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

### **FORM 10-Q**

(Mark one)

<u> X </u>	QUARTERLY REPORT PORT PORT OF THE SECURITI		, , , ,
	For the quarterly period ended:	September 30, 2012	
		Or	
	TRANSITION REPORT PORT THE SECURITION		• •
For the transition perio	d from:	to	
Commission File Numb	er: 0	01-11954	
		REALTY TRUS	
	Maryland		22-1657560
(State or other jurisdict	ion of incorporation or organization)	(1.1	R.S. Employer Identification Number)
	renue, New York, New York principal executive offices)	_	10019 (Zip Code)
	<u>`</u>	12) 894-7000 ne number, including area N/A	code)
	(Former name, former address and f	former fiscal year, if chan	ged since last report)
Exchange Act of 1934 du		ich shorter period that the	by Section 13 or 15(d) of the Securities registrant was required to file such reports), and
Data File required to be so		105 of Regulation S-T (23	its corporate website, if any, every Interactive 2.405 of this chapter) during the preceding 12 if files). Yes ⊠ No □
_	-		ler, a non-accelerated filer, or a smaller d "smaller reporting company" in Rule 12b-2 of
□ Large Accelera     □ Non-Accelera	rated Filer ted Filer (Do not check if smaller repo	orting company)	☐ Accelerated Filer ☐ Smaller Reporting Company
Indicate by check mark w	hether the registrant is a shell company	y (as defined in Rule 12b-	2 of the Exchange Act). Yes □ No ⊠
As of September 30, 2012	2, 186,143,105 of the registrant's comm	non shares of beneficial in	nterest are outstanding.

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#### PART I. FINANCIAL INFORMATION

#### **Item 1. Financial Statements**

#### VORNADO REALTY TRUST CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(Amounts in thousands, except share and per share amounts)  ASSETS	Se	ptember 30, 2012	De	ecember 31, 2011
Real estate, at cost:	¢	4 1 42 501	d)	4.416.612
Land Duildings and improvements	\$	4,143,581	\$	4,416,613
Buildings and improvements		11,851,152		12,041,054
Development costs and construction in progress		865,953 128,168		119,540 126,712
Leasehold improvements and equipment				16,703,919
Total Less accumulated depreciation and amortization		16,988,854		
		(3,034,815)		(2,901,203)
Real estate, net		13,954,039		13,802,716
Cash and cash equivalents		465,884		606,553
Restricted cash		391,794		98,068
Marketable securities		485,001		741,321
Accounts receivable, net of allowance for doubtful accounts of \$38,351 and \$43,241		181,242 1,319,710		171,798
Investments in partially owned entities				1,233,650
Investment in Toys "R" Us Real Estate Fund investments		549,421		506,809
Mezzanine loans receivable		482,442		346,650
		131,585		133,948
Receivable arising from the straight-lining of rents, net of allowance of \$4,448 and \$3,290		755,866		701,827
Deferred leasing and financing costs, net of accumulated amortization of \$220,846 and \$237,766		389,155		364,855
Identified intangible assets, net of accumulated amortization of \$362,516 and \$347,039 Assets related to discontinued operations		252,683 537,938		295,432
Due from officers		337,938		1,049,153 13,127
Other assets		501,056		380,580
Other assets	<u>_</u>		φ	
	\$	20,397,816	\$	20,446,487
LIABILITIES, REDEEMABLE NONCONTROLLING INTERESTS AND EQUITY				
Notes and mortgages payable	\$	7,852,657	\$	8,065,576
Senior unsecured notes		1,357,921		1,357,661
Revolving credit facility debt		600,000		138,000
Exchangeable senior debentures		-		497,898
Convertible senior debentures		-		10,168
Accounts payable and accrued expenses		442,644		423,512
Deferred revenue		465,929		511,959
Deferred compensation plan		103,003		95,457
Deferred tax liabilities		15,432		13,315
Liabilities related to discontinued operations		478,980		518,319
Other liabilities		396,897		145,498
Total liabilities	_	11,713,463	_	11,777,363
Commitments and contingencies	_		_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Redeemable noncontrolling interests:				
Class A units - 11,714,978 and 12,160,771 units outstanding		949,499		934,677
Series D cumulative redeemable preferred units - 1,800,001 and 9,000,001 units outstanding		46,000		226,000
Total redeemable noncontrolling interests	_	995,499		1,160,677
Vornado shareholders' equity:	_	775,177	_	1,100,077
Preferred shares of beneficial interest: no par value per share; authorized 110,000,000				
shares; issued and outstanding 51,184,609 and 42,186,709 shares		1,237,699		1,021,660
Common shares of beneficial interest: \$.04 par value per share; authorized		1,237,077		1,021,000
250,000,000 shares; issued and outstanding 186,143,105 and 185,080,020 shares		7,415		7,373
Additional capital		7,136,090		7,127,258
Earnings less than distributions		(1,319,118)		(1,401,704)
Accumulated other comprehensive (loss) income		(160,107)		73,729
Total Vornado shareholders' equity	_	6,901,979		6,828,316
Noncontrolling interests in consolidated subsidiaries		786,875		680,131
	_	7,688,854	_	7,508,447
Total equity	ф		•	
	\$ <u></u>	20,397,816	\$	20,446,487

#### VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

	Me	For the			М	For the	e Nine September 30,		
(Amounts in thousands, except per share amounts)		2012	_	2011		2012	•	2011	
REVENUES:									
Property rentals	\$	518,141	\$	530,192	\$	1,564,168	\$	1,592,867	
Tenant expense reimbursements		80,497		85,757		224,287		237,945	
Cleveland Medical Mart development project		72,651		35,135		184,014		108,203	
Fee and other income		39,688	_	36,776		106,018	_	111,813	
Total revenues		710,977	_	687,860	_	2,078,487	_	2,050,828	
EXPENSES:									
Operating		264,487		262,837		764,018		773,331	
Depreciation and amortization		124,335		126,935		386,974		373,380	
General and administrative		48,742		46,121		151,142		154,359	
Cleveland Medical Mart development project		70,431		33,419		177,127		101,637	
Acquisition related costs and tenant buy-outs		1,070	_	2,288	_	4,314	_	22,455	
Total expenses		509,065	_	471,600		1,483,575		1,425,162	
Operating income		201,912		216,260		594,912		625,666	
(Loss) income applicable to Toys "R" Us		(8,585)		(9,304)		88,696		80,794	
Income from partially owned entities		21,268		13,140		53,491		55,035	
Income from Real Estate Fund (of which \$4,787 and \$3,675 in each three-month period, respectively, and \$25,026 and \$15,703 in each nine-month period, respectively, are attributable to noncontrolling interests)		5,509		5,353		37,572		25,491	
Interest and other investment income (loss), net		10,523		(30,011)		(22,984)		95,086	
Interest and debt expense (including amortization of deferred financing costs of \$5,725 and \$4,670, in each three-month period, respectively, and \$17,204 and \$14,093 in each nine-month period, respectively)		(120,770)		(131,998)		(377,600)		(394,192)	
Net gain on disposition of wholly owned and partially owned assets		-		1,298		4,856		7,975	
Income before income taxes		109,857		64,738		378,943		495,855	
Income tax expense		(3,015)		(6,959)		(17,319)		(18,548)	
Income from continuing operations		106,842	_	57,779	_	361,624	_	477,307	
Income from discontinued operations		157,314		8,444		241,024		165,706	
Net income		264,156	_	66,223	_	602,648		643,013	
Less net income attributable to noncontrolling interests in:		201,130		00,223		002,010		015,015	
Consolidated subsidiaries		(6,610)		(5,636)		(30,928)		(20,643)	
Operating Partnership, including unit distributions		(16,240)		(6,825)		(40,595)		(47,364)	
Net income attributable to Vornado		241,306	_	53,762	_	531,125	_	575,006	
Preferred share dividends		(20,613)		(17,627)		(56,187)		(47,743)	
Discount on preferred unit redemptions		11,700		5,000		11,700		5,000	
NET INCOME attributable to common shareholders	\$	232,393	\$	41,135	\$	486.638	\$	532,263	
				,		,		,	
INCOME PER COMMON SHARE - BASIC:									
Income from continuing operations, net	\$	0.45	\$	0.18	\$	1.40	\$	2.04	
Income from discontinued operations, net		0.80		0.04		1.22		0.85	
Net income per common share	\$	1.25	\$	0.22	\$	2.62	\$	2.89	
Weighted average shares outstanding	_	185,924	_	184,398	_	185,656		184,220	
weighted average shares outstanding	_	103,724	_	104,376	_	165,050	_	104,220	
INCOME PER COMMON SHARE - DILUTED:									
Income from continuing operations, net	\$	0.45	\$	0.18	\$	1.39	\$	2.02	
Income from discontinued operations, net		0.79		0.04		1.22		0.84	
Net income per common share	\$	1.24	\$	0.22	\$	2.61	\$	2.86	
Weighted average shares outstanding	_	186,655	_	186,065		186,399		186,039	
DIVIDENDS PER COMMON SHARE	\$	0.69	\$	0.69	\$	2.07	\$	2.07	

#### VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (UNAUDITED)

	M	For the onths Ended	 -	M		ne Nine I September 30,			
(Amounts in thousands)		2012	 2011		2012	2011			
Net income	\$	264,156	\$ 66,223	\$	602,648	\$	643,013		
Other comprehensive income (loss):									
Change in unrealized net gain (loss) on securities									
available-for-sale		18,358	(161,178)		(202,167)		(120,334)		
Pro rata share of other comprehensive (loss) income of									
nonconsolidated subsidiaries		(12,607)	112		(38,861)		26,477		
Change in value of interest rate swap		(2,866)	(24,424)		(8,868)		(42,458)		
Other		(30)	(69)		343		(5,114)		
Comprehensive income (loss)		267,011	 (119,336)		353,095	_	501,584		
Less comprehensive income attributable to noncontrolling interests		(23,027)	 (400)		(55,806)		(59,050)		
Comprehensive income (loss) attributable to Vornado	\$	243,984	\$ (119,736)	\$	297,289	\$	442,534		

#### VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (UNAUDITED)

(Amounts in thousands)								Earnings	Accumulated Other		Non-		
-	Preferred Shares	l Shares Amount	Commo Shares	n Shares Amount		dditional Capital		Less Than istributions	Comprehensive Income (Loss)		ntrolling nterests		Total Equity
Balance, December 31, 2010	32,340	\$ 783,088	183,662		\$	6,932,728	\$	(1,480,876)		\$	514,695	\$	6,830,405
Net income		-	-	,,517	Ψ	-	Ψ	575,006	- 73,103	Ψ	20,643	Ψ	595,649
Dividends on common shares	_	_	_	_		_		(381,382)	_		20,015		(381,382)
Dividends on preferred shares	-	_	_	_		_		(47,905)	_		_		(47,905)
Issuance of Series J preferred shares	9,850	239,037	-	_		_		-	_		-		239,037
Common shares issued:	.,	,											,
Upon redemption of Class A													
units, at redemption value	_	-	435	17		38,203		-	-		_		38,220
Under employees' share													
option plan	_	_	369	15		21,603		(397)	_		_		21,221
Under dividend reinvestment plan	_	_	15	1		1,329		-	_		_		1,330
Contributions:						-,							2,000
Real Estate Fund	-	-	-	-		-		-	-		109,241		109,241
Other	-	-	-	-		-		-	-		364		364
Distributions:													
Real Estate Fund	-	-	-	-		-		-	-		(22,713)		(22,713)
Other	-	-	-	-		-		-	-		(15,604)		(15,604)
Conversion of Series A preferred													
shares to common shares	(3)	(165)	5	-		165		-	-		-		-
Deferred compensation shares													
and options	-	-	10	-		7,866		-	-		-		7,866
Change in unrealized net gain (loss)													
on securities available-for-sale	-	-	-	-		-		-	(120,334)		-		(120,334)
Pro rata share of other													
comprehensive income of													
nonconsolidated subsidiaries	-	-	-	-		-		-	26,477		-		26,477
Change in value of interest rate swap	-	-	-	-		-		-	(42,458)		-		(42,458)
Adjustments to carry redeemable													
Class A units at redemption value	-	-	-	-		114,628		-	-		-		114,628
Redeemable noncontrolling interests'									0.055				0.057
share of above adjustments	-	-	-	-		-		-	8,957		-		8,957
Discount on redemption of preferred								5.000					5,000
units	-	(105)	-	-		(4.510)		5,000	(E 114)		4 5 5 0		5,000
Other	42.107	(105)	104.406	e 7.250	Φ.	(4,518)	•	(1.220.405)	(5,114)	Φ.	4,558	¢.	(5,030)
Balance, September 30, 2011	42,187	\$ 1,021,855	184,496	\$ 7,350	\$	7,112,004	\$	(1,330,405)	\$ (59,019)	\$	611,184	\$	7,362,969

#### VORNADO REALTY TRUST CONSOLIDATED STATEMENT OF CHANGES IN EQUITY - CONTINUED (UNAUDITED)

(Amounts in thousands)	Duofouu	ed Shares	Commo	- Chouse	Additional	Earnings Less Than	Accumulated Other Comprehensive	Non- controlling	Total
	Shares	Amount	Shares	Amount	Additional Capital	Distributions	Income (Loss)	Interests	Equity
Balance, December 31, 2011	42,187	\$ 1,021,660	185,080	\$ 7,373	\$ 7,127,258	\$ (1,401,704)	\$ 73,729	\$ 680,131	\$ 7,508,447
Net income	_	-	-	-	-	531,125	-	30,928	562,053
Dividends on common shares	-	-	-	-	-	(384,353)	-	-	(384,353)
Dividends on preferred shares	-	-	-	-	-	(56,187)	-	-	(56,187)
Issuance of Series K preferred shares	12,000	291,144	-	-	-	` · ·	-	-	291,144
Redemption of Series E preferred									
shares	(3,000)	(75,000)	-	-	-	-	-	-	(75,000)
Common shares issued:									
Upon redemption of Class A									
units, at redemption value	-	-	624	25	51,191	-	-	-	51,216
Under employees' share									
option plan	-	-	414	16	8,915	(16,389)	-	-	(7,458)
Under dividend reinvestment plan	_	-	15	1	1,269	-	-	-	1,270
Contributions:					ĺ				
Real Estate Fund	-	-	-	-	-	-	-	120,606	120,606
Other	-	-	-	-	-	-	-	140	140
Distributions:									
Real Estate Fund	-	-	-	-	-	-	-	(44,910)	(44,910)
Other	-	-	-	-	-	-	-	(10)	(10)
Conversion of Series A preferred									
shares to common shares	(2)	(105)	3	-	105	-	-	-	-
Deferred compensation shares									
and options	-	-	7	-	11,009	(339)	-	-	10,670
Change in unrealized net gain (loss)									
on securities available-for-sale	-	-	-	-	-	-	(202,167)	-	(202,167)
Pro rata share of other									
comprehensive loss of									
nonconsolidated subsidiaries	-	-	-	-	-	-	(38,861)	-	(38,861)
Change in value of interest rate swap	-	-	-	-	-	-	(8,868)	-	(8,868)
Adjustments to carry redeemable									
Class A units at redemption value	-	-	-	-	(63,657)	-	-	-	(63,657)
Redeemable noncontrolling interests'									
share of above adjustments	-	-	-	-	-	-	15,717	-	15,717
Discount on redemption of preferred									
units	-	-	-	-	-	11,700	-	-	11,700
Other				-	-	(2,971)	343	(10)	(2,638)
Balance, September 30, 2012	51,185	\$ 1,237,699	186,143	\$ 7,415	\$ 7,136,090	\$ (1,319,118)	\$ (160,107)	\$ 786,875	\$ 7,688,854

#### VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

For the Nine Months Ended September 30, 2012 2011 (Amounts in thousands) **Cash Flows from Operating Activities:** \$ 602,648 \$ 643,013 Net income Adjustments to reconcile net income to net cash provided by operating activities: 414,992 Depreciation and amortization (including amortization of deferred financing costs) 419,007 Net gains on sale of real estate (203.801)(51.623)Equity in net income of partially owned entities, including Toys "R" Us (142, 187)(135,829)Return of capital from Real Estate Fund investments 61,052 Distributions of income from partially owned entities 59,322 75,612 Straight-lining of rental income (38.262)(55,553)Loss from the mark-to-market of J.C. Penney derivative position 53,343 27,136 Amortization of below-market leases, net (39,693)(49,988)Other non-cash adjustments 39,360 20,261 Net unrealized gain on Real Estate Fund investments (33,537)(19,209)Gain on sale of Canadian Trade Shows (31,105)Impairment losses 13,511 Net gain on disposition of wholly owned and partially owned assets (4,856)(7,975)Net gain on extinguishment of debt (83,907)Mezzanine loans loss reversal and net gain on disposition (82,744)Changes in operating assets and liabilities: Real Estate Fund investments (163.307)(97,785)Accounts receivable, net (9,444)11,292 Prepaid assets (52,895)(68,558)Other assets (43,103)(44,617)Accounts payable and accrued expenses 34,546 32,227 Other liabilities 7,338 22,635 Net cash provided by operating activities 510,646 566,671 **Cash Flows from Investing Activities:** Proceeds from sales of real estate and related investments 408,856 135,762 Additions to real estate (109,963)(138,060)Funding of J.C. Penney derivative collateral (33,850)(121,117)Investments in partially owned entities (116,264)(440,865)Development costs and construction in progress (106,502)(52,816)Return of J.C. Penney derivative collateral 89,850 28,700 Acquisitions of real estate and other (73,069)Restricted cash 121.463 (62,813)Proceeds from sales of marketable securities 58,460 19,301 Proceeds from the sale of Canadian Trade Shows 52,504 Distributions of capital from partially owned entities 26,665 274,283 Proceeds from the repayment of loan to officer 13,123 Proceeds from sales and repayments of mezzanine loans and other 2,379 100,525 Investments in mezzanine loans receivable (44,215)Net cash provided by (used in) investing activities 34,012 (1,675)

### VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS - CONTINUED (UNAUDITED)

		For the Nine Months Ended September 30,					
		2011					
(Amounts in thousands)		2012		2011			
Cash Flows from Financing Activities:							
Repayments of borrowings	\$	(2,070,295)	\$	(2,666,610)			
Proceeds from borrowings	Ψ	1,773,000	Ψ	2,184,167			
Dividends paid on common shares		(384,353)		(381,382)			
Proceeds from the issuance of preferred shares		291,144		239,037			
Purchases of outstanding preferred units and shares		(243,300)		(28,000)			
Contributions from noncontrolling interests		120,746		109,605			
Distributions to noncontrolling interests		(80,994)		(77,330)			
Dividends paid on preferred shares		(54,034)		(43,675)			
Repurchase of shares related to stock compensation agreements and/or related		(3 1,03 1)		(13,073)			
tax withholdings		(30,034)		(747)			
Debt issuance and other costs		(17,417)		(28,614)			
Proceeds received from exercise of employee share options		10,210		22,947			
Net cash used in financing activities		(685,327)	_	(670,602)			
Net decrease in cash and cash equivalents		(140,669)		(105,606)			
Cash and cash equivalents at beginning of period		606,553		690,789			
Cash and cash equivalents at beginning of period  Cash and cash equivalents at end of period	\$	465,884	\$	585,183			
Supplemental Disclosure of Cash Flow Information:  Cash payments for interest, excluding capitalized interest of \$7,884 and \$0	\$	368,018	\$	388,938			
Cash payments for income taxes	\$	19,222	\$	10,299			
Non-Cash Investing and Financing Activities:							
Change in unrealized net loss on securities available-for-sale	\$	(202,167)	\$	(120,334)			
Adjustments to carry redeemable Class A units at redemption value		(63,657)		114,628			
L.A. Mart seller financing		35,000		-			
Common shares issued upon redemption of Class A units, at redemption value		51,216		38,220			
Contribution of mezzanine loan receivable to a joint venture		-		73,750			
Marriott Marquis Times Square - retail and signage capital lease:							
Asset (included in development costs and construction in progress)		240,000		-			
Liability (included in other liabilities)		(240,000)		-			
Like-kind exchange of real estate		230,913		45,625			
Decrease in assets and liabilities resulting from deconsolidation of discontinued operations:							
Assets related to discontinued operations		-		(145,333)			
Liabilities related to discontinued operations		-		(232,502)			
Write-off of fully depreciated assets		(151,496)		(58,279)			

#### 1. Organization

Vornado Realty Trust ("Vornado") is a fully-integrated real estate investment trust ("REIT") and conducts its business through, and substantially all of its interests in properties are held by, Vornado Realty L.P., a Delaware limited partnership (the "Operating Partnership"). Accordingly, Vornado's cash flow and ability to pay dividends to its shareholders is dependent upon the cash flow of the Operating Partnership and the ability of its direct and indirect subsidiaries to first satisfy their obligations to creditors. Vornado is the sole general partner of, and owned approximately 93.8% of the common limited partnership interest in the Operating Partnership at September 30, 2012. All references to "we," "us," "our," the "Company" and "Vornado" refer to Vornado Realty Trust and its consolidated subsidiaries, including the Operating Partnership.

#### 2. Basis of Presentation

The accompanying consolidated financial statements are unaudited and include the accounts of Vornado, and the Operating Partnership and its consolidated partially owned entities. All intercompany amounts have been eliminated. In our opinion, all adjustments (which include only normal recurring adjustments) necessary to present fairly the financial position, results of operations and changes in cash flows have been made. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") have been condensed or omitted. These condensed consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q of the Securities and Exchange Commission (the "SEC") and should be read in conjunction with the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K, as amended, for the year ended December 31, 2011, as filed with the SEC.

We have made estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates. The results of operations for the three and nine months ended September 30, 2012 are not necessarily indicative of the operating results for the full year. Certain prior year balances have been reclassified in order to conform to current year presentation.

#### 3. Recently Issued Accounting Literature

In May 2011, the Financial Accounting Standards Board ("FASB") issued Update No. 2011-04, Fair Value Measurements (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRS ("ASU No. 2011-04"). ASU No. 2011-04 provides a uniform framework for fair value measurements and related disclosures between GAAP and International Financial Reporting Standards ("IFRS") and requires additional disclosures, including: (i) quantitative information about unobservable inputs used, a description of the valuation processes used, and a qualitative discussion about the sensitivity of the measurements to changes in the unobservable inputs, for Level 3 fair value measurements; (ii) fair value of financial instruments not measured at fair value but for which disclosure of fair value is required, based on their levels in the fair value hierarchy; and (iii) transfers between Level 1 and Level 2 of the fair value hierarchy. The adoption of this update on January 1, 2012 did not have a material impact on our consolidated financial statements, but resulted in additional fair value measurement disclosures (see Note 14 – Fair Value Measurements).

#### 4. Acquisitions

On July 5, 2012, we entered into an agreement to acquire a retail condominium located at 666 Fifth Avenue at 53rd Street for \$707,000,000. The property has 126 feet of frontage on Fifth Avenue and contains 114,000 square feet, 39,000 square feet in fee and 75,000 square feet by long-term lease from the 666 Fifth Avenue office condominium, which is 49.5% owned by Vornado. The acquisition will be funded with proceeds from asset sales and property level debt and is expected to close in the fourth quarter, subject to customary closing conditions.

On July 30, 2012, we entered into a lease with Host Hotels & Resorts, Inc. (NYSE: HST) ("Host"), under which we will redevelop the retail and signage components of the Marriott Marquis Times Square Hotel. The Marriott Marquis with over 1,900 rooms is one of the largest hotels in Manhattan. It is located in the heart of the bow-tie of Times Square and spans the entire block front from 45th Street to 46th Street on Broadway. The Marriott Marquis is directly across from our 1540 Broadway iconic retail property leased to Forever 21 and Disney flagship stores. We plan to spend as much as \$140,000,000 to redevelop and substantially expand the existing retail space, including converting the below grade parking garage into retail, and creating six-story, 300 foot wide block front, dynamic LED signs. During the term of the lease we will pay fixed rent equal to the sum of \$12,500,000 plus a portion of the property's net cash flow, after we receive a 5.2% preferred return on our invested capital. The lease contains put/call options which, if exercised, would lead to our ownership. Host can exercise the put option during defined periods following the conversion of the project to a condominium. We can exercise our call option under the same terms, at any time after the fifteenth year of the lease term. We are accounting for this lease as a "capital lease" and have recorded a \$240,000,000 capital lease asset and liability, which are included as a component of "development and construction in progress" and "other liabilities," respectively, on our consolidated balance sheet. Although we have commenced paying the annual rent, there will be no income statement activity until the redevelopment is substantially complete.

#### 5. Vornado Capital Partners Real Estate Fund (the "Fund")

In February 2011, the Fund's subscription period closed with an aggregate of \$800,000,000 of capital commitments, of which we committed \$200,000,000. We are the general partner and investment manager of the Fund, which has an eight-year term and a three-year investment period. During the investment period, which concludes in July 2013, the Fund is our exclusive investment vehicle for all investments that fit within its investment parameters, as defined. The Fund is accounted for under the AICPA Investment Company Guide and its investments are reported on its balance sheet at fair value, with changes in value each period recognized in earnings. We consolidate the accounts of the Fund into our consolidated financial statements, retaining the fair value basis of accounting.

On April 26, 2012, the Fund acquired 520 Broadway, a 112,000 square foot office building located in Santa Monica, California for \$59,650,000 and subsequently placed a \$30,000,000 mortgage loan on the property. The three-year loan bears interest at LIBOR plus 2.25% and has two one-year extension options.

On July 2, 2012, the Fund acquired 1100 Lincoln Road, a 167,000 square foot retail property, the western anchor of the Lincoln Road Shopping District in Miami Beach, Florida, for \$132,000,000. The purchase price consisted of \$66,000,000 in cash and a \$66,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75% and has two one-year extension options.

On August 20, 2012, the Fund acquired 501 Broadway, a 9,000 square foot retail property in New York for \$31,000,000. The purchase price consisted of \$11,000,000 in cash and a \$20,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75% with a floor of 3.50%, and has two one-year extension options.

#### 5. Vornado Capital Partners Real Estate Fund (the "Fund") - continued

At September 30, 2012, the Fund had eight investments with an aggregate fair value of approximately \$482,442,000, or \$45,818,000 in excess of cost, and had remaining unfunded commitments of \$314,371,000, of which our share was \$78,592,750. Below is a summary of income from the Fund for the three and nine months ended September 30, 2012 and 2011.

(Amounts in thousands)		For the Thr Ended Sept		For the Nine Months Ended September 30,					
	2012 2011					2012	2011		
Operating (loss) income	\$	(49)	\$	(286)	\$	4,035	\$	3,197	
Net realized gain		-		-		-		3,085	
Net unrealized gains		5,558		5,639		33,537		19,209	
Income from Real Estate Fund		5,509		5,353		37,572		25,491	
Less (income) attributable to noncontrolling interests		(4,787)		(3,675)		(25,026)		(15,703)	
Income from Real Estate Fund attributable to Vornado (1)	\$	722	\$	1,678	\$	12,546	\$	9,788	

<sup>(1)</sup> Excludes management, leasing and development fees of \$681 and \$638 for the three months ended September 30, 2012 and 2011, respectively, and \$2,025 and \$1,803 for the nine months ended September 30, 2012 and 2011, respectively, which are included as a component of "fee and other income" on our consolidated statements of income.

#### 6. Marketable Securities and Derivative Instruments

#### Marketable Securities

Our portfolio of marketable securities is comprised of debt and equity securities that are classified as available for sale. Available for sale securities are presented on our consolidated balance sheets at fair value. Gains and losses resulting from the mark-to-market of these securities are included in "other comprehensive income (loss)." Gains and losses are recognized in earnings only upon the sale of the securities and are recorded based on the weighted average cost of such securities.

In the nine months ended September 30, 2012 and 2011, we sold certain marketable securities for aggregate proceeds of \$58,460,000 and \$19,301,000, resulting in net gains of \$3,582,000 and \$2,139,000, respectively.

Below is a summary of our marketable securities portfolio as of September 30, 2012 and December 31, 2011.

	As of September 30, 2012							As of December 31, 2011							
	Maturity	F	air Value		GAAP Cost		Unrealized Loss) Gain	Maturity	F	air Value		GAAP Cost	Ţ	Jnrealized Gain	
Equity securities:															
J.C. Penney	n/a	\$	451,406	\$	591,214	\$	(139,808)	n/a	\$	653,228	\$	591,069	\$	62,159	
Other	n/a		33,595		14,228		19,367	n/a		30,568		14,585		15,983	
Debt securities	n/a		-		-		-	04/13 - 10/18		57,525		53,941		3,584	
		\$	485,001	\$	605,442	\$	(120,441)		\$	741,321	\$	659,595	\$	81,726	

#### 6. Marketable Securities and Derivative Instruments - continued

Investment in J.C. Penney Company, Inc. ("J.C. Penney") (NYSE: JCP)

We own 23,400,000 J.C. Penney common shares, or 10.7% of its outstanding common shares. Below are the details of our investment.

We own 18,584,010 common shares at an average economic cost of \$25.76 per share, or \$478,677,000 in the aggregate. As of September 30, 2012, these shares have an aggregate fair value of \$451,406,000, based on J.C. Penney's closing share price of \$24.29 per share. Unrealized gains and losses from the mark-to-market of these shares are included in "other comprehensive income (loss)." The three and nine months ended September 30, 2012 include \$18,213,000 of unrealized gains and \$201,967,000 of unrealized losses, respectively. The three and nine months ended September 30, 2011 include unrealized losses of \$144,212,000 and \$102,920,000, respectively.

We also own an economic interest in 4,815,990 common shares through a forward contract at a weighted average strike price of \$29.01 per share, or \$139,723,000 in the aggregate. The forward contract was amended on October 8, 2012, such that, among other things, the contract may be settled, at our election, in cash or common shares, in whole or in part, at any time prior to October 8, 2022. The counterparty may accelerate settlement, in whole or in part, on October 8, 2014, or any anniversary thereof, or in the event we were to receive a credit downgrade. The forward contract strike price per share increases at an annual rate of LIBOR plus 95 basis points during the first two years of the contract and LIBOR plus 80 basis points thereafter. The contract is a derivative instrument that does not qualify for hedge accounting treatment. Gains and losses from the mark-to-market of the underlying common shares are recognized in "interest and other investment income (loss), net" on our consolidated statements of income. In the three and nine months ended September 30, 2012 we recognized income of \$4,344,000 and a loss of \$53,343,000, respectively, from the mark-to-market of the underlying common shares, and as of September 30, 2012, have funded \$31,267,000 in connection with this derivative position. In the three and nine months ended September 30, 2011, we recognized losses of \$37,537,000 and \$27,136,000, respectively, from the mark-to-market of the underlying common shares.

At September 30, 2012, the aggregate economic net loss on our investment in J.C. Penney, after dividends, was \$20,667,000, based on our economic cost of \$26.43 per share.

#### 7. Investments in Partially Owned Entities

Toys "R" Us ("Toys")

As of September 30, 2012, we own 32.5% of Toys. The business of Toys is highly seasonal. Historically, Toys' fourth quarter net income accounts for more than 80% of its fiscal year net income. We account for our investment in Toys under the equity method and record our 32.5% share of Toys net income or loss on a one-quarter lag basis because Toys' fiscal year ends on the Saturday nearest January 31, and our fiscal year ends on December 31. As of September 30, 2012, the carrying amount of our investment in Toys does not differ materially from our share of the equity in the net assets of Toys on a purchase accounting basis.

Below is a summary of Toys' latest available financial information on a purchase accounting basis:

(Amounts in thousands)	Balance a						e as o	of
Balance Sheet:					Jı	ıly 28, 2012	Oct	ober 29, 2011
Assets					\$	11,680,000	\$	13,221,000
Liabilities						9,836,000		11,530,000
Noncontrolling interests						39,000		-
Toys "R" Us, Inc. equity						1,805,000		1,691,000
	1	For the Three	Mont	hs Ended		For the Nine I	Montl	ns Ended
Income Statement:	Ju	ly 28, 2012	Jı	ıly 30, 2011	Jı	ıly 28, 2012	Jı	ıly 30, 2011
Total revenues	\$	2,552,000	\$	2,648,000	\$	11,089,000	\$	11,256,000
Net (loss) income attributable to Toys		(34,000)		(36,000)		249,000		227,000

#### 7. Investments in Partially Owned Entities – continued

Alexander's, Inc. ("Alexander's") (NYSE: ALX)

As of September 30, 2012, we own 1,654,068 Alexander's common shares, or approximately 32.4% of Alexander's common equity. We manage, lease and develop Alexander's properties pursuant to agreements which expire in March of each year and are automatically renewable. As of September 30, 2012, Alexander's owed us \$39,794,000 in fees under these agreements.

As of September 30, 2012, the market value of our investment in Alexander's, based on Alexander's September 30, 2012 closing share price of \$427.49, was \$707,098,000, or \$520,384,000 in excess of the carrying amount on our consolidated balance sheet. As of September 30, 2012, the carrying amount of our investment in Alexander's, excluding amounts owed to us, exceeds our share of the equity in the net assets of Alexander's by approximately \$57,292,000. The majority of this basis difference resulted from the excess of our purchase price for the Alexander's common stock acquired over the book value of Alexander's net assets. Substantially all of this basis difference was allocated, based on our estimates of the fair values of Alexander's assets and liabilities, to real estate (land and buildings). We are amortizing the basis difference related to the buildings into earnings as additional depreciation expense over their estimated useful lives. This amortization is not material to our share of equity in Alexander's net income. The basis difference related to the land will be recognized upon disposition of our investment.

On October 21, 2012, Alexander's entered into an agreement to sell its Kings Plaza Regional Shopping Center located in Brooklyn, New York, for \$751,000,000. Upon completion of the sale, we will recognize a financial statement gain of approximately \$181,000,000. Alexander's expects to distribute the taxable gain to its stockholders as a special long-term capital gain dividend, of which our share is approximately \$202,000,000 and we expect to pay this amount to our common shareholders as a special long-term capital gain dividend. The sale, which is subject to customary closing conditions, is expected to be completed in the fourth quarter.

Below is a summary of Alexander's latest available financial information:

(Amounts in thousands)	Balance as of								
Balance Sheet:	Septer	nber 30, 2012	Decen	nber 31, 2011					
Assets	\$	1,765,000	\$	1,771,000					
Liabilities		1,401,000		1,408,000					
Noncontrolling interests		5,000		4,000					
Stockholders' equity		359,000		359,000					

	For the Three Months Ended					For the Nine N	e Months Ended			
Income Statement:	Septen	nber 30, 2012	Septer	nber 30, 2011	Septer	nber 30, 2012	Septer	nber 30, 2011		
Total revenues	\$	49,000	\$	47,000	\$	143,000	\$	139,000		
Net income attributable to Alexander's		19,000		20,000		57,000		59,000		

Lexington Realty Trust ("Lexington") (NYSE: LXP)

As of September 30, 2012, we own 18,468,969 Lexington common shares, or approximately 11.8% of Lexington's common equity. We account for our investment in Lexington under the equity method because we believe we have the ability to exercise significant influence over Lexington's operating and financial policies, based on, among other factors, our representation on Lexington's Board of Trustees and the level of our ownership in Lexington as compared to other shareholders. We record our pro rata share of Lexington's net income or loss on a one-quarter lag basis because we file our consolidated financial statements on Form 10-K and 10-O prior to the time that Lexington files its consolidated financial statements.

#### 7. Investments in Partially Owned Entities – continued

Based on Lexington's September 30, 2012 closing share price of \$9.66, the market value of our investment in Lexington was \$178,410,000, or \$128,139,000 in excess of the September 30, 2012 carrying amount on our consolidated balance sheet. As of September 30, 2012, the carrying amount of our investment in Lexington was less than our share of the equity in the net assets of Lexington by approximately \$45,445,000. This basis difference resulted primarily from \$107,882,000 of non-cash impairment charges recognized in 2008, partially offset by purchase accounting for our acquisition of an additional 8,000,000 common shares of Lexington in October 2008, of which the majority relates to our estimate of the fair values of Lexington's real estate (land and buildings) as compared to the carrying amounts in Lexington's consolidated financial statements. We are amortizing the basis difference related to the buildings into earnings as additional depreciation expense over their estimated useful lives. This amortization is not material to our share of equity in Lexington's net income or loss. The basis difference related to the land will be recognized upon disposition of our investment. Below is a summary of Lexington's latest available financial information:

(Amounts in thousands)	Balance as of						
Balance Sheet:	June 30, 2012			<b>September 30, 2011</b>			
Assets	\$	3,017,000	\$	3,164,000			
Liabilities		1,937,000		1,888,000			
Noncontrolling interests		28,000		59,000			
Shareholders' equity		1,052,000		1,217,000			

	For the Three Months Ended					For the Nine Months Ended			
Income Statement:	Jun	e 30, 2012		June 30, 2011		June 30, 2012	_	June 30, 2011	
Total revenues	\$	84,000	\$	78,000	\$	250,000	\$	238,000	
Net income (loss) attributable to Lexington		5,000		(44,000)		22,000		(49,000)	

In October 2012, Lexington sold 15,000,000 shares in an underwritten public offering at a public offering price of \$9.45 per share. As a result, our ownership in Lexington will decrease to 10.8% and we will record a \$12,983,000 net gain in connection with this stock issuance, in the fourth quarter.

#### LNR Property LLC ("LNR")

As of September 30, 2012, we own a 26.2% equity interest in LNR. We account for our investment in LNR under the equity method and record our 26.2% share of LNR's net income or loss on a one-quarter lag basis because we file our consolidated financial statements on Form 10-K and 10-Q prior to receiving LNR's consolidated financial statements.

LNR consolidates certain Commercial Mortgage-Backed Securities ("CMBS") and Collateralized Debt Obligation ("CDO") trusts for which it is the primary beneficiary. The assets of these trusts (primarily commercial mortgage loans), which aggregate approximately \$83 billion as of June 30, 2012, are the sole source of repayment of the related liabilities, which are non-recourse to LNR and its equity holders, including us. Changes in the fair value of these assets each period are offset by changes in the fair value of the related liabilities through LNR's consolidated income statement. As of September 30, 2012, the carrying amount of our investment in LNR does not materially differ from our share of LNR's equity. Below is a summary of LNR's latest available financial information:

(Amounts in thousands)	Balanc	Balance as of					
Balance Sheet:	June 30, 2012	<b>September 30, 2011</b>					
Assets	\$ 83,899,000	\$ 128,536,000					
Liabilities	83,087,000	127,809,000					
Noncontrolling interests	9,000	55,000					
LNR Property Corporation equity	803,000	672,000					

	]	For the Three	Ended	For the Nine Months Ended				
Income Statement:	June	e 30, 2012	June 30, 2011		Jur	ne 30, 2012	June 30, 2011	
Total revenues	\$	59,000	\$	73,000	\$	163,000	\$	156,000
Net income attributable to LNR		63,000		52,000		150,000		152,000

#### 7. Investments in Partially Owned Entities – continued

Below is a schedule of our investments in partially owned entities as of September 30, 2012 and December 31, 2011.

(Amounts in thousands)	Percentage Ownership at		Balano	e as of	
Investments:	September 30, 2012	Septer	nber 30, 2012		ember 31, 2011
Toys	32.5 %(1)	\$	549,421	\$	506,809
		====		-	
Alexander's	32.4 %	\$	186,714	\$	189,775
Lexington	11.8 % <sup>(2)</sup>		50,271		57,402
LNR	26.2 %		197,231		174,408
India real estate ventures	4.0%-36.5%		94,241		80,499
Partially owned office buildings:					
280 Park Avenue	49.5 %		190,034		184,516
Rosslyn Plaza	43.7%-50.4%		62,272		53,333
West 57th Street properties	50.0 %		57,920		58,529
One Park Avenue	30.3 %		50,275		47,568
666 Fifth Avenue Office Condominium	49.5 %		34,162		23,655
330 Madison Avenue	25.0 %		24,900		20,353
1101 17th Street	55.0 %		22,271		20,407
Warner Building	55.0 %		11,603		2,715
Fairfax Square	20.0 %		5,870		6,343
Other partially owned office buildings	Various		10,042		11,547
Other investments:					
Independence Plaza Partnership (3)	51.0 %		53,545		48,511
Verde Realty Operating Partnership (4)	8.3 %		52,910		59,801
Downtown Crossing, Boston	50.0 %		47,605		46,691
Monmouth Mall	50.0 %		7,373		7,536
Other investments <sup>(5)</sup>	Various		160,471		140,061
		\$	1,319,710	\$	1,233,650

<sup>(1) 32.7%</sup> at December 31, 2011.

<sup>(2) 12.0%</sup> at December 31, 2011.

<sup>(3)</sup> Represents an investment in mezzanine loans to the property owner entity.

<sup>(4)</sup> In the third quarter of 2012, we converted our 2,015,151 units in Verde Realty Operating Partnership into 2,015,151 common shares of Verde Realty ("Verde"). Pursuant to a merger agreement which was approved by Verde shareholders on September 14, 2012, we accepted an offer to receive cash of \$13.85 per share, or \$27,910 in the aggregate; accordingly, we recognized a \$4,936 impairment loss in the third quarter. At September 30, 2012, the \$52,910 carrying amount of our investment in Verde is comprised of the \$27,910 value of the common shares and \$25,000 of convertible debentures that are senior to the equity and mature in December 2018. Upon completion of the merger, we will reclassify the convertible debentures to other assets.

<sup>(5)</sup> Includes interests in 85 10th Avenue, Farley Project, Suffolk Downs, Dune Capital L.P., Fashion Centre Mall and others.

#### 7. Investments in Partially Owned Entities - continued

Below is a schedule of income recognized from investments in partially owned entities for the three and nine months ended September 30, 2012 and 2011.

(Amounts in thousands)	Percentage Ownership		For the Th Ended Sep				For the Ni Ended Sep				
Our Share of Net Income (Loss):	September 30, 2012		2012 2011		2011		2012		2011		
Toys:	32.5 %										
Equity in net (loss) income before income taxes	0_10 //	\$	(22,074)	\$	(26,773)	\$	99,649	\$	104,049		
Income tax benefit (expense)			11,118		15,135		(17,982)		(29,914)		
Equity in net (loss) income			(10,956)	_	(11,638)	_	81,667		74,135		
Management fees			2,371		2,334		7,029		6,659		
		\$	(8,585)	\$	(9,304)	\$	88,696	\$	80,794		
Alexander's:	32.4 %										
Equity in net income		\$	7,137	\$	6,437	\$	19,210	\$	18,507		
Fee income			1,821		1,758		5,617		5,545		
			8,958	_	8,195		24,827		24,052		
Lexington:	11.8 %							_			
Equity in net (loss) income	11.0 / 0		(323)		(617)		371		449		
Net gain resulting from Lexington's stock issuance			(525)		(017)		-		9,760		
2.00 8 2.00		_	(323)	_	(617)	_	371	_	10,209		
I NID.	26.2.0/	_	()	_	(3 1)	_		_	.,		
LNR: Equity in net income	26.2 %		16,600		13,656		39,319		24,916		
Net gains from asset sales and tax settlement gains			10,000		13,030		39,319		14,997		
Net gains from asset sales and tax settlement gains		_	16,600	_	13,656	_	39,319	_	39,913		
		_		_		_		_			
India real estate ventures	4.0%-36.5%	_	82	_	(690)	_	(4,526)	_	(692)		
Partially owned office buildings:											
Warner Building:	55.0 %										
Equity in net loss			(2,839)		(2,783)		(7,438)		(6,308)		
Straight-line reserves and write-off of tenant											
improvements		_		_		_			(9,022)		
			(2,839)		(2,783)		(7,438)		(15,330)		
280 Park Avenue (acquired in May 2011)	49.5 %		(1,717)		(6,461)		(9,267)		(8,645)		
666 Fifth Avenue Office Condominium (acquired	10.50/										
in December 2011)	49.5 %		1,744		215		5,244		1 440		
330 Madison Avenue 1101 17th Street	25.0 % 55.0 %		1,224 591		315 671		2,036		1,440 2,094		
One Park Avenue (acquired in March 2011)	30.3 %		256		124		1,920 890		(1,347)		
West 57th Street properties	50.0 %		167		298		732		634		
Rosslyn Plaza	43.7%-50.4%		(204)		(60)		99		2,160		
Fairfax Square	20.0 %		(33)		(22)		(85)		7		
Other partially owned office buildings	Various		505		1,079		1,587		5,165		
outer partially outlies callange	V WITO U.S	-	(306)	_	(6,839)	_	(4,282)	_	(13,822)		
Other investments:		_		_		_		_			
Verde Realty Operating Partnership (1)	8.3 %		(5,388)		2,413		(6,000)		1,204		
Independence Plaza Partnership (acquired in June 2011) (2)	51.0 %		1,828		1,811		5,243		1,811		
Monmouth Mall	50.0 %		347		631		1,007		1,588		
Downtown Crossing, Boston	50.0 %		(38)		(408)		(872)		(1,156)		
Other investments (3)	Various		(492)		(5,012)		(1,596)		(8,072)		
		_	(3,743)		(565)		(2,218)		(4,625)		
		\$	21,268	\$	13,140	\$	53,491	\$	55,035		

<sup>(1) 2012</sup> includes a \$4,936 impairment loss (see note 4 on page 16)

<sup>(2)</sup> Represents an investment in mezzanine loans to the property owner entity.

<sup>(3)</sup> Includes interests in 85 10th Avenue, Farley Project, Suffolk Downs, Dune Capital L.P., Fashion Centre Mall and others.

#### 7. Investments in Partially Owned Entities – continued

Below is a summary of the debt of our partially owned entities as of September 30, 2012 and December 31, 2011, none of which is recourse to us.

is recourse to us.	Percentage Ownership at	Interes Rate at			% of Entities' Debt at		
(Amounts in thousands)	September 30, 2012	Maturity	September 30, 2012	September 30, 2012	December 31, 2011		
Toys:	32.5 % <sup>(1)</sup>						
Notes, loans and mortgages payable		2013-2021	7.40 %	\$ 5,423,735	\$ 6,047,521		
Alexander's:	32.4 %						
Mortgage notes payable		2013-2018	3.50 %	\$ 1,319,776	\$ 1,330,932		
Lexington:	11.8 % <sup>(2)</sup>						
Mortgage notes payable		2012-2037	5.45 %	\$ 1,739,466	\$ 1,712,750		
LNR:	26.2 %						
Mortgage notes payable		2013-2031	3.89 %	\$ 466,882	\$ 353,504		
Liabilities of consolidated CMBS and CDO trusts		n/a	5.32 %	82,522,220	127,348,336		
				\$ 82,989,102	\$ 127,701,840		
Partially owned office buildings:							
666 Fifth Avenue Office Condominium mortgage							
note payable	49.5 %	02/19	6.76 %	\$ 1,090,592	\$ 1,035,884		
280 Park Avenue mortgage notes payable	49.5 %	06/16	6.65 %	738,009	737,678		
Warner Building mortgage note payable	55.0 %	05/16	6.26 %	292,700	292,700		
One Park Avenue mortgage note payable	30.3 %	03/16	5.00 %	250,000	250,000		
330 Madison Avenue mortgage note payable	25.0 %	06/15	1.73 %	150,000	150,000		
Fairfax Square mortgage note payable	20.0 %	12/14	7.00 %	70,344	70,974		
Rosslyn Plaza mortgage note payable	43.7% to 50.4%	n/a	n/a	-	56,680		
West 57th Street properties mortgage note payable	50.0 %	02/14	4.94 %	20,628	21,864		
Other	Various	Various	6.38 %	69,839	70,230		
				\$ 2,682,112	\$ 2,686,010		
India Real Estate Ventures:							
TCG Urban Infrastructure Holdings mortgage notes							
payable	25.0 %	2012-2022	13.13 %	\$241,208	\$ 226,534		
Other:							
Verde Realty Operating Partnership mortgage notes							
payable	8.3 %	2013-2025	5.52 %	\$ 503,211	\$ 340,378		
Monmouth Mall mortgage note payable	50.0 %	09/15	5.44 %	160,662	162,153		
Other <sup>(3)</sup>	Various	Various	4.93 %	994,009	992,872		
				\$ 1,657,882	\$ 1,495,403		

<sup>(1) 32.7%</sup> at December 31, 2011.

Based on our ownership interest in the partially owned entities above, our pro rata share of the debt of these partially owned entities was \$25,648,473,000 and \$37,531,298,000 at September 30, 2012 and December 31, 2011, respectively. Excluding our pro rata share of LNR's liabilities related to consolidated CMBS and CDO trusts, which are non-recourse to LNR and its equity holders, including us, our pro rata share of partially owned entities debt was \$4,049,108,000 and \$4,199,145,000 at September 30, 2012 and December 31, 2011, respectively.

<sup>(2) 12.0%</sup> at December 31, 2011.

<sup>(3)</sup> Includes interests in Suffolk Downs, Fashion Centre Mall and others.

#### 8. Discontinued Operations

#### 2012 Activity:

During 2012, we sold or have entered into agreements to sell (i) five Mart properties, (ii) four Washington, DC properties, (iii) 13 non-core strip shopping centers and the Green Acres Mall, for an aggregate of \$1,500,000,000. Below are the details of these transactions.

#### Merchandise Mart Properties

On January 6, 2012, we completed the sale of 350 West Mart Center, a 1.2 million square foot office building in Chicago, Illinois, for \$228,000,000 in cash, which resulted in a net gain of \$54,911,000.

On June 22, 2012, we completed the sale of L.A. Mart, a 784,000 square foot showroom building in Los Angeles, California for \$53,000,000, of which \$18,000,000 was cash and \$35,000,000 was nine-month seller financing at 6.0%.

On July 5, 2012, we entered into agreements to sell the Washington Design Center, the Boston Design Center and the Canadian Trade Shows, for an aggregate of \$175,000,000 in cash. The sales of the Canadian Trade Shows and the Washington Design Center were completed in July 2012 and the sale of the Canadian Trade Shows resulted in an after-tax net gain of \$19,657,000. The sale of the Boston Design Center will result in a net gain of approximately \$5,300,000 and is expected to be completed in the fourth quarter, subject to customary closing conditions.

#### Washington, DC Properties

On July 26, 2012, we completed the sale of 409 Third Street S.W., a 409,000 square foot office building in Washington, DC, for \$200,000,000 in cash, which resulted in a net gain of \$126,621,000. This building is contiguous to the Washington Design Center and was sold to the same purchaser.

On October 26, 2012, we entered into an agreement to sell three office buildings ("Reston Executive") located in suburban Fairfax County, Virginia, containing 494,000 square feet for \$126,000,000, which will result in a net gain of approximately \$35,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the fourth quarter.

#### Retail Properties

In 2012, we sold 12 non-core strip shopping centers in separate transactions, for an aggregate of \$157,000,000 in cash, which resulted in a net gain aggregating \$22,266,000, of which \$4,464,000 was recognized in the third quarter. In addition we have entered into an agreement to sell a building on Market Street, Philadelphia, which is part of the Gallery at Market East for \$60,000,000, which will result in a net gain of approximately \$35,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the fourth quarter.

On October 21, 2012, we entered into an agreement to sell the Green Acres Mall located in Valley Stream, New York, for \$500,000,000. Net proceeds from the sale will be approximately \$185,000,000. The financial statement gain will be approximately \$195,000,000. The tax gain will be approximately \$304,000,000, which is expected to be deferred as part of a like-kind exchange. The sale, which is expected to be completed in the first quarter of 2013, is subject to customary closing conditions and is conditioned on the closing of the sale of Kings Plaza (an Alexander's property), which is being sold to the same purchaser.

#### 2011 Activity:

During 2011, we (i) completed the disposition of the High Point Complex in North Carolina, which resulted in an \$83,907,000 net gain on extinguishment of debt and (ii) sold three non-core strip shopping centers and two office buildings in Washington, DC for an aggregate of \$168,000,000 in cash, which resulted in a net gain aggregating \$51,623,000.

#### 8. Discontinued Operations - continued

We have reclassified the revenues and expenses of all of the properties discussed above, as well as eight other retail properties that are currently held for sale to "income from discontinued operations" and the related assets and liabilities to "assets related to discontinued operations" for all of the periods presented in the accompanying financial statements. The tables below set forth the assets and liabilities related to discontinued operations at September 30, 2012 and December 31, 2011 and their combined results of operations for the three and nine months ended September 30, 2012 and 2011.

	Assets Related to Discontinued Operations as of				Liabilities Related to				
(Amounts in thousands)					I	Discontinued Operations as of			
	September 30, December 31, 2012 2011		· · · · · · · · · · · · · · · · · · ·	Sep	tember 30, 2012		ember 31, 2011		
Retail Properties	\$	384,973	\$	520,014	\$	319,233	\$	351,083	
Washington, DC Properties		86,933		152,568		93,000		93,000	
Merchandise Mart Properties		66,032		376,571		66,747		74,236	
Total	\$	537,938	\$	1,049,153	\$	478,980	\$	518,319	

(Amounts in thousands)		For the Thi Ended Sep		For the Nine Months Ended September 30,				
		2012	2011		2012		2011	
Total revenues	\$	27,651	\$ 49,656	\$	112,585	\$	160,747	
Total expenses		21,082	 41,212		81,508		130,571	
		6,569	8,444	· ·	31,077	· ·	30,176	
Net gains on sale of real estate		131,088	_		203,801		51,623	
Gain on sale of Canadian Trade Shows, net of \$11,448 of								
income taxes		19,657	-		19,657		-	
Impairment losses		-	-		(13,511)		-	
Net gain on extinguishment of High Point debt			 				83,907	
Income from discontinued operations	\$	157,314	\$ 8,444	\$	241,024	\$	165,706	

#### 9. Mezzanine Loans Receivable

As of September 30, 2012 and December 31, 2011, the carrying amount of mezzanine loans receivable was \$131,585,000 and \$133,948,000, respectively. These loans have a weighted average interest rate of 9.53% and maturities ranging from August 2014 to May 2016.

On October 19, 2012, we acquired a 25% participation in a \$475,000,000 first mortgage and mezzanine loan for the acquisition and redevelopment of a 10-story retail building at 701 Seventh Avenue in Times Square. The loan has an interest rate of LIBOR plus 10.2%, with a LIBOR floor of 1.0%. Of the \$475,000,000, we have funded \$93,750,000, representing our 25% share of the \$375,000,000 that has been funded. \$25,000,000, our 25% share of the remaining \$100,000,000, will be funded during the development of the property.

#### 10. Identified Intangible Assets and Liabilities

The following summarizes our identified intangible assets (primarily acquired above-market leases) and liabilities (primarily acquired below-market leases) as of September 30, 2012 and December 31, 2011.

	Balance as of				
(Amounts in thousands)	-	ember 30, 2012	December 31, 2011		
Identified intangible assets:	<del></del>				
Gross amount	\$	615,199	\$	642,471	
Accumulated amortization		(362,516)		(347,039)	
Net	\$	252,683	\$	295,432	
Identified intangible liabilities (included in deferred revenue):	<del></del>				
Gross amount	\$	816,774	\$	830,411	
Accumulated amortization		(398,262)		(367,525)	
Net	\$	418,512	\$	462,886	

Amortization of acquired below-market leases, net of acquired above-market leases, resulted in an increase to rental income of \$13,242,000 and \$15,847,000 for the three months ended September 30, 2012 and 2011, respectively, and \$39,228,000 and \$48,681,000 for the nine months ended September 30, 2012 and 2011, respectively. Estimated annual amortization of acquired below-market leases, net of acquired above-market leases, for each of the five succeeding years commencing January 1, 2013 is as follows:

(Amounts in thousands)	
2013	\$ 42,023
2014	36,603
2015	33,816
2016	31,333
2017	25.841

Amortization of all other identified intangible assets (a component of depreciation and amortization expense) was \$11,940,000 and \$15,397,000 for the three months ended September 30, 2012 and 2011, respectively, and \$38,361,000 and \$42,090,000 for the nine months ended September 30, 2012 and 2011, respectively. Estimated annual amortization of all other identified intangible assets including acquired in-place leases, customer relationships, and third party contracts for each of the five succeeding years commencing January 1, 2013 is as follows:

(Amounts in thousands)	
2013	\$ 40,739
2014	22,450
2015	17,244
2016	14,714
2017	11,853

We are a tenant under ground leases for certain properties. Amortization of these acquired below-market leases, net of above-market leases resulted in an increase to rent expense of \$408,000 and \$344,000 for the three months ended September 30, 2012 and 2011, respectively, and \$1,182,000 and \$1,033,000 for the nine months ended September 30, 2012 and 2011, respectively. Estimated annual amortization of these below-market leases, net of above-market leases for each of the five succeeding years commencing January 1, 2013 is as follows:

(Amounts in thousands)	
2013	\$ 1,472
2014	1,457
2015	1,457
2016	1,457
2017	1,457

#### 11. Debt

The following is a summary of our debt:

		Interest			
(Amounts in thousands)		Rate at		nce at	
		September 30,	September 30,	December 31,	
Notes and mortgages payable:	Maturity (1)	2012	2012	2011	
Fixed rate:					
New York:					
Two Penn Plaza	03/18	5.13 %	\$ 425,000	\$ 425,000	
1290 Avenue of the Americas	01/13	5.97 %	410,021	413,111	
770 Broadway	03/16	5.65 %	353,000	353,000	
888 Seventh Avenue	01/16	5.71 %	318,554	318,554	
350 Park Avenue <sup>(2)</sup>	01/17	3.75 %	300,000	430,000	
909 Third Avenue	04/15	5.64 %	200,241	203,217	
828-850 Madison Avenue Condominium - retail	06/18	5.29 %	80,000	80,000	
510 5th Avenue - retail	01/16	5.60 %	31,377	31,732	
Washington, DC:					
Skyline Properties <sup>(3)</sup>	02/17	5.74 %	694,711	678,000	
River House Apartments	04/15	5.43 %	195,546	195,546	
2101 L Street <sup>(4)</sup>	08/24	3.97 %	150,000		
2121 Crystal Drive	03/23	5.51 %	150,000	150,000	
Bowen Building	06/16	6.14 %	115,022	115,022	
1215 Clark Street, 200 12th Street and 251 18th Street	01/25	7.09 %	106,628	108,423	
West End 25	06/21	4.88 %	101,671	101,67	
Universal Buildings	04/14	6.49 %	94,497	98,239	
2011 Crystal Drive	08/17	7.30 %	79,865	80,486	
1550 and 1750 Crystal Drive	11/14	7.08 %	74,765	76,62	
220 20th Street	02/18	4.61 %	74,246	75,03	
2231 Crystal Drive	08/13	7.08 %	42,160	43,819	
1225 Clark Street	08/13	7.08 %	25,219	26,21	
1235 Clark Street	n/a	n/a	25,219	51,309	
1750 Pennsylvania Avenue	n/a	n/a	-	44,330	
Retail:					
Cross-collateralized mortgages on 40 strip shopping centers	09/20	4.23 %	576,281	585,398	
Montehiedra Town Center	07/16	6.04 %	120,000	120,000	
Broadway Mall	07/13	5.30 %	85,840	87,750	
North Bergen (Tonnelle Avenue)	01/18	4.59 %	75,000	75,000	
Las Catalinas Mall	11/13	6.97 %	54,719	55,912	
Other	06/14-05/36	5.12%-7.30%	87,055	88,237	
Merchandise Mart:					
Merchandise Mart	12/16	5.57 %	550,000	550,000	
Other:					
555 California Street	09/21	5.10 %	600,000	600,000	
Borgata Land	02/21	5.14 %	60,000	60,000	
Total fixed rate notes and mortgages payable		5.40 %	\$ 6,231,418	\$ 6,321,628	

See notes on page 24.

#### 11. Debt - continued

			Interest				
(Amounts in thousands)			Rate at		Balaı		_
		Spread over	September 30,	Sep	otember 30,	De	cember 31,
Notes and mortgages payable:	Maturity (1)	LIBOR	2012		2012		2011
Variable rate:							
New York:							
Eleven Penn Plaza	01/19	L+235	2.58 %	\$	330,000	\$	330,000
100 West 33rd Street - office & retail <sup>(5)</sup>	03/17	L+250	2.73 %		325,000		232,000
4 Union Square South - retail	04/14	L+325	3.48 %		75,000		75,000
435 Seventh Avenue - retail <sup>(6)</sup>	08/19	L+225	2.47 %		98,000		51,353
866 UN Plaza	05/16	L+125	1.48 %		44,978		44,978
Washington, DC:							
River House Apartments	04/18	n/a <sup>(7)</sup>	1.63 %		64,000		64,000
2200/2300 Clarendon Boulevard	01/15	L+75	0.98 %		48,859		53,344
1730 M and 1150 17th Street	06/14	L+140	1.62 %		43,581		43,581
2101 L Street (4)	n/a	n/a	n/a		_		150,000
Retail:							
Bergen Town Center	03/13	L+150	1.73 %		282,312		283,590
San Jose Strip Center	03/13	L+400	4.25 %		106,332		112,476
Cross-collateralized mortgages on 40 strip					Í		,
shopping centers (8)	09/20	L+136 (8)	2.36 %		60,000		60,000
Beverly Connection	n/a	n/a	n/a				100,000
Other	11/12	L+375	3.98 %		19,427		19,876
Other:					. , .		. ,
220 Central Park South	10/13	L+275	2.97 %		123,750		123,750
Total variable rate notes and mortgages payable			2.50 %		1,621,239	_	1,743,948
Total notes and mortgages payable			4.80 %	\$	7,852,657	\$	8,065,576
Total notes and mortgages payable			4.00 /0	Ψ_	7,032,037	Ψ	0,005,570
Senior unsecured notes:							
Senior unsecured notes due 2015	04/15		4.25 %	\$	499,586	\$	499,462
Senior unsecured notes due 2039 (9)	10/39		7.88 %	Ψ	460,000	Ψ	460,000
Senior unsecured notes due 2022	01/22		5.00 %		398,335		398,199
Total senior unsecured notes	01/22		5.70 %	\$	1,357,921	\$	1,357,661
Total schiol unsecured notes			3.70 70	Ψ	1,337,721	Ψ	1,557,001
Unsecured revolving credit facilities:							
\$1.25 billion unsecured revolving credit facility	11/16	L+125	1.43 %	\$	600,000	\$	138,000
\$1.25 billion unsecured revolving credit facility	11/10	L+123	1.43 /0	Ψ	000,000	Ψ	130,000
(\$22,576 reserved for outstanding letters of credit)	06/16	L±135					
	00/10	L+133	1 /2 0/	Φ	600,000	Φ_	129 000
Total unsecured revolving credit facilities			1.43 %	\$	600,000	\$	138,000
3.88% exchangeable senior debentures <sup>(10)</sup>	n/a		n/a	\$	_	\$	497,898
5.00 /v Cachangeanic sembi dependires	11/ U		11/ (1	Ψ		Ψ	177,070
2.85% convertible senior debentures <sup>(10)</sup>	n/a		n/a	\$	_	\$	10,168
2.02 / Conference benner deventures	-1/ W		-1/ W	_		_	10,100

See notes on the following page.

#### 11. Debt - continued

Notes to preceding tabular information (amounts in thousands):

- (1) Represents the extended maturity for certain loans in which we have the unilateral right, ability and intent to extend.
- (2) On January 9, 2012, we completed a \$300,000 refinancing of this property. The five-year fixed rate loan bears interest at 3.75% and amortizes based on a 30-year schedule beginning in the third year. The proceeds of the new loan and \$132,000 of existing cash were used to repay the existing loan and closing costs.
- (3) In the first quarter of 2012, we notified the lender that due to scheduled lease expirations resulting primarily from the effects of the Base Realignment and Closure statute, the Skyline properties had a 26% vacancy rate, which is expected to increase and, accordingly, cash flows are expected to decrease. As a result, our subsidiary that owns these properties does not have and is not expected to have for some time sufficient funds to pay all of its current obligations, including interest payments to the lender. Based on the projected vacancy and the significant amount of capital required to re-tenant these properties, at our request, the mortgage loan was transferred to the special servicer. In the second quarter of 2012, we entered into a forbearance agreement with the special servicer to apply cash flows of the property, before interest on the loan, towards the repayment of \$4,000 of tenant improvements and leasing commissions we recently funded in connection with a new lease at these properties. In the third quarter, we were repaid our capital in full. The forbearance agreement (amended September 1, 2012, to extend its maturity) provides that through the December 1, 2012 payment date, any interest shortfall would be deferred and added to the principal balance of the loan and not give rise to a loan default. As of September 30, 2012, the deferred interest amounted to \$16,711. We continue to negotiate with the special servicer to restructure the terms of the loan.
- (4) On July 26, 2012, we completed a \$150,000 refinancing of this property. The twelve-year fixed rate loan bears interest at 3.97% and amortizes based on a 30-year schedule beginning in the third year.
- (5) On March 5, 2012, we completed a \$325,000 refinancing of this property. The three-year loan bears interest at LIBOR plus 2.50% and has two one-year extension options. We retained net proceeds of approximately \$87,000, after repaying the existing loan and closing costs.
- (6) On August 17, 2012, we completed a \$98,000 refinancing of this property. The seven-year loan bears interest at LIBOR plus 2.25%. We retained net proceeds of approximately \$44,000 after repaying the existing loan and closing costs.
- (7) Interest at the Freddie Mac Reference Note Rate plus 1.53%.
- (8) LIBOR floor of 1.00%.
- (9) May be redeemed at our option in whole or in part beginning on October 1, 2014, at a price equal to the principal amount plus accrued interest.
- (10) In April 2012, we redeemed all of the outstanding exchangeable and convertible senior debentures at par, for an aggregate of \$510,215 in cash.

#### 12. Redeemable Noncontrolling Interests

Redeemable noncontrolling interests on our consolidated balance sheets represent Operating Partnership units held by third parties and are comprised of Class A units and Series D-15 and D-16 cumulative redeemable preferred units. Redeemable noncontrolling interests on our consolidated balance sheets are recorded at the greater of their carrying amount or redemption value at the end of each reporting period. Changes in the value from period to period are charged to "additional capital" in our consolidated statements of changes in equity. Below is a table summarizing the activity of redeemable noncontrolling interests.

(Amounts in thousands)		
Balance at December 31, 2010	\$	1,327,974
Net income		47,364
Distributions		(38,393)
Conversion of Class A units into common shares, at redemption value		(38,220)
Adjustments to carry redeemable Class A units at redemption value		(114,628)
Redemption of Series D-11 redeemable units		(28,000)
Other, net		4,623
Balance at September 30, 2011	\$	1,160,720
	<del></del>	
Balance at December 31, 2011	\$	1,160,677
Net income		40,595
Distributions		(34,138)
Conversion of Class A units into common shares, at redemption value		(51,216)
Adjustments to carry redeemable Class A units at redemption value		63,657
Redemption of Series D-10 and D-14 redeemable units		(168,300)
Other, net		(15,776)
Balance at September 30, 2012	\$	995,499

On July 19, 2012, we redeemed all of the outstanding 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units with an aggregate face amount of \$180,000,000 for \$168,300,000 in cash, plus accrued and unpaid distributions through the date of redemption.

As of September 30, 2012 and December 31, 2011, the aggregate redemption value of redeemable Class A units was \$949,499,000 and \$934,677,000, respectively.

Redeemable noncontrolling interests exclude our Series G-1 through G-4 convertible preferred units and Series D-13 cumulative redeemable preferred units, as they are accounted for as liabilities in accordance with ASC 480, *Distinguishing Liabilities and Equity*, because of their possible settlement by issuing a variable number of Vornado common shares. Accordingly, the fair value of these units is included as a component of "other liabilities" on our consolidated balance sheets and aggregated \$55,097,000 and \$54,865,000 as of September 30, 2012 and December 31, 2011, respectively.

#### 13. Shareholders' Equity

On July 11, 2012, we sold 12,000,000 5.70% Series K Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$291,144,000, after underwriters' discounts and issuance costs. Dividends on the Series K Preferred Shares are cumulative and payable quarterly in arrears. The Series K Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series K Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series K Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

On August 16, 2012, we redeemed all of the outstanding 7.0% Series E Cumulative Redeemable Preferred Shares at par, for an aggregate of \$75,000,000 in cash, plus accrued and unpaid dividends through the date of redemption.

#### 14. Fair Value Measurements

ASC 820, Fair Value Measurement and Disclosures defines fair value and establishes a framework for measuring fair value. The objective of fair value is to determine the price that would be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (the exit price). ASC 820 establishes a fair value hierarchy that prioritizes observable and unobservable inputs used to measure fair value into three levels: Level 1 – quoted prices (unadjusted) in active markets that are accessible at the measurement date for assets or liabilities; Level 2 – observable prices that are based on inputs not quoted in active markets, but corroborated by market data; and Level 3 – unobservable inputs that are used when little or no market data is available. The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs. In determining fair value, we utilize valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible, as well as consider counterparty credit risk in our assessment of fair value. Considerable judgment is necessary to interpret Level 2 and 3 inputs in determining the fair value of our financial and non-financial assets and liabilities. Accordingly, our fair value estimates, which are made at the end of each reporting period, may be different than the amounts that may ultimately be realized upon sale or disposition of these assets.

#### Financial Assets and Liabilities Measured at Fair Value

Financial assets and liabilities that are measured at fair value in our consolidated financial statements consist of (i) marketable securities, (ii) Real Estate Fund investments, (iii) the assets in our deferred compensation plan (for which there is a corresponding liability on our consolidated balance sheet), (iv) derivative positions in marketable equity securities, (v) interest rate swaps and (vi) mandatorily redeemable instruments (Series G-1 through G-4 convertible preferred units and Series D-13 cumulative redeemable preferred units). The tables below aggregate the fair values of these financial assets and liabilities by their levels in the fair value hierarchy at September 30, 2012 and December 31, 2011, respectively.

As of September 30, 2012							
	Total		Level 1	Level 2			Level 3
\$	485,001	\$	485,001	\$	-	\$	-
	482,442		-		-		482,442
	103,003		42,236		-		60,767
	8,524		-		8,524		
\$	1,078,970	\$	527,237	\$	8,524	\$	543,209
		_		_			
\$	55,097	\$	55,097	\$	-	\$	-
	52,935		-		52,935		
\$	108,032	\$	55,097	\$	52,935	\$	-
	\$ \$ \$ \$	\$ 485,001 482,442 103,003 8,524 \$ 1,078,970 \$ 55,097 52,935	\$ 485,001 \$ 482,442 103,003 8,524 \$ 1,078,970 \$ \$ 55,097 \$ 52,935	Total         Level 1           \$ 485,001         \$ 485,001           482,442         -           103,003         42,236           8,524         -           \$ 1,078,970         \$ 527,237           \$ 55,097         \$ 55,097           52,935         -	Total         Level 1           \$ 485,001         \$ 485,001           \$ 482,442         -           103,003         42,236           8,524         -           \$ 1,078,970         \$ 527,237           \$ 55,097         \$ 55,097           \$ 52,935         -	Total         Level 1         Level 2           \$ 485,001         \$ 485,001         \$ -           482,442         -         -           103,003         42,236         -           8,524         -         8,524           \$ 1,078,970         \$ 527,237         \$ 8,524           \$ 55,097         \$ 55,097         \$ -           52,935         -         52,935	Total         Level 1         Level 2           \$ 485,001         \$ 485,001         \$ -           482,442         -         -           103,003         42,236         -           8,524         -         8,524           1,078,970         \$ 527,237         \$ 8,524           \$ 55,097         \$ 55,097         \$ -           \$ 52,935         -         52,935

<sup>(1)</sup> Represents the cash deposited with the counterparty in excess of the mark-to-market loss on the derivative position.

	As of December 31, 2011							
(Amounts in thousands)		Total		Level 1		Level 2		Level 3
Marketable securities	\$	741,321	\$	741,321	\$	-	\$	-
Real Estate Fund investments (75% of which is attributable to								
noncontrolling interests)		346,650		-		-		346,650
Deferred compensation plan assets (included in other assets)		95,457		39,236		-		56,221
J.C. Penney derivative position (included in other assets) <sup>(1)</sup>		30,600		-		30,600		-
Total assets	\$	1,214,028	\$	780,557	\$	30,600	\$	402,871
	_		_				_	
Mandatorily redeemable instruments (included in other liabilities)	\$	54,865	\$	54,865	\$	-	\$	-
Interest rate swap (included in other liabilities)		44,114		-		44,114		-
Total liabilities	\$	98,979	\$	54,865	\$	44,114	\$	-

<sup>(1)</sup> Represents the mark-to-market gain on the derivative position.

#### 14. Fair Value Measurements – continued

Financial Assets and Liabilities Measured at Fair Value - continued

#### Real Estate Fund Investments

At September 30, 2012, our Real Estate Fund had eight investments with an aggregate fair value of approximately \$482,442,000, or \$45,818,000 in excess of cost. These investments are classified as Level 3. We use a discounted cash flow valuation technique to estimate the fair value of each of these investments, which is updated quarterly by personnel responsible for the management of each investment and reviewed by senior management at each reporting period. The discounted cash flow valuation technique requires us to estimate cash flows for each investment over the anticipated holding period, which currently ranges from 1.8 to 6.4 years. Cash flows are derived from property rental revenue (base rents plus reimbursements) less operating expenses, real estate taxes and capital and other costs, plus projected sales proceeds in the year of exit. Property rental revenue is based on leases currently in place and our estimates for future leasing activity, which are based on current market rents for similar space plus a projected growth factor. Similarly, estimated operating expenses and real estate taxes are based on amounts incurred in the current period plus a projected growth factor for future periods. Anticipated sales proceeds at the end of an investment's expected holding period are determined based on the net cash flow of the investment in the year of exit, divided by a terminal capitalization rate, less estimated selling costs.

The fair value of each property is calculated by discounting the future cash flows (including the projected sales proceeds), using an appropriate discount rate and then reduced by the property's outstanding debt, if any, to determine the fair value of the equity in each investment. Significant unobservable quantitative inputs used in determining the fair value of each investment include capitalization rates and discount rates. These rates are based on the location, type and nature of each property, and current and anticipated market conditions, which are derived from original underwriting assumptions, industry publications and from the experience of our Acquisitions and Capital Markets departments. Significant unobservable quantitative inputs in the table below were utilized in determining the fair value of these Fund investments at September 30, 2012.

		weighted Average
		(based on fair
Unobservable Quantitative Input	Range	value of investments)
Discount rates	12.5% to 23.3%	14.6 %
Terminal capitalization rates	5.3% to 6.8%	6.0 %

The above inputs are subject to change based on changes in economic and market conditions and/or changes in use or timing of exit. Changes in discount rates and terminal capitalization rates result in increases or decreases in the fair values of these investments. The discount rates encompass, among other things, uncertainties in the valuation models with respect to terminal capitalization rates and the amount and timing of cash flows. Therefore, a change in the fair value of these investments resulting from a change in the terminal capitalization rate, may be partially offset by a change in the discount rate. It is not possible for us to predict the effect of future economic or market conditions on our estimated fair values. The table below summarizes the changes in the fair value of Fund investments that are classified as Level 3, for the three and nine months ended September 30, 2012 and 2011.

		For the Th Ended Sep			For the Nine Months Ended September 30,				
(Amounts in thousands)	•	2012	2011			2012	2011		
Beginning balance	\$	388,455	\$	255,795	\$	346,650	\$	144,423	
Purchases		88,429		-		163,021		123,047	
Sales/Returns		-		-		(61,052)		(12,831)	
Realized gains		-		-		-		3,085	
Unrealized gains		5,558		5,639		33,537		19,209	
Other, net		-		(17)		286		(15,516)	
Ending balance	\$	482,442	\$	261,417	\$	482,442	\$	261,417	

#### 14. Fair Value Measurements – continued

Financial Assets and Liabilities Measured at Fair Value - continued

#### <u>Deferred Compensation Plan Assets</u>

Deferred compensation plan assets that are classified as Level 3 consist of investments in limited partnerships and investment funds, which are managed by third parties. We receive quarterly financial reports from a third-party administrator, which are compiled from the quarterly reports provided to them from each limited partnership and investment fund. The quarterly reports provide net asset values on a fair value basis which are audited by independent public accounting firms on an annual basis. The third-party administrator does not adjust these values in determining our share of the net assets and we do not adjust these values when reported in our consolidated financial statements. The table below summarizes the changes in the fair value of Deferred Compensation Plan Assets for the three and nine months ended September 30, 2012 and 2011.

	For the Th Ended Sep		For the Ni Ended Sep			
(Amounts in thousands)		2012	2011	2012		2011
Beginning balance	\$	58,313	\$ 53,724	\$ 56,221	\$	47,850
Purchases		1,650	3,155	5,416		22,259
Sales		(276)	(1,044)	(4,287)		(18,538)
Realized and unrealized gain (loss)		1,080	(2,051)	3,349		2,166
Other, net		-	103	68		150
Ending balance	\$	60,767	\$ 53,887	\$ 60,767	\$	53,887

#### Financial Assets and Liabilities not Measured at Fair Value

Financial assets and liabilities that are not measured at fair value in our consolidated financial statements include mezzanine loans receivable, a stock purchase warrant, and our secured and unsecured debt. Estimates of the fair value of these instruments are determined by the standard practice of modeling the contractual cash flows required under the instrument and discounting them back to their present value at the appropriate current risk adjusted interest rate, which is provided by a third-party specialist. For floating rate debt, we use forward rates derived from observable market yield curves to project the expected cash flows we would be required to make under the instrument. The fair value of our mezzanine loans receivable and the stock purchase warrant are classified as Level 3 and the fair value of our secured and unsecured debt are classified as Level 2. The table below summarizes the carrying amounts and fair value of these financial instruments as of September 30, 2012 and December 31, 2011.

	As of September 30, 2012					As of December 31, 2011				
		Carrying	Fair			Carrying	Fair			
(Amounts in thousands)		Amount		Value		Amount	Value			
Assets:										
Mezzanine loans receivable	\$	131,585	\$	127,000	\$	133,948	\$	129,000		
Stock purchase warrant (residential property)		-		35,000		-				
	\$	131,585	\$	162,000	\$	133,948	\$	129,000		
		_			_	_				
Liabilities:										
Notes and mortgages payable	\$	7,852,657	\$	7,900,000	\$	8,065,576	\$	8,181,000		
Senior unsecured notes		1,357,921		1,476,000		1,357,661		1,426,000		
Revolving credit facility debt		600,000		600,000		138,000		138,000		
Exchangeable senior debentures		-		-		497,898		510,000		
Convertible senior debentures	_				_	10,168		10,000		
	\$	9,810,578	\$_	9,976,000	\$_	10,069,303	\$	10,265,000		

#### 15. Incentive Compensation

Our Omnibus Share Plan (the "Plan") provides for grants of incentive and non-qualified stock options, restricted stock, restricted Operating Partnership units and out-performance plan rewards to certain of our employees and officers. We account for all stock-based compensation in accordance ASC 718, *Compensation – Stock Compensation*.

On March 30, 2012, our Compensation Committee (the "Committee") approved the 2012 formulaic annual incentive program for our senior executive management team. Under the program, our senior executive management team, including our Chairman and our President and Chief Executive Officer, will have the ability to earn annual incentive payments (cash or equity) if and only if we achieve comparable funds from operations ("Comparable FFO") of at least 80% or more of the prior year Comparable FFO. Moreover, even if we achieve the stipulated Comparable FFO performance requirement, the Committee retains the right, consistent with best practices, to elect to make no payments under the program. Comparable FFO excludes the impact of certain non-recurring items such as income or loss from discontinued operations, the sale or mark-to-market of marketable securities or derivatives and early extinguishment of debt, restructuring costs and non-cash impairment losses, among others, and thus the Committee believes provides a better metric than total FFO for assessing management's performance for the year. Aggregate incentive awards earned under the program are subject to a cap of 1.25% of Comparable FFO for the year, with individual award allocations determined by the Committee based on an assessment of individual and overall performance.

On March 30, 2012, the Committee also approved the 2012 Out-Performance Plan, a multi-year, performance-based equity compensation plan (the "2012 OPP"). The aggregate notional amount of the 2012 OPP is \$40,000,000. Under the 2012 OPP, participants, including our Chairman and our President and Chief Executive Officer, have the opportunity to earn compensation payable in the form of equity awards if and only if we outperform a predetermined total shareholder return ("TSR") and/or outperform the market with respect to a relative TSR in any year during a three-year performance period. Specifically, awards under our 2012 OPP may be earned if we (i) achieve a TSR above that of the SNL US REIT Index (the "Index") over a one-year, two-year or threeyear performance period (the "Relative Component"), and/or (ii) achieve a TSR level greater than 7% per annum, or 21% over the three-year performance period (the "Absolute Component"). To the extent awards would be earned under the Absolute Component of the 2012 OPP but we underperform the Index, such awards would be reduced (and potentially fully negated) based on the degree to which we underperform the Index. In certain circumstances, in the event we outperform the Index but awards would not otherwise be earned under the Absolute Component, awards may still be earned under the Relative Component. To the extent awards would otherwise be earned under the Relative Component but we fail to achieve at least a 6% per annum absolute TSR level, such awards would be reduced based on our absolute TSR performance, with no awards being earned in the event our TSR during the applicable measurement period is 0% or negative, irrespective of the degree to which we may outperform the Index. If the designated performance objectives are achieved, OPP Units are also subject to time-based vesting requirements. Dividends on awards issued accrue during the performance period and are paid to participants if and only if awards are ultimately earned based on the achievement of the designated performance objectives. Awards earned under the 2012 OPP vest 33% in year three, 33% in year four and 34% in year five. The fair value of the 2012 OPP on the date of grant, as adjusted for estimated forfeitures, was \$12,250,000, and is being amortized into expense over a five-year period from the date of grant, using a graded vesting attribution model.

Stock-based compensation expense consists of stock option awards, restricted stock awards, Operating Partnership unit awards and out-performance plan awards. Stock-based compensation expense was \$7,774,000 and \$7,320,000 in the three months ended September 30, 2012 and 2011, respectively, and \$22,821,000 and \$21,384,000 in the nine months ended September 30, 2012 and 2011, respectively.

#### 16. Fee and Other Income

The following table sets forth the details of our fee and other income:

(Amounts in thousands)	 For the Thi Ended Sep			For the Nine Months Ended September 30,				
	 2012 2011			2012			2011	
BMS cleaning fees	\$ 16,945	\$	15,647	\$	49,437	\$	46,479	
Signage revenue	4,783		5,085		14,252		14,746	
Management and leasing fees	7,234		4,773		16,534		16,660	
Lease termination fees	282		4,803		1,172		12,478	
Other income	 10,444		6,468		24,623		21,450	
	\$ 39,688	\$	36,776	\$	106,018	\$	111,813	

Management and leasing fees include management fees from Interstate Properties, a related party, of \$197,000 and \$195,000 for the three months ended September 30, 2012 and 2011, respectively, and \$588,000 and \$586,000 for the nine months ended September 30, 2012 and 2011, respectively. The above table excludes fee income from partially owned entities, which is typically included in "income from partially owned entities" (see Note 7 – Investments in Partially Owned Entities).

#### 17. Interest and Other Investment Income (Loss), Net

The following table sets forth the details of our interest and other investment income (loss):

(Amounts in thousands)		For the Th Ended Sep		For the Nine Months Ended September 30,				
		2012		2011		2012		2011
Income (loss) from the mark-to-market of J.C. Penney derivative position	\$	4,344	\$	(37,537)	\$	(53,343)	\$	(27,136)
Interest on mezzanine loans receivable		2,852		3,442		8,867		9,169
Mark-to-market of investments in our deferred compensation plan (1)		1,116		(5,243)		5,267		1,502
Dividends and interest on marketable securities		-		7,605		11,093		22,941
Mezzanine loans loss reversal and net gain on disposition		-		-		-		82,744
Other, net		2,211		1,722		5,132		5,866
	\$	10,523	\$	(30,011)	\$	(22,984)	\$	95,086

<sup>(1)</sup> This income is entirely offset by the expense resulting from the mark-to-market of the deferred compensation plan liability, which is included in "general and administrative" expense.

#### 18. Income Per Share

The following table provides a reconciliation of both net income and the number of common shares used in the computation of (i) basic income per common share - which includes the weighted average number of common shares outstanding without regard to dilutive potential common shares, and (ii) diluted income per common share - which includes the weighted average common shares and dilutive share equivalents. Dilutive share equivalents may include our Series A convertible preferred shares, employee stock options and restricted stock.

(Amounts in thousands, except per share amounts)		For the Thr Ended Sept			For the Nine Months Ended September 30,				
		2012		2011	2012			2011	
Numerator:									
Income from continuing operations, net of income									
attributable to noncontrolling interests	\$	93,433	\$	45,553	\$	303,755	\$	418,163	
Income from discontinued operations, net of income									
attributable to noncontrolling interests		147,873		8,209	_	227,370		156,843	
Net income attributable to Vornado		241,306		53,762		531,125		575,006	
Preferred share dividends		(20,613)		(17,627)		(56,187)		(47,743)	
Discount on preferred unit redemptions		11,700		5,000		11,700		5,000	
Net income attributable to common shareholders		232,393		41,135		486,638	· <u></u>	532,263	
Earnings allocated to unvested participating securities		(71)		(48)		(149)		(199)	
Numerator for basic income per share		232,322		41,087		486,489		532,064	
Impact of assumed conversions:									
Convertible preferred share dividends		28		-		85		94	
Numerator for diluted income per share	\$	232,350	\$	41,087	\$	486,574	\$	532,158	
Denominator:									
Denominator for basic income per share –									
weighted average shares		185,924		184,398		185,656		184,220	
Effect of dilutive securities <sup>(1)</sup> :		,		,		,		,	
Employee stock options and restricted share awards		681		1,667		693		1,764	
Convertible preferred shares		50		-		50		55	
Denominator for diluted income per share –			_		_		_		
weighted average shares and assumed conversions		186,655	_	186,065	_	186,399	_	186,039	
INCOME PER COMMON SHARE – BASIC:									
Income from continuing operations, net	\$	0.45	\$	0.18	\$	1.40	\$	2.04	
Income from discontinued operations, net	Ψ	0.80	Ψ	0.04	Ψ	1.22	Ψ	0.85	
Net income per common share	\$	1.25	\$	0.22	\$	2.62	\$	2.89	
INCOME PER COMMON SHARE – DILUTED:							_		
Income from continuing operations, net	S	0.45	\$	0.18	\$	1.39	\$	2.02	
Income from discontinued operations, net	φ	0.43	φ	0.18	Φ	1.22	Φ	0.84	
Net income per common share	\$	1.24	\$	0.04	\$	2.61	\$	2.86	
Net income per common snare	<b>3</b>	1.24	<b>3</b>	0.22	)	2.01	Þ	2.80	

<sup>(1)</sup> The effect of dilutive securities above excludes anti-dilutive weighted average common share equivalent of 12,652 and 18,857 in the three months ended September 30, 2012 and 2011, respectively, and 15,048 and 18,687 in the nine months ended September 30, 2012 and 2011, respectively.

#### 19. Commitments and Contingencies

Insurance

We maintain general liability insurance with limits of \$300,000,000 per occurrence and all risk property and rental value insurance with limits of \$2.0 billion per occurrence, including coverage for terrorist acts, with sub-limits for certain perils such as floods. Our California properties have earthquake insurance with coverage of \$180,000,000 per occurrence, subject to a deductible in the amount of 5% of the value of the affected property, up to a \$180,000,000 annual aggregate.

Penn Plaza Insurance Company, LLC ("PPIC"), our wholly owned consolidated subsidiary, acts as a re-insurer with respect to a portion of all risk property and rental value insurance and a portion of our earthquake insurance coverage, and as a direct insurer for coverage for acts of terrorism, including nuclear, biological, chemical and radiological ("NBCR") acts, as defined by the Terrorism Risk Insurance Program Reauthorization Act. Coverage for acts of terrorism (excluding NBCR acts) is fully reinsured by third party insurance companies and the Federal government with no exposure to PPIC. Coverage for NBCR losses is up to \$2.0 billion per occurrence, for which PPIC is responsible for a deductible of \$3,200,000 and 15% of the balance of a covered loss and the Federal government is responsible for the remaining 85% of a covered loss. We are ultimately responsible for any losses incurred by PPIC.

We continue to monitor the state of the insurance market and the scope and costs of coverage for acts of terrorism. However, we cannot anticipate what coverage will be available on commercially reasonable terms in future policy years.

Our debt instruments, consisting of mortgage loans secured by our properties which are non-recourse to us, senior unsecured notes and revolving credit agreements contain customary covenants requiring us to maintain insurance. Although we believe that we have adequate insurance coverage for purposes of these agreements, we may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further, if lenders insist on greater coverage than we are able to obtain it could adversely affect our ability to finance our properties and expand our portfolio.

#### Other Commitments and Contingencies

Our mortgage loans are non-recourse to us. However, in certain cases we have provided guarantees or master leased tenant space. These guarantees and master leases terminate either upon the satisfaction of specified circumstances or repayment of the underlying loans. As of September 30, 2012, the aggregate dollar amount of these guarantees and master leases is approximately \$267,090,000.

At September 30, 2012, \$22,576,000 of letters of credit were outstanding under one of our revolving credit facilities. Our credit facilities contain financial covenants that require us to maintain minimum interest coverage and maximum debt to market capitalization ratios, and provide for higher interest rates in the event of a decline in our ratings below Baa3/BBB. Our credit facilities also contain customary conditions precedent to borrowing, including representations and warranties, and also contain customary events of default that could give rise to accelerated repayment, including such items as failure to pay interest or principal.

Each of our properties has been subjected to varying degrees of environmental assessment at various times. The environmental assessments did not reveal any material environmental contamination. However, there can be no assurance that the identification of new areas of contamination, changes in the extent or known scope of contamination, the discovery of additional sites, or changes in cleanup requirements would not result in significant costs to us.

Two of our wholly owned subsidiaries that are contracted to develop and operate the Cleveland Medical Mart and Convention Center, in Cleveland, Ohio, are required to fund \$11,500,000, primarily for tenant improvements, and they are responsible for operating expenses and are entitled to the net operating income, if any, upon the completion of development and the commencement of operations. As of September 30, 2012, our subsidiaries have funded \$1,100,000 of the commitment.

As of September 30, 2012, we expect to fund additional capital to certain of our partially owned entities aggregating approximately \$244,463,000.

#### 19. Commitments and Contingencies – continued

Litigation

We are from time to time involved in legal actions arising in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters, including the matter referred to below, is not expected to have a material adverse effect on our financial position, results of operations or cash flows.

In 2003, Stop & Shop filed an action against us in the New York Supreme Court, claiming that we had no right to reallocate and therefore continue to collect \$5,000,000 of annual rent from Stop & Shop pursuant to a Master Agreement and Guaranty, because of the expiration of the leases to which the annual rent was previously allocated. Stop & Shop asserted that an order of the Bankruptcy Court for the Southern District of New York, as modified on appeal by the District Court, froze our right to reallocate and effectively terminated our right to collect the annual rent from Stop & Shop. We asserted a counterclaim seeking a judgment for all the unpaid annual rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the annual rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. After summary judgment motions by both sides were denied, the parties conducted discovery. A trial was held in November 2010. On November 7, 2011, the Court determined that we have a continuing right to allocate the annual rent to unexpired leases covered by the Master Agreement and Guaranty, and directed entry of a judgment in our favor ordering Stop & Shop to pay us the unpaid annual rent accrued through February 28, 2011 in the amount of \$37,422,000, a portion of the annual rent due from March 1, 2011 through the date of judgment, interest, and attorneys' fees. On December 16, 2011, a money judgment based on the Court's decision was entered in our favor in the amount of \$56,597,000 (including interest and costs). The amount for attorneys' fees is being addressed in a proceeding before a special referee. Stop & Shop appealed the Court's decision and the judgment, and has posted a bond to secure payment of the judgment. On January 12, 2012, we commenced a new action against Stop & Shop seeking recovery of \$2,500,000 of annual rent not included in the money judgment, plus additional annual rent as it accrues. A motion by Stop & Shop to dismiss the new action was denied on July 19, 2012. Stop & Shop's appeal of that ruling was heard on October 18, 2012, and a decision has not yet been issued.

As of September 30, 2012, we have a \$46,400,000 receivable from Stop & Shop, excluding amounts due to us for interest and costs resulting from the Court's judgment. As a result of Stop & Shop appealing the Court's decision, we believe, after consultation with counsel, that the maximum reasonably possible loss is up to the total amount of the receivable of \$46,400,000.

#### 20. Related Party Transactions

On March 8, 2012, Steven Roth, the Chairman of our Board of Trustees, repaid his \$13,122,500 outstanding loan from the Company.

#### 21. Segment Information

Effective January 1, 2012, as a result of certain organizational and operational changes, we redefined the New York business segment to encompass all of our Manhattan assets by including the 1.0 million square feet in 21 freestanding Manhattan street retail assets (formerly in our Retail segment), and the Hotel Pennsylvania and our interest in Alexander's, Inc. (formerly in our Other segment). Accordingly, we have reclassified the prior period segment financial results to conform to the current year presentation. See note (4) on page 38 for the elements of the New York segment's EBITDA. Below is a summary of net income and a reconciliation of net income to EBITDA<sup>(1)</sup> by segment for the three and nine months ended September 30, 2012 and 2011.

(Amounts in thousands)	For the Three Months Ended September 30, 2012									
	Total	New York	Washington, DC	Retail Properties	Merchandise Mart	Toys	Other			
Property rentals	\$ 492,989	\$ 255,703	\$ 115,641	\$ 67,919	\$ 31,625	\$ -	\$ 22,101			
Straight-line rent adjustments	11,910	8,140	1,267	2,392	(171)	-	282			
Amortization of acquired below-	Í	,	, in the second second	ĺ	,					
market leases, net	13,242	8,458	506	2,868	-	-	1,410			
Total rentals	518,141	272,301	117,414	73,179	31,454		23,793			
Tenant expense reimbursements	80,497	45,164	9,601	21,069	1,201	-	3,462			
Cleveland Medical Mart development										
project	72,651	-	-	-	72,651	-	-			
Fee and other income:										
BMS cleaning fees	16,945	23,918	-	-	-	-	(6,973)			
Signage revenue	4,783	4,783	-	-	-	-	-			
Management and leasing fees	7,234	1,816	4,615	736	142	-	(75)			
Lease termination fees	282	78	128	73	3	-	- (72)			
Other income	10,444	1,116	8,288	632	481		(73)			
Total revenues	710,977	349,176	140,046	95,689	105,932		20,134			
Operating expenses	264,487	159,048	50,305	33,519	19,130	-	2,485			
Depreciation and amortization	124,335	57,967	29,825	18,202	7,439	-	10,902			
General and administrative	48,742	6,739	6,668	6,103	4,120	-	25,112			
Cleveland Medical Mart development	70.421				70.421					
project Acquisition related costs and	70,431	-	-	-	70,431	-	-			
	1,070						1,070			
tenant buy-outs		222.754	86,798	57.924	101 120					
Total expenses	509,065	223,754		57,824	101,120		39,569			
Operating income (loss)	201,912	125,422	53,248	37,865	4,812	-	(19,435)			
(Loss) applicable to Toys	(8,585)	-	-	-	-	(8,585)	-			
Income (loss) from partially owned										
entities	21,268	9,309	(2,182)	342	219	-	13,580			
Income from Real Estate Fund	5,509	-	-	-	-	-	5,509			
Interest and other investment	10.522	1.057	24	4			0.420			
income, net	10,523	1,057	(20, 211)	(14.732)	(7.006)	-	9,438			
Interest and debt expense	(120,770)	(36,817)	(28,311)	(14,732)	(7,906)	(0.505)	(33,004)			
Income (loss) before income taxes	109,857	98,971	22,779	23,479	(2,875)	(8,585)	(23,912)			
Income tax (expense) benefit	(3,015)	(815)	25		2,166		(4,391)			
Income (loss) from continuing	106.042	00.156	22.004	22 470	(700)	(0.505)	(20, 202)			
operations	106,842	98,156	22,804	23,479	(709)	(8,585)	(28,303)			
Income from discontinued	157 214		126 427	11.005	10.702					
operations	157,314	98,156	126,437	11,085	19,792 19,083	(0.505)	(20, 202)			
Net income (loss) Less net (income) loss attributable to	264,156	98,156	149,241	34,564	19,083	(8,585)	(28,303)			
noncontrolling interests in:										
Consolidated subsidiaries	(6,610)	(2,092)		97	_		(4,615)			
Operating Partnership, including	(0,010)	(2,092)	-	91	-	_	(4,013)			
unit distributions	(16,240)	_	_	_	_	_	(16,240)			
Net income (loss) attributable to	(10,240)						(10,240)			
Vornado	241,306	96,064	149,241	34,661	19,083	(8,585)	(49,158)			
Interest and debt expense <sup>(2)</sup>	183,241	46,823	33,280	17,499	8,916	34,526	42,197			
Depreciation and amortization <sup>(2)</sup>	177,593	62,905	35,071	21,345	7,662	33,160	17,450			
Income tax expense (benefit) <sup>(2)</sup>	3,850	871	(25)	21,515	9,281	(11,118)	4,841			
EBITDA <sup>(1)</sup>	605,990	206,663	217,567	73,505	44,942	47,983	15,330			
Less EBITDA from discontinued	005,770	200,003	217,307	75,505	11,542	17,705	15,550			
operations	(176,110) (3	-	(128,745)	(15,160)	(32,205)	_	_			
EBITDA from continuing operations	\$ 429,880	\$ 206,663 (4)	\$ 88,822	\$ 58,345 (5	\$ 12,737	\$ 47,983	\$ 15,330			
operations	27,000	- ==0,000	. 00,022	. 50,5.0	- 12,737	.,,,,,,				

#### 21. Segment Information – continued

(Amounts in thousands) For the Three Months Ended September 30, 2011 Retail Merchandise Washington, DC **Total** New York **Properties** Mart Toys Other 22,603 507,258 247,794 133,659 35.586 Property rentals 67,616 \$ Straight-line rent adjustments 7,087 6,445 (1,308)1,911 (501)540 Amortization of acquired belowmarket leases, net 15,847 9,833 557 4,346 1,111 35,085 Total rentals 264,072 132,908 73,873 530,192 24.254 23,059 Tenant expense reimbursements 85,757 49,125 9,640 1,681 2,252 Cleveland Medical Mart development project 35,135 35,135 Fee and other income: BMS cleaning fees 15,647 22,571 (6,924)5,085 Signage revenue 5,085 Management and leasing fees 4,773 1,022 2,670 755 45 281 Lease termination fees 4,803 3 540 1,002 261 Other income 6,468 1,049 5,039 229 543 (392)98,177 72,489 Total revenues 687,860 346,464 151,259 19,471 Operating expenses 21,289 2.240 262,837 152,880 49,013 37,415 Depreciation and amortization 126,935 55,685 32,346 20,414 7,642 10,848 6,502 General and administrative 46,121 6,452 6,088 9,206 17,873 Cleveland Medical Mart development project 33,419 33,419 Acquisition related costs and 2,288 1,558 695 tenant buy-outs 35 Total expenses 471,600 216,575 87,861 63.952 71,556 31,656 Operating income (loss) 216,260 129,889 63,398 34,225 933 (12,185)(9,304)(Loss) applicable to Toys (9,304)Income (loss) from partially owned entities 13,140 1,203 (1,356)575 38 12,680 Income from Real Estate Fund 5,353 5,353 Interest and other investment (loss) income, net (30,011)1,047 39 (31,099)(28,928)Interest and debt expense (131,998)(39,088)(17,639)(7,866)(38,477)Net gain on disposition of wholly owned and partially owned assets 1,298 1,298 Income (loss) before income taxes 64,738 93,051 33,153 17,162 (6,894)(9,304)(62,430)(6,959)Income tax expense (678)(881)(784)(4,616)Income (loss) from continuing (7,678)operations 57,779 92,373 32,272 17,162 (9,304)(67,046)Income (loss) from discontinued operations 8,444 165 1,622 6,272 483 (98)Net income (loss) (9,304)66,223 92,538 33,894 23,434 (7,195)(67,144)Less net (income) loss attributable to noncontrolling interests in: Consolidated subsidiaries (5,636)(2,219)110 (3,527)Operating Partnership, including unit distributions (6,825)(6,825)Net income (loss) attributable to Vornado 53.762 90.319 33.894 23.544 (7,195)(9.304)(77,496)Interest and debt expense(2) 197,864 33,703 46,691 20,678 9,523 38,018 49,251 Depreciation and amortization(2) 65,539 193,394 38,085 24,117 12,230 34,293 19,130 Income tax (benefit) expense(2) (7,350)734 925 890 (15,135)5,236 EBITDA(1) 437,670 203,283 106,607 68,339 15,448 47,872 (3,879)Less EBITDA from discontinued  $(22,597)^{(3)}$ operations (4,568)(276)(11,288)(6,563)98  $(3,781)^{(6)}$ (4) (5) EBITDA from continuing operations 415.073 203.007 102.039 57.051 8.885 47,872

See notes on page 38.

#### 21. Segment Information – continued

(Amounts in thousands) For the Nine Months Ended September 30, 2012 Retail Merchandise Total New York Washington, DC **Properties** Mart Tovs Other Property rentals \$ 1,469,751 735,587 356,459 203,237 107,687 66,781 Straight-line rent adjustments 55,189 42,334 4,382 7,285 580 608 Amortization of acquired below-39,228 market leases, net 1,537 4,267 23,776 9,648 108,267 Total rentals 1,564,168 801,697 362,378 220,170 71,656 Tenant expense reimbursements 224,287 118,861 30,471 64,915 3,702 6,338 Cleveland Medical Mart development project 184,014 184,014 Fee and other income: 49,437 70,476 BMS cleaning fees (21,039)Signage revenue 14,252 14,252 16,534 4,037 9,782 2,640 188 Management and leasing fees \_ (113)Lease termination fees 1,172 508 334 256 74 Other income 24,623 3,449 18,846 1,361 1.221 (254)297.900 Total revenues 2,078,487 1,013,106 421,733 289,160 56,588 764,018 447,910 143,923 104,788 59,929 Operating expenses 7,468 Depreciation and amortization 386,974 168,391 107,395 56,830 22,324 32,034 General and administrative 151,142 21,980 19,849 18,803 14,877 75,633 Cleveland Medical Mart development project 177,127 177,127 Acquisition related costs and tenant buy-outs 4,314 4,314 119,449 Total expenses 1,483,575 638,281 271,167 180,421 274,257 (62,861)Operating income (loss) 594,912 374,825 150,566 108,739 23,643 Income applicable to Toys 88,696 88,696 Income (loss) from partially owned entities 53,491 20,345 (4,571)1,040 560 36,117 Income from Real Estate Fund 37,572 37,572 Interest and other investment (22.984)97 (loss) income, net 3.166 24 (26,271)(85,408)(49,705)(23,467)Interest and debt expense (377,600)(109,365)(109,655)Net gain on disposition of wholly owned and partially owned assets 4,856 4,856 Income (loss) before income taxes 288,971 60,684 60,098 736 88,696 378,943 (120,242)Income tax (expense) benefit (17,319)(2,480)(1,277)343 (13,905)Income (loss) from continuing operations 361,624 286,491 59,407 60,098 1,079 88,696 (134,147)Income (loss) from discontinued operations 241,024 (640)130,979 36,404 67,291 6,990 Net income (loss) 602,648 285,851 190,386 96,502 68,370 88,696 (127,157)Less net (income) loss attributable to noncontrolling interests in: Consolidated subsidiaries 308 (30,928)(23,970)(7,266)Operating Partnership, including unit distributions (40,595)(40,595)Net income (loss) attributable to 531,125 278,585 190,386 96,810 68,370 88,696 (191,722)Vornado Interest and debt expense(2) 567,265 140,294 58,039 26,492 139,566 99,486 103,388 Depreciation and amortization(2) 552,794 188,480 122,987 65,751 26,966 100,371 48,239 Income tax expense(2) 50,076 1,532 17,982 16,227 2,677 11,658 EBITDA<sup>(1)</sup> 1,701,260 610,036 414,391 220,600 133,486 310,437 12,310 Less EBITDA from discontinued (279,464) (3) (6,990)operations 640 (138,707)(48,251)(86, 156)\$ 1,421,796 47,330 5,320 (6) EBITDA from continuing operations 610,676 172,349 310,437 275,684

See notes on page 38.

### VORNADO REALTY TRUST NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

### 21. Segment Information – continued

(Amounts in thousands) For the Nine Months Ended September 30, 2011 Retail Merchandise New York Washington, DC Toys **Total Properties** Mart Other \$ 1.517.994 727.886 400,909 118,540 \$ \$ 67.958 Property rentals \$ \$ 202,701 Straight-line rent adjustments 26,192 22,636 (2,138)4,666 (1,261)2,289 Amortization of acquired below-1,597 market leases, net 48,681 33,173 10,552 3,359 117,279 1,592,867 783,695 400,368 217,919 73,606 Total rentals Tenant expense reimbursements 237,945 125,921 27,242 71,926 4,988 7,868 Cleveland Medical Mart development project 108,203 108,203 Fee and other income: 46,479 (20,434)BMS cleaning fees 66,913 Signage revenue 14,746 14,746 9,629 Management and leasing fees 16,660 3,560 3,068 348 55 Lease termination fees 12,478 9,176 3,013 289 Other income 21,450 3,391 15,316 1,172 1,791 (220)2,050,828 294,374 232,609 1,007,402 455,568 60,875 Total revenues Operating expenses 773,331 113,167 71,210 435,519 142,211 11,224 Depreciation and amortization 373,380 165,031 96,940 57,472 21,594 32,343 20,046 General and administrative 154,359 20,409 19,496 22,659 71,749 Cleveland Medical Mart development project 101,637 101,637 Acquisition related costs and 22,455 3,040 2,822 tenant buy-outs 16,558 35 Total expenses 1,425,162 637,517 258,647 190,720 220,140 118,138 Operating income (loss) 625,666 369,885 196,921 103,654 12,469 (57,263)Income applicable to Toys 80,794 80,794 Income (loss) from partially owned entities 55.035 13,320 (6,038)1.221 292 46.240 Income from Real Estate Fund 25,491 25,491 Interest and other investment income, net 95,086 3,169 119 91,796 Interest and debt expense (394,192)(114,381)(85,971)(53,024)(23,342)(117,474)Net gain on disposition of wholly owned and partially owned assets 7,975 7,975 105,031 51.852 Income (loss) before income taxes 495.855 271.993 (10,580)80,794 (3,235)Income tax expense (18,548)(1,637)(1,523)(13,328)(2,055)(5) Income (loss) from continuing operations 477,307 270,356 102,976 51,847 (12,103)80,794 (16,563)Income (loss) from discontinued 51,274 26,010 operations 165,706 398 88,365 (341)Net income (loss) 643,013 270,754 154,250 77,857 76,262 80,794 (16,904)Less net (income) loss attributable to noncontrolling interests in: Consolidated subsidiaries (20,643)(6,815)196 (14,024) Operating Partnership, including unit distributions (47,364)(47,364)Net income (loss) attributable to Ā Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292)Interest and debt expense(2) 599,668 132,248 100,017 32,025 62,144 121,546 151,688 Depreciation and amortization(2) 561,738 181,611 118,290 68,294 34,632 101,862 57,049 Income tax expense(2) 29,914 42,135 1,644 2,380 5 2,211 5,981 136,426 EBITDA(1) 1,778,547 579,442 374,937 208,496 145,130 334,116 Less EBITDA from discontinued (211,539) <sup>(3)</sup> operations (710)(60,220)(40,988)(109,962)341 167,508 (5) EBITDA from continuing operations \$ 1,567,008 578,732 314,717 35,168 334,116 136,767

See notes on the following page.

### VORNADO REALTY TRUST NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

#### 21. Segment Information - continued

### Notes to preceding tabular information:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the unlevered performance of our segments as it relates to the total return on assets as opposed to the levered return on equity. As properties are bought and sold based on a multiple of EBITDA, we utilize this measure to make investment decisions as well as to compare the performance of our assets to that of our peers. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.
- (2) Interest and debt expense, depreciation and amortization and income tax (benefit) expense in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The following table reconciles income from discontinued operations to EBITDA from discontinued operations.

	For the Three Months Ended September 30,				For the Nine Months Ended September 30,			
(Amounts in thousands)	2012 2011			2011	2012			2011
Income from discontinued operations	\$	157,314	\$	8,444	\$	241,024	\$	165,706
Interest and debt expense		3,799		4,732		11,415		17,917
Depreciation and amortization		3,560		9,236		14,818		26,916
Income taxes		11,437		185		12,207		1,000
EBITDA from discontinued operations	\$	176,110	\$	22,597	\$	279,464	\$	211,539

(4) The elements of "New York" EBITDA from continuing operations are summarized below.

	For the Three Months Ended September 30, Ended September 30,						
(Amounts in thousands)	2012 2011 2012 2011				2011		
Office	\$	139,894	\$	137,295	\$ 419,054	\$	399,182
Retail		46,165		43,109	135,399		121,136 <sup>(a)</sup>
Alexander's		13,080		12,830	39,477		40,032
Hotel Pennsylvania		7,524		9,773	16,746		18,382
Total New York	\$	206,663	\$	203,007	\$ 610,676	\$	578,732

<sup>(</sup>a) The EBITDA for the nine months ended September 30, 2011 is after a \$16,558 expense for the buy-out of below-market leases.

(5) The elements of "Retail Properties" EBITDA from continuing operations are summarized below.

	For the The Ended Sep		For the Ni Ended Sep	
(Amounts in thousands)	 2012	2011	2012	2011
Strip shopping centers	\$ 42,468	\$ 41,282	\$ 125,072	\$ 120,887
Regional malls	15,877	15,769	47,277	46,621
Total Retail properties	\$ 58,345	\$ 57,051	\$ 172,349	\$ 167,508

# VORNADO REALTY TRUST NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) (UNAUDITED)

# 21. Segment Information - continued

Notes to preceding tabular information - continued:

(6) The elements of "other" EBITDA from continuing operations are summarized below.

	For the Three Months Ended September 30,				 For the Ni Ended Sep			
(Amounts in thousands)		2012		2011	2012		2011	
Our share of Real Estate Fund:								
Income before net realized/unrealized gains	\$	1,874	\$	743	\$ 4,162	\$	2,550	
Net unrealized gains		1,389		1,410	8,384		4,802	
Net realized gains		-		-	-		771	
Carried interest		(2,541)		(475)	-		1,665	
Total		722		1,678	12,546		9,788	
LNR		18,773		15,769	46,006		38,569	
555 California Street		10,714		11,220	31,406		32,608	
Lexington		7,859		8,424	24,780		27,970	
Other investments		11,121		10,173	24,954		30,352	
		49,189	_	47,264	139,692		139,287	
Corporate general and administrative expenses <sup>(a)</sup>		(22,811)		(21,585)	(66,940)		(62,964)	
Investment income and other, net <sup>(a)</sup>		5,033		12,541	28,865		37,284	
Fee income from Alexander's		1,821		1,758	5,617		5,545	
Income (loss) from the mark-to-market of J.C. Penney derivative								
position		4,344		(37,537)	(53,343)		(27,136)	
Verde Realty impairment loss		(4,936)		<u>-</u>	(4,936)		_	
Acquisition costs		(1,070)		(695)	(4,314)		(2,822)	
Net gain on sale of residential condominiums		-		1,298	1,274		5,884	
Mezzanine loans loss reversal and net gain on disposition		-		-	-		82,744	
Net gain resulting from Lexington's stock issuance		-		-	-		9,760	
Real Estate Fund placement fees		-		-	-		(3,451)	
Net income attributable to noncontrolling interests in the								
Operating Partnership, including unit distributions		(16,240)		(6,825)	(40,595)		(47,364)	
	\$	15,330	\$	(3,781)	\$ 5,320	\$	136,767	

<sup>(</sup>a) The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Shareholders and Board of Trustees Vornado Realty Trust New York, New York

We have reviewed the accompanying consolidated balance sheet of Vornado Realty Trust (the "Company") as of September 30, 2012, and the related consolidated statements of income and comprehensive income for the three-month and nine-month periods ended September 30, 2012 and 2011, and of changes in equity and cash flows for the nine-month periods ended September 30, 2012 and 2011. These interim financial statements are the responsibility of the Company's management.

We conducted our reviews in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to such consolidated interim financial statements for them to be in conformity with accounting principles generally accepted in the United States of America.

We have previously audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of Vornado Realty Trust as of December 31, 2011, and the related consolidated statements of income, comprehensive income, changes in equity, and cash flows for the year then ended (not presented herein); and in our report dated February 27, 2012, we expressed an unqualified opinion on those consolidated financial statements and included an explanatory paragraph relating to the change in method of presenting comprehensive income due to the adoption of FASB Accounting Standards Update No. 2011-05, *Presentation of Comprehensive Income*. In our opinion, the information set forth in the accompanying consolidated balance sheet as of December 31, 2011 is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

/s/ DELOITTE & TOUCHE LLP

Parsippany, New Jersey November 1, 2012

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

Certain statements contained in this Quarterly Report constitute forward-looking statements as such term is defined in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements are not guarantees of performance. They represent our intentions, plans, expectations and beliefs and are subject to numerous assumptions, risks and uncertainties. Our future results, financial condition and business may differ materially from those expressed in these forward-looking statements. You can find many of these statements by looking for words such as "approximates," "believes," "expects," "anticipates," "estimates," "intends," "plans," "would," "may" or other similar expressions in this Quarterly Report on Form 10-Q. Many of the factors that will determine the outcome of these and our other forward-looking statements are beyond our ability to control or predict. For further discussion of factors that could materially affect the outcome of our forward-looking statements, see "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2011. For these statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. You are cautioned not to place undue reliance on our forward-looking statements, which speak only as of the date of this Quarterly Report on Form 10-Q or the date of any document incorporated by reference. All subsequent written and oral forward-looking statements attributable to us or any person acting on our behalf are expressly qualified in their entirety by the cautionary statements contained or referred to in this section. We do not undertake any obligation to release publicly any revisions to our forward-looking statements to reflect events or circumstances occurring after the date of this Quarterly Report on Form 10-Q.

Management's Discussion and Analysis of Financial Condition and Results of Operations includes a discussion of our consolidated financial statements for the three and nine months ended September 30, 2012. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

#### Overview

#### Business Objective and Operating Strategy

Our business objective is to maximize shareholder value, which we measure by the total return provided to our shareholders. Below is a table comparing our performance to the Morgan Stanley REIT Index ("RMS") and the SNL REIT Index ("SNL") for the following periods ended September 30, 2012.

		Total Return <sup>(1)</sup>	
	Vornado	RMS	SNL
One-year	12.3%	32.4%	34.6%
Three-year	38.7%	75.1%	78.7%
Five-year	(12.1%)	11.1%	16.4%
Ten-year	212.5%	192.3%	209.7%

<sup>(1)</sup> Past performance is not necessarily indicative of future performance.

We intend to achieve our business objective by continuing to pursue our investment philosophy and executing our operating strategies through:

- Maintaining a superior team of operating and investment professionals and an entrepreneurial spirit;
- Investing in properties in select markets, such as New York City and Washington, DC, where we believe there is a high likelihood
  of capital appreciation;
- Acquiring quality properties at a discount to replacement cost and where there is a significant potential for higher rents;
- Investing in retail properties in select under-stored locations such as the New York City metropolitan area;
- Developing and redeveloping existing properties to increase returns and maximize value; and
- Investing in operating companies that have a significant real estate component.

We expect to finance our growth, acquisitions and investments using internally generated funds, proceeds from asset sales and by accessing the public and private capital markets. We may also offer Vornado common or preferred shares or Operating Partnership units in exchange for property and may repurchase or otherwise reacquire these securities in the future.

We compete with a large number of real estate property owners and developers, some of which may be willing to accept lower returns on their investments. Principal factors of competition are rents charged, attractiveness of location, the quality of the property and the breadth and the quality of services provided. Our success depends upon, among other factors, trends of the national, regional and local economies, the financial condition and operating results of current and prospective tenants and customers, availability and cost of capital, construction and renovation costs, taxes, governmental regulations, legislation and population trends. See "Item 1A. Risk Factors" in our Annual Report on Form 10-K, as amended, for additional information regarding these factors.

#### Ouarter Ended September 30, 2012 Financial Results Summary

Net income attributable to common shareholders for the quarter ended September 30, 2012 was \$232,393,000, or \$1.24 per diluted share, compared to \$41,135,000, or \$0.22 per diluted share for the quarter ended September 30, 2011. Net income for the quarters ended September 30, 2012 and 2011 include \$132,244,000 and \$3,591,000, respectively, of net gains on sale of real estate. In addition, the quarters ended September 30, 2012 and 2011 include certain other items that affect comparability, which are listed in the table below. The aggregate of net gains on sale of real estate and the items in the table below, net of amounts attributable to noncontrolling interests, increased net income attributable to common shareholders for the quarter ended September 30, 2012 by \$159,126,000, or \$0.85 per diluted share and decreased net income attributable to common shareholders for the quarter ended September 30, 2011 by \$20,238,000, or \$0.11 per diluted share.

Funds From Operations attributable to common shareholders plus assumed conversions ("FFO") for the quarter ended September 30, 2012 was \$251,019,000, or \$1.34 per diluted share, compared to \$195,125,000, or \$1.05 per diluted share for the prior year's quarter. FFO for the quarters ended September 30, 2012 and 2011 include certain items that affect comparability, which are listed in the table below. The aggregate of these items, net of amounts attributable to noncontrolling interests, increased FFO for the quarter ended September 30, 2012 by \$38,781,000, or \$0.20 per diluted share and decreased FFO for the quarter ended September 30, 2011 by \$14,620,000, or \$0.08 per diluted share.

	For the Three Months Ended September					
(Amounts in thousands)	2	2012     2011       19,657     \$       12,649     19,825       11,700     5,000       4,344     (37,537)       -     1,298       (4,936)     (1,593)       (2,084)     (2,626)       41,330     (15,633)       (2,549)     1,013	2011			
Items that affect comparability income (expense):						
After-tax net gain on sale of Canadian Trade Shows	\$	19,657	\$	-		
FFO attributable to discontinued operations, including discontinued operations						
of a partially owned entity		12,649		19,825		
Discount on preferred unit redemptions		11,700		5,000		
Income (loss) from the mark-to-market of J.C. Penney derivative position		4,344		(37,537)		
Net gain on sale of residential condominiums		-		1,298		
Verde Realty impairment loss		(4,936)		-		
Buy-out of a below-market lease		-		(1,593)		
Other, net		(2,084)		(2,626)		
		41,330		(15,633)		
Noncontrolling interests' share of above adjustments		(2,549)		1,013		
Items that affect comparability, net	\$	38,781	\$	(14,620)		

The percentage increase (decrease) in GAAP basis and Cash basis same store Earnings Before Interest, Taxes, Depreciation and Amortization ("EBITDA") of our operating segments for the quarter ended September 30, 2012 over the quarter ended September 30, 2011 and the trailing quarter ended June 30, 2012 are summarized below.

			Retail	Merchandise
Same Store EBITDA:	New York	Washington, DC	Properties	Mart
September 30, 2012 vs. September 30, 2011				
GAAP basis	0.3% (1)	(6.9%)	0.1%	(0.9%)
Cash basis	0.7% (1)	(9.2%)	2.5%	(2.7%)
September 30, 2012 vs. June 30, 2012				
GAAP basis	$(2.2\%)^{(2)}$	(2.2%)	0.1%	(24.2%)
Cash basis	0.6% (2)	(2.3%)	1.0%	(23.1%)

<sup>(1)</sup> Excluding the Hotel Pennsylvania, same store increased by 1.3% and 1.9% on a GAAP and Cash basis, respectively.

<sup>(2)</sup> Excluding the Hotel Pennsylvania, same store decreased by (1.3%) on a GAAP basis and increased by 1.8% on a Cash basis.

### Nine Months Ended September 30, 2012 Financial Results Summary

Net income attributable to common shareholders for the nine months ended September 30, 2012 was \$486,638,000, or \$2.61 per diluted share, compared to \$532,263,000, or \$2.86 per diluted share for the nine months ended September 30, 2011. Net income for the nine months ended September 30, 2012 and 2011 include \$205,852,000 and \$59,474,000, respectively, of net gains on sale of real estate and \$23,754,000 of real estate impairment losses in the nine months ended September 30, 2012. In addition, the nine months ended September 30, 2012 and 2011 include certain items that affect comparability, which are listed in the table below. The aggregate of net gains on sale of real estate, real estate impairment losses and the items in the table below, net of amounts attributable to noncontrolling interests, increased net income attributable to common shareholders by \$179,124,000, or \$0.96 per diluted share for the nine months ended September 30, 2012 and \$233,998,000, or \$1.26 per diluted share for the nine months ended September 30, 2011.

FFO for the nine months ended September 30, 2012 was \$767,347,000, or \$4.07 per diluted share, compared to \$951,054,000, or \$4.96 per diluted share for the nine months ended September 30, 2011. FFO for the nine months ended September 30, 2012 and 2011 includes certain items that affect comparability, which are listed in the table below. The aggregate of these items, net of amounts attributable to noncontrolling interests, increased FFO by \$22,909,000, or \$0.12 per diluted share for the nine months ended September 30, 2012 and \$204,971,000, or \$1.07 per diluted share for the nine months ended September 30, 2011.

	For the Nine Months Ended September 30,							
(Amounts in thousands)	2	2012		2011				
Items that affect comparability income (expense):								
FFO attributable to discontinued operations, including discontinued operations of								
a partially owned entity	\$	52,768	\$	63,785				
After-tax net gain on sale of Canadian Trade Shows		19,657		-				
Discount on preferred unit redemptions		11,700		7,000				
Net gain on sale of residential condominiums		1,274		5,884				
Net gain on extinguishment of debt		-		83,907				
Mezzanine loans loss reversal and net gain on disposition		-		82,744				
Our share of LNR's asset sales and tax settlement gains		-		14,997				
Net gain resulting from Lexington's stock issuances		-		9,760				
Loss from the mark-to-market of J.C. Penney derivative position		(53,343)		(27,136)				
Verde Realty impairment loss		(4,936)		-				
Buy-out of below-market leases		-		(16,593)				
Other, net		(2,704)		(5,604)				
		24,416		218,744				
Noncontrolling interests' share of above adjustments		(1,507)		(13,773)				
Items that affect comparability, net	\$	22,909	\$	204,971				

The percentage increase (decrease) in GAAP basis and Cash basis same store EBITDA of our operating segments for the nine months ended September 30, 2012 over the nine months ended September 30, 2011 is summarized below.

Same Store EBITDA: September 30, 2012 vs. September 30, 2011	New York	Washington, DC	Retail Properties	Merchandise <u>Mart</u>
GAAP basis	2.3% (1)	(7.0%)	(0.6%)	2.8%
Cash basis	1.5% (1)	(6.0%)	(0.5%)	(0.3%)

<sup>(1)</sup> Excluding the Hotel Pennsylvania, same store increased by 2.6% and 1.7% on a GAAP and Cash basis, respectively.

Calculations of same store EBITDA, reconciliations of our net income to EBITDA and FFO and the reasons we consider these non-GAAP financial measures useful are provided in the following pages of Management's Discussion and Analysis of the Financial Condition and Results of Operations.

### 2012 Acquisitions

On July 5, 2012, we entered into an agreement to acquire a retail condominium located at 666 Fifth Avenue at 53rd Street for \$707,000,000. The property has 126 feet of frontage on Fifth Avenue and contains 114,000 square feet, 39,000 square feet in fee and 75,000 square feet by long-term lease from the 666 Fifth Avenue office condominium, which is 49.5% owned by Vornado. The acquisition will be funded with proceeds from asset sales and property level debt and is expected to close in the fourth quarter, subject to customary closing conditions.

On July 30, 2012, we entered into a lease with Host Hotels & Resorts, Inc. (NYSE: HST) ("Host"), under which we will redevelop the retail and signage components of the Marriott Marquis Times Square Hotel. The Marriott Marquis with over 1,900 rooms is one of the largest hotels in Manhattan. It is located in the heart of the bow-tie of Times Square and spans the entire block front from 45th Street to 46th Street on Broadway. The Marriott Marquis is directly across from our 1540 Broadway iconic retail property leased to Forever 21 and Disney flagship stores. We plan to spend as much as \$140,000,000 to redevelop and substantially expand the existing retail space, including converting the below grade parking garage into retail, and creating six-story, 300 foot wide block front, dynamic LED signs. During the term of the lease we will pay fixed rent equal to the sum of \$12,500,000 plus a portion of the property's net cash flow, after we receive a 5.2% preferred return on our invested capital. The lease contains put/call options which, if exercised, would lead to our ownership. Host can exercise the put option during defined periods following the conversion of the project to a condominium. We can exercise our call option under the same terms, at any time after the fifteenth year of the lease term.

On April 26, 2012, our 25% owned Real Estate Fund acquired 520 Broadway, a 112,000 square foot office building in Santa Monica, California for \$59,650,000 and subsequently placed a \$30,000,000 mortgage loan on the property. The three-year loan bears interest at LIBOR plus 2.25% and has two one-year extension options.

On July 2, 2012, our 25% owned Real Estate Fund acquired 1100 Lincoln Road, a 167,000 square foot retail property, the western anchor of the Lincoln Road Shopping District in Miami Beach, Florida, for \$132,000,000. The purchase price consisted of \$66,000,000 in cash and a \$66,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75% and has two one-year extension options.

On August 20, 2012, our 25% owned Real Estate Fund acquired 501 Broadway, a 9,000 square foot retail property in New York for \$31,000,000. The purchase price consisted of \$11,000,000 in cash and a \$20,000,000 mortgage loan. The three-year loan bears interest at LIBOR plus 2.75% with a floor of 3.50%, and has two one-year extension options.

### **2012 Dispositions**

During 2012, we sold or have entered into agreements to sell (i) five Mart properties, (ii) four Washington, DC properties, and (iii) 13 non-core strip shopping centers and the Green Acres Mall, for an aggregate of \$1,500,000,000. Below are the details of these transactions.

#### Merchandise Mart Properties

On January 6, 2012, we completed the sale of 350 West Mart Center, a 1.2 million square foot office building in Chicago, Illinois, for \$228,000,000 in cash, which resulted in a net gain of \$54,911,000.

On June 22, 2012, we completed the sale of L.A. Mart, a 784,000 square foot showroom building in Los Angeles, California, for \$53,000,000, of which \$18,000,000 was cash and \$35,000,000 was nine-month seller financing at 6.0%.

On July 5, 2012, we entered into agreements to sell the Washington Design Center, the Boston Design Center and the Canadian Trade Shows, for an aggregate of \$175,000,000 in cash. The sales of the Canadian Trade Shows and the Washington Design Center were completed in July 2012 and the sale of the Canadian Trade Shows resulted in an after-tax net gain of \$19,657,000. The sale of the Boston Design Center will result in a net gain of approximately \$5,300,000 and is expected to be completed in the fourth quarter, subject to customary closing conditions.

### Washington, DC Properties

On July 26, 2012, we completed the sale of 409 Third Street S.W., a 409,000 square foot office building in Washington, DC, for \$200,000,000 in cash, which resulted in a net gain of \$126,621,000. This building is contiguous to the Washington Design Center and was sold to the same purchaser.

On October 26, 2012, we entered into an agreement to sell three office buildings ("Reston Executive") located in suburban Fairfax County, Virginia, containing 494,000 square feet for \$126,000,000, which will result in a net gain of approximately \$35,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the fourth quarter.

### Retail Properties

In 2012, we sold 12 non-core strip shopping center properties in separate transactions, for an aggregate of \$157,000,000 in cash, which resulted in a net gain aggregating \$22,266,000 of which \$4,464,000 was recognized in the third quarter. In addition we have entered into an agreement to sell a building on Market Street, Philadelphia, which is part of the Gallery at Market East for \$60,000,000, which will result in a net gain of approximately \$35,000,000. The sale, which is subject to customary closing conditions, is expected to be completed in the fourth quarter.

On October 21, 2012, we entered into an agreement to sell the Green Acres Mall located in Valley Stream, New York, for \$500,000,000. Net proceeds from the sale will be approximately \$185,000,000. The financial statement gain will be approximately \$195,000,000. The tax gain will be approximately \$304,000,000, which is expected to be deferred as part of a like-kind exchange. The sale, which is expected to be completed in the first quarter of 2013, is subject to customary closing conditions and is conditioned on the closing of the sale of Kings Plaza (an Alexander's property), which is being sold to the same purchaser.

On October 21, 2012, Alexander's, our 32.4% owned affiliate, entered into an agreement to sell its Kings Plaza Regional Shopping Center located in Brooklyn, New York, for \$751,000,000. Upon completion of the sale, we will recognize a financial statement gain of approximately \$181,000,000. Alexander's expects to distribute the taxable gain to its stockholders as a special long-term capital gain dividend, of which our share is approximately \$202,000,000 and we expect to pay this amount to our common shareholders as a special long-term capital gain dividend. The sale, which is subject to customary closing conditions, is expected to be completed in the fourth quarter.

### 2012 Financings

Secured Debt

On January 9, 2012, we completed a \$300,000,000 refinancing of 350 Park Avenue, a 559,000 square foot Manhattan office building. The five-year fixed rate loan bears interest at 3.75% and amortizes based on a 30-year schedule beginning in the third year. The proceeds of the new loan and \$132,000,000 of existing cash were used to repay the existing loan and closing costs.

On March 5, 2012, we completed a \$325,000,000 refinancing of 100 West 33<sup>rd</sup> Street, a 1.1 million square foot property located on the entire Sixth Avenue block front between 32<sup>nd</sup> and 33<sup>rd</sup> Streets in Manhattan. The building contains the 257,000 square foot Manhattan Mall and 848,000 square feet of office space. The three-year loan bears interest at LIBOR plus 2.50% (2.73% at September 30, 2012) and has two one-year extension options. We retained net proceeds of approximately \$87,000,000, after repaying the existing loan and closing costs.

On July 26, 2012, we completed a \$150,000,000 refinancing of 2101 L Street, a 380,000 square foot office building located in Washington, DC. The twelve-year fixed rate loan bears interest at 3.97% and amortizes based on a 30-year schedule beginning in the third year.

On August 17, 2012, we completed a \$98,000,000 refinancing of 435 Seventh Avenue, a 43,000 square foot retail property in Manhattan. The seven-year loan bears interest at LIBOR plus 2.25% (2.47% at September 30, 2012). We retained net proceeds of approximately \$44,000,000 after repaying the existing loan and closing costs.

Senior Unsecured Debt

In April 2012, we redeemed all of the outstanding exchangeable and convertible senior debentures at par, for an aggregate of \$510.215.000 in cash.

### Preferred Equity

On July 11, 2012, we sold 12,000,000 5.70% Series K Cumulative Redeemable Preferred Shares at a price of \$25.00 per share in an underwritten public offering pursuant to an effective registration statement. We retained aggregate net proceeds of \$291,144,000, after underwriters' discounts and issuance costs. Dividends on the Series K Preferred Shares are cumulative and payable quarterly in arrears. The Series K Preferred Shares are not convertible into, or exchangeable for, any of our properties or securities. On or after five years from the date of issuance (or sooner under limited circumstances), we may redeem the Series K Preferred Shares at a redemption price of \$25.00 per share, plus accrued and unpaid dividends through the date of redemption. The Series K Preferred Shares have no maturity date and will remain outstanding indefinitely unless redeemed by us.

On August 16, 2012, we redeemed all of the outstanding 7.0% Series E Cumulative Redeemable Preferred Shares at par, for an aggregate of \$75,000,000 in cash, plus accrued and unpaid dividends through the date of redemption.

### Redeemable Noncontrolling Interests

On July 19, 2012, we redeemed all of the outstanding 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units with an aggregate face amount of \$180,000,000 for \$168,300,000 in cash, plus accrued and unpaid distributions through the date of redemption.

#### **Recently Issued Accounting Literature**

In May 2011, the Financial Accounting Standards Board ("FASB") issued Update No. 2011-04, Fair Value Measurements (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRS ("ASU No. 2011-04"). ASU No. 2011-04 provides a uniform framework for fair value measurements and related disclosures between GAAP and International Financial Reporting Standards ("IFRS") and requires additional disclosures, including: (i) quantitative information about unobservable inputs used, a description of the valuation processes used, and a qualitative discussion about the sensitivity of the measurements to changes in the unobservable inputs, for Level 3 fair value measurements; (ii) fair value of financial instruments not measured at fair value but for which disclosure of fair value is required, based on their levels in the fair value hierarchy; and (iii) transfers between Level 1 and Level 2 of the fair value hierarchy. The adoption of this update on January 1, 2012 did not have a material impact on our consolidated financial statements, but resulted in additional fair value measurement disclosures.

### **Critical Accounting Policies**

A summary of our critical accounting policies is included in our Annual Report on Form 10-K for the year ended December 31, 2011 in Management's Discussion and Analysis of Financial Condition. There have been no significant changes to our policies during 2012.

### **Leasing Activity:**

The leasing activity in the table below is based on leases signed during the period and is not intended to coincide with the commencement of rental revenue in accordance with accounting principles generally accepted in the United States of America ("GAAP"). Tenant improvements and leasing commissions are based on our share of square feet leased during the period. Second generation relet space represents square footage that has not been vacant for more than nine months. The leasing activity for the New York segment excludes Alexander's and the Hotel Pennsylvania.

		New	Yor	·k				Retail Pr	ope	rties		Merchand	lise I	Mart
(Square feet in thousands)		Office		Retail	Wa	ashington, DC		Strips		Malls		Office	Sho	owroom
Quarter Ended September 30, 2012:														
Total square feet leased		505		9		435		79		23		581		129
Our share of square feet leased:		480		6		400		79		15		581		129
Initial rent (1)	\$	58.74	\$	199.10	\$	44.02	\$	24.41	\$	41.01	\$	33.01	\$	39.59
Weighted average lease term (years)	Ψ	10.9	Ψ	6.4	Ψ	9.1	Ψ	6.5	Ψ	6.9	Ψ	14.9	Ψ	5.9
Second generation relet space:						,,,				***				
Square feet		359		5		314		63		2		8		129
Cash basis:														
Initial rent (1)	\$	61.99	\$	174.86	\$	40.57	\$	22.06	\$	46.75	\$	33.88	\$	39.59
Prior escalated rent	\$	56.95	\$	142.55	\$	37.24	\$	21.21	\$	43.74	\$	16.78	\$	40.22
Percentage increase (decrease)		8.9%		22.7%		8.9%		4.0%		6.9%		101.9%		(1.6%)
GAAP basis:														()
Straight-line rent (2)	\$	62.27	\$	182.86	\$	41.41	\$	22.33	\$	46.75	\$	35.53	\$	40.03
Prior straight-line rent	\$	59.31	\$	142.55	\$	36.39	\$	20.53	\$	42.78	\$	14.07	\$	36.95
Percentage increase		5.0%		28.3%		13.8%		8.8%		9.3%		152.5%		8.3%
Tenant improvements and leasing														
commissions:														
Per square foot	\$	75.87	\$	37.98	\$	50.97	\$	2.22	\$	32.17	\$	97.44	\$	7.89
Per square foot per annum:	\$	6.96	\$	5.93	\$	5.60	\$	0.34	\$	4.66	\$	6.54 (3	\$	1.34
Percentage of initial rent		11.8%		3.0%		12.7%		1.4%		11.4%		19.8%		3.4%
Č														
Nine Months Ended September 30, 2012:														
Total square feet leased		1,492		183		1,630		953		71		593		322
Our share of square feet leased:		1,317		180		1,496		953		50		593		322
Initial rent (1)	\$	58.20	\$	105.39	\$	40.30	\$	18.04	\$	43.92	\$	32.97	\$	38.20
Weighted average lease term (years)		9.5		12.0		7.3		8.4		4.7		14.7		5.9
Second generation relet space:														
Square feet		1,032		152		1,367		721		12		20		322
Cash basis:														
Initial rent (1)	\$	59.78	\$	101.56	\$	39.25	\$	15.66	\$	62.80	\$	32.24	\$	38.20
Prior escalated rent	\$	56.92	\$	85.04	\$	38.90	\$	14.14	\$	57.60	\$	24.88	\$	38.94
Percentage increase (decrease)		5.0%		19.4%		0.9%		10.7%		9.0%		29.6%		(1.9%)
GAAP basis:														
Straight-line rent (2)	\$	59.46	\$	109.81	\$	39.15	\$	16.29	\$	63.75	\$	32.38	\$	38.49
Prior straight-line rent	\$	56.81	\$	86.31	\$	37.45	\$	13.04	\$	55.73	\$	23.15	\$	35.59
Percentage increase		4.7%		27.2%		4.5%		24.9%		14.4%		39.9%		8.1%
Tenant improvements and leasing														
commissions:														
Per square foot	\$	56.54	\$	28.51	\$	37.82	\$	8.57	\$	9.74	\$	96.41	\$	11.03
Per square foot per annum:	\$	5.95	\$	2.38	\$	5.18	\$	1.02	\$	2.07	\$	6.56 (3)	\$	1.87
Percentage of initial rent		10.2%		2.3%		12.9%		5.7%		4.7%		19.9%		4.9%

<sup>(1)</sup> Represents the cash basis weighted average starting rent per square foot, which is generally indicative of market rents. Most leases include free rent and periodic step-ups in rent which are not included in the initial cash basis rent per square foot but are included in the GAAP basis straight-line rent per square foot.

<sup>(2)</sup> Represents the GAAP basis weighted average rent per square foot that is recognized over the term of the respective leases, and includes the effect of free rent and periodic step-ups in rent.

<sup>(3)</sup> Includes \$6.50 per square foot per annum of tenant improvements and leasing commissions in connection with a 572,000 square foot lease.

# Square footage (in service) and Occupancy as of September 30, 2012:

		Square Feet (in		
	Number of	Total	Our	
(Square feet in thousands)	Properties	Portfolio	Share	Occupancy %
New York:				
Office	30	19,608	16,627	95.8%
Retail	47	2,041	1,883	95.9%
Alexander's	6	2,179	706	99.1%
Hotel Pennsylvania	1	1,400	1,400	
Residential	1	284	142	96.6%
		25,512	20,758	95.9%
Washington, DC	73	19,131	16,521	84.0%(1)
Retail Properties:				
Strip Shopping Centers	113	15,461	14,879	93.6%
Regional Malls	6	5,226	3,589	92.6%
		20,687	18,468	93.4%
Merchandise Mart:				
Office	2	1,728	1,719	92.4%
Showroom	2	2,263	2,263	95.5%
		3,991	3,982	94.2%
Other				
555 California Street	3	1,795	1,257	92.6%
Primarily Warehouses	5	1,096	1,096	53.0%
		2,891	2,353	
Total square feet at September 30, 2012		72,212	62,082	

<sup>(1)</sup> The occupancy rate for office properties excluding residential and other properties is 81.1%.

### Square footage (in service) and Occupancy as of December 31, 2011:

		Square Feet (in service)				
	Number of	Total	Our			
(Square feet in thousands)	properties	Portfolio	Share	Occupancy %		
New York:						
Office	30	19,571	16,598	96.2%		
Retail	46	2,239	1,982	95.6%		
Alexander's	6	2,179	706	98.7%		
Hotel Pennsylvania	1	1,400	1,400			
		25,389	20,686	96.2%		
Washington, DC	73	19,626	17,022	90.6%(1)		
Retail Properties:						
Strip Shopping Centers	112	15,417	14,834	93.3%		
Regional Malls	6	5,448	3,800	92.7%		
		20,865	18,634	93.1%		
Merchandise Mart:						
Office	2	1,220	1,211	90.3%		
Showroom	2	2,715	2,715	89.8%		
		3,935	3,926	89.9%		
Other						
555 California Street	3	1,795	1,257	93.1%		
Primarily Warehouses	5	1,235	1,235	45.3%		
		3,030	2,492			
Total square feet at December 31, 2011		72,845	62,760			

<sup>(1)</sup> The occupancy rate for office properties excluding residential and other properties is 89.3%.

Overview - continued

# Square footage (in service) and Occupancy as of September 30, 2011:

		Square Feet (in	n service)	
	Number of	Total	Our	
(Square feet in thousands)	properties	Portfolio	Share	Occupancy %
New York:				
Office	29	19,236	17,136	95.4%
Retail	45	2,100	1,907	97.1%
Alexander's	6	2,192	710	98.1%
Hotel Pennsylvania	1	1,400	1,400	
		24,928	21,153	95.7%
Washington, DC	73	19,699	16,961	91.0%(1)
Retail Properties:				
Strip Shopping Centers	111	15,577	14,994	92.3%
Regional Malls	6	5,412	3,773	93.3%
		20,989	18,767	92.5%
Merchandise Mart:				
Office	2	1,207	1,198	90.9%
Showroom	2	2,728	2,728	95.0%
		3,935	3,926	93.8%
Other				
555 California Street	3	1,795	1,257	92.6%
Primarily Warehouses	5	1,235	1,235	35.2%
		3,030	2,492	
Total square feet at September 30, 2011		72,581	63,299	

<sup>(1)</sup> The occupancy rate for office properties excluding residential and other properties is 89.7%.

### Washington, DC Properties Segment

In our Form 10-K for the year ended December 31, 2011, as a result of the Base Realignment and Closure ("BRAC") statute, we estimated that occupancy will decrease from 90% at year end, to between 82% to 84% in 2012 and that 2012 EBITDA from continuing operations will be lower than 2011 by approximately \$55,000,000 to \$65,000,000 based on 2,902,000 square feet expiring in 2012, partially offset by leasing over 1,000,000 square feet.

At September 30, 2012, occupancy is at 84.0% and EBITDA from continuing operations for the three and nine months ended September 30, 2012 is lower by approximately \$13,200,000 and \$39,000,000, respectively, than it was for the three and nine months ended September 30, 2011. Based on leasing activity as of September 30, 2012, we currently estimate that 2012 EBITDA from continuing operations will be lower than 2011 by approximately \$50,000,000 to \$60,000,000.

Of the 2,395,000 square feet subject to BRAC, 348,000 square feet has been taken out of service for redevelopment and 523,000 square feet has been leased or is pending. The table below summarizes the status of the BRAC space as of September 30, 2012.

	Rent Per			Square I		
	S	quare Foot	Total	Crystal City	Skyline	Rosslyn
Resolved:						
Relet as of September 30, 2012	\$	38.45	432,000	344,000	88,000	-
Leases pending		39.49	91,000	38,000	-	53,000
Taken out of service for redevelopment			348,000	348,000	-	-
			871,000	730,000	88,000	53,000
To Be Resolved:						
Already vacated		35.95	1,024,000	541,000	473,000	10,000
Expiring in:						
2013		37.39	126,000	-	43,000	83,000
2014		32.32	304,000	103,000	201,000	-
2015		42.23	70,000	65,000	5,000	-
			1,524,000	709,000	722,000	93,000
Total square feet subject to BRAC			2,395,000	1,439,000	810,000	146,000

In the first quarter of 2012, we notified the lender that due to scheduled lease expirations resulting primarily from the effects of the BRAC statute, the Skyline properties had a 26% vacancy rate, which is expected to increase and, accordingly, cash flows are expected to decrease. As a result, our subsidiary that owns these properties does not have and is not expected to have for some time sufficient funds to pay all of its current obligations, including interest payments to the lender. Based on the projected vacancy and the significant amount of capital required to re-tenant these properties, at our request, the mortgage loan was transferred to the special servicer. In the second quarter of 2012, we entered into a forbearance agreement with the special servicer to apply cash flows of the property, before interest on the loan, towards the repayment of \$4,000,000 of tenant improvements and leasing commissions we recently funded in connection with a new lease at these properties. In the third quarter, we were repaid our capital in full. The forbearance agreement (amended September 1, 2012, to extend its maturity) provides that through the December 1, 2012 payment date, any interest shortfall would be deferred and added to the principal balance of the loan and not give rise to a loan default. As of September 30, 2012 the deferred interest amounted to \$16,711,000. We continue to negotiate with the special servicer to restructure the terms of the loan.

Effective January 1, 2012, as a result of certain organizational and operational changes, we redefined the New York business segment to encompass all of our Manhattan assets by including the 1.0 million square feet in 21 freestanding Manhattan street retail assets (formerly in our Retail segment), and the Hotel Pennsylvania and our interest in Alexander's, Inc. (formerly in our Other segment). Accordingly, we have reclassified the prior period segment financial results to conform to the current year presentation. See note (4) on page 55 for the elements of the New York segment's EBITDA.

Below is a summary of net income and a reconciliation of net income to EBITDA<sup>(1)</sup> by segment for the three months ended September 30, 2012 and 2011.

(Amounts in thousands)	<del>.</del>		For the Three Mor				
	Total	New York	Washington, DC	Retail Properties	Merchandise Mart	Toys	Other
Property rentals	\$ 492,989	\$ 255,703	\$ 115,641	\$ 67,919	\$ 31,625	\$ -	\$ 22,101
Straight-line rent adjustments	11,910	8,140	1,267	2,392	(171)	φ -	282
Amortization of acquired below-	11,910	0,140	1,207	2,392	(1/1)	-	202
market leases, net	13,242	8,458	506	2,868			1,410
Total rentals	518,141	272,301	117,414	73,179	31,454		23,793
Tenant expense reimbursements	80,497	45,164	9,601	21,069	1,201		3,462
Cleveland Medical Mart development	00,497	45,104	9,001	21,009	1,201	-	3,402
project	72,651				72,651		
Fee and other income:	72,031	-	<u>-</u>	-	72,031	<del>-</del>	-
BMS cleaning fees	16,945	23,918	_	_	_	_	(6,973)
Signage revenue	4,783	4,783					(0,973)
Management and leasing fees	7,234	1,816	4,615	736	142	-	(75)
Lease termination fees	282	78	128	73	3		(73)
Other income	10,444	1,116	8,288	632	481	_	(73)
Total revenues	710,977	349,176	140,046	95,689	105,932		20,134
	264,487	159,048	50,305	33,519	19,130		2,485
Operating expenses Depreciation and amortization	124,335	57,967	29,825	18,202	7,439		10,902
General and administrative	48,742		6,668	6,103	4,120	-	
Cleveland Medical Mart development	46,742	6,739	0,008	0,103	4,120	-	25,112
project	70,431				70,431		
Acquisition related costs and	70,431	-	-	-	70,431	-	-
tenant buy-outs	1,070						1,070
· · · · · · · · · · · · · · · · · · ·	509,065	223,754	86,798	57,824	101.120		39,569
Total expenses							
Operating income (loss)	201,912	125,422	53,248	37,865	4,812	-	(19,435)
(Loss) applicable to Toys	(8,585)	-	-	-	-	(8,585)	-
Income (loss) from partially owned							
entities	21,268	9,309	(2,182)	342	219	-	13,580
Income from Real Estate Fund	5,509	-	-	-	-	-	5,509
Interest and other investment							
income, net	10,523	1,057	24	4	-	-	9,438
Interest and debt expense	(120,770)	(36,817)	(28,311)	(14,732)	(7,906)	<u> </u>	(33,004)
Income (loss) before income taxes	109,857	98,971	22,779	23,479	(2,875)	(8,585)	(23,912)
Income tax (expense) benefit	(3,015)	(815)	25		2,166		(4,391)
Income (loss) from continuing							
operations	106,842	98,156	22,804	23,479	(709)	(8,585)	(28,303)
Income from discontinued							
operations	157,314		126,437	11,085	19,792		
Net income (loss)	264,156	98,156	149,241	34,564	19,083	(8,585)	(28,303)
Less net (income) loss attributable to							
noncontrolling interests in:							
Consolidated subsidiaries	(6,610)	(2,092)	-	97	-	-	(4,615)
Operating Partnership, including							
unit distributions	(16,240)		-				(16,240)
Net income (loss) attributable to							
Vornado	241,306	96,064	149,241	34,661	19,083	(8,585)	(49,158)
Interest and debt expense <sup>(2)</sup>	183,241	46,823	33,280	17,499	8,916	34,526	42,197
Depreciation and amortization <sup>(2)</sup>	177,593	62,905	35,071	21,345	7,662	33,160	17,450
Income tax expense (benefit) <sup>(2)</sup>	3,850	871	(25)	-	9,281	(11,118)	4,841
EBITDA <sup>(1)</sup>	605,990	206,663	217,567	73,505	44,942	47,983	15,330
Less EBITDA from discontinued							
operations	$(176,110)^{(3)}$		(128,745)	(15,160)	(32,205)		
EBITDA from continuing operations	\$ 429,880	\$ 206,663 (4)	\$ 88,822	\$ 58,345 (5)	\$ 12,737	\$ 47,983	\$ 15,330

See notes on page 55.

(Amounts in thousands) For the Three Months Ended September 30, 2011 Retail Merchandise Total New York Washington, DC **Properties** Mart Toys Other Property rentals 507,258 247,794 133,659 67,616 35,586 \$ 22,603 6,445 Straight-line rent adjustments 7,087 (1,308)1,911 (501)540 Amortization of acquired belowmarket leases, net 15.847 9.833 557 4.346 1.111 Total rentals 530,192 264,072 132,908 73,873 35,085 24,254 9,640 23,059 1,681 2,252 Tenant expense reimbursements 85,757 49,125 Cleveland Medical Mart development project 35,135 35,135 Fee and other income: BMS cleaning fees 15,647 22,571 (6,924)\_ \_ \_ \_ Signage revenue 5,085 5,085 4,773 Management and leasing fees 1,022 2.670 755 45 281 Lease termination fees 4,803 3,540 1,002 261 5,039 Other income 6,468 1,049 229 543 (392)Total revenues 687,860 346,464 151,259 98,177 72,489 19,471 Operating expenses 262,837 152,880 49,013 37,415 21,289 2,240 Depreciation and amortization 126,935 55,685 32,346 20,414 7,642 10,848 General and administrative 46,121 6,452 6,502 6,088 9,206 17,873 Cleveland Medical Mart development project 33,419 33,419 Acquisition related costs and tenant buy-outs 2,288 1,558 35 695 87,861 63,952 71,556 31,656 Total expenses 471,600 216,575 216,260 Operating income (loss) 129,889 63,398 34,225 933 (12,185)(9,304)(Loss) applicable to Toys (9,304)Income (loss) from partially owned entities 13,140 1,203 (1,356)575 38 12,680 Income from Real Estate Fund 5,353 5,353 Interest and other investment (loss) income, net (30.011)1.047 39 (31.099)(131,998)(28,928)(17,639)(7,866)Interest and debt expense (39,088)(38,477)Net gain on disposition of wholly 1,298 owned and partially owned assets 1,298 Income (loss) before income taxes 64,738 93,051 33,153 17,162 (6,894)(9,304)(62,430)(6,959)Income tax expense (678)(881)(784)(4,616)Income (loss) from continuing operations 57,779 92,373 32,272 17,162 (7,678)(9,304)(67,046) Income (loss) from discontinued operations 8,444 1,622 6,272 483 (98)165 Net income (loss) 66,223 92,538 33,894 23,434 (7,195)(9,304)(67,144)Less net (income) loss attributable to noncontrolling interests in: Consolidated subsidiaries 110 (2,219)(3,527)(5,636)Operating Partnership, including unit distributions (6,825)(6,825)Net income (loss) attributable to 53,762 90,319 33,894 23,544 (7,195)(9,304)(77,496)Vornado Interest and debt expense(2) 197,864 46,691 33,703 20,678 9,523 38,018 49,251 Depreciation and amortization(2) 12,230 193,394 65,539 38,085 24,117 34,293 19,130 Income tax (benefit) expense(2) (7,350)734 925 890 (15,135)5,236 EBITDA(1) 437,670 203,283 106,607 68,339 15,448 47,872 (3,879)Less EBITDA from discontinued (22,597) <sup>(3)</sup> operations (276)(4,568)(11,288)(6,563)98 EBITDA from continuing operations 415,073 203,007 102,039 57,051 8,885 47,872 (3,781)

See notes on the following page.

### Notes to preceding tabular information:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the unlevered performance of our segments as it relates to the total return on assets as opposed to the levered return on equity. As properties are bought and sold based on a multiple of EBITDA, we utilize this measure to make investment decisions as well as to compare the performance of our assets to that of our peers. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.
- (2) Interest and debt expense, depreciation and amortization and income tax (benefit) expense in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The following table reconciles income from discontinued operations to EBITDA from discontinued operations.

	For t	he Three Months	Ende	ed September 30,
(Amounts in thousands)		2012		2011
Income from discontinued operations	\$	157,314	\$	8,444
Interest and debt expense		3,799		4,732
Depreciation and amortization		3,560		9,236
Income taxes		11,437		185
EBITDA from discontinued operations	\$	176,110	\$	22,597

(4) The elements of "New York" EBITDA from continuing operations are summarized below.

	For	the Three Months	Ende	ed September 30,
(Amounts in thousands)		2012	•	2011
Office	\$	139,894	\$	137,295
Retail		46,165		43,109
Alexander's		13,080		12,830
Hotel Pennsylvania		7,524		9,773
Total New York	\$	206,663	\$	203,007

(5) The elements of "Retail Properties" EBITDA from continuing operations are summarized below.

	For the Three Months En						
(Amounts in thousands)		2012		2011			
Strip shopping centers	\$	42,468	\$	41,282			
Regional malls		15,877		15,769			
Total retail properties	\$	58,345	\$	57,051			

# Notes to preceding tabular information - continued:

(6) The elements of "other" EBITDA from continuing operations are summarized below.

	For the Three Months Ended September 3				
(Amounts in thousands)		2012		2011	
Our share of Real Estate Fund:					
Income before net realized/unrealized gains	\$	1,874	\$	743	
Net unrealized gains		1,389		1,410	
Carried interest		(2,541)		(475)	
Total		722		1,678	
LNR		18,773		15,769	
555 California Street		10,714		11,220	
Lexington		7,859		8,424	
Other investments		11,121		10,173	
		49,189		47,264	
Corporate general and administrative expenses <sup>(a)</sup>		(22,811)		(21,585)	
Investment income and other, net <sup>(a)</sup>		5,033		12,541	
Fee income from Alexander's		1,821		1,758	
Verde Realty impairment loss		(4,936)		-	
Income (loss) from the mark-to-market of J.C. Penney derivative position		4,344		(37,537)	
Acquisition costs		(1,070)		(695)	
Net gain on sale of residential condominiums		-		1,298	
Net income attributable to noncontrolling interests in the Operating					
Partnership, including unit distributions	_	(16,240)		(6,825)	
	\$	15,330	\$	(3,781)	

<sup>(</sup>a) The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

# **EBITDA** by Region

Below is a summary of the percentages of EBITDA by geographic region (excluding discontinued operations and other gains and losses that affect comparability), from our New York, Washington, DC, Retail Properties and Merchandise Mart segments.

	For the Three Months Ended September 30,		
	2012 2011		
Region:			
New York City metropolitan area	66%	64%	
Washington, DC / Northern Virginia metropolitan area	25%	28%	
Chicago	4%	3%	
California	2%	2%	
Puerto Rico	2%	2%	
Other geographies	1%	1%	
	100%	100%	

# Revenues

Our revenues, which consist of property rentals, tenant expense reimbursements, hotel revenues, trade shows revenues, amortization of acquired below-market leases, net of above-market leases and fee income, were \$710,977,000 in the three months ended September 30, 2012, compared to \$687,860,000 in the prior year's quarter, an increase of \$23,117,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

	m 4 1	NT	W. I. A. DC	Retail	Merchandise	04
Increase (decrease) due to:	Total	New York	Washington, DC	Properties	Mart	Other
Property rentals:					•	
Acquisitions	\$ 3,910	\$ 2,507	\$ 1,403	\$ -	\$ -	\$ -
Development (out of service)	(8,571)	(1,368)	(6,255)	(948)	-	-
Hotel Pennsylvania	(1,916)	(1,916)	-	-	-	-
Trade Shows	(1,509)	-	-	-	(1,509)	-
Amortization of acquired below-market						
leases, net	(2,605)	(1,375)	(51)	(1,478)	-	299
Leasing activity (see page 49)	(1,360)	10,381	(10,591)	1,732	(2,122)	(760)
	(12,051)	8,229	(15,494)	(694)	(3,631)	(461)
Tenant expense reimbursements:						
Acquisitions/development	(6,604)	(2,926)	(588)	(3,090)	=	-
Operations	1,344	(1,035)	549	1,100	(480)	1,210
1	(5,260)	(3,961)	(39)	(1,990)	(480)	1,210
	(0,200)			(2,5,5,0)		
Cleveland Medical Mart development						
project	37,516	1)	_	_	37,516 <sup>(1)</sup>	_
project	37,310				37,310	
Fee and other income:						
BMS cleaning fees	1,298	1,347	-	-	=	(49)
Signage revenue	(302)	(302)	_	-	-	-
Management and leasing fees	2,461	794	1,945	(19)	97	(356)
Lease termination fees	(4,521)	(3,462)	(874)	(188)	3	_
Other income	3,976	67	3,249	403	(62)	319
	2,912	(1,556)	4,320	196	38	(86)
	2,712	(1,550)	1,320	170		(00)
Total increase (decrease) in revenues	\$ 23,117	\$ 2,712	\$ (11,213)	\$ (2,488)	\$ 33,443	\$ 663

<sup>(1)</sup> This increase in income is offset by an increase in development costs expensed in the quarter. See note (3) on page 59.

### **Expenses**

Our expenses, which consist primarily of operating, depreciation and amortization and general and administrative expenses, were \$509,065,000 in the three months ended September 30, 2012, compared to \$471,600,000 in the prior year's quarter, an increase of \$37,465,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

Increase (decrease) due to:		Total	N	ew York	Was	hington, DC		Retail operties		chandise Mart		Other
Operating:		Total		LW TUIK	was	imigion, DC		oper ites		iviai t		Other
Acquisitions	\$	3,329	\$	2,447	\$	882	\$	-	\$	_	\$	_
Development (out of service)		(4,117)		(492)		(1,414)		(2,211)		-		-
Non-reimbursable expenses, including												
bad debt reserves		(4,167)		(2,183)		316		(996)		(1,304)		-
Hotel Pennsylvania		307		307		-		-		-		-
Trade Shows		(119)		-		-		-		(119)		-
BMS expenses		1,295		1,344		-		-		-		(49)
Operations	_	5,122	_	4,745		1,508		(689)	_	(736)		294
		1,650		6,168		1,292		(3,896)		(2,159)		245
	_	<u> </u>										
Depreciation and amortization:												
Acquisitions/development		(2,415)		(183)		(687)		(1,545)		-		-
Operations		(185)		2,465		(1,834)		(667)		(203)		54
		(2,600)		2,282		(2,521)		(2,212)		(203)		54
		<u> </u>										
General and administrative:												
Mark-to-market of deferred compensation												
plan liability <sup>(1)</sup>		6,359		-		-		-		-		6,359
Operations		(3,738)		287		166		15		$(5,086)^{-(2)}$	2)	880
•		2,621		287		166		15		(5,086)		7,239
Cleveland Medical Mart development												
project		37,012	)	_		-		_		37,012	3)	_
						,					-	
Acquisition related costs and												
tenant buy-outs		(1,218)		(1,558)		-		(35)		-		375
Total increase (decrease) in expenses	\$	37,465	\$	7,179	\$	(1,063)	\$	(6,128)	\$	29,564	\$	7,913
, ,	_		_		_		_		_		_	

<sup>(1)</sup> This increase in expense is entirely offset by a corresponding increase in income from the mark-to-market of the deferred compensation plan assets, a component of "interest and other investment income (loss), net" on our consolidated statements of income.

<sup>(2)</sup> Primarily from lower payroll costs due to a reduction in workforce.

<sup>(3)</sup> This increase in expense is offset by the increase in development revenue in the quarter. See note (1) on page 58.

### Loss Applicable to Toys

In the three months ended September 30, 2012, we recognized a net loss of \$8,585,000 from our investment in Toys, comprised of \$10,956,000 for our 32.5% share of Toys' net loss (\$22,074,000 before our share of Toys' income tax benefit) and \$2,371,000 of management fees. In the three months ended September 30, 2011, we recognized a net loss of \$9,304,000 from our investment in Toys, comprised of \$11,638,000 for our 32.7% share of Toys' net loss (\$26,773,000 before our share of Toys' income tax benefit) and \$2,334,000 of management fees.

### **Income from Partially Owned Entities**

Summarized below are the components of income (loss) from partially owned entities for the three months ended September 30, 2012 and 2011.

	Percentage Ownership at	For the Three Septem	
(Amounts in thousands)	<b>September 30, 2012</b>	2012	2011
<b>Equity in Net Income (Loss):</b>			
Alexander's	32.4%	\$ 8,958	\$ 8,195
Lexington	11.8%	(323)	(617)
LNR	26.2%	16,600	13,656
India real estate ventures	4.0%-36.5%	82	(690)
Partially owned office buildings:			
Warner Building	55.0%	(2,839)	(2,783)
666 Fifth Avenue Office Condominium (acquired in			
December 2011)	49.5%	1,744	-
280 Park Avenue	49.5%	(1,717)	(6,461)
330 Madison Avenue	25.0%	1,224	315
1101 17th Street	55.0%	591	671
One Park Avenue	30.3%	256	124
Rosslyn Plaza	43.7%-50.4%	(204)	(60)
West 57th Street Properties	50.0%	167	298
Fairfax Square	20.0%	(33)	(22)
Other partially owned office buildings	Various	505	1,079
Other investments:			
Verde Realty Operating Partnership (1)	8.3%	(5,388)	2,413
Independence Plaza Partnership (mezzanine position)	51.0%	1,828	1,811
Monmouth Mall	50.0%	347	631
Downtown Crossing, Boston	50.0%	(38)	(408)
Other investments	Various	(492)	(5,012)
		\$ 21,268	\$ 13,140

<sup>(1)</sup> In the third quarter of 2012, we converted our 2,015,151 units in Verde Realty Operating Partnership into 2,015,151 common shares of Verde Realty ("Verde"). Pursuant to a merger agreement which was approved by Verde shareholders on September 14, 2012, we accepted an offer to receive cash of \$13.85 per share, or \$27,910 in the aggregate; accordingly, we recognized a \$4,936 impairment loss in the third quarter.

#### Income from Real Estate Fund

Below are the components of the income from our Real Estate Fund for the three months ended September 30, 2012 and 2011.

(Amounts in thousands)	For the T	Three Months	Ended Se	eptember 30,
	20	012		2011
Operating loss	\$	(49)	\$	(286)
Net unrealized gains		5,558		5,639
Income from Real Estate Fund		5,509		5,353
Less (income) attributable to noncontrolling interests		(4,787)		(3,675)
Income from Real Estate Fund attributable to Vornado (1)	\$	722	\$	1,678

<sup>(1)</sup> Excludes management, leasing and development fees of \$681 and \$638 for the three months ended September 30, 2012 and 2011, respectively, which are included as a component of "fee and other income" on our consolidated statements of income.

#### Interest and Other Investment Income (Loss), net

Interest and other investment income (loss), net (comprised primarily of the mark-to-market of derivative positions in marketable equity securities, interest income on mezzanine loans receivable and other interest and dividend income) was income of \$10,523,000 in the three months ended September 30, 2012, compared to a loss of \$30,011,000 in the prior year's quarter, an increase of \$40,534,000. This increase resulted from:

#### (Amounts in thousands)

J.C. Penney derivative position (\$4,344 mark-to-market gain in the current year's quarter, compared to	
\$37,537 mark-to-market loss in the prior year's quarter)	\$ 41,881
Dividends and interest on marketable securities in the prior year's quarter	(7,605)
Increase in the value of investments in our deferred compensation plan (offset by a corresponding	
increase in the liability for plan assets in general and administrative expenses)	6,359
Other, net	(101)
	\$ 40,534

### Interest and Debt Expense

Interest and debt expense was \$120,770,000 in the three months ended September 30, 2012, compared to \$131,998,000 in the prior year's quarter, a decrease of \$11,228,000. This decrease was primarily due to (i) \$9,082,000 from the redemption of our exchangeable and convertible senior debentures in April 2012 and November 2011, respectively, (ii) \$7,523,000 of capitalized interest in the current period, and (iii) \$3,212,000 from the refinancing of 350 Park Avenue in January 2012 (of which \$1,860,000 was due to a lower rate and \$1,352,000 was due to a lower outstanding loan balance), partially offset by (iv) \$5,045,000 from the issuance of \$400,000,000 of senior unsecured notes in November 2011, and (v) \$1,849,000 from the refinancing of 100 West 33<sup>rd</sup> Street in March 2012.

### Net Gain on Disposition of Wholly Owned and Partially Owned Assets

Net gain on disposition of wholly owned and partially owned assets was \$1,298,000 in the three months ended September 30, 2011 and resulted primarily from the sale of residential condominiums.

### Income Tax Expense

Income tax expense was \$3,015,000 in the three months ended September 30, 2012, compared to \$6,959,000 in the prior year's quarter, a decrease of \$3,944,000. This decrease resulted primarily from the true-up of estimated tax liabilities of our taxable REIT subsidiaries.

### <u>Income from Discontinued Operations</u>

We have reclassified the revenues and expenses of the properties that were sold and that are currently held for sale to "income from discontinued operations" and the related assets and liabilities to "assets related to discontinued operations" and "liabilities related to discontinued operations" for all the periods presented in the accompanying financial statements. The table below sets forth the combined results of assets related to discontinued operations for the three months ended September 30, 2012 and 2011.

	For the Three Months Ended September 30,							
(Amounts in thousands)	2012			2011				
Total revenues	\$	27,651	\$	49,656				
Total expenses		21,082		41,212				
		6,569		8,444				
Net gains on sale of real estate		131,088		-				
Gain on sale of Canadian Trade Shows, net of \$11,448 of								
income taxes		19,657		-				
Income from discontinued operations	\$	157,314	\$	8,444				

### Net Income Attributable to Noncontrolling Interests in Consolidated Subsidiaries

Net income attributable to noncontrolling interests in consolidated subsidiaries was \$6,610,000 in the three months ended September 30, 2012, compared to \$5,636,000 in the prior year's quarter, an increase of \$974,000. This increase resulted primarily from higher income allocated to the noncontrolling interests of our Real Estate Fund.

### Net Income Attributable to Noncontrolling Interests in the Operating Partnership, including Unit Distributions

Net income attributable to noncontrolling interests in the Operating Partnership, including unit distributions for the three months ended September 30, 2012 and 2011 is primarily comprised of allocations of income to redeemable noncontrolling interests of \$14,837,000 and \$2,797,000, respectively, and preferred unit distributions of the Operating Partnership of \$1,403,000 and \$4,028,000, respectively. The increase of \$12,040,000 in allocations of income to redeemable noncontrolling interests resulted primarily from higher net income subject to allocation to unitholders. The decrease of \$2,625,000 in preferred unit distributions of the Operating Partnership resulted from the redemption of the 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units in July 2012.

### Preferred Share Dividends

Preferred share dividends were \$20,613,000 in the three months ended September 30, 2012, compared to \$17,627,000 in the prior year's quarter, an increase of \$2,986,000. This increase resulted from the issuance of \$300,000,000 of 5.70% Series K cumulative redeemable preferred shares in July 2012, partially offset by redemption of \$75,000,000 of 7.0% Series E cumulative redeemable preferred shares in August 2012.

#### Discount on Preferred Unit Redemption

In the three months ended September 30, 2012, we recognized a \$11,700,000 discount from the redemption of all of the 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units, compared to a \$5,000,000 discount in the prior year's quarter from the redemption of Series D-11 cumulative redeemable preferred units.

### Same Store EBITDA

Same store EBITDA represents EBITDA from property level operations which are owned by us in both the current and prior year reporting periods. Same store EBITDA excludes segment-level overhead expenses, which are expenses that we do not consider to be property-level expenses, as well as other non-operating items. We present same store EBITDA on both a GAAP basis and a cash basis, which excludes income from the straight-lining of rents, amortization of below-market leases, net of above-market leases and other non-cash adjustments. We present these non-GAAP measures to (i) facilitate meaningful comparisons of the operational performance of our properties and segments, (ii) make decisions on whether to buy, sell or refinance properties, and (iii) compare the performance of our properties and segments to those of our peers. Same store EBITDA should not be considered as an alternative to net income or cash flow from operations and may not be comparable to similarly titled measures employed by other companies.

Below are the same store EBITDA results on a GAAP and cash basis for each of our segments for the three months ended September 30, 2012, compared to the three months ended September 30, 2011.

(Amounts in thousands)	N	ew York	Was	hington, DC		Retail operties	Me	erchandise Mart
EBITDA for the three months ended September 30, 2012	\$	206,663	\$	217,567	\$	73,505	\$	44,942
Add-back: non-property level overhead expenses included above		6,739		6,668		6,103		4,120
Less: EBITDA from acquisitions, dispositions and other non-operating income or expenses		(13,236)		(128,541)		(17,346)	_	(32,205)
GAAP basis same store EBITDA for the three months ended September 30, 2012 Less: Adjustments for straight-line rents, amortization of below-market leases, net, and other		200,166		95,694		62,262		16,857
non-cash adjustments		(20,611)		(1,943)		(3,830)		171
Cash basis same store EBITDA for the three months ended September 30, 2012	\$	179,555	\$	93,751	\$	58,432	\$	17,028
EBITDA for the three months ended September 30, 2011	\$	203,283	\$	106,607	\$	68,339	\$	15,448
Add-back: non-property level overhead expenses included above		6,452		6,502		6,088		9,206
Less: EBITDA from acquisitions, dispositions and other non-operating income or expenses		(10,107)		(10,310)		(12,250)		(7,648)
GAAP basis same store EBITDA for the three months ended September 30, 2011		199,628		102,799		62,177		17,006
Less: Adjustments for straight-line rents, amortization of below-market leases, net, and other non-cash adjustments		(21,353)		454		(5,163)		501
Cash basis same store EBITDA for the three months ended September 30, 2011	\$	178,275	\$	103,253	\$	57,014	\$	17,507
The state of the s								
Increase (decrease) in GAAP basis same store EBITDA for the three months ended September 30, 2012 over the three months ended September 30, 2011	\$	538	\$	(7,105)	\$	85	\$	(149)
Increase (decrease) in Cash basis same store EBITDA for the three months ended September 30, 2012 over the								
three months ended September 30, 2011	\$	1,280	\$	(9,502)	\$	1,418	\$	(479)
% increase (decrease) in GAAP basis same store EBITDA		0.3%	_	(6.9%)	_	0.1%	_	(0.9%)
% increase (decrease) in Cash basis same store EBITDA	_	0.7%	_	(9.2%)	_	2.5%	_	(2.7%)

### Net Income and EBITDA by Segment for the Nine Months Ended September 30, 2012 and 2011

Effective January 1, 2012, as a result of certain organizational and operational changes, we redefined the New York business segment to encompass all of our Manhattan assets by including the 1.0 million square feet in 21 freestanding Manhattan street retail assets (formerly in our Retail segment), and the Hotel Pennsylvania and our interest in Alexander's, Inc. (formerly in our Other segment). Accordingly, we have reclassified the prior period segment financial results to conform to the current year presentation. See note (4) on page 66 for the elements of the New York segment's EBITDA.

Below is a summary of net income and a reconciliation of net income to EBITDA<sup>(1)</sup> by segment for the nine months ended September 30, 2012 and 2011.

(Amounts in thousands)	For the Nine Months Ended September 30, 2012								
	•	•		Retail	Merchandise		•		
	Total	New York	Washington, DC	Properties	Mart	Toys	Other		
Property rentals	\$ 1,469,751	\$ 735,587	\$ 356,459	\$ 203,237	\$ 107,687	\$ -	\$ 66,781		
Straight-line rent adjustments	55,189	42,334	4,382	7,285	580	-	608		
Amortization of acquired below-									
market leases, net	39,228	23,776	1,537	9,648	<u> </u>		4,267		
Total rentals	1,564,168	801,697	362,378	220,170	108,267		71,656		
Tenant expense reimbursements	224,287	118,861	30,471	64,915	3,702	-	6,338		
Cleveland Medical Mart development									
project	184,014	_	_	_	184,014	_	_		
Fee and other income:	10.,01.				101,011				
BMS cleaning fees	49,437	70,476	_	_	_	_	(21,039)		
Signage revenue	14,252	14,252	_	_	_	_	(21,037)		
Management and leasing fees	16,534	4,037	9,782	2,640	188	_	(113)		
Lease termination fees	1,172	334	256	74	508	_	(115)		
Other income	24,623	3,449	18,846	1,361	1,221	_	(254)		
Total revenues	2,078,487	1,013,106	421,733	289,160	297,900		56,588		
	764,018	447,910	143,923	104,788	59,929		7,468		
Operating expenses						-			
Depreciation and amortization	386,974	168,391	107,395	56,830	22,324	-	32,034		
General and administrative	151,142	21,980	19,849	18,803	14,877	-	75,633		
Cleveland Medical Mart development	155 105								
project	177,127	-	_	-	177,127	-	-		
Acquisition related costs and									
tenant buy-outs	4,314						4,314		
Total expenses	1,483,575	638,281	271,167	180,421	274,257		119,449		
Operating income (loss)	594,912	374,825	150,566	108,739	23,643	-	(62,861)		
Income applicable to Toys	88,696	-	-	-	-	88,696	-		
Income (loss) from partially owned									
entities	53,491	20,345	(4,571)	1,040	560	-	36,117		
Income from Real Estate Fund	37,572	-	-	-	-	-	37,572		
Interest and other investment									
(loss) income, net	(22,984)	3,166	97	24	-	-	(26,271)		
Interest and debt expense	(377,600)	(109,365)	(85,408)	(49,705)	(23,467)	-	(109,655)		
Net gain on disposition of wholly	( )		` ' '	` ' '					
owned and partially owned assets	4,856	-	-	-	-	_	4,856		
Income (loss) before income taxes	378,943	288,971	60,684	60,098	736	88,696	(120,242)		
Income tax (expense) benefit	(17,319)	(2,480)	(1,277)	-	343	-	(13,905)		
Income (loss) from continuing							( - ) /		
operations	361,624	286,491	59,407	60,098	1,079	88,696	(134,147)		
Income (loss) from discontinued	501,021	200,171	37,107	00,070	1,077	00,070	(13 1,1 17)		
operations	241,024	(640)	130,979	36,404	67,291	_	6,990		
Net income (loss)	602,648	285,851	190,386	96,502	68,370	88,696	(127,157)		
Less net (income) loss attributable to	002,040	203,031	170,300	70,302	00,570	88,070	(127,137)		
noncontrolling interests in:									
Consolidated subsidiaries	(30,928)	(7,266)		308			(23,970)		
Operating Partnership, including	(30,928)	(7,200)	-	308	-	-	(23,970)		
unit distributions	(40,595)						(40,595)		
	(40,393)						(40,393)		
Net income (loss) attributable to	521 125	270 505	100.207	06.010	(0.270	00.606	(101.722)		
Vornado	531,125	278,585	190,386	96,810	68,370	88,696	(191,722)		
Interest and debt expense <sup>(2)</sup> Depreciation and amortization <sup>(2)</sup>	567,265 552,704	140,294	99,486	58,039	26,492	103,388	139,566		
Depreciation and amortization	552,794	188,480	122,987	65,751	26,966	100,371	48,239		
Income tax expense <sup>(2)</sup>	50,076	2,677	1,532	-	11,658	17,982	16,227		
EBITDA <sup>(1)</sup>	1,701,260	610,036	414,391	220,600	133,486	310,437	12,310		
Less EBITDA from discontinued	(050 161 6	3)	(100 505)	(40.051)	/0.6 t # 0		(6.000)		
operations	(279,464)	640	(138,707)	(48,251)	(86,156)		(6,990)		
EBITDA from continuing operations	\$ 1,421,796	\$ 610,676 (4)	\$ 275,684	\$ 172,349 (5	\$ 47,330	\$ 310,437	\$ 5,320 (6)		

See notes on page 66.

Net Income and EBITDA by Segment for the Nine Months Ended September 30, 2012 and 2011 - continued

Property renals	(Amounts in thousands)			For the Nine Mor	ths Ended Sep	tember 30, 2011		
Property rortals					Retail	Merchandise		
Straigh-line rent adjustments		Total	New York	Washington, DC	<b>Properties</b>	Mart	Toys	Other
Amortization of acquired below- markel leases, et   48,681   33,173   1,597   10,552   - 3,359   Total rentals   1592,867   783,695   400,368   217,919   117,279   - 73,606   Tenant expense reimbursements   237,945   125,921   27,242   71,926   4,988   - 7,868   Tenant expense reimbursements   237,945   125,921   27,242   71,926   4,988   - 7,868   Tenant expense reimbursements   108,03     -   -   -   -   Tenant expense reimbursements   108,03     -   -   -   Tenant expense reimbursements   237,945   125,921   27,242   71,926   4,988   - 7,868   Tenant expense reimbursements   108,03     -   -   -   -   Tenant expense reimbursements   108,03     -   -   -   Tenant expense reimbursements   14,746   14	Property rentals	\$ 1,517,994	\$ 727,886	\$ 400,909	\$ 202,701	\$ 118,540	\$ -	\$ 67,958
marke leases, net	Straight-line rent adjustments	26,192	22,636	(2,138)	4,666	(1,261)	-	2,289
Total retulals								
Tenan texpense reimbursements   237,945   125,921   27,242   71,926   4,988   7,868     Clevcland Medical Mart development   108,203   -   -   108,203   -   -     East definition   14,746   14,746   -   -   -   -   -   -   (20,434)     Signage revenue	market leases, net	48,681	33,173	1,597	10,552		<u> </u>	3,359
Cleveland Modical Mart development project p	Total rentals	1,592,867	783,695	400,368	217,919	117,279	_	73,606
Price and other income:   BMS cleaning fees	Tenant expense reimbursements	237,945	125,921	27,242	71,926	4,988	-	7,868
Fee and other income: BMS cleaning fees  46,479  66,913  (20,434)  Signage revenue  14,746  14,7	Cleveland Medical Mart development							
BMS cleaning fees		108,203	-	-	-	108,203	-	-
Signage revenue   14,746   1								
Management and leasing fees   16,660   3,560   9,629   3,068   348   - 55		,	,	-	-	-	-	(20,434)
Lease termination fees   12.478   9.176   3.013   289   -   -   -   -   -   -   -   -   -		/			<del>-</del>	<u>-</u>	-	<del>-</del>
Other income         21,450         3,391         15,316         1,172         1,791         -         C220           Other incomes         20,508,28         10,070,402         455,568         294,374         232,609         -         60,875           Operating expenses         773,331         435,519         142,211         11,3167         71,210         -         12,244           Depreciation and administrative         154,359         20,409         19,496         57,472         21,594         -         32,343           Cleveland Medical Mart development project         101,637         -         -         -         101,637         -         -         -         7,773           Acquisition related costs and tenant buy-ous         1,425,162         637,517         258,647         190,720         220,140         -         1181,38           Operating income (loss)         625,666         367,855         19,691         103,654         12,469         -         57,263           Income (loss) From partially owned entities         55,035         13,320         (6,038)         1,221         292         -         46,240           Income (loss) From partially owned and partially owned				,		348	-	55
Total revenues   2,050,828   1,007,402   455,568   294,374   232,609   - 60,875   - 1,1224   - 1,1254   - 1,							-	-
Operating expenses         773,311         435,519         142,211         113,167         71,210         - 11,224         - 12,234           Depreciation and amortization         373,380         165,031         69,940         57,722         21,594         - 32,343           General and administrative         154,359         20,409         19,496         20,046         22,659         - 71,749           Cleveland Medical Mart development project         101,637         -         -         -         101,637         -           Acquisition related costs and tenant buy-outs         22,455         16,558         -         35         3,040         -         2,822           Total expenses         1,425,162         637,517         258,647         190,720         220,140         -         118,138           Operating income (loss)         625,666         369,885         196,921         103,654         12,469         -         (57,263)           Income (loss) from partially owned continues         55,035         13,320         (6,038)         1,221         292         -         46,240           Interest and other investment income, net         95,086         3,169         119         1         1         -         9,796           Interest an								
Depreciation and amortization   373,380   165,031   96,940   57,472   21,594   32,343								
General and administrative				,			-	
Cleveland Medical Mart development project   101,637				/			-	
Project		154,359	20,409	19,496	20,046	22,659	-	71,749
Acquisition related costs and tenant buy-outs   22,455   16,558   - 35   3,040   - 2,822	•							
tenant buy-outs 22,455 16,588 - 35 3,040 - 2,822   Total expenses 1,425,162 637,517 258,647 190,720 220,140 - 118,138   Operating income (loss) 625,666 369,885 196,921 103,654 12,469 - (57,263)   Income applicable to Toys 80,794 - 9 - 9 - 9 - 103,654 12,469 - (57,263)   Income applicable to Toys 80,794 - 9 - 9 - 9 - 103,654 12,469 - (57,263)   Income papitally owned   entities 55,035 13,320 (6,038) 1,221 292 - 46,240   Income from Real Estate Fund 25,491 - 9 - 9 - 9 - 25,491   Interest and other investment   income, net 95,086 3,169 119 1 1 1 - 91,796   Interest and debt expense (394,192) (114,381) (85,971) (53,024) (23,342) - (117,474)   Net gain on disposition of wholly   owned and partially owned assets 7,975 - 9 - 9 - 9 - 7,975   Income (loss) before income taxes 495,855 271,993 105,031 51,852 (10,580) 80,794 (3,235)   Income (loss) before income taxes 495,855 271,993 105,031 51,852 (10,580) 80,794 (3,235)   Income (loss) from continuing   operations 477,307 270,356 102,976 51,847 (12,103) 80,794 (16,563)   Income (loss) from discontinued   operations 165,706 398 51,274 26,010 88,365 - (341)   Net income (loss) from discontinued   operations (165,706 398 51,274 26,010 88,365 - (341)   Net income (loss) (643,013 270,754 154,250 77,857 76,262 80,794 (16,904)   Les net (income) loss attributable to   noncontrolling interests in:   Consolidated subsidiaries (20,643) (6,815) - 196 (47,364)   Net income (loss) attributable to   Operating Partnership, including   unit distributions (47,364) (47,364)   Net income (loss) 42,335 1,644 2,380 68,294 34,632 101,862 57,049   Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688   Depreciation and amortization 599,668 132,248 100,017 62,144 32,025 121,546 151,688   Depreciation and amortization 599,668 132,248 100,017 62,144 32,025 121,546 151,688   Depreciation and amortization 599,668 132,248 100,017 62,144 32,025 121,546 151,688   Depreciation and amortization 599,668 132,248 100,017 62,144 32,025 121,546 151,688		101,637	-	-	-	101,637	-	-
Total expenses   1,425,162   637,517   258,647   190,720   220,140   - 118,138		22.455	16.550		2.5	2.040		2.022
Departing income (loss)   625,666   369,885   196,921   103,654   12,469   - (57,263)     Income applicable to Toys   80,794   -   -   -   -   -   80,794   -     Income (loss) from partially owned entities   55,035   13,320   (6,038)   1,221   292   -   46,240     Income from Real Estate Fund   25,491   -   -   -   -   -   -   25,491     Interest and other investment income, net   95,086   3,169   119   1   1   -   91,796     Interest and debt expense   (394,192)   (114,381)   (85,971)   (53,024)   (23,342)   - (117,474)     Net gain on disposition of wholly owned and partially owned assets   7,975   -   -   -   -   -   7,975     Income (loss) before income taxes   495,855   271,993   105,031   51,852   (10,580)   80,794   (3,235)     Income (loss) from continuing operations   477,307   270,356   102,976   51,847   (12,103)   80,794   (16,563)     Income (loss) from discontinued operations   165,706   398   51,274   26,010   88,365   -   (341)     Net income (loss) attributable to noncontrolling interests in:				-				
Income applicable to Toys   80,794   -								
Income (loss) from partially owned entities			369,885	196,921	103,654	12,469	-	(57,263)
entities 55,035 13,320 (6,038) 1,221 292 - 46,240 Income from Real Estate Fund 25,491 - 2 - 3 - 25,491 Interest and other investment income, net 95,086 3,169 119 1 1 1 - 91,796 Interest and debt expense (394,192) (114,381) (85,971) (53,024) (23,342) - (117,474) Net gain on disposition of wholly owned and partially owned assets 7,975 - 3 - 5 - 5 - 5 - 7,975 Income (loss) before income taxes 495,855 271,993 105,031 51,852 (10,580) 80,794 (32,335) Income (loss) from continuing operations (18,548) (1,637) (2,055) (5) (1,523) - (13,328) Income (loss) from continuing operations 477,307 270,356 102,976 51,847 (12,103) 80,794 (16,563) Income (loss) from discontinued operations 165,706 398 51,274 26,010 88,365 - (341) Net income (loss) from discontinued operations (43,013) 270,754 154,250 77,857 76,262 80,794 (16,904) Itess net (income) loss attributable to noncontrolling interests in: Consolidated subsidiaries (20,643) (6,815) - 196 (14,024) Operating Partnership, including unit distributions (47,364) 196 (47,364) Net income (loss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292) Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688 Depreciation and amortization 561,738 181,611 118,290 68,294 34,632 101,862 57,049 Income tax expense <sup>(3)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981 EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (710) (60,220) (40,988) (109,962) - 344		80,794	-	-	-	-	80,794	-
Income from Real Estate Fund   25,491   -   -   -   -   -   -   -   25,491   Interest and other investment income, net   95,086   3,169   119   1   1   1   1   -   91,796   Interest and debt expense   (394,192)   (114,381)   (85,971)   (53,024)   (23,342)   -   (117,474)   (117,4		55.025	12.220	(6.020)		202		46.240
Interest and other investment income, net			13,320	(6,038)	1,221	292	-	
income, net 95,086 3,169 119 1 1 - 91,796 Interest and debt expense (394,192) (114,381) (85,971) (53,024) (23,342) - (117,474) Net gain on disposition of wholly owned and partially owned assets 7,975		25,491	=	-	-	=	-	25,491
Interest and debt expense   (394,192)   (114,381)   (85,971)   (53,024)   (23,342)   - (117,474)     Net gain on disposition of wholly owned and partially owned assets   7,975   -   -   -   -   -   -   7,975     Income (loss) before income taxes   495,855   271,993   105,031   51,852   (10,580)   80,794   (3,235)     Income (loss) from continuing operations   477,307   270,356   102,976   51,847   (12,103)   80,794   (16,563)     Income (loss) from discontinued operations   165,706   398   51,274   26,010   88,365   -   (341)     Net income (loss) attributable to noncontrolling interests in:    Consolidated subsidiaries   (20,643)   (6,815)   -   196   -   -   (14,024)     Operating Partnership, including unit distributions   (47,364)   -   -   -   -   -   -   (47,364)     Net income (loss) attributable to Vornado   575,006   263,939   154,250   78,053   76,262   80,794   78,292)     Interest and debt expense <sup>(2)</sup>   599,668   132,248   100,017   62,144   32,025   121,546   151,688     Depreciation and amortization <sup>(2)</sup>   599,668   132,248   100,017   62,144   32,025   121,546   151,688     Depreciation and amortization <sup>(2)</sup>   561,738   181,611   118,290   68,294   34,632   101,862   57,049     Income tax expense <sup>(2)</sup>   42,135   1,644   2,380   5   2,211   29,914   5,981     EBITDA from discontinued operations   (211,539) (3) (710)   (60,220) (40,988) (109,962)   -   341		05.006	2.160	110		1		01.707
Net gain on disposition of wholly owned and partially owned assets 7,975 7,975   Income (loss) before income taxes 495,855   271,993   105,031   51,852   (10,580)   80,794   (3,235)   Income (loss) from continuing operations 477,307   270,356   102,976   51,847   (12,103)   80,794   (16,563)   Income (loss) from discontinued operations   165,706   398   51,274   26,010   88,365   -   (341)   Net income (loss)   643,013   270,754   154,250   77,857   76,262   80,794   (16,904)   Less net (income) loss attributable to noncontrolling interests in:  Consolidated subsidiaries   (20,643)   (6,815)   -   196   -   -   (14,024)   Operating Partnership, including unit distributions   (47,364)   -   -   -   -   -   -   (47,364)   Net income (loss) attributable to Vornado   575,006   263,939   154,250   78,053   76,262   80,794   (78,292)   Interest and debt expense <sup>(2)</sup>   599,668   132,248   100,017   62,144   32,025   121,546   151,688   Depreciation and amortization <sup>(2)</sup>   561,738   181,611   118,290   68,294   34,632   101,862   57,049   Income tax expense <sup>(2)</sup>   42,135   1,644   2,380   5   2,211   29,914   5,981   EBITDA (10)   1,778,547   579,442   374,937   208,496   145,130   334,116   136,426   Less EBITDA from discontinued operations   (211,539) (3) (710)   (60,220) (40,988) (109,962)   -   341							-	
owned and partially owned assets 7,975 7,975 Income (loss) before income taxes 495,855 271,993 105,031 51,852 (10,580) 80,794 (3,235) Income tax expense (18,548) (1,637) (2,055) (5) (1,523) - (13,328) Income (loss) from continuing operations 477,307 270,356 102,976 51,847 (12,103) 80,794 (16,563) Income (loss) from discontinued operations 165,706 398 51,274 26,010 88,365 - (341) Net income (loss) 643,013 270,754 154,250 77,857 76,262 80,794 (16,904) Less net (income) loss attributable to noncontrolling interests in: Consolidated subsidiaries (20,643) (6,815) - 196 (14,024) Operating Partnership, including unit distributions (47,364) (47,364) Net income (loss) attributable to Vornado (10ss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292) Interest and debt expense(2) 599,668 132,248 100,017 62,144 32,025 121,546 151,688 Depreciation and amortization(2) 561,738 181,611 118,290 68,294 34,632 101,862 57,049 Income tax expense (2) 42,135 1,644 2,380 5 2,211 29,914 5,981 EBITDA(1) 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341		(394,192)	(114,381)	(83,9/1)	(53,024)	(23,342)	-	(117,474)
Income (loss) before income taxes		7.075						7.075
Income tax expense   (18,548)   (1,637)   (2,055)   (5)   (1,523)   - (13,328)     Income (loss) from continuing operations   477,307   270,356   102,976   51,847   (12,103)   80,794   (16,563)     Income (loss) from discontinued operations   165,706   398   51,274   26,010   88,365   - (341)     Net income (loss)   643,013   270,754   154,250   77,857   76,262   80,794   (16,904)     Less net (income) loss attributable to noncontrolling interests in:     Consolidated subsidiaries   (20,643)   (6,815)   -   196   -   -   (14,024)     Operating Partnership, including   unit distributions   (47,364)   -   -   -   -   -   -   (47,364)     Net income (loss) attributable to Vornado   575,006   263,939   154,250   78,053   76,262   80,794   (78,292)     Interest and debt expense <sup>(2)</sup>   599,668   132,248   100,017   62,144   32,025   121,546   151,688     Depreciation and amortization <sup>(2)</sup>   561,738   181,611   118,290   68,294   34,632   101,862   57,049     Income tax expense <sup>(2)</sup>   42,135   1,644   2,380   5   2,211   29,914   5,981     EBITDA <sup>(1)</sup>   1,778,547   579,442   374,937   208,496   145,130   334,116   136,426     Less EBITDA from discontinued operations   (211,539) (3) (710)   (60,220) (40,988) (109,962)   -   341			271 002	105 021	51 052	(10.590)	90.704	
Income (loss) from continuing operations 477,307 270,356 102,976 51,847 (12,103) 80,794 (16,563) Income (loss) from discontinued operations 165,706 398 51,274 26,010 88,365 - (341) Net income (loss) 643,013 270,754 154,250 77,857 76,262 80,794 (16,904) Less net (income) loss attributable to noncontrolling interests in:  Consolidated subsidiaries (20,643) (6,815) - 196 (14,024) Operating Partnership, including unit distributions (47,364) (47,364) Net income (loss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292) Interest and debt expense 599,668 132,248 100,017 62,144 32,025 121,546 151,688 Depreciation and amortization 561,738 181,611 118,290 68,294 34,632 101,862 57,049 Income tax expense 20 42,135 1,644 2,380 5 2,211 29,914 5,981 EBITDA(1) 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341								
operations	·	(18,348)	(1,037)	(2,033)	(3)	(1,323)		(13,328)
Income (loss) from discontinued operations   165,706   398   51,274   26,010   88,365   - (341)		477 207	270.256	102 076	51 047	(12 102)	90.704	(16.562)
operations 165,706 398 51,274 26,010 88,365 - (341)  Net income (loss) 643,013 270,754 154,250 77,857 76,262 80,794 (16,904)  Less net (income) loss attributable to noncontrolling interests in:  Consolidated subsidiaries (20,643) (6,815) - 196 (14,024)  Operating Partnership, including unit distributions (47,364) (47,364)  Net income (loss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292)  Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688  Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049 Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981 EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341		4//,30/	270,330	102,976	31,847	(12,103)	80,794	(10,303)
Net income (loss) 643,013 270,754 154,250 77,857 76,262 80,794 (16,904)  Less net (income) loss attributable to noncontrolling interests in:  Consolidated subsidiaries (20,643) (6,815) - 196 (14,024)  Operating Partnership, including unit distributions (47,364) (47,364)  Net income (loss) attributable to  Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292)  Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688  Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049  Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981  EBITDA (1) 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426  Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341	. ,	165 706	209	51 274	26.010	99 265		(241)
Less net (income) loss attributable to noncontrolling interests in:  Consolidated subsidiaries (20,643) (6,815) - 196 (14,024)  Operating Partnership, including unit distributions (47,364) (47,364)  Net income (loss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292)  Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688  Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049  Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981  EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426  Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341	·						20.704	
noncontrolling interests in:  Consolidated subsidiaries  (20,643) (6,815) - 196 (14,024)  Operating Partnership, including unit distributions (47,364) (47,364)  Net income (loss) attributable to  Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292)  Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688  Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049  Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981  EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426  Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341		043,013	270,734	134,230	11,831	70,202	80,794	(10,904)
Consolidated subsidiaries (20,643) (6,815) - 196 (14,024) Operating Partnership, including unit distributions (47,364) (47,364)  Net income (loss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292)  Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688  Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049  Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981  EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426  Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341								
Operating Partnership, including unit distributions (47,364) (47,364)  Net income (loss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292)  Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688  Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049  Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981  EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426  Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341		(20.643)	(6.815)		106			(14.024)
unit distributions         (47,364)         -         -         -         -         -         -         -         (47,364)           Net income (loss) attributable to Vornado         575,006         263,939         154,250         78,053         76,262         80,794         (78,292)           Interest and debt expense(2)         599,668         132,248         100,017         62,144         32,025         121,546         151,688           Depreciation and amortization(2)         561,738         181,611         118,290         68,294         34,632         101,862         57,049           Income tax expense(2)         42,135         1,644         2,380         5         2,211         29,914         5,981           EBITDA(1)         1,778,547         579,442         374,937         208,496         145,130         334,116         136,426           Less EBITDA from discontinued operations         (211,539)(3)         (710)         (60,220)         (40,988)         (109,962)         -         341		(20,043)	(0,013)	-	190	=	-	(14,024)
Net income (loss) attributable to Vornado 575,006 263,939 154,250 78,053 76,262 80,794 (78,292) Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688 Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049 Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981 EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341	1 0 17	(47.2(4)						(47.264)
Vornado         575,006         263,939         154,250         78,053         76,262         80,794         (78,292)           Interest and debt expense <sup>(2)</sup> 599,668         132,248         100,017         62,144         32,025         121,546         151,688           Depreciation and amortization <sup>(2)</sup> 561,738         181,611         118,290         68,294         34,632         101,862         57,049           Income tax expense <sup>(2)</sup> 42,135         1,644         2,380         5         2,211         29,914         5,981           EBITDA <sup>(1)</sup> 1,778,547         579,442         374,937         208,496         145,130         334,116         136,426           Less EBITDA from discontinued operations         (211,539) <sup>(3)</sup> (710)         (60,220)         (40,988)         (109,962)         -         341		(47,364)						(47,364)
Interest and debt expense <sup>(2)</sup> 599,668 132,248 100,017 62,144 32,025 121,546 151,688  Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049  Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981  EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426  Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341								
Depreciation and amortization <sup>(2)</sup> 561,738 181,611 118,290 68,294 34,632 101,862 57,049 Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981 EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341		,						
Income tax expense <sup>(2)</sup> 42,135 1,644 2,380 5 2,211 29,914 5,981 EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341		,	,	,				
EBITDA <sup>(1)</sup> 1,778,547 579,442 374,937 208,496 145,130 334,116 136,426 Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341					68,294			
Less EBITDA from discontinued operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341								
operations (211,539) (3) (710) (60,220) (40,988) (109,962) - 341	EBITDA <sup>(1)</sup>	1,778,547	579,442	374,937	208,496	145,130	334,116	136,426
operations         (211,539)         (3)         (710)         (60,220)         (40,988)         (109,962)         -         341           EBITDA from continuing operations         \$ 1,567,008         \$ 578,732         (4)         \$ 314,717         \$ 167,508         (5)         \$ 35,168         \$ 334,116         \$ 136,767         (6)	Less EBITDA from discontinued							
EBITDA from continuing operations \$ 1,567,008 \$ 578,732 (4) \$ 314,717 \$ 167,508 (5) \$ 35,168 \$ 334,116 \$ 136,767 (6)	operations	(211,539)	(710)	(60,220)	(40,988)	(109,962)		341
	EBITDA from continuing operations		\$ 578,732 (4)	\$ 314,717	\$ 167,508	35,168	\$ 334,116	\$ 136,767 (6)

See notes on the following page.

### Notes to preceding tabular information:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the unlevered performance of our segments as it relates to the total return on assets as opposed to the levered return on equity. As properties are bought and sold based on a multiple of EBITDA, we utilize this measure to make investment decisions as well as to compare the performance of our assets to that of our peers. EBITDA should not be considered a substitute for net income. EBITDA may not be comparable to similarly titled measures employed by other companies.
- (2) Interest and debt expense, depreciation and amortization and income tax (benefit) expense in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The following table reconciles income from discontinued operations to EBITDA from discontinued operations.

	For the Nine Months Ended September 3							
(Amounts in thousands)		2012		2011				
Income from discontinued operations	\$	241,024	\$	165,706				
Interest and debt expense		11,415		17,917				
Depreciation and amortization		14,818		26,916				
Income taxes		12,207		1,000				
EBITDA from discontinued operations	\$	279,464	\$	211,539				

(4) The elements of "New York" EBITDA from continuing operations are summarized below.

	For the Nine Months Ended September 30,							
(Amounts in thousands)		2012		2011				
Office	\$	419,054	\$	399,182				
Retail		135,399		121,136 <sup>(a)</sup>				
Alexander's		39,477		40,032				
Hotel Pennsylvania		16,746		18,382				
Total New York	\$	610,676	\$	578,732				

<sup>(</sup>a) The EBITDA for the nine months ended September 30, 2011 is after a \$16,558 expense for the buy-out of below-market leases.

(5) The elements of "Retail Properties" EBITDA from continuing operations are summarized below.

	For t	he Nine Months	Ende	d September 30,
(Amounts in thousands)		2012		2011
Strip shopping centers	\$	125,072	\$	120,887
Regional malls		47,277		46,621
Total Retail properties	\$	172,349	\$	167,508

# Notes to preceding tabular information - continued:

(6) The elements of "other" EBITDA from continuing operations are summarized below.

	For the Nine Months Ended September 30,					
(Amounts in thousands)		2012	2011			
Our share of Real Estate Fund:						
Income before net realized/unrealized gains	\$	4,162	\$	2,550		
Net unrealized gains		8,384		4,802		
Net realized gains		-		771		
Carried interest		<u>-</u> _		1,665		
Total		12,546		9,788		
LNR		46,006		38,569		
555 California Street		31,406		32,608		
Lexington		24,780		27,970		
Other investments		24,954		30,352		
		139,692		139,287		
Corporate general and administrative expenses <sup>(a)</sup>		(66,940)		(62,964)		
Investment income and other, net <sup>(a)</sup>		28,865		37,284		
Fee income from Alexander's		5,617		5,545		
Loss from the mark-to-market of J.C. Penney derivative position		(53,343)		(27,136)		
Verde Realty impairment loss		(4,936)		-		
Acquisition costs		(4,314)		(2,822)		
Net gain on sale of residential condominiums		1,274		5,884		
Mezzanine loans loss reversal and net gain on disposition		-		82,744		
Net gain resulting from Lexington's stock issuance		-		9,760		
Real Estate Fund placement fees		-		(3,451)		
Net income attributable to noncontrolling interests in the Operating						
Partnership, including unit distributions		(40,595)		(47,364)		
	\$	5,320	\$	136,767		

<sup>(</sup>a) The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

# **EBITDA** by Region

Below is a summary of the percentages of EBITDA by geographic region (excluding discontinued operations and other gains and losses that affect comparability), from our New York, Washington, DC, Retail Properties and Merchandise Mart segments.

	For the Nine Ended Septe	
	2012	2011
Region:		
New York City metropolitan area	65%	63%
Washington, DC / Northern Virginia metropolitan area	26%	29%
Chicago	4%	3%
California	2%	2%
Puerto Rico	2%	2%
Other geographies	1%	1%
	100%	100%

### Results of Operations - Nine Months Ended September 30, