UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 10-O

(Mark One)

Х

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2010

or

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File Number: 001-14236

FelCor Lodging Trust Incorporated

(Exact name of registrant as specified in its charter)

Maryland

(State or other jurisdiction of incorporation or organization)

75-2541756 (I.R.S. Employer Identification No.)

545 E. John Carpenter Freeway, Suite 1300, Irving, Texas

(Address of principal executive offices)

(972) 444-4900

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15 (d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. \boxtimes Yes \square No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). \Box Yes \Box No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definition of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer \Box Non-accelerated filer \Box (Do not check if a smaller reporting company) Accelerated filer 🗵 Smaller reporting company \Box

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). \Box Yes \boxtimes No

At October 29, 2010, the registrant had issued and outstanding 97,049,227 shares of common stock.

75062

(Zip Code)

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PART I -- FINANCIAL INFORMATION

Item 1. Financial Statements.

FELCOR LODGING TRUST INCORPORATED

CONSOLIDATED BALANCE SHEETS (unaudited, in thousands)

	Ser	otember 30, 2010	December 31, 2009		
Assets					
Investment in hotels, net of accumulated depreciation of \$970,730 at September 30, 2010 and \$916,604 at December 31, 2009	\$	2,101,244	\$	2,180,394	
Investment in unconsolidated entities		102,957		82,040	
Cash and cash equivalents		192,478		263,531	
Restricted cash		20,586		18,708	
Accounts receivable, net of allowance for doubtful accounts of \$326 at September 30, 2010 and \$406 at December 31, 2009		36,628		28,678	
Deferred expenses, net of accumulated amortization of \$15,811 at September 30, 2010 and \$14,502 at December 31, 2009		21,701		19,977	
Other assets		37,599		32,666	
Total assets	\$	2,513,193	\$	2,625,994	
Liabilities and Equity					
Debt, net of discount of \$55,972 at September 30, 2010 and \$64,267 at December 31, 2009	\$	1,573,402	\$	1,773,314	
Distributions payable		66,615		37,580	
Accrued expenses and other liabilities		180,560		131,339	
Total liabilities		1,820,577		1,942,233	
Commitments and contingencies		, ,		, ,	
Redeemable noncontrolling interests in FelCor LP at redemption value, 295 units issued and outstanding at September 30, 2010 and December 31, 2009		1,357		1,062	
Equity:					
Preferred stock, \$0.01 par value, 20,000 shares authorized:					
Series A Cumulative Convertible Preferred Stock, 12,880 shares, liquidation value of \$322,011, issued and outstanding at September 30, 2010 and December 31, 2009		309,362		309,362	
Series C Cumulative Redeemable Preferred Stock, 68 shares, liquidation value of \$169,950, issued and outstanding at September 30, 2010 and December 31, 2009		169,412		169,412	
Common stock, \$0.01 par value, 200,000 shares authorized and 101,038 and 69,413 shares issued, including shares in treasury, at September 30, 2010 and December 31, 2009, respectively		1,010		694	
Additional paid-in capital		2,189,418		2,021,837	
Accumulated other comprehensive income		24,800		23,528	
Accumulated deficit		(1,951,451)		(1,792,822)	
Less: Common stock in treasury, at cost, of 3,988 shares at September 30, 2010 and 3,845 shares at December 31, 2009		(72,245)		(71,895)	
Total FelCor stockholders' equity		670,306		660,116	
Noncontrolling interests in other partnerships		20,953		22,583	
Total equity		691,259		682,699	
Total liabilities and equity	\$	2,513,193	\$	2,625,994	
	1.0				

CONSOLIDATED STATEMENTS OF OPERATIONS For the Three and Nine Months Ended September 30, 2010 and 2009 (unaudited, in thousands, except for per share data)

		onths Ended mber 30,	Nine Mon Septem	
	2010	2009	2010	2009
Revenues:				
Hotel operating revenue	\$ 241,944	\$ 222,260	\$ 713,937	\$ 682,016
Other revenue	1,421	1,280	2,793	2,554
Total revenues	243,365	223,540	716,730	684,570
Expenses:		_		
Hotel departmental expenses	87,001	80,791	254,469	240,275
Other property related costs	69,894	63,778	201,701	191,961
Management and franchise fees	11,545	10,975	33,796	32,990
Taxes, insurance and lease expense	26,511	24,872	77,913	74,199
Corporate expenses	6,564	4,471	22,921	15,829
Depreciation and amortization	36,564	36,866	110,454	108,668
Impairment loss	65,849		79,245	
Other expenses	1,331	1,031	2,693	3,486
Total operating expenses	305,259	222,784	783,192	667,408
Operating income (loss)	(61,894) 756	(66,462)	17,162
Interest expense, net	(35,147	(24,015)	(107,678)	(67,301)
Extinguishment of debt	(225) —	45,853	(594)
Loss before equity in income (loss) from unconsolidated entities	(97,266	(23,259)	(128,287)	(50,733)
Equity in income (loss) from unconsolidated entities	302	488	(886)	(3,197)
Gain on sale of assets		- 723		723
Loss from continuing operations	(96,964	(22,048)	(129,173)	(53,207)
Discontinued operations	7,684	. (3,426)	(1,059)	(4,657)
Net loss	(89,280) (25,474)	(130,232)	(57,864)
Net loss attributable to noncontrolling interests in other partnerships	173	174	77	66
Net loss attributable to redeemable noncontrolling interests in FelCor LP	297	160	571	399
Net loss attributable to FelCor	(88,810	(25,140)	(129,584)	(57,399)
Preferred dividends	(9,678	(9,678)	(29,034)	(29,034)
Net loss attributable to FelCor common stockholders	\$ (98,488	5) \$ (34,818)	\$ (158,618)	\$ (86,433)
Basic and diluted per common share data:		_		
Loss from continuing operations	\$ (1.12	(0.50) (0.50)	\$ (2.10)	\$ (1.30)
Net loss	\$ (1.04) \$ (0.55)	\$ (2.11)	\$ (1.37)
Basic and diluted weighted average common shares outstanding	95,034	63,086	75,135	63,121

CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS For the Three and Nine Months Ended September 30, 2010 and 2009 (unaudited, in thousands)

	Т	hree Mont Septemb		Nine Mont Septem		
	2010 2009			2010	2009	
Net loss	\$	(89,280)	\$ (25,474)	\$(130,232)	\$ (57,864)	
Foreign currency translation adjustment		1,927	4,707	1,275	7,157	
Comprehensive loss		(87,353)	(20,767)	(128,957)	(50,707)	
Comprehensive loss attributable to noncontrolling interests in other partnerships		173	174	77	66	
Comprehensive loss attributable to redeemable noncontrolling interests in FelCor LP		291	138	568	366	
Comprehensive loss attributable to FelCor	\$	(86,889)	\$ (20,455)	\$ (128,312)	\$ (50,275)	

FELCOR LODGING TRUST INCORPORATED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY For the Nine Months Ended September 30, 2010 and 2009 (unaudited, in thousands)

	Preferred Stock		Commo	Common Stock		Accumulated		Accumulated		Accumulated						
	Number of Shares	Amount	Number of Shares	Amount	Additional Paid-in Capital	Other Comprehensive Income	Accumulated Deficit	Treasury Stock	Noncontrolling Interests in Other Partnerships	Comprehensive Income (Loss)	То	tal Equity				
Balance at December 31, 2008	12,948	\$ 478,774	69,413	\$ 694	\$ 2,045,482	\$ 15,347	\$ (1,645,947)	\$ (99,245)	\$ 23,784		\$	818,889				
Issuance of stock awards		—	_	_	(11,054)			11,070	—			16				
Amortization of stock awards	—	—	—	—	3,923	—	—	—	—			3,923				
Forfeiture of stock awards	_	—	_	_	63	_	—	(191)	—			(128)				
Allocation to redeemable noncontrolling interests	_	—	_	_	(1,162)	_	_	_	—			(1,162)				
Contribution from noncontrolling interests	_	_	_	—			_	—	469			469				
Distribution to noncontrolling interests		—	—	—	—	—	—	—	(1,141)			(1,141)				
Other	_	—	_	_	(168)	_	(40)	_	168			(40)				
Preferred dividends accrued:							(18,837)					(18,837)				
\$1.4625 per Series A preferred share \$1.50 per Series C depositary preferred			—		_											
share	_	—	_	—	—	_	(10,197)	—	—			(10,197)				
Comprehensive loss:																
Foreign exchange translation	—	—	—	—	—	7,124	—	—	—							
Net income (loss)	_	—	—	—		_	(57,399)	—	(66)	(57,465)						
Comprehensive loss										\$ (50,341)		(50,341)				
Balance at September 30, 2009	12,948	\$ 478,774	69,413	\$ 694	\$ 2,037,084	\$ 22,471	\$ (1,732,420)	\$ (88,366)	\$ 23,214		\$	741,451				
Balance at December 31, 2009	12,948	\$ 478,774	69,413	\$ 694	\$ 2,021,837	\$ 23,528	\$ (1,792,822)	\$ (71,895)	\$ 22,583		\$	682,699				
Issuance of common stock		—	31,625	316	166,011			—	—			166,327				
Issuance of stock awards		—	—	—	(229)	—	—	297	—			68				
Amortization of stock awards	_	—	—	—	3,629	_		—	—			3,629				
Forfeiture of stock awards	_	—	—	—	149	_	—	(647)	—			(498)				
Allocation to redeemable noncontrolling interests	_	_	_	_	(863)	_	_	_	_			(863)				
Contribution from noncontrolling interests	—		_	_	—			—	20			20				
Distribution to noncontrolling interests	_	_	_	_	_	_	_	_	(1,689)			(1,689)				
Other	—		_		(1,116)		(11)	_	116			(1,011)				
Preferred dividends accrued:																
\$1.4625 per Series A preferred share	_		_		_		(18,837)	—				(18,837)				
\$1.50 per Series C depositary preferred share	—	—		—	_	_	(10,197)	—	_			(10,197)				
Comprehensive loss:																
Foreign exchange translation	_	_	_	—		1,272		—	—	\$ 1,272						
Net income (loss)	_	_	_	_	_	_	(129,584)	_	(77)	(129,661)						
Comprehensive loss										\$ (128,389)	_	(128,389)				
Balance at September 30, 2010	12,948	\$ 478,774	101,038	\$ 1,010	\$ 2,189,418	\$ 24,800	\$ (1,951,451)	\$ (72,245)	\$ 20,953		\$	691,259				

CONSOLIDATED STATEMENTS OF CASH FLOWS For the Nine Months Ended September 30, 2010 and 2009 (unaudited, in thousands)

