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

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of July 2012

Commission File Number: 001-34934

COSTAMARE INC.

(Translation of registrant's name into English)

60 Zephyrou Street & Syngrou Avenue 17564, Athens, Greece

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F ; Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

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INCORPORATION BY REFERENCE

This Report on Form 6-K shall be incorporated by reference into our registration statement on Form F-3, as filed with the Securities and Exchange Commission on January 30, 2012 (File No. 333-179244), to the extent not superseded by documents or reports subsequently filed by us under the Securities Act of 1933 or the Securities Exchange Act of 1934, in each case as amended.

EXHIBIT INDEX

99.1 Unaudited interim condensed consolidated financial statements of Costamare Inc. (the "Company") for the six month period ended June 30, 2012, and the accompanying notes thereto.

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, thereunto duly authorized.

Date: July 26, 2012

COSTAMARE INC.

By: /s/ Gregory G. Zikos
Name: Gregory G. Zikos
Title: Chief Financial Officer

Consolidated Balance Sheets

As of December 31, 2011 and June 30, 2012

(Expressed in thousands of U.S. dollars)

	December 31, 2011	June 30, 2012
ASSETS		(Unaudited)
CURRENT ASSETS:		
Cash and cash equivalents	\$ 97,996	\$ 241,690
Restricted cash	7.371	12.604
Receivables	2,150	2,936
Inventories (Note 5)	9,335	12,649
Due from related parties (Note 3)	3,585	521
Insurance claims receivable	3,076	2,681
Accrued charter revenue (Note 10)	13,428	14,176
Prepayments and other	1,910	3,054
Total current assets	138,851	290,311
FIXED ASSETS, NET:		· · · · · · · · · · · · · · · · · · ·
Advances for vessel acquisitions (Note 6)	148,373	217,569
Vessels, net (Note 7)	1,618,887	1,618,178
Total fixed assets, net	1,767,260	1,835,747
NON CURRENT ASSETS:		
Deferred charges, net (Note 8)	32,641	32,160
Restricted cash	38,707	41,740
Accrued charter revenue (Note 10)	5,086	5,605
Total assets	\$ 1,982,545	\$ 2,205,563
LIABILITIES AND STOCKHOLDERS' EQUITY		-
CURRENT LIABILITIES:		
Current portion of long-term debt (Note 9)	\$ 153,176	\$ 161,170
Accounts payable	4,057	6,220
Accrued liabilities	13,455	13,621
Unearned revenue (Note 10)	6,901	6,988
Fair value of derivatives (Note 15)	46,481	52,472
Other current liabilities	2,519	2,429
Total current liabilities	226,589	242,900
NON CURRENT LIABILITIES:		
Long-term debt, net of current portion (Note 9)	1,290,244	1,391,318
Fair value of derivatives, net of current portion (Note 15)	125,194	131,036
Unearned revenue, net of current portion (Note 10)	10,532	11,257
Total non-current liabilities	1,425,970	1,533,611
COMMITMENTS AND CONTINGENCIES (Note 11)		
STOCKHOLDERS' EQUITY:		
Common stock (Note 12)	6	7
Additional paid-in capital (Note 12)	519,971	620,554
Accumulated deficit	(48,854)	(37,760)
Accumulated other comprehensive loss (Notes 15 and 17)	(141,137)	(153,749)
Total stockholders' equity	329,986	429,052
Total liabilities and stockholders' equity	\$ 1,982,545	\$ 2,205,563

Unaudited Consolidated Statements of Income

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except share and per share data)

	2011			2012		
REVENUES:						
Voyage revenue	\$	180,279	\$	196,076		
EXPENSES:						
Voyage expenses		(2,521)		(2,283)		
Voyage expenses—related parties (Note 3)		(1,357)		(1,452)		
Vessels' operating expenses		(55,733)		(56,365)		
General and administrative expenses		(2,465)		(2,099)		
Management fees-related parties (Note 3)		(7,483)		(7,573)		
Amortization of dry-docking and special survey costs (Note 8)		(4,043)		(3,936)		
Depreciation (Note 7)		(38,013)		(39,881)		
Gain on sale/disposal of vessels, net (Note 7)		10,771		1,303		
Foreign exchange gains		73		192		
Operating income		79,508		83,982		
OTHER INCOME (EXPENSES):						
Interest income		309		716		
Interest and finance costs (Note 13)		(36,106)		(38,237)		
Other		477		(101)		
Gain (loss) on derivative instruments (Note 15)		(69)		(679)		
Total other income (expenses)		(35,389)		(38,301)		
Net Income	\$	44,119	\$	45,681		
Earnings per common share, basic and diluted (Note 12)	\$	0.73	\$	0.71		
Weighted average number of shares, basic and diluted		60,300,000	_	64,462,088		

COSTAMARE INC. Unaudited Consolidated Statements of Comprehensive Income For the six-month periods ended June 30, 2011 and 2012 (Expressed in thousands of U.S. dollars)

	2011	2012
Net income for the period	\$ 44,119	\$ 45,681
Other comprehensive income / (loss)		
Unrealized loss on cash flow hedges (Note 15)	(6,236)	(11,154)
Unrealized gain on available for sale securities	7	-
Net settlements on interest rate swaps qualifying for cash flow hedge (Note 9)	(861)	(1,458)
Other comprehensive income/(loss) for the period	\$ (7,090)	\$ (12,612)
Total comprehensive income for the period	\$ 37,029	\$ 33,069

Unaudited Consolidated Statements of Stockholder's Equity For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except share and per share data)

	Common	Stock Additional				Retained Earnings				
	# of shares		Par value	 Paid-in Capital	Cor	nprehensive come (Loss)	(Ac	cumulated Deficit)	,	Total
BALANCE, January 1, 2011	60,300,000	\$	6	\$ 519,971	\$	(82,895)	\$	(74,940)	\$	362,142
- Net income	-		-	-		-		44,119		44,119
- Dividends	-		-	-		-		(30,150)		(30,150)
- Other comprehensive income/(loss)				 		(7,090)				(7,090)
BALANCE, June 30, 2011	60,300,000	\$	6	\$ 519,971	\$	(89,985)	\$	(60,971)	\$	369,021
BALANCE, January 1, 2012	60,300,000	\$	6	\$ 519,971	\$	(141,137)	\$	(48,854)	\$	329,986
- Net income	-		-	-		-		45,681		45,681
- Dividends	-		-	-		-		(34,587)		(34,587)
 Other comprehensive income/(loss) 	-		-	-		(12,612)		-		(12,612)
- Follow-on offering proceeds, net	7,500,000		1	 100,583		<u>-</u>				100,584
BALANCE, June 30, 2012	67,800,000	\$	7	\$ 620,554	\$	(153,749)	\$	(37,760)	\$	429,052

Unaudited Consolidated Statements of Cash Flows

For the six-month periods ended June 30, 2011 and 2012 $\,$

(Expressed in thousands of U.S. dollars)

