UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K/A

(Amendment No. 1)

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): January 31, 2019

Easterly Government Properties, Inc.

(Exact name of Registrant as Specified in Its Charter)

Maryland (State or Other Jurisdiction of Incorporation) 001-36834 (Commission File Number) 47-2047728 (IRS Employer Identification No.)

2101 L Street NW, Suite 650, Washington, D.C. (Address of Principal Executive Offices)

20037 (Zip Code)

Registrant's Telephone Number, Including Area Code: (202) 595-9500

Not Applicable (Former Name or Former Address, if Changed Since Last Repor

	(Former Name or Former Address, if Changed Since Last Report)
	ck the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following risions (see General Instructions A.2. below):
	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
or Ri	cate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) ule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter). erging growth company
	emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or sed financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Explanatory Note

As previously reported, on June 15, 2018, Easterly Government Properties, Inc. (the "Company"), through wholly-owned subsidiaries of its operating partnership, Easterly Government Properties LP, entered into a purchase and sale agreement with affiliates of Saban Real Estate LLC, an unaffiliated third party, to acquire a portfolio of 14 properties. On September 13, 2018, the Company completed the acquisition of eight of the 14 portfolio properties (the "First Closing Properties") and, on October 16, 2018, the Company completed the acquisition of three additional portfolio properties (the "Second Closing Properties").

On February 6, 2019, the Company filed a Current Report Form 8-K (the "Original Report") disclosing the acquisition by the Company of the three remaining portfolio properties on January 31, 2019 (the "Final Closing Properties" and, together with the First Closing Properties and the Second Closing Properties, the "Acquired Properties"). This amendment to the Original Report is being filed to provide the historical financial statements required by Item 9.01(a) of Form 8-K and the pro forma financial information required by Item 9.01(b) of Form 8-K, which financial statements and information were not included in the Original Report as permitted by Item 9.01(a)(4) and Item 9.01(b)(2) of Form 8-K. This Current Report on Form 8-K/A should be read in conjunction with the Original Report.

Item 9.01 Financial Statements and Exhibits.

(a) Financial Statements of Businesses Acquired.

The following financial statements for the Acquired Properties are attached hereto as Exhibit 99.1 and incorporated by reference herein:

Independent Auditor's Report

Acquired Properties - Combined Statements of Revenues and Certain Expenses for the Nine Months Ended September 30, 2018 (unaudited) and the Year Ended December 31, 2017

Notes to the Combined Statements of Revenues and Certain Expenses

(b) Pro Forma Financial Information.

The following pro forma financial information for the Company are attached hereto as Exhibit 99.2 and incorporated by reference herein:

Unaudited Pro Forma Consolidated Financial Statements

Unaudited Pro Forma Consolidated Balance Sheet as of September 30, 2018

Unaudited Pro Forma Consolidated Statement of Operations for the Nine Months Ended September 30, 2018

Unaudited Pro Forma Consolidated Statement of Operations for the Year Ended December 31, 2017

Notes to the Unaudited Pro Forma Consolidated Financial Statements

(d) Exhibits.

Exhibit

<u>Exhibit</u>	<u>Description</u>
<u>23.1</u>	Consent of PricewaterhouseCoopers LLP
<u>99.1</u>	Financial Statements of the Acquired Properties
99.2	Unaudited Pro Forma Consolidated Financial Statements of the Company

SIGNATURES

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 hereunto duly authorized.

EASTERLY GOVERNMENT PROPERTIES, INC.

By: /s/ William C. Trimble, III

Name: William C. Trimble, III

Title: Chief Executive Officer and President

Date: April 17, 2019

CONSENT OF INDEPENDENT ACCOUNTANTS

We hereby consent to the incorporation by reference in the Registration Statements on Form S-3 (Nos. 333-223736 and 333-210052) and Form S-8 (Nos. 333-223356 and 333-202008) of Easterly Government Properties, Inc. of our report dated April 17, 2019 relating to the combined statements of revenues and certain expenses of Acquired Properties, which appears in this Current Report on Form 8-K/A.

/s/ PricewaterhouseCoopers LLP Boston, Massachusetts April 17, 2019

Report of Independent Auditors

To the Board of Directors of Easterly Government Properties, Inc.

We have audited the accompanying combined statement of revenues and certain expenses of Acquired Properties (which is comprised of the acquired properties described in Note 1), for the year ended December 31, 2017.