		Nine Months Ended September 30,		
		2010		2009
Cash flows from operating activities:	¢	(120.020)	¢	(57.964)
Net loss Adjustments to reconcile net loss to net cash provided by operating activities:	\$	(130,232)	\$	(57,864)
Depreciation and amortization		111,420		112,024
Gain on sale of assets				(723)
Amortization of deferred financing fees and debt discount		13,050		3,089
Amortization of unearned officers' and directors' compensation		4,901		3,924
Equity in loss from unconsolidated entities		886		3,197
Distributions of income from unconsolidated entities		1,869		2,256
Extinguishment of debt		(54,096)		594
Impairment loss		86,909		3,448
Changes in assets and liabilities:				
Accounts receivable		(8,516)		1,214
Restricted cash – operations		239		(1,587)
Other assets		(6,321)		(4,827
Accrued expenses and other liabilities		47,952		11,664
Net cash flow provided by operating activities		68,061		76,409
Cash flows from investing activities:		(07.512)		
Acquisition of hotels		(97,513) (27,841)		(62,465
Improvements and additions to hotels Additions to condominium project		(27,841) (216)		(02,403)
		, ,		
Change in restricted cash – investing		(3,983)		(2,507
Proceeds received from property damage insurance		417		1 510
Redemption of investment securities				1,719
Distributions from unconsolidated entities		1,566		3,700
Contributions to unconsolidated entities		(25,172)		(444
Net cash flow used in investing activities		(152,742)		(60,112
Cash flows from financing activities:				
Proceeds from borrowings		212,149		418,390
Repayment of borrowings		(355,832)		(340,037
Payment of deferred financing fees		(7,507)		(7,785
Change in restricted cash – financing		1,016		—
Acquisition of noncontrolling interest		(1,000)		—
Distributions paid to noncontrolling interests		(1,689)		(1,141)
Contributions from noncontrolling interests		20		469
Distributions paid to preferred stockholders				(9,678)
Net proceeds from common stock issuance		166,327		
Net cash flow provided by financing activities		13,484		60,218
Effect of exchange rate changes on cash		144		1,361
Net change in cash and cash equivalents		(71,053)		77,876
Cash and cash equivalents at beginning of periods		263,531		50,187
Cash and cash equivalents at end of periods	\$	192,478	\$	128,063
Cash and Cash equivalents at end of periods	φ	192,478	φ	120,005
Supplemental cash flow information – interest paid	\$	78,603	\$	87,395
		1		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Organization

FelCor Lodging Trust Incorporated (NYSE:FCH), or FelCor, a Maryland corporation, operates as a real estate investment trust, or REIT. We are the sole general partner of, and the owner of a greater than 99% partnership interest in, FelCor Lodging Limited Partnership, or FelCor LP, through which we held ownership interests in 84 hotels with approximately 24,000 rooms at September 30, 2010.

We lease all but one of our hotels to our taxable REIT subsidiaries (or TRS). These subsidiaries (our operating lessees) have engaged independent third-party management companies to manage the hotels.

Of the 84 hotels in which we had an ownership interest at September 30, 2010, we owned a 100% interest in 65 hotels, a 90% interest in entities owning three hotels, an 82% interest in an entity owning one hotel, a 60% interest in an entity owning one hotel and a 50% interest in entities owning 14 hotels. We consolidate our real estate interests in the 70 hotels in which we held greater than 50% ownership interests, and we record the real estate interests of the 14 hotels in which we held 50% ownership interests using the equity method.

At September 30, 2010, 83 of the 84 hotels in which we had ownership interests were leased to operating lessees, and one 50%-owned hotel was operated without a lease. We held greater than 50% ownership interests and had direct or indirect controlling interests in the lessees of the hotels that were leased to operating lessees. Because we owned controlling interests in these lessees (including lessees of 13 of the 14 hotels in which we owned 50% of the real estate interests), we consolidated our lessee interests in these hotels (we refer to these 83 hotels as our Consolidated Hotels) and reflect 100% of the hotels' revenues and expenses, including lease expenses, on our statement of operations. Of our Consolidated Hotels, we owned 50% of the real estate interests in each of 13 hotels (we accounted for the ownership in our real estate interests of these hotels by the equity method) and more than 50% of the real estate interests in each of the remaining 70 hotels (we consolidate our real estate interest in these hotels).

At September 30, 2010, we had 97,344,716 shares and units outstanding consisting of 97,049,756 shares of FelCor common stock and 294,960 FelCor LP limited partnership units not owned by FelCor.

<u>Brand</u>	Hotels	Rooms
Embassy Suites Hotels [®]	46	11,911
Holiday Inn [®]	15	5,154
Sheraton [®] and Westin [®]	9	3,217
Doubletree [®] and Hilton [®]	9	2,030
Marriott [®] and Renaissance [®]	3	1,321
Fairmont [®]	1	383
Total	83	24,016

The following table illustrates the distribution of our 83 Consolidated Hotels among our various brands at September 30, 2010:

At September 30, 2010, our Consolidated Hotels were located in the United States (81 hotels in 23 states) and Canada (two hotels in Toronto, Ontario), with concentrations in California (15 hotels), Florida (12 hotels) and Texas (11 hotels). Approximately 50% of our hotel room revenues were generated from hotels in these three states during the first nine months of 2010.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. **Organization** — (continued)

At September 30, 2010, of our 83 Consolidated Hotels: (i) subsidiaries of Hilton Hotels Corporation, or Hilton, managed 53 hotels, (ii) subsidiaries of InterContinental Hotels Group, or IHG, managed 15 hotels, (iii) subsidiaries of Starwood Hotels & Resorts Worldwide Inc., or Starwood, managed nine hotels, (iv) subsidiaries of Marriott International Inc., or Marriott, managed three hotels, (v) subsidiaries of Fairmont Hotels and Resorts, or Fairmont, managed one hotel, and (vi) independent management companies managed two hotels.

Our hotels managed by Marriott are accounted for on a fiscal year comprised of 52 or 53 weeks ending on the Friday closest to December 31. Our nine-month period ending September 30, 2010 and 2009 includes the results of operations for our Marriott-managed hotels for the thirty-six week period ending September 10, 2010 and September 11, 2009, respectively.

The information in our consolidated financial statements for the three and nine months ended September 30, 2010 and 2009 is unaudited. Preparing financial statements in conformity with accounting principles generally accepted in the United States of America, or GAAP, requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates. The accompanying financial statements for the three and nine months ended September 30, 2010 and 2009, include adjustments based on management's estimates (consisting of normal and recurring accruals), which we consider necessary for a fair presentation of the results for the periods. The financial information should be read in conjunction with the consolidated financial statements for the three and nine months ended December 31, 2009, included in our Annual Report on Form 10-K. Operating results for the three and nine months ended September 30, 2010 are not necessarily indicative of actual operating results for the entire year.

2. Hotel Acquisition

In August 2010, we acquired the 383-room Fairmont Copley Plaza in Boston, Massachusetts. The fair values of the assets acquired and liabilities assumed at the date of acquisition were consistent with the purchase price and were allocated based on appraisals and valuation studies performed by management. We expensed \$400,000 of acquisition costs (including broker, attorneys and accounting fees) that are not included in the fair value estimates of the net assets acquired. The following table summarizes the fair values of assets acquired and liabilities assumed in our acquisition (in thousands):

Assets	
Investment in hotels ^(a)	\$ 98,500
Accounts receivable	1,349
Other assets	 898
Total assets acquired	100,747
Liabilities	
Accrued expenses and other liabilities	 3,234
Net assets acquired	\$ 97,513

(a) Investment in hotels was allocated to land (\$27.6 million), building and improvements (\$62.5 million) and furniture, fixtures and equipment (\$8.4 million).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

2. Hotel Acquisition — (continued)

The following consolidated unaudited pro forma results of operations including that hotel for the three and nine months ended September 30, 2010 and 2009 assume this acquisition had occurred on January 1, 2009. The pro forma information includes revenues, operating expenses, depreciation and amortization. The unaudited pro forma results of operations are not necessarily indicative of the results of operations if the acquisition had been completed on the assumed date. The unaudited pro forma results of operations are as follows (in thousands, except per share data):

	 Three Months Ended September 30,			Nine Mon Septem	
	 2010		2009	 2010	2009
Total revenues	\$ 248,585	\$	233,327	\$ 739,839	\$ 713,488
Net loss	\$ (89,737)	\$	(25,018)	\$ (131,753)	\$ (57,097)
Earnings per share - basic and diluted	\$ (1.04)	\$	(0.54)	\$ (2.13)	\$ (1.36)

For the three and nine months ended September 30, 2010, we have included \$5.7 million of revenues and \$1.3 million of net income in our consolidated statements of operations related to the operations of this hotel.

3. Investment in Unconsolidated Entities

We owned 50% interests in joint ventures that owned 14 hotels at September 30, 2010 and 15 hotels at December 31, 2009. We also own a 50% interest in entities that own real estate in Myrtle Beach, South Carolina and provide condominium management services. We account for our investments in these unconsolidated entities under the equity method. We do not have any majority-owned subsidiaries that are not consolidated in our financial statements. We make adjustments to our equity in income from unconsolidated entities related to the difference between our basis in investment in unconsolidated entities compared to the historical basis of the assets recorded by the joint ventures.

The following table summarizes combined balance sheet information for our unconsolidated entities (in thousands):

	September 30, 2010			ecember 31, 2009
Balance sheet information:				
Investment in hotels, net of accumulated depreciation	\$	239,805	\$	259,977
Total assets	\$	265,361	\$	279,611
Debt	\$	156,398	\$	214,963
Total liabilities	\$	161,647	\$	220,389
Equity	\$	103,714	\$	59,222

Our unconsolidated entities' debt at September 30, 2010 and December 31, 2009 consisted entirely of non-recourse mortgage debt.

In April 2010, we contributed \$23 million to an unconsolidated joint venture owning Sheraton Tyson's Corner. That contribution, along with a \$23 million contribution from our joint venture partner, was used to pay-off the joint venture's \$46 million mortgage debt.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

3. Investment in Unconsolidated Entities — (continued)

The following table sets forth summarized combined statement of operations information for our unconsolidated entities (in thousands):

	Three Months Ended September 30,					Nine Montl Septemb		
		2010		2009		2010	2009	
Total revenues	\$	21,810	\$	20,925	\$	54,197	\$	53,845
Net income (loss)	\$	1,531	\$	1,905	\$	(582)	\$	(2,683) ^(a)
Net income (loss) attributable to FelCor	\$	767	\$	953	\$	(50)	\$	(1,342)
Impairment loss								(476) ^(b)
Gain on joint venture liquidation						559 ^(b)		
Depreciation of cost in excess of book value		(465)		(465)		(1,395)		(1,379)
Equity in income (loss) from unconsolidated entities	\$	302	\$	488	\$	(886)	\$	(3,197)

- (a) Net loss includes a \$3.2 million impairment charge. The impairment was based on sales contracts for two hotels then owned by one of our joint ventures (a Level 2 input).
- (b) As a result of a 2009 impairment charge recorded by a joint venture, the net book value of the joint venture's assets no longer supported the recovery of our investment. Therefore, we recorded an additional 2009 impairment charge to reduce our investment in the joint venture to zero. In March 2010, the joint venture sold its remaining hotel asset for \$3.7 million, with respect to which we received \$559,000 in net proceeds.

The following table summarizes the components of our investment in unconsolidated entities (in thousands):

	ember 30, 2010	Dec	cember 31, 2009
Hotel-related investments	\$ 41,788	\$	18,969
Cost in excess of book value of hotel investments	51,100		52,429
Land and condominium investments	10,069		10,642
	\$ 102,957	\$	82,040

The following table summarizes the components of our equity in income (loss) from unconsolidated entities (in thousands):

	r	Three Mor Septem		Nine Months Ended September 30,					
		2010	2009		2010		2009		
Hotel investments	\$	(200)	\$ (8)	\$	(813)	\$	(3,204)		
Other investments		502	496		(73)		7		
Equity in income (loss) from unconsolidated entities	\$	302	\$ 488	\$	(886)	\$	(3,197)		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

4. Debt

Consolidated debt consisted of the following (dollars in thousands):

	Encumbered Hotels	Interest Rate (%)	Maturity Date	Sep	tember 30, 2010	De	cember 31, 2009
Mortgage debt							
Mortgage debt	12 hotels	L + 0.93 ^(a)	November 2011	\$	250,000	\$	250,000
Mortgage debt	9 hotels	$L + 5.10^{(b)}$	April 2015		212,000		
Mortgage debt	9 hotels	$L + 3.50^{(c)}$	August 2011 ^(d)		198,800		200,425
Mortgage debt	7 hotels	9.02	April 2014		114,306		117,422
Mortgage debt ^(e)	5 hotels	6.66	June - August 2014		69,606		70,917
Mortgage debt	1 hotel	8.77	May 2013		27,770		27,829
Mortgage debt ^(f)	1 hotel	8.62	May 2010		14,103		14,103
Mortgage debt	1 hotel	5.81	July 2016		11,429		11,741
Mortgage debt	1 hotel	6.15	June 2011		8,157		9,228
Other		4.25	May 2011		502		354
Senior notes							
Senior secured notes ^(g)	14 hotels	10.00	October 2014		580,070		572,500
Senior notes	—	8.50 ^(h)	June 2011		86,659		86,604
Retired debt							412,191
Total	60 hotels			\$	1,573,402	\$	1,773,314

(a) We purchased an interest rate cap that caps LIBOR at 7.8% and expires November 2011 for a \$250 million notional amount.

