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

# FORM 8-K

# CURRENT REPORT

# PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): May 8, 2019 (May 8, 2019)

# Global Medical REIT Inc.

(Exact name of registrant as specified in its charter)

Maryland (State or Other Jurisdiction of Incorporation) **001-37815** (Commission File Number)

46-4757266 (I.R.S. Employer Identification No.)

2 Bethesda Metro Center, Suite 440 Bethesda, MD 20814

(Address of Principal Executive Offices) (Zip Code)

(202) 524-6851

(Registrant's Telephone Number, Including Area Code)

Not Applicable

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

Securities registered pursuant to Section 12(b) of the Act:

Title of each class:	rading Symbol:	Name of each exchange on which registered:
Common Stock, par value \$0.001 per share	GMRE	NYSE
Check the appropriate box below if the Form 8-K filing is intended t	to simultaneously satisfy the filing obligation	on of the registrant under any of the following provisions:
☐ Written communications pursuant to Rule 425 under the Securit	ties 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))
Indicate by check mark whether the registrant is an emerging grow Securities Exchange Act of 1934 (17 CFR §240.12b-2).	th company as defined in Rule 405 of the	Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the
Emerging growth company □		
If an emerging growth company, indicate by check mark if the regis accounting standards provided pursuant to Section 13(a) of the Exch		ransition period for complying with any new or revised financial

# Item 2.02 Results of Operations and Financial Condition.

On May 8, 2019, Global Medical REIT Inc. (the "Company") announced its financial position as of March 31, 2019, and operating results for the three-month period ended March 31, 2019 and other related information by posting its First Quarter 2019 Earnings Results and Operating Information package (the "Package") to the Company's website at www.globalmedicalreit.com. A copy of the Package has been furnished as Exhibit 99.1 to this Current Report on Form 8-K and is incorporated herein by reference.

The information included in this Item 2.02 of this Current Report on Form 8-K, including the Package furnished as Exhibit 99.1 hereto, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act") or otherwise subject to the liabilities of that section, and shall not be incorporated by reference into any filing of the Company under the Securities Act of 1933, as amended, or the Exchange Act, regardless of any general incorporation language in such filing.

# Item 9.01 Financial Statements and Exhibits.

(d)	Exhibits

Exhibit No.	Description
99.1	First Quarter 2019 Earnings Results and Operating Information package.

# 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.

# Global Medical REIT Inc.

By: /s/ Jamie A. Barber

Jamie A. Barber

Secretary and General Counsel

Dated: May 8, 2019



www.globalmedicalreit.com



# First Quarter 2019 Earnings Results and Operating Information

Three Months Ended March 31, 2019



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### First Quarter Earnings Call and Webcast

Date Thursday, May 9, 2019
Time 9:00 a.m. Eastern Time

Dial-In 1-877-407-3948: Domestic / 201-389-0865: International / Reference: Global Medical REIT Inc.

Webcast Located on the "Investor Relations" section of the Company's website at

http://investors.globalmedicalreit.com/ or by clicking on the conference call link:

 $\underline{https://hd.choruscall.com/lnComm/?callme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&passcode=13666319\&h=true\&info=company\&r=true\&B=6allme=true\&info=company\&r=true\&info$ 

Replay An audio replay of the conference call will be posted on the Company's website.

#### Forward-Looking Statements

Certain statements contained herein may be considered "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, and it is the Company's intent that any such statements be protected by the safe harbor created thereby. These forward-looking statements are identified by their use of terms and phrases such as "anticipate," "believe," "could," "estimate," "expect," "intend," "may," "should," "plan," "predict," "project," "will," "continue" and other similar terms and phrases, including references to assumptions and forecasts of future results. Except for historical information, the statements set forth herein including, but not limited to, any statements regarding our earnings, expected financial performance (including future cash flows associated with new tenants), future dividends or other financial items; any other statements concerning our plans, strategies, objectives and expectations for future operations, our pipeline of acquisition opportunities and expected acquisition activity, including the timing and/or successful completion of any acquisitions and expected rent receipts on these properties; facility sale or expected sale activity, including the timing and/or successful completion of any sales and expected proceeds and tax impact of the sales, and any statements regarding future economic conditions or performance are forward-looking statements. These forward-looking statements are based on our current expectations, estimates and assumptions and are subject to certain risks and uncertainties. Although the Company believes that the expectations, estimates and assumptions reflected in its forward-looking statements are reasonable, actual results could differ materially from those projected or assumed in any of the Company's forward-looking statements. Additional information concerning us and our business, including additional factors that could materially and adversely affect our financial results, include, without limitation, the risks described under Part I, Item 1A -Risk Factors, in our Annual Report on Form 10-K, our Quarterly Reports on Form 10-Q, and in our other filings with the United States Securities and Exchange Commission ("SEC"). You are cautioned not to place undue reliance on forward-looking statements. The Company does not intend, and undertakes no obligation, to update any forward-looking statement.



A reconciliation of non-GAAP financial measures for Funds from Operations and Adjusted Funds from Operations is included on page 8 within this document.

#### REVENUES AND OPERATING RESULTS

- Net income attributable to common stockholders for the three months ended March 31, 2019 totaled \$0.5 million, or \$0.02 per share, compared to net income of \$0.4 million, or \$0.02 per share, in the comparable prior year period.
- Funds from Operations ("FFO") decreased to \$0.17 per share for the three months ended March 31, 2019, from \$0.18 per share in the comparable prior year period.
- Adjusted Funds from Operations ("AFFO") increased to \$0.17 per share for the three months ended March 31, 2019, from \$0.16 per share in the comparable prior year period.
- Rental revenue increased to \$15.1 million for the three months ended March 31, 2019, from \$11.6 million in the
  comparable prior year period. Rental revenue includes \$1.3 million of expense recoveries recognized during the three
  months ended March 31, 2019 and \$1.1 million from the same period in 2018.