Management's Responsibility for the Combined Statement of Revenues and Certain Expenses

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

Auditors' Responsibility

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

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

Opinion

In our opinion, the combined statement of revenues and certain expenses referred to above presents fairly, in all material respects, the revenues and certain expenses described in Note 2 of Acquired Properties for the year ended December 31, 2017, in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

The accompanying combined statement of revenues and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission (for inclusion in the Current Report on Form 8-K/A filed by Easterly Government Properties, Inc.) as described in Note 2 and are not intended to be a complete presentation of the Company's revenues and expenses. Our opinion is not modified with respect to this matter.

/s/ PricewaterhouseCoopers LLP Boston, Massachusetts April 17, 2019

ACQUIRED PROPERTIES COMBINED STATEMENTS OF REVENUES AND CERTAIN EXPENSES (dollars in thousands)

	Nine Months Ende September 30, 2018 (unaudited)		Year Ended December 31, 2017	
Revenues				
Rental income	\$	27,972	\$	38,710
Tenant reimbursements		2,699		4,412
Other income		827		1,199
Total revenues	\$	31,498	\$	44,321
Certain expenses				
Property operating		6,659		9,600
Real estate taxes		3,955		5,576
Total certain expenses		10,614		15,176
Revenues in excess of certain expenses	\$	20,884	\$	29,145

^{*} The nine months ended September 30, 2018 includes the operations of the First Closing Properties for the period from January 1, 2018 through September 12, 2018 and the operations of the Second Closing Properties and the Final Closing Properties for the period from January 1, 2018 through September 30, 2018. Operations of the First Closing Properties for the period from September 13, 2018 through September 30, 2018 are included in the Easterly Government Properties, Inc. Quarterly Report on Form 10-Q for the period ended September 30, 2018 filed with the Securities and Exchange Commission on November 5, 2018.

The accompanying notes are an integral part of the combined statements of revenues and certain expenses.

ACQUIRED PROPERTIES

Notes to the Combined Statements of Revenues and Certain Expenses (dollars in thousands)

Note 1 – Organization and Nature of Business

On June 15, 2018, the Company, through wholly-owned subsidiaries of its operating partnership, Easterly Government Properties LP, entered into a purchase and sale agreement with affiliates of Saban Real Estate LLC, an unaffiliated third party, to acquire a portfolio of 14 properties. On September 13, 2018, the Company completed the acquisition of eight of the 14 portfolio properties (the "First Closing Properties") and, on October 16, 2018, the Company completed the acquisition of three additional portfolio properties (the "Second Closing Properties"). On January 31, 2019, the Company completed the acquisition of the three remaining portfolio properties (the "Final Closing Properties", and together with the First Closing Properties and the Second Closing Properties, the "Acquired Properties").

The Acquired Properties were acquired in asset acquisitions and consist of the following:

First Closing Properties

Various GSA - Buffalo, NY

Various GSA - Buffalo, a 267,766-square foot multi-tenanted Class A office building completed in 2004, is primarily occupied by two federal agencies: the Department of Veterans Affairs (VA) and the Internal Revenue Service (IRS). It also houses one of the National Labor Relations Board's 26 regional offices. The U.S. Government leases 94% of the 100% leased building.

Various GSA - Chicago, IL

Various GSA - Chicago, a multi-tenanted office building fully renovated in 1999, is strategically located next to Chicago O'Hare International Airport and serves as the Federal Aviation Administration's (FAA) Great Lakes Regional Office, which oversees operations in eight states. The U.S. Department of Agriculture (USDA) also maintains a presence within the facility. The 239,331-square foot building is 96% leased.

TREAS - Parkersburg, WV

TREAS - Parkersburg, a 182,500-square foot build-to-suit property, was built in multiple phases in 2004 and 2006 and is 100% leased to the General Services Administration (GSA) for the beneficial use of the Bureau of Fiscal Service (BFS). This mission critical agency within the U.S. Department of Treasury has been located in Parkersburg since 1957 and currently occupies three buildings in the vicinity.

SSA - Charleston, WV

SSA - Charleston, a 110,000-square foot single tenant facility fully renovated in 2000, is occupied by the Office of Hearings Operations (OHO), a part of the Social Security Administration (SSA). The Charleston hearing office services three SSA field offices in Ohio and nine SSA field offices in West Virginia. The 100% leased facility features courtrooms, administrative offices and public service areas.

FBI - Pittsburgh, PA

FBI - Pittsburgh serves as one of 56 Federal Bureau of Investigation (FBI) field offices located throughout the country. The 100,054-square foot facility was built-to-suit for the FBI in 2001 and is 100% leased. This facility oversees operations for nine surrounding resident agencies located throughout Pennsylvania and the entirety of West Virginia.