(b) LIBOR for this loan is subject to a 3% floor. We purchased an interest rate cap that caps LIBOR at 5.0% and expires May 2012 for a \$212 million notional amount.

(c) LIBOR for this loan is subject to a 2% floor.

(d) This loan can be extended for as many as two years (to 2013), subject to satisfying certain conditions.

(e) The hotels securing this debt are subject to separate loan agreements and are not cross-collateralized.

(f) We are in the process of transferring this hotel to the lender in full satisfaction of the debt.

(g) These notes have \$636 million in aggregate principal outstanding and were sold at a discount that provides an effective yield of 12.875% before transaction costs.

(h) As a result of a rating down-grade in February 2009, the interest rate on the $8\frac{1}{2}$ % senior notes increased to 9%.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

4. **Debt** — (continued)

In June 2010, we repaid \$177 million of secured debt scheduled to mature in 2012 for \$130 million, plus accrued interest, representing a 27% discount to the principal balance. This allowed us to reduce our leverage substantially and unencumbered two hotels.

In May 2010, we entered into a new \$212 million loan, secured by nine hotels, that matures in 2015. The new loan bears interest at LIBOR (subject to a 3.0% floor) plus 5.1%. The proceeds were used to repay \$210 million in loans that were secured by 11 hotels and scheduled to mature in May. The terms of this financing are significantly more favorable than the refinanced debt, and we unencumbered two previously mortgaged hotels.

On November 1, 2010, we incurred \$29 million of new debt secured by two hotels. The loan bears interest at LIBOR (subject to a 1% floor) plus 4.25% and is scheduled to mature in November 2011, with a one year extension option subject to certain conditions.

We reported \$35.1 million and \$24.0 million of interest expense for the three months ended September 30, 2010 and 2009, respectively, which is net of: (i) interest income of \$104,000 and \$229,000 and (ii) capitalized interest of \$187,000 and \$160,000, respectively. We reported \$107.7 million and \$67.3 million of interest expense for the nine months ended September 30, 2010 and 2009, respectively, which is net of: (i) interest income of \$307,000 and \$573,000 and (ii) capitalized interest of \$471,000 and \$567,000, respectively.

5. Common Stock Offering

In June 2010, we completed a public offering of 31,625,000 shares of our common stock at \$5.50 per share. The net proceeds from the offering were \$166.3 million. These proceeds together with cash on hand were used to repay \$177 million of secured debt for \$130 million (a 27% discount to par) and fund our acquisition of the Fairmont Copley Plaza in Boston.

6. Hotel Operating Revenue, Departmental Expenses, and Other Property Operating Costs

	Three Mor Septem		Nine Months Ended September 30,				
	2010	2009		2010		2009	
Room revenue	\$ 193,641	\$ 178,795	\$	564,086	\$	539,949	
Food and beverage revenue	33,076	29,207		106,796		99,583	
Other operating departments	15,227	14,258		43,055		42,484	
Total hotel operating revenue	\$ 241,944	\$ 222,260	\$	713,937	\$	682,016	

Hotel operating revenue from continuing operations was comprised of the following (in thousands):

Nearly 100% of our revenue in all periods presented was comprised of hotel operating revenue, which includes room revenue, food and beverage revenue, and revenue from other hotel operating departments (such as telephones, parking and business centers). These revenues are recorded net of any sales or occupancy taxes collected from our guests. All rebates or discounts are recorded, when allowed, as a reduction in revenue, and there are no material contingent obligations with respect to rebates or discounts offered by us. All revenues are recorded on an accrual basis, as earned. Appropriate allowances are made for doubtful accounts, which are recorded as a bad debt expense. The remainder of our revenue was derived from other sources.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

6. Hotel Operating Revenue, Departmental Expenses, and Other Property Operating Costs — (continued)

Hotel departmental expenses from continuing operations were comprised of the following (in thousands):

	Т	hree Months End	led	September 30),	
	20	10		200	09	
	 Amount	% of Total Hotel Operating Revenue		Amount	% of Total Hotel Operating Revenue	
Room	\$ 52,636	21.8%	\$	48,473	21.8%	
Food and beverage	27,830	11.5		25,657	11.5	
Other operating departments	6,535	2.7		6,661	3.0	
Total hotel departmental expenses	\$ 87,001	36.0%	\$	80,791	36.3%	

	Ν	line Months End	led	September 30	,	
	 20	10		20	09	
	Amount	% of Total Hotel Operating Revenue		Amount	% of Total Hotel Operating Revenue	
Room	\$ 150,793	21.1%	\$	140,671	20.6%	
Food and beverage	84,623	11.9		80,647	11.8	
Other operating departments	19,053	2.6		18,957	2.8	
Total hotel departmental expenses	\$ 254,469	35.6%	\$	240,275	35.2%	

Other property operating costs from continuing operations were comprised of the following (in thousands):

	Т	hree Months End	led	September 30),
	20	10		200)9
	Amount	% of Total Hotel Operating Revenue		Amount	% of Total Hotel Operating Revenue
Hotel general and administrative expense	\$ 22,321	9.2%	\$	19,901	9.0%
Marketing	20,514	8.5		18,288	8.2
Repair and maintenance	12,978	5.4		12,117	5.5
Utilities	14,081	5.8		13,472	6.0
Total other property operating costs	\$ 69,894	28.9%	\$	63,778	28.7%

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

6. Hotel Operating Revenue, Departmental Expenses, and Other Property Operating Costs — (continued)

	Ν	line Months End	ed S	September 30,	,
	 20	10		200)9
	Amount	% of Total Hotel Operating Revenue		Amount	% of Total Hotel Operating Revenue
Hotel general and administrative expense	\$ 64,897	9.1%	\$	60,819	8.9%
Marketing	60,785	8.5		57,140	8.4
Repair and maintenance	38,493	5.4		36,451	5.3
Utilities	37,526	5.3		37,551	5.5
Total other property operating costs	\$ 201,701	28.3%	\$	191,961	28.1%

7. Taxes, Insurance and Lease Expense

Taxes, insurance and lease expense from continuing operations were comprised of the following (in thousands):

	Three Moi Septem	 	Nine Months Ended September 30,				
	2010	2009		2010		2009	
Hotel lease expense ^(a)	\$ 11,827	\$ 10,893	\$	33,090	\$	31,805	
Land lease expense ^(b)	3,044	2,590		7,749		7,215	
Real estate and other taxes	8,669	9,049		27,705		26,604	
Property insurance, general liability insurance and other	2,971	2,340		9,369		8,575	
Total taxes, insurance and lease expense	\$ 26,511	\$ 24,872	\$	77,913	\$	74,199	

- (a) Hotel lease expense is recorded by the consolidated operating lessees of 13 hotels owned by unconsolidated entities, and is partially offset through noncontrolling interests in other partnerships. Our 50% share of the corresponding lease income is recorded through equity in income from unconsolidated entities. Hotel lease expense includes percentage rent of \$4.7 million and \$3.9 million for the three months ended September 30, 2010 and 2009, respectively, and \$11.8 million and \$10.7 million for the nine months ended September 30, 2010 and 2009, respectively.
- (b) Land lease expense includes percentage rent of \$1.6 million and \$1.3 million for the three months ended September 30, 2010 and 2009, respectively, and \$3.2 million and \$3.0 million for the nine months ended September 30, 2010 and 2009, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

8. Impairment

Our hotels comprise operations and cash flows that can clearly be distinguished, operationally and for financial reporting purposes, from the remainder of our operations. Accordingly, we consider our hotels to be components for purposes of determining impairment charges and reporting discontinued operations.

During the quarter ended September 30, 2010, we recorded \$65.8 million of impairment charges. These charges related to our third quarter 2010 decision to market and sell 14 hotels. Eight of these 14 hotels were impaired in light of the reduced estimated hold periods.

During the quarter ended March 31, 2010, we determined that we would be unable to negotiate satisfactory modifications or reductions that make sense for our stockholders on loans secured by two hotels. Therefore, we recorded a \$21.1 million impairment charge (of which \$7.7 million is included in discontinued operations) in connection with our decision to transfer these hotels to the lenders in full satisfaction of the debt secured by these hotels. These hotels' cash flows did not cover debt service, and we stopped funding shortfalls in December 2009. In September 2010, we transfered title of one hotel, and related net assets, with a combined net book value of \$9.4 million to the lender in satisfaction of \$17.6 million of debt. This resulted in an \$8.2 million gain from extinguishment of debt. We will consider the other hotel as part of continuing operations until the hotel is transferred, and the debt satisfied, whereupon we expect to record approximately \$7 million of additional gain on extinguishment of debt.

For our 2010 impairment charges, we estimated the hotels' fair value by using estimated future cash flows, terminal values based on the projected cash flows and capitalization rates in the range of what is reported in industry publications for operationally similar assets and other available market information. The cash flows used for determining the fair values were discounted using market-based discounts generally used for operationally and geographically similar assets. The inputs used to determine the fair values of these hotels are classified as Level 3 under the authoritative guidance for fair value measurements.

During the nine months ended September 30, 2009, we recorded \$3.4 million of impairment charges related to two hotels sold in December 2009. These valuations were based on a third-party offer to purchase (a Level 2 input) at a price less than our previously estimated fair value.

We did not have any hotels held for sale at September 30, 2010. We consider a sale to be probable within the next twelve months (for purposes of determining whether a hotel is held for sale) when a buyer completes its due diligence review of the asset, we have an executed contract for sale, and we have received a substantial non-refundable deposit.

We may record additional impairment charges if operating results of individual hotels are materially different from our forecasts, the economy and lodging industry weakens, or we shorten our contemplated holding period for additional hotels.

In order to enhance long-term shareholder value, as part of our strategic plan (as in the past and as market conditions allow), we intend to sell lower-growth hotels that no longer meet our investment criteria, thereby freeing our capital for redeployment (*e.g.*, reduce overall leverage, acquire other hotels and invest in remaining FelCor properties). We regularly evaluate demand and supply trends for each hotel, portfolio concentration risk and future capital needs. We expect to market additional hotels for sale based on various factors and we will sell hotels only when we receive adequate pricing.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

9. Discontinued Operations

Discontinued operations include results of operations of two hotels sold in December 2009 and one hotel transferred to a lender in satisfaction of debt in September 2010. The following table summarizes the condensed financial information for those hotels (in thousands):

	Three Months Ended September 30,					Nine Months Ended September 30,				
		2010		2009		2010		2009		
Hotel operating revenue	\$	1,538	\$	6,668	\$	4,929	\$	22,495		
Operating expenses		(1,727)		(9,682) ^(a)		(12,960) ^(b)		(25,952) ^(c)		
Loss from discontinued operations	\$	(189)	\$	(3,014)	\$	(8,031)	\$	(3,457)		
Interest expense, net		(388)		(412)		(1,271)		(1,200)		
Extinguishment of debt		8,261				8,243				
Income (loss) from discontinued operations	\$	7,684	\$	(3,426)	\$	(1,059)	\$	(4,657)		

(a) Includes impairment charge of \$2.1 million.