#### **ACQUISITIONS**

- During the first quarter of 2019, the Company completed two acquisitions, encompassing an aggregate of 51,729 leasable square feet, for an aggregate purchase price of \$20.6 million with annualized base rent of \$1.6 million and a weighted average capitalization rate of 7.61%.
- On April 15, 2019, the Company closed on the acquisition of four inpatient rehabilitation facilities totaling 207,204 square
  feet for an aggregate purchase price of \$94 million, at an initial capitalization rate of approximately 7.3% and an estimated
  second-year capitalization rate of 7.6%, assuming scheduled lease increases. The portfolio is leased to leading healthcare
  providers under long-term triple-net leases and is expected to provide total annual rent of \$6.9 million.

#### CAPITAL RAISING AND DEBT

During the first quarter of 2019, the Company raised \$83.9 million of equity through a combination of common stock and OP unit issuances at an average offering price of \$9.75 per share. The Company's first quarter 2019 equity issuances included the following:

- An underwritten public offering of common stock, which resulted in the issuance of 8.2 million shares of common stock at a public offering price of \$9.75 per share, generating gross proceeds of \$80.3 million;
- An issuance of 0.3 million shares of common stock at an average offering price of \$9.68 per share, pursuant to the Company's "at-the-market" offering program, generating gross proceeds of \$3.1 million; and
- An issuance of 49 thousand OP units with a value of \$0.5 million in connection with a facility acquisition.

On April 15, 2019, the Company exercised \$75 million of the \$150 million accordion feature of its credit facility. The partial exercise of the accordion feature increases the term loan component of the credit facility from \$100 million to \$175 million and the total borrowing capacity under the credit facility to \$425 million.

# COMMON STOCK AND PREFERRED STOCK DIVIDENDS

- On March 6, 2019, the Board of Directors declared a \$0.20 per share cash dividend to common stockholders of record as
  of March 26, 2019, which was paid on April 10, 2019. This dividend represented the Company's first quarter 2019
  dividend payment to its common stockholders.
- Additionally, on March 6, 2019, the Board of Directors declared a \$0.46875 per share cash dividend to holders of record as
  of April 15, 2019 of its Series A Preferred Stock, which was paid on April 30, 2019. This dividend represented the
  Company's quarterly dividend on its Series A Preferred Stock for the period from January 31, 2019 through April 29, 2019.



A reconciliation of non-GAAP financial measures for Funds from Operations and Adjusted Funds from Operations is included on page 8 within this document.

#### CEO COMMENTARY

"2019 is off to a great start," stated Jeffrey Busch, the Company's Chief Executive Officer. "During the first quarter, we continued to grow our net-leased medical real estate portfolio through strategic acquisitions that are creating long-term cash flows to support our dividend and create long-term stockholder value. In addition, we were able to strengthen our balance sheet and create greater flexibility to foster future growth." Mr. Busch continued, "We believe that our prudent investment underwriting, coupled with the inherent tailwinds in healthcare delivery, will continue to create value."

#### FIRST QUARTER 2019

- Rental revenue for the three months ended March 31, 2019 increased to \$15.1 million, compared to \$11.6 million for the
  comparable prior year period. This increase was primarily the result of the Company's larger property portfolio compared
  to the prior year period. Rental revenue includes \$1.3 million of expense recoveries recognized during the three months
  ended March 31, 2019 and \$1.1 million from the same period in 2018.
- Total expenses for the three months ended March 31, 2019 were \$13.2 million, compared to \$9.7 million for the
  comparable prior year period. This increase was primarily the result of the Company's larger portfolio compared to the
  prior year period.
- General and administrative expenses increased to \$1.6 million in the first quarter, compared to \$1.0 million in the
  comparable prior year period. This increase resulted from an increase in non-cash LTIP compensation expense. LTIP
  compensation expense was \$0.8 million for the three months ended March 31, 2019, compared to \$0.2 million for the
  same period in 2018.
- Interest expense for the three months ended March 31, 2019 was \$4.0 million, compared to \$2.7 million for the comparable prior year period. This increase is primarily due to higher average borrowings during the quarter compared to the same quarter last year, the proceeds of which were used to finance our property acquisitions, and also resulted from higher interest rates.

#### **BALANCE SHEET SUMMARY**

- Cash and cash equivalents were \$1.8 million as of March 31, 2019, compared to \$3.6 million as of December 31, 2018.
- Gross investment in real estate as of March 31, 2019 was \$668.9 million, compared to \$647.6 million as of December 31, 2018.
- Total debt, which includes outstanding borrowings on the credit facility and notes payable (both net of unamortized deferred financing costs), was \$258.6 million as of March 31, 2019, compared to \$315.0 million as of December 31, 2018.
- The weighted average interest rate and term of our debt was 4.72 % and 4.14 years at March 31, 2019.