GSA - Clarksburg, WV

GSA - Clarksburg serves as a multi-tenanted federal center for various federal tenants within the market area, including the FBI, Drug Enforcement Agency (DEA), SSA, Offices of the U.S. Attorneys, and Small Business Association (SBA). This 100% leased 63,760-square foot build-to-suit facility was constructed in 1999 and serves the five tenant agencies through a single GSA lease.

ICE - Pittsburgh, PA

ICE - Pittsburgh, a state-of-the-art, build-to-suit facility constructed in 2004, is occupied by the U.S. Immigration and Customs Enforcement (ICE), which works to promote homeland security and public safety with respect to border control, customs, trade and immigration for the surrounding Pittsburgh region. The Class A facility houses the Homeland Security Investigations (HSI) division, dedicated to combating criminal organizations illegally exploiting America's travel, trade, financial and immigration systems. This 33,425-square foot facility is located adjacent to the FBI - Pittsburgh field office and is 76% leased.

SSA - Dallas, TX

SSA - Dallas is a 27,200-square foot build-to-suit facility 100% leased to the GSA for the beneficial use of the SSA. Built in 2005, this facility integrates state-of-the-art systems to serve as a local field office with superb access from one of Dallas's busiest thoroughfares.

ACQUIRED PROPERTIES

Notes to the Combined Statements of Revenues and Certain Expenses

(dollars in thousands)

Second Closing Properties

JUD - Charleston, SC

JUD - Charleston, an historic townhouse with a modern annex that, together with two adjacent federally-owned buildings, constitutes the federal judicial complex in Charleston. The original building dates to 1795 and was fully renovated in 1999 when the annex was constructed. The building, known as the Josiah House, contains three district judge courtrooms and four judges' chambers. It is physically connected on the second floor to the J. Waties Waring Judicial Center. This 50,888-square foot federal courthouse is 100% leased.

VA - Baton Rouge, LA

VA - Baton Rouge, constructed in 2004, serves as a VA outpatient facility for Baton Rouge and the surrounding veteran population. This facility is one of two VA medical treatment facilities in Baton Rouge. Situated close to the largest private medical center in Louisiana, VA - Baton Rouge is 30,000-square feet in size and currently 100% leased to the VA.

DEA - Bakersfield, CA

DEA - Bakersfield is a build-to-suit facility that houses the Bakersfield Resident Office for the DEA's San Francisco Division. This 9,800-square foot facility houses two holding cells, provides for secure and enclosed first floor parking and offers second story office space with secured rooms for weapons and drug storage. The facility was constructed in 2000 and is 100% leased.

Final Closing Properties

DEA - Sterling, VA

DEA - Sterling serves as a special testing and research laboratory to assist the DEA in performing mission critical forensic analyses. The 49,692-square foot facility was built-to-suit in 2001 and includes evidence rooms, computer labs, cryptography and various other specialized laboratories. The facility is 100% leased through 2020.

FDA - College Park, MD

FDA - College Park houses a laboratory for the Food and Drug Administration's (FDA) Center for Food Safety and Applied Nutrition (CFSAN), one of the FDA's seven product-oriented centers. The 80,677-square foot office and laboratory was built-to-suit in 2004 and is 100% leased through 2029. The facility is part of the University of Maryland's Research Park and is located two blocks from CFSAN headquarters in the Harvey W. Wiley Building, forming a campus which links university researchers, students and staff with federal laboratories and private sector companies.

Various GSA - Portland, OR

Various GSA - Portland, a Class A trophy multi-tenanted asset, was built in 2002 and is strategically located within Portland's Central City Plan District along the MAX light rail system. The 225,057-square foot facility is occupied by tenants such as the USDA, U.S. Army Corp of Engineers (ACOE), FBI and the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF).

The accompanying combined statements of revenues and certain expenses (the "Statements") relate to the combined operations of each of the Acquired Properties.

Note 2 – Summary of Significant Accounting Policies

Basis of Presentation

The Statements relate to the Acquired Properties and have been prepared for the purpose of complying with Rule 3-14 of Regulation S-X promulgated under the Securities Act of 1933, as amended, and accordingly, are not representative of the actual results of operations of the Acquired Properties for the nine months ended September 30, 2018 (unaudited) or for the year ended December 31, 2017, due to the exclusion of the following revenues and expenses which may not be comparable to the proposed future operations of the Acquired Properties:

- depreciation and amortization,
- interest income and expense,
- amortization of above and below market leases, and
- other miscellaneous revenues and expenses not directly related to the proposed future operations of the Acquired Properties.