(b) Includes impairment charge of \$7.7 million.

(c) Includes impairment charge of \$3.4 million.

10. Loss Per Share

The following table sets forth the computation of basic and diluted loss per share (in thousands, except per share data):

	Three Mont Septemb		Nine Months Ended September 30,				
	2010	2009	2010	2009			
Numerator:							
Net loss attributable to FelCor	\$ (88,810)	\$ (25,140)	\$ (129,584)	\$ (57,399)			
Discontinued operations attributable to FelCor	(7,661)	3,410	1,043	4,636			
Loss from continuing operations attributable to FelCor	(96,471)	(21,730)	(128,541)	(52,763)			
Less: Preferred dividends	(9,678)	(9,678)	(29,034)	(29,034)			
Numerator for continuing operations attributable to FelCor common stockholders	(106,149)	(31,408)	(157,575)	(81,797)			
Discontinued operations attributable to FelCor	7,661	(3,410)	(1,043)	(4,636)			
Numerator for basic and diluted loss attributable to FelCor common stockholders Denominator:	\$ (98,488)	\$ (34,818)	\$ (158,618)	\$ (86,433)			
	05.024 (a)	(2.00)	75125 (a)	(2.101			
Denominator for basic and diluted loss per share Basic and diluted loss per share data:	<u>95,034</u> ^(a)	63,086	75,135 ^(a)	63,121			
Loss from continuing operations	\$ (1.12)	\$ (0.50)	\$ (2.10)	\$ (1.30)			
Discontinued operations	\$ 0.08	\$ (0.05)	\$ (0.01)	\$ (0.07)			
Net loss	\$ (1.04)	\$ (0.55)	\$ (2.11)	\$ (1.37)			

(a) Reflects issuance of 31.6 million shares on June 22, 2010.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

10. Loss Per Share — (continued)

Securities that could potentially dilute earnings per share in the future that were not included in the computation of diluted loss per share, because they would have been antidilutive for the periods presented, are as follows (in thousands):

	Three Mont Septemb		Nine Montl Septemb	
	2010	2010 2009		2009
Series A convertible preferred shares	9,985	9,985	9,985	9,985

Series A preferred dividends that would be excluded from net loss attributable to FelCor common stockholders, if these Series A preferred shares were dilutive, were \$6.3 million for the three months ended September 30, 2010 and 2009, and \$18.8 million for the nine months ended September 30, 2010 and 2009.

11. Suspension of Dividends

We suspended payment of our common dividend in December 2008 and our preferred dividend in March 2009 (we paid \$9.7 million of preferred dividends in January 2009). Our ability to pay cash dividends in excess of the minimum REIT distribution requirements is limited by the indenture governing our senior secured notes whenever we fail to meet a defined financial ratio threshold. We currently do not meet an interest coverage test; consequently, we do not expect to pay any common or preferred cash dividends during 2010. Dividends are not paid unless declared by our Board of Directors; however, any unpaid preferred dividends continue to accrue, and accrued and current preferred dividends must be paid in full prior to reinstatement of our common dividend. Our Board of Directors will determine whether and when to declare future dividends (once we meet the financial ratio threshold and are no longer prohibited) based upon various factors, including operating results, economic conditions, other operating trends, our financial condition including the outcome of refinancing debt maturities and capital requirements, as well as minimum REIT distribution requirements. We had accrued \$66.6 million and \$37.6 million in dividends payable on our Series A and Series C preferred stock at September 30, 2010 and December 31, 2009, respectively.

12. Noncontrolling Interests

We record the noncontrolling interests of other consolidated partnerships as a separate component of equity in the condensed consolidated balance sheets. Additionally, the condensed consolidated statements of operations separately present earnings and other comprehensive income attributable to controlling and non-controlling interests. We adjust the noncontrolling interests of FelCor LP each period so that the carrying value equals the greater of its carrying value based on the accumulation of historical cost or its redemption value. The historical cost of the noncontrolling interests of FelCor LP is based on the proportional relationship between the carrying value of equity associated with our common stockholders relative to that of the unitholders of FelCor LP. Net income (loss) is allocated to the noncontrolling partners of FelCor LP based on their weighted average ownership percentage during the period. At September 30, 2010, approximately \$1.4 million of cash or FelCor common stock, at our option, would be paid to the noncontrolling interests of FelCor LP if the partnership were terminated. This balance is calculated based on the 294,960 partnership units held by third parties, valued at the September 30, 2010 closing price for our common stock (\$4.60/share), which we have assumed would be equal to the value provided to outside partners upon liquidation of FelCor LP on that date.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

12. Noncontrolling Interests — (continued)

The changes in redeemable noncontrolling interests for the nine months ended September 30, 2010 and 2009 are shown below (in thousands):

	Nine Months Ended September 30,			
	 2010 200			
Balance at beginning of period	\$ 1,062	\$	545	
Redemption value allocation	863		1,162	
Comprehensive income (loss):				
Foreign exchange translation	3		32	
Net loss	(571)		(399)	
Balance at end of period	\$ 1,357	\$	1,340	

13. Fair Value of Financial Instruments

Disclosures about fair value of our financial instruments are based on pertinent information available to management as of September 30, 2010. Considerable judgment is necessary to interpret market data and develop estimated fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts that we could realize on disposition of the financial instruments. The use of different market assumptions and/or estimation methodologies may have a material effect on estimated fair value amounts.

Our estimates of the fair value of (i) accounts receivable, accounts payable and accrued expenses approximate carrying value due to the relatively short maturity of these instruments; (ii) our publicly-traded debt is based on observable market data; and (iii) our debt that is not traded publicly is based on estimated effective borrowing rates for debt with similar terms, loan to estimated fair value and remaining maturities (the estimated fair value of all our debt was \$1.7 billion at September 30, 2010).

14. Recently Adopted Accounting Standards

The FASB recently amended its guidance surrounding a company's analysis to determine whether any of its variable interests constitute controlling financial interests in a variable interest entity. This analysis identifies the primary beneficiary of a variable interest entity as the enterprise that has both of the following characteristics: a) the power to direct the activities of a variable interest entity that most significantly impact the entity's economic performance and b) the obligation to absorb losses of the entity that could potentially be significant to the variable interest entity or the right to receive benefits from the entity that could potentially be significant to the variable interest entity.

Additionally, an enterprise is required to assess whether it has an implicit financial responsibility to ensure that a variable interest entity operates as designed when determining whether it has the power to direct the activities of the variable interest entity that most significantly impact the entity's economic performance. The new guidance also requires ongoing reassessments of whether an enterprise is the primary beneficiary of a variable interest entity. The guidance was effective for us beginning January 1, 2010, and accordingly, we have reevaluated our interests in our entities to determine that the entities are reflected properly in the financial statements as investments or consolidated entities. Based on our evaluation, we have concluded that we do not have any variable interest entities that are impacted by this new accounting standard.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

General

Hotel occupancies hit historic lows in 2009, but we began seeing improvement in occupancies at our hotels in late 2009. Hotel occupancy continued to improve through third quarter 2010 based on higher demand and moderating supply growth. As occupancies improved and corporate travel demand increased late in second quarter 2010, we began seeing sustained average daily rate, or ADR, improvement. This improvement reflected the first increase since September 2008. We expect a positive imbalance between supply growth and demand growth to continue providing further ADR improvements and stronger margin growth in future periods.

In the third quarter 2010, our same-store revenue per available room, or RevPAR, increased 6.3%, compared to the same period in 2009. Our same-store occupancy increased by 4.2%, and ADR increased by 2.1% compared to the same period in 2009. Increased ADR contributed to improved hotel margins in the quarter, compared to the same period in 2009.

In the first nine months of 2010, our RevPAR increased 3.8%, compared to the first nine months of 2009. Compared to the same period in 2009, our occupancy increased by 6.5%, which was offset by a 2.5% ADR decrease. Our portfolio is trending above 2008 occupancy levels but continues to lag in ADR. The combination of increased occupancy and lower ADR compresses hotel margins, because our hotels have more guests who are paying less. We continue to work closely with our brand-managers on extensive cost containment initiatives to minimize margin erosion at our hotels. Many of our hotels have been able to reduce labor costs permanently, and all of our hotels have trimmed non-critical functions. To this end, while overall costs have increased because of increased occupancy, our hotels have been able to limit loss in margins for the nine months ended September 30, 2010, to 39 basis points, compared to the same period last year.

In June 2010, we completed a public offering of 31,625,000 shares of our common stock at \$5.50 per share. The net proceeds from the offering, after underwriting discounts and commissions, were approximately \$166 million. These proceeds, together with cash on hand, were used to repay \$177 million of secured debt for \$130 million (a 27% discount to par) and fund our \$98.5 million acquisition of the Fairmont Copley Plaza in Boston, in August 2010.

In May 2010, we obtained a new \$212 million loan, secured by nine hotels, that matures in 2015. The new loan bears interest at LIBOR (subject to a 3.0% floor) plus 5.1%. The proceeds were used to repay \$210 million in loans that were secured by 11 hotels and scheduled to mature in May 2010. The terms of this financing are significantly more favorable than the refinanced debt, and we unencumbered two previously mortgaged hotels. Two other loans (totaling \$32 million) also matured in May 2010. The cash flows for the hotels that secure those loans do not cover debt service, and we stopped funding the shortfalls in December 2009. We have been unable to negotiate an acceptable debt modification or reduction that made sense for our stockholders, with regard to these loans. We transferred one hotel to the lender in full satisfaction of the debt on September 30, 2010 and are in the process of transferring the remaining hotel to the lender in full satisfaction of the debt.

With these transactions, we have resolved all of our significant debt maturities until the end of 2011.

We suspended our common dividend in December 2008 and our preferred dividend in March 2009. Although dividends are not paid unless declared by our Board of Directors, unpaid preferred dividends continue to accrue, and accrued and current preferred dividends must be paid in full prior to payment of any common dividends. Our senior notes currently restrict us from paying any dividends so long as we remain below certain financial ratio thresholds, except to the extent necessary to satisfy the REIT distribution requirement. Our Board of Directors will determine whether and when to declare future dividends (once we meet the financial ratio threshold and are no longer prohibited) based upon various factors, including operating results, economic conditions, other operating trends, our financial condition and capital requirements, as well as minimum REIT distribution requirements.

Results of Operations

Comparison of the Three Months ended September 30, 2010 and 2009

For the three months ended September 30, 2010, we recorded \$98.5 million, or \$1.04 per share, of net loss attributable to common stockholders, compared to \$34.8 million, or \$0.55 per share, of net loss attributable to common stockholders for the same period in 2009. A \$65.8 million impairment loss was the most significant item contributing to the increased loss compared to 2009.

