HEALTHCARE TRUST OF AMERICA, INC.

Form 8-K/A August 21, 2017

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K/A

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the

Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): August 18, 2017 (June 13, 2017)

HEALTHCARE TRUST OF AMERICA, INC.

HEALTHCARE TRUST OF AMERICA HOLDINGS, LP

(Exact name of registrant as specified in its charter)

Maryland 001-35568 20-4738467 Delaware 333-190916 20-4738347

(I.R.S.

(State or other jurisdiction (Commission Employer of incorporation) File Number) Identification

No.)

16435 N. Scottsdale Road, Suite 320

Scottsdale, Arizona 85254 (Address of principal executive offices) (Zip Code)

(480) 998-3478

(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

oWritten communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

oPre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter):

Healthcare Trust of America, Inc. Emerging growth company o Healthcare Trust of America Holdings, LP Emerging growth company o

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Healthcare Trust of America, Inc. o Healthcare Trust of America Holdings, LP o

EXPLANATORY NOTE

This Form 8-K/A amends and supplements the Form 8-K filed on June 13, 2017 (the "Initial Report") reporting the completion of the acquisition of 63 properties by Healthcare Trust of America, Inc. (the "Company"). This Form 8-K/A will report the completion of the acquisition (the "Initial Acquisition") by the Company of 68 properties and a parcel of land which includes the 63 properties previously reported in the Initial Report (the "Initial Closing Assets"), including an investment in an unconsolidated joint venture (the "Other Duke Asset") all prior to June 30, 2017. This Form 8-K/A is being filed to amend Item 2.01 with respect to assets and certain liabilities to include (i) the Initial Closing Assets (closed prior to June 30, 2017), (ii) the Other Duke Asset (closed prior to June 30, 2017), (iii) acquisitions completed subsequent to the acquisition of the Initial Closing Assets and the Other Duke Asset (the "Subsequent Acquisitions") (closed post June 30, 2017), and (iv) one property and a parcel of land for which the acquisition is probable, but has not yet occurred (the "Pending Acquisitions"). Collectively, these acquisitions were contemplated as part of the entry into sixteen agreements of purchase and sale (collectively, the "Purchase Agreements") on April 29, 2017 with Duke Realty Limited Partnership, Duke Construction Limited Partnership and certain of their subsidiaries and affiliated entities named therein (collectively, "Duke").

In addition, this Form 8-K/A provides the historical financial statements and pro forma information required by Item 9.01(a) and (b) of Form 8-K in connection with the Initial Closing Assets, the Other Duke Asset, the Subsequent Acquisitions, and the Pending Acquisitions. This Form 8-K/A should be read in conjunction with the Initial Report. Item 9.01 Financial Statements and Exhibits.

(a) Financial Statements. The following is financial information relating to the Initial Closing Assets, the Other Duke Asset, Subsequent Acquisitions, and Pending Acquisitions:

Asset, Subsequent Acquisitions, and I chaing Acquisitions.	
	Page
Financial Statements of the Initial Closing Assets	_
	3
Combined Statements of Revenues in Excess of Certain Expenses for the Three Months Ended March 31, 2017 (unaudited) and Year Ended December 31, 2016	4
Notes to Combined Statements of Revenues in Excess of Certain Expenses for the Year Ended December 31, 2016	5
Financial Statements of Subsequent and Pending Acquisitions	
Report of Independent Registered Public Accounting Firm	9
Combined Statements of Revenues in Excess of Certain Expenses for the Six Months Ended June 30, 2017 (unaudited) and Year Ended December 31, 2016	10
Notes to Combined Statements of Revenues in Excess of Certain Expenses for the Vear Ended December 31	11
Financial Statements of the Other Duke Asset	
Combined Statements of Income for the Three Months Ended March 31, 2017 (unaudited) and Year Ended December 31, 2016	13
HHC-Duke Realty Development, LLC Financial Statements and Independent Auditor's Report for the Years	14
(b) Unaudited Pro Forma Condensed Consolidated Information. The following is financial information relating to Initial Closing Assets, the Other Duke Asset, Subsequent Acquisitions, and Pending Acquisitions:	the
	Page
	24
	25
•	26
Unaudited Pro Forms Condensed Consolidated Statement of Operations for the Six Months Ended June 30	27
Unaudited Pro Forma Condensed Consolidated Statement of Operations for the Year Ended December 31, 2016	28

Notes to Unaudited Pro Forma Condensed Consolidated Statement of Operations for the Six Months Ended June 29 30, 2017 and Year Ended December 31, 2016

(d) Exhibits.

The Exhibit

Index

appearing

immediately

after the

signature

page of this

Form 8-K/A

is

incorporated

herein by

reference.

INDEPENDENT AUDITORS' REPORT

The Shareholders and Directors of

Duke Realty Corporation:

Report on the Financial Statements

We have audited the accompanying combined statement of revenues in excess of certain expenses of Duke Realty Healthcare Properties (as defined in Note 2) for the year ended December 31, 2016, and related notes (the "Combined Statement").

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of the statement in accordance with U.S. generally accepted accounting principles; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the statement that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on the Combined Statement based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the combined statement is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the Combined Statement. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the Combined Statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the Combined Statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the Combined Statement.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the Combined Statement referred to above presents fairly, in all material respects, the combined revenues and certain expenses of the Duke Realty Healthcare Properties described in Note 2 for the year ended December 31, 2016, in accordance with U.S. generally accepted accounting principles.

Emphasis of Matter

We draw attention to Note 2 of the Combined Statement, which describes that the accompanying combined statement of revenues in excess of certain expenses was prepared for the purpose of complying with Rule 3-14 of Regulation S-X promulgated under the Securities Act of 1933, as amended (for inclusion in the combined filing of Form 8-K/A of Healthcare Trust of America, Inc. and Healthcare Trust of America Holdings, LP) and is not intended to be a complete presentation of revenues and expenses. Our opinion is not modified with respect to this matter.

