the cash impact of this new fixed management fee is expected to be substantially offset by the benefit of not having to pay the Manager for acquiring Franchise Agreements. As a result of entering into Franchise Agreements directly, the Company will earn franchise fees at the time they enter into the Franchise Agreements versus earning franchise fees only after they acquire the Franchise Agreements under the Previous MSA.

Company Revenues

As at March 31, 2019, the Company earned revenues based on 19,231 REALTORS® contracted with 337 Broker-Owners operating under 298 Franchise Agreements from 682 locations, providing services under the Royal LePage, Via Capitale and Johnston & Daniel brand names operating collectively as the Company Network, with an approximate one fifth share of the Canadian Market based on 2018 transactional dollar volume.

The Company generates revenue from franchise fees with both fixed and variable components as well as other revenues in addition to franchise fees. Fixed franchise fees represent fees that are payable to the Company as a fixed monthly amount per REALTOR® without regard to transaction volumes generated by that REALTOR®. Approximately 73% of the Company's revenue during the Quarter (Prior Year Quarter – 66%) were derived from fixed franchise fees. Variable franchise fees represent franchise and other fees that are payable to the Company based on the transaction volumes generated by REALTORS®, subject to a cap. Approximately 22% of the Company's revenues during the Quarter (Prior Year Quarter – 25%) were derived from variable franchise fees. Other revenues are derived from ancillary services provided to Franchisees outside of Franchise Agreements and include fees received from Franchisees and third parties for referral services paid by third parties. During the Quarter, other revenues represented 5% of total revenues (Prior Year Quarter – nil). Premium franchise fees were variable amounts paid by specific brokerage locations based on the transaction dollar volume generated by the REALTORS® who work out of those locations. The obligation for those brokerages to pay premium franchise fees expired in 2018. Approximately 9% of the Company's revenues during the Prior Year Quarter were derived from premium franchise fees.

Approximately 79% of the Company's revenues in 2018 were partly insulated from the fluctuations in the Canadian Market as they were not directly driven by transaction volumes. This includes a portion of variable franchise fees which are effectively fixed in nature due to fact that variable franchise fees are subject to a cap. The Company believes that the combination of a revenue stream based on the number of REALTORS® in the Network, increasing REALTOR® productivity and steady growth in the Canadian Market provides the base for strong and stable cash flows. A description of each type of revenue follows:

Fixed Franchise Fees are paid based on the number of REALTORS® in the Franchise Network. Fixed franchise fees from Royal LePage Franchisees consist of a fixed monthly fee of \$128 per REALTOR®, while fixed fees from Via Capitale Franchisees consist primarily of a fixed monthly fee of \$170 per REALTOR®. For those approximately 350 Royal Lepage REALTORS® who participate in the Royal LePage commercial real estate program, an additional monthly fee of \$100 is paid to the Company.

On January 1, 2018, the Company increased the Royal LePage fixed fee from \$125 to \$128 per REALTOR®.

Variable Franchise Fees are calculated as a percentage of Gross Revenues earned by the Franchisee's REALTORS®. Variable franchise fees are substantially all earned from from Royal LePage Franchisees, are driven by the transactional dollar volume transacted by the REALTORS® and are derived as 1% of each REALTOR®'s Gross Revenues, subject to a cap of \$1,350 per year. Certain REALTORS® in the Royal LePage Network work as part of a Team. All REALTORS® who are members of a Team pay fixed franchise fees. However, for the purposes of the \$1,350 variable fee cap, the Gross Revenues of all Team members are aggregated to one cap.

On January 1, 2018, the Company implemented an increase in the cap for the variable franchise fee from \$1,325 to \$1,350 per year.

The amount of variable franchise fee paid by an individual REALTOR® can change depending upon, among other things, the total value of real estate they sell in a given year and increases or decreases in home prices. However, variable franchise fees are subject to a cap of \$1,350. For those REALTORS® or Teams who reach the cap, the variable franchise fee is effectively fixed in nature, in that the variable franchise fee paid by the REALTOR® will not change based on changes in the Canadian Market. In 2018, approximately 2,600 REALTORS® and 1,000 Teams (representing more than 2,900 REALTORS®) exceeded the \$1,350 cap and accounted for approximately 12% of the Company's revenues.

Other Revenues consist of revenues earned for services provided to Franchisees and REALTORS® outside of the franchise fees earned under the Franchise Agreements. Revenues earned from referral fees include fees paid by financial institutions for mortgage referrals and fees earned from Franchisees who purchase customer leads from the Company.

Premium Franchise Fees were paid by 21 of the Company's larger Royal LePage locations in the Greater Toronto Area (the "GTA"). Each of these Franchisees was obligated to pay premium franchise fees until August 2018 ranging from 1% to 5% of the location's Gross Revenue. Of these locations, 14 are operated by the Manager.

Overview of First Quarter 2019 Operating Results

(Unaudited) (in 000's) except per Share amounts; Restricted Voting Shares outstanding; Exchangeable Units outstanding; Number of REALTORS*

| For three months ended March 31, | | 2019 | | 2018 |
|---|----|-----------|----|------------|
| Revenues | \$ | 10,008 | \$ | 10,470 |
| Less: | | | | |
| Administration expenses | | 398 | | 354 |
| Management fees | | 3,694 | | 1,889 |
| Interest expense | | 765 | | 672 |
| | \$ | 5,151 | \$ | 7,555 |
| Impairment and write-off of intangible assets | | (482) | | - |
| Amortization of intangible assets | | (2,656) | | (2,009) |
| Interest on Exchangeable Units | | (1,452) | | (1,452) |
| Loss on fair value of Exchangeable Units | | (7,787) | | (2,928) |
| Gain (loss) on interest rate swap | | (969) | | 59 |
| Loss on fair value of purchase obligation | | - | | (518) |
| Current income tax expense | | (729) | | (1,202) |
| Deferred income tax recovery | | 532 | | 130 |
| Net and comprehensive loss | \$ | (8,392) | \$ | (365) |
| Basic loss per Restricted Voting Share | \$ | (0.88) | \$ | (0.04) |
| Diluted earnings loss per Share | \$ | (0.88) | \$ | (0.04) |
| Dividends paid per Restricted Voting Share | \$ | 0.34 | \$ | 0.34 |
| Interest paid per Exchangeable Unit | \$ | 0.44 | \$ | 0.44 |
| Restricted Voting Shares outstanding | 9 | ,483,850 | 9, | ,483,850 |
| Exchangeable Units outstanding | 3 | 3,327,667 | 3 | 3,327,667 |
| Number of REALTORS® | | 19,231 | | 18,708 |
| (in 000's) | | March 31, | De | cember 31, |

| (in 000's) As at | March 31, 2019 | De | ecember 31, 2018 |
|---------------------|-------------------|----|---------------------|
| Total assets | \$ 103,309 | \$ | 95,659 |
| Total liabilities | \$ 141,578 | \$ | 122,335 |

VARIATION OF OPERATING RESULTS FOR THE QUARTER COMPARED TO THE PRIOR YEAR QUARTER REVENUES:

Revenues have decreased compared to Prior Year Quarter primarily as a result of the expiry of the obligation of Franchisees to pay premium franchise fees in 2018 and lower variable franchise fees. These reductions were partly offset by an increase in fixed franchise fees as a result of the increase in the number of REALTORS® in the Company Network and the addition of other revenues during the Quarter (which were earned by the Manager in the Prior Year Quarter). The total value of real estate bought and sold in Canada decreased by 8% to \$44.4 billion in the Quarter as compared to the Prior Year Quarter. Nationally, the number of homes sold was down 4% while the average selling price of a home decreased by 4%. The Greater Vancouver ("GV") market experienced significant weakness in the Quarter while the GTA market experienced more modest weakness compared to Prior Year Quarter. The Company's Network of REALTORS® increased by 506 REALTORS® in the Quarter, driven by 495 REALTORS® transferred from the Manager on January 3, 2019 and net growth of 11 REALTORS® across the Company Network.

NET EARNINGS:

For the Quarter, the Company generated a net loss of \$8.4 million or \$0.88 per Share, compared to net loss of \$0.4 million or \$0.04 per Share for the Prior Year Quarter.

The primary drivers of the increase in net loss compared to the Prior Year Quarter were:

- A loss on the determination of the fair value on the Exchangeable Units of \$7.8 million in the Quarter, compared to a loss of \$2.9 million during the Prior Year Quarter;
- A \$1.0 million loss on the fair value of the interest rate swaps compared to a gain of \$0.1 million during the Prior Year Quarter;
- A \$1.8 million increase in management fees as a result of the changes in the management fees structure under the Amended MSA:
- A \$0.6 million increase in amortization of intangible assets as a result of the transfer of Franchise Agreements and other contracts on January 3, 2019. The other contracts have shorter amortization periods than the Franchise Agreements;
- A \$0.5 million increase in impairment and write-off of intangible assets due to impairment recognized for four franchise agreements and write-off of one franchise agreement due to termination;
- A \$0.5 million decrease in revenues as outlined above; partly offset by
- A \$0.5 million loss recorded on the fair value of the purchase obligation in the Prior Year Quarter compared to nil in the Quarter as the Company no longer acquires franchise agreements from the Manager;
- A \$0.9 million decrease in income taxes driven by a decrease in taxable income.

TOTAL ASSETS:

Total assets increased by \$7.7 million during the Quarter. The main drivers for the increase are as follows:

- An increase in the carrying value of intangible assets of \$6.2 million, driven by the transfer of Franchise Agreements and
 other contracts totaling \$9.3 million on January 3, 2019, partly offset by amortization and impairment charges of \$3.2 million;
- An increase in accounts receivable of \$1.2 million driven by an increase in revenues compared to the fourth quarter of 2018 and specific Franchisees who late-paid their past-due fees early in April; and
- · An increase in income tax receivable and deferred tax asset totaling \$1.2 million; partly offset by
- A \$0.7 million decline in cash: and
- A \$0.2 million decrease in sales tax receivable.

TOTAL LIABILITIES:

Total liabilities increased by \$19.2 million since December 31, 2018. The main drivers of the increase are as follows:

- An \$8.5 million increase in contract transfer obligation owing to the Manager for the transfer of the Franchise Agreements and other contracts on January 3, 2019;
- An increase of \$7.8 million in the liability associated with the Exchangeable Units, which is tied to the trading value of the Restricted Voting Shares (see further discussion under First Quarter Operating Results and Cash Flows - Loss on fair value of Exchangeable Units);
- · A net increase in debt facilities of \$2.0 million, which the Company drew on the Term Facility during the Quarter; and
- A \$0.9 million increase in the Interest rate swap liability.

Kev Performance Drivers

Key performance drivers of the Company's business include:

- 1. The stability of the Company's revenue stream;
- 2. The number of REALTORS® in the Company Network;
- 3. Transaction dollar volumes; and
- 4. The Company's growth opportunities.

Stability of the Company's Revenue Stream

The stability of the Company's revenue stream is derived from a number of factors, including the fixed-fee structure of the Company's franchise fees, the ability to increase franchise fees under the terms of the Franchise Agreements, the geographic distribution of the Company Network, and the length and renewal of the Franchise Agreements owned by the Company.

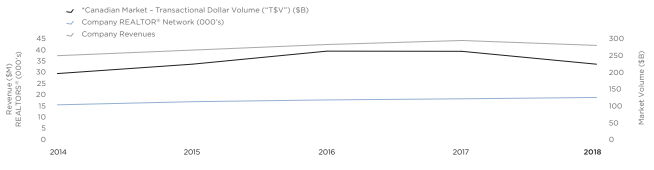
FIXED - FEE STRUCTURE

The Company estimates that approximately 79% of its franchise are fixed in nature. In addition to its fixed franchise fees, a substantial portion of the Company's variable franchise fees are effectively fixed in nature.

The amount of variable franchise fee paid by an individual REALTOR® can change depending upon, among other things, the total value of real estate they sell in a given year and increases or decreases in home prices across Canada. However, variable franchise fees are subject to a cap of \$1,350 per REALTOR® or Team of REALTORS®. For those REALTORS® or Teams who reach the cap, the variable franchise fee is effectively fixed in nature, in that the variable franchise fee paid by the REALTOR® or Team will not change based on changes in the Canadian Market.

The chart below compares the Company's annual revenues to the Canadian Market and the underlying number of REALTORS® in the Company Network. The quarterly changes in the Company's revenues and the Canadian Market is shown under "Transactional Dollar Volumes".

REVENUES, MARKET AND REALTOR® TRENDS



*Source: Canadian Real Estate Association ("CREA")

INCREASE IN FEES

Under the terms of the Franchise Agreements, the Company is permitted to increase the franchise fees it charges based on changes in the underlying consumer price index.

On January 1, 2018, the Royal LePage Network fixed monthly franchise fee increased from \$125 per REALTOR® to \$128 per REALTOR® and the maximum variable franchise fee payable based on 1% of each REALTOR®'s or Team's Gross Revenue increased from \$1,325 annually to \$1,350.

GEOGRAPHIC DISTRIBUTION OF THE COMPANY NETWORK

As at March 31, 2019, the Company Network of 19,231 REALTORS® operated through 298 Franchisee Agreements, contracted with 337 Broker-Owners, providing services across the country through 682 locations. Of the Brokerages in the Company Network, approximately 63% operate with fewer than 50 REALTORS® and represent 15% of the REALTORS® in the Company Network. The Company's smallest Franchisees have one REALTOR® while the largest has approximately 1,900 REALTORS®.

The Company Network is geographically dispersed. As compared to the distribution of REALTORS® across Canada, the Company Network is under-represented in British Columbia and Alberta. The Company has a relatively strong presence in Ontario (as a result of a historical base there) and Quebec (due to recruiting successes in recent years and operating under two separate brands).

| As at March 31, 2019 | Canadian¹ REALTOR® Population | Company REALTOR® Population |
|----------------------|-------------------------------------|-----------------------------------|
| Ontario | 58% | 58% |
| British Columbia | 17% | 13% |
| Quebec | 10% | 16% |
| Alberta | 9% | 6% |
| Maritimes | 3% | 4% |
| Prairies | 3% | 3% |
| Total | 100% | 100% |

Source: CREA

FRANCHISE AGREEMENTS

Franchise Agreements are contracts between the Company and Franchisees which govern matters such as use of the Trademarks, rights and obligations of Franchisees and the Company, renewal terms, services to be provided and franchise fees. Over the term of the Franchise Agreement, the Franchisee may undertake activities which require an amendment to the standard contract such as the opening of a new location. These changes are documented by way of an addendum to the standard contract and form part of the Franchise Agreement.

The Royal LePage Franchise Agreements, which represent 95% of the Company's REALTORS®, are for 10 to 20 year terms with a standard renewal term of ten years. These long-duration contracts exceed the industry standard of five years and thereby reduce agreement renewal risk. In addition, the Company regularly attempts to extend contract terms a further ten years in advance of renewal dates when opportunities allow.

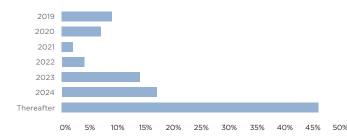
The Via Capitale Franchise Agreements, which represent 5% of the Company's REALTORS®, are typically five years in duration with standard renewal terms extending five years.

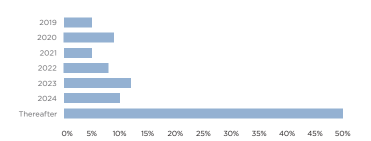
A summary of the Company's agreement renewal profiles as at March 31, 2019 for the Company Network is shown below.

% OF FRANCHISE AGREEMENTS UP FOR RENEWAL

% OF FRANCHISE AGREEMENTS UP FOR RENEWAL (by Number of Agreements)







RENEWALS

The Company has historically been able to achieve renewal success in more than 99% of Franchise Agreements as they come due, expressed as a percentage of the underlying number of REALTORS® associated with those agreements. Due to the ongoing success of the Company's Franchisees, a number of opportunities, such as increasing Franchisee locations, present themselves to renew Franchise Agreements before they come due.

During the Quarter, eight Franchise Agreements, representing 946 REALTORS® of the Company Network extended their term or renewed.

During the Quarter, three Franchise Agreements were terminated, of which two were as a result of Franchisees merging operations and one resulted in the loss of 1 agent as the broker owner ceased its operations.

Number of REALTORS® in the Company Network

For the Quarter, the Company Network of 19,231 REALTORS® increased by 506 REALTORS®, compared to a net increase of 573 REALTORS® in the Prior Year Quarter. After taking into account the 495 REALTORS® added through the transfer of Franchise Agreements on January 3, 2019 (January 1, 2018 – 563 REALTORS® through the acquisition of Franchise Agreements), the Company experienced net growth of 11 REALTORS® through acquisition of new franchisees offset by attrition compared to net growth of 10 REALTORS® in the Prior Year Quarter.

| As at December 31, | 2003¹ - 2014 | 2015 | 2016 | 2017 | 2018 | 2019³ |
|--|--------------|---------|---------|---------|---------|--------|
| Company Network | | | | | | |
| Opening REALTOR® Count | 9,238 | 15,377 | 16,794 | 17,580 | 18,135 | 18,725 |
| Acquisition of franchise agreements from the Manag | ger 4,772 | 1,577 | 459 | 568 | 563 | - |
| Transfer of franchise agreements | _ | _ | _ | _ | _ | 495 |
| Franchise agreements from new Franchisees | _ | - | _ | _ | - | 59 |
| Net Recruiting Growth (Attrition) | 1,367 | (160) | 327 | (13) | 27 | (48) |
| Closing REALTOR® Count | 15,377 | 16,794 | 17,580 | 18,135 | 18,725 | 19,231 |
| % Change in the period | 66% | 9% | 5% | 3% | 3% | 3% |
| | | | | | | |
| Canadian REALTOR® Population ² | 20031 - 2014 | 2015 | 2016 | 2017 | 2018 | 2019 |
| CREA REALTOR® Membership | 110,821 | 114,664 | 121,212 | 125,316 | 129,752 | - |
| % Change in the period | 56% | 3% | 6% | 3% | 4% | _ |

Opening Count as at August 2003, CREA opening count of 71,267

² Source: CREA, CREA Membership data as of March 31, 2019 not available as of MDA date

 $^{^{3}}$ As at March 31, 2019

The increase in the number of Canadian REALTORS® since 2003 has in part been driven by the strong Canadian Markets, increases in discount brokerage offerings (which have attracted new entrants to the industry), and an apparent increase in market activity serviced by REALTORS® operating as Teams. Since 2003, the Company's Network has grown at a 5% compound annual growth rate ("CAGR"), outperforming the 4% growth in the industry despite the addition of competitive offerings over the same time period.

The number of REALTORS® in the Company Network increases when the Company is able to sign new Franchise Agreements with new Franchisees that may have converted to the Company's Brands from a competitor. Under the terms of the Previous MSA, the Company Network would increase when the Company purchased Franchise Agreements from the Manager, generally on January 1 of each year.

CANADIAN REAL ESTATE REALTORS®

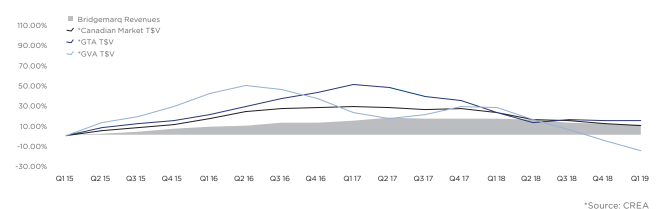
(Years ended December 31)



Transactional Dollar Volumes

The chart below shows the cumulative growth in the Canadian Market and select urban markets as compared to the growth in the Company's revenues since the first quarter of 2015.