In the third quarter of 2010:

- Total revenue was \$243.4 million, an increase of \$19.8 million, or 8.9%, compared to the same period in 2009. The increase in revenue is attributed principally to a 6.3% increase in same-store RevPAR, which reflects a 4.2% increase in occupancy and a 2.1% increase in ADR. The hotel acquired in August 2010 contributed \$5.7 million to the increase.
- Hotel departmental expenses increased \$6.2 million compared to the same period in 2009 due to higher occupancies and \$2.4 million of hotel departmental expenses from the hotel acquired in August 2010. As a percentage of total revenue, hotel departmental expenses decreased from 36.1% to 35.7%, compared to the same period in 2009. The improvement as a percentage of revenue was achieved by holding hotel departmental expenses per occupied room flat to prior year while increasing ADR.
- Other property related costs increased \$6.1 million due to higher occupancies and \$1.2 million of other property related costs from the hotel acquired in August 2010. As a percentage of total revenue, they remained essentially flat compared to the same period in 2009.
- Management and franchise fees increased \$570,000, compared to the same period in 2009 due to higher revenues (which serve as the basis for determining such fees) and \$170,000 of management and franchise fees from the hotel acquired in August 2010. As a percent of total revenue, management and franchise fees remained essentially unchanged.
- Taxes, insurance and lease expense increased \$1.6 million, compared to the same period in 2009. This increase includes \$392,000 from the hotel acquired in August 2010 and is essentially flat compared to the same period in 2009 as a percent of total revenue.
- Corporate expenses increased \$2.1 million and increased as a percentage of total revenue from 2.0% to 2.7%. This principally reflects increased corporate bonus accruals that resulted from stronger than anticipated performance in 2010 compared to modest 2009 bonuses.
- We recorded a \$65.8 million impairment loss in the third quarter of 2010. These charges relate to our third quarter 2010 decision to market and sell 14 hotels. Eight of the 14 hotels were impaired in light of the reduced estimated hold periods. For our 2010 impairment charges, we estimated the hotels' fair value by using estimated future cash flows, terminal values based on the projected cash flows and capitalization rates in the range of what is reported in industry publications for operationally similar assets and other available market information. The cash flows used for determining the fair values were discounted using market-based discounts generally used for operationally and geographically similar assets.
- Net interest expense increased \$11.1 million, compared to the same period in 2009. This increase primarily reflects additional interest from our senior secured notes issued in October 2009.
- Discontinued operations reflects two hotels sold in December 2009 and one hotel transferred to a lender in satisfaction of debt in September 2010. We recorded an \$8.3 million gain from debt extinguishment related to the hotel disposed of in September 2010. We recorded a \$2.1 million impairment charge in the third quarter of 2009 with respect to one of the hotels sold in December 2009.

Comparison of the Nine Months ended September 30, 2010 and 2009

For the nine months ended September 30, 2010, we recorded \$158.6 million, or \$2.11 per share of net loss attributable to common stockholders, compared to \$86.4 million, or \$1.37 per share of net loss attributable to common stockholders for the same period in 2009. A \$79.2 million impairment loss was the most significant item contributing to the increase in net loss compared to 2009.

During the nine months ended September 30, 2010:

- Total revenue was \$716.7 million, an increase of \$32.2 million, or 4.7%, compared to the same period in 2009. The increase in revenue is attributed principally to a 3.8% increase in same-store RevPAR, which reflects a 6.5% increase in occupancy and a 2.5% decrease in ADR. The hotel acquired in August 2010 contributed \$5.7 million to the increase.
- Hotel departmental expenses increased \$14.2 million, compared to the same period in 2009 due to increased occupancies and \$2.4 million of hotel departmental expenses from the hotel acquired in August 2010. As a percentage of total revenue, hotel departmental expenses increased from 35.1% to 35.5%, compared to the same period in 2009. This increase in expense as a percentage of revenue reflects costs associated with increased occupancy in the face of decreasing ADR.
- Other property related costs increased \$9.7 million due to increased occupancies and \$1.2 million of other property related costs from the hotel acquired in August 2010. As a percentage of total revenue they remained unchanged compared to the same period in 2009.
- Management and franchise fees increased \$806,000, compared to the same period in 2009 due to higher revenues (which serve as the basis for determining such fees) and \$170,000 of management and franchise fees from the hotel acquired in August 2010. As a percent of total revenue, management and franchise fees remained essentially unchanged.
- Taxes, insurance and lease expense increased \$3.7 million, compared to the same period in 2009. This increase includes \$392,000 from the hotel acquired in August 2010 and is essentially flat compared to the same period in 2009 as a percent of total revenue.
- Corporate expenses increased \$7.1 million and increased as a percentage of total revenue from 2.3% to 3.2%. This increase primarily reflects a temporary change in how our long term compensation program is implemented and increased corporate bonus accruals. Because of the impact of the recession on the trading price of our common stock, our Board of Directors determined that issuing restricted stock at exceptionally low trading prices would be unduly dilutive to our stockholders. In lieu of issuing restricted stock, restricted cash, with which employees could purchase stock, was granted. Because those grants were subject to payroll tax withholding, amounts withheld were recognized as an expense in the first quarter of 2010, rather than expensed over the normal three-year vesting period. Another contributing factor is an increase in corporate bonus accruals that resulted from stronger than anticipated performance in 2010 compared to modest 2009 bonuses.
- Depreciation and amortization expense increased \$1.8 million compared to the same period in 2009, which reflects increased depreciation related to hotel capital expenditures completed in 2009.
- We recorded a \$65.8 million impairment loss in the third quarter of 2010. These charges relate to our third quarter decision to market and sell 14 hotels. Eight of the 14 hotels were impaired in light of the reduced estimated hold periods. In addition, during the first quarter of 2010, we determined that we would be unable to negotiate satisfactory modifications or reductions on loans secured by two hotels that make sense for our stockholders. The disposition of one of these hotels was completed in September 2010, and that hotel is now included in discontinued operations. We recorded a \$13.4 million impairment charge in connection with our decision to transfer the remaining hotel to the lender in full satisfaction of the debt

secured by that hotel. For our 2010 impairment charges, we estimated the hotels' fair value by using estimated future cash flows, terminal values based on the projected cash flows and capitalization rates in the range of what is reported in industry publications for operationally similar assets and other available market information. The cash flows used for determining the fair values were discounted using market-based discounts generally used for operationally and geographically similar assets.

- Other expenses decreased \$793,000 compared to the same period in 2009, primarily due to the following non-recurring expenses incurred in 2009: hotel-level severance expenses, restaurant lease termination costs and brand conversion costs in 2009 at the San Francisco Marriott Union Square.
- Net interest expense increased \$40.4 million compared to the same period in 2009. This increase primarily reflects additional interest from our \$636 million senior secured notes issued in October 2009.
- During the quarter ended June 30, 2010, we repaid \$177 million of mortgage debt secured by two hotels, for \$130 million and recorded a related \$46.1 million gain on extinguishment of debt.
- Discontinued operations reflects two hotels sold in December 2009 and one hotel transferred to a lender in satisfaction of debt in September 2010. We recorded a \$7.7 million impairment charge and an \$8.2 million gain from debt extinguishment related to a hotel disposed of in September 2010. We recorded a \$3.4 million impairment charge during the nine months ended September 30, 2009 with respect to the hotels sold in December 2009.

Non-GAAP Financial Measures

We refer in this report to certain "non-GAAP financial measures." These measures, including Hotel EBITDA and Hotel EBITDA margin, are measures of our financial performance that are not calculated and presented in accordance with GAAP. The following tables reconcile these non-GAAP measures to the most comparable GAAP financial measure. Immediately following the reconciliations, we include a discussion of why we believe these measures are useful supplemental measures of our performance and the limitations of such measures.

The following tables detail our computation of Hotel EBITDA, Hotel EBITDA margin, hotel operating expenses and the reconciliation of hotel operating expenses to total operating expenses with respect to our Consolidated Hotels at the dates presented.

Hotel EBITDA and Hotel EBITDA Margin

(dollars in thousands)

	Three Mor Septem	nths Ended aber 30,	Nine Mon Septem	ths Ended ber 30,
	2010	2009	2010	2009
Total revenues	\$ 243,365	\$ 223,540	\$ 716,730	\$ 684,570
Other revenue	(1,421)	(1,280)	(2,793)	(2,554)
Hotel operating revenue	241,944	222,260	713,937	682,016
Less: revenue from acquired hotels	(5,673)		(5,673)	
Same-store hotel operating revenue	236,271	222,260	708,264	682,016
Same-store hotel operating expenses	(180,772)	(171,547)	(536,191)	(513,661)
Hotel EBITDA	\$ 55,499	\$ 50,713	\$ 172,073	\$ 168,355
Hotel EBITDA margin ^(a)	23.5%	22.8%	24.3%	24.7%

(a) Hotel EBITDA as a percentage of same-store hotel operating revenue.

Reconciliation of Total Operating Expenses to Same-Store Hotel Operating Expenses

(in thousands)

	Three Months Ended September 30,				Nine Mont Septeml			
		2010	2009		2010			2009
Total operating expenses	\$	305,259	\$	222,784	\$	783,192	\$	667,408
Unconsolidated taxes, insurance and lease expense		1,801		2,024		5,555		6,041
Consolidated hotel lease expense		(11,827)		(10,893)		(33,090)		(31,805)
Corporate expenses		(6,564)		(4,471)		(22,921)		(15,829)
Depreciation and amortization		(36,564)		(36,866)		(110,454)		(108,668)
Impairment loss		(65,849)				(79,245)		
Acquired hotel expenses		(4,153)				(4,153)		
Other expenses		(1,331)		(1,031)		(2,693)		(3,486)
Same-store hotel operating expenses	\$	180,772	\$	171,547	\$	536,191	\$	513,661

The following tables reconcile net income (loss) to Hotel EBITDA and the ratio of operating income (loss) to total revenue to Hotel EBITDA margin.

Reconciliation of Net Loss to Hotel EBITDA

(in thousands)

	Three Months Ended September 30,				Nine Month Septembo			
		2010		2009		2010		2009
Net loss	\$	(89,280)	\$	(25,474)	\$	(130,232)	\$	(57,864)
Discontinued operations		(7,684)		3,426		1,059		4,657
EBITDA from acquired hotels		(1,520)				(1,520)		
Equity in loss (income) from unconsolidated entities		(302)		(488)		886		3,197
Consolidated hotel lease expense		11,827		10,893		33,090		31,805
Unconsolidated taxes, insurance and lease expense		(1,801)		(2,024)		(5,555)		(6,041)
Interest expense, net		35,147		24,015		107,678		67,301
Extinguishment of debt		225				(45,853)		594
Corporate expenses		6,564		4,471		22,921		15,829
Depreciation and amortization		36,564		36,866		110,454		108,668
Impairment loss		65,849				79,245		
Gain on sale of assets		—		(723)				(723)
Other expenses		1,331		1,031		2,693		3,486
Other revenue		(1,421)		(1,280)		(2,793)		(2,554)
Hotel EBITDA	\$	55,499	\$	50,713	\$	172,073	\$	168,355

Reconciliation of Ratio of Operating Income (Loss) to Total Revenues to Hotel EBITDA Margin

	Three Mont Septemb		Nine Month Septemb		
	2010	2009	2010	2009	
Ratio of operating income (loss) to total revenues	(25.4)%	0.3%	(9.3)%	2.5%	
Other revenue	(0.6)	(0.6)	(0.4)	(0.4)	
Revenue from acquired hotel	(2.9)		(0.7)		
Unconsolidated taxes, insurance and lease expense	(0.8)	(0.9)	(0.8)	(0.9)	
Consolidated hotel lease expense	5.0	4.9	4.7	4.6	
Other expenses	0.6	0.6	0.4	0.7	
Corporate expenses	2.8	2.0	3.2	2.3	
Depreciation and amortization	15.4	16.5	15.5	15.9	
Impairment loss	27.7		11.1		
Expenses from acquired hotel	1.7		0.6	_	
Hotel EBITDA margin	23.5 %	22.8%	24.3 %	24.7%	

Hotel EBITDA and Hotel EBITDA Margin

Hotel EBITDA and Hotel EBITDA margin are commonly used measures of performance in the hotel industry and give investors a more complete understanding of the operating results over which our individual hotels and operating managers have direct control. We believe that Hotel EBITDA and Hotel EBITDA margin are useful to investors by providing greater transparency with respect to two significant measures used by us in our financial and operational decision-making. Additionally, using these measures facilitates comparisons with other hotel REITs and hotel owners. We present Hotel EBITDA and Hotel EBITDA margin by eliminating from continuing operations all revenues and expenses not directly associated with hotel operations including but not limited to corporate-level expenses; impairment losses; gains or losses on disposition of assets; and gains and losses related to extinguishment of debt. We eliminate corporate-level costs and expenses because we believe property-level results provide investors with supplemental information into the ongoing operational performance of our hotels and the effectiveness of management on a property-level basis. We exclude the effect of impairment losses, gains or losses on disposition of assets, and gains or losses related to extinguishment of debt because we believe that including these is not consistent with reflecting the ongoing performance of our remaining assets. We also eliminate consolidated percentage rent paid to unconsolidated entities, which is effectively eliminated by noncontrolling interests and equity in income from unconsolidated subsidiaries, and include the cost of unconsolidated taxes, insurance and lease expense, to reflect the entire operating costs applicable to our hotels. Hotel EBITDA and Hotel EBITDA margins are presented on a same-store basis.