ACQUIRED PROPERTIES

Notes to the Combined Statements of Revenues and Certain Expenses (dollars in thousands)

Since the Acquired Properties were acquired from an unrelated third party, the Statements have been prepared for the fiscal year ended December 31, 2017 and interim period ended September 30, 2018. Information presented for the nine months ended September 30, 2018 includes the operations of the First Closing Properties for the period from January 1, 2018 through September 12, 2018 and the operations of the Second Closing Properties and Final Closing Properties for the period from January 1, 2018 through September 30, 2018. Operations of the First Closing Properties for the period from September 13, 2018 through September 30, 2018 are included in the Easterly Government Properties, Inc. Quarterly Report on Form 10-Q for the period ended September 30, 2018 filed with the Securities and Exchange Commission on November 5, 2018.

Principles of Combination

The Statements include selected accounts of the real estate operating assets and are presented on a combined basis as the Acquired Properties were under common control for all periods being presented.

Revenue Recognition

Rental income is recognized on the straight-line basis over the term of the related lease when collectability is reasonably assured. The straight-line rent adjustment decreased revenue for the Acquired Properties by approximately \$0.4 million in the nine months ended September 30, 2018 (unaudited) and increased revenue by \$1.3 million in the year ended December 31, 2017.

Tenant reimbursements include reimbursement for operating expenses which are determined by the base year operating expenses and are subject to reimbursement in subsequent years based on changes in the consumer price index for urban wage earners and clerical workers. This portion of rental income is recognized in the period in which it is earned. Tenant reimbursements also include amounts due from tenants for real estate taxes and other reimbursements. Real estate taxes over the base year are reimbursed by the tenant and are recognized as revenues in the period during which the revenues are earned.

Use of Estimates

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

Unaudited Interim Combined Statement

The combined statement of revenues and certain expenses for the nine months ended September 30, 2018 is unaudited. In the opinion of management, this statement reflects all adjustments necessary for a fair statement of the results of the interim period in accordance with Rule 3-14 of Regulation S-X. All such adjustments are of a normal recurring nature.

Note 3 – Operating Leases

The Acquired Properties are 95% leased to the U.S. Government and 5% leased to private tenants with various expiration dates extending to 2029. Minimum future rentals for non-cancelable lease terms at December 31, 2017 are as follows (unaudited):

	Minimum
Year	Rent
2018	\$ 37,515
2019	35,154
2020	26,420
2021	11,698
2022	9,518
Thereafter	36,483
Total	\$ 156,788

Total minimum future rentals presented above do not include amounts to be received as tenant reimbursements, straight-line rent adjustments, or other income.

Note 4 – Subsequent Events

Management has evaluated subsequent events through April 17, 2019, which is the date the financial statements were available to be issued and concluded that there are no items requiring adjustment of the financial statements or additional disclosure.

Easterly Government Properties, Inc. Unaudited Pro Forma Consolidated Financial Statements

The unaudited pro forma consolidated financial statements (including notes thereto) of Easterly Government Properties, Inc. (the "Company") are qualified in their entirety and should be read in conjunction with the consolidated financial statements for the fiscal year ended December 31, 2018, and related notes thereto, included in the Company's Annual Report on Form 10-K for the year ended December 31, 2018 filed with the U.S. Securities and Exchange Commission (the "SEC") on February 28, 2019 and the consolidated financial statements for the nine months ended September 30, 2018, and related notes thereto, included in the Company's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2018 filed with the SEC on November 5, 2018.

On June 15, 2018, the Company, through wholly-owned subsidiaries of its operating partnership, Easterly Government Properties LP (the "Operating Partnership"), entered into a purchase and sale agreement with affiliates of Saban Real Estate LLC, an unaffiliated third party, to acquire a portfolio of 14 properties. On September 13, 2018, the Company completed the acquisition of eight of the 14 portfolio properties (the "First Closing Properties") and, on October 16, 2018, the Company completed the acquisition of three additional portfolio properties (the "Second Closing Properties"). On January 31, 2019, the Company completed the acquisition of the three remaining portfolio properties (the "Final Closing Properties", and together with the First Closing Properties and the Second Closing Properties, the "Acquired Properties").