/s/ KPMG LLP August 18, 2017

DUKE REALTY HEALTHCARE PROPERTIES FINANCIAL STATEMENTS OF THE INITIAL CLOSING ASSETS COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES

For the Three

Months Ended

December 31,

2016

March 31,

2017

(unaudited)

Revenues:

Rental revenues, including recoveries from tenants \$32,987,081 \$122,758,903

Certain Expenses:

 Operating expenses
 5,220,089
 20,968,755

 Real estate taxes
 4,775,871
 16,196,469

 9,995,960
 37,165,224

Revenues in Excess of Certain Expenses \$22,991,121 \$85,593,679

See accompanying notes to the Combined Statements of Revenues in Excess of Certain Expenses

DUKE REALTY HEALTHCARE PROPERTIES FINANCIAL STATEMENTS OF THE INITIAL CLOSING ASSETS NOTES TO COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2016

(1) Operating Properties

The Duke Realty Healthcare Properties are part of an acquisition by a subsidiary of Healthcare Trust of America, Inc. (the "Company") as of the issuance date of this Combined Statement of Revenues in Excess of Certain Expenses for the year ended December 31, 2016 ("Combined Statement"). The Company acquired (i) 59 properties that were in service at December 31, 2016; (ii) seven properties that were under development at December 31, 2016; (iii) one expansion project of a current property that was in progress at December 31, 2016; and (iv) an undeveloped parcel of land from Duke Realty Limited Partnership and affiliated entities on various dates during the second quarter of 2017. Ownership interests in HHC-Duke Realty Development, LLC a unconsolidated joint venture was also included in the transaction. Of the 59 in service properties, six were placed in service in 2016. Two of the six properties placed in service during 2016 had less than three months of rental history as of December 31, 2016. Only the revenues and certain expenses of the 57 acquired properties that were in service as of December 31, 2016 (the "Duke Realty Healthcare Properties" or the "Properties"), and that had more than three months of rental history, are included in this Combined Statement. The following tables list (i) the properties included in the Combined Statement for the year ended December 31, 2016, (ii) properties that are excluded from the Combined Statement due to having limited rental history, (iii) properties that are excluded from the Combined Statement due to still being under development and expansion and (iv) a property that is excluded from the Combined Statement due to being owned by the aforementioned unconsolidated joint venture:

I. Properties Included in Combined Statement

Property Name	City	State	Square Feet	Month/Year Placed in Service/Acquired
Baylor Scott & White Plano Pavilion II	Plano	TX	140,455	June-09
Baylor Scott & White McKinney POB I	McKinney	TX	115,278	July-12
Baylor Scott & White McKinney POB II	McKinney	TX	77,047	September-16
Baylor Scott & White Hillcrest MOB 1	Waco	TX	102,177	October-12
Baylor Scott & White Hillcrest MOB 2	Waco	TX	54,744	October-12
Baylor Scott & White Administration Building	Dallas	TX	81,429	June-09
Baylor Scott & White Marble Falls MOB	Marble Falls	TX	66,500	May-13
Baylor Scott & White Roney Bone & Joint Institute	Temple	TX	77,679	October-13
Baylor Scott & White Emergency Medical Center-Burleson	Burleson	TX	36,718	May-14
Baylor Scott & White Emergency Medical Center-Rockwall	Rockwall	TX	36,709	March-14
Baylor Scott & White Emergency Medical Center-Murphy	Murphy	TX	36,705	March-14
Baylor Scott & White Emergency Medical Center-Mansfield	Mansfield	TX	36,691	July-14
Baylor Scott & White Emergency Medical Center-Keller	Keller	TX	36,013	December-13
Baylor Scott & White Emergency Medical Center-Colleyville	Colleyville	TX	16,091	August-14
Columbia St. Mary's-Water Tower	Milwaukee	WI	153,820	October-12
St. Thomas DePaul Medical Center A	Murfreesboro	TN	100,525	April-08
St. Thomas DePaul Medical Center B	Murfreesboro	TN	20,135	April-08
Seton Medical Center Hays MOB	Kyle	TX	96,829	December-09
St. Vincent Joshua Max Simon MOB	Indianapolis	IN	84,436	November-11

Columbia St. Mary's-Mequon	Mequon	WI	66,927	October-12
Good Samaritan Western Ridge MOB II	Cincinnati	OH	29,490	July-11
Mountain View Regional Medical Center MOB	Las Cruces	NM	107,506	October-12
Longview Regional Medical Center 1	Longview	TX	100,740	October-12
Longview Regional Medical Center 2	Longview	TX	77,797	April-16
Cedar Park Regional Medical Center MOB 1	Cedar Park	TX	83,393	December-11

DUKE REALTY HEALTHCARE PROPERTIES FINANCIAL STATEMENTS OF THE INITIAL CLOSING ASSETS NOTES TO COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2016

FOR THE TEAR ENDED DECEMBER 31, 2010	O			C	Manda Wasa Diagram
Property Name	City		State	Square Feet	Month/Year Placed in Service/Acquired
South Texas Regional Medical Center MOB-Jourdanton	Jourda	nton	TX	48,556	October-14
Florida Hospital Wesley Chapel Wellness Plaza	Pasco (County	FL	95,939	March-13
Florida Hospital Celebration MOB	Celebra	•	FL	83,896	October-12
Florida Hospital Kissimmee MOB	Kissim	mee	FL	79,438	October-12
Florida Hospital East Orlando MOB/ASC	Orland	o	FL	56,903	October-12
Florida Hospital Heartland Medical Center	Sebring	or	FL	38,949	October-12
MOB/ASC	·	5	1 L	30,747	October-12
Harbin Clinic Martha Berry	Rome		GA	122,111	September-12
Harbin Clinic Specialty Center	Rome		GA	75,054	September-12
Harbin Clinic Cancer Center	Rome		GA	55,195	September-12
Harbin Clinic Heart Center	Rome		GA	47,438	September-12
Harbin Clinic Cedartown Dialysis	Cedarte	own	GA	19,497	September-12
Harbin Clinic Summerville Dialysis	Summe	erville	GA	7,520	September-12
Harbin Clinic Rome Dialysis	Rome		GA	6,766	September-12
Kindred Community Rehabilitation	Indiana	nolis	IN	61,398	June-13
Hospital-Indianapolis	marana	тропъ	111	01,570	June-13
Kindred University Rehabilitation	Avon		ОН	54,800	January-16
Hospital-Cleveland	Avon		OH	J -1 ,000	January-10
Kindred Baptist Rehabilitation Hospital-Memphis	s Germa	ntown	TN	54,416	October-14
William "Bill" Kling VA Clinic-Sunrise	Sunrise	2	FL	107,000	October-12
Conifer Administration Building	Frisco		TX	199,800	February-14
Carolinas Health Morehead MOB	Charlo	tte	NC	190,773	December-10
Houston Methodist St. Catherine MOB 1	Katy		TX	48,542	November-11
Houston Methodist St. Catherine MOB 2	Katy		TX	72,107	November-11
Houston Methodist St. Catherine MOB 3	Katy		TX	48,201	November-11
SCL Health Community Hospital-Southwest	Littleto	n	CO	37,485	May-16
SCL Health Community Hospital-Westminster	Westm	inster	CO	37,130	November-15
Loyola University Medicine-Burr Ridge	Burr R	idge	IL	104,912	January-12
Inova Fair Oaks MOB 3	Fairfax		VA	100,952	October-12
Jewish Hospital MOB	Cincin	nati	OH	80,074	December-01
UNC REX Holly Springs	Holly S	Springs	NC	30,370	December-11
Hackensack UMC Palisades MOB	North 1	Bergen	NJ	57,411	February-15
Edward-Elmhurst Plainfield MOB	Plainfi	eld	IL	56,531	February-07
WellStar North Fulton MOB 2	Roswe	11	GA	52,175	October-12
Eastside New Hampton Place MOB	Snellvi	lle	GA	39,759	May-11
II. Properties Excluded from Combined Statemen	t due to L	ess tha	n Thre	e Months	of Rental History
Property Name C	ity		Square Feet	Month/	Year Placed in Service/Acquired
SCL Health Community Hospital-Northglenn N	orthglenn			Decemb	per-16
· · · · · · · · · · · · · · · · · · ·	urora			Noveml	
22 Housin Community Hospital Harold 11	61 O1 U		27,700	11010111	001 10