Limitations of Non-GAAP Measures

Our management and Board of Directors use Hotel EBITDA and Hotel EBITDA margin to evaluate the performance of our hotels and to facilitate comparisons between us and other hotel owners, in evaluating hotel-level performance and the operating efficiency of our hotel managers.

The use of these non-GAAP financial measures has certain limitations. Hotel EBITDA and Hotel EBITDA margin, as presented by us, may not be comparable to these measures as calculated by other companies. These measures do not reflect certain expenses that we incurred and will incur, such as depreciation and amortization, interest and capital expenditures. Management compensates for these limitations by separately considering the impact of these excluded items to the extent they are material to operating decisions or assessments of our operating performance. Our reconciliations to the most comparable GAAP financial measures, and our consolidated statements of operations and cash flows, include interest expense, capital expenditures, and other excluded items, all of which should be considered when evaluating our performance, as well as the usefulness of our non-GAAP financial measures.

These non-GAAP financial measures are used in addition to and in conjunction with results presented in accordance with GAAP. They should not be considered as alternatives to operating profit, cash flow from operations, or any other operating performance measure prescribed by GAAP. Hotel EBITDA and Hotel EBITDA margin reflect additional ways of viewing our operations that we believe, when viewed with our GAAP results and the reconciliations to the corresponding GAAP financial measures, provide a more complete understanding of factors and trends affecting our business than could be obtained absent this disclosure. We strongly encourage investors to review our financial information in its entirety and not to rely on a single financial measure.

Pro Rata Share of Rooms Owned

The following table sets forth, at September 30, 2010, the pro rata share of hotel rooms owned by us after giving consideration to the portion of rooms attributed to our partners in our consolidated and unconsolidated joint ventures:

	Hotels	Room Count at September 30,
Consolidated Hotels	83	24,016
Unconsolidated hotel operations	1	171
Total hotels	84	24,187
50% joint ventures	14	(1,794)
60% joint venture	1	(214)
82% joint venture	1	(40)
90% joint ventures	3	(68)
Pro rata rooms attributed to joint venture partners		(2,116)
Pro rata share of rooms owned		22,071

Hotel Portfolio Composition

The following table illustrates the distribution of 82 same-store Consolidated Hotels (excluding the Fairmont Copley Plaza acquired in August 2010) by brand, market and location at September 30, 2010.

Brand	Hotels	Rooms	% of Total Rooms	% of 2009 Hotel EBITDA ^(a)
Embassy Suites Hotels	46	11,911	50	60
Holiday Inn	15	5,154	22	18
Sheraton and Westin	9	3,217	14	9
Doubletree	7	1,471	6	7
Renaissance and Marriott	3	1,321	6	3
Hilton	2	559	2	3
Market				
South Florida	5	1,439	6	8
Los Angeles area	4	899	4	6
Atlanta	5	1,462	6	6
Orlando	4	1,038	4	4
Philadelphia	2	729	3	4
Minneapolis	3	736	3	4
San Francisco area	6	2,138	9	4
Dallas	4	1,333	6	4
Central California Coast	2	408	2	4
San Antonio	3	874	4	3
Myrtle Beach	2	640	3	3
Boston	2	532	2	3
San Diego	1	600	3	3
Other	39	10,805	45	44
Location				
Suburban	34	8,560	36	32
Urban	20	6,358	27	27
Airport	18	5,788	25	24
Resort	10	2,927	12	17

(a) Hotel EBITDA is a non-GAAP financial measure. A detailed reconciliation and further discussion of Hotel EBITDA is contained in the "Non-GAAP Financial Measures" section of Management's Discussion and Analysis of Financial Condition and Results of Operations in Item 2 of this Quarterly Report on Form 10-Q.

Hotel Operating Statistics

The following tables set forth occupancy, ADR and RevPAR for the three and nine months ended September 30, 2010 and 2009, and the percentage changes thereto between the periods presented, for 82 same-store Consolidated Hotels owned for both periods (excludes the Fairmont Copley Plaza acquired in August 2010).

Operating Statistics by Brand

	Occupancy (%)								
	Three Montl Septemb			Nine Months Ended September 30,					
	2010	2009	%Variance	2010	2009	%Variance			
Embassy Suites Hotels	73.6	70.0	5.2	73.2	69.1	5.9			
Holiday Inn	75.3	73.8	2.1	73.3	69.4	5.6			
Sheraton and Westin	66.3	63.6	4.4	66.3	61.0	8.7			
Doubletree	74.8	67.5	10.8	74.0	66.2	11.7			
Renaissance and Marriott	62.7	66.9	(6.2)	65.3	61.7	5.8			
Hilton	80.3	77.1	4.2	66.6	65.1	2.3			
Total hotels	72.7	69.8	4.2	71.7	67.4	6.5			

	ADR (\$)								
		hree Months Ended September 30.					Three Months Ended September 30,		
	2010	2009	%Variance	2010	2009	%Variance			
Embassy Suites Hotels	123.56	123.60		125.40	129.86	(3.4)			
Holiday Inn	119.41	113.79	4.9	113.82	113.22	0.5			
Sheraton and Westin	104.07	100.86	3.2	105.69	109.39	(3.4)			
Doubletree	113.11	114.00	(0.8)	116.33	125.87	(7.6)			
Renaissance and Marriott	142.59	130.99	8.9	165.27	164.91	0.2			
Hilton	142.27	128.93	10.4	124.76	118.12	5.6			
Total hotels	120.85	118.42	2.1	121.60	124.72	(2.5)			

	RevPAR (\$)								
	Three Mont Septemb			Nine Mon Septen					
	2010	2009	%Variance	2010	2009	%Variance			
Embassy Suites Hotels	90.98	86.49	5.2	91.77	89.71	2.3			
Holiday Inn	89.98	83.95	7.2	83.45	78.60	6.2			
Sheraton and Westin	69.05	64.11	7.7	70.04	66.70	5.0			
Doubletree	84.60	76.95	9.9	86.02	83.32	3.2			
Renaissance and Marriott	89.47	87.58	2.2	107.90	101.79	6.0			
Hilton	114.20	99.34	15.0	83.12	76.89	8.1			
Total hotels	87.83	82.64	6.3	87.25	84.05	3.8			

Operating Statistics for Our Top Markets

		Occupancy (%)									
		Three Months Ended September 30,		Nine Months Ended September 30,							
	2010	2009	%Variance	2010	2009	%Variance					
South Florida	72.4	67.2	7.8	77.7	73.3	6.0					
Los Angeles area	79.5	75.7	5.1	75.9	72.9	4.2					
Atlanta	74.7	72.9	2.5	75.0	70.8	5.9					
Orlando	66.5	69.8	(4.7)	73.7	73.6	0.2					
Philadelphia	79.2	72.5	9.2	73.4	65.6	11.9					
Minneapolis	82.9	77.8	6.4	75.5	68.2	10.8					
San Francisco area	83.2	81.6	1.9	75.8	69.5	9.1					
Dallas	64.2	58.2	10.2	65.3	59.5	9.8					
Central California Coast	83.1	81.0	2.6	77.8	78.2	(0.5)					
San Antonio	77.9	74.7	4.3	76.5	72.8	5.1					
Myrtle Beach	82.7	80.0	3.4	66.9	66.1	1.2					
Boston	84.6	84.4	0.3	82.3	78.4	5.0					
San Diego	82.6	76.9	7.3	77.7	71.7	8.3					
			ADR (\$	5)							

	Three Months Ended September 30,		î.	Nine Months Ended September 30,		
	2010	2009	%Variance	2010	2009	%Variance
South Florida	100.25	100.94	(0.7)	127.84	132.67	(3.6)
Los Angeles area	146.10	141.69	3.1	138.45	138.03	0.3
Atlanta	104.34	102.90	1.4	104.23	106.24	(1.9)
Orlando	95.50	94.42	1.1	106.27	113.72	(6.6)
Philadelphia	128.12	127.29	0.7	124.93	133.86	(6.7)
Minneapolis	126.95	128.35	(1.1)	126.36	129.03	(2.1)
San Francisco area	144.56	132.57	9.0	133.03	127.32	4.5
Dallas	106.94	108.58	(1.5)	110.27	116.83	(5.6)
Central California Coast	189.59	188.12	0.8	163.34	160.45	1.8
San Antonio	98.46	102.64	(4.1)	98.45	104.75	(6.0)
Myrtle Beach	166.08	159.11	4.4	142.90	139.57	2.4
Boston	148.27	138.86	6.8	137.49	134.62	2.1
San Diego	123.95	123.11	0.7	119.28	127.37	(6.4)

0	RevPAR (\$)					
	Three Months Ended September 30,			Nine Months Ended September 30,		
	2010	2009	%Variance	2010	2009	%Variance
South Florida	72.61	67.82	7.1	99.29	97.21	2.1
Los Angeles area	116.19	107.26	8.3	105.10	100.57	4.5
Atlanta	77.89	74.98	3.9	78.12	75.18	3.9
Orlando	63.50	65.87	(3.6)	78.37	83.67	(6.3)
Philadelphia	101.42	92.26	9.9	91.69	87.76	4.5
Minneapolis	105.20	99.92	5.3	95.46	87.96	8.5
San Francisco area	120.31	108.24	11.2	100.86	88.52	13.9
Dallas	68.67	63.25	8.6	71.98	69.48	3.6
Central California Coast	157.51	152.39	3.4	127.04	125.43	1.3
San Antonio	76.72	76.70		75.28	76.22	(1.2)
Myrtle Beach	137.31	127.24	7.9	95.58	92.29	3.6
Boston	125.51	117.14	7.1	113.20	105.51	7.3
San Diego	102.33	94.72	8.0	92.64	91.36	1.4

Hotel Portfolio

The following table sets forth certain descriptive information regarding the 84 hotels in which we held ownership interest at September 30, 2010.