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The Acquired Properties had an aggregate purchase price of \$430.8 million which was funded by the proceeds from the issuance of 7,226,756 shares of the Company's common stock with a fair value of \$139.1 million, borrowings of \$106.3 million under the Company's \$150.0 million senior unsecured term loan facility, borrowings of \$179.1 million under the Company's \$450.0 million senior unsecured revolving credit facility and a previously funded deposit of \$6.5 million net of closing prorations of \$0.2 million.

The unaudited pro forma consolidated statements of operations for the year ended December 31, 2017 and the nine months ended September 30, 2018 are presented as if the acquisition of the Acquired Properties by the Company had occurred on January 1, 2017.

In management's opinion, all adjustments necessary to reflect the acquisition of the Acquired Properties have been made.

The unaudited pro forma consolidated financial statements for the year ended December 31, 2017 and the nine months ended September 30, 2018 are not necessarily indicative of what the Company's actual results of operations would have been assuming the transactions had occurred as of January 1, 2017, nor do they purport to represent the Company's financial condition or results of operation for future periods.

Assets \$ 1,546,600 \$ 168,835 \$ 1,715,436 Cash and cash equivalents 6,922 6,922 6,922 Restricted cash 4,388 — 4,388 Deposits on acquisitions 7,225 (6,74) 751 Rents receivable 9,186 110 9,296 Accounts receivable 9,186 110 9,296 Deferred financing, net 2,636 — 2,636 Intangible assets, net 16,70,44 1,7793 184,837 Interest rate swaps 6,958 — 6,958 Pepaid expenses and other assets 10,158 518 10,676 Total assets \$ 1,778,511 \$ 180,822 \$ 1,959,293 Liabilities \$ 1,778,511 \$ 180,782 \$ 1,959,293 Liabilities \$ 1,778,511 \$ 1,900,202 \$ 1,		Easterly Government operties, Inc. (A)	Fir	econd and nal Closing Properties (B)	C	ompany Pro Forma
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Cash and cash equivalents 6,922 — 6,922 Restricted cash 4,388 — 4,388 Deposition 7,225 (6,474) 751 Rents receivable 17,394 — 17,394 Accounts receivable 9,166 110 9,296 Deferred financing, net 2,636 — 2,636 Intangible assets, net 167,044 17,793 184,837 Interest rate swaps 6,958 — 6,958 Prepaid expenses and other assets 10,158 518 10,676 Total assets \$ 1,778,511 \$ 180,722 \$ 1,959,293 Prepaid expenses and other assets \$ 1,778,511 \$ 180,722 \$ 1,959,293 Prepaid expenses and other assets \$ 1,778,511 \$ 180,722 \$ 1,959,293 Prepaid expenses and other assets \$ 1,078,202 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$ 1,059,203 \$		\$ 1,546,600	\$	168,835	\$	1,715,435
Restricted cash 4,388 — 4,388 Deposits on acquisitions 7,225 (6,47) 751 Rents receivable 17,394 — 17,394 Accounts receivable 9,186 110 9,296 Deferred financing, net 2,636 — 2,636 Intensible assets, net 167,044 17,793 184,837 Interest rate swaps 6,958 — 6,958 Prepaid expenses and other assets 10,158 518 10,676 Total assets \$ 1,778,511 \$ 180,722 \$ 1,959,293 Liabilities \$ 1,778,511 \$ 180,722 \$ 1,959,293 Term loan facilities, net 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable and accrued liabilities 33,038 1,213 34,251 Accounts payable and accrued liabilities 33,038 1,213 34,251 Accounts payable and accrued liabilities <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
Rents receivable 17,394 — 17,394 Accounts receivable 9,186 110 9,296 Deferred financing, net 2,636 — 2,636 Intagible assets, net 167,044 17,793 184,837 Interest rate swaps 6,958 — 6,958 Prepaid expenses and other assets 10,158 518 10,676 Total assets 1,778,511 \$ 180,782 \$ 1,959,293 Itabilities 2 1,785,211 \$ 180,782 \$ 1,959,293 Revolving credit facility 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,525 Mortgage notes payable, net 210,388 — 210,388 Intagible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 60,818,411 shares issued and outstanding at September 30,2018 68 — 688 <	-	4,388		_		4,388
Accounts receivable 9,186 110 9,296 Deferred financing, net 2,636 — 2,636 Intangible assets, net 167,044 17,793 184,837 Interest rate swaps 6,958 — 6,958 Prepaid expenses and other assets 10,158 518 10,676 Total assets 10,158 518 10,676 Revolving credit facility 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 210,388 — 210,388 Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity — 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 608	Deposits on acquisitions	7,225		(6,474)		751
Deferred financing, net 2,636 — 2,636 Intangible assets, net 167,044 17,793 184,837 Interest rate swaps 6,958 — 6,958 Prepaid expenses and other assets 10,158 518 10,676 Total assets \$ 1,778,511 \$ 180,782 \$ 1,959,293 Liabilities Revolving credit facility 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,915 Equity 6,818,841 shares issued and outstanding at September 30, 2018. 68 — 688 Additional paid-in capital 1,015,603 — 608 Retained (deficit) 12,241 — 1,015,603 Retained (deficit) 12,241 —	Rents receivable	17,394				17,394
Intangible assets, net 167,044 17,793 184,837 Interest rate swaps 6,958 — 6,958 Prepaid expenses and other assets 10,158 518 10,676 Total assets \$1,778,511 \$ 180,782 \$ 1,959,293 Liabilities *** *** \$ 212,095 Revolving credit facility 33,000 179,095 \$ 212,095 Term loan facilities, net 248,413 — \$ 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 33,038 1,213 34,251 Accounts payable and accrued liabilities 474 39,092 Total liabilities 474 39,092 Equity 5 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 608 — 608 Accumulative dividends 12,241 — 12,241	Accounts receivable	9,186		110		9,296