		2011		2012
Cash Flows From Operating Activities:				
Net income:	\$	44,119	\$	45,681
Adjustments to reconcile net income to net cash provided by operating activities:		, .		- ,
Depreciation		38,013		39,881
Amortization and write off of financing costs		1,335		540
Amortization of deferred drydocking and special survey		4,043		3,936
Amortization of unearned revenue		(322)		(313)
Net settlements on interest rate swaps qualifying for cash flow hedge		(861)		(1,458)
Loss (gain) on derivative instruments		69		679
Gain on sale/disposal of vessels, net		(10,771)		(1,303)
Loss (Gain) on sale of investments		7		(1,505)
Changes in operating assets and liabilities:		•		
Receivables		(169)		(786)
Due from related parties		(731)		3,064
Inventories		(3,381)		(3,314)
Claims receivable		(1,687)		395
Prepayments and other		(642)		(1,144)
Accounts payable		2,262		2,163
Due to related parties		338		2,103
Accrued liabilities		1,305		167
Unearned revenue		393		(992)
Other liabilities		431		(90)
Drydockings		(6,122)		(4,069)
Accrued charter revenue		15,442		985
	_	83,071	_	84,022
Net Cash provided by Operating Activities		03,071		04,022
Cash Flows From Investing Activities:		(145 790)		(60.106)
Advances for vessel acquisitions		(145,780)		(69,196)
Vessels acquisitions / Additions to vessel cost		(74,843)		(54,900)
Proceeds from sale of available for sale securities		6,082		17.426
Proceeds from the sale of vessels, net		19,005	_	17,426
Net Cash used in Investing Activities		(195,536)		(106,670)
Cash Flows From Financing Activities:				100 504
Follow-on offering proceeds, net of related expenses		107.502		100,584
Proceeds from long-term debt		107,593		199,300
Repayment of long-term debt		(49,321)		(90,232)
Payment of financing costs		(2,948)		(457)
Dividends paid		(30,150)		(34,587)
(Increase) decrease in restricted cash		(2,855)		(8,266)
Net Cash provided by Financing Activities		22,319		166,342
Net increase / (decrease) in cash and cash equivalents		(90,146)		143,694
Cash and cash equivalents at beginning of the period		159,774		97,996
Cash and cash equivalents at end of the period	\$	69,628	\$	241,690
Supplemental Cash Information	\$	0.974	Ф	12 500
Cash paid during the period for interest	3	9,874	\$	13,500

Notes to Unaudited Consolidated Financial Statements For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

1. Basis of Presentation and General Information:

The accompanying consolidated financial statements include the accounts of Costamare Inc. ("Costamare") and its whollyowned subsidiaries (collectively, the "Company"). Costamare was formed on April 21, 2008, under the laws of the Republic of Marshall Islands.

Costamare was incorporated as part of a reorganization to acquire the ownership interest in 53 ship-owning companies (the "predecessor companies") owned by the Konstantakopoulos family (Vasileios Konstantakopoulos and his three sons Messrs. Konstantinos Konstantakopoulos, Achillefs Konstantakopoulos and Christos Konstantakopoulos, together the "Family"). The reorganization was completed in November 2008. On November 4, 2010, Costamare completed its initial public offering in the United States under the United States Securities Act of 1933, as amended. Furthermore, on March 22, 2012, the Company completed a follow-on public offering in the United States under the United States Securities Act of 1933, as amended. In this respect 7,500,000 shares at par value \$0.0001 were issued at a public offering price of \$14.10 per share, increasing the issued share capital to 67,800,000 shares. At June 30, 2012, members of the Family owned, directly or indirectly, approximately 70.4% of the outstanding common shares, in the aggregate.

As of December 31, 2011 and June 30, 2012, the Company owned and operated a fleet of 46 container vessels with a total carrying capacity of approximately 233,980 TEU and 237,030 TEU, respectively, through wholly-owned subsidiaries incorporated in the Republic of Liberia, providing worldwide marine transportation services by chartering its container vessels to some of the world's leading liner operators under long, medium and short-term time charters.

At June 30, 2012, Costamare had 82 wholly owned subsidiaries, all incorporated in the Republic of Liberia out of which, 46 operate vessels, 24 sold or disposed their vessels and became dormant, ten were established in 2010 and 2011, to be used for the acquisition of ten newbuild vessels (Note 6) and two were established to be used for future vessel acquisitions.

Revenues for the six month periods ended June 30, 2011 and 2012, derived from significant charterers individually accounting for 10% or more of revenues (in percentages of total revenues) were as follows:

	2011	2012
A	35%	33%
В	16%	23%
C	16%	17%
D	10%	10%
Total	77%	83%

. Significant Accounting Policies and Recent Accounting Pronouncements:

A discussion of the Company's significant accounting policies can be found in the Company's Consolidated Financial Statements included in the Annual Report on Form 20-F for the year ended December 31, 2011. There have been no material changes to these policies in the six-month period ended June 30, 2012.

Notes to Unaudited Consolidated Financial Statements—(Continued) For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

3. Transactions with Related Parties:

(a) Costamare Shipping Company S.A. (the "Manager" or "Costamare Shipping"): Costamare Shipping is a ship management company wholly-owned by Mr. Konstantinos Konstantakopoulos, the Company's Chief Executive Officer, and as such is not part of the consolidated group of the Company, but is a related party. With effect from the consummation of the Company's Initial Public Offering on November 4, 2010 (Note 1), Costamare Shipping receives a daily fee of \$0.850 for each containership that is subject to any charter other than a bareboat charter (\$0.700 prior to November 4, 2010) and \$0.425 in the case of a containership subject to a bareboat charter, prorated for the calendar days the Company owns each containership and for the three-month period following the date of the sale of a vessel, for providing the Company with general administrative services, certain commercial services, director and officer related insurance services and the provision of officers (but not for payment of such officer's compensation for their services). With effect from the consummation of the Company's Initial Public Offering on November 4, 2010 (Note 1), Costamare Shipping receives \$1,000 annually on a prorated basis for the services of the Company's officers in aggregate. Furthermore, Costamare Shipping is providing the Company's vessels flying the Greek, the Hong Kong and Liberian (Prosper) flags, with technical, commercial, insurance, accounting, provisions, sale and purchase, crewing and bunkering services, subcontracting certain of these services in respect of the Hong Kong and Liberian (Prosper) flag vessels to Shanghai Costamare Ship Management Co., Ltd. ("Shanghai Costamare"), also a related party, under separate management agreements executed between Costamare Shipping and Shanghai Costamare for each vessel in exchange for a daily fixed fee. The Company also pays to Costamare Shipping (i) a flat fee of \$700 for the supervision of the construction of any newbuild vessel contracted by the Company and (ii) a fee of 0.75% on all gross freight, demurrage, charter hire, ballast bonus or other income earned with respect to each containership in the Company's fleet. Costamare Shipping has also undertaken the commercial management of the Company's vessels flying flags other than Greek, Hong Kong and Liberian (Prosper) under separate commercial management agreements with each respective ship-owning company. The technical management of such vessels is performed by CIEL Shipmanagement S.A. ("CIEL"), a related party, pursuant to separate agreements signed between each ship-owning company and CIEL in exchange for a daily fixed fee.

The initial term of the management agreement expires on December 31, 2015 and will be automatically extended in additional one-year increments until December 31, 2020, at which point it will expire. The management fee per day for each containership is fixed until December 31, 2012 and will thereafter be annually adjusted upwards by 4%, with further annual increases permitted to reflect the strengthening of the Euro against the U.S. dollar and/or material unforeseen cost increases. After the initial term expires on December 31, 2015, the Company will be able to terminate the management agreement, subject to a termination fee, by providing written notice to Costamare Shipping at least 12 months before the end of the subsequent one-year term. The termination fee is equal to (a) the lesser of (i) five and (ii) the number of full years remaining prior to December 31, 2020, times (b) the aggregate fees due and payable to Costamare Shipping during the 12-month period ending on the date of termination; provided that the termination fee will always be at least two times the aggregate fees over the 12-month period described above.

Management fees charged by the Manager in the six-month periods ended June 30, 2011 and 2012, amounted to \$5,853 and \$6,026, respectively and are included in Management fees-related parties in the accompanying consolidated statements of income. In addition, following the consummation of the Company's Initial Public Offering on November 4, 2010, the Manager charged (i) \$1,452 for the six-month period ended June 30, 2012 (\$1,357 for the six-month period ended June 30, 2011), representing a fee of 0.75% on all gross revenues, as provided in the management agreements and is included in Voyage expenses - related parties in the accompanying consolidated statements of income for the six-month periods ended June 30, 2011 and 2012 and (ii) \$500 for the services of the Company's officers in aggregate which is included in General and administrative expenses in the accompanying consolidated statements of income for the six-month periods ended June 30, 2011 and 2012.