Consolidated Hotels	Brand	State	Rooms	% Owned ^(a)
Birmingham	Embassy Suites Hotel	AL	242	
Phoenix – Biltmore	Embassy Suites Hotel	AZ	232	
Phoenix – Crescent	Sheraton	AZ	342	
Phoenix – Tempe	Embassy Suites Hotel	AZ	224	
Anaheim – North	Embassy Suites Hotel	CA	222	
Dana Point – Doheny Beach	Doubletree Guest Suites	CA	196	
Indian Wells – Esmeralda Resort & Spa	Renaissance Resort	CA	560	
Los Angeles – International Airport/South	Embassy Suites Hotel	CA	349	
Milpitas – Silicon Valley	Embassy Suites Hotel	CA	266	
Napa Valley	Embassy Suites Hotel	CA	205	
Oxnard – Mandalay Beach – Hotel & Resort	Embassy Suites Hotel	CA	248	
San Diego – On the Bay	Holiday Inn	CA	600	
San Francisco – Airport/Burlingame	Embassy Suites Hotel	CA	340	
San Francisco – Airport/South San Francisco	Embassy Suites Hotel	CA	312	
San Francisco – Fisherman's Wharf	Holiday Inn	CA	585	
San Francisco – Union Square	Marriott	CA	400	
San Rafael – Marin County	Embassy Suites Hotel	CA	235	50%
Santa Barbara – Goleta	Holiday Inn	CA	160	
Santa Monica Beach – at the Pier	Holiday Inn	CA	132	
Wilmington	Doubletree	DE	244	90%
Boca Raton	Embassy Suites Hotel	FL	263	
Deerfield Beach – Resort & Spa	Embassy Suites Hotel	FL	244	
Ft. Lauderdale – 17th Street	Embassy Suites Hotel	FL	361	
Ft. Lauderdale – Cypress Creek	Sheraton Suites	FL	253	
Jacksonville – Baymeadows	Embassy Suites Hotel	FL	277	
Miami – International Airport	Embassy Suites Hotel	FL	318	
Orlando – International Airport	Holiday Inn	FL	288	
Orlando – International Drive South/Convention	Embassy Suites Hotel	FL	244	
Orlando- North	Embassy Suites Hotel	FL	277	
Orlando – Walt Disney World Resort	Doubletree Guest Suites	FL	229	
St. Petersburg – Vinoy Resort & Golf Club	Renaissance Resort	FL	361	
Tampa – Tampa Bay	Doubletree Guest Suites	FL	203	
Atlanta – Airport	Embassy Suites Hotel	GA	232	
Atlanta – Buckhead	Embassy Suites Hotel	GA	316	
Atlanta – Galleria	Sheraton Suites	GA	278	
Atlanta – Gateway – Atlanta Airport	Sheraton	GA	395	
Atlanta – Perimeter Center	Embassy Suites Hotel	GA	241	50%
Chicago – Lombard/Oak Brook	Embassy Suites Hotel	IL	262	50%
Chicago – North Shore/Deerfield	Embassy Suites Hotel	IL	237	
Chicago – Gateway – O'Hare	Sheraton Suites	IL	296	
Indianapolis – North	Embassy Suites Hotel	IN	221	82%
Kansas City – Overland Park	Embassy Suites Hotel	KS	199	50%
Lexington – Lexington Green	Hilton Suites	KY	174	
Baton Rouge	Embassy Suites Hotel	LA	223	

Hotel Portfolio (continued)

	Brand	State	Rooms	% Owned ^(a)
New Orleans – Convention Center	Embassy Suites Hotel	LA	370	
New Orleans – French Quarter	Holiday Inn	LA	374	
Boston – at Beacon Hill	Holiday Inn	MA	303	
Boston – Copley Plaza	Fairmont	MA	383	
Boston – Marlborough	Embassy Suites Hotel	MA	229	
Baltimore – at BWI Airport	Embassy Suites Hotel	MD	251	90%
Bloomington	Embassy Suites Hotel	MN	218	
Minneapolis – Airport	Embassy Suites Hotel	MN	310	
St. Paul – Downtown	Embassy Suites Hotel	MN	208	
Kansas City – Plaza	Embassy Suites Hotel	MO	266	50%
Charlotte	Embassy Suites Hotel	NC	274	50%
Charlotte – SouthPark	Doubletree Guest Suites	NC	208	
Raleigh/Durham	Doubletree Guest Suites	NC	203	
Raleigh – Crabtree	Embassy Suites Hotel	NC	225	50%
Parsippany	Embassy Suites Hotel	NJ	274	50%
Secaucus – Meadowlands	Embassy Suites Hotel	NJ	261	50%
Philadelphia – Historic District	Holiday Inn	PA	364	
Philadelphia – Society Hill	Sheraton	PA	365	
Pittsburgh – at University Center (Oakland)	Holiday Inn	PA	251	
Charleston – Mills House	Holiday Inn	SC	214	
Myrtle Beach – Oceanfront Resort	Embassy Suites Hotel	SC	255	
Myrtle Beach Resort	Hilton	SC	385	
Nashville – Airport – Opryland Area	Embassy Suites Hotel	TN	296	
Nashville – Opryland – Airport (Briley Parkway)	Holiday Inn	TN	383	
Austin	Doubletree Guest Suites	ΤX	188	90%
Austin – Central	Embassy Suites Hotel	ΤX	260	50%
Corpus Christi	Embassy Suites Hotel	ΤX	150	
Dallas – DFW International Airport South	Embassy Suites Hotel	ΤX	305	
Dallas – Love Field	Embassy Suites Hotel	TX	248	
Dallas – Market Center	Embassy Suites Hotel	ΤX	244	
Dallas – Park Central	Westin	TX	536	60%
Houston – Medical Center	Holiday Inn	ΤX	287	
San Antonio – International Airport	Embassy Suites Hotel	TX	261	50%
San Antonio – International Airport	Holiday Inn	ΤХ	397	
San Antonio – NW I-10	Embassy Suites Hotel	TX	216	50%
Burlington Hotel & Conference Center	Sheraton	VT	309	
Vienna – Premiere at Tysons Corner	Sheraton	VA	443	50%
				2070
Canada				
Toronto – Airport	Holiday Inn	Ontario	446	
Toronto – Yorkdale	Holiday Inn	Ontario	370	
Unconsolidated Hotel				
New Orleans – French Quarter – Chateau LeMoyne	Holiday Inn	LA	171	50%

(a) We own 100% of the real estate interests unless otherwise noted.

Liquidity and Capital Resources

Operating Activities

During the first nine months of 2010, cash provided by operating activities (primarily hotel operations) was \$68.1 million, which reflects an \$8.3 million decrease from the same period in 2009. This decrease is due primarily to an increase in interest paid (largely reflecting higher average interest rates) and to a lesser extent by an increase in accrued expenses and other liabilities. At September 30, 2010, we had \$192.5 million of cash, including approximately \$41.6 million held under management agreements to meet working capital needs.

Travel spending fell sharply during the global recession, which resulted in weak lodging demand in 2009. This adversely affected our Consolidated Hotels' RevPAR. Demand began to improve in late 2009, which resulted in improved occupancy for the first nine months of 2010. However, we did not experience sustained improvement in ADR until third quarter 2010. We expect our 2010 RevPAR will increase from 3.75% to 4.5% compared to 2009, which assumes continued occupancy and ADR growth in the fourth quarter. We expect \$44 million to \$48 million of 2010 cash from operating activities.

We are subject to increases in hotel operating expenses, including wage and benefit costs, repair and maintenance expenses, utilities and insurance expenses that can fluctuate disproportionately to revenues. Some of these operating expenses are difficult to predict and control, which lends volatility to our operating results. We have implemented extensive cost containment initiatives at our hotels, including reducing headcount and improving productivity and energy efficiency. If RevPAR decreases and/or Hotel EBITDA margins shrink, our operations, earnings and/or cash flow could be materially adversely affected.

Investing Activities

During the first nine months of 2010, cash used in investing activities increased \$92.6 million, compared to the same period in 2009, due primarily to our purchase of the Fairmont Copley Plaza and increased contributions to unconsolidated ventures (we contributed \$23 million to repay our share of a joint venture's mortgage debt), which increases were partially offset by lower spending on hotel capital expenditures. We made extensive capital investments in our hotels from 2006 to 2008, and all of our hotels have been renovated. As a result, we were able to limit capital spending significantly in 2009. In the first nine months of 2010, we completed approximately \$27.8 million of capital improvements at our hotels, and we expect to spend approximately \$42 million of capital in 2010.

During the quarter ended September 30, 2010, we decided to market and sell 14 hotels. We recorded an aggregate impairment charge of \$65.8 million relating to eight of these hotels.

In order to enhance long-term shareholder value, as part of our strategic plan (as in the past and as market conditions allow), we intend to sell lower-growth hotels that no longer meet our investment criteria, thereby freeing our capital for redeployment (*e.g.*, reduce overall leverage, acquire other hotels and invest in remaining FelCor properties). We regularly evaluate demand and supply trends for each hotel, portfolio concentration risk and future capital needs. We expect to market additional hotels for sale based on various factors and we will sell hotels only when we receive adequate pricing.

Financing Activities

During the first nine months of 2010, cash provided by financing activities decreased by \$46.7 million compared to the same period in 2009, due primarily to first quarter 2009 funds borrowed under our since terminated line of credit, partially offset by proceeds from our June 2010 public common stock offering. We expect to pay approximately \$12 million in normally occurring principal payments in 2010, which payments will be funded from operating cash flow and cash on hand.

We suspended payment of our common dividend in December 2008 and our preferred dividend in March 2009 (we paid approximately \$9.7 million of preferred dividends in January 2009). Our ability to pay cash dividends in excess of the minimum REIT distribution requirements is limited by the indenture governing our senior secured notes whenever we fail to meet a defined financial ratio threshold, as in the current circumstances; consequently, we do not expect to pay any common or preferred cash dividends during 2010. Dividends are not paid unless declared by our Board of Directors; however, any unpaid preferred dividends continue to accrue, and accrued and current preferred dividends must be paid in full prior to reinstatement of our common dividend. Our Board of Directors will determine whether and when to declare future dividends (once we meet the financial ratio threshold and are no longer prohibited) based upon various factors, including operating results, economic conditions, other operating trends, our financial condition including the outcome of refinancing debt maturities and capital requirements, as well as minimum REIT distribution requirements.

Common Stock Offering. In June 2010, we completed a public offering of 31,625,000 shares of our common stock at \$5.50 per share. The net proceeds from the offering, after underwriting discounts and commissions, were approximately \$166 million. These proceeds together with cash on hand were used to repay \$177 million of secured debt for \$130 million (a 27% discount to par) and fund our \$98.5 million acquisition of the Fairmont Copley Plaza.

Secured Debt. At September 30, 2010, we had a total of \$1.6 billion of consolidated secured debt with 60 encumbered consolidated hotels with a \$1.6 billion aggregate net book value (including 14 hotels that are collateral for our senior secured notes).

In June 2010, we repaid \$177 million of secured debt scheduled to mature in 2012 for \$130 million, plus accrued interest, representing a 27% discount to the principal balance. This allowed us to reduce our leverage substantially and unencumber two hotels.

In May 2010, we obtained a new five-year loan for approximately \$212 million secured by nine hotels. The loan proceeds were used to repay \$210 million in loans scheduled to mature in May 2010, secured by 11 hotels (including the nine hotels securing the new loan). The new loan bears interest at LIBOR (subject to a 3% floor) plus 5.10%. The terms of this new financing are significantly more favorable than the refinanced debt, and we unencumbered two previously mortgaged hotels. In February 2010, we extended the maturity of a loan secured by one hotel from May 2010 to May 2013. Two other loans (totaling \$32 million) matured in May 2010. The cash flows for the hotels that secured those loans did not cover debt service, and we stopped funding the shortfalls in December 2009. We have been unable to negotiate an acceptable debt modification or reduction that made sense for our stockholders with regard to these loans. We transferred one hotel to the lender in full satisfaction of the debt on September 30, 2010 and are in the process of transferring the remaining hotel to the lender in full satisfaction of the debt.

With these transactions, we have resolved all of our significant debt maturities until the end of 2011.

On November 1, 2010, we incurred \$29 million of new debt, secured by two hotels. The loan bears interest at LIBOR (subject to a 1% floor) plus 4.25% and is scheduled to mature in November 2011, with a one year extension option subject to certain conditions.

Except in the case of our senior secured notes, our mortgage debt is generally recourse solely to the specific hotels securing the debt except in case of fraud, misapplication of funds and certain other limited recourse carve-out provisions, which could extend recourse to us. Much of our secured debt allows us to substitute collateral under certain conditions and is prepayable, subject to various prepayment, yield maintenance or defeasance obligations.

Most of our secured debt includes lock-box arrangements under certain circumstances. We are permitted to spend an amount required to cover our budgeted hotel operating expenses, taxes, debt service, insurance and capital expenditure reserves even if revenues are flowing through a lock-box in cases where a specified debt service coverage ratio is not met. With the exception of one hotel, all of our consolidated loans subject to lock-box provisions currently exceed the applicable minimum debt service coverage ratios.

Senior Notes. In October 2009, we issued \$636 million in aggregate principal amount of our 10% senior secured notes due 2014. These notes require that we satisfy total leverage, secured leverage and interest coverage tests in order to: (i) incur additional indebtedness except to refinance maturing debt with replacement debt, as defined under our indentures; (ii) pay dividends in excess of the minimum distributions required to meet the REIT qualification test; (iii) repurchase capital stock; or (iv) merge. We are currently prohibited from paying dividends on our preferred or common stock, except to the extent necessary to satisfy the REIT qualification requirement that we distribute currently at least 90% of our taxable income. These notes are guaranteed by us, and payment of those obligations is secured by a pledge of the limited partner interests in FelCor LP owned by FelCor, a combination of first lien mortgages and related security interests and/or negative pledges on up to 14 hotels, and pledges of equity interests in certain subsidiaries of FelCor LP. In addition, we redeemed all of our floating-rate senior notes and all but \$87 million of our 8½% senior notes and amended the indenture governing the latter to eliminate substantially all of the restrictive covenants, guarantees, collateral and certain events of default provisions.

Interest Rate Caps. To fulfill requirements under certain loans, we entered into interest rate cap agreements with aggregate notional amounts of \$639.2 million at September 30, 2010 and \$427.2 million at December 31, 2009. These interest rate caps were not designated as hedges and had insignificant fair values at both September 30, 2010 and December 31, 2009, resulting in no significant net earnings impact.

Inflation

Operators of hotels, in general, possess the ability to adjust room rates daily to reflect the effects of inflation. Competition may, however, require us to reduce room rates in the near term and may limit our ability to raise room rates in the future. We are also subject to the risk that inflation will cause increases in hotel operating expenses disproportionately to revenues. If competition requires us to reduce room rates or limits our ability to raise room rates in the future, we may not be able to adjust our room rates to reflect the effects of inflation in full, in which case our operating results and liquidity could be adversely affected.

Seasonality

The lodging business is seasonal in nature. Generally, hotel revenues are greater in the second and third calendar quarters than in the first and fourth calendar quarters, although this may not be true for hotels in major tourist destinations. Revenues for hotels in tourist areas generally are substantially greater during tourist season than other times of the year. Seasonal variations in revenue at our hotels can be expected to cause quarterly fluctuations in our revenues. Quarterly earnings also may be adversely affected by events beyond our control, such as extreme weather conditions, economic factors and other considerations affecting travel. To the extent that cash flow from operations is insufficient during any quarter, due to temporary or seasonal fluctuations in revenues, we may utilize cash on hand or borrowings to satisfy our obligations.

Disclosure Regarding Forward-Looking Statements

This report and the documents incorporated by reference in this report include forward-looking statements that involve a number of risks and uncertainties. Forward-looking statements can be identified by the use of forward-looking terminology, such as "believes," "expects," "anticipates," "may," "will," "should," "seeks," or other variations of these terms (including their use in the negative), or by discussions of strategies, plans or intentions. A number of factors could cause actual results to differ materially from those anticipated by these forward-looking statements. Certain of these risks and uncertainties are described in greater detail under "Risk Factors" in our Annual Report on Form 10-K or in our other filings with the Securities and Exchange Commission, or the SEC.

These forward-looking statements are necessarily dependent upon assumptions and estimates that may prove to be incorrect. Accordingly, while we believe that the plans, intentions and expectations reflected in these forward-looking statements are reasonable, we cannot assure you that deviations from these plans, intentions or expectations will not be material. The forward-looking statements included in this report, and all subsequent written and oral forward-looking statements attributable to us or persons acting on our behalf, are expressly qualified in their entirety by the risk factors and cautionary statements discussed in our filings to the SEC. We undertake no obligation to publicly update any forward-looking statements to reflect future circumstances or changes in our expectations.

Item 3. Quantitative and Qualitative Disclosures about Market Risk.

At September 30, 2010, approximately 58% of our consolidated debt had fixed interest rates.

The following table provides information about our financial instruments that are sensitive to changes in interest rates. For debt obligations, the table presents scheduled maturities and weighted average interest rates, by maturity dates. The fair value of our fixed rate debt indicates the estimated principal amount of debt having the same debt service requirements that could have been borrowed at the date presented, at then current market interest rates.

				,			
	Expected Maturity Date						
2010	2011	2012	2013	2014	Thereafter	Total	Fair Value
\$15,935	\$100,635	\$ 4,555	\$32,702	\$ 804,869	\$ 9,376	\$ 968,072	\$1,038,720
8.53%	8.72%	7.68%	8.61%	9.61%	5.81%	9.42%	
500	449,943	1,833	1,986	2,153	204,887	661,302	\$ 643,686
5.50%	3.24%	8.10%	8.10%	8.10%	8.10%	4.79%	
\$16,435	\$550,578	\$ 6,388	\$34,688	\$ 807,022	\$ 214,263	\$ 1,629,374	
8.44%	4.24%	7.80%	8.58%	9.60%	8.00%	7.54%	
						(55,972)	
						\$ 1,573,402	
	\$15,935 8.53% 500 <u>5.50%</u> \$16,435	\$15,935 \$100,635 8.53% 8.72% 500 449,943 5.50% 3.24% \$16,435 \$550,578	\$15,935 \$100,635 \$4,555 8.53% 8.72% 7.68% 500 449,943 1,833 5.50% 3.24% 8.10% \$16,435 \$550,578 \$6,388	2010 2011 2012 2013 \$15,935 \$100,635 \$ 4,555 \$32,702 8.53% 8.72% 7.68% 8.61% 500 449,943 1,833 1,986 5.50% 3.24% 8.10% 8.10% \$16,435 \$550,578 \$ 6,388 \$34,688	2010 2011 2012 2013 2014 \$15,935 \$100,635 \$4,555 \$32,702 \$804,869 8.53% 8.72% 7.68% 8.61% 9.61% 500 449,943 1,833 1,986 2,153 5.50% 3.24% 8.10% 8.10% 8.10% \$16,435 \$550,578 \$6,388 \$34,688 \$807,022	2010 2011 2012 2013 2014 Thereafter \$15,935 \$100,635 \$ 4,555 \$32,702 \$ 804,869 \$ 9,376 \$15,935 \$100,635 \$ 4,555 \$32,702 \$ 804,869 \$ 9,376 \$8.53% \$8.72% 7.68% \$8.61% 9.61% 5.81% 500 449,943 1,833 1,986 2,153 204,887 5.50% 3.24% \$8.10% \$8.10% \$8.10% \$8.10% \$8.10% \$16,435 \$550,578 \$ 6,388 \$34,688 \$ 807,022 \$ 214,263	2010 2011 2012 2013 2014 Thereafter Total \$15,935 \$100,635 \$4,555 \$32,702 \$804,869 \$9,376 \$968,072 8.53% 8.72% 7.68% 8.61% 9.61% 5.81% 9.42% 500 449,943 1,833 1,986 2,153 204,887 661,302 5.50% 3.24% 8.10% 8.10% 8.10% 8.10% 8.10% 8.10% 4.79% \$16,435 \$550,578 \$6,388 \$34,688 \$807,022 \$214,263 \$1,629,374 8.44% 4.24% 7.80% 8.58% 9.60% 8.00% 7.54%

Expected Maturity Date at September 30, 2010 (dollars in thousands)

(a) The average floating interest rate represents the implied forward rates in the yield curve at September 30, 2010.

Item 4. Controls and Procedures.

(a) Evaluation of disclosure controls and procedures.

Under the supervision and with the participation of our management, including our chief executive officer and chief financial officer, we conducted an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rule 13a-15(e) promulgated under the Securities Exchange Act of 1934) as of the end of the period covered by this report (the "Evaluation Date"). Based on this evaluation, our chief executive officer and chief financial officer concluded, as of the Evaluation Date, that our disclosure controls and procedures were effective, such that the information relating to us required to be disclosed in our reports is recorded, processed, summarized and reported within the time periods specified in SEC rules and forms, and is accumulated and communicated to our management, including our chief executive officer and chief financial officer, as appropriate, to allow timely decisions regarding required disclosures.

(b) Changes in internal control over financial reporting.

There have not been any changes in our internal control over financial reporting (as defined in Rule 13a-15 (f) promulgated under the Securities Exchange Act of 1934) during the quarter covered by this report that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II -- OTHER INFORMATION

Item 3. Defaults Upon Senior Securities.

In March 2009, we suspended payment of dividends on our Series A Cumulative Convertible Preferred Stock ("Series A Preferred") and our 8% Series C Cumulative Redeemable Preferred Stock ("Series C Preferred"). The aggregate quarterly Series A Preferred and Series C Preferred dividends are \$6.3 million and \$3.4 million, respectively. As of the date of this Quarterly Report, the aggregate Series A Preferred and Series C Preferred dividends in arrears are \$43.9 million and \$22.7 million, respectively.

Except to the extent required to satisfy minimum REIT distribution requirements, we are restricted by the indenture governing our senior secured notes from making any cash distributions on our common and preferred stock. We are currently below the minimum thresholds set forth in the indenture for which discretionary cash distributions are permitted.

Item 6. Exhibits.

The following exhibits are furnished in accordance with the provisions of Item 601 of Regulation S-K:

Exhibit Number	Description of Exhibit
31.1	Certification of the Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of the Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of the Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification of the Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

SIGNATURE

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

FELCOR LODGING TRUST INCORPORATED

Date: November 3, 2010

By: /s/ Lester C. Johnson

Name:Lester C. JohnsonTitle:Senior Vice President, Chief Accounting
Officer

Certification Pursuant to Section 302 of Sarbanes-Oxley Act of 2002

I, Richard A. Smith, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of FelCor Lodging Trust Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 3, 2010

/s/Richard A. Smith Richard A. Smith Chief Executive Officer

Certification Pursuant to Section 302 of Sarbanes-Oxley Act of 2002

I, Andrew J. Welch, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of FelCor Lodging Trust Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 3, 2010

/s/Andrew J. Welch

Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q of FelCor Lodging Trust Incorporated (the "Registrant") for the three and nine months ended September 30, 2010, as filed with the Securities and Exchange Commission on the date hereof (the "Report), the undersigned hereby certifies, in the capacity as indicated below and pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- 1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

November 3, 2010

/s/Richard A. Smith Richard A. Smith Chief Executive Officer

Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q of FelCor Lodging Trust Incorporated (the "Registrant") for the three and nine months ended September 30, 2010, as filed with the Securities and Exchange Commission on the date hereof (the "Report), the undersigned hereby certifies, in the capacity as indicated below and pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- 1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

November 3, 2010

/s/Andrew J. Welch Andrew J. Welch Chief Financial Officer