Interest rate swaps 6,958 — 6,958 Prepaid expenses and other assets 10,158 518 10,676 Total assets \$ 1,778,511 \$ 180,782 \$ 1,959,293 Liabilities 8 33,000 179,095 212,095 Revolving credit facility 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 33,038 1,213 34,251 Intangible liabilities, net 38,618 474 39,092 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 4 39,092 30,002 180,782 917,995 Equity 5 737,209 180,782 917,995 91,991 Equity 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 <td>Deferred financing, net</td> <td>2,636</td> <td></td> <td>_</td> <td></td> <td>2,636</td>	Deferred financing, net	2,636		_		2,636
Prepaid expenses and other assets 10,158 518 10,676 Total assets \$ 1,778,511 \$ 180,782 \$ 1,959,293 Liabilities \$ 33,000 179,095 212,095 Term loan facilities, net 248,413 — 212,095 Mortgage notes payable, net 173,752 — 173,752 Mortgage notes payable, net 210,388 — 210,388 Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity Common stock, par value \$0.01, 200,000,000 shares authorized, 608 — 608 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 —	Intangible assets, net	167,044		17,793		184,837
Total assets \$ 1,778,511 \$ 180,782 \$ 1,959,293 Liabilities 33,000 179,095 212,095 Revolving credit facility 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 210,388 — 210,388 Mortgage notes payable, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity 60,818,841 shares issued and outstanding at September 30, 2018. 668 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Actic mulative dividends 112,241 — 12,241 Cumulative dividends 112,241 — 12,3282 Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043	Interest rate swaps	6,958		_		6,958
Liabilities Revolving credit facility 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 210,388 — 210,388 Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 1,041,302 Total equity 1,041,302 — 1,041,302	Prepaid expenses and other assets	10,158		518		10,676
Revolving credit facility 33,000 179,095 212,095 Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 210,388 — 210,388 Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity — 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 608 608 — 10,15,603 Retained (deficit) 12,241 — 12,241 — 12,241 Cumulative dividends (123,282) — 6,089 — 6,089 Accumulated other comprehensive income 6,089 — 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 1,041,302 — 1,041,302 <td>Total assets</td> <td>\$ 1,778,511</td> <td>\$</td> <td>180,782</td> <td>\$</td> <td>1,959,293</td>	Total assets	\$ 1,778,511	\$	180,782	\$	1,959,293
Term loan facilities, net 248,413 — 248,413 Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 210,388 — 210,388 Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity Common stock, par value \$0.01, 200,000,000 shares authorized, 608 — 608 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 1,041,302	Liabilities	 				
Notes payable, net 173,752 — 173,752 Mortgage notes payable, net 210,388 — 210,388 Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity Common stock, par value \$0.01, 200,000,000 shares authorized, 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 1,041,302 Total equity 1,041,302 — 1,041,302	Revolving credit facility	33,000		179,095		212,095
Mortgage notes payable, net 210,388 — 210,388 Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity 50,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 1,041,302 Total equity 1,041,302 — 1,041,302	Term loan facilities, net	248,413		_		248,413
Intangible liabilities, net 33,038 1,213 34,251 Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity Common stock, par value \$0.01, 200,000,000 shares authorized, 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302	Notes payable, net	173,752		_		173,752
Accounts payable and accrued liabilities 38,618 474 39,092 Total liabilities 737,209 180,782 917,991 Equity Common stock, par value \$0.01, 200,000,000 shares authorized, 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302	Mortgage notes payable, net	210,388		_		210,388
Total liabilities 737,209 180,782 917,991 Equity Common stock, par value \$0.01, 200,000,000 shares authorized, 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — 6,089 Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302	Intangible liabilities, net	33,038		1,213		34,251
Equity Common stock, par value \$0.01, 200,000,000 shares authorized, 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302	Accounts payable and accrued liabilities	38,618		474		39,092
Common stock, par value \$0.01, 200,000,000 shares authorized, 60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302	Total liabilities	 737,209		180,782		917,991
60,818,841 shares issued and outstanding at September 30, 2018. 608 — 608 Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302	Equity	 _				
Additional paid-in capital 1,015,603 — 1,015,603 Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302		608				608
Retained (deficit) 12,241 — 12,241 Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302						
Cumulative dividends (123,282) — (123,282) Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302						
Accumulated other comprehensive income 6,089 — 6,089 Total stockholders' equity 911,259 — 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302						
Total stockholders' equity 911,259 911,259 Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302						
Non-controlling interest in Operating Partnership 130,043 — 130,043 Total equity 1,041,302 — 1,041,302	•	 				
Total equity 1,041,302 — 1,041,302						
		 		<u>_</u> _		
	-	\$ 	\$	180,782	\$	