(In thousands, except par values)

		As of		
		March 31, 2019		December 31, 2018
Assets		(unaudited)		
Investment in real estate:				
Land	\$	68,326	\$	63,710
Building		533,430		518,45
Site improvements		6,982		6,88
Tenant improvements		16,206		15,35
Acquired lease intangible assets	_	43,987	_	43,15
		668,931		647,55
Less: accumulated depreciation and amortization	_	(35,771)	_	(30,625
Investment in real estate, net		633,160		616,92
Cash and cash equivalents		1,844		3,63
Restricted cash		1,464		1,21
Tenant receivables		3,559		2,90
Escrow deposits		3,296		1,75
Deferred assets		10,358		9,35
Other assets		3,009		32
Total assets	s -	656,690	s -	636.09
Notes payable, net of unamortized discount of \$766 and \$799 at March 31, 2019 and December 31, 2018, respectively Accounts payable and accrued expenses Dividends payable Security deposits and other Due to related parties, net		38,652 3,385 8,985 4,122 1,100		38,65 3,66 6,98 4,15 1,03
Derivative liability		5,520		3,48
Other liability Acquired lease intangible liability, net		2,367 2,004		2,02
Total liabilities	-	286,128	_	336,34
Stockholders' equity:	-	200,120	-	220,24
Preferred stock, \$0.001 par value, 10,000 shares authorized; 3,105 issued and outstanding at March 31, 2019 and December 31, 2018, respectively (liquidation preference of \$77,625 at March 31, 2019 and December 31, 2018, respectively)		74,959		74,95
Common stock, \$0.001 par value, 500,000 shares authorized; 34,555 shares and 25,944 shares issued and outstanding at March 31, 2019 and December 31, 2018, respectively		35		2
Additional paid-in capital		322,359		243,03
Additional paid-in capital Accumulated deficit				
		(51,390)		(45,00)
Accumulated other comprehensive loss	-	(5,743)	-	(3,72
Total Global Medical REIT Inc. stockholders' equity		340,220		269,29
Noncontrolling interest	-	30,342	-	30,45
Total stockholders' equity	_	370,562	. –	299,75
Total liabilities and stockholders' equity	\$_	656,690	\$_	636,09

(unaudited and in thousands, except per share amounts)

		Three Months	March 31,	
		2019		2018
Revenue				
Rental revenue (1)	\$	15,141	\$	11,556
Other income		59		8
Total revenue		15,200	_	11,564
Expenses				
General and administrative		1,606		1,009
Operating expenses (1)		1,323		1,109
Management fees – related party		1,334		1,081
Depreciation expense		3,867		2,906
Amortization expense		1,002		765
Interest expense		4,025		2,684
Acquisition fees	_		_	117
Total expenses	_	13,157	_	9,663
Net income	\$	2,043	\$	1,901
Less: Preferred stock dividends		(1,455)		(1,455)
Less: Net income attributable to noncontrolling interest		(60)		(35
Net income attributable to common stockholders	\$	528	\$ _	411
Net income attributable to common stockholders per share – basic and diluted	\$	0.02	\$	0.02
Weighted average shares outstanding – basic and diluted		27,380		21,631

<sup>(1)</sup> Includes expense recoveries related to tenant reimbursement of real estate taxes, insurance, and certain other operating expenses of \$1.3 million and \$1.1 million for the three months ended March 31, 2019 and 2018, respectively.



(unaudited and in thousands)

	Three Months Ender March 31,	
	2019	2018
Operating activities		
Net income	\$ 2,043	\$ 1,901
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation expense	3,867	2,906
Amortization of acquired lease intangible assets	1,002	765
Amortization of above market leases, net	219	113
Amortization of deferred financing costs and other	313	430
Stock-based compensation expense	771	182
Other	33	4
Changes in operating assets and liabilities:		
Tenant receivables	(654)	(549)
Deferred assets	(1,006)	(1,178)
Other assets	32	86
Accounts payable and accrued expenses	(634)	1,834
Security deposits and other	(30)	2,784
Accrued management fees due to related party	192	17
Net cash provided by operating activities	6,148	9,295
Investing activities		
Purchase of land, buildings, and other tangible and intangible assets and liabilities	(20,841)	(65,565)
Escrow deposits for purchase of properties	(1,472)	(798)
Loan repayments made to related parties	(122)	-
Capital expenditures on existing real estate investments	(9)	(133)
Pre-acquisition costs for purchase of properties	(211)	246
Net cash used in investing activities	(22,655)	(66,250)
Financing activities		
Net proceeds received from common equity offerings	78,944	
Escrow deposits required by third party lenders	(72)	(72)
Borrowings repaid to related parties	-	(18)
Repayment of note payable from third party	(35)	-
Proceeds from revolving credit facility	6,200	68,750
Repayment of revolving credit facility borrowings	(62,800)	(4,500)
Payments of deferred financing costs	(29)	(753)
Redemption of LTIP Units	-	(158)
Dividends paid to common stockholders, and OP Unit and LTIP Unit holders	(5,781)	(4,552)
Dividends paid to preferred stockholders	(1,455)	(1,455)
Net cash provided by financing activities	14,972	57,242
Net (decrease) increase in cash and cash equivalents and restricted cash	(1,535)	287
Cash and cash equivalents and restricted cash—beginning of period	4,843	7,114
Cash and cash equivalents and restricted cash—end of period	\$ 3,308	\$ 7,401



(unaudited and in thousands except per share amounts)

#### Non-GAAP Financial Measures

FFO and AFFO are Non-GAAP financial measures within the meaning of the rules of the SEC. The Company considers FFO and AFFO to be important supplemental measures of its operating performance and believes FFO is frequently used by securities analysts, investors, and other interested parties in the evaluation of REITs, many of which present FFO when reporting their results. In accordance with Mational Association of Real Estate Investment Trusts' ("NAREIT") definition, FFO means net income or loss computed in accordance with GAAP before non-controlling interests of holders of operating partnership units, excluding gains (or losses) from sales of property and extraordinary items, less preferred stock dividends, plus real estate-related depreciation and amortization (excluding amortization of deferred financing costs), and after adjustments for unconsolidated partnerships and joint ventures. Because FFO excludes real estate-related depreciation and amortization (other than amortization of deferred financing costs and above market lease amortization expense), the Company believes that FFO provides a performance measure that, when compared period-over-period, reflects the impact to operations from trends in occupancy rates, rental rates, operating costs, development activities and interest costs, providing perspective not immediately apparent from the closest GAAP measurement, net income or loss.