The balance due from the Manager at December 31, 2011 and June 30, 2012 amounted to \$2,568 and \$58, respectively, and are included in Due from related parties in the accompanying 2011 and 2012 consolidated balance sheets.

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

3. Transactions with Related Parties—continued:

(b) Ciel Shipmanagement S.A. ("CIEL"): CIEL, a company incorporated in the Republic of Liberia, is owned 50.2% by the Company's chairman and chief executive officer and 49.8% by Mr. Dimitrios Lemonidis, CIEL's chief executive officer. CIEL is not part of the consolidated group of the Company but is a related party. CIEL provides the Company's vessels flying flags other than Greek, Hong Kong and Liberian (Prosper) certain shipping services such as technical support and maintenance, financial and accounting services, under separate management agreements signed between CIEL and each ship-owning company, in exchange for a daily fixed fee of \$0.600 per vessel (2011: \$0.600). CIEL specializes, although not exclusively, in managing containerships of up to 3,500 TEU. As of June 30, 2012, CIEL provided technical, crewing, provisions, bunkering, sale and purchase and accounting services, as well as certain commercial services, to eleven (twelve at December 31, 2011) of the Company's containerships. Management fees charged by CIEL in the sixmonth periods ended June 30, 2011 and 2012 amounted to \$1,630 and \$1,547, respectively, and are included in Management fees - related parties in the accompanying consolidated statements of income. The balance due from CIEL at December 31, 2011 and June 30, 2012, amounted to \$1,017 and \$463, respectively, and is included in Due from related parties in the accompanying consolidated balance sheets.

(c) Shanghai Costamare Ship Management Co. Ltd. ("Shanghai Costamare"): Shanghai Costamare is owned (indirectly) 70% by the Company's chairman and chief executive officer and 30% (indirectly) by Mr. Zhang Lei, a Chinese national who is Shanghai Costamare's chief executive officer. Shanghai Costamare is a company incorporated in Peoples' Republic of China in September 2004 and is not part of the consolidated group of the Company but is a related party. The technical, crewing, provisions, bunkering, sale and purchase and accounting services, as well as certain commercial services of certain of the Company's vessels has been subcontracted from the Manager to Shanghai Costamare. As of June 30, 2012, Shanghai Costamare provided such services to ten (nine as of December 31, 2011) of the Company's containerships, nine of which are flying the Hong Kong flag and one is flying the Liberian flag (Prosper). The balance due to Shanghai Costamare at both December 31, 2011 and June 30, 2012, was \$nil.

4. Investments:

As at December 31, 2010, the Company held at fair value one Province of Ontario bond amounting to \$6,080 upon maturity of which, on February 22, 2011, the Company collected the amount of \$6,082 and the amount of \$7 was transferred to Interest income in the accompanying June 30, 2011, consolidated statement of income, from Other Comprehensive Income.

Inventories:

The amounts in the accompanying consolidated balance sheets are analyzed as follows:

	December 31, 2011	June 30, 2012
Bunkers	-	139
Lubricants	7,448	10,873
Spare parts	1,887	1,637
Total	9,335	12,649

6. Advances for Vessels Acquisitions:

On September 21, 2010, the Company through its three wholly-owned subsidiaries, Adele Shipping Co., Bastian Shipping Co. and Cadence Shipping Co., contracted, subject to the loan concluded on January 14, 2011 (Note 9), with a shippard for the construction and purchase of three newbuild vessels (Hulls H1068A, H1069A and H1070A), each of approximately 9,000 TEU capacity at a contract price per newbuild vessel of \$95,080. These three newbuild vessels are scheduled to be delivered between November 2013 and January 2014, and the Company entered into ten-year charter party agreements from their delivery from the shippard at a daily rate of \$43 each.

 $Notes \ to \ Unaudited \ Consolidated \ Financial \ Statements — (Continued)$

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

6. Advances for Vessels Acquisitions—continued:

On January 28, 2011, the Company, through its two wholly- owned subsidiaries Jodie Shipping Co. and Kayley Shipping Co., contracted with a shipyard for the construction and purchase of two newbuild vessels (Hulls S 4010 and S 4011), each of approximately 9,000 TEU capacity. These two newbuild vessels are scheduled to be delivered to the Company by the end of 2012. The Company entered into ten-year charter party agreements from their delivery from the shipyard. Both the contract price and the daily charter rate are similar to those agreed regarding the three 9,000 TEU vessels discussed in the preceding paragraph.

On April 20, 2011, the Company, through its five wholly- owned subsidiaries Undine Shipping Co., Terance Shipping Co., Quentin Shipping Co., Raymond Shipping Co. and Sander Shipping Co., contracted with a shippard for the construction and purchase of five newbuild vessels, each of approximately 8,800 TEU capacity. The five newbuild vessels are scheduled for delivery in the first three quarters of 2013 and the Company entered into long-term time charter agreements for the employment of each of the above newbuild vessels immediately upon delivery from the shippard. Both the contract price and the daily charter rate are similar to those agreed on September 21, 2010 for the three approximately 9,000 TEU vessels discussed above.

The total aggregate price for all ten newbuild vessels is \$953,740, payable in installments until their delivery, of which \$209,981 was paid up to June 30, 2012 (\$143,131 during the year ended December 31, 2011 and \$66,850 during the six month period ended June 30, 2012).

The amount of \$148,373 and \$217,569 separately reflected in the accompanying December 31, 2011 and June 30, 2012, consolidated balance sheets respectively, include amounts paid to the shipyards and other costs, as analyzed below:

	December 31, 2011	June 30, 2012
Pre-delivery installments	143,131	209,981
Capitalized interest and finance costs	2,773	4,863
Other capitalized costs	2,469	2,725
Total	148,373	217,569

7. Vessels, Net:

The amounts in the accompanying consolidated balance sheets are analyzed as follows:

	Vessel Cost	Accumulated Depreciation	Net Book Value
Balance, December 31, 2011	2,298,108	(679,221)	1,618,887
Depreciation	-	(39,881)	(39,881)
Vessel acquisitions and other vessels'			
cost	54,900	-	54,900
Disposals	(25,020)	9,292	(15,728)
Balance, June 30, 2012	2,327,988	(709,810)	1,618,178

During the six month period ended June 30, 2012, the Company acquired three second hand containerships MSC Ulsan, Koroni and Kyparissia at an aggregate price of \$54,900.

During the six-month period ended June 30, 2012, the Company sold for scrap the container vessels Gather, Gifted and Genius I at an aggregate price of \$18,384 and recognized a net gain of \$1,303, which is separately reflected in gain on sale/disposal of vessels, net in the accompanying consolidated statement of income for the six-month period ended June 30, 2012

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

7. Vessels, Net—continued:

During the year ended December 31, 2011, the Company acquired ten secondhand containerships: Prosper, MSC Pylos, Zagora, Marina, Konstantina, MSC Sudan II, MSC Sierra II, MSC Namibia II, MSC Romanos and MSC Methoni. The aggregate acquisition cost of the ten containerships was \$193,063, of which \$3,830 was advanced to the sellers as of December 31, 2010.

During the six month period ended June 30, 2011, the Company contracted to sell for scrap the vessels MSC Namibia, MSC Sierra, MSC Sudan at an aggregate price of \$20,387. The vessels were delivered to their scrap buyers in April and May 2011 and recognized a gain of \$10,771, which is separately reflected in the accompanying consolidated unaudited statement of income for the six-month period ended June 30, 2011.