The accompanying notes are an integral part of these proforma consolidated financial statements.

Easterly Government Properties, Inc. Unaudited Pro Forma Consolidated Statement of Operations For the Nine Months Ended September 30, 2018 (Amounts in thousands, except share and per share amounts)

	G	Properties, Inc.		Acquired Properties		ro Forma justments			Company Pro Forma
Revenues		(AA)		(BB)					(CC)
Rental income	\$	99,967	\$	27,972	\$	471	(DD)	\$	128,410
Tenant reimbursements	Ψ	11,658	Ψ	2,699	Ψ	4 /1	(DD)	Ψ	14,357
Other income		758		827					1,585
Total revenues		112,383		31,498		471			144,352
Operating expenses									,
Property operating		21,563		6,659		_			28,222
Real estate taxes		11,773		3,955		_			15,728
Depreciation and amortization		45,331		_		15,065	(EE)		60,396
Acquisition costs		1,023		_		_			1,023
Corporate general and administrative		10,696		_		_			10,696
Total expenses		90,386		10,614		15,065			116,065
Operating income		21,997		20,884		(14,594)			28,287
Other expenses									
Interest expense, net		(15,981)		_		(7,450)	(FF)		(23,431)
Net income (loss)		6,016		20,884		(22,044)			4,856
Non-controlling interest in Operating Partnership		(902)		_		224	(GG)		(678)
Net income (loss) available to Easterly Government								_	·
Properties, Inc.	\$	5,114	\$	20,884	\$	(21,820)		\$	4,178
Net income (loss) available to Easterly Government Properties, Inc. per share:									
Basic	\$	0.08						\$	0.06
Diluted	\$	0.08						\$	0.06
Weighted-average common shares outstanding									
Basic		51,051,388							55,578,037
Diluted		52,600,858							57,127,507

The accompanying notes are an integral part of these proforma consolidated financial statements.

	G	Easterly overnment roperties, Inc.		Acquired Properties		ro Forma justments			Company Pro Forma
Revenues		(AA)		(BB)					(CC)
Rental income	\$	116,002	\$	38,710	\$	684	(DD)	\$	155,396
Tenant reimbursements	Ψ	13,929	Ψ	4,412	Ψ	—	(DD)	Ψ	18,341
Other income		742		1,199					1,941
Total revenues		130,673		44,321		684			175,678
Operating expenses			_					_	
Property operating		24,907		9,600		_			34,507
Real estate taxes		13,730		5,576		_			19,306
Depreciation and amortization		54,873				21,497	(EE)		76,370
Acquisition costs		1,493		_		_	` ,		1,493
Corporate general and administrative		12,900		_		_			12,900
Total expenses		107,903		15,176		21,497			144,576
Operating income		22,770		29,145		(20,813)			31,102
Other expenses									
Interest expense, net		(17,071)		_		(10,210)	(FF)		(27,281)
Loss on the sale of operating property		(310)		_		_			(310)
Net income (loss)		5,389		29,145		(31,023)			3,511
Non-controlling interest in Operating Partnership		(941)		_		408	(GG)		(533)
Net income (loss) available to Easterly Government									
Properties, Inc.	\$	4,448	\$	29,145	\$	(30,615)		\$	2,978
Net income (loss) available to Easterly Government Properties, Inc. per share:									
Basic	\$	0.11						\$	0.06
Diluted	\$	0.10						\$	0.06
Weighted-average common shares outstanding									
Basic		39,607,740							46,834,496
Diluted		41,563,540							48,790,296

The accompanying notes are an integral part of these proforma consolidated financial statements.