DUKE REALTY HEALTHCARE PROPERTIES

FINANCIAL STATEMENTS OF THE INITIAL CLOSING ASSETS

NOTES TO COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2016

III. Properties Under Development and Expansion Projects Excluded from Combined Statement

City	State	Square
City	State	Feet
Grand Prairie	TX	27,149
Bryn Mawr	PA	101,228
Huntley	IL	80,973
Oxford	MS	79,585
Santa Clarita	CA	37,000
Humble	TX	71,224
Humble	TX	98,862
Holly Springs	NC	45,000
	Bryn Mawr Huntley Oxford Santa Clarita Humble Humble	Grand Prairie TX Bryn Mawr PA Huntley IL Oxford MS Santa Clarita CA Humble TX

IV. Unconsolidated Joint Venture Properties Excluded from Combined Statement

Property Name City State Square Feet Month/Year Placed in Service/Acquired

Eskenazi Administration Building Indianapolis IN 273,479 November-13

(2) Basis of Presentation

The accompanying Combined Statement has been prepared for the purpose of complying with Rule 3-14 of Regulation S-X promulgated under the Securities Act of 1933, as amended. The Combined Statement is not representative of the actual results of operations of the Duke Realty Healthcare Properties for the year ended December 31, 2016, due to the exclusion of the following expenses, which may not be comparable to the proposed future operations of the Duke Realty Healthcare Properties:

Depreciation and amortization.

Property management fees.

Amortization of above and below market rents, concessions and deferred revenue.

Other costs not directly related to the proposed future operations of the Duke Realty Healthcare Properties.

- (3) Summary of Significant Accounting Policies
- (A) Revenue Recognition

Rental income from leases with scheduled rental increases during their term are recognized for financial reporting purposes on a straight-line basis.

(B) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses during the reporting period to prepare the Combined Statement in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

(4) Rental Revenue

Space is leased to tenants under various operating leases with initial terms ranging up to twenty years. The leases provide for reimbursement of real estate taxes, common area maintenance and certain other operating expenses.

DUKE REALTY HEALTHCARE PROPERTIES

FINANCIAL STATEMENTS OF THE INITIAL CLOSING ASSETS

NOTES TO COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES

FOR THE YEAR ENDED DECEMBER 31, 2016

Future minimum rentals related to the 57 properties included in the Combined Statement to be received under noncancelable operating leases in effect at December 31, 2016 are as follows:

Future Minimum Ren	tals Amount
2017	ΦΩΩ 251

\$90,351,867
86,271,789
82,081,231
75,141,130
66,998,641
422,932,463
\$823,777,121

In addition to minimum rentals, certain leases require reimbursements of specified operating expenses that amounted to \$31,130,635 during the year ended December 31, 2016, which are included in the Combined Statement.

(5) Unaudited Interim Statement

The combined statement of revenues and certain expenses for the three months ended March 31, 2017 (the "Interim Statement") is unaudited.

The interim statement includes the results for the two properties disclosed in Note 1, which did not have sufficient rental history to be included in the Combined Statement. In addition to the properties disclosed in Note 1, the following properties were excluded from the Interim Statement either due to (i) having limited rental history; (ii) still being under development and expansion or (iii) being owned by the aforementioned unconsolidated joint venture:

I. Properties Excluded from Interim Statement due to Less than Three Months of Rental History

Property Name	City	State Square	Month/Year Placed in Service/Acquired

Main Line Bryn Mawr MOB Bryn Mawr PA 101,228 March -17 Centegra Health MOB Huntley IL 80,973 February -17 Memorial Hermann MOB 1 Humble TX 71,224 March -17

II. Properties Under Development and Expansion Projects Excluded from Combined Statement

Property Name	City	State	Square
Topolty Name	City	State	Feet
Baylor Scott & White Emergency Med. Ctr-Grand Prairie	Grand Prairie	TX	27,149
Baptist Memorial Oxford MOB	Oxford	MS	79,585
Facey Medical	Santa Clarita	CA	37,000
UNC Rex Holly Springs (expansion)	Holly Springs	NC	45,000
Memorial Hermann MOB II	Humble	TX	98,862
*** **	~ 11 10		

III. Unconsolidated Joint Venture Properties Excluded from Combined Statement

Property Name City State Square Feet Month/Year Placed in Service/Acquired

Eskenazi Administration Building Indianapolis IN 273,479 November-13

(6) Subsequent Events

The Properties evaluated subsequent events through August 18, 2017, the date the financial statements were available to be issued.

INDEPENDENT AUDITORS' REPORT

The Shareholders and Directors of

Duke Realty Corporation:

Report on the Financial Statements

We have audited the accompanying combined statement of revenues in excess of certain expenses of Duke Realty Healthcare Properties (as defined in Note 2) for the year ended December 31, 2016, and related notes (the "Combined Statement").

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of the statement in accordance with U.S. generally accepted accounting principles; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the statement that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on the Combined Statement based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the combined statement is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the Combined Statement. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the Combined Statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the Combined Statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the Combined Statement.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the Combined Statement referred to above presents fairly, in all material respects, the combined revenues and certain expenses of the Duke Realty Healthcare Properties described in Note 2 for the year ended December 31, 2016, in accordance with U.S. generally accepted accounting principles.