QUARTERLY ROLLING TWELVE-MONTH % CHANGE



Transactional dollar volume of real estate in Canada has declined nationally since the first quarter of 2017 as real estate values and volumes have weakened. Weakness over the past two years is due to weakness in the GTA (which experienced peak growth in the first quarter of 2017) and the GV market (which peaked in the second quarter of 2016). Revenues have decreased in 2019 as a result of the reduction in the transactional dollar volumes of the Canadian Market and the expiry of the obligation to pay premium fees for 21 locations.

During the Quarter, the Canadian market closed down 8%, at \$44.4 billion, as compared to the Prior Year Quarter, driven by a 4% decrease in price and 4% decrease in units sold.

For the rolling twelve-month period ended March 31, 2019, the Canadian market was down 12%, at \$220 billion, as compared to the rolling twelve-month period ended March 31, 2018, driven by an 4% decrease in price and 8% decrease in units sold.

During the Quarter, the GTA market remained consistent with the Prior Year Quarter with 1% increase in price, offset by 1% decline in units sold.

For the rolling twelve-month period ended March 31, 2019, the GTA market was down 8%, at \$60.9 billion, as compared to the rolling twelve-month period ended March 31, 2018, driven by 1% decrease in price and 7% decrease in units sold.

During the Quarter, the GV market closed down 38%, at \$4.3 billion, as compared to Prior Year Quarter, driven by 4% decrease in price and 34% decrease in units sold.

For the rolling twelve-month period, the GV market was down 37%, at \$23.6 billion, as compared to the Prior Year Quarter, driven by a 1% decrease in price and 36% decrease in units sold.

Company's Growth Opportunities

Growth in the Company's revenues is achieved through:

- Increasing the number of REALTORS® in the Company Network through recruitment growth;
- Entering into new Franchise Agreements;
- Increasing the productivity of REALTORS®;
- · Expanding the range of products and services supporting Franchisees and their REALTORS®; and
- · Increasing the adoption of the Company's products and services and growing other revenues.

The products and services offered by the Company are supported by ongoing training programs for Brokers and REALTORS®, which assist in leveraging the Company's competitive advantages to attract and retain REALTORS®.

GROWTH IN THE NUMBER OF REALTORS®

The Company strives to increase the number of REALTORS® in the Company Network through the continued momentum of converting competing brokerages and REALTORS® to the Company's Brands and developing programs to increase REALTOR® growth. This is generally achieved through entering into new Franchise Agreements and, prior to January 1, 2019, acquiring Franchise Agreements from the Manager.

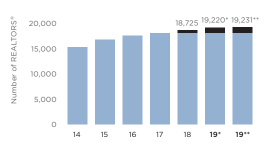
Since the inception of the Company in August 2003 with 9,238 REALTORS®, the Company Network has increased by 108% (9,993 REALTORS®), of which 85% has been through entering into or acquiring Franchise Agreements and 15% through net recruitment growth. This represents a CAGR of 5% in the Company Network.

In accordance with terms of the Amended MSA, on January 3, 2019, the Manager transferred 47 Franchise Agreements comprised of 495 REALTORS® operating under the Royal LePage and Via Capitale brands, for nominal consideration. The fair value ascribed to the Franchise Agreements was \$4.7 million with estimated annual franchise fee revenues of \$0.9 million.

In accordance with the terms of the Previous MSA, on January 1, 2018, the Company acquired 38 Franchise Agreements comprised of 563 REALTORS® operating under the Royal LePage and Via Capitale Brands. The purchase price of these agreements was \$9.3 million, with estimated annual franchise fee revenues of \$1.3 million.

A summary of Company Network growth since 2014 is summarized in the chart below.

COMPANY GROWTH



Year ended December 31, except 2019 *As at January 1, 2019

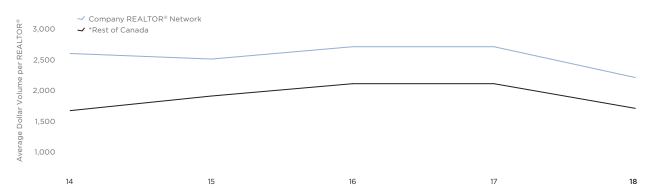
**As at March 31, 2019

REALTOR® Productivity

The average Company Network REALTOR® generated approximately \$2.2 million in transactional dollar volume for the twelve months ended December 31, 2018, compared to an estimated \$1.7 million in transactional dollar volume generated by an average Canadian REALTOR®, outside the Company Network. Management believes that the higher productivity of the Company's Network of REALTORS®, makes the Company less prone to a loss of REALTORS® during a period of reduced transactional dollar volume. The average transactional dollar volume per REALTOR® since 2014 is summarized in the chart below.

CANADIAN RESIDENTIAL REAL ESTATE MARKET REALTOR® PRODUCTIVITY

(Average T\$V per REALTOR®, in '000 of Canadian dollars)



*Source: CREA

PRODUCTS AND SERVICES

The Manager, on behalf of the Company, has continued to invest in new products and services to assist Franchisees in managing their businesses as well as provide innovative tools to attract and retain the best talent in the real estate industry. In the Quarter, Royal LePage launched an app version of its popular CRM platform, Smart Studio. The brand also entered a three-year partnership with a leading commercial real estate data provider to allow the brand's network access to residential developments, commercial sales data and leasing availability at a preferred cost.

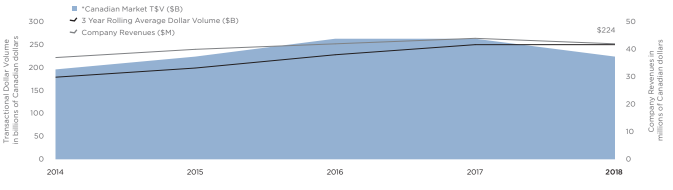
The Canadian Residential Real Estate Market

Since 2014, the Canadian Market has grown at a CAGR of 3% compared to our revenues, which have grown at a rate of 2%. Our fee structure is biased towards fees that are fixed in nature, limiting our participation in significant increases or decreases in the Canadian Market.

The Canadian Market experienced steady growth from 2014 to 2016 and began slowing down after the first Quarter of 2017. In 2016 the Canadian Market experienced growth of 16% driven by 10% increase in units sold and 6% increase in selling price. This momentum continued throughout first six months of 2017, with record sales recorded in Q1 2017, before the Canadian Market saw a decline in last nine months of the 2017. The slowdown continued through 2018 and into 2019, partly the result of higher interest rates, various government-mandated regulations including tightened mortgage rules, and new taxes, which targeted certain foreign buys of residential real estate in Ontario and BC.

MARKET DOLLAR VOLUME - CANADIAN RESIDENTIAL REAL ESTATE MARKET

(2014-2018)

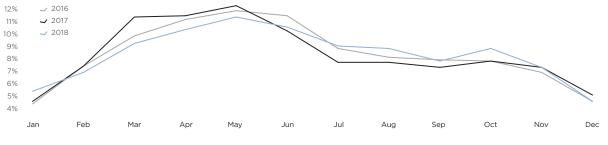


*Source: CREA

The Company's revenues are affected by the seasonality of the Canadian Market, which typically sees stronger transactional dollar volumes in the second and third quarters of each year, as summarized in the chart below. The impact of the seasonality of the Canadian Market is somewhat mitigated by the fixed-fee nature of the Company's franchise fees. In the latter part of the year, variable franchise fees can be negatively impacted by the Royal LePage REALTORS® and Teams who have capped with respect to variable franchise fees.

CANADIAN RESIDENTIAL REAL ESTATE MARKET

(*% Canadian Market T\$V by month)



*Source: CREA

Canadian Market Outlook

A summary of key commentary on the Canadian Market, as reported by the Canadian Real Estate Association ("CREA"), the Toronto Real Estate Board ("TREB") and the Bank of Canada ("BoC") follows:

From CREA': While the outlook for economic growth has dimmed since CREA's previous forecast was released last December, interest rates together with labour market and demographic fundamentals remain supportive for housing demand. However, policy headwinds continue to limit access to mortgage financing and dampen housing market sentiment.

National home sales are projected to ease by 1.6% to 450,400 units in 2019, marking the weakest annual sales since 2010 and the lowest per capita sales activity in nearly two decades. With further interest rate hikes this year having become less likely, the monthly trend for sales is generally expected to improve slowly from a starting point that has been lowered by tightened mortgage lending and provincial housing policies in recent years.

British Columbia is again expected to account for much of the projected decrease in national sales this year, along with a further expected decline in Alberta, but that should be offset by continuing strength in Quebec activity and a small gain in Ontario.

The national average price is projected to stabilize (-0.2%) at around \$487,000 in 2019 following a 4.1% drop recorded in 2018, which was the largest in almost 25 years.

The average home price is forecast to retreat in British Columbia, Alberta, Saskatchewan and Newfoundland and Labrador. In the latter three provinces, the supply of homes available for sale is historically elevated relative to sales activity.

Meanwhile, home prices in Eastern Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island are expected to continue rising in line with their firmer market balances. Prices are also expected to rise in Ontario's Greater Golden Horseshoe where homes remain in short supply.

National sales are forecast to move slightly higher in 2020 (459,400 units; +2%), as the resumption of interest rate increases and the mortgage stress-test offset continuing population, job and income growth. Sales are forecast to rise in all provinces but Newfoundland and Labrador, with a partial recovery in activity in British Columbia and Alberta combined with further gains in Quebec contributing most to the gain in national activity. Despite a small expected rebound in British Columbia and Alberta, sales in these provinces would nonetheless remain 10-20% below their 10 year averages, as would sales in Saskatchewan and Newfoundland and Labrador.

The national average price is forecast to edge higher by 0.8% to \$490,800 in 2020, reflecting further average price gains in Ontario, improving sales activity in British Columbia and Alberta (despite further price declines), and the combination of both higher sales and average prices in Quebec.

Average price trends across Canada in 2020 are generally expected to be more moderate versions of those in 2019, with small declines in British Columbia, Alberta, Saskatchewan and Newfoundland and Labrador, and modest gains in all provinces from Manitoba through to the Maritimes.

From TREB²: Toronto Real Estate Board President Garry Bhaura announced that Greater Toronto Area REALTORS® reported 7,187 residential sales through TREB's MLS® System in March 2019. This result was in line with 7,188 sales reported in March 2018. For the first quarter of 2019, sales were down by one per cent compared to Q1 2018.

"The OSFI stress test continues to impact home buyers' ability to qualify for a mortgage. TREB is still arguing that the stress test provisions and mortgage lending guidelines generally, including allowable amortization periods for insured mortgages, should be reviewed. The supply of listings in the GTA also remains a problem. Bringing a greater diversity of ownership and rental housing online, including 'missing middle' home types, should be a priority of all levels of government. TREB is happy to be taking part in the City of Toronto's consultations for the Housing TO – 2020-2030 Action Plan, and will certainly be raising the supply issue during these discussions," said Mr. Bhaura.

"While the City of Toronto's recently announced Housing TO – 2020-2030 Action Plan is exciting and commendable and TREB looks forward to contributing solutions as a Member of the External Advisory Committee, the recently proposed increase to the Municipal Land Transfer Tax on higher priced properties is problematic. As the recent City budget process showed, the MLTT is not a sustainable revenue source from which to fund municipal programs. On top of this, additional MLTT on higher priced homes could have a trickle-down effect on the supply of homes throughout the housing price continuum," said TREB CEO John Di Michele.

¹ Source: CREA Updates and Extends Resale Market Forecast, published March 15, 2019

² Source: TREB Market Watch, April 5, 2019

The MLS® Home Price Index Composite Benchmark was up by 2.6 per cent year-over-year in March, while the average price for March sales was up by a lesser annual rate of 0.5 per cent to \$788,335. The average selling price for Q1 2019 was up by 1.1 per cent year-over-year.

"Market conditions have remained tight enough to support a moderate pace of price growth. Despite sales being markedly lower than the record levels of 2016 and early 2017, the supply of listings has also receded. This means that in many neighbourhoods throughout the GTA, we continue to see competition between buyers for available listings, which provides a level of support for home prices," said Jason Mercer, TREB's Chief Market Analyst.

From the BoC³: Global economic growth has slowed by more than the Bank forecast in its January Monetary Policy Report (MPR). Ongoing uncertainty related to trade conflicts has undermined business sentiment and activity, contributing to a synchronous slowdown across many countries. In response, many central banks have signaled a slower pace of monetary policy normalization. Financial conditions and market sentiment have improved as a result, pushing up prices for oil and other commodities.

Global economic activity is expected to pick up during 2019 and average 3.25 per cent over the projection period, supported by accommodative financial conditions and as a number of temporary factors weighing on growth fade. This is roughly in line with the global economy's potential and a modest downgrade to the Bank's January projection.

In Canada, growth during the first half of 2019 is now expected to be slower than was anticipated in January. Last year's oil price decline and ongoing transportation constraints have curbed investment and exports in the energy sector. Investment and exports outside the energy sector, meanwhile, have been negatively affected by trade policy uncertainty and the global slowdown. Weaker-than-anticipated housing and consumption also contributed to slower growth.

The Bank expects growth to pick up, starting in the second quarter of this year. Housing activity is expected to stabilize given continued population gains, the fading effects of past housing policy changes, and improved global financial conditions. Consumption will be underpinned by strong growth in employment income. Outside of the oil and gas sector, investment will be supported by high rates of capacity utilization and exports will expand with strengthening global demand. Meanwhile, the contribution to growth from government spending has been revised down in light of Ontario's new budget.

Overall, the Bank projects real GDP growth of 1.2 per cent in 2019 and around 2 per cent in 2020 and 2021. This forecast implies a modest widening of the output gap, which will be absorbed over the projection period.

CPI and measures of core inflation are all close to 2 per cent. CPI inflation will likely dip in the third quarter, largely because of the dynamics of gasoline prices, before returning to about 2 per cent by year end. Taking into account the effects of the new carbon pollution charge, as well as modest excess capacity, the Bank expects inflation to remain around 2 per cent through 2020 and 2021.

Given all of these developments, Governing Council judges that an accommodative policy interest rate continues to be warranted. We will continue to evaluate the appropriate degree of monetary policy accommodation as new data arrive. In particular, we are monitoring developments in household spending, oil markets, and global trade policy to gauge the extent to which the factors weighing on growth and the inflation outlook are dissipating.

COMPANY MARKET OUTLOOK

The Company expects year-over-year home prices to be relatively flat through the spring market as sales activity remains sluggish despite signs of a recovery in late 2018. While market activity continues to stall in the Greater Toronto Area, a low supply of listings has resulted in modest year-over-year price growth in March. Low consumer confidence continues to dampen sales activity in Greater Vancouver. Sellers are now lowering listing prices to stay competitive and this resulted in a year-over-year 7.7% decrease in the region's MLS® Home Price Index composite benchmark price. Despite a recent rally in world oil prices, home sales in Alberta were sluggish as economic activity in the province remains muted. The Benchmark Home Price in Calgary decreased 5.0% year-over-year in March. The Greater Montreal Area real estate market continues to show strength. March marked the region's 49th consecutive monthly sales increase while the median price for single-family homes increased 5.0% year-over-year. Low inventory in Ottawa contributed to a 7.2%t year-over-year increase in March's average price.

³ Source: BoC press release published April, 24 2019

⁴ Source: REBGV March Monthly Market Report, April 2019

⁵ Source: CREB March 2019 Housing Summary

⁶ Source: Slight Increase in Residential Sales in the Montreal CMA in March, Quebec Professional Association of Real Estate Brokers, April 2019

⁷ Source: A Slow March into Spring Market for Ottawa Real Estate, Ottawa Real Estate Board, April 2019

The global economy showed softness entering the new year. The economic downturns in China and Germany, ongoing trade disputes, and slowing U.S. growth support a relatively muted global outlook. The upside for the Canadian housing market is the increased likelihood that interest rate hikes are on hold for the foreseeable future, which is supportive of Canada's real estate market. Strong full-time employment levels are also expected to be supportive of real estate activity as potential first-time buyers are more financially able to move from renting to buying.

The federal budget unveiled in March announced an increase in the Home Buyers Plan RRSP withdrawal limit to \$35,000 and the new First-Time Home Buyer Incentive. The new initiative is a three-year, \$1.25 billion shared equity mortgage program whereby the Canadian Housing and Mortgage Corporation (CMHC) will co-invest up to five per cent of the purchase price of an existing home and will come into effect in autumn 2019. While the Company does not expect the initiative to have a material impact on home prices, some sales activity expected this spring may be delayed until fall when the initiative becomes available.

First Quarter Operating Results and Cash Flows

(Unaudited) (in 000's) except per Share amounts and number of REALTORS®; For three months ended March 31,

| For three months ended March 31, | 2019 | 2018 |
|---|---------------|--------------|
| Revenues | | |
| Fixed franchise fees | \$ 7,326 | \$ 6,911 |
| Variable franchise fees | 2,145 | 2,570 |
| Premium franchise fees | - | 989 |
| Other revenue, net | 537 | - |
| | 10,008 | 10,470 |
| Less: | | |
| Administration expenses | 398 | 354 |
| Management fees | 3,694 | 1,889 |
| Interest expense | 765 | 672 |
| | 5,151 | 7,555 |
| Impairment and write-off of intangible assets | (482) | _ |
| Amortization of intangible assets | (2,656) | (2,009) |
| Interest on Exchangeable Units | (1,452) | (1,452) |
| Loss on fair value of Exchangeable Units | (7,787) | (2,928) |
| Gain (loss) on interest rate swap | (969) | 59 |
| Loss on fair value of purchase obligation | - | (518) |
| Earnings (Loss) before income taxes | (8,195) | 707 |
| Current income tax expense | 729 | 1,202 |
| Deferred income tax recovery | (532) | (130) |
| Net and comprehensive loss | \$ (8,392) | \$ (365) |
| Basic loss per Share | \$ (0.88) | \$ (0.04) |
| Diluted loss per Share | \$ (0.88) | \$ (0.04) |
| Number of REALTORS® | 19,231 | 18,708 |
| Cash Flow Information (in 000's) | | |
| Cash provided by (used for): | | |
| Operating activities | \$ 1,459 | \$ 3,721 |
| Investing activities | (962) | (8,530) |
| Financing activities | (1,201) | 3,999 |
| a.rem.g dearrace | (.,=0., | 0,000 |

During the Quarter, the Company generated a net loss of \$8.4 million as compared to a net loss of \$0.4 million for the Prior Year Quarter.

2019

2018

Revenues for the Quarter totaled \$10.0 million, compared to \$10.5 million for the Prior Year Quarter. Fixed franchise fees represented 73% of revenues for the Quarter (Prior Year Quarter – 66%). Revenues decreased primarily as a result the expiry of the obligation of Franchisees to pay premium franchise fees in 2018 and lower variable franchise fees. These reductions were partly offset by an increase in fixed franchise fees as a result of the increase in the number of REALTORS® in the Company Network and the addition of other revenues during the Quarter (which were earned by the Manager in the Prior Year Quarter).

Fixed franchise fees for the Quarter increased by 6% as compared to the Prior Year Quarter, primarily due to the increase in the REALTOR® base resulting from the transfer of Franchise Agreements on January 3, 2019 representing REALTORS®. In addition, fixed franchise fees includes fees for commercial services, which were earned by the Manager in the Prior Year Quarter.

Variable franchise fees for the Quarter decreased by 17% compared to the Prior Year Quarter as a result of a decrease in the transactional dollar value of the Canadian Market. This decline was partly offset by the larger REALTOR® base in the Quarter.

Other Revenues consist of revenues earned from referral fees including mortgage referrals and lead referrals to REALTORS®. These revenues were assigned to the Company on January 3, 2019 and were earned by the Manager in the Prior Year Quarter.

Premium franchise fees were derived from a number of locations servicing the GTA Market, which paid premium franchise fees based on the location's Gross Revenue. The obligations to pay premium franchise fees expired in 2018.

Administration expenses of \$0.4 million for the Quarter were slightly higher than for the Prior Year Quarter primarily due to higher bad debt expense.

Management fee expense of \$3.7 million for the Quarter increased due to implementation of the new management fee structure under the Amended MSA.

Interest expense was slightly higher compared to Prior Year Quarter as a result of the interest expense on the contract transfer obligation to the Manager related to the transfer of contracts and Franchise Agreements on January 3, 2019.

Amortization of Intangible Assets for the Quarter totaled \$2.7 million, an increase of 32% compared to the Prior Year Quarter as a result of the transfer of franchise agreements and other contracts on January 3, 2019. The other contracts transferred have shorter amortization period than Franchise Agreements.

Interest on Exchangeable Units represents the distributions to Exchangeable Unitholders. For the Quarter, total distributions amounted to \$0.44 per Exchangeable Unit (Prior Year Quarter - \$0.44). Distributions to Exchangeable Unitholders are determined with reference to dividends paid on Bridgemarq's Restricted Voting Shares.

Loss on fair value of Exchangeable Units represents the change in the fair value of the Exchangeable Units. The Exchangeable Units are valued based on the value of the Company's Restricted Voting Shares. At March 31, 2019, the Company's Restricted Voting Shares were valued at \$16.91 per share compared to \$14.57 at December 31, 2018, resulting in a loss of \$7.8 million. This loss represents an increase in the obligation associated with the conversion features of the Exchangeable Units. For the Prior Year Quarter, the price of the Company's Restricted Voting Shares increased from \$16.52 at December 31, 2016 to \$17.40 at March 31, 2017, resulting in a loss of \$2.9 million.

Loss on interest rate swap of \$1.0 million is a non-cash item which represents the change in fair value of the Company's interest rate swaps. The Company has a five-year interest rate swap agreement to swap the variable interest obligation on \$53,000 of the company's outstanding debt facilities to a fixed rate obligation of 3.64% through October 2019. In March of 2019, the company entered into an additional interest rate swap agreement to swap the variable interest rate obligation on \$53,000 of the company's outstanding debt facilities to a fixed rate obligation of 3.94% for the period from November 2019 through December 31, 2023.

Income Tax Expense The effective income tax rate paid by the Company for the Quarter was (2%) (Prior Year Quarter – in excess of 100%). The Company's effective income tax rate in the interim condensed consolidated statement of net and comprehensive loss is significantly different than the Company's enacted income tax rate of 26.5%. The difference in the effective income tax rate is driven by a number of items that are included in the determination of net loss but excluded from the determination of taxable income. Items included in determining net loss that are not included in determining taxable income include, among other things, non-deductible amortization of intangible assets, interest on Exchangeable Units, fair valuation adjustments on Exchangeable Units.

Cash provided by operating activities decreased to \$1.5 million compared to \$3.7 million in the Prior Year Quarter due primarily to lower revenues and higher management fees under the terms of the Amended MSA partly offset by lower income tax payments.

Cash used in investing activities is significantly lower than the Prior Year Quarter as a result of the changes to the Management Services Agreement. Under the terms of the Previous MSA, the Company purchased Franchise Agreements from the Manager in January 1 of each year resulting in a cash payment of \$8.6 million in the Prior Year Quarter. Under the terms of the Amended MSA, the Company no longer acquires Franchise Agreements from the Manager, but, rather, enters into Franchise Agreements with Franchisees directly. Cash used in investing activities in the Quarter the portion of management fees allocated toward reducing the obligation and interest expense associated with the transfer of contracts and Franchise Agreements and direct costs of entering into Franchise Agreements.

Cash provided by financing activities decreased significantly during the Quarter as the Company did not borrowing funds to acquire Franchise Agreements from the Manager. Borrowings under the quarter of \$2.0 million represent the increased availability under the term facility portion of the Company's debt facilities as a result of amendments completed in 2018. Dividends paid to shareholders were unchanged compared to the Prior Year Quarter.

Summary of Quarterly Results

| (Unaudited) For three months ended, | 2019 | | | 2 | 018 | | | 2017 | | | | | | | | | | | |
|--|---------------|-----|---------|--------------|-----|---------|--------------|------|---------|----|----------|----|----------|--|--|--|--|--|--|
| (in 000's) except per Share amounts and number of REALTORS®; | Mar. 31 | | Dec. 31 | Sept. 30 | | June 30 | Mar. 31 | | Dec. 31 | | Sept. 30 | | June 30 | | | | | | |
| Revenues | | | | | | | | | | | | | | | | | | | |
| Fixed franchise fees | \$ 7,326 | \$ | 7,146 | \$ 7,211 | \$ | 7,058 | \$ 6,911 | \$ | 6,704 | \$ | 6,741 | \$ | 6,720 | | | | | | |
| Variable franchise fees | 2,145 | | 1,799 | 3,121 | | 3,243 | 2,570 | | 1,420 | | 3,226 | | 3,608 | | | | | | |
| Premium franchise fees | - | | _ | 809 | | 1,171 | 989 | | 1,342 | | 2,268 | | 1,800 | | | | | | |
| Other revenue, net | 537 | | _ | _ | | _ | _ | | _ | | _ | | _ | | | | | | |
| | 10,008 | | 8,945 | 11,141 | | 11,472 | 10,470 | | 9,466 | | 12,235 | | 12,128 | | | | | | |
| Less: | | | | | | | | | | | | | | | | | | | |
| Administration expenses | 398 | | 543 | 82 | | 280 | 354 | | 110 | | 163 | | 6 | | | | | | |
| Management fees | 3,694 | | 1,547 | 2,078 | | 2,103 | 1,889 | | 1,750 | | 2,288 | | 2,296 | | | | | | |
| Interest expense | 765 | | 666 | 669 | | 679 | 672 | | 609 | | 626 | | 643 | | | | | | |
| | 5,151 | | 6,189 | 8,312 | | 8,410 | 7,555 | | 6,997 | | 9,158 | | 9,183 | | | | | | |
| Recovery / (impairment and write-off) of | | | | | | | | | | | | | | | | | | | |
| intangible assets, net | (482) | | (245) | (322) | | (129) | - | | (61) | | 709 | | (52) | | | | | | |
| Amortization of intangible assets | (2,656) | | (1,871) | (1,900) | | (1,926) | (2,009) | | (1,959) | | (1,989) | | (2,059) | | | | | | |
| Interest on Exchangeable Units | (1,452) | | (1,452) | (1,452) | | (1,452) | (1,452) | | (1,451) | | (1,444) | | (1,427) | | | | | | |
| Gain / (loss) on fair value | (7.707) | | 7.254 | 0.151 | | (6,000) | (2.020) | | 200 | | (777) | | (1.00.4) | | | | | | |
| of Exchangeable Units | (7,787) | | , - | 9,151 | | (6,988) | (2,928) | | 266 | | (333) | | (1,064) | | | | | | |
| Gain / (loss) on interest rate swap | (969) | | (97) | 108 | | 4 | 59 | | 142 | | 547 | | 420 | | | | | | |
| Gain / (loss) on fair value of purchase obligation | _ | | 77 | 2 | | (26) | (518) | | 113 | | 213 | | (104) | | | | | | |
| Earnings (loss) before income taxes | (8,195) | | 9,855 | 13,899 | | (2,107) | 707 | | 4,047 | | 6,861 | | 4,897 | | | | | | |
| Current income tax expense | 729 | | 1,045 | 1,367 | | 1,568 | 1,202 | | 1,100 | | 1,516 | | 1,498 | | | | | | |
| Deferred income tax | | | | | | | | | | | | | | | | | | | |
| expense / (recovery) | (532) | | (65) | (12) | | (10) | (130) | | 69 | | 388 | | 69 | | | | | | |
| Net and comprehensive | | | | | | | | | | | | | | | | | | | |
| earnings (loss) | \$ (8,392) | \$ | 8,875 | \$ 12,544 | \$ | (3,665) | \$ (365) | \$ | 2,878 | \$ | 4,957 | \$ | 3,330 | | | | | | |
| Basic earnings (loss) per Share | \$ (0.88) | l ' | 0.94 | \$ 1.32 | \$ | (0.39) | (0.04) | l ' | 0.30 | \$ | 0.52 | \$ | 0.35 | | | | | | |
| Diluted earnings (loss) per Share | \$ (0.88) | \$ | 0.24 | \$ 0.38 | \$ | (0.39) | \$ (0.04) | \$ | 0.30 | \$ | 0.52 | \$ | 0.35 | | | | | | |
| Number of REALTORS® | 19,231 | | 18,725 | 18,799 | | 18,780 | 18,708 | | 18,135 | | 18,117 | | 18,116 | | | | | | |

For the twelve months ended March 31, 2019, the Company generated Distributable Cash Flow of \$20.1 million or \$1.57 per Share, as compared to \$16.5 million or \$1.28 per Share generated during the twelve months ended March 31, 2018. A summary of the Company's Distributable Cash Flow generated in the Quarter and Prior Year Quarter on a rolling twelve months' basis is presented in the table below.

ROLLING TWELVE-MONTH DISTRIBUTABLE CASH FLOW

| For twelve months ended, | 2019 | 2018 |
|-------------------------------------|--------------|--------------|
| (in 000's) except per Share amounts | Mar. 31 | Mar. 31 |
| | | |
| Revenues | \$ 41,566 | \$ 44,299 |
| Less: | | |
| Administration expenses | 1,303 | 633 |
| Management fees | 9,422 | 8,223 |
| Interest expense | 2,779 | 2,550 |
| Current income tax expense | 4,709 | 5,316 |
| Cash used for investing activities | 3,280 | 11,124 |
| Distributable Cash Flow | \$ 20,073 | \$ 16,453 |
| Distributable Cash Flow per Share | \$ 1.57 | \$ 1.28 |

Distributable Cash Flow on a twelve month rolling basis improved compared to the Prior Year Quarter primarily due to elimination of the requirement for the Company to acquire Franchise Agreements from the Manager on January 1 of each year.

The chart below presents a summary of the Distributable Cash Flow generated by the Company since 2014 and the percentage payout of these amounts to shareholders (in the form of dividends) and to the Exchangeable Unitholders (in the form of interest).

DISTRIBUTABLE CASH FLOW

(Years ended December 31, in \$ millions)



The table below presents a reconciliation of cash flow from operating activities, as presented in the consolidated statements of cash flows, to Distributable Cash Flow, a measure used by the management of the Company to assess the resources available to the Company for distribution to shareholders and holders of Exchangeable Units.

CASH FLOW FROM OPERATING ACTIVITIES RECONCILED TO DISTRIBUTABLE CASH FLOW

| (Unaudited) (\$ 000's) For three months ended, | 2019 Mar. 31 | 2018 Mar. 31 |
|--|-----------------|-----------------|
| Cash flow from operating activities | \$ 1,459 | \$ 3,721 |
| Add (deduct): | | |
| Interest on Exchangeable Units | 1,452 | 1,452 |
| Income tax expense | (729) | (1,202) |
| Income taxes paid | 1,355 | 1,602 |
| Changes in non-cash working capital items | 896 | 790 |
| Interest expense | (2,106) | (2,093) |
| Interest paid | 2,095 | 2,083 |
| Cash used in investing activities | (962) | (8,530) |
| Distributable Cash Flow | \$ 3,460 | \$ (2,177) |
| | | |
| (\$ 000's) | 2019 | 2018 |
| For three months ended, | Mar. 31 | Mar. 31 |
| Revenues | \$ 10,008 | \$ 10,470 |
| Less: | | |
| Administration expenses | 398 | 354 |
| Management fees | 3,694 | 1,889 |
| Interest expense | 765 | 672 |
| Current income tax expense | 729 | 1,202 |
| Cash used for investing activities | 962 | 8,530 |
| Distributable Cash Flow | \$ 3,460 | \$ (2,177) |

Distributable Cash Flow represents operating income before deducting amortization and net impairment of intangible assets minus income tax expense minus cash used in investing activities. Distributable Cash Flow is used by the Company to measure the amount of cash generated from operations, which is available for distribution to the Company's shareholders on a diluted basis, subject to working capital requirements. Periods where Distributable Cash Flow is negative indicate that the Company has utilized its existing cash resources or its debt facilities to finance certain of its investing activities or it's distributions to shareholders or holders of Exchangeable Units.

Distributable Cash Flow is a non-GAAP measure and does not have a standardized meaning under IFRS and, accordingly, may not be comparable to similar measures used by other companies. Management believes that Distributable Cash Flow is a useful supplemental measure of performance as it provides investors with an indication of the amount of cash flow generated after investing activities which is available to holders of Restricted Voting Shares and Exchangeable Unitholders, subject to working capital requirements. Investors are cautioned, however, that Distributable Cash Flow should not be interpreted as an alternative to using net earnings (as a measure of profitability) or cash provided by operating activities (as a measure for cash flows) to evaluate the Company's financial performance.

The Company has paid out, in the past, and could pay out, in any given period, cash in excess of net earnings to shareholders as a significant portion of the Company's operating expenses is made up of non-cash amortization of intangible assets and other non-cash charges to net earnings. Management does not view the payment of cash in excess of net earnings as an economic return of capital as these intangible assets and other non-cash charges are not expected to require a further cash outlay in the future. The value of intangible assets is dependent upon the Company's ability to retain and renew the underlying Franchise Agreements and to ensure the ongoing integrity of the Trademarks. The Company has paid out a significant proportion of its Distributable Cash Flow in the past in the form of dividends to holders of Restricted Common Shares and interest to Exchangeable Unitholders. It is management's expectation, at the discretion of the Board, that for the foreseeable future, the Company will continue to pay out a significant proportion of its Distributable Cash Flow to shareholders and Exchangeable Unitholders, subject to working capital requirements.

Debt Facilities

As at March 31, 2019 the Company's \$80.0 million financing is comprised of the following three arrangements, maturing December 31, 2023:

- A \$55.0 million term facility (the "Term Facility"). The Term Facility bears interest at a variable rate of Banker's Acceptances ("BAs") +1.70% or Prime + 0.5%;
- A \$20.0 million acquisition facility (the "Acquisition Facility") to support acquisitions pursued by the Company, bearing interest at a variable rate of BAs +1.70% or Prime + 0.5%. A standby fee of 0.15% applies on undrawn amounts under this facility; and
- A \$5.0 million revolving operating facility (the "Operating Facility") to meet the Company's day-to-day operating requirements, bearing interest at a variable rate of BAs +1.70% or Prime + 0.5%.

Borrowings under each of these arrangements are secured by a first ranking security interest in substantially all assets of the Company.

The covenants of this financing prescribe that the Company must maintain a ratio of Consolidated EBITDA to Senior Interest Expense at a minimum of 3:1 (5:1 prior to 2019) and a ratio of Senior Indebtedness to Consolidated EBITDA at a maximum of 4:1 (2.5:1 prior to 2019) as outlined in the loan agreement. Consolidated EBITDA is defined as operating income before deducting amortization and net impairment or recovery of intangible assets. Senior Indebtedness is defined as borrowings on the Company's debt facilities. Senior Interest Expense is defined as interest on Senior Indebtedness. The company is compliant with these covenants for all periods presented.

In October, 2014, the Company entered into a five-year interest rate swap agreement to swap the variable interest obligation on \$53.0 million of the Term Facility to a fixed rate obligation of 3.64% through October 2019. In March of 2019, the company entered into an additional interest rate swap agreement to swap the variable interest rate obligation on the entire Term Facility to a fixed rate obligation of 3.94% for the period from November 2019 through December 31, 2023. The interest rate swaps are financial instruments and are disclosed at their fair value with any change in that fair value recorded as a gain or loss in the Company's interim condensed consolidated statements of net and comprehensive loss. At March 31, 2019 the Company determined that the fair value of the interest rate swap represents a liability of \$850 (December 31, 2018 –asset of \$119). For the Quarter, the Company recognized a fair value loss of \$969 (Prior Year Quarter – gain of \$59).

Liquidity

Distributable Cash Flow is the largest source of liquidity for the Company. Distributable Cash Flow is derived substantially from revenues received. Given that Franchisees are contractually obligated to pay franchise fees for up to ten years under the Franchise Agreements and given the high degree of success the Company has had in renewing its Franchise Agreements in the past when they come due, the Company believes that the existing portfolio of Franchise Agreements, along with its non-cash working capital and capital resources, will generate sufficient cash flow for the Company to meet its operating commitments.

The Company's ability to grow its Distributable Cash Flow is dependent upon the ability of the Manager to increase the size of the Network, which it can do by, a) supporting Franchisees in their efforts to recruit REALTORS® to their Brokerages, b) assisting Franchisees to acquire Brokerages from outside the Network and, c) entering into new Franchise Agreements. In addition, the Company has the opportunity to grow its sources of other revenue and may consider other types of investments in the future. The Company has entered into the Acquisition Facility to provide capital resources in the event they are presented with opportunities to grow the Company. The Company meets regularly with the Manager during the year to determine the Manager's progress in identifying potential new Franchise Agreements.

During the Quarter, the Company generated Distributable Cash Flow of \$3.5 million compared to negative Distributable Cash Flow of \$2.2 million in the Prior Year Quarter. The negative Distributable Cash Flow in the Prior Year Quarter arose from the Company's acquisition of Franchise Agreements under the Terms of the Previous MSA. In the Prior Year Quarter, the Company borrowed \$7.2 million on its debt facilities to finance the acquisition of Franchise Agreements. These borrowings permitted the Company to pay out a substantial portion of its remaining Distributable Cash Flow to shareholders and holders of Exchangeable Units. The Company paid dividends to shareholders and interest to holders of Exchangeable Units totaling \$3.2 million in the Quarter, unchanged from the Prior Year Quarter.

Distributable Cash Flow for the rolling twelve-month period ended March 31, 2019 was \$1.57 per Share as compared to \$1.28 per Share for the rolling twelve-month period ended March 31, 2018. The increase in Distributable Cash Flow was mainly driven by the reduction in cash used in investing activities during the Quarter compared to \$8.6 million cash used in acquiring Franchise Agreements from the Manger in the Prior Year Quarter. Under the Amended MSA, the Company will no longer acquire Franchise Agreements from the Manager, but rather, will enter into Franchise Agreements with the Franchisees directly.

WORKING CAPITAL

Changes in the Company's net working capital are primarily driven by cash flow from operating activities, collections of accounts receivable, payments of accounts payable and payment of dividends and interest.

Overall, working capital decreased by \$2.3 million from \$6.7 million as at December 31, 2018, to \$4.5 million as at March 31, 2019. The decrease in working capital resulted primarily from:

- A \$0.7 million decrease in cash;
- A \$1.2 million increase in accounts receivable as a result of higher revenues earned in the month of March relative to December 2018 and specific Franchisees who late-paid their past-due fees in April;
- A \$0.6 million increase in current income tax receivable; partly offset by
- A \$3.1 million increase in contract transfer obligation owing to the Manager related to the transfer of the Franchise Agreements and other contracts on January 3, 2019;
- A \$0.2 million decrease in goods and services taxes receivable; and
- A \$0.1 million increase in deferred revenue which relates to revenue received for which the performance obligation has not yet been satisfied.

A summary of the Company's working capital is presented below:

| (\$ 000's) As at | Mar. 31 2019 | , | Dec. 31, 2018 | Se | ept. 30, 2018 | Ju | une 30, 2018 | Mar. 31, 2018 | Dec. 31, 2017 | Se | ept. 30, 2017 | - | June 30, 2017 | | Change Quarter | | hange n Year |
|---|-----------------|----|------------------|------|------------------|------|-----------------|------------------|------------------|----|------------------|----|------------------|------|-------------------|----|-----------------|
| Current assets | | | | | | | | | | | | | | | | | |
| Cash | \$ 3,635 | \$ | 4,339 | \$. | 4,267 | \$ 4 | 4,888 | \$ 2,648 | \$ 3,458 | \$ | 2,644 | \$ | 2,622 | \$ | (704) | \$ | 987 |
| Accounts receivable and current portion of notes receivable | 5.343 | | 4.125 | 2 | 4.083 | ı | 5.234 | 4.862 | 4.492 | | 4.779 | | 5.172 | | 1.218 | | 481 |
| Prepaid expenses | 190 | | 207 | | 187 | | 179 | 164 | 153 | | 156 | | 147 | | (17) | | 26 |
| Current income tax receivable | 984 | | 358 | | 48 | | 60 | 34 | _ | | _ | | _ | | 626 | | 950 |
| Goods and Services | | | | | | | | | | | | | | | | | |
| tax receivable | 87 | • | 264 | | - | | 257 | 579 | - | | - | | - | | (177) | | (492) |
| | \$10,239 | \$ | 9,293 | \$ | 8,585 | \$ 1 | 0,618 | \$ 8,287 | \$ 8,103 | \$ | 7,579 | \$ | 7,941 | \$ | 946 | \$ | 1,952 |
| Current liabilities | | | | | | | | | | | | | | | | | |
| Accounts payable and accrued liabilities | \$ 995 | \$ | 1,003 | \$ | 1,119 | \$ | 1,109 | \$ 1,014 | \$ 803 | \$ | 867 | \$ | 1,131 | \$ | (8) | \$ | (19) |
| Deferred revenue | 137 | | _ | | _ | | _ | _ | _ | | _ | | _ | ľ | 137 | | 137 |
| Contract transfer obligation | 3,106 | | _ | | _ | | _ | _ | _ | | _ | | _ | | 3,106 | | 3,106 |
| Purchase obligation | _ | | _ | | 2,307 | | 2,310 | 2,284 | 1,497 | | 1,611 | | 1,825 | | _ | (| 2,284) |
| Current income tax liability | - | | _ | | _ | | _ | _ | 400 | | 525 | | 234 | | _ | | _ |
| Interest payable to Exchangeable Unitholders | 484 | | 484 | | 484 | | 484 | 484 | 484 | | 484 | | 476 | | - | | _ |
| Dividends payable to Restricted Voting | | | | | | | | | | | | | | | | | |
| shareholders | 1,067 | _ | 1,067 | | 1,067 | | 1,067 | 1,067 | 1,067 | | 1,067 | | 1,027 | | _ | | _ |
| | 5,789 | _ | 2,554 | | 4,977 | | 4,970 | 4,849 | 4,251 | | 4,554 | | 4,693 | | 3,235 | | 940 |
| Net working capital | \$ 4,450 | \$ | 6,739 | \$ 3 | 3,608 | \$ 5 | 5,648 | \$ 3,438 | \$ 3,852 | \$ | 3,025 | \$ | 3,248 | \$ (| (2,289) | \$ | 1,012 |

Cash and Capital Resources

A summary of cash and capital resources available to the Company as at March 31, 2019 and December 31, 2018 is presented below:

| (Unaudited) (in 000's) As at | March 31, 2019 | De | cember 31, 2018 |
|------------------------------------|-------------------|----|--------------------|
| Cash | \$ 3,635 | \$ | 4,339 |
| Term Facility | - | | - |
| Acquisition Facility | 1,500 | | 1,500 |
| Operating Facility | 5,000 | | 5,000 |
| Net borrowing capacity | \$ 6,500 | \$ | 6,500 |
| Available resources | \$ 10,135 | \$ | 10,839 |

As at March 31, 2019, the Company has drawn \$18.5 million on the Acquisition Facility.

In addition to the capital resources included in the table above, the Company generates substantial Distributable Cash Flow which can be used to fund dividend payments and interest on Exchangeable Units or to repay amounts owing under the debt facilities.

Commitments

The estimated contractual liabilities and their dates of maturity are summarized in the chart below.

| As at March 31, | 2019 | 2020 | 2021 | 2022 | Beyond 2022 | Total |
|--|-------------|-------------|-------------|-------------|----------------|---------------|
| Accounts payable and accrued liabilities | \$ 995 | \$ - | \$ - | \$ - | \$ - | \$ 995 |
| Deferred revenue | 137 | - | - | - | _ | 137 |
| Current contract transfer obligation | 2,518 | 588 | - | - | _ | 3,106 |
| Interest payable to Exchangeable Unitholders | 484 | - | - | - | _ | 484 |
| Dividends payable to shareholders | 1,067 | - | - | - | - | 1,067 |
| Interest on long-term debt | 2,668 | 2,668 | 2,668 | 2,668 | 2,668 | 13,340 |
| Interest on contract transfer obligation | 331 | 202 | 164 | 136 | 340 | 1,173 |
| Long term contract transfer obligation | - | 1,667 | 688 | 580 | 2,426 | 5,361 |
| Debt facilities | - | - | - | - | 73,500 | 73,500 |
| Exchangeable Units | - | - | - | - | 56,271 | 56,271 |
| Total | \$ 8,200 | \$ 5,125 | \$ 3,520 | \$ 3,384 | \$ 135,205 | \$ 155,434 |

Off-Balance Sheet Arrangements

The Company has no off-balance sheet arrangements.

Transactions with Related Parties

As at the date of this MD&A, BBP controlled approximately 28.4% of the Company through its ownership of the Exchangeable Units of the Partnership and 315,000 Restricted Voting Shares. The Exchangeable Units were issued by the Company at its inception to affiliates of BBP as consideration for certain assets purchased from those affiliates. These assets included the Trademarks and Franchise Agreements related to the business of its Royal LePage residential real estate brokerage franchise operations.

The Manager operates 24 corporately owned Royal LePage residential Brokerage locations. These locations are serviced by 1,861 REALTORS® with 1,280 REALTORS® operating out of 14 locations in the GTA market and 562 REALTORS® operating from 9 locations in the GV market and 19 REALTORS® operating from two locations in Quebec.

All of the corporately owned operations operate under Franchise Agreements with standard fixed and variable franchise fees. The GTA based locations are up for renewal in 2023, while the GV operations are up for renewal between 2023-2024. The Quebec locations are up for renewal in 2028. Included in the GTA based Franchise Agreement was an obligation to pay premium franchise fees ranging from 1% to 5% of Gross Revenue for 11 of the GTA locations until August 2018. Including amounts received from the corporately owned Brokerage, premium franchise fees represented 9% of revenues in the Prior Year Quarter.

The management of the Company is provided by the Manager under the terms of the Amended MSA. The Manager is a company controlled by the Exchangeable Unitholders. Under the Amended MSA, the Manager provides certain management, administrative and support services to the Company and its subsidiaries and, in return, is paid a monthly fee equal to \$840,000 plus:

a) during the first five years of the initial term of the Amended MSA, the greater of:

- (i) 23.5% of the Distributable Cash (as such term is defined in the Amended MSA) of the Company; and
- (ii) 0.342% of the Current Market Value (as such term is defined in the Amended MSA), and

b)after the first five years of the initial term of the Amended MSA, the greater of:

- (i) 25.0% of the Distributable Cash of the Company; and
- (ii) 0.375% of the Current Market Value.

Under certain circumstances, the Company may pay the monthly fees to the Manager through the issuance of Exchangeable Units of the Partnership.

The Previous MSA also prescribed the conditions under which the Company purchased Franchise Agreements from the Manager and the formula for calculating the purchase price. The final purchase price for Franchise Agreements was based on, among other things, the average annual franchise fees earned over a specified one-year period, with 80% of the purchase price payable upon acquisition and the remaining balance to be paid at a later date, subject to adjustment.

The related party transactions entered into by the Company were transacted at contracted rates or at exchange amounts approximating fair market value. A summary of these amounts can be found in Note 14 of the interim condensed consolidated financial statements.

On January 3, 2019, in accordance with terms of the Amended MSA, the Manager transferred 47 Franchise Agreements under the Royal LePage and Via Capitale brands representing 495 REALTORS® as well as other agreements which give the Company the rights to receive certain revenues previously earned by the Manager, for nominal consideration. The fair value ascribed to the Franchise Agreements was \$4.7 million and estimated annual revenue from those Franchise Agreements is \$0.9 million. The fair value ascribed to the other agreements was \$4.6 million and in 2018, the Manager generated approximately \$3.6 million in net revenues under those agreements.

As a result of the capitalization of these Franchise Agreements and other contracts, a portion of future payments for management fees under the Amended MSA will be allocated toward reducing the obligation and interest expense associated with the transfer of contracts and Franchise Agreements, with the remainder charged to the Company's statement of net and comprehensive income.

On January 1, 2018, the Company acquired 38 Franchise Agreements under the Royal LePage and Via Capitale Brands, representing a total of 563 REALTORS®, from the Manager for an estimated purchase price of \$8.8 million. A payment of \$7.1 million, approximating 80% of the estimated purchase price, plus applicable taxes was paid on January 3, 2018. The remainder was paid on December 23, 2018.

Critical Accounting Estimates and Assumptions

Substantially all of the Company's activities are based on cash transactions, with revenue and expenditures based on contracted terms. The operating activities not based on contractual terms include bad debt expense (which is included in the Company's administration costs), and the amortization of intangible assets.

The Company's intangible assets are regularly monitored for indications of impairment and reversal of impairment in the carrying value of these assets.

The preparation of financial statements requires management to select appropriate accounting policies and to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. In particular, critical accounting policies and estimates utilized in the normal course of preparing the Company's interim condensed consolidated financial statements require the determination of future cash flows utilized in assessing the fair value and related net impairment or recovery of intangible assets, determining the useful life of intangible assets, assessing the recoverability of accounts receivable, measuring deferred income taxes, measuring the fair value of the Exchangeable Units and the interest rate swaps and measuring fair values used for disclosure purposes.

In making estimates, management relies on external information and observable conditions where possible, supplemented by internal analysis and, where applicable, relevant forward looking information, as required. These estimates have been prepared in a manner consistent with prior periods, and management is not aware of any trends, commitments, events or uncertainties that will materially affect the methodology or assumptions utilized in these interim condensed consolidated financial statements. The estimates are impacted by, among other things, movements in interest rates and cash flow forecasts, which are judgements and are uncertain. The interrelated nature of these factors prevents management from quantifying the overall impact of these movements on the Company's interim condensed consolidated financial statements in a meaningful way. These sources of estimation uncertainty relate in varying degrees to virtually all asset and liability account balances.

CRITICAL JUDGMENTS IN APPLYING ACCOUNTING POLICIES

The following are the critical judgments that have been made in applying the Company's accounting policies and that have the most significant impact on the amounts in the financial statements.

FORWARD LOOKING INFORMATION FOR ACCOUNTS RECEIVABLE AND NOTES RECEIVABLE

The measurement of estimated credit losses for accounts receivable and notes receivable and the assessment of increases in credit risk consider information about past events and current conditions as well as reasonable and supportable forecasts of future events and economic conditions. The estimation and application of forward-looking information requires significant judgment. In assessing the valuation of accounts receivable, the Company evaluates the franchisee's historical payment patterns, the current financial health of the franchisee and expected or possible changes in future events or market conditions to determine whether an allowance for doubtful accounts should be recorded.

IMPAIRMENT OF INTANGIBLE ASSETS AND RECOVERY OF IMPAIRMENT

Under IAS 36, Impairment of Assets, the Company ensures that the carrying value of intangible assets are not more than their recoverable amount (i.e. the higher of; a) fair value less costs of disposal, and b) value-in-use). The Company regularly reviews intangible assets to determine whether indicators of impairment exist on individual Franchise Agreements, other contracts or Trademarks. When reviewing indicators of impairment for Franchise Agreements, the Company considers certain factors including, franchise fees earned, term to maturity, historical REALTOR® count, collectability of receivables and underlying market conditions. Where indicators of impairment exist, the Company recognizes impairment charges if the carrying amount of a Franchise Agreement exceeds its recoverable amount or if the recovery of the carrying amount is no longer reasonably assured. When reviewing indicators of impairment for other contracts, the Company considers certain factors including, revenues earned under each contract, term to maturity, collectability of receivables, estimated future revenues to be earned and underlying market conditions. When an intangible asset has been previously written down to its recoverable amount as a result of recording an impairment loss and the conditions causing such an impairment loss have become more favourable, the previously recorded impairment loss may be reversed and is recorded as a recovery of impairment.

ACCOUNTING FOR FRANCHISE AGREEMENTS

The critical judgment made in accounting for the acquisition of Franchise Agreements was determining whether the acquisition was considered the acquisition of assets or a business. In applying the guidance in IFRS 3, Business Combinations ("IFRS 3"), the Company evaluated whether the acquisition included both inputs and processes and whether the integration of acquired inputs and processes into current processes of the Company would meet the definition of a business. The Company evaluated the criteria included in IFRS 3 and determined that the acquisition of Franchise Agreements was an acquisition of assets as no processes were acquired in respect of the Franchise Agreements. In addition, the Company applied judgment with respect to the accounting for the purchase obligation in connection with the purchase of Franchise Agreements. The Company determined that the purchase obligation was an embedded derivative instrument in a non-financial host contract, whereby the value changes in response to changes in the estimated revenue expected to be earned under the Franchise Agreement and the actual revenue earned during the determination period. The Company recorded any change in the fair value of this financial liability in the interim condensed consolidated statement of net and comprehensive earnings.

Financial Instruments

The Company's financial instruments consist of cash, accounts receivable, notes receivable, income tax receivable, goods and services tax receivable, accounts payable and accrued liabilities, deferred revenue, contract transfer obligation, interest payable to Exchangeable Unitholders, dividends payable to holders of Restricted Voting Shares, debt facilities, interest rate swap liability and Exchangeable Unit liability.

Effective January 1, 2019, the Company adopted IFRS 16, "Leases" which introduces changes to lease accounting whereby many of the leases previously accounted for as operating leases will now need to be accounted for as capital leases. IFRS 16 superseded IAS 17-Leases and related interpretations. Upon adoption of IFRS 16, the Company completed an assessment of the impact of adopting IFRS 16 and determined that no adjustments to the interim condensed consolidated financial statements are required as a result of adopting IFRS 16.

The Company is exposed to credit risk with respect to accounts and notes receivable to the extent that any Franchisees are unable to pay their fees. The Company's credit risk is limited to the recorded amount of accounts and notes receivable. Management reviews the financial position of all Franchisees during the application process and closely monitors outstanding amounts receivable on an ongoing basis to evaluate the risk of a default occurring over the expected life of the accounts receivable. This monitoring includes evaluating the franchisee's historical payment patterns, the current financial health of the franchisee and expected or possible changes in future events or market conditions to determine whether an impairment should be recorded.

The Company has entered into two interest rate swap agreements. One agreement swaps the variable interest obligation on \$53.0 million of the Term Facility to a fixed rate obligation of 3.64% through October 2019. The second agreement swaps the variable interest rate obligation on the \$55.0 million Term Facility to a fixed rate obligation of 3.94% for the period from November 2019 through December 31, 2023. The Company's Term Facility matures on December 31, 2023.

The Company is exposed to the risk of interest rate fluctuations on \$2.0 million of its Term Facility, its \$20.0 million Acquisition Facility and its \$5.0 million Operating Facility as the interest rates on these facilities are based on Prime or Banker's Acceptance interest rates. As at March 31, 2019, the Company has drawn \$18.5 million on the Acquisition Facility, and nil on the Operating Facility.

Disclosure Controls and Internal Controls over Financial Reporting

The Company takes all necessary steps to ensure that material information regarding the Company's reports filed or submitted under securities legislation fairly presents the financial information of the Company. Responsibility for this resides with management, including the President and Chief Executive Officer and the Chief Financial Officer. Management is responsible for establishing, maintaining and evaluating disclosure controls and procedures as well as internal control over financial reporting.

DISCLOSURE CONTROLS AND PROCEDURES ("DC&P")

The evaluation of the effectiveness of DC&P, as defined in National Instrument 52-109 *Certification of Disclosures in Issuers' Annual and Interim Filings*, was performed under the supervision of the President and Chief Executive Officer and the Chief Financial Officer. They conclude that these DC&P were adequate and effective as at March 31, 2019. The Company's management can therefore provide reasonable assurance that it receives material information relating to the Company in a timely manner so that it can provide investors with complete and reliable information.

INTERNAL CONTROL OVER FINANCIAL REPORTING ("ICFR")

Management has designed ICFR to provide reasonable assurance that the Company's financial reporting is reliable and that the Company's interim condensed consolidated financial statements were prepared in accordance with IFRS. The design and effectiveness of ICFR was evaluated as defined in National Instrument 52-109 under the supervision of the President and Chief Executive Officer and the Chief Financial Officer. Based on the evaluations, they conclude that ICFR is adequate and effective to provide such assurance as at March 31, 2019. The design of ICFR is undertaken in accordance with the 2013 COSO framework.

Outstanding Restricted Voting Shares

Bridgemarq is authorized to issue an unlimited number of Restricted Voting Shares, an unlimited number of preferred shares and one Special Voting Share. As of May 6, 2019 Bridgemarq has issued 9,483,850 Restricted Voting Shares, no preferred shares and one Special Voting Share.

Each Restricted Voting Share represents a proportionate voting right in Bridgemarq, and holders of Bridgemarq's Restricted Voting Shares are entitled to dividends declared and distributed by Bridgemarq.

The Special Voting Share is owned by BBP and represents the proportionate voting rights of Exchangeable Unitholders in the Company. The Special Voting Share is not eligible to receive dividends and can be redeemed at \$0.01 per share.

Risk Factors

Risks related to the residential real estate brokerage industry and the business of the Company are outlined in the Company's Annual Information Form, which is available at www.sedar.com and on the Company's website at www.brookfieldresinc.com under Investor Centre/Other Disclosure Reports. Additional discussion regarding these risks as appropriate is provided in this MD&A.

Forward-Looking Statements

This MD&A contains forward-looking information and other "forward-looking statements" within the meaning of applicable securities legislation. Words such as "anticipates", "attempts", "attract", "are", "began", "believes", "caters", "can", "continue", "contributing", "could", "derives", "entitles", "estimated", "estimates", "expect", expects", "forecast", "foreseeable", "further", "future", "generally", "governs", "grow", "growth", "improve", "increase", "objective", "ongoing", "outlook", "owns", "may", momentum", "pays", "potential", "project", "projected", "projection", "provide", "proving", "receives", "reflects", "remain", "relies", resumption", "retain", "seeks", "serves", "strives", "supplies", "support "typically", "uncertainty", "will", and other expressions" that are predictions of or could indicate future events and trends and that do not relate to historical matters, identify forwardlooking statements. Reliance should not be placed on forward-looking statements because they involve known and unknown risks, uncertainties and other factors that may cause the actual results, performance or achievements of the Company to differ materially from anticipated future results, performance or achievement expressed or implied by such forward-looking statements. Factors that could cause actual results to differ materially from those indicated in the forward looking statements include, but are not limited to: a change in general economic conditions (including interest rates, consumer confidence, commodity prices, real estate legislation and regulations and other general economic factors or indicators), the level of residential real estate transactions, the availability of attractive investment opportunities, the average rate of commissions charged, competition from other real estate brokers or from discount and/or Internet-based real estate alternatives, the closing of existing real estate brokerage offices, other developments in the residential real estate brokerage industry or the Company that reduce the number of REALTORS® in the Company's Network or franchise fee revenue from the Company's Network, availability to generate sufficient cash flows in the future to pay dividends to holders of Restricted Voting Shares and interest to Exchangeable Unitholders, ability to acquire, renew and/or extend Franchise Agreements, the ability to increase fees, the ability to maintain brand equity through the use of trademarks, the methods used by shareholders or analysts to evaluate the value of the Company and its publicly traded securities, the availability of equity and debt financing, conversion of Exchangeable Units into Restricted Voting Shares, a change in tax law or regulations, and other risks detailed in the Company's annual information form, which is filed with securities commissions and posted on SEDAR at www.sedar.com. Forward-looking information is based on various material factors or assumptions, which are based on information currently available to management. Material factors or assumptions that were applied in drawing conclusions or making estimates set out in the forward-looking statements include, but are not limited to: anticipated economic conditions, anticipated impact of government policies, anticipated financial performance, anticipated market conditions, business prospects, the successful execution of the Company's business strategies, regulatory developments and the ability to obtain financing on acceptable terms. The factors underlying current expectations are dynamic and subject to change. Although the forward-looking statements contained in this MD&A are based upon what management believes are reasonable assumptions, the Company cannot assure readers that actual results will be consistent with these forward-looking statements. The forward-looking statements in this MD&A are made as of the date of this MD&A and the Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law.

Supplemental Information - Dividends Declared History

| (per Restricted Voting Share) Month Declared | 2019 | 2018 | 2017 | 2016 | 2015 | 2014 |
|---|-----------|--------------|--------------|--------------|--------------|--------------|
| January | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1000 | \$ 0.1000 |
| February | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1000 | \$ 0.1000 |
| March | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1000 | \$ 0.1000 |
| April | | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1000 | \$ 0.1000 |
| May | | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1000 | \$ 0.1000 |
| June | | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1042 | \$ 0.1000 |
| July | | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1042 | \$ 0.1000 |
| August | | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1042 | \$ 0.1000 |
| September | | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1042 | \$ 0.1000 |
| October | | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1042 | \$ 0.1000 |
| November | | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1042 | \$ 0.1000 |
| December | | \$ 0.1125 | \$ 0.1125 | \$ 0.1083 | \$ 0.1083 | \$ 0.1000 |
| | \$ 0.3375 | \$ 1.3500 | \$ 1.3206 | \$ 1.2996 | \$ 1.2335 | \$ 1.2000 |

Supplemental Information - Share Performance

| (in Canadian dollars) except shares outstanding and average daily volume For three months ended, | | Mar. 31, 2019 | | Dec. 31, 2018 | | Sept. 30, 2018 | | June 30, 2018 | | Mar. 31, 2018 | | Dec. 31, 2017 | | Sept. 30, 2017 | | June 30, 2017 |
|--|-----|------------------|-----|------------------|-----|-------------------|-----|------------------|-----|------------------|-----|------------------|-----|-------------------|-----|------------------|
| Trading price range of units (TSX: "BRE") | | | | | | | | | | | | | | | | |
| Close | \$ | 16.91 | \$ | 14.57 | \$ | 16.75 | \$ | 19.50 | \$ | 17.40 | \$ | 16.52 | \$ | 16.60 | \$ | 16.50 |
| High | \$ | 17.13 | \$ | 17.24 | \$ | 19.95 | \$ | 20.15 | \$ | 18.25 | \$ | 16.95 | \$ | 17.60 | \$ | 16.68 |
| Low | \$ | 12.87 | \$ | 12.36 | \$ | 15.40 | \$ | 16.67 | \$ | 16.27 | \$ | 15.79 | \$ | 15.65 | \$ | 15.10 |
| Average daily volume | | 17,245 | | 14,161 | | 17,095 | | 10,548 | | 13,445 | | 14,044 | | 11,144 | | 11,867 |
| Number of restricted voting shares outstanding at period end | 9,4 | 83,850 | 9,4 | 183,850 | 9,4 | 483,850 | 9,4 | 483,850 | 9, | 483,850 | 9,4 | 483,850 | 9,4 | 483,850 | 9,4 | 183,850 |
| Market capitalization (\$000's) | \$2 | 16,643 | \$1 | 86,664 | \$ | 214,593 | \$2 | 249,825 | \$2 | 222,920 | \$ | 211,646 | \$ | 212,671 | \$ | 211,390 |

Supplemental Information - Canadian Residential Real Estate Market

| For Three months ended | Mar. 31, 2019 | Dec. 31, 2018 | Sept. 30, 2018 | June 30, 2018 | Mar. 31, 2018 | Dec. 31, 2017 | Sept. 30, 2017 | June 30, 2017 |
|--|------------------|------------------|-------------------|------------------|------------------|------------------|-------------------|------------------|
| Canada | | | | | | | | |
| Transaction dollar volume ¹ | \$ 44,414 | \$ 46,390 | \$ 58,183 | \$ 71,195 | \$ 48,272 | \$ 53,860 | \$ 59,298 | \$ 88,349 |
| Average selling price | \$ 470,307 | \$ 488,699 | \$ 488,875 | \$ 492,372 | \$ 489,959 | \$ 500,451 | \$ 478,947 | \$ 531,057 |
| Number of units sold | 94,436 | 95,056 | 120,750 | 144,113 | 98,523 | 107,623 | 123,809 | 166,364 |
| Number of REALTORS® | | | | | | | | |
| at period end² | - | 129,752 | 128,646 | 127,950 | 126,224 | 125,269 | 125,316 | 123,395 |
| Housing starts | 35,575 | 52,492 | 49,187 | 52,928 | 42,105 | 55,318 | 55,486 | 50,669 |
| Greater Toronto Area | | | | | | | | |
| Transaction dollar volume ¹ | \$ 12,555 | \$ 13,716 | \$ 15,708 | \$ 18,958 | \$ 12,576 | \$ 14,622 | \$ 13,701 | \$ 25,600 |
| Average selling price | \$ 777,054 | \$ 787,300 | \$ 786,957 | \$ 789,893 | \$ 767,271 | \$ 759,900 | \$ 747,096 | \$ 866,793 |
| Number of units sold | 16,178 | 17,395 | 20,109 | 23,531 | 16,391 | 19,242 | 18,339 | 29,534 |
| Housing starts | 7,391 | 11,029 | 9,427 | 8,949 | 11,702 | 8,578 | 11,384 | 8,381 |
| Greater Vancouver Area | | | | | | | | |
| Transaction dollar volume ¹ | \$ 4,254 | \$ 4,900 | \$ 5,825 | \$ 8,634 | \$ 6,906 | \$ 8,381 | \$ 9,064 | \$ 12,899 |
| Average selling price | \$ 971,803 | \$ 1,048,435 | \$ 1,050,945 | \$ 1,062,498 | \$ 1,040,374 | \$ 1,051,173 | \$ 1,008,187 | \$ 1,075,331 |
| Number of units sold | 4,377 | 4,722 | 5,703 | 7,988 | 6,638 | 7,973 | 8,990 | 11,995 |
| Housing starts | 5,772 | 5,348 | 5,494 | 5,698 | 6,864 | 8,179 | 5,825 | 6,931 |
| Greater Montreal Area | | | | | | | | |
| Transaction dollar volume ¹ | \$ 4,806 | \$ 4,000 | \$ 3,747 | \$ 5,501 | \$ 4,406 9 | \$ 3,946 | \$ 3,320 | \$ 5,013 |
| Average selling price | \$ 387,165 | \$ 384,754 | \$ 380,962 | \$ 376,155 | \$ 369,475 | \$ 366,014 | \$ 376,941 | \$ 366,784 |
| Number of units sold | 13,028 | 10,134 | 9,565 | 14,743 | 12,311 | 10,781 | 8,808 | 13,668 |
| Housing starts | 5,089 | 8,143 | 4,816 | 7,566 | 4,475 | 8,970 | 5,981 | 5,102 |
| (in millions Canadian dollars) | | | | | | | | |

| Source: CREA, CMHC, TREB | | | | | | | | | | | | |
|--|-----|------------------|-----|------------------|-------------------|------------------|-----|------------------|------------------|-----|-------------------|------------------|
| For Twelve months ended | | Mar. 31, 2019 | | Dec. 31, 2018 | Sept. 30, 2018 | June 30, 2018 | | Mar. 31, 2018 | Dec. 31, 2017 | | Sept. 30, 2017 | June 30, 2017 |
| Canada | | | | | | | | | | | | |
| Transaction dollar volume ¹ | \$ | 220,182 | \$ | 224,040 | \$ 231,510 | \$ 232,625 | \$ | 249,779 | \$ 262,455 | \$ | 258,486 | \$ 264,831 |
| Average selling price | \$ | 484,604 | \$ | 488,700 | \$ 491,519 | \$ 490,700 | \$ | 503,263 | \$ 510,179 | \$ | 506,278 | \$ 503,155 |
| Number of units sold | | 454,355 | | 458,442 | 471,009 | 474,068 | | 496,319 | 514,437 | | 510,561 | 526,342 |
| Housing starts | | 190,182 | | 196,712 | 199,538 | 205,837 | | 203,578 | 202,284 | | 193,216 | 187,303 |
| Greater Toronto Area | | | | | | | | | | | | |
| Transaction dollar volume ¹ | \$ | 60,936 | \$ | 60,958 | \$ 61,864 | \$ 59,857 | \$ | 66,499 | \$ 76,011 | \$ | 79,379 | \$ 87,081 |
| Average selling price | \$ | 789,196 | \$ | 787,300 | \$ 780,392 | \$ 772,318 | \$ | 796,341 | \$ 822,681 | \$ | 816,514 | \$ 803,567 |
| Number of units sold | | 77,213 | | 77,426 | 79,273 | 77,503 | | 83,506 | 92,394 | | 97,217 | 108,368 |
| Housing starts | | 36,796 | | 41,107 | 38,656 | 40,613 | | 40,045 | 38,738 | | 40,092 | 38,322 |
| Greater Vancouver Area | | | | | | | | | | | | |
| Transaction dollar volume ¹ | \$ | 23,612 | \$ | 26,264 | \$ 29,746 | \$ 32,985 | \$ | 37,249 | \$ 37,759 | \$ | 35,086 | \$ 33,468 |
| Average selling price | \$1 | 1,036,064 | \$1 | ,048,433 | \$ 1,051,011 | \$ 1,044,180 | \$1 | ,046,443 | \$ 1,031,546 | \$1 | 1,004,955 | \$ 981,996 |
| Number of units sold | | 22,790 | | 25,051 | 28,302 | 31,589 | | 35,596 | 36,604 | | 34,913 | 34,082 |
| Housing starts | | 22,312 | | 23,404 | 26,235 | 26,566 | | 27,799 | 26,204 | | 23,741 | 25,274 |
| Greater Montreal Area | | | | | | | | | | | | |
| Transaction dollar volume ¹ | \$ | 18,054 | \$ | 17,653 | \$ 17,600 | \$ 17,173 | \$ | 16,685 | \$ 16,166 | \$ | 14,444 | \$ 14,042 |
| Average selling price | \$ | 380,322 | \$ | 377,584 | \$ 371,297 | \$ 368,182 | \$ | 366,156 | \$ 364,510 | \$ | 363,298 | \$ 359,671 |
| Number of units sold | | 47,470 | | 46,753 | 47,400 | 46,643 | | 45,568 | 44,448 | | 39,758 | 39,041 |
| Housing starts | | 25,614 | | 25,000 | 25,827 | 26,992 | | 24,528 | 24,756 | | 20,362 | 20,129 |

¹ (in millions Canadian dollars) Source: CREA, CMHC, TREB

¹ (in millions Canadian dollars) ² CREA Membership data as of March 31, 2019 not available as of MDA date

Supplemental Information - Distributable Cash Flow DISTRIBUTABLE CASH FLOW AND ITS UTILIZATION

| (Unaudited) (\$ 000's) | Thre | e months ended Mar. 31, 2019 | Year ended Dec. 31, 2018 | Year ended Dec. 31, 2017 | Year ended Dec. 31, 2016 | Year ended Dec. 31, 2015 | Year ended Dec. 31, 2014 |
|---|------|---------------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|
| Revenues | \$ | 10,008 | \$ 42,027 | \$ 44,238 | \$ 42,436 | \$ 39,859 | \$ 37,392 |
| Less: | | | | | | | |
| Administration expenses | | 398 | 1,259 | 816 | 1,058 | 1,286 | 1,626 |
| Management fees | | 3,694 | 7,616 | 8,178 | 7,754 | 7,229 | 6,469 |
| Interest Expense | | 765 | 2,686 | 2,532 | 2,606 | 2,428 | 3,419 |
| Current income tax expense | | 729 | 5,183 | 5,280 | 4,893 | 4,469 | 3,657 |
| Cash used for investing activities | | 962 | 10,849 | 10,119 | 9,366 | 18,121 | 5,985 |
| Distributable Cash Flow | \$ | 3,460 | \$ 14,434 | \$ 17,313 | \$ 16,759 | \$ 6,326 | \$ 16,236 |
| Less: | | | | | | | |
| Dividends to shareholders | | 3,201 | 12,803 | 12,485 | 12,325 | 11,619 | 11,305 |
| Interest to Exchangeable Unitholders | | 1,452 | 5,806 | 5,750 | 5,710 | 5,434 | 5,856 |
| Total distributions | \$ | 4,653 | \$ 18,609 | \$ 18,235 | \$ 18,035 | \$ 17,053 | \$ 17,161 |
| Distributions payment rate ¹ | | 134% | 129% | 105% | 108% | 270% | 106% |

¹ This represents the total distributions paid as a percentage of Distributable Cash Flow. A percenatage greater than 100% indicates periods where the Company utilized its existing cash resources or its debt facilities to finance certain of its investing activities or its distributions to shareholders and holders of Exchangeable Units.

CASH FLOW FROM OPERATING ACTIVITIES RECONCILED TO DISTRIBUTABLE CASH FLOW

| (Unaudited) (\$ 000's) | Three | e months ended Mar. 31, 2019 | Year ended Dec. 31, 2018 | Year ended Dec. 31, 2017 | Year ended Dec. 31, 2016 | Year ended Dec. 31, 2015 | Year ended Dec. 31, 2014 |
|---|-------|---------------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|
| Cash Flow from Operating activities | \$ | 1,459 | \$ 18,971 | \$ 21,060 | \$ 20,148 | \$ 20,433 | \$ 16,957 |
| Add (deduct): | | | | | | | |
| Changes in non-cash working capital items | | 896 | (229) | 608 | 111 | (1,045) | 127 |
| Interest on Exchangeable Units | | 1,452 | 5,806 | 5,750 | 5,710 | 5,434 | 5,856 |
| Change in accrued income taxes | | 626 | 758 | 35 | 205 | (332) | (456) |
| Change in accrued interest expense | | (11) | (23) | (21) | (49) | (43) | (263) |
| Cash used in investing activities | | (962) | (10,849) | (10,119) | (9,366) | (18,121) | (5,985) |
| Distributable Cash Flow | \$ | 3,460 | \$ 14,434 | \$ 17,313 | \$ 16,759 | \$ 6,326 | \$ 16,236 |

Supplemental Information - Selected Operating Information

| As at | Mar. 31, 2019 | Dec. 31, 2018 | Dec. 31, 2017 | Dec. 31, 2016 | Dec. 31, 2015 | Dec. 31, 2014 |
|--------------------------------|------------------|------------------|------------------|------------------|------------------|------------------|
| Number of REALTORS® | 19,231 | 18,725 | 18,135 | 17,580 | 16,794 | 15,377 |
| Number of locations | 682 | 673 | 658 | 667 | 662 | 637 |
| Number of franchise agreements | 298 | 291 | 293 | 297 | 305 | 302 |

Glossary of Terms

"Amended Management Services Agreement" or "Amended MSA" means the fourth amended and restated management services agreement, made effective November 6, 2018, together with any amendments thereto, between the Company and the Manager pursuant to which, among other things, the Manager provides management and administrative services to the Company including management of the assets of the Company.

"BBP" means Brookfield BBP (Canada) Holdings LP, a limited partnership governed by the laws of Ontario and a subsidiary of Brookfield Business Partners LP, together with its affiliates but excluding the Manager and the subsidiaries of the Manager.

"Brands" means the real estate services brands owned or controlled by Bridgemarq namely, Royal LePage, Johnston & Daniel and Via Capitale.

"Bridgemarq" means Brookfield Real Estate Services Inc. (doing business as Bridgemarq Real Estate Services), a corporation incorporated under the laws of the Province of Ontario.

"Broker" means a REALTOR® who is licensed with the relevant regulatory body to manage a Brokerage.

"Broker-Owner" means the individual or a controlling group of individuals who have entered into Franchise Agreements to provide services under the Royal LePage, Johnston & Daniel or Via Capitale brands and are licensed with the relevant regulatory body to manage a Brokerage.

"Brokerage" means a real estate brokerage company, usually owned or controlled by a Broker, which may operate one or more offices or divisions.

"Company" means Bridgemarq, together with its subsidiaries.

"Company Network" means collectively the Royal LePage Network and the Via Capitale Network.

"Distributable Cash Flow" means operating income before deducting amortization and net impairment or recovery of intangible assets minus current income tax expense and minus cash used in investing activities. Distributable Cash Flow is used by the Company to measure the amount of cash generated from operations, which is available to the Company's shareholders on a diluted basis, where such dilution represents the total number of shares of the Company that would be outstanding if holders of Exchangeable Units converted Class B LP units into Restricted Voting Shares. The Company uses Distributable Cash Flow to assess its operating results and the value of its business and believes that many of its shareholders and analysts also find this measure useful. Distributable Cash Flow does not have any standard meaning prescribed by IFRS and therefore may not be comparable to similar measures presented by other companies.

"Exchangeable Units" means the 3,327,667 Class B LP Units the Partnership issued at the inception of the Company to an affiliate of BBP in partial consideration for the Partnership's acquisition of the assets of the Partnership from that affiliate. The Class B LP Units, except as otherwise noted, have economic and voting rights equivalent in all material respects to the Class A LP Units. The Class B LP Units are indirectly exchangeable, on a one-for-one basis, subject to adjustment, for Restricted Voting Shares.

"Franchise" means a residential real estate Brokerage franchise operated pursuant to a Franchise Agreement with the Manager's comprehensive systems consisting of proprietary technological, marketing, promotional, communication and support systems.

"Franchise Agreements" means the franchise agreements and addendums thereto pursuant to which Brokerage offices offer residential brokerage services to their REALTORS®, including use of the Trademarks.

"Franchisees" means Brokerages which pay franchise fees under the Franchise Agreements.

"Franchise Network" means the Royal LePage Network and the Via Capitale Network.

"General Partner" means Residential Income Fund General Partner Limited, a corporation incorporated under the laws of the Province of Ontario to be the general partner of the Partnership and a subsidiary of Bridgemarq.

"Gross Revenue" means, in respect of a Franchisee, the gross commission income (net of payments to cooperating Brokerages) earned in respect of the closings of residential resale real estate transactions through REALTORS® associated with such Franchisee.

"International Financial Reporting Standards" or "IFRS" means a set of accounting standards developed by an independent, not-for-profit organization called the International Accounting Standards Board (IASB). IFRS is a global framework that provides general guidance for the preparation of financial statements and its disclosure to the public to convey measurable and comparable financial information.

"Interest Rate Swap" means the financial arrangement entered into with a Canadian Chartered Bank on October 27, 2014 to fix the interest rate on the Company's \$53.0 million Term Facility at 3.64% to October 28, 2019. The fluctuation of the fair value of the Interest Rate Swap is primarily driven by changes in the expected variable interest rate yield curve from the expected variable interest rate yield curve at the inception of the financial arrangement.

"Manager" means Bridgemarq Real Estate Services Manager Limited ("formerly known as Brookfield Real Estate Services Manager"), a corporation incorporated under the laws of the Province of Ontario and an indirectly, wholly-owned subsidiary of BBP, together with its subsidiaries. The Manager provides management and administrative services to the Company, including management of the assets of the Company.

"Network" means the collection of Brokerages which operate under one of the Brands controlled by the Company.

"Partnership" means Residential Income Fund L.P., a limited partnership established under the laws of the Province of Ontario, and a subsidiary of Bridgemarq.

"Previous Management Services Agreement" or "Previous MSA" means the third amended and restated management services agreement, made effective January 1, 2014 and expiring effective December 31, 2018 between the Company and the Manager, together with any amendments thereto, pursuant to which, among other things, the Manager provided management and administrative services to the Company, including management of the assets of the Company.

"REALTOR®" and "REALTORS®" are the exclusive designation for a member/members of The Canadian Real Estate Association and are defined as an individual/group of individuals licensed to trade in real estate.

"Restricted Voting Share(s)" means the restricted voting shares in the capital of Bridgemarq.

"Royal LePage" means a nationally recognized real estate Brand controlled by the Company.

"Royal LePage Network" means the network of Franchisees operating under the Royal LePage and Johnston & Daniel Brands.

"Special Voting Share" means the share of Bridgemarq issued to the holder of the Exchangeable Units to represent voting rights in Bridgemarq proportionate to the number of votes the Exchangeable Unitholders would obtain if they converted their Exchangeable Units to Restricted Voting Shares.

"System for Electronic Document Analysis and Retrieval" or "SEDAR" means a Canadian mandatory document filing and retrieval system for all Canadian public companies where documents such as prospectuses, financial statements and material change reports are filed and are accessible by the public to further the goal of transparency and full disclosure.

"Team" means a group of REALTORS® who work together and market themselves as part of a team rather than as individual REALTORS®.

"Trademarks" means the trade-mark rights related to Bridgemarq's business.

"Via Capitale" means a real estate Brand controlled by the Company which operates primarily in the province of Quebec.

"Via Capitale Network" means the network of Franchisees operating under the Via Capitale Brand.

"VCLP" means 9120 Real Estate Network, L.P./Réseau Immobilier 9120 S.E.C., a limited partnership established under the laws of the Province of Quebec, and a subsidiary of Bridgemarq.

Interim Condensed Consolidated Balance Sheets

| Current assets \$ 3,635 \$ 4,39 Accounts receivable 4,14 5,258 1,01 Current portion of notes receivable 5 85 1,01 Current income tax receivable 8 984 358 Prepaid expenses 190 207 Goods and Services tax receivable 4 87 264 Non-current assets 10,239 9,293 Non-current assets 10,239 9,293 Non-current assets 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 8 7,143 6,61 Interest rate swap asset 9 7,333 79,517 Current liabilities 4 99 5,659 Liabilities and shareholders' deficit 10 3,106 - Current liabilities 14 995 1,003 Accounts payable and accrued liabilities 14 995 1,003 Deferred revenue 12 137 - | (Unaudited) (In thousands of Canadian dollars) | Note | March 31, 2019 | December 31, 2018 |
|---|--|-------|---------------------------------------|----------------------|
| Cash \$ 3,635 \$ 4,349 Accounts receivable 4,14 5,258 4,024 Current portion of notes receivable 8 984 358 Current income tax receivable 8 984 358 Prepaid expenses 190 207 Goods and Services tax receivable 4 87 264 nor-current assets 10,239 9,293 Nor-current assets 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 8 7,143 6,611 Intangible assets 6,7 85,813 79,517 Current liabilities and shareholders' deficit 5 103,309 95,659 Liabilities and shareholders' deficit 12 137 - Current liabilities 14 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10 5,789 | Assets | | | |
| Accounts receivable 4,14 5,258 4,024 Current portion of notes receivable 5 85 101 Current income tax receivable 8 984 358 Prepaid expenses 190 207 Goods and Services tax receivable 4 87 264 Non-current assets 10,239 9,293 Notes receivable 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 8 7,143 6,611 Intangible assets 6,7 85,813 79,517 Current liabilities 4 \$995 \$,059 Liabilities and shareholders' deficit 2 137 - Current liabilities 14 \$ 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 13 1,067 1,067 Non-current liabilities 9 73, | Current assets | | | |
| Current portion of notes receivable 5 85 101 Current income tax receivable 8 984 358 Prepaid expenses 190 207 Goods and Services tax receivable 4 87 264 Non-current assets 10,239 9,293 Non-current assets 5 114 119 Interest rate swap asset 9 - 119 Interest rate swap asset 8 7,143 6,611 Intangible assets 6,7 85,813 79,517 Intangible assets 6,7 85,813 79,517 Current liabilities 14 \$995 \$1,003 Deferred revenue 12 137 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Interest payable to shareholders 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 | Cash | | \$ 3,635 | \$ 4,339 |
| Current income tax receivable 8 984 358 Prepaid expenses 190 207 Goods and Services tax receivable 4 87 264 nor-current assets 10,239 9,293 Nor-current assets 110,239 9,293 Nor-current assets 5 114 119 Interest rate swap asset 8 7,143 6,611 Intangible assets 6,7 85,813 79,517 Current liabilities 6,7 85,813 79,517 Accounts payable and accrued liabilities 14 \$95 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 9 | Accounts receivable | 4,14 | 5,258 | 4,024 |
| Prepaid expenses 190 207 Goods and Services tax receivable 4 87 264 Non-current assets 10,239 9,293 Notes receivable 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 6,7 85,813 79,517 Interest rate swap assets 6,7 85,813 79,517 Interest passets 6,7 85,813 79,517 Interest passets 10,309 95,659 Liabilities and shareholders' deficit 3 103,309 95,659 Current liabilities 14 995 \$ 1,003 Accounts payable and accrued liabilities 14 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,40 4,344 4,44 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 </td <td>Current portion of notes receivable</td> <td>5</td> <td>85</td> <td>101</td> | Current portion of notes receivable | 5 | 85 | 101 |
| Gods and Services tax receivable 4 87 264 Non-current assets 10,239 9,293 Notes receivable 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 8 7,143 6,611 Intangible assets 6,7 85,813 79,517 Liabilities and shareholders' deficit 5 103,309 \$ 5659 Liabilities and shareholders' deficit 5 103,309 \$ 5659 Liabilities and shareholders' deficit 5 10,3309 \$ 5659 Liabilities and shareholders' deficit 12 137 - Current liabilities 14 \$ 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10 4 484 484 Non-current liabilities 9 73,307 71,297 71,297 Contract transfer obligation 6,14 5 | Current income tax receivable | 8 | 984 | 358 |
| Non-current assets 10,239 9,293 Notes receivable 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 8 7,143 6,611 Intangible assets 6,7 85,813 79,517 Liabilities and shareholders' deficit Current liabilities Accounts payable and accrued liabilities 14 995 1,003 Deferred revenue 12 1377 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Interest rate swap liability 9 850 - Exchangeable Units <td>Prepaid expenses</td> <td></td> <td>190</td> <td>207</td> | Prepaid expenses | | 190 | 207 |
| Notes receivable 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 8, 7,143 6,611 Intangible assets 6,7 85,813 79,517 Liabilities and shareholders' deficit *********************************** | Goods and Services tax receivable | 4 | 87 | 264 |
| Notes receivable 5 114 119 Interest rate swap asset 9 - 119 Deferred income tax asset 8 7,143 6,611 Intangible assets 6,7 85,813 79,517 Liabilities and shareholders' deficit *** 103,309 \$ 95,659 Liabilities and shareholders' deficit *** 103,309 \$ 95,659 Accounts payable and accrued liabilities 14 \$ 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exhangeable Units 9 73,307 71,297 Contract transfer obligation 6,14 5,361 | | | 10,239 | 9,293 |
| Interest rate swap asset 9 | Non-current assets | | | |
| Deferred income tax asset 8 | Notes receivable | 5 | 114 | 119 |
| Intangible assets 6,7 | Interest rate swap asset | 9 | - | 119 |
| Liabilities and shareholders' deficit Current liabilities Accounts payable and accrued liabilities 14 \$ 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 5,789 2,554 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Exchangeable Units 10 56,271 48,484 Exchangeable Units 11 140,076 140,076 Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) | Deferred income tax asset | 8 | 7,143 | 6,611 |
| Liabilities and shareholders' deficit Current liabilities 14 \$ 995 \$ 1,003 Accounts payable and accrued liabilities 14 \$ 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 5,789 2,554 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Exchangeable Units 10 56,271 48,484 Exchangeable Units 11 140,076 140,076 Deficit (178,345) (166,752) Opericit (38,269) (26,676) | Intangible assets | 6,7 | 85,813 | 79,517 |
| Current liabilities 4 \$ 995 \$ 1,003 Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 5,789 2,554 Debt facilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Exchangeable Units 10 56,271 48,484 Shareholders' deficit 8 141,578 122,335 Shareholders' deficit 8 11 140,076 140,076 Deficit (178,345) (166,752) Contract transfer obligation (18,752) (26,676) | | | \$ 103,309 | \$ 95,659 |
| Deferred revenue 12 137 - Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 5,789 2,554 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | Liabilities and shareholders' deficit Current liabilities | | | |
| Contract transfer obligation 6,14 3,106 - Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 5,789 2,554 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) Contract transfer obligation (178,345) (26,676) | Accounts payable and accrued liabilities | 14 | \$ 995 | \$ 1,003 |
| Interest payable to Exchangeable Unitholders 10,14 484 484 Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 5,789 2,554 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) Contract transfer obligation (38,269) (26,676) | Deferred revenue | 12 | 137 | - |
| Dividends payable to shareholders 13 1,067 1,067 Non-current liabilities 5,789 2,554 Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | Contract transfer obligation | 6,14 | 3,106 | - |
| Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - | Interest payable to Exchangeable Unitholders | 10,14 | 484 | 484 |
| Non-current liabilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | Dividends payable to shareholders | 13 | 1,067 | 1,067 |
| Debt facilities 9 73,307 71,297 Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Shareholders' deficit Table 141,578 122,335 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | | | 5,789 | 2,554 |
| Contract transfer obligation 6,14 5,361 - Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | | | | 71.007 |
| Interest rate swap liability 9 850 - Exchangeable Units 10 56,271 48,484 141,578 122,335 Shareholders' deficit Restricted voting shares Deficit (178,345) (166,752) (38,269) (26,676) | | _ | | /1,29/ |
| Exchangeable Units 10 56,271 48,484 Shareholders' deficit Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | | * | | - |
| 141,578 122,335 | | · · | | - |
| Shareholders' deficit 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | Exchangeable Units | 10 | · · · · · · · · · · · · · · · · · · · | · · |
| Restricted voting shares 11 140,076 140,076 Deficit (178,345) (166,752) (38,269) (26,676) | Sharahaldars' daficit | | , 37 0 | , |
| Deficit (178,345) (166,752) (38,269) (26,676) | | 11 | 140.076 | 140.076 |
| (38,269) (26,676) | | 11 | | |
| | Delicit | | | |
| | | | \$ 103,309 | \$ 95,659 |

See accompanying notes to the interim condensed consolidated financial statements.

Approved on behalf of the Board

Simon Dean Director Lorraine Bell Director

Louaine D. Bell

Interim Condensed Consolidated Statements of Net and Comprehensive Loss

| For the three months ended March 31, (In thousands of Canadian dollars, except per share amounts) | Note | | 2019 | | 2018 |
|--|-------|----|----------|-----------|------------|
| Revenues | | | | | |
| Fixed franchise fees | | \$ | 7,326 | \$ | 6,911 |
| Variable franchise fees | | | 2,145 | | 2,570 |
| Premium franchise fees | 2 | | - | | 989 |
| Other revenue, net | 12 | | 537 | | - |
| | | | 10,008 | | 10,470 |
| Expenses | | | | | |
| Administration expenses | 14 | | 398 | | 354 |
| Management fees | 3,14 | | 3,694 | | 1,889 |
| Interest expense | 9,14 | | 765 | | 672 |
| Impairment and write-off of intangible assets | 7 | | 482 | | - |
| Amortization of intangible assets | 7 | | 2,656 | | 2,009 |
| | | | 7,995 | | 4,924 |
| Operating income | | | 2,013 | | 5,546 |
| Interest on Exchangeable Units | 10,14 | | (1,452) | | (1,452) |
| Loss on fair value of Exchangeable Units | 10 | | (7,787) | | (2,928) |
| Gain (Loss) on interest rate swap | 9 | | (969) | | 59 |
| Loss on fair value of purchase obligation | 6 | | - | | (518) |
| Earnings (Loss) before income tax | | | (8,195) | | 707 |
| Current income tax expense | | | 729 | | 1.202 |
| Deferred income tax recovery | | | (532) | | (130) |
| Income tax expense | 8 | | 197 | | 1,072 |
| | | | | | |
| Net and comprehensive loss | | \$ | (8,392) | \$ | (365) |
| Basic loss per share | 13 | \$ | (0.88) | \$ | (0.04) |
| Weighted average number of shares outstanding | | | 407.050 | 0.407.05/ | |
| used in computing basic loss per Share | | 9, | ,483,850 | ٤ | ,483,850 |
| Diluted loss per share | 13 | \$ | (0.88) | \$ | (0.04) |
| Weighted average number of shares outstanding used in computing diluted loss per share | | | | | 12,811,517 |

See accompanying notes to the interim condensed consolidated financial statements.

Interim Condensed Consolidated Statements of Changes in Shareholders' Deficit

| (Unaudited) For the three months ended March 31, (In thousands of Canadian dollars) | Common Equity | Deficit | Т | otal Deficit |
|---|------------------|-----------------|----|--------------|
| Balance, December 31, 2018 | \$ 140,076 | \$ (166,752) | \$ | (26,676) |
| Net loss | - | (8,392) | | (8,392) |
| Dividends paid | - | (3,201) | | (3,201) |
| Balance, March 31, 2019 | \$ 140,076 | \$ (178,345) | \$ | (38,269) |
| (Unaudited) For the three months ended March 31, (In thousands of Canadian dollars) | Common Equity | Deficit | Т | otal Deficit |
| Balance, December 31, 2017 | \$ 140,076 | \$ (171,454) | \$ | (31,378) |
| Changes in accounting policy (Note 2) | - | 114 | | 114 |
| Net loss | - | (365) | | (365) |
| Dividends paid | - | (3,201) | | (3,201) |
| Balance, March 31, 2018 | \$ 140,076 | \$ (174,906) | \$ | (34,830) |

Interim Condensed Consolidated Statements of Cash Flows

| (Unaudited) For the three months ended March 31, | | |
|--|------------|----------|
| (In thousands of Canadian dollars) Note | 2019 | 2018 |
| Cash provided by (used for): | | |
| Operating activities | | |
| Net loss for the period | \$ (8,392) | \$ (365) |
| Adjusted for | | |
| Loss on fair value of Exchangeable Units 10 | 7,787 | 2,928 |
| Loss on fair value of purchase obligation 6 | - | 518 |
| Loss (Gain) on interest rate swap 9 | 969 | (59) |
| Interest expense 14 | 2,106 | 2,093 |
| Interest paid | (2,095) | (2,083) |
| Interest income | 21 | _ |
| Interest received | (21) | _ |
| Current income tax expense 8 | 729 | 1,202 |
| Income taxes paid | (1,355) | (1,602) |
| Deferred income tax expense recovery 8 | (532) | (130) |
| Impairment and write-off of intangible assets 7 | 482 | _ |
| Amortization of intangible assets 7 | 2,656 | 2,009 |
| Changes in non-cash working capital | (896) | (790) |
| | 1,459 | 3,721 |
| Investigation and stitutes | | |
| Investing activities | (000) | |
| Payment of contract transfer obligation 6 | (829) | (0.501) |
| Purchase of intangible assets 6 Franchise agreement expenses 7 | - (147) | (8,561) |
| , randing agreement expenses | (143) | _ |
| Interest expense on contract transfer obligation 6 | 111 | _ |
| Interest expense paid on contract transfer obligation 6 | (101) | - |
| Interest expense on purchase obligation 6,14 | - (0.00) | 31 |
| | (962) | (8,530) |
| Financing activities | | |
| Borrowings under debt facilities 9 | 2,000 | 7,200 |
| Dividends paid to shareholders 13 | (3,201) | (3,201) |
| | (1,201) | 3,999 |
| | | |
| Decrease in cash during the period | (704) | (810) |
| Cash, beginning of the period | 4,339 | 3,458 |

\$

3,635

\$

2,648

See accompanying notes to the interim condensed consolidated financial statements.

Cash, end of the period

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

1. Organization

Brookfield Real Estate Services Inc., doing business as Bridgemarq Real Estate Services ("Bridgemarq" and, together with its subsidiaries the "Company"), is incorporated under the *Ontario Business Corporations Act*. Bridgemarq is listed on the Toronto Stock Exchange ("TSX") under the symbol "BRE". Through its ownership interest in Residential Income Fund L.P. (the "Partnership"), Bridgemarq owns certain Franchise Agreements ("Franchise Agreements") and Trademark Rights ("Trademarks") of residential real estate brands in Canada.

Bridgemarq directly owns a 75% interest in the Partnership which, in turn, owns 9120 Real Estate Network, L.P. ("VCLP"). In addition, Bridgemarq directly owns a 75% interest in the general partner of the Partnership, Residential Income Fund General Partner Limited ("RIFGP") (Collectively, the Partnership, VCLP and RIFGP represent the Company's "Subsidiaries" and each of them is a "Subsidiary"). The Partnership and VCLP (together the "Operating Subsidiaries") own and operate the assets from which the Company derives its revenue.

Brookfield BBP (Canada) Holdings L.P ("BBP"), a subsidiary of Brookfield Business Partners L.P, owns the remaining 25% interest in the Partnership through its ownership of exchangeable units of the Partnership (the "Exchangeable Units") and the remaining 25% interest in RIFGP through its ownership of 25 common shares in RIFGP. In addition to its ownership of the Exchangeable Units, BBP indirectly owns 315,000 restricted voting shares and one special voting share of Bridgemarq. The special voting share entitles BBP to a number of votes at any meeting of the restricted voting shareholders equal to the number of restricted voting shares that may be obtained upon the exchange of all the Exchangeable Units held by the holder and/or its affiliates.

The Company receives certain management, administrative and support services from Bridgemarq Real Estate Services Manager Ltd. (formerly known as Brookfield Real Estate Services Manager Ltd. or "BRESML", and together with its subsidiaries, the "Manager"), an indirect wholly owned subsidiary of BBP (see Note 14). The Company is party to an amended and restated Management Services Agreement ("Amended MSA") with the Manager. The Amended MSA was entered into on November 6, 2018 and governs the relationship between the Manager and the Company. The Amended MSA is effective January 1, 2019 and has a term of ten-years expiring on December 31, 2028. On expiry, the Amended MSA automatically renews for an additional ten-year term unless the Company or the Manager provides notice of their intention to terminate no later than six months prior to expiry. Prior to entering into the Amended MSA, the Company was party to a previous version of the MSA (the "Previous MSA") which, among other things, governed the acquisition of Franchise Agreements by the Company.

During the three months ended March 31, 2019, the Company derived approximately 95% (2018 - 100%) of its revenues from franchise fees it receives under the Franchise Agreements or other contracts.

2. Significant Accounting Policies BASIS OF PRESENTATION

These interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standard 34, *Interim Financial Reporting*, issued by the International Accounting Standards Board using the accounting policies described herein and the accounting policies used to prepare the Annual Financial Statements of the Company as of and for the year ended December 31, 2018.

These interim condensed consolidated financial statements have been authorized for issuance by the Board of Directors of the Company on May 6, 2019 and should be read in conjunction with the audited Annual Financial Statements of the Company for the year ended December 31, 2018.

These interim condensed consolidated financial statements have been prepared on a going concern basis and include the accounts of the Company.

The Company's significant accounting policies are as follows:

CHANGES IN ACCOUNTING POLICIES

Effective January 1, 2019, the Company adopted IFRS 16, "Leases" which introduces changes to lease accounting whereby many of the leases previously accounted for as operating leases will now need to be accounted for as capital leases. IFRS 16 superseded IAS 17-Leases and related interpretations. Upon adoption of IFRS 16, the Company completed an assessment of the impact of adopting IFRS 16 and determined that no adjustments to the interim condensed consolidated financial statements are required as a result of adopting IFRS 16.

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

Effective January 1, 2019, the Company adopted the amendment to IAS 23, "Borrowing Costs" which clarifies that if any asset-specific borrowing remains outstanding after the related asset is ready for its intended use or sale, that asset-specific borrowing becomes part of that entity's general borrowings. The Company has completed its assessment of the impact on its consolidated financial statements and determined that there is no impact upon applying the amendments to IAS 23.

Effective January 1, 2019, the Company adopted the amendment to IAS 12, "Income Taxes" which clarifies that an entity must recognize all income tax consequences of dividends in profit or loss, other comprehensive income or equity, depending on where the entity recognized the originating transaction or event that generated the distributable profits giving rise to the dividend. The Company has completed its assessment of the impact on its interim condensed consolidated financial statements and determined that there is no material impact upon applying the amendments to IAS 12.

Effective January 1, 2018 the Company adopted IFRS 15, "Revenue from Contracts with Customers". The Company determined that certain costs associated with the acquisition of Franchise Agreements, which were expensed in prior years, must be capitalized under IFRS 15. The Company adopted the modified retrospective approach with the aggregate impact of any changes being reflected in the opening balance of deficit at the date of initial application. As a result, the Company recorded an increase in the cost of intangible assets of \$155 and a net reduction in deficit of \$114, after tax, as at January 1, 2018. (see Note 7)

Effective January 1, 2018 the Company adopted IFRS 9, "Financial Instruments". The Company determined that no adjustments to the financial statements were required as a result of adopting IFRS 9. Financial liabilities categorized as "other financial liabilities" and financial assets categorized as "loans and receivables" under IAS 39 are classified as "amortized cost" under IFRS 9 as further described under "Significant Accounting Policies – FINANCIAL INSTRUMENTS".

INTANGIBLE ASSETS

Intangible assets, consisting of Franchise Agreements, Trademarks and other agreements transferred from the Manager ("Ancillary Agreements"), are accounted for using the cost method. Intangible assets are recorded at initial cost less accumulated amortization and accumulated net impairment losses.

Franchise Agreements and Ancillary Agreements are amortized over the term of the agreements plus one renewal period using the straight-line method on an agreement-by-agreement basis. Trademarks are amortized on a straight-line basis over their expected useful life.

The Company acquired Franchise Agreements periodically based on the terms of the Previous MSA and recognized the purchase on the date of acquisition at cost. Under the terms of the Previous MSA, 80% of the estimated purchase price was payable to the Manager at the time of acquisition, and the remainder was deferred until after the final purchase price was determined. The deferred 20% of the estimated purchase price represented the outstanding purchase obligation liability. The purchase obligation liability was updated each reporting period to reflect revisions to the estimated cash flows expected to be earned for each Franchise Agreement during the specified twelve-month period. Subsequent changes to the value of the estimated purchase price and purchase obligation were considered an earn-out provision representing a derivative instrument and were recognized as a fair value change in the interim condensed consolidated statements of net and comprehensive loss in the period they arose.

Under the terms of the Amended MSA, the Company is no longer obligated to acquire Franchise Agreements from the Manager. Instead, the Company enters into Franchise Agreements directly with Franchisees. The Franchise Agreements and Ancillary Agreements transferred to the Company on January 3, 2019 (see Note 6) were transferred under the terms of the Amended MSA at nominal cost to the Company. These Franchise Agreements and Ancillary Agreements were recognized at their fair value on the transfer date based on the net present value of estimated future cash flows of those Franchise Agreements and Ancillary Agreements. The contract transfer obligation associated with the transfer of those Franchise Agreements and Ancillary Agreements is a financial instrument that is classified as and measured at amortized cost and is not subject to adjustment based on any changes to estimated future cash flows of the underlying agreements.

The Company incurs certain costs prior to or concurrent with entering into Franchise Agreements. These costs include payments to franchisees or prospective franchisees to defray the costs of converting REALTORS® or brokerages to the Company's brands as well as contract specific legal costs, if any. These costs are capitalized on an agreement by agreement basis and amortized over the same term as the agreement to which they relate or, where the underlying agreement is less than a year, the costs are charged to the interim condensed consolidated statement of net and comprehensive loss. Where the franchise agreement expenses represent cash payments to Franchisees, the amortization or charge is recorded as a reduction in revenues.

(Unaudited)
For the three months ended March 31, 2019 and 2018
(Expressed in thousands of Canadian dollars, unless stated otherwise)

The Company reviews intangible assets each reporting period to determine whether indicators of impairment or a reversal of impairment exists on individual Franchise Agreements, Trademarks and Ancillary Agreements. When reviewing indicators for impairment or recovery of Franchise Agreements, the Company considers certain factors including, the financial performance of the business, franchise fees earned, term to maturity, historical REALTOR® count, collectability of receivables and underlying market conditions. When reviewing indicators for impairment on individual Ancillary Agreements, the Company considers certain factors including, prior year's revenues and estimated future revenues under each Ancillary Agreement as well as underlying market conditions. Where indicators of impairment exist, the Company recognizes impairment charges if the carrying amount of a Franchise Agreement or Ancillary Agreement (or cash-generating unit) exceeds its recoverable amount (recoverable amount is determined as the higher of a) estimated fair value less costs of disposal and b) value-in-use). Where the counter-parties of one or more Franchise Agreements combine their operations by way of a merger, acquisition or other combination subsequent to the acquisition of the underlying Franchise Agreement, the carrying value of the underlying intangible assets are combined for purposes of evaluating impairment.

If the carrying value of the intangible asset exceeds the recoverable amount, the intangible asset is written down to the recoverable amount and an impairment loss is charged to income in the period. When an intangible asset has been previously written down to its recoverable amount as a result of recording an impairment loss and the conditions causing such an impairment loss have become more favourable, the previously recorded impairment loss may be reversed. Where an impairment loss is reversed, the carrying value of the intangible asset is increased to its revised recoverable amount (the lesser of a) the revised estimate of its recoverable amount, and b) the carrying amount that would have been recorded had no impairment loss been recognized previously) and an impairment reversal is recognized as income in the period.

Franchise Agreements subject to early termination or non-renewal, are written off in the period of termination or when non-renewal becomes reasonably assured.

REVENUE RECOGNITION

The Company is in the business of providing information and services to REALTORS® and real estate brokers in Canada through a portfolio of highly regarded real estate services brands. Certain of these information and services (the "Service Offering") are provided in exchange for franchise fees received from franchisees. The Service Offering is offered as a complete suite of services. Franchisees who pay franchise fees under the Franchise Agreements cannot elect to purchase any service under the Service Offering individually or on a stand-alone basis.

Franchise fees include franchise fees which have both fixed and variable components. Fixed franchise fees are payable to the Company as a fixed monthly amount per REALTOR® without regard to transaction volumes generated by that REALTOR®. Fixed franchise fees are recognized over time, which is when the control of the services and the right to use the trademark are transferred to the customer.

Variable franchise fees are payable to the Company based on the transaction volumes generated by REALTORS®, subject to a cap. Variable franchise fees are a percentage of a REALTORS® gross revenue, which is the gross commission income earned on a transaction. Variable franchise fees are recognized at the point in time when a residential real estate transaction is closed and finalized by the REALTOR® and/or a lease is signed by the vendor or lessor.

Premium franchise fees are variable in nature and were calculated as a percentage of a REALTOR®'s gross commission income (ranging from 1% to 5%) for a select number of franchise locations. The obligation for those locations to pay premium franchise fees expired in 2018. Premium franchise fees were recognized as revenue at the point in time when a residential real estate transaction was closed and finalized or a lease was signed by the vendor or lessor.

In addition to the Service Offering, the Company provides certain ancillary services to Franchisees under the Ancillary Agreements. These include information and services provided outside of those provided in the Franchise Agreements. Each Franchisee has the option of purchasing the services provided under the Ancillary Agreements independent of the Service Offering. Revenues under the Ancillary Agreements are derived primarily from referral fees charged to external companies, lead management services provided to Franchisees and other miscellaneous revenues.

Referral fees are generated from external parties who receive service referrals from the Company. Referral fees are recognized as revenue at the point in time when the sale transaction associated with the referral is closed which is when the control of the services are transferred to the customer.

Lead management services are provided to REALTORS® and Franchisees on a subscription basis. Lead management revenue is recognized at the point in time a lead is assigned to the REALTORS or the Franchisee which is when the performance obligation has been satisfied.

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

The Company's revenues are affected by the seasonality of Canadian real estate markets, which typically see stronger transactional dollar volumes in the second and third quarters of each year. The impact of the seasonality of Canadian real estate markets is somewhat mitigated by the fixed-fee nature of the Company's franchise fees and the addition of Franchise Agreements during the year.

EXCHANGEABLE UNITS

Exchangeable Units represent the future distribution obligation of the Company in respect of Class B LP units of the Partnership, and are convertible, on a one-for-one basis, subject to adjustment, into restricted voting shares of Bridgemarq. These financial instruments are classified as a financial liability as the holder can "put" these instruments to the Company as well as by virtue of the Partnership agreement, whereby the Partnership is required to distribute all of its income to the partners. The Company records any changes in the fair value of the Exchangeable Units through income in the period the change occurs. The fair value of these financial liabilities is based on the market price of the Company's restricted voting shares and the number of Exchangeable Units outstanding at the reporting date.

LOSS PER SHARE

Loss per share is based on the weighted average number of shares outstanding during the year. Diluted loss per share is calculated to reflect the dilutive effect, if any, of the Exchangeable Unitholders exercising their right to exchange Class B LP units of the Partnership into restricted voting shares of Bridgemarq.

3. Management Services Agreement

Under the Terms of the Amended MSA and the Previous MSA, the Manager provides certain management, administrative and support services to the Company.

Under the terms of the Amended MSA, effective January 1, 2019, the monthly fee payable to the Manager is equal to a fixed management fee of \$840 plus a variable management fee equal to a) 23.5% of the distributable cash of the Company before management fees or 0.342% of the market value of the restricted voting shares on a diluted basis for the first five years of the term of the Amended MSA, and b) 25% of the distributable cash of the Company before management fees or 0.375% of the market value of the restricted voting shares on a diluted basis thereafter. In addition, under the terms of the Amended MSA, the Company will no longer pay the Manager to acquire Franchise Agreements, but rather, will enter into Franchise Agreements directly (see Note 7).

The Previous MSA prescribed the conditions under which the Company purchased Franchise Agreements from the Manager and the formula for calculating the purchase price. The purchase price for existing brands was based on the average annual franchise fees earned over a twelve-month period, with 80% of the estimated purchase price payable upon acquisition and the remaining balance to be paid at a later date, subject to adjustment, if any, for the actual franchise fees earned over a twelve-month period.

Under the Previous MSA, the monthly fee payable to the Manager was equal to 20% of the distributable cash of the Company.

For the three months ended March 31, 2019, the Company incurred management fees of \$4,634 (2018 – \$1,889) for these services, \$3,694 of which was charged to the interim condensed consolidated statements of net and comprehensive loss (2018 – 1,889) and \$940 was used to reduce the contract transfer obligation owing to the Manager (2018 – nil) plus related interest.

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

4. Accounts Receivable and Goods and Services Tax Receivable

Accounts receivable represent amounts due from the Company's franchise network for franchise fees plus amounts due pursuant to the Ancillary Agreements. Accounts receivable are valued initially at fair value, then subsequently measured at amortized cost less any provision for doubtful accounts. As at March 31, 2019, the Company had accounts receivable of \$5,258 (December 31, 2018 - \$4,024) net of an allowance for doubtful accounts of \$678 (December 31, 2018 - \$472). During the three months ended March 31, 2019, administration expenses included bad debt expense of \$206 (2018 - \$163).

Management analyses accounts receivable to determine the allowance for doubtful accounts by assessing the collectability of receivables owing from each individual franchisee. This assessment takes into consideration certain factors including the aging of outstanding fees, franchisee operating performance, historical payment patterns, current collection efforts, relevant forward looking information and the Company's security interests, if any.

The table below summarizes the aging of accounts receivable as at March 31, 2019 and December 31, 2018.

| As at, | March 31, 2019 | De | cember 31, 2018 |
|---------------------------------|-------------------|----|--------------------|
| Current | \$ 3,429 | \$ | 2,917 |
| 30 Days | 1,041 | | 666 |
| 60 Days | 708 | | 201 |
| 90+ Days | 758 | | 712 |
| Subtotal | \$ 5,936 | \$ | 4,496 |
| Allowance for Doubtful Accounts | (678) | | (472) |
| Accounts Receivable | \$ 5,258 | \$ | 4,024 |

The Company recognizes revenues in income to the extent that collection is reasonably assured at the time the revenue is earned. During the three months ended March 31, 2019, the Company recognized \$5 of revenues that were not recognized in prior periods as the collection of those revenues was not probable at the time the revenue was earned (2018 - nil). In addition, the Company identified \$28 (2018 - \$52) of revenues that were not recognized as income as collection was not probable at the time the revenue was earned.

Goods and Services tax receivable represents the net refund balance outstanding relating to GST and HST returns which include significant input tax credits paid on the final repayment of the purchase obligation in 2018.

5. Notes Receivable

The Company has certain franchisees with which it has entered into a signed formalized payment plan in respect of franchise fees due to the Company which were in arrears. Amounts under these payment plans which are due greater than one year from the financial statement date have been classified as non-current. The terms stipulated in the payment plan require the franchisees to repay the total outstanding balance in monthly payments plus interest based on a spread above the prime interest rate. As at March 31, 2019, the Company had notes receivable of \$199 (December 31, 2018 - \$220), of which \$85 was due within 12 months (December 31, 2018 - \$101) and \$114 was considered non-current (December 31, 2018 - \$119).

Scheduled contractual receipts under the terms of the notes receivable are as follows:

| As at, | 1 | March 31, 2019 | Dec | ember 31, 2018 |
|----------------------------|----|-------------------|-----|-------------------|
| Current portion | \$ | 85 | \$ | 101 |
| Receivable in 13-24 months | | 28 | | 29 |
| Receivable thereafter | | 86 | | 90 |
| Notes Receivable | \$ | 199 | \$ | 220 |

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

6. Franchise and Ancillary Agreements

Under the terms of the Amended MSA, the Company is no longer obligated to acquire franchise agreements from the manager, but rather, enters into Franchise Agreements directly with franchisees.

In accordance with terms of the Amended MSA, on January 3, 2019, the Manager transferred 47 Franchise Agreements under the Royal LePage and Via Capitale brands as well as the Ancillary Agreements, which give the Company the rights to receive certain revenues previously earned by the Manager, for nominal consideration. The fair value ascribed to the Franchise Agreements was \$4,706 with the fair value for these agreements determined using the prescribed formula under the Previous MSA. The fair value ascribed to the Ancillary Agreements was \$4,590 with the fair value for these agreements determined using a discounted cash flow model. These fair values have been included in intangible assets (see note 7). A portion of management fees payable under the Amended MSA will be allocated to reduce the contract transfer obligation associated with these transferred agreements. As at March 31, 2019, \$829 of payments for management fees for the year to date under the Amended MSA were allocated to reduce the contract transfer obligation (2018 – nil) with a further \$111 (2018 – nil) allocated to interest on the contract transfer obligation. The contract transfer obligation bears interest at variable rates.

7. Intangible Assets

For the three months ended March 31, 2019, there were four Franchise Agreements identified with a carrying amount in excess of their recoverable amount, resulting in an impairment charge of \$467 (2018 - nil).

For the three months ended March 31, 2019, the Company identified one Franchise Agreement that was subject to early termination or non-renewal. The write-off associated with this Franchise Agreement was \$15 (2018 - nil related to two Franchise Agreements).

For the three months ended March 31, 2019, the Company recorded the amortization of intangible assets of \$2,661 (2018 - \$2,009), of which \$5 (2018 - nil) was recorded as a reduction in revenues.

A summary of intangible assets is provided in the chart below.

| Franchise Agreements Ancillary Agreemen | | | | | Total |
|--|-----------|---|--|--|------------------------------|
| | | | | | |
| \$ | 237,387 | \$ | 5,427 | \$ | 242,814 |
| | 9,296 | | _ | | 9,296 |
| | 143 | | _ | | 143 |
| | (467) | | _ | | (467) |
| | (20) | | _ | | (20) |
| \$ | 246,339 | \$ | 5,427 | \$ | 251,766 |
| | | | | | |
| \$ | (160,462) | \$ | (2,835) | \$ | (163,297) |
| | (2,615) | | (46) | | (2,661) |
| | 5 | | _ | | 5 |
| \$ | (163,072) | \$ | (2,881) | \$ | (165,953) |
| | | | | | |
| \$ | 76,925 | \$ | 2,592 | \$ | 79,517 |
| \$ | 83,267 | \$ | 2,546 | \$ | 85,813 |
| | \$ \$ | \$ 237,387 9,296 143 (467) (20) \$ 246,339 \$ (160,462) (2,615) 5 \$ (163,072) | \$ 237,387 \$ 9,296 143 (467) (20) \$ 246,339 \$ \$ (160,462) \$ (2,615) 5 \$ (163,072) \$ | \$ 237,387 \$ 5,427 9,296 - 143 - (467) - (20) - \$ 246,339 \$ 5,427 \$ (160,462) \$ (2,835) (2,615) (46) 5 - \$ (163,072) \$ (2,881) | \$ 237,387 \$ 5,427 \$ 9,296 |

During the Quarter, the Manager transferred 47 Franchise Agreements as well as the Ancillary Agreements which give the Company the rights to receive certain revenues previously earned by the Manager, for nominal consideration. The fair value ascribed to these agreements was \$9,296 which has been recorded as an addition to intangible assets. The contract transfer obligation associated with the transferred agreements will be repaid as described in Note 6.

As a result of adopting IFRS 15, the Company adjusted the cost of intangible assets in 2018 to capitalize the historical legal costs associated with the acquisition of the Franchise Agreements and is amortizing the cost over the term of the underlying agreements plus one renewal period using the straight-line method on an agreement-by-agreement basis.

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

8. Income Taxes

The Company uses the liability method of tax allocation in accounting for income taxes. Under this method, temporary differences between the carrying amount of balance sheet items and their corresponding tax basis result in either deferred income tax assets or liabilities. Deferred income taxes are computed using substantively enacted tax rates applicable to the years in which the temporary differences are expected to reverse.

A reconciliation of income taxes at Canadian statutory rates with reported income taxes is as follows:

| For the three months ended March 31, | 2019 | 2018 |
|---|---------------|-------------|
| Earnings (loss) before income tax for the period: | \$ (8,195) | \$ 707 |
| Expected income tax expense at statutory rate of 26.5% (2018 - 26.5%) | (2,171) | 187 |
| Increase (decrease) in income tax expense due to the following: | | |
| Non-deductible amortization | 127 | 145 |
| Non-deductible loss on fair value of Exchangeable Units | 2,064 | 776 |
| Non-deductible interest on Exchangeable Units | 385 | 385 |
| Non-deductible impairment and write-off on intangible assets | 5 | - |
| Income allocated to Exchangeable Unitholders | (213) | (421) |
| Total income tax expense | \$ 197 | \$ 1,072 |

The major components of income tax expense include the following:

| For the three months ended March 31, | 2019 | 2018 |
|--------------------------------------|-----------|-------------|
| Current income tax expense | \$ 729 | \$ 1,202 |
| Deferred income tax recovery | (532) | (130) |
| Total income tax expense | \$ 197 | \$ 1,072 |

The significant components of the Company's deferred tax assets are as follows:

| | Intangi | Intangible Assets | | Other | | Total | |
|------------------------------|---------|-------------------|----|-------|----|-------|--|
| Deferred income tax assets: | | | | | | | |
| At December 31, 2018 | \$ | 6,642 | \$ | (31) | \$ | 6,611 | |
| Deferred income tax recovery | | 275 | | 257 | | 532 | |
| At March 31, 2019 | \$ | 6,917 | \$ | 226 | \$ | 7,143 | |

| | Intangible Assets | | Other | | Total | |
|--|-------------------|-------|-------|------|-------|-------|
| Deferred income tax assets: | | | | | | |
| At December 31, 2017 | \$ | 6,447 | \$ | (12) | \$ | 6,435 |
| Deferred income tax recovery (expense) | | 236 | | (19) | | 217 |
| Changes in accounting policy (Note 2) | | (41) | | - | | (41) |
| At December 31, 2018 | \$ | 6,642 | \$ | (31) | \$ | 6,611 |

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

9. Debt Facilities

The Company's debt is comprised of the following debt facilities:

| As at | March 31, 2019 | De | ecember 31, 2018 |
|----------------------|-------------------|----|---------------------|
| Term facility | \$ 55,000 | \$ | 53,000 |
| Acquisition facility | 18,500 | | 18,500 |
| | \$ 73,500 | \$ | 71,500 |
| Financing fees | (193) | | (203) |
| Debt facilities | \$ 73,307 | \$ | 71,297 |

The Company has \$80,000 in financing available under a borrowing agreement with a Canadian Chartered Bank. The debt facilities under this agreement are comprised of the following, which mature December 31, 2023 ("Maturity"):

A \$55,000 non-revolving term variable rate facility (the "Term Facility"). Repayment of principal outstanding is due on Maturity.

A \$20,000 revolving acquisition facility (the "Acquisition Facility") is available to support acquisitions pursued by the Company. A standby fee of 0.15% applies on undrawn amounts under the Acquisition Facility. Repayment of principal outstanding is due on Maturity.

A \$5,000 revolving operating facility (the "Operating Facility") is available to meet the Company's day-to-day operating requirements. No amounts have been drawn on this facility as at March 31, 2019.

Borrowings under each of these arrangements are secured by a first ranking security interest in substantially all assets of the Company and bear interest at a variable rate of Banker's Acceptances (BAs) +1.70% or Prime + 0.5%, at the option of the Company.

The Company's ability to borrow under these arrangements is subject to certain covenants. Under these covenants, the Company must maintain a ratio of Consolidated EBITDA to Interest Expense on Senior Indebtedness at a minimum of 3:0 to 1 (5.0 to 1 prior to January 1, 2019) and a ratio of Senior Indebtedness to Consolidated EBITDA at a maximum of 4.0 to 1 (2.5 to 1 prior to January 1, 2019). Consolidated EBITDA is defined as operating income before impairment and amortization of intangible assets. Senior Indebtedness is defined as borrowings on the Company's debt facilities. At March 31, 2019 and December 31, 2018, the Company complied with all covenants under the debt facilities.

The Company is obligated to make limited principal repayments under the Debt Facilities in circumstances where the ratio of Senior Indebtedness to Consolidated EBITDA exceeds 3.4:1. Such payments shall continue until the ratio of Senior Indebtedness to Consolidated EBITDA is less than 3.25:1.

In October, 2014, the Company entered into a five-year interest rate swap agreement to swap the variable interest obligation on \$53,000 of the Term Facility to a fixed rate obligation of 3.64% through October 2019. In March of 2019, the Company entered into an additional interest rate swap agreement to swap the variable interest rate obligation on the entire Term Facility to a fixed rate obligation of 3.94% for the period from November 2019 through December 31, 2023. The interest rate swaps are financial instruments and are disclosed at their fair value with any change in that fair value recorded as a gain or loss in the Company's interim condensed consolidated statements of net and comprehensive loss. The fair value is determined using a discounted cash flow model using observable yield curves and applicable credit spreads at a credit adjusted rate. At March 31, 2019 the Company determined that the fair value of the interest rate swap represents a liability of \$850 (December 31, 2018 – an asset of \$119). For the three months ended March 31, 2019, the Company recognized a fair value loss of \$969 (2018 – a gain of \$59).

(Unaudited)
For the three months ended March 31, 2019 and 2018

(Expressed in thousands of Canadian dollars, unless stated otherwise)

10. Exchangeable Units

The Exchangeable Units are exchangeable on a one-for-one basis for restricted voting shares of Bridgemarq at the option of the holder.

The Company measures the Exchangeable Units at their fair value using the closing price of the Company's restricted voting shares listed on the TSX. At March 31, 2019, the Company used the closing market price of Bridgemarq's shares of \$16.91 (December 31, 2018 – \$14.57). During the three months ended March 31, 2019, the Company recorded a loss of \$7,787 related to the fair value of the Exchangeable Units (March 31, 2018 – \$2,928).

The Exchangeable Unitholders are entitled to cash distributions from the Partnership in respect of their economic interest in the Partnership as and when declared by the Board of Directors of RIFGP. Such distributions are made on a before tax basis and are directly taxable in the hands of the Exchangeable Unitholders. For the three months ended March 31, 2019 the Board of Directors of RIFGP declared distributions payable to the Exchangeable Unitholders of \$1,452 (2018 - \$1,452).

11. Share Capital

Bridgemarq is authorized to issue an unlimited number of restricted voting shares, an unlimited number of preferred shares and one special voting share.

Each restricted voting share represents a proportionate voting right in Bridgemarq, and holders of the restricted voting shares are entitled to dividends declared and distributed by Bridgemarq.

The special voting share represents the proportionate voting rights of the Exchangeable Unitholders of the Partnership. The special voting share is redeemable by the holder at \$0.01 per share, and the holder is not entitled to dividends declared by Bridgemarq.

No additional restricted voting shares were issued during the three months ended March 31, 2019 or the twelve months ended December 31, 2018.

No preferred shares were issued or outstanding as at March 31, 2019 or December 31, 2018.

The following table summarizes the outstanding shares of Bridgemarq:

| As at | March 31, 2019 | December 31, 2018 |
|--------------------------|-------------------|----------------------|
| Restricted voting shares | 9,483,850 | 9,483,850 |
| Special voting share | 1 | 1 |

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

12. Other Revenues

| As at March 31, | 2019 | 2018 |
|----------------------|-----------|---------|
| Other revenue | | |
| Referral fees | \$ 577 | \$ _ |
| Other | 121 | - |
| Total other revenues | \$ 698 | \$ - |
| | | |
| Cost of sales | \$ 161 | - |
| Other revenue, net | \$ 537 | \$ - |

Deferred revenue of \$137 (2018 - nil) relates to certain amounts received under the Ancillary Agreements for which the performance obligation has not yet been satisfied as at March 31, 2019.

13. Loss Per Share

Basic and diluted loss per share has been determined as follows:

| For the three months ended March 31, (In thousands of Canadian dollars, except share and per share amounts) | | 2019 | | 2018 |
|--|----|------------|----|-----------|
| Net loss available to restricted voting shareholders – basic | \$ | (8,392) | \$ | (365) |
| Interest on Exchangeable Units | | 1,452 | | 1,452 |
| Loss on fair value of Exchangeable Units | | 7,787 | | 2,928 |
| Net earnings available to restricted voting shareholders - diluted | \$ | 847 | \$ | 4,015 |
| Weighted average number of shares outstanding used | | | | |
| in computing basic earnings per share | 9 | ,483,850 | 9, | 483,850 |
| Total outstanding Exchangeable Units | 3 | 3,327,667 | 3 | ,327,667 |
| Weighted average number of shares outstanding used in computing diluted earnings per share | 1 | 12,811,517 | 1 | 2,811,517 |
| Basic loss per share | \$ | (0.88) | \$ | (0.04) |
| Diluted loss per share | \$ | (0.88) | \$ | (0.04) |
| Dividends declared | \$ | 3,201 | \$ | 3,201 |
| Restricted voting shares | 9 | ,483,850 | 9, | 483,850 |
| Dividends per restricted voting share | \$ | 0.34 | \$ | 0.34 |

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

14. Related Party Transactions

In addition to transactions disclosed elsewhere in the interim condensed consolidated financial statements, the Company had the following transactions with parties related to the Manager or the Exchangeable Unitholders during the three months ended March 31, 2019 and March 31, 2018. These transactions have been recorded at the exchange amount as agreed between the parties.

| For the three months ended March 31, | 2019 | 2018 |
|--|-------------|-------------|
| a) Revenues | | |
| Fixed franchise fees | \$ 711 | \$ 730 |
| Variable franchise fees | \$ 288 | \$ 330 |
| Premium franchise fees | \$ - | \$ 872 |
| Other revenue, net | \$ 24 | \$ - |
| b) Expenses | | |
| Management fees | \$ 3,694 | \$ 1,889 |
| Insurance premiums and other | \$ 5 | \$ 6 |
| Interest on contract transfer obligation | \$ 111 | \$ - |
| Interest on purchase obligation | \$ - | \$ 31 |
| c) Interest | | |
| Interest to Exchangeable Unitholders | \$ 1,452 | \$ 1,452 |

The following amounts due to/from related parties are included in the account balance as described;

| As at | | March 31, 2019 | Dec | ember 31, 2018 |
|---|----------|-------------------|----------|-------------------|
| d) Accounts receivable Franchise fees receivable and other | \$ | 358 | \$ | 318 |
| e) Accounts payable and accrued liabilities | Ť | | · | |
| Management fees Interest on contract transfer obligation | \$ \$ | 761 10 | \$ \$ | 522 - |
| Interest on purchase obligation | \$ | - | \$ | 26 |
| f) Interest payable to Exchangeable Unitholders g) Contract transfer obligation | \$ \$ | 484 8,467 | \$ \$ | 484 |

On January 3, 2019, the Manager transferred 47 Franchise Agreements as well as the Ancillary Agreements which give the Company the rights to receive certain revenues previously earned by the Manager, for nominal consideration. The fair value ascribed to these agreements was \$9,296. A portion of management fees payable under the Amended MSA will be allocated to the repayment of the contract transfer obligation associated with these transferred agreements.

The members of the Company's board of directors are compensated for their services. During the three months ended March 31, 2019, the Company incurred \$48 (2018 - \$55) in directors' fees. These directors' fees are included in administration expense.

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

15. Financial Instruments

In the normal course of business, the Company is exposed to a number of financial risks that can affect its operating performance. These risks are outlined below:

A) CREDIT RISK

Credit risk arises from the possibility that the franchisees may not pay amounts owing to the Company. The Company's credit risk is limited to the recorded amount of accounts receivable and notes receivable. The Manager reviews the financial position of all franchisees during the application process and closely monitors outstanding accounts receivable on an ongoing basis to evaluate the risk of a default occurring over the expected life of the accounts receivable. This monitoring includes evaluating the franchisee's historical payment patterns, the current financial health of the franchisee and expected or possible changes in future events or market conditions to determine whether an impairment should be recorded.

As at March 31, 2019, the Company has an allowance for doubtful accounts of \$678 (December 31, 2018 - \$472).

B) LIQUIDITY RISK

The Company is exposed to liquidity risk in its ability to finance its working capital requirements and meet its cash flow needs, including paying dividends to shareholders of restricted voting shares and interest to Exchangeable Unitholders. The Company manages liquidity risk by maintaining conservative debt levels compared with those required by the covenants associated with the debt facilities. Also, the Company has a \$20,000 Acquisition Facility, of which \$18,500 has been drawn, and a \$5,000 undrawn Operating Facility (see Note 9).

Estimated contractual maturities of the Company's financial liabilities are as follows:

| As at March 31, | 2019 | 2020 | 2021 | 2022 | Beyond 2022 | Total |
|--|-------------|-------------|-------------|-------------|----------------|---------------|
| Accounts payable and accrued liabilities | \$ 995 | \$ _ | \$ _ | \$ _ | \$ - | \$ 995 |
| Deferred revenue | 137 | - | - | - | - | 137 |
| Current contract transfer obligation | 2,518 | 588 | - | - | - | 3,106 |
| Interest payable to Exchangeable Unitholders | 484 | - | - | - | - | 484 |
| Dividends payable to shareholders | 1,067 | - | - | - | - | 1,067 |
| Interest on long-term debt | 2,668 | 2,668 | 2,668 | 2,668 | 2,668 | 13,340 |
| Interest on contract transfer obligation | 331 | 202 | 164 | 136 | 340 | 1,173 |
| Long term contract transfer obligation | - | 1,667 | 688 | 580 | 2,426 | 5,361 |
| Debt facilities | - | - | - | - | 73,500 | 73,500 |
| Exchangeable Units | - | - | - | - | 56,271 | 56,271 |
| Total | \$ 8,200 | \$ 5,125 | \$ 3,520 | \$ 3,384 | \$ 135,205 | \$ 155,434 |

C) INTEREST RATE RISK

The Company is exposed to the risk of interest rate fluctuations on its debt facilities as the interest rates on these facilities are based on the Prime rate and Banker's Acceptance rates.

As described in Note 9, the Company has entered into a five-year interest rate swap to fix the interest on \$53,000 the Company's Term Facility at 3.64% until October 28, 2019 and an additional interest rate swap to fix the interest on the Term Facility at 3.94% from October 28, 2019 to December 31, 2023.

The Acquisition Facility bears variable interest at a rate of BAs + 1.70% or Prime + 0.5%. Management has elected to pay interest at variable interest rates on the Acquisition Facility and monitors this position on an ongoing basis. An increase of 1% in the Company's effective interest rate on its variable rate Acquisition Facility would result in an increase in its annual interest expense of approximately \$185.

D) FAIR VALUE

The fair value of certain of the Company's financial instruments, including cash, accounts receivable, notes receivable, accounts payable and accrued liabilities, interest payable to Exchangeable Unitholders and dividends payable to holders of restricted voting shares, are estimated by management to approximate their carrying values due to their short-term nature. The fair value of the Company's outstanding borrowings of \$73,500 approximate their carrying value of \$73,307 and the fair value of the Company's outstanding contract transfer obligation approximate the carrying value of \$8,467 as a result of their floating rate terms.

(Unaudited)

For the three months ended March 31, 2019 and 2018 (Expressed in thousands of Canadian dollars, unless stated otherwise)

E) FAIR VALUE HIERARCHY

The following table summarizes the financial instruments measured at fair value in the interim condensed consolidated balance sheets as at March 31, 2019 and December 31, 2018, classified using the fair value hierarchy.

| As at March 31, 2019 | Level 1 | Level 2 | Level 3 | Total |
|------------------------------|--------------|-----------|-------------|--------------|
| Financial asset: | | | | |
| Interest rate swap liability | _ | 850 | - | 850 |
| Total | \$ - | \$ 850 | \$ - | \$ 850 |
| Financial liability: | | | | |
| Contract transfer obligation | _ | _ | 8,467 | 8,467 |
| Exchangeable Units | 56,271 | - | - | 56,271 |
| Total | \$ 56,271 | \$ - | \$ 8,467 | \$ 64,738 |
| | | | | |
| As at December 31, 2018 | Level 1 | Level 2 | Level 3 | Total |
| Financial asset: | | | | |
| Interest rate swap asset | - | 119 | - | 119 |
| Total | \$ - | \$ 119 | \$ - | \$ 119 |
| Financial liability: | | | | |
| Exchangeable Units | 48,484 | - | - | 48,484 |
| Total | \$ 48,484 | \$ - | \$ - | \$ 48,484 |

See Note 6 for disclosures related to Level 3 fair values, Note 9 for disclosures related to Level 2 fair values and Note 10 for disclosures related to the Level 1 fair values. There were no transfers between fair value hierarchy levels during the period.

16. Management of Capital

The Company's capital is made up of its cash on hand, debt facilities, Exchangeable Units and shareholders' deficit.

The Company's objectives in managing its capital include; a) maintaining a capital structure that provides financing options to the Company while remaining compliant with the covenants associated with the debt facilities; b) maintaining financial flexibility to preserve its ability to meet financial obligations, including debt servicing and dividends to shareholders; and c) deploying capital to provide an appropriate investment return to its shareholders.

The Company's financial strategy is designed to maintain a flexible capital structure consistent with these objectives and to be in a position to respond to changes in economic conditions.

The covenants of the debt facilities prescribe that the Company must maintain a ratio of Consolidated EBITDA to Senior Interest Expense on Senior Indebtedness at a minimum of 3.0 to 1 and a ratio of Senior Indebtedness to Consolidated EBITDA at a maximum of 4.0 to 1.

Senior Indebtedness is defined as borrowings under the Company's debt facilities, as disclosed in Note 9. As at March 31, 2019 and December 31, 2018, the Company is compliant with all financial covenants. There were no changes in the Company's approach to capital management during the period.

17. Segmented Information

The Company has only one business segment which is providing information and services to REALTORS® and real estate brokers in Canada through a portfolio of highly regarded real estate services brands. The economic characteristics are consistent across the Company's brands as they each provide services, similar in nature, in the Canadian residential real estate market. Of the Company's revenues for the three months ended March 31, 2019, 95% (2018 – 97%) are generated from the network of franchisees operating under the Royal LePage and Johnston and Daniel brands and 5% (2018 – 3%) are generated from the network of franchisees operating under the Via Capitale brand.



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