Easterly Government Properties, Inc. Notes to the Unaudited Pro Forma Consolidated Financial Statements

1. Adjustments to the Unaudited Pro Forma Consolidated Balance Sheet

The adjustments to the unaudited pro forma consolidated balance sheet as of September 30, 2018 are as follows:

- (A) Reflects the unaudited consolidated balance sheet of Easterly Government Properties, Inc. as of September 30, 2018. This balance includes the acquisitions of the First Closing Properties, that closed on September 13, 2018.
- (B) Reflects the acquisition of the Second Closing Properties which closed on October 16, 2018 and the Final Closing Properties which closed on January 31, 2019. This acquisition was funded using borrowings of \$179.1 million under the Company's \$450.0 million senior unsecured revolving credit facility. The following pro forma adjustments are necessary to reflect the initial allocation of the estimated purchase price of this acquisition. The allocation of purchase price shown in the table below is based on the Company's best estimate and is subject to change based on the final determination of the fair value of assets and liabilities acquired.

Real estate properties, net	
Land	\$ 14,503
Building	151,609
Acquired tenant improvements	2,723
Total Real estate properties, net	\$ 168,835
Intangible assets, net	_
In-place leases	\$ 15,750
Acquired leasing commissions	1,844
Above market leases	199
Total Intangible assets, net	\$ 17,793
<u>Intangible liabilities, net</u>	
Below market leases	\$ (1,213)
Total Intangible liabilities, net	\$ (1,213)

2. Adjustments to the Unaudited Pro Forma Consolidated Statements of Operations

The adjustments to the unaudited pro forma consolidated statements of operations for the nine months ended September 30, 2018 and for the year ended December 31, 2017 are as follows:

- (AA) Reflects the historical results of Easterly Government Properties, Inc. for the nine months ended September 30, 2018 (unaudited) and year ended December 31, 2017, respectively.
- (BB) Reflects the combined statement of revenues and certain expenses of the Acquired Properties for the period ended September 30, 2018 (unaudited) and year ended December 31, 2017, respectively. The period ended September 30, 2018 includes the operations of the First Closing Properties for the period from January 1, 2018 through September 12, 2018 and the operations of the Second Closing Properties and the Final Closing Properties for the period from January 1, 2018 through September 30, 2018. Operations of the First Closing Properties for the period from September 13, 2018 through September 30, 2018 are included in the Easterly Government Properties, Inc. Quarterly Report on Form 10-Q for the period ended September 30, 2018 filed with the Securities and Exchange Commission on November 5, 2018.
- (CC) The pro forma weighted average common shares outstanding are calculated as if 7,226,756 shares of the Company's June 2018 underwritten public offering used to purchase the Acquired Properties had occurred on January 1, 2017.
- (DD) The pro forma adjustment for rental income represents straight-line rent adjustments and above/below market lease amortization assuming the Acquired Properties were acquired on January 1, 2017.
- (EE) The proforma adjustment for depreciation expense is based on the Company's basis in the assets that would have been recorded assuming the Acquired Properties were acquired on January 1, 2017. Depreciation and amortization amounts were determined in accordance with the Company's policies and are based on management's evaluation of the estimated useful lives of the properties and intangibles. The amounts allocated to buildings are depreciated over 40 years. The amounts allocated to lease intangibles are amortized over the remaining life of the related leases.

(FF) Reflects the additional estimated interest expense assuming the Acquired Properties were acquired on January 1, 2017. The table below provides a summary of interest-bearing debt used to finance the Acquired Properties:

	Fixed/ Floating	Interest Rate	Principal Balance		
2018 term loan facility	Floating	3.34%	\$ 100	6,264	
Revolving credit facility	Floating	3.72%	\$ 179	9,095	

(GG) Non-controlling interest in Operating Partnership is adjusted based on the additional pro forma earnings due to the acquisition of the Acquired Properties.