Emphasis of Matter

We draw attention to Note 2 of the Combined Statement, which describes that the accompanying combined statement of revenues in excess of certain expenses was prepared for the purpose of complying with Rule 3-14 of Regulation S-X promulgated under the Securities Act of 1933, as amended (for inclusion in the combined filing of Form 8-K/A of Healthcare Trust of America, Inc. and Healthcare Trust of America Holdings, LP) and is not intended to be a complete presentation of revenues and expenses. Our opinion is not modified with respect to this matter.

/s/ KPMG LLP August 18, 2017

DUKE REALTY HEALTHCARE PROPERTIES FINANCIAL STATEMENTS OF THE SUBSEQUENT AND PENDING ACQUISTIONS COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES

For the Six

Months

Ended June December 31, 2016

30, 2017

(unaudited)

Revenues:

Rental revenues, including recoveries from tenants \$7,703,776 \$12,793,306

Certain Expenses:

 Operating expenses
 1,031,273
 1,828,153

 Real estate taxes
 1,037,311
 1,571,699

 2,068,584
 3,399,852

Revenues in Excess of Certain Expenses \$5,635,192 \$9,393,454

See accompanying notes to the Combined Statements of Revenues in Excess of Certain Expenses

DUKE REALTY HEALTHCARE PROPERTIES

FINANCIAL STATEMENTS OF THE SUBSEQUENT AND PENDING ACQUISTIONS NOTES TO COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES FOR THE YEAR ENDED DECEMBER 31,2016

(1) Operating Properties

The Duke Realty Healthcare Properties are part of an acquisition by a subsidiary of Healthcare Trust of America, Inc. (the "Company") as of the issuance date of this Combined Statement of Revenues in Excess of Certain Expenses for the year ended December 31, 2016 ("Combined Statement"). The Company acquired three properties subsequent to June 30, 2017. In addition, a property (in service at December 31, 2016) and a undeveloped parcel of land was considered probable as of the issuance date of the Combined Statement.

Of the four in service properties mentioned above, one was placed in service in 2016. The revenues and certain expenses of the three acquired and one property considered probable to be acquired were in service as of December 31, 2016 (the "Duke Realty Healthcare Properties" or the "Properties") which had more than three months of rental history, are included in this Combined Statement.

The following tables list the properties included in the Combined Statement for the year ended December 31, 2016.

I. Properties Included in Combined Statement

Property Name	City	State	Square Feet	Month/Year Placed in Service/Acquired
Baylor Scott & White Rock Prairie MOB (1)	College Station	TX	119,030	July-13
TriHealth Rehabilitation Hospital	Cincinnati	OH	69,511	May-16
Kindred Mercy Rehabilitation Hospital-Springfield	Springfield	МО	58,727	April-14
James A. Haley VA Primary Care MOB-Tampa	Tampa	FL	117,037	February-14

(1) Property considered probable for acquisition as of the six months ended June 30, 2017 and year ended December 31, 2016.

(2) Basis of Presentation

The accompanying Combined Statement has been prepared for the purpose of complying with Rule 3-14 of Regulation S-X promulgated under the Securities Act of 1933, as amended. The Combined Statement is not representative of the actual results of operations of the Duke Realty Healthcare Properties for the year ended December 31, 2016, due to the exclusion of the following expenses, which may not be comparable to the proposed future operations of the Duke Realty Healthcare Properties:

Depreciation and amortization.

Property management fees.

Amortization of above and below market rents, concessions and deferred revenue.

Other costs not directly related to the proposed future operations of the Duke Realty Healthcare Properties.

- (3) Summary of Significant Accounting Policies
- (A) Revenue Recognition

Rental income from leases with scheduled rental increases during their term are recognized for financial reporting purposes on a straight-line basis.

(B) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenues and certain expenses during the reporting period to prepare the Combined Statement in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

DUKE REALTY HEALTHCARE PROPERTIES

FINANCIAL STATEMENTS OF THE SUBSEQUENT AND PENDING ACQUISTIONS NOTES TO COMBINED STATEMENTS OF REVENUES IN EXCESS OF CERTAIN EXPENSES FOR THE YEAR ENDED DECEMBER 31,2016

(4) Rental Revenue

Space is leased to tenants under various operating leases with initial terms ranging up to twenty years. The leases provide for reimbursement of real estate taxes, common area maintenance and certain other operating expenses. Future minimum rentals related to the four properties included in the Combined Statement to be received under noncancelable operating leases in effect at December 31, 2016 are as follows:

Future Minimum Rentals Amount

2017	\$10,858,934
2018	11,003,990
2019	11,274,810
2020	11,446,590
2021	11,601,169
Thereafter	115,363,372
Total	\$171,548,865

In addition to minimum rentals, certain leases require reimbursements of specified operating expenses that amounted to \$1,817,613 during the year ended December 31, 2016, which are included in the Combined Statement.

(5) Unaudited Interim Statement

The combined statement of revenues and certain expenses for the six months ended June 30, 2017 is unaudited.

(6) Subsequent Events

The Properties evaluated subsequent events through August 18, 2017, the date the financial statements were available to be issued.

HHC - DUKE REALTY DEVELOPMENT, LLC FINANCIAL STATEMENTS OF THE OTHER DUKE ASSET COMBINED STATEMENTS OF INCOME

	For the Three Months Ended March 31, 2017 (unaudited)	December 31, 2016 (1)
REVENUES		
Rental income	\$1,457,530	\$5,925,146
Variable rent	547,786	2,145,357
Straight-line rental income	344,484	1,367,738
Total Revenues	2,349,800	9,438,241
EXPENSES		
Utilities	109,844	458,791
Housekeeping	154,286	577,578
Repairs and maintenance	112,027	448,304
Insurance	30,264	127,285
Security	10,000	40,000
Ground rent	48,382	193,528
Property management	81,257	291,102
General and administrative	34,409	88,526
Depreciation and amortization		2,081,117
Total Expenses	1,089,383	4,306,231
NET INCOME	\$1,260,417	\$5,132,010

(1) The combined statement of income for the three months ended March 31, 2017 is unaudited and should be read in conjunction with HHC-Duke Realty Development, LLC detailed audited financial statements of independent auditors' report for the years ended December 31, 2016 and 2015 starting on page 14 herein.

HHC - DUKE REALTY DEVELOPMENT, LLC

FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REPORT

December 31, 2016 and 2015

HHC - DUKE REALTY DEVELOPMENT, LLC

CONTENTS

Independent Auditor's Report	Page 16
Balance Sheets	17
Statements of Income	18
Statements of Changes in Members' Equity	19
Statements of Cash Flows	20
Notes to Financial Statements	21-23

INDEPENDENT AUDITOR'S REPORT

Members

HHC - Duke Realty Development, LLC

We have audited the accompanying financial statements of HHC - Duke Realty Development, LLC, which comprise the balance sheets as of December 31, 2016 and 2015, and the related statements of income, changes in members' equity, and cash flows for the years then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of HHC - Duke Realty Development, LLC as of December 31, 2016 and 2015, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

/s/ Katz, Sapper & Miller, LLP

Indianapolis, Indiana February 17, 2017

BALANCE SHEETS

December 31, 2016 and 2015

ASSETS

AGGETG	2016	2015
ASSETS		
Rental property		
Building	\$62,937,496	\$62,937,496
Building improvements	13,759,226	12,539,355
Construction in progress		472,845
	76,696,722	75,949,696
Less: Accumulated depreciation	6,344,218	4,323,394
Net Rental Property	70,352,504	71,626,302
Cash	339,799	1,604,329
Rent receivables		90,611
Straight-line rent receivable	4,027,865	2,720,418
Escrow deposits and other assets	229,191	235,355
TOTAL ASSETS	\$74,949,359	\$76,277,015

LIABILITIES AND MEMBERS' EQUITY

LIABILITIES

Accounts payable	\$15,845	\$472,845
Other accrued expenses	714,732	617,398
Total Liabilities	730,577	1,090,243
MEMBERS' EQUITY	74,218,782	75,186,772
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$74,949,359	\$76,277,015

See accompanying notes.

STATEMENTS OF INCOME

Years Ended December 31, 2016 and 2015

	2016	2015
REVENUES		
Rental income	\$5,925,146	\$5,843,718
Variable rent	2,145,357	2,074,021
Straight-line rental income	1,367,738	1,255,577
Total Revenues	9,438,241	9,173,316
EXPENSES		
Utilities	458,791	463,352
Housekeeping	577,578	487,729
Repairs and maintenance	448,304	449,347
Insurance	127,285	143,613
Security	40,000	40,004
Ground rent	193,528	193,528
Property management	291,102	275,880
General and administrative	88,526	99,832
Depreciation and amortization	2,081,117	1,989,561
Total Expenses	4,306,231	4,142,846
NET INCOME	\$5,132,010	\$5,030,470

See accompanying notes.

STATEMENTS OF CHANGES IN MEMBERS' EQUITY

Years Ended December 31, 2016 and 2015

	Duke Realty	The Health	Total
	Duke Realty	and	Total
	Browning	Hospital	Members'
	F.O.B. Corporation		Members
	Developmen	t,of Marion	Emiter
	LLC Cou		Equity
BALANCE AT DECEMBER 31, 2014	\$37,223,007	\$37,223,007	\$74,446,014
Distributions to members	(2,144,856)(2,144,856)(4,289,712)
Net income	2,515,235	2,515,235	5,030,470
BALANCE AT DECEMBER 31, 2015	37,593,386	37,593,386	75,186,772
Distributions to members	(3,050,000)(3,050,000)(6,100,000)
Net income	2,566,005	2,566,005	5,132,010
BALANCE AT DECEMBER 31, 2016	\$37,109,391	\$37,109,391	\$74,218,782

See accompanying notes.

STATEMENTS OF CASH FLOWS

Years Ended December 31, 2016 and 2015

	2016	2015
OPERATING ACTIVITIES		
Net income	\$5,132,010	\$5,030,470
Adjustments to reconcile net income to net cash		
provided by operating activities:		
Depreciation and amortization	2,081,117	1,989,561
(Increase) decrease in certain assets:		
Rent receivables	90,611	(89,688)
Straight-line rent receivable	(1,307,447)	(1,255,577)
Escrow deposits and other assets	(54,129)	199,797
Increase (decrease) in certain liabilities:		
Accounts payable	(457,000)	(415)
Other accrued expenses	97,334	(564,546)
Net Cash Provided by Operating Activities	5,582,496	5,309,602
INVESTING ACTIVITIES		
Cash purchases of building improvements	(747,026)	_
Net Cash Used by Investing Activities	(747,026)	_
FINANCING ACTIVITIES		
Distributions to members	(6,100,000)	(4,289,712)
Net Cash Used by Financing Activities	(6,100,000)	(4,289,712)
NET INCREASE (DECREASE) IN CASH	(1,264,530)	1,019,890
CASH		
Beginning of Year	1,604,329	584,439
End of Year	\$339,799	\$1,604,329
SUPPLEMENTAL DISCLOSURES		
Noncash investing activities:		
Purchases of rental property included in accounts payable		\$472,845

See accompanying notes.

HHC - DUKE REALTY DEVELOPMENT, LLC

NOTES TO FINANCIAL STATEMENTS December 31, 2016 and 2015

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

HHC - Duke Realty Development, LLC (the Company) was organized on August 29, 2011, as a limited liability company under the laws of the state of Indiana. The Company constructed and maintains a five-story office building (the Project) on the Eskenazi Health Campus, known as the Fifth-Third Faculty Office Building, totaling approximately 274,000 square feet, on land owned by one member. The Company operates the rentable square footage which is located at 640 Wishard Way in Indianapolis, Indiana. The property held by the Company was placed in service on November 1, 2013.

The members of the Company are Duke Realty Browning F.O.B. Development, LLC (50% member interest) (Duke) and The Health and Hospital Corporation of Marion County (50% member interest) (HHC). Pursuant to the Operating Agreement, all items of income, loss and cash flows are allocated pro-rata based upon membership interest.

Basis of Accounting: The Company prepares its financial statements using the accrual basis of accounting.

Estimates: The Company uses estimates and assumptions in preparing financial statements in accordance with accounting principles generally accepted in the United States of America. Those estimates and assumptions affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported amounts of revenues and expenses. Actual results could vary from those estimates.

Rental Revenue: Rental income is recognized over the lease terms on a straight-line basis. The amount of rental income recognized during each year over the base rent is recorded as straight-line rent receivable. The lease between the Company and HHC is an operating lease. Rental income received in advance is recorded as a liability.

Cash: The Company maintains its cash in bank deposit accounts which, at times, may exceed the federally insured limits. There have been no losses in such accounts.

Rent Receivables are stated at the amount due from HHC based on the terms of its lease agreement.

Rental Property is recorded at cost and is being depreciated using the straight-line method over the estimated useful lives as follows:

Building 40 years

Building improvements 10 years

The Company's rental property is reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability is measured by comparison of the asset's carrying amount to future net undiscounted cash flows expected to be generated by the asset. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds their fair market value. To date, no adjustments to the carrying amount of rental property have been required.

Income Taxes: As a limited liability company, the Company's taxable income or loss is allocated to the members in accordance with the Company's Operating Agreement. Consequently, no provision or liability for income taxes has

been included in the accompanying financial statements.

NOTE 1 - ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

The Company files U.S. federal and Indiana state income tax returns. The Company is no longer subject to U.S. federal and state income tax examinations by tax authorities for years before 2013.

Subsequent Events: The Company has evaluated the financial statements for subsequent events occurring through February 17, 2017, the date the financial statements were available to be issued.

NOTE 2 - OPERATING LEASE

Effective November 30, 2013, the Company entered into an operating lease with HHC through October 31, 2043. The lease was amended effective February 1, 2016 to increase the amount of square footage leased and correspondingly increase the rental payments. The base rent is due annually and includes rent escalations over the term of the lease. As of December 31, 2016, the future minimum base rental payments, as amended, to be received under the long-term operating lease are as follows:

Rental					
Payments					
5,929,116					
6,005,700					
6,388,620					
6,388,620					
6,388,620					
166,234,790					
\$197,335,466					

Rental income from HHC was \$7,292,884, including straight-line rental income of \$1,367,738, for the year ended December 31, 2016. Rental income from HHC was \$7,099,295, including straight-line rental income of \$1,255,577, for the year ended December 31, 2015. The Company receives variable rent based on reimbursable common area maintenance expenses. Variable rental income was was \$2,145,357 and \$2,074,021, for the years ended December 31, 2016 and 2015, respectively.

NOTE 3 - RELATED PARTY TRANSACTIONS

For the year ended December 31, 2016, Duke was paid approximately the following: \$13,000 in reimbursed maintenance labor; \$121,000 in reimbursed insurance premium expense; \$291,000 in property management fees; and \$84,000 in asset management and tax reporting fees.

For the year ended December 31, 2015, Duke was paid approximately the following: \$149,000 in reimbursed maintenance labor; \$134,000 in reimbursed insurance premium expense; \$276,000 in property management fees; and \$83,000 in asset management and tax reporting fees.

HHC paid approximately \$524,000 in 2016 and \$933,000 in 2015 for utility, landscaping and security bills. Included in other accrued expenses at the end of 2016 was \$277,390 and in 2015 was \$119,219 of utility expenses incurred but not yet paid.

NOTE 3 - RELATED PARTY TRANSACTIONS (CONTINUED)

The Company leases the land underlying the Project from HHC. Payments due under the lease are \$202,300 per year through August 2061. Ground rent expense, including straight-line rent adjustment, was \$193,528 for the years ended December 31, 2016 and 2015. As of December 31, 2016, the future minimum lease payments due under the long-term lease are as follows:

Payable In	Rental					
rayable III	Payments					
2017	\$202,300					
2018	202,300					
2019	202,300					
2020	202,300					
2021	202,300					
Thereafter	8,024,567					
Total	\$9,036,067					

See Note 2 for operating lease with HHC for the rental property.

HEALTHCARE TRUST OF AMERICA, INC.

UNAUDITED PRO FORMA CONDENSED CONSOLIDATED FINANCIAL INFORMATION

The following unaudited pro forma condensed consolidated financial information was derived from the application of pro forma adjustments to our historical consolidated financial statements. This unaudited pro forma condensed consolidated financial information should be read in conjunction with the Company's Form 8-K filed with the Securities and Exchange Commission ("SEC") on June 13, 2017, announcing the acquisition of a portion of the Initial Closing Assets and amended hereby; the consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2016, the Company's Quarterly Reports on Form 10-Q for the quarters ended March 31, 2017 and June 30, 2017, and the Statements of Revenues in Excess of Certain Expenses of the Initial Closing Assets, including the Other Duke Asset, Subsequent Acquisitions, and Pending Acquisitions included elsewhere in this Form 8-K/A. In the opinion of management, all adjustments necessary to reflect these acquisitions and in the notes to the unaudited pro forma condensed consolidated financial information have been included and are based upon available information and assumptions that we believe are reasonable. The unaudited pro forma condensed consolidated financial information is not necessarily indicative of what the Company's actual results of operations would have been had the transaction been consummated on the dates indicated, nor does it purport to represent the Company's results of operations of financial position for any future period. The pro forma results of operations for the periods ended December 31, 2016 and June 30, 2017 are not necessarily indicative of the operating results for these periods.

Further, the historical financial information presented herein has been adjusted to give pro forma effect to events that we believe are factually supportable and which are expected to have a continuing impact on our results, including certain preliminary purchase price allocation adjustments required by applicable accounting guidance. Because a few of the acquisitions were either acquired subsequent to June 30, 2017 or have not been completed and we plan to engage a third party provider to perform the purchase price allocations, any such purchase price allocation adjustments are estimates and are subject to risks and uncertainties that could cause actual results to differ materially from the assumptions used in this unaudited pro forma condensed consolidated financial information.

The Company purchased the Initial Closing Assets and Other Duke Asset which consisted of 68 properties and a parcel of land at various dates during the second quarter of 2017. The pro forma balance sheet as of June 30, 2017 presents consolidated financial information as if the acquisition of the Subsequent Acquisitions and Pending Acquisitions had taken place on June 30, 2017. The pro forma statements of operations for the year ended December 31, 2016, and the six months ended June 30, 2017, present the pro forma results of operations as if the Initial Closing Assets, the Other Duke Asset, Subsequent Acquisitions, and Pending Acquisitions had taken place as of January 1, 2016. Explanations or details of the pro forma adjustments are in the notes to the financial statements.

HEALTHCARE TRUST OF AMERICA, INC.

PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

(In thousands, except for share and per share data) (Unaudited)

	(A) June 30, 2017	(B) Subsequent and Pending Acquisitions	June 30, 2017 Pro Forma
ASSETS		_	
Real estate investments, net	\$5,889,161	\$ 203,829	\$6,092,990
Investment in unconsolidated joint venture	68,901		68,901
Cash and cash equivalents	91,444	(77,377)	14,067
Restricted cash and escrow deposits	33,176		33,176
Receivables and other assets, net	175,340		175,340
Other intangibles, net	108,736	2,765	111,501
Total assets	\$6,366,758	\$ 129,217	\$6,495,975
LIABILITIES AND EQUITY Liabilities:			
Debt	\$2,784,162	\$ 126,668	\$2,910,830
Accounts payable and accrued liabilities	135,214		135,214
Derivative financial instruments - interest rate swaps	1,569		1,569
Security deposits, prepaid rent and other liabilities	55,286		55,286
Intangible liabilities, net	78,779	2,549	81,328
Total liabilities	3,055,010	129,217	3,184,227
Redeemable noncontrolling interests Equity:	4,663	_	4,663
Preferred stock, \$0.01 par value; 200,000,000 shares authorized; none issued and outstanding			_
Class A common stock, \$0.01 par value; 1,000,000,000 shares authorized; 200,646,523 shares issued and outstanding as of June 30, 2017	2,006		2,006
Additional paid-in capital	4,384,483	_	4,384,483
Accumulated other comprehensive loss	(816)		(816)
Cumulative dividends in excess of earnings	(1,164,607)		(1,164,607)
Total stockholders' equity	3,221,066	_	3,221,066
Noncontrolling interests	86,019	_	86,019
Total equity	3,307,085	_	3,307,085
Total liabilities and equity	\$6,366,758	\$ 129,217	\$6,495,975

HEALTHCARE TRUST OF AMERICA, INC. NOTES TO UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

- (A) Historical amounts reported by us in our Quarterly Report on Form 10-Q for the quarter ended June 30, 2017. Historical amounts include the impacts of the Initial Closing Assets and the Other Duke Asset as completion of these acquisitions occurred prior to June 30, 2017.
- (B) Represents the estimated fair value of Subsequent and Pending Acquisitions for the quarter ended June 30, 2017. We allocated real estate investments, net, approximately \$167.7 million to buildings with an estimated useful life of 39 years, approximately \$19.4 million to lease intangibles with an estimated useful life of 15 years, and approximately \$17.0 million to land.

HEALTHCARE TRUST OF AMERICA, INC. PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS (In thousands) (Unaudited)

(Unaudited) Revenues: Rental income Interest and	(A) Three Months March 31, 2017 \$123,993	(B) Initial Closing Assets \$32,987	(C) Other Duke Asset	Months June 30	(E) Initial Closing Assets \$23,361	Duke Asset	(G) Reubseq and Pending Acquis \$7,704	(H)Offering itions	Other Pro Es Forma Adjustmo \$1,017		Pro Form Six Months June 30, 2017 \$328,587	
income	354		_	354		_		_	71	(I)	779	
Total revenues	124,347	32,987	_	139,879	23,361		7,704	_	1,088		329,366	
Expenses: Rental Real estate	39,020	5,220 4,776	_	43,523	3,900 3,829	_ _	1,031 1,038		11,239 (9,643	(I)(J))(I)	103,933	
taxes General and	8,423	_	_	8,472	_	_	_	_	_		16,895	
administrative Transaction	284		_	5,073	_	_		_	_		5,357	
Depreciation and amortization Impairment Total expenses Income before other income (expenses)	47,056	_	_	55,353	_	_	_	_	25,288	(K)	127,697	
	— 94,783	— 9,996	_	5,093 117,514	 7,729	_	 2,069	_	<u></u>		5,093 258,975	
	29,564	22,991	_	22,365	15,632	_	5,635	_	(25,796)	70,391	
Interest expense: Interest related to derivative financial instruments Net gain on change in fair	(324)	_	_	(239)	_	_	_	_	_		(563)
value of derivative financial	839	_	_	45	_	_	_	_	_		884	
instruments Total interest related to derivative financial instruments,	515	_	_	(194)	_	_	_	_	_		321	

including net change in the fair value of derivative financial instruments												
Interest related to debt	(16,058) —	_	(17,706) —	_	_	(13,408) (6,477)(L)	(53,649)
Gain on sales of real estate Loss on	3	_	_	_		_	_	_	_		3	
extinguishment of debt, net Income (loss) from	(32) —	_	(10,386) —	_	_	_	_		(10,418)
investments in unconsolidated	_	_	955	63	_	850		_	(971)(J)(K)897	
joint venture Other income	8			6	_						14	
Net income		22 001	055		15.60	0.50	5.625	(12.400	. (22.244	`		
(loss)	14,000	22,991	955	(5,852) 15,63	850	5,635	(13,408) (33,244)	7,559	
Net income												
attributable to	(455) —		(66) —						(521)
noncontrolling interests		•		`	,							
Net income												
(loss)												
attributable to	\$13,545	\$22,991	\$955	\$(5.918) \$15.6	532 \$85	0 \$5.635	\$(13,408	\$) \$(33,24	4)	\$7,038	
common	+ ,	+,- · ·	4,,,,	+ (= ,> = =	, +,-		. , . ,	+ (,	, + (,- :	- /	+ . ,	
stockholders												
Earnings per												
common share -												
basic:												
Net income												
attributable to	\$0.10										\$0.04	(H)
common	7 0.20										7 0.0	()
stockholders												
Earnings per common share -												
diluted:												
Net income												
attributable to	40.00										4004	(T.T.)
common	\$0.09										\$0.04	(H)
stockholders												
Weighted												
average number												
of common												
shares												
outstanding: Basic	141,780							54,625			196,405	(H)
Diluted	146,117							54,625			200,742	(H)
	1.0,117							2 .,023				(**)

HEALTHCARE TRUST OF AMERICA, INC. PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS (In thousands) (Unaudited)

(Ollaudited)									
D.	(A) December 31, 2016	(B) Initial Closing Assets	(C) Other Duke Asset	(G) Subsequent and Pending Acquisition	(H)Offering	Other Pro SForma Adjustmer	nts	Pro Forma December 31, 2016	
Revenues: Rental income	\$460,563	\$122,759	\$ —	\$ 12,793	\$ <i>—</i>	\$ 2,080	(I)(J)	\$598,195	
Interest and other operating	365	_	_		_	95	(I)	460	
income		122.750		12 702			(1)		
Total revenues	460,928	122,759		12,793	_	2,175		598,655	
Expenses: Rental Real estate taxes General and administrative Transaction	143,751 — 28,773 6,538	20,969 16,196 —	_ _ _ _	1,828 1,572 —		20,961 (17,768 —	(I)(J))(I)	187,509 — 28,773 6,538	
Depreciation and amortization	176,866		_		_	62,365	(K)	239,231	
Impairment Total expenses	3,080 359,008	 37,165	_	 3,400	_	<u></u>		3,080 465,131	
Income before other income (expenses)	101,920	85,594	_	9,393	_	(63,383)	133,524	
Interest expense: Interest related to derivative financial instruments Net gain on change in fair value of derivative financial instruments	(2,311)	_ _	_ _	_ _	_	_ _		(2,377)
Total interest related to derivative financial instruments, including net change in the fair value of derivative financial instruments	(1,033)	_	_	_	_	_		(1,033)
Interest related to debt Gain on sales of real estate	(59,769) 8,966		_	_	(30,550)	(14,353)(L)	(104,672) 8,966)
Loss on extinguishment of debt, net	(3,025)	_	_	_	_	_		(2.025)
Income (loss) from investments in unconsolidated joint venture	_	_	3,794	_	_	(2,025) (J)(K))1,769	
Other income Net income (loss)	286 47,345	— 85,594	 3,794	 9,393		— (79,761)	286 35,815	

Net income attributable to noncontrolling interests	(1,433) —	_	_		_	(1,433)
Net income (loss) attributable to common	\$45,912	\$85,594	¢2.704	¢ 0.202	¢ (20.550) \$ (79,761)	\$34,382	
stockholders	\$43,912	\$65,594	\$5,794	· \$ 9,393	\$ (30,330) \$ (79,701)	\$34,362	
Earnings per common share								
- basic:								
Net income attributable to common stockholders	\$0.34						\$0.18	(H)
Earnings per common share								
- diluted:								
Net income attributable to common stockholders	\$0.33						\$0.18	(H)
Weighted average number								
of common shares								
outstanding:								
Basic	136,620				54,625		191,245	(H)
Diluted	140,259				54,625		194,884	(H)
28								

HEALTHCARE TRUST OF AMERICA, INC.

NOTES TO UNAUDITED PRO FORMA CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

- (A) Historical amounts reported by us in our Quarterly Report on Form 10-Q for the quarter ended March 31, 2017 and in our Annual Report on Form 10-K for the year ended December 31, 2016.
- (B) Represents historical and estimated revenues and expenses for the three months ended March 31, 2017 and year ended December 31, 2016, respectively, for the Initial Closing Assets. See the historical June 30, 2017 financials to our

unaudited pro forma condensed consolidated balance sheet above as the assets referenced in the respective headings were

acquired as of June 30, 2017.

(C) Represents historical and estimated net income for the three months ended March 31, 2017 and year ended December 31, 2016, respectively, for the Other Duke Asset. See Notes (J) and (K) below for depreciation and amortization included in Other Pro Forma Adjustments. See the historical June 30, 2017 financials to our unaudited pro forma condensed consolidated

balance sheet above as the assets referenced in the respective headings were acquired as of June 30, 2017.

- (D) Historical amounts reported by us in our Quarterly Report on Form 10-Q for the quarter ended June 30, 2017 and representing only the three months ended June 30, 2017.
- (E) Represents the portion of estimated revenues and expenses for the period we did not own the Initial Closing Assets during the three months ended June 30, 2017.
- (F) Represents the proportional share of estimated net income for the period we did not own the Other Duke Asset during the three months ended June 30, 2017.
- (G) Represents historical and estimated revenues and expenses for the six months ended June 30, 2017 and year ended December 31, 2016, respectively, for the Subsequent and Pending Acquisitions. See Note (B) to our unaudited proforma
- condensed consolidated balance sheet above for a description of the assets referenced in the respective headings.
- (H) Represents the equity and debt offerings that occurred to fund the Initial Closing Assets and Other Duke Asset during the six months ended June 30, 2017. The equity and debt offering adjustments consisted of the (i) weighted average number of shares of common stock outstanding and net income (loss) attributable to common shareholders per share of common stock are adjusted to reflect the issuance of 54,625,000 shares of common stock in this offering and assume that the shares were outstanding from January 1, 2016 and (ii) corresponding interest expense from the funding of \$400 million in 2.950% senior notes due 2022 and \$500 million in 3.750% senior notes due 2027.
- (I) Represents certain reclassifying adjustments of historical data of the Initial Closing Assets, Subsequent Acquisitions, and Pending Acquisitions to conform to the Company's historical presentation of these items in the condensed combined income statements.
- (J) Represents estimated amortization of intangible liabilities and other lease intangible assets for the six months ended June 30, 2017 and year ended December 31, 2016 in rental income, rental expense and income (loss) from investments in unconsolidated joint venture, respectively, from the corresponding balance sheet impacts of allocated above or below market rents and above or below market leasehold interests as contemplated as part of our purchase price allocation for the Initial Closing Assets and the Other Duke Asset which is reported separately (only for the period which we did not own the assets during the six months ended June 30, 2017), the Subsequent Acquisitions, and the Pending Acquisitions based on an estimated weighted average amortization of 15 years.
- (K) Represents estimated depreciation expense for the six months ended June 30, 2017 and year ended December 31, 2016, respectively, based on the estimated fair values of the Initial Closing Assets, Other Duke Asset, Subsequent Acquisitions, and Pending Acquisitions and their estimated useful lives. Actual fair values and useful lives are subject to the completion of purchase price allocations and may be materially different for those assets that were not acquired prior to June 30, 2017. Amounts for the Initial Closing Assets and the Other Duke Asset have been adjusted for the six months ended June 30, 2017 to exclude the period we owned the assets and reported in our three months ended June 30, 2017. See Note (D).

(L) We funded approximately \$286 million of the total purchase price for a portion of the Initial Closing Assets with seller financing, bearing interest at 4% per annum. In addition, we assumed a draw on our unsecured revolving credit facility to fund the acquisitions of the Subsequent and Pending Acquisitions, bearing interest at 2.30% per annum.

SIGNATURES

Date: August 18, 2017

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrants have duly caused this report to be signed on their behalf by the undersigned hereunto duly authorized.

Healthcare Trust of America, Inc.

By: /s/ Scott D. Peters

Name: Scott D. Peters Title: Chief Executive Officer, President and

Chairman

Healthcare Trust of America

Holdings, LP

By: Healthcare Trust of

America, Inc., its General Partner

Date: August 18, 2017 By: /s/ Scott D. Peters

Name: Scott D. Peters Title: Chief Executive Officer, President and

Chairman

- (d) Exhibits.
- 23.1 Consent of KPMG LLP.
- 23.2 Consent of Katz, Sapper & Miller, LLP.