AFFO is a non-GAAP measure used by many investors and analysts to measure a real estate company's operating performance by removing the effect of items that do not reflect ongoing property operations. Management calculates AFFO by modifying the NAREIT computation of FFO by adjusting it for certain cash and non-cash items and certain recurring and non-recurring items. For the Company these items include: recurring acquisition and disposition costs, loss on the extinguishment of debt, recurring straight line deferred rental revenue, recurring stock-based compensation expense, recurring amortization of above market leases, deferred financing costs, recurring capital expenditures, recurring lease commissions, recurring tenant improvements, and other items.

Management believes that reporting AFFO in addition to FFO is a useful supplemental measure for the investment community to use when evaluating the operating performance of the Company on a comparative basis. The Company's FFO and AFFO computations may not be comparable to FFO and AFFO reported by other REITs that do not compute FFO in accordance with the NAREIT definition, that interpret the NAREIT definition differently than the Company does, or that compute FFO and AFFO in a different manner.

	1	hree Months	Ended	March 31,
		2019		2018
Net income	\$	2,043	\$	1,901
Less: Preferred stock dividends		(1,455)		(1,455)
Depreciation and amortization expense		4,869		3,671
FFO	\$	5,457	\$	4,117
Amortization of above market leases, net (1)		219		113
Straight line deferred rental revenue		(1,366)		(1,173)
Stock-based compensation expense		771		182
Amortization of deferred financing costs and other		313		430
Acquisition fees		-		117
AFFO	\$	5,394	\$	3,786
Net income attributable to common stockholders per share – basic and diluted	\$	0.02	\$	0.02
FFO per share	\$	0.17	\$ <b>-</b>	0.18
AFFO per share	\$	0.17	\$	0.16
Reconciliation of Weighted Average Shares and Units Outstanding:				
Weighted Average Common Shares		27,380		21,631
Weighted Average OP Units		3,145		1,246
Weighted Average LTIP Units		681		507
Weighted Average Shares and Units Outstanding – basic and diluted	_	31,206		23,384

<sup>(1)</sup> The Company adopted the 2018 NAREIT FFO White Paper Restatement during the first quarter of 2019. Accordingly, amortization of above market leases is no longer included as a reconciling item in determining FFO.





Total Buildings	87
Total Square Feet	2,130,644
Total Tenants	53
Occupancy	100%
Total Annualized Cash Rent (in thousands)	\$52,054
Weighted Average Cap Rate	7.9%
Weighted Average Lease Term	9.9
Weighted Average Rent Escalations	2.2%

# First Quarter 2019 Completed Acquisitions

For the three months ended March 31, 2019, the Company completed two acquisitions, encompassing an aggregate of 51,729 leasable square feet for a total purchase price of \$20.6 million with annualized base rent of \$1.6 million at a weighted average cap rate of 7.61%.

			Rentable		Annualized Base	
			Square Feet	Purchase Price(1)	Rent <sup>(2)</sup>	Capitalization
Date	Property	City, State	(RSF)	(in thousands)	(in thousands)	Rate <sup>(3)</sup>
02/28/19	AMG Specialty Hospital	Zachary, LA	12,424	\$ 4,500	\$ 403	8.94%
03/19/19	East Valley Gastro	Chandler, AZ	39,305	16,100	1,164	7.23%
	Totals/Weighted Average		51,729	\$ 20,600	\$ 1,567	7.61%

# Acquisitions and Properties Under Contract Subsequent to March 31, 2019

Summary information about our completed acquisitions and properties under contract from April 1, 2019 through May 7, 2019 is presented in the table below:

### Completed:

	_		Rentable Square Feet		Purchase Price(1)	Annualized Base Rent <sup>(2)</sup>	Capitalization
Date	Property	City, State	(RSF)		(in thousands)	(in thousands)	Rate <sup>(3)</sup>
04/15/19	Encompass Health Rehabilitation Hospital of Desert Canyon	Las Vegas, NV	53,260	Ś	21,500	\$ 1,504	7.00%
04/15/19	Cobalt Rehabilitation Hospital of Surprise	Surprise, AZ	54,575		28,500	1,972	6.92%
04/15/19	Mercy Rehabilitation Hospital Oklahoma City	Oklahoma City, OK	53,449		28,000	1,872	6.69%
04/15/19	Saint Joseph Rehabilitation Institute	Mishawaka, IN	45,920		16,000	1,464	9.15%
	Total/Weighted Average		207,204	ŝ	94,000	\$ 6,812	7.25%
Under Cor	ntract:						
n/a	Maplewood Outpatient Clinic	Minneapolis, MN	21,427	\$	5,715	\$ 411	7.19%
n/a	East Lansing Portfolio	East Lansing, MI	80,073		20,490	1,593	7.77%
	Total/Weighted Average		101,500	ŝ	26,205	\$ 2,004	7.65%

The Company is currently in various stages of negotiations on the above transactions that are under contract and subject to further due diligence. If GMRE identifies problems with the properties or the operators of the property, the Company may not close the transactions on a timely basis, or at all.

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Represents contractual purchase price.
 Monthly base rent in March, 2019, or in month acquisition completed, or in month placed under contract multiplied by 12.
 Capitalization rates are calculated based on current lease terms and do not give effect to future rent escalations.



# Lease Expiration Schedule (% of Portfolio SF) and Annualized Base Rent (ABR) (\$\mathcal{S}\) in thousands)

Year	Number of Leases	Leased Square Feet	% of Total Leased SF	 ABR	% of Total ABR
2019	2	4,350	0.2%	\$ 104	0.2%
2020	-	-	0.0%	\$ -	0.0%
2021	3	159,338	7.5%	\$ 3,859	7.4%
2022	1	8,840	0.4%	\$ 252	0.5%
2023	8	129,795	6.1%	\$ 3,768	7.2%
2024	12	151,161	7.1%	\$ 4,850	9.3%
2025	2	8,301	0.4%	\$ 127	0.2%
2026	11	305,371	14.3%	\$ 5,756	11.1%
2027	8	239,400	11.2%	\$ 6,802	13.1%
2028	3	64,570	3.0%	\$ 1,519	2.9%
2029	6	168,450	7.9%	\$ 4,942	9.5%
2030+	28	888,988	41.8%	\$ 20,076	38.6%
Total	84	2,128,564	100.0%	\$ 52,054	100.0%

Tena Cate	nt Affiliation or Property Location gory	By Rent		
(A)	On Campus or Adjacent	29%		
(B)	Health System Affiliated	49%		
(C)	On Campus or Affiliated	60%		
(D)	Medical Office Park	24%		
(E)	Retail Center	30%		
(F)	National Surgical Operator	15%		
(A), (B), (D), (E) or (F) 86%				

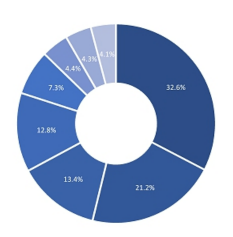
Tenant Credit Strength By Asset Type Category	% of ABR	Rent Coverage Ratio
Inpatient Rehab Facility (IRF)	21.2%	3.14x
Surgical Hospital (SH)	7.3%	7.35x
Long-term Acute Care Hospital (LTACH)	3.6%	2.87x
TOTAL/WEIGHTED AVERAGE	32.1%	4.03x
Medical Office Building (MOB)	19.9%	6.61x
MOB/Ambulatory Surgery Center (ASC)	12.6%	6.56x
TOTAL/WEIGHTED AVERAGE	32.5%	6.61x
All Tenants Calculated for Rent Coverage	64.6%	5.31x
Large/Credit Tenants Not Calculated	23.7%	N/A
Other Tenants Not Available	11.7%	N/A

See page 16 for additional information

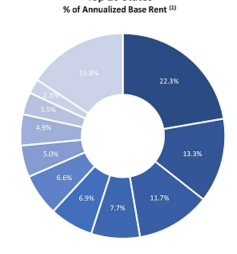
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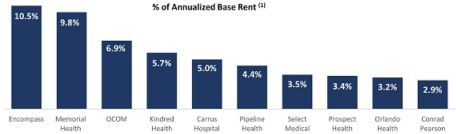


# Top 10 States



	мов	32.6%	Texas	22.3%
	IRF	21.2%	Ohio	13.3%
	IRF	21.270	Pennsylvania	11.7%
	MOB/ASC	13.4%	Florida	7.7%
	MOB/Imaging/ER	12.8%	Oklahoma	6.9%
			Arizona	6.6%
	Surgical Hospital	7.3%	Illinois	5.0%
	Acute Hospital	4.4%	Tennessee	4.9%
ITACH	LTACH	4.3%	Nebraska	3.5%
			California	2.3%
	Other	4.1%	Other	15.8%

Top 10 Tenants



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(1) Monthly base rent as of March 31, 2019 multiplied by 12

Encompass Health (Ba3) (NYSE: EHC), headquartered in Birmingham, AL is a national leader in integrated healthcare services offering both facility-based and home-based patient care through its network of inpatient rehabilitation hospitals, home health agencies and hospice agencies. With a national footprint that spans 130 hospitals and 278 home health & hospice locations in 36 states and Puerto Rico, Encompass Health is committed to delivering high-quality, cost-effective care across the post-acute continuum. Encompass Health is ranked as one of Fortune's 100 Best Companies to Work For, as well as Modern Healthcare's Best Places to Work.

Marietta Memorial Health System (MMH), (BB-) is headquartered in Marietta, OH, and is the largest health system in the Parkersburg-Marietta-Vienna MSA. The largest employer in Washington County, MMH comprises (i) two hospitals, Marietta Memorial Hospital (154-bed) and Selby General Hospital (25-bed) critical access hospital; (ii) the Belpre Campus; (iii) ten clinic outpatient service sites; and (iv) five imaging locations, and has over 2,500 employees and 211 accredited physicians.

Oklahoma Center for Orthopedic & Multi-Specialty Surgery, LLC (OCOM) is based Oklahoma City, OK and affiliated with USPI and INTEGRIS, and is a leading hospital for orthopedic specialists. OCOM operates a surgical hospital with nine operating rooms and a physical therapy department, an ancillary surgery center, and multiple imaging centers in throughout Oklahoma City.

Kindred Healthcare, LLC is a healthcare services company based in Louisville, KY with annual revenues of approximately \$3.3 billion. At December 31, 2018, Kindred through its subsidiaries had approximately 35,700 employees providing healthcare services in 1,789 locations in 45 states, including 74 long-term acute care hospitals, 22 inpatient rehabilitation hospitals, 11 sub-acute units, 96 inpatient rehabilitation units (hospital-based) and contract rehabilitation service businesses which served 1,586 non-affiliated sites of service. Kindred is ranked as one of Fortune magazine's Most Admired Healthcare Companies for nine years.

Carrus Hospital is located in Sherman, TX and provides acute rehabilitative care and long term acute care. Accredited with The Joint Commission's Gold Seal of Approval, Carrus Hospital serves Sherman, Durant, Denison, Gainesville, Denton, McKinney, Plano, Bonham, Lewisville, Carrollton, Fort Worth, Dallas, Oklahoma City and beyond.

Pipeline Health is a privately-held, community-based hospital ownership and management company based in Los Angeles. The principals of Pipeline Health have more than 250 years of collective experience in clinical medicine, finance, hospital operations and acquisitions. Pipeline's growing business, through its affiliates, includes: Emergent Medical Associates, a leading provider of ER serving 20+ hospital sites and 900,000 patients annually; Integrated Anesthesia Medical Group, with 100 providers performing 15,000 procedures annually; Avanti Hospitals, a Los Angeles health system with four hospitals, 400+ beds and 55,000 ER visits annually; Cloudbreak, a telemedicine company with 75,000 monthly encounters in 700 hospitals; Pacific Healthworks, a physician practice management company; Benchmark Hospitalists; four community hospitals in Chicago and Dallas, and a recent addition of 22 freestanding EDs upon a merger with Adaptus Health.

Select Medical (81) is headquartered in Mechanicsburg, PA and one of the largest operators of critical illness recovery hospitals (previously referred to as long term acute care hospitals), rehabilitation hospitals (previously referred to as inpatient rehabilitation facilities), outpatient rehabilitation clinics, and occupational health centers in the U.S. based on the number of facilities. As of December 31, 2018, Select Medical operated 96 critical illness recovery hospitals in 27 states, 26 rehabilitation hospitals in 11 states, and 1,662 outpatient rehabilitation clinics in 41 states. Select Medical's joint venture subsidiary Concentra operated 524 occupational health centers in 41 states.

Prospect Medical Holdings (B3) was Established in 1996, and has grown into a significant provider of coordinated regional healthcare services in Southern California, Connecticut, New Jersey, Pennsylvania, Rhode Island and South Central Texas. In addition to their medical groups, they also own 20 acute and behavioral hospitals that are located in diverse areas within Southern California, Connecticut, New Jersey, Pennsylvania, Rhode Island and South Central Texas and maintain competitive market positions in the areas they serve. All of their facilities aim to provide a comprehensive range of services tailored to their specific communities, including partnerships with other area hospitals, physicians and health plans.

Orlando Health (A2) is based in Central Florida, Orlando and is a \$3.8 billion not-for-profit healthcare organization and a community-based network of hospitals, physician practices and outpatient care centers across Central Florida. The organization is home to the area's only Level One Trauma Centers for adults and pediatrics and is a statutory teaching hospital system that offers both specialty and community hospitals. More than 3,000 physicians have privileges across the system, which is also one of the area's largest employers with more than 23,000 employees who serve nearly 155,000 inpatients, more than 3 million outpatients, and more than 10,000 international patients each year. Additionally, Orlando Health provides more than \$345 million in support of community health needs.

The Conrad Pearson Clinic is the largest and most experienced urology group in the Mid-South, providing a full range of diagnostic and therapeutic services. Since 1996, they have provided cutting-edge urological care to patients in the greater Memphis area.



(as of March 31, 2019, see page 16 for footnotes

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Property	Location	# of Bldgs	Facility Type	Net Leasable Square Feet		Annualized Rent(1) (\$ in 000's)	Annualized Rent Per Square Foot(1	Tenant/ Guarantor <sup>(2)</sup>
East Valley Gastroenterology & Hepatology Associates	Chandler, AZ	3	MOB/ASC	39,305	10.7	\$1,164	\$29.62	East Valley Gastroenterology & Hepatology Associates
AMG Specialty Hospital	Zachary, LA	1	LTACH	12,424	17.2	\$403	\$32.43	AMG Specialty Hospital
Citrus Valley Medical Associates	Corona, CA	1	мов	41,803	11.8	\$1,204	\$28.80	Citrus Valley Medical Associates
Prospect Medical	Vernon, CT	2	MOB/ Dialysis/ Administrative	58,550	12.4	\$774	\$13.22	Prospect ECHN / Prospect Medical Holdings, Inc.
Heartland Women's Healthcare	Southern IL	6	МОВ	64,966	8.2	\$1,153	\$17.75	Heartland Women's Healthcare / USA OBGYN Management
Cancer Center of Brevard	Melbourne, FL	1	Cancer Center	19,074	4.2	\$623	\$32.67	Brevard Radiation Oncology / Vantage Oncology
TriHealth	Cincinnati, OH	1	МОВ	18,820	6.8	\$313	\$16.64	TriHealth
Foot and Ankle Specialists	Bountiful, UT	1	мов	22,335	14.6	\$380	\$17.00	Foot and Ankle Specialists of Utah / physician guaranty
Rock Surgery Center	Derby, KS	1	ASC	16,704	8.2	\$255	\$15.25	Rock Surgery Center/Rock Medical Assets
Valley ENT	McAllen, TX	1	MOB	30,811	10.4	\$439	\$14.25	Valley ENT
Memorial Health System	Belpre, OH	4	MOB/Img/ER/ASC	155,600	11.9	\$5,112	\$32.85	Marietta Memorial
Orlando Health	Orlando, FL	5	МОВ	59,644	5.0	\$1,359	\$22.79	Orlando Health
City Hospital at White Rock	Dallas, TX	1	Acute Hospital	236,314	18.9	\$2,289	\$9.69	Pipeline East Dallas
Gainesville Eye	Gainesville, GA	1	MOB/ASC	34,020	10.9	\$792	\$23.28	SCP Eyecare Services
Northern Ohio Medical Specialists	Fremont, OH	1	мов	25,893	10.9	\$624	\$24.09	Northern Ohio Medical Specialists
Fresenius Kidney Care	Moline, IL	2	мов	27,173	12.5	\$548	\$20.17	Quad City Nephrology/Fresenius Medical Care Holdings
Zion Eye Institute	St. George, UT	1	MOB/ASC	16,000	10.7	\$408	\$25.50	Zion Eye Institute
Respiratory Specialists	Wyomissing, PA	1	мов	17,598	8.7	\$413	\$23.46	Berks Respiratory
Amarillo Bone & Joint Clinic	Amarillo, TX	1	МОВ	23,298	10.7	\$606	\$26.01	Amarillo Bone & Joint Clinic
Kansas City Cardiology	Lee's Summit, MO	1	МОВ	12,180	5.8	\$280	\$23.03	Kansas City Cardiology
Texas Digestive	Fort Worth, TX	1	МОВ	18,084	9.3	\$442	\$24.45	Texas Digestive Disease Consultants
Albertville Medical Building	Albertville, MN	1	мов	21,486	9.8	\$489	\$22.78	Stellis Health
Heartland Clinic	Moline, IL	1	MOB/ASC	34,020	14.3	\$910	\$26.76	Heartland Clinic
Central Texas Rehabilitation Clinic	Austin, TX	1	IRF	59,258	8.1	\$2,971	\$50.14	CTRH, LLC / Kindred Health
Conrad Pearson Clinic	Germantown, TN	1	MOB/ASC	33,777	5.1	\$1,518	\$44.94	Urology Center of the South/Physician guarantees
Cardiologists of Lubbock	Lubback, TX	1	мов	27,280	10.4	\$612	\$22.44	Lubbock Heart Hospital/Surgery Partners, Inc.
Carrus Specialty Hospital	Sherman, TX	1	IRF/LTACH	69,352 <sup>(N</sup>	18.3	\$2,620	\$37.77	SDB Partners, LLC
Lonestar Endoscopy	Flower Mound, TX	1	ASC	10,062	7.5	\$300	\$29.82	Lonestar Endoscopy Center, LLC
Unity Family Medicine	Brockport, NY	1	МОВ	29,497	11.7	\$621	\$21.04	Unity Hospital of Rochester
Oklahoma Center for Orthopedic 8 Multi-Specialty Surgery	k Oklahoma City, OK	3	Surgical Hospital/ Physical Therapy/ASC	97,406	14.1	\$3,617	\$37.13	OCOM/INTEGRIS; USPI; physician guaranty
Southlake Heart & Vascular Institute	Clermont, FL	1	МОВ	18,152	3.6	\$380	\$20.93	Orlando Health, Southlake Hospital, Vascular Specialists of Central Florida



(as of March 31, 2019, see page 16 for footnotes

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Property	Location	# of Bldgs	Facility Type	Net Leasable Square Feet	Lease Years Remaining	Annualized Rent(1) (\$ in 000's)	Annualized Rent Per Square Foot(1)	Tenant/ Guarantori <sup>2)</sup>
Thumb Butte Medical Center	Prescott, AZ	1	МОВ	12,000	7.9	\$382	\$31.83	Thumb Butte Medical Center/Physician Guaranty
Las Cruces Orthopedic	Las Cruces, NM	1	МОВ	15,761	9.8	\$369	\$23.41	Las Cruces Orthopedic Associates
Geisinger Specialty Care	Lewisburg, PA	1	MOB/Img	28,480	4.1	\$548	\$19.24	Geisinger Health
Southwest Florida Neurological & Rehab	Cape Coral, FL	1	мов	25,814	7.8	\$551	\$21.33	Southwest Florida Neurosurgical Associates
Encompass Mechanicsburg	Mechanicsburg, PA	1	IRF	78,836	2.1	\$1,923	\$24.40	Encompass
Encompass Altoona	Altoona, PA	1	IRF	70,007	2.1	\$1,713	\$24.47	Encompass
Encompass Mesa	Mesa, AZ	1	IRF	51,903	5.6	\$1,815	\$34.97	Encompass
Piedmont Healthcare	Ellijay, GA	3	мов	44,162	7.3	\$375	\$8.49	Piedmont Mountainside Hospital, Inc.
Carson Medical Group Clinic	Carson City, NV	2	мов	20,632	4.6	\$365	\$17.69	Carson Medical Group
Northern Ohio Medical Specialists	Sandusky, OH	8	МОВ	55,760	8.6	\$885	\$15.87	Northern Ohio Medical Specialists
Brown Clinic	Watertown, SD	3	MOB/lmg	48,132	12.5	\$736	\$15.29	Brown Clinic
East Orange General Hospital	East Orange, NJ	1	мов	60,442	7.5	\$981	\$16.23	Prospect Medical Holdings, Inc.
Berks Physicians & Surgeons	Wyomissing, PA	1	мов	17,000	7.3	\$463	\$27.23	Berks Eye Physicians & Surgeons
Berks Eye Surgery Center	Wyomissing, PA	1	ASC	6,500	7.3	\$248	\$38.12	Berkshire Eye
Marina Towers	Melbourne, FL	1	MOB/Img	75,899	7.0	\$1,127	\$14.85	Marina Towers, LLC/First Choice Healthcare Solutions, Inc.
Surgical Institute of Michigan	Detroit, MI	1	MOB/ASC	15,018	7.0	\$399	\$26.58	Surgical Institute of Michigan/Surgical Management Professionals
Star Medical Center	Plano, TX	1	Surgical Hospital	24,000	16.8	\$1,343	\$55.95	Star Medical Center/Lumin Health
Gastro One	Memphis, TN	6	MOB/ASC	52,266	8.8	\$1,346	\$25.75	Gastroenterology Center of the MidSouth
Associates in Ophthalmology	West Mifflin, PA	1	MOB/ASC	27,193	11.5	\$799	\$29.39	Associates Surgery Centers, LLC, Associates in Ophthalmology, Ltd.
Orthopedic Surgery Center of Asheville	Asheville, NC	1	ASC	8,840	2.9	\$252	\$28.52	Orthopedic Surgery Center of Ashville/Surgery Partners
Select Medical Hospital	Omaha, NE	1	LTACH	41,113	4.3	\$1,815	\$44.16	Select Specialty Hospital – Omaha, Inc./Select Medical Corporation



Global Medical REIT Inc. (the "Company") is net-lease medical office real estate investment trust (REIT) that acquires purpose-built specialized healthcare facilities and leases those facilities to strong healthcare systems and physician groups with leading market share. The Company's real estate portfolio is comprised of 87 purpose-built healthcare buildings, which are primarily leased on a triple-net basis and contains 2.1 million net leasable square feet. These assets are concentrated in secondary and tertiary markets across the United States. The Company's management team has significant healthcare, real estate and REIT experience and has long-established relationships with a wide range of healthcare providers.

### **Executive Team**

Jeffrey Busch Alfonzo Leon	Chief Executive Officer, Chairman and President Chief Investment Officer
Danica Holley	Chief Operating Officer
Bob Kiernan	Chief Financial Officer
Jamie Barber	General Counsel and Corporate Secretary
Allen Webb	Senior VP, SEC Reporting and Technical Accounting

# **Board of Directors**

Jeffrey Busch	Chief Executive Officer, Chairman and President
Henry Cole	Lead Independent Director
Paula Crowley	Director
Matthew Cypher	Investment Committee Chair
Zhang Huiqi	Director
Zhang Jingguo	Director
Ronald Marston	Nominating and Corporate Governance Committee Chair
Dr. Roscoe Moore	Compensation Committee Chair
Lori Wittman	Audit Committee Chair

# Sell-Side Coverage

Firm	Name	Email	Phone
Baird	Drew T. Babin	dbabin@rwbaird.com	610.238.6634
B. Riley FBR	Bryan Maher	bmaher@brileyfbr.com	646.885.5423
Boenning & Scattergood	Merrill Ross	mross@boenninginc.com	610.862.5328
D.A. Davidson	Barry Oxford Jr., CFA	boxford@dadco.com	212.240.9871
Janney	Robert Stevenson	robstevenson@janney.com	646.448.3028
Stifel	Chad Vanacore	vanacorec@stifel.com	518.587.2581

The equity analysts listed above have published research material on the Company and are listed as covering the Company. Any apinions, estimates, or forecasts regarding the Company's performance mode by these analysts do not represent the opinions, estimates, or forecasts of the Company or its management and do not by its reference above imply its endorsement of or concurrence with any information, conclusions or recommendations made by any of such analysts. Interested persons may obtain copies of analysts reports an their own — we do not distribute these reports. Several of these firms may, from time to time, own our stock and/or hold after lang or short positions on our stock, and may provide compensated services to us.

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(as of March 31, 2019)

#### Rent Coverage Ratio (see page 10)

For purposes of calculating our portfolio weighted-average EBITDARM coverage ratio ("Rent Coverage Ratio"), we excluded medical office buildings and other non-hospital tenants that are themselves credit rated or are subsidiaries of credit-rated health systems. These ratios are based on available information only, calculated as of December 31, 2018. Most tenant financial statements are unaudited and we have not independently verified any tenant financial information (audited or unaudited) and, therefore, we cannot assure you that such information is accurate or complete. Certain tenants (approximately 12% of our portfolio) are excluded from the calculation due to lack of available financial information or, with respect to our City Hospital at White Rock acquisition, a lack of relevant operating history with a new tenant operator. Additionally, certain components of our Rent Coverage Ratio include management assumptions to adjust for differences in tenant businesses, accounting and reporting practices, including, but not limited to, adjustments (i) for non-cash charges, (ii) for physician distributions and compensation, (iii) for differences in fiscal year, (iv) for changes in financial statement presentation and (v) for straight-line rent. Management believes that all adjustments are reasonable and necessary.

# Real Estate Portfolio (see pages 13 and 14)

Data as of March 31, 2019.

- (1) Monthly base rent at March 31, 2019 multiplied by 12. Accordingly, this methodology produces an annualized amount as of a point in time but does not take into account future contractual rental rate increases.
- (2) Certain lease guarantees are for less than 100% of the contractual rental payments.
- (3) Carrus Specialty Hospital does not include 12,000 square feet of shell space.

#### Additional Information

The information in this document should be read in conjunction with the Company's Annual Report on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K, and other information filed with, or furnished to, the SEC. You can access the Company's reports and amendments to those reports filed or furnished to the SEC pursuant to Section 13(a) or 15(d) of the Exchange Act in the "Investor Relations" section on the Company's website (www.globalmedicalreit.com) under "SEC Filings" as soon as reasonably practicable after they are filed with, or furnished to, the SEC. The information on or connected to the Company's website is not, and shall not be deemed to be, a part of, or incorporated into, this Earnings Results and Operating Information Package. You also can review these SEC filings and other information by accessing the SEC's website at <a href="http://www.sec.gov">http://www.sec.gov</a>.

Certain information contained in this package, including, but not limited to, information contained in our Top 10 tenant profiles is derived from publicly-available third-party sources. The Company has not independently verified this information and there can be no assurance that such information is accurate or complete.





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