As of June 30, 2012, one of the Company's vessels, having total carrying value of \$4,751, was fully depreciated.

Forty-two of the Company's vessels, having a total carrying value of \$1,483,951 as of June 30, 2012, have been provided as collateral to secure the long-term debt discussed in Note 9.

8. Deferred Charges:

The amounts in the accompanying consolidated balance sheets are analyzed as follows:

	Financing Costs	Dry-docking and Special Survey Costs	Total
Balance, December 31, 2011	11,923	20,718	32,641
Additions	457	4,069	4,526
Amortization	(526)	(3,936)	(4,462)
Write-off	(14)	(531)	(545)
Balance, June 30, 2012	11,840	20,320	32,160

Financing costs represent fees paid to the lenders for the conclusion of the bank loans discussed in Note 9. The amortization of loan financing costs is included in interest and finance costs in the accompanying consolidated statements of income and the amortization of the dry-docking and special survey costs is separately reflected in the accompanying consolidated statements of income

During the six month periods ended June 30, 2011 and 2012, eight vessels and two vessels, respectively, underwent their special survey.

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

9. Long-Term Debt:

The amounts shown in the accompanying consolidated balance sheets are analyzed as follows:

			December 31, 2011	June 30, 2012
	Boı	rrower(s)		
1.	Cre	edit Facility	857,055	812,110
2.	Ter	rm Loans:		
	1.	Costis Maritime Corporation and Christos Maritime Corporation	118,500	114,000
	2.	Mas Shipping Co.	62,250	58,500
	3.	Montes Shipping Co. and Kelsen Shipping Co.	114,000	108,000
	4.	Marathos Shipping Inc.	5,700	3,800
	5.	Capetanissa Maritime Corporation	65,000	62,500
	6.	Rena Maritime Corporation	62,500	60,000
	7.	Bullow Investments Inc.	3,500	2,000
	8.	Merin Shipping Co., Lytton Shipping Co., Venor Shipping Co. and Volk Shipping Co.	10,437	-
	9.	Costamare Inc.	79,538	110,928
	10.	Adele Shipping Co., Bastian Shipping Co. and Cadence Shipping Co.	-	-
	11.	Costamare Inc.	26,740	53,480
	12.	Undine Shipping Co., Quentin Shipping Co. and Sander Shipping Co.	22,920	38,200
	13.	Raymond Shipping Co. and Terance Shipping Co.	15,280	22,920
	14.	Costamare Inc.	-	106,050
			586,365	740,378
		Total	1,443,420	1,552,488
		Less-current portion	(153,176)	(161,170)
		Long-term portion	1,290,244	1,391,318

1. Credit Facility: On July 22, 2008, the Company signed a loan agreement with a consortium of banks, for a \$1,000,000 Credit Facility (the "Facility") for general corporate and working capital purposes. The Company used \$631,340 of the proceeds from the Facility to repay existing indebtedness. The Facility bears interest at the 3, 6, 9 or 12 months (at the Company's option) LIBOR plus margin. Upon the sale of MSC Antwerp in May 2009, the Company repaid \$10,655 of the Facility. On April 4, 2011, the Company, following the sale of vessel MSC Namibia, repaid \$6,610 of the Facility. Furthermore, on April 11, 2011, the Company drew down the amount of \$80,852 under the Facility, which equaled the undrawn balance of the Facility as of that date of \$74,242 and the amount of \$6,610 discussed above. The drawdown was secured by a first priority mortgage on vessel Cosco Hellas.

The outstanding balance of the Facility as of June 30, 2012, is repayable in 24 equal, consecutive quarterly installments, of \$22,473 each plus a balloon payment of \$272,758 payable together with the last installment. The quarterly installments were calculated using a formula specified in the agreement, following the amalgamation of the Facility's compounds on June 30, 2011, as documented in the third supplemental agreement to the Facility that the Company entered into on September 6, 2011.

Notes to Unaudited Consolidated Financial Statements—(Continued) For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

9. Long-Term Debt—continued:

On June 22, 2010, the Company entered into the second supplemental agreement to the Facility, which provided that during a two-year period ending December 31, 2011, (i) the Security Requirement ratio was reduced from 125% to 80% and the minimum cash amount equal to 3% of the loan outstanding (maintained in accordance with the Facility) is included in the Security Requirement calculation, (ii) the payment of interest at an increased margin over LIBOR during the period from June 15, 2010 to December 31, 2011, half of which (amounting to \$ 2,995) was paid upfront upon execution of the supplemental agreement and is included in Deferred charges, net and was amortized through December 31, 2011, and (iii) subject to no Event of Default having occurred and being continuing, no lenders' consent shall be required for the payment of dividends if the ratio of Total Liabilities (after deducting all Cash and Cash Equivalents) to Market Value Adjusted Total Assets (after deducting all Cash and Cash equivalents) does not exceed 0.80:1.

The Facility, as of June 30, 2012, was secured with, among other things, first priority mortgages over 17 of the Company's vessels, first priority assignment of vessels' insurances and earnings, charter party assignments, first priority pledges over the operating accounts and corporate guarantees of 17 ship-owning companies.

The Facility and certain of the term loans described under Note 9.2 below include among others, financial covenants requiring (i) the ratio of Total Liabilities (after deducting cash and cash equivalents) to Market Value Adjusted Total Assets (after deducting cash and cash equivalents) not to be greater than 0.75 to 1.00; (ii) minimum liquidity of the greater of \$30,000 or 3% of the total debt of the Company, (iii) the ratio of EBITDA to net interest expense not be less than 2.50 to 1 and (iv) Market Value Adjusted Net Worth, defined as the amount by which the Market Value Adjusted Total Assets exceed the Total Liabilities, shall exceed \$500,000. The Company's other term loans described under Note 9.2 below also contain financial covenants that are either equal to or less stringent than the foregoing financial covenants.

2. Term loans:

- 1. In May 2008, Costis Maritime Corporation and Christos Maritime Corporation entered into a loan agreement with a bank for an amount of up to \$150,000 in the aggregate (\$75,000 each) on a joint and several basis in order to partly finance the acquisition cost of the vessels Sealand New York and Sealand Washington. As at June 30, 2012, the outstanding balance of the loan of \$114,000 is repayable in 12 equal semi-annual installments of \$4,500, each from November 2012 to May 2018 and a balloon payment of \$60,000 payable together with the last installment.
- 2. In January 2008, Mas Shipping Co. entered into a loan agreement with a bank for an amount of up to \$75,000 in order to partly finance the acquisition cost of vessel Maersk Kokura. As at June 30, 2012, the outstanding balance of the loan of \$58,500 is repayable in 12 variable semi-annual installments from August 2012 to February 2018 and a balloon payment of \$10,000 payable together with the last installment.
- 3. In December 2007, Montes Shipping Co. and Kelsen Shipping Co. entered into a loan agreement with a bank for an amount of up to \$150,000 in the aggregate (\$75,000 each) on a joint and several basis in order to partly finance the acquisition cost of the vessels Maersk Kawasaki and Maersk Kure. As at June 30, 2012, the outstanding balance of the loan of \$108,000 is repayable in 11 semi-annual installments of \$6,000 each from December 2012 to December 2017 and a balloon payment of \$42,000 payable together with the last installment.
- 4. In June 2006, Marathos Shipping Inc. entered into a loan agreement with a bank for an amount of up to \$24,800, in order to partly finance the acquisition cost of the vessel Maersk Mandraki. As at June 30, 2012, the outstanding balance of the loan of \$3,800 is repayable in 2 equal semi- annual installments of \$1,900 each from August 2012 to February 2013.
- 5. In June 2006, Capetanissa Maritime Corporation entered into a loan agreement with a bank for an amount of up to \$90,000, in order to partly finance the acquisition cost of the vessel Cosco Beijing. As at June 30, 2012, the outstanding balance of the loan of \$62,500 is repayable in 13 equal semi-annual installments of \$2,500 each from August 2012 to August 2018 and a balloon payment of \$30,000 payable together with the last installment.

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

Long-Term Debt—continued:

- 6. In February 2006, Rena Maritime Corporation entered into a loan agreement with a bank for an amount of up to \$90,000 in order to partly finance the acquisition cost of the vessel Cosco Guangzhou. As at June 30, 2012, the outstanding balance of the loan of \$60,000 is repayable in 12 equal semi-annual installments of \$2,500 each from August 2012 to February 2018 and a balloon payment of \$30,000 payable together with the last installment.
- 7. In February 2005, Bullow Investments Inc. entered into a loan agreement with a bank for an amount of up to \$31,000 in order to partly finance the acquisition cost of the vessel Maersk Mykonos. As at June 30, 2012, the outstanding balance of the loan of \$2,000 is repayable in 2 variable semi-annual installments from August 2012 to February 2013.
- 8. In December 2009, Merin Shipping Co., Lytton Shipping Co., Venor Shipping Co. and Volk Shipping Co. entered into a loan agreement with a bank for an amount of up to \$30,000 in order to partly finance the acquisition cost of the vessels Gather, Garden, Genius and Gifted. Following the sale of Garden (Note 7) in December 2011, the Company repaid the amount of \$2,921 and following the sale of Gather (Note 7) in March 2012, the Company repaid the amount of \$3,479. In May 2012 the Company repaid the remaining balance of the loan, amounting to \$6,958, following the sale of Gifted and Genius I (Note 7).
- 9. On November 19, 2010, Costamare entered into a term loan agreement with a consortium of banks for an amount of up to \$120,000, which will be available for drawing for a period up to 18 months. As of June 30, 2012, the Company has drawn the amount of \$38,500 (tranche a), the amount of \$42,000 (tranche b), the amount of \$21,000 (tranche c), the amount of \$7,470 (tranche d) and the amount of \$7,470 (tranche e) under this term loan agreement in order to finance part of the acquisition cost of MSC Romanos, MSC Methoni, MSC Ulsan, Koroni and Kyparissia respectively. As at June 30, 2012, the outstanding balance of the tranche (a) of the loan of \$35,613 is repayable in 29 quarterly installments of \$962.5 from August 2012 to November 2018 and a balloon payment of \$7,700 payable together with the last installment. As at June 30, 2012, the outstanding balance of the tranche (b) of the loan of \$39,900 is repayable in 30 quarterly installments of \$1,050 from July 2012 to October 2019 and a balloon payment of \$8,400 payable together with the last installment. As at June 30, 2012, the outstanding balance of the tranche (c) of the loan of \$20,475 is repayable in 31 quarterly installments of \$525 from August 2012 to February 2019 and a balloon payment of \$4,200 payable together with the last installment. As at June 30, 2012, the outstanding balance of the tranche (d) of the loan of \$7,470 is repayable in 12 quarterly installments of \$466.9 from August 2012 to August 2015 and a balloon payment of \$1,867.5 payable together with the last installment. As at June 30, 2012, the outstanding balance of the tranche (e) of the loan of \$7,470 is repayable in 12 quarterly installments of \$466.9 from August 2012 to August 2015 and a balloon payment of \$1,867.5 payable together with the last installment.
- 10. On January 14, 2011, Adele Shipping Co., Bastian Shipping Co. and Cadence Shipping Co., wholly-owned subsidiaries of Costamare, concluded a credit facility with a consortium of banks, as joint-and-several borrowers, for an amount of up to \$203,343 to finance part of the acquisition and construction cost of hulls H1068A, H1069A and H1070A (Note 6). The drawdown of the facility will be made in three tranches, one for each hull. The credit facility is repayable in forty consecutive quarterly installments, the first thirty-nine (1-39) in the amount of \$1,412 per tranche each, and a final (fortieth) installment of \$12,713 per tranche. As of June 30, 2012, the Company had not drawn any amounts under this credit facility.

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

9. Long-Term Debt—continued:

11. On April 7, 2011, Costamare Inc., as borrower, concluded a credit facility with a consortium of banks, for an amount up to the lesser of \$140,000 and 70% of the contract price of the vessels, to finance part of the acquisition and construction cost of hulls S4010 and S4011 (Note 6). The credit facility is repayable in 16 consecutive quarterly installments, the first 15 (1-15) in the amount of 1/30 of the loan outstanding commencing at the time of delivery of hulls S4010 and S4011 and a final installment in an amount equal to the 50% of the loan outstanding at the time of delivery of hulls S4010 and S4011. In April 2011, the Company drew down the amount of \$26,740 in order to partly refinance the first pre-delivery installment of hulls S4010 and S4011. Furthermore, during the six month period ended June 30, 2012, the Company drew down the amount of \$26,740, in aggregate, in order to partly finance the second and third pre-delivery installments of hulls S4010 and S4011.

12. On August 16, 2011, Undine Shipping Co., Quentin Shipping Co. and Sander Shipping Co., wholly-owned subsidiaries of Costamare, concluded a credit facility with a consortium of banks, as joint-and-several borrowers, for an amount of up to \$229,200 to finance part of the acquisition and construction cost of hulls S4020, S4022 and S4024 (Note 6). The drawdown of the facility will be made in three tranches, one for each hull. The credit facility is repayable in 28 consecutive quarterly installments, the first twenty-seven (1-27) in the amount of \$1,273.3 per tranche each and a final (twenty- eighth) installment of \$42,021 per tranche. On August 26, 2011, the Company drew down an amount of \$22,920 in order to partly refinance the first pre-delivery installment of hulls S4020, S4022 and S4024. In April 2012 and May 2012, the Company drew down the amounts of \$7,640 and \$7,640 respectively, in order to finance the second pre-delivery installments of hulls S4020 and S4022.

13. On October 12, 2011, Raymond Shipping Co. and Terance Shipping Co., wholly-owned subsidiaries of the Company concluded a credit facility with a bank, as joint and several borrowers, for an amount of up to \$152,800 for the financing part of the construction and acquisition cost of hulls S4021 and S4023 (Note 6). The drawdown of the facility will be made in two tranches, one for each hull. The credit facility is repayable in 28 consecutive quarterly installments, the first twenty-seven (1-27) in the amount of \$1,364.3 per tranche each and a final (twenty-eighth) installment of \$39,563.9 per tranche. On October 25, 2011, the Company drew down an amount of \$15,280 in order to partly refinance the first pre-delivery installment of hulls S4021 and S4023. In April 2012 the Company drew down the amount of \$7,640 in order to finance the second pre-delivery installment of hull S4021.

14. On October 6, 2011, the Company concluded a loan facility with a bank for an amount of up to \$120,000, in order to partly finance the aggregate market value of eleven vessels in its fleet. In March, 2012, the Company drew the amount of \$113,700. As at June 30, 2012, the outstanding balance of \$106,050 is repayable in 26 variable quarterly installments from September 2012 to December 2018 and a balloon payment of \$36,550 payable together with the last installment. Furthermore, on June 29, 2012, the Company entered into a supplemental agreement, for a further amount of \$11,300 to finance the acquisition of the 2001 built 1,078 TEU containership Stadt Luebeck (Note 18). The loan facility upon full drawdown will be repayable in 26 quarterly variable consecutive installments from September 2012 to December 2018 and a balloon payment of \$47,850 payable together with the last installment.

The term loans discussed above bear interest at LIBOR plus a spread and are secured by, inter alia, (a) first priority mortgages over the financed vessels, (b) first priority assignments of all insurances and earnings of the mortgaged vessels and (c) corporate guarantees of Costamare or its subsidiaries, as the case may be. The loan agreements contain usual ship finance covenants including restrictions as to changes in management and ownership of the vessels, additional indebtedness, mortgaging of vessels as well as minimum requirements regarding hull Value Maintenance Clauses ("VMC") in the range of 80% to 125% and dividend payments if an event of default has occurred and is continuing or would occur as a result of the payment of such dividend.

 $Notes \ to \ Unaudited \ Consolidated \ Financial \ Statements — (Continued)$

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

9. Long-Term Debt—continued:

The annual principal payments required to be made after June 30, 2012, are as follows:

Year ending	
December 31,	Amount
2012	77,038
2013	174,801
2014	193,463
2015	185,224
2016	162,295
2017 and thereafter	759,667
	1,552,488

The interest rates of Costamare's long-term debt at December 31, 2011 and June 30, 2012, were in the range of 1.21%–6.75% and 1.50% - 6.75%, respectively. The weighted average interest rate as at December 31, 2011 and June 30, 2012, was 4.8% and 4.5%, respectively.

Total interest expense incurred on long-term debt (including the effect of the interest rate swaps discussed in Note 15) for the six month periods ended June 30, 2011 and June 30, 2012, amounted to \$35,680 and \$38,459, respectively and is included in Interest and finance costs in the accompanying consolidated statements of income. Of the above amount incurred in the six month period ended June 30, 2011, \$2,086 was capitalized and is included in (a) Advances for vessel acquisitions (\$1,225) and (b) in the statement of comprehensive income (loss) (\$861), representing net settlements on interest rate swaps qualifying for cash flow hedge, in the June 30, 2011 consolidated balance sheet. Of the above amount incurred in the six month period ended June 30, 2012, \$3,548 was capitalized and is included in (a) Advances for vessel acquisitions (\$2,090) and (b) in the statement of comprehensive income (loss) (\$1,458), representing net settlements on interest rate swaps qualifying for cash flow hedge, in the accompanying June 30, 2012 consolidated balance sheet.

10. Accrued Charter Revenue, Current and Non-Current and Unearned Revenue, Current and Non-Current:

(a) Accrued charter revenue, Current and Non-Current: The amounts presented as current and non-current accrued charter revenue in the accompanying consolidated balance sheets as of December 31, 2011 and June 30, 2012, reflect revenue earned, but not collected, resulting from charter agreements providing for varying annual charter rates over their term, which were accounted for on a straight line basis at their average rates. As at December 31, 2011, the net accrued charter revenue totaling to \$6,549 is comprised of \$13,428, separately reflected in Current assets, \$5,086 separately reflected in Non - current assets and \$11,965 (discussed in (b) below) included in Unearned revenue in current and non-current liabilities in the accompanying December 31, 2011 consolidated balance sheet. As at June 30, 2012, the net accrued charter revenue totaling to \$5,564 is comprised of \$14,176, separately reflected in Current assets, \$5,605 separately reflected in Non-current assets, and \$14,217 (discussed in (b) below) included in Unearned revenue in current and non-current liabilities in the accompanying June 30, 2012, consolidated balance sheet. The maturities of the net accrued charter revenue as of December 31 of each year is as follows:

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

10. Accrued Charter Revenue, Current and Non-Current and Unearned Revenue, Current and Non-Current — continued:

Year ending	
December 31,	Amount
2012	11,293
2013	(5)
2014	1,763
2015	(3,321)
2016	(3,840)
2017 and thereafter	(326)
	5,564

(b) Unearned Revenue, Current and Non-Current: The amounts presented as current and non-current unearned revenue in the accompanying consolidated balance sheets as of December 31, 2011 and June 30, 2012, reflect (a) cash received prior to the balance sheet date for which all criteria to recognize as revenue have not been met, (b) any unearned revenue resulting from charter agreements providing for varying annual charter rates over their term, which were accounted for on a straight-line basis at their average rate and, (c) the unamortized balance of the liability associated with the acquisition of vessels in 2007, with charter parties assumed at values below their fair market value at the date of delivery of the vessels.

	December 31, 2011	June 30, 2012
Hires collected in advance	4,903	3,911
Charter revenue resulting from varying charter rates	11,965	14,217
Unamortized balance of charters assumed	565	117
Total	17,433	18,245
Less current portion	(6,901)	(6,988)
Non-current portion	10,532	11,257

11. Commitments and Contingencies:

(a) Long-term time charters: The Company has entered into time charter arrangements on all of its vessels in operation, including the ten hulls under construction, with international liner operators. These arrangements as at June 30, 2012, have remaining terms of up to 139 months (including the time charter agreements for vessels under construction as at June 30, 2012). As of the same date, future minimum contractual charter revenues assuming 365 revenue days per annum per vessel and the earliest redelivery dates possible, based on vessels' committed, non-cancelable, long-term time charter contracts, are as follows:

Year ending	
December 31,	Amount
2012	181,484
2013	411,155
2014	443,228
2015	430,579
2016	417,300
2017 and thereafter	971,555
	2,855,301

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

11. Commitments and Contingencies—continued:

(b) As at June 30, 2012, as further disclosed in Note 6, the Company has entered into ten shipbuilding contracts for the construction and acquisition of ten newbuild vessels. The total aggregate price for all ten newbuild vessels is \$953,740, payable in installments until their delivery, of which \$143,131 was paid during the year ended December 31, 2011 and \$66,850 was paid during the six-month period ended June 30, 2012. The remaining balance as of June 30, 2012 of \$743,759 is payable as follows:

Year ending	
December 31,	Amount
2012	238,365
2013	486,378
2014	19,016
	743,759

(c) Other: Various claims, suits, and complaints, including those involving government regulations and product liability, arise in the ordinary course of the shipping business. In addition, losses may arise from disputes with charterers, agents, insurance and other claims with suppliers relating to the operations of the Company's vessels. Currently, management is not aware of any such claims not covered by insurance or contingent liabilities, which should be disclosed, or for which a provision has not been established in the accompanying consolidated financial statements.

The Company accrues for the cost of environmental liabilities when management becomes aware that a liability is probable and is able to reasonably estimate the probable exposure. Currently, management is not aware of any other claims or contingent liabilities which should be disclosed or for which a provision should be established in the accompanying consolidated financial statements. The Company is covered for liabilities associated with the individual vessels' actions to the maximum limits as provided by Protection and Indemnity (P&I) Clubs, members of the International Group of P&I Clubs.

12. Common Stock and Additional Paid-In Capital:

(a) Common Stock and Preferred Stock: From inception through July 11, 2010, the authorized common stock of Costamare consisted of 2,000,000 shares with a par value of \$0.0001 per share out of which 1,000,000 shares were issued to the Family. On July 12, 2010, the Company's articles of incorporation were amended. Under the amended articles of incorporation, the Company's authorized capital stock consists of 1,000,000,000 shares of common stock, par value \$0.0001 per share and 100,000,000 preferred shares, par value \$0.0001 per share of which no shares were issued. Of these preferred shares, 10,000,000 shares have been designated Series A Participating Preferred Stock in connection with the adoption of a stockholder rights plan. All shares of stock are in registered form.

On July 20, 2010, pursuant to a rights offering authorized by the Board of Directors on July 14, 2010, the Company issued 24,000,000 shares of common stock in exchange of \$2,400, increasing the issued share capital of the Company to 25,000,000 shares of common stock.

On October 19, 2010, within the context of the Initial Public Offering completed in November 2010, the Company effected a dividend of 0.88 shares for each share of common stock outstanding on the record date of August 27, 2010 (the "Stock Split"). As a result of this dividend, the Company issued 22,000,000 additional shares in respect of its 25,000,000 shares of the then outstanding common stock.

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

12. Common Stock and Additional Paid-In Capital—continued:

On November 4, 2010, the Company completed its Initial Public Offering in the United States under the United States Securities Act of 1933, as amended. In this respect 13,300,000 common shares at par value \$0.0001 were issued at a public offering price of \$12.00 per share, increasing the issued share capital to 60,300,000 shares. The net proceeds of the Initial Public Offering were \$145,543.

On March 22, 2012, the Company completed a follow-on public equity offering in the United States under the United States Securities Act of 1933, as amended. In this respect 7,500,000 shares at par value \$0.0001 were issued at a public offering price of \$14.10 per share, increasing the issued share capital to 67,800,000 shares. The net proceeds of the follow-on offering were \$100,584.

- (b) Additional Paid-in capital: The amounts shown in the accompanying consolidated balance sheets, as additional paid-in capital, include (i) payments made by the stockholders at various dates to finance vessel acquisitions in excess of the amounts of bank loans obtained, (ii) advances for working capital purposes and (iii) the difference between the par value of the shares issued in the Initial Public Offering in November 2010 and the follow-on offering in March 2012 and the net proceeds obtained for those shares.
- (c) Dividends paid: During the six month period ended June 30, 2011, the Company declared and paid, to its common shareholders, (i) the amount of \$15,075 or \$0.25 per common share for the fourth quarter of 2010 and (ii) the amount of \$15,075 or \$0.25 per common share for the first quarter of 2011. During the six month period ended June 30, 2012, the Company declared and paid, to its common shareholders, (i) the amount of \$16,281 or \$0.27 per common share for the fourth quarter of 2011 and (ii) the amount of \$18,306 or \$0.27 per common share for the first quarter of 2012.

13. Interest and Finance Costs:

The amounts in the accompanying consolidated statements of income are analyzed as follows:

	2011	2012
Interest expense	9,812	13,773
Interest capitalized	(2,086)	(3,548)
Swap effect	25,868	24,686
Amortization and write-off of financing costs	1,335	540
Commitment fees	1,092	2,635
Bank charges and other	85	151
	36,106	38,237

14. Taxes:

Under the laws of the countries of the companies' incorporation and / or vessels' registration, the companies are not subject to tax on international shipping income; however, they are subject to registration and tonnage taxes, which are included in Vessel operating expenses in the accompanying consolidated statements of income.

The vessel owning companies with vessels that have called on the United States during the relevant year of operation are obliged to file tax returns, with the Internal Revenue Service. The applicable Tax is 50% of 4% of United States related gross transportation income unless an exemption applies. Management believes that based on current legislation the relevant vessel owning companies are entitled to an exemption as they satisfy the relevant requirements because (i) the related vessel owning companies are incorporated in a jurisdiction granting an equivalent exemption to US corporations and (ii) over 50% of the ultimate shareholders of the vessel owning companies are residents of a country granting an equivalent exemption to US persons.

Notes to Unaudited Consolidated Financial Statements—(Continued) For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

15. Derivatives:

(a) Interest rate swaps that meet the criteria for hedge accounting: The Company, according to its long-term strategic plan to maintain stability in its interest rate exposure, has decided to minimize exposure to floating interest rates by entering into interest rate swap agreements. To this effect, the Company has entered into interest rate swap transactions with varying start and maturity dates, in order to proactively and efficiently manage its floating rate exposure.

These interest rate swaps are designed to hedge the variability of interest cash flows arising from floating rate debt, attributable to movements in three-month or six-month USD LIBOR. According to the Company's Risk Management Accounting Policy, after putting in place the formal documentation required by ASC 815 in order to designate these swaps as hedging instruments, as from their inception, these interest rate swaps qualified for hedge accounting. Accordingly, since that time, only hedge ineffectiveness amounts arising from the differences in the change in fair value of the hedging instrument and the hedged item are recognized in the Company's earnings. Assessment and measurement of prospective and retrospective effectiveness for these interest rate swaps are being performed on a quarterly basis. For qualifying cash flow hedges, the fair value gain or loss associated with the effective portion of the cash flow hedge is recognized initially in stockholders' equity and recognized to the statement of income in the periods when the hedged item affects profit or loss. Any ineffective portion of the gain or loss on the hedging instrument is recognized in the statement of income immediately.

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

15. Derivatives—continued:

The interest rate swap agreements designed as hedging instruments, as of December 31, 2011 and June 30, 2012, were as follows:

Effective date	Termination date	Notional amount on effective date	Fixed rate (Costamare pays)	Floating rate (Costamare receives)	Fair value Dec. 31, 2011	Fair value Jun. 30, 2012
30/6/2008	30/6/2015	425,000	4.03% p.a.	USD LIBOR 3M BBA	(27,494)	(23,238)
30/6/2008	30/6/2015	75,000	4.03%p.a.	USD LIBOR 3M BBA	(4,852)	(4,101)
30/9/2008	30/6/2015	100,000	4.09%p.a.	USD LIBOR 3M BBA	(6,594)	(5,559)
30/9/2008	30/6/2015	250,000	4.02% p.a.	USD LIBOR 3M BBA	(16,051)	(13,585)
16/5/2008	16/5/2014	75,000	3.88%p.a.	USD LIBOR 6M BBA	(4,075)	(3,381)
16/5/2008	16/5/2014	75,000	3.88%p.a.	USD LIBOR 6M BBA	(4,075)	(3,381)
17/6/2008	17/6/2013	73,000	3.57%p.a.	USD LIBOR 6M BBA	(2,288)	(1,557)
17/6/2008	17/6/2013	73,000	3.57%p.a.	USD LIBOR 6M BBA	(2,288)	(1,557)
21/2/2007	21/2/2017	85,000	Zero cost	Interest rate Collar*	(12,268)	(11,868)
4/8/2008	5/8/2013	74,000	3.60% p.a.	USD LIBOR 6M BBA	(3,226)	(2,359)
30/6/2011	29/6/2018	50,000	3.45% p.a.	USD LIBOR 3M BBA	(15,478)	(18,881)
30/9/2011	29/6/2018	20,000	4.05% p.a.	USD LIBOR 3M BBA	(19,031)	(23,435)
28/9/2012	29/6/2018	40,000	3.60%p.a.	USD LIBOR 3M BBA	(4,396)	(5,502)
22/8/2011	22/8/2018	65,000	2.79%p.a.	USD LIBOR 6M BBA	(4,297)	(4,896)
15/12/2012	15/12/2020	133,700	3.51% p.a.	USD LIBOR 6M BBA	(11,088)	(14,576)
15/1/2014	15/1/2021	67,781	2.94%p.a.	USD LIBOR 3M BBA	(2,461)	(4,135)
15/2/2014	15/2/2021	67,781	2.99%p.a.	USD LIBOR 3M BBA	(2,524)	(4,201)
15/3/2014	15/3/2021	67,781	3.03%p.a.	USD LIBOR 3M BBA	(2,558)	(4,235)
20/2/2013	20/2/2020	30,000	2.39% p.a.	USD LIBOR 3M BBA	(770)	(1,513)
30/4/2013	30/4/2020	30,000	2.49% p.a.	USD LIBOR 3M BBA	(818)	(1,568)
30/6/2013	30/6/2020	30,000	2.58% p.a.	USD LIBOR 3M BBA	(867)	(1,629)
30/6/2013	30/6/2020	30,000	2.41% p.a.	USD LIBOR 3M BBA	(611)	(1,374)
20/2/2013	20/2/2020	30,000	2.24% p.a.	USD LIBOR 3M BBA	(541)	(1,291)
30/4/2013	30/4/2020	30,000	2.32% p.a.	USD LIBOR 3M BBA	(562)	(1,317)
30/6/2013	30/6/2020	16,400	2.46% p.a.	USD LIBOR 3M BBA	(429)	(842)
30/4/2013	30/4/2020	16,400	2.38% p.a.	USD LIBOR 3M BBA	(409)	(818)
20/2/2013	20/2/2020	16,400	2.29%p.a	USD LIBOR 3M BBA	(386)	(792)
				Total fair value	(150,437)	(161,591)

^{*} Notional amount \$85,000 amortizing zero-cost collar (2.23%–6.00%) with knock-in floor sold at 2.23% and struck at 6.00%, as a 10 year forward hedge, covering the period from February 2007 to February 2017. The agreement guarantees that the interest rate payable on the Company's loans throughout the 10-year period will always remain between 2.23% and 6.00% excluding margin.

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

15. Derivatives—continued:

The interest rate swaps included in the table above are for the Credit Facility discussed in Note 9 and the term loans discussed in Note 9.2.1, 9.2.2, 9.2.3, 9.2.5, 9.2.6, 9.2.10, 9.2.11 and 9.2.12.

(b) Interest rate swaps that do not meet the criteria for hedge accounting: As of both June 30, 2012 and December 31, 2011, the Company had outstanding one interest rate swap agreement for the purpose of managing risks associated with the variability of changing LIBOR-related interest rates. Such agreement did not meet hedge accounting criteria and therefore changes in their fair value are reflected in earnings. More specifically, the swap has a Notional amount \$100,000 non-amortizing zero-cost collar (1.37%–6.00%) with a knock-in floor sold at 1.37% and struck at 6.00%, as a nine-year forward hedge, covering the period from September 2008 to March 2017. At December 31, 2011 and June 30, 2012, the fair value of this swap was a liability of \$20,254 and \$21,771, respectively and is included in Fair value of derivative in the accompanying consolidated balance sheets.

In the six-month periods ended June 30, 2011 and 2012, the realized ineffectiveness of the interest rate swaps discussed under (a) and (b) above was \$nil.

(c) Foreign currency agreements: As of June 30, 2012, the Company was engaged in 10 Euro/U.S. dollar contracts totaling \$16,000 at an average forward rate of Euro/U.S. dollar 1.285 expiring in monthly intervals in 2012.

As of December 31, 2011, the Company was engaged in 16 Euro/U.S. dollar contracts totaling \$25,000 at an average forward rate of Euro/U.S. dollar 1.3422 expiring in monthly intervals in 2012.

The total change of forward contracts fair value for the six month period ended June 30, 2012 and 2011, was a gain of \$838 and \$1,639, respectively, and are included in gain/ (loss) on derivative instruments in the accompanying consolidated statements of income

The Effect of Derivative Instruments for the six month periods ended June 30, 2011 and 2012

	Derivativ	ves in ASC 815 C	ash Flow Hedging Relationships		
	Amount of Gain (Loss) Recognized in Accumulated OCI on Derivative (Effective Portion)		Location of Gain (Loss) Recognized in Income on Derivative (Ineffective Portion)	Amount of Gain (Loss) Recognized in Income on Derivative (Ineffective Portion)	
	2011	2012		2011	2012
Interest rate			Gain (loss) on derivative		
swaps	(6,236)	(11,154)	instruments	-	
Total	(6,236)	(11,154)			

Derivatives Not Designated as Hedging Instruments under ASC 815

	Location of Gain (Loss) Recognized on	Amount of Gain (Loss) Recognized in Income on Derivative	
	Derivative	2011 2012	_
Interest rate swaps	Gain (loss) on derivative instruments	(1,708) (1,517))
Forward contracts	Gain (loss) on derivative instruments	1,639 838	3
Total		(69) (679)	<u>-</u>

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

16. Financial Instruments:

- (a) Interest rate risk: The Company's interest rates and loan repayment terms are described in Note 9.
- (b) Concentration of credit risk: Financial instruments consist principally of cash, trade accounts receivable, investments and derivatives. The Company places its temporary cash investments, consisting mostly of deposits, primarily with high credit rated financial institutions. The Company performs periodic evaluations of the relative credit standing of those financial institutions that are considered in the Company's investment strategy. The Company limits its credit risk with accounts receivable by performing ongoing credit evaluations of its customers' financial condition and generally does not require collateral for its accounts receivable and does not have any agreements to mitigate credit risk. The Company limits the exposure of non-performance by counterparties to derivative instruments by diversifying among counterparties with high credit ratings and performing periodic evaluations of the relative credit standing of the counterparties.
- (c) Fair value: The carrying amounts reflected in the accompanying consolidated balance sheet of financial assets and accounts payable approximate their respective fair values due to the short maturity of these instruments. The fair value of long-term bank loans with variable interest rates approximate the recorded values, generally due to their variable interest rates. The fair value of the interest rate swap agreements discussed in Note 15 above are determined through Level 2 of the fair value hierarchy as defined in FASB guidance for Fair Value Measurements and are derived principally from or corroborated by observable market data, interest rates, yield curves and other items that allow value to be determined.

The fair value of the interest rate swap agreements discussed in Note 15(a) and (b) equates to the amount that would be paid by the Company to cancel the agreements. As at December 31, 2011 and June 30, 2012, the fair value of these interest rate swaps in aggregate amounted to a liability of \$170,691 and \$183,362, respectively.

The fair market value of the forward contracts discussed in Note 15(c) determined through Level 2 of the fair value hierarchy as at December 31, 2011 and June 30, 2012 amounted to a liability of \$984 and \$146, respectively.

The following tables summarize the hierarchy for determining and disclosing the fair value of assets and liabilities by valuation technique on a recurring basis as of the valuation date.

	December 31, 2011	Quoted Prices in Active Markets for Identical Assets (Level 1)	Other Observable Inputs (Level 2)	Unobservable Inputs (Level 3)
Recurring measurements:				
Forward contracts—liability position	(984)	-	(984)	-
Interest rate swaps—liability				
position	(170,691)		(170,691)	
Total	(171,675)	-	(171,675)	-

Notes to Unaudited Consolidated Financial Statements—(Continued)

For the six-month periods ended June 30, 2011 and 2012

(Expressed in thousands of U.S. dollars, except of share and per share data)

16. Financial Instruments—continued:

	June 30, 2012	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Unobservable Inputs (Level 3)
Recurring measurements:				
Forward contracts—liability position	(146)	-	(146)	-
Interest rate swaps—liability position	(183,362)		(183,362)	
Total	(183,508)	-	(183,508)	

17. Comprehensive Income (loss):

During the six-month period ended June 30, 2011, other comprehensive income (loss) decreased with losses of \$7,090 relating to the change of the fair value of derivatives that qualify for hedge accounting, the net settlements on interest rate swaps qualifying for cash flow hedge and the fair value of bonds. During the six-month period ended June 30, 2012, other comprehensive income (loss) decreased with losses of \$12,612 relating to the change of the fair value of derivatives that qualify for hedge accounting and net settlements on interest rate swaps qualifying for cash flow hedge. As at June 30, 2011 and 2012, comprehensive income (loss) amounted to \$37,029 and \$33,069, respectively.

18. Subsequent Events:

- (a) Declaration and payment of Dividends: In July 2012, the Company declared a dividend for the second quarter ended June 30, 2012 of \$18,306 or \$0.27 per share payable on August 7, 2012 to stockholders of record at the close of trading of the Company's common stock on the New York Stock Exchange on July 23, 2012.
- (b) Vessel's acquisition: In July 17, 2012, the Company agreed to purchase the secondhand vessel Stadt Luebeck through a wholly owned subsidiary incorporated in the Republic of Liberia, at a price of \$11,300 (Note 9.2.14). The vessel is expected to be delivered to the Company by the end of July 2012.
- (c) Loan draw-down: On July 13, 2012, the Company drew-down the amount of \$7,640 in order to partly finance the second pre-delivery installment of Hull S-4023 (Note 9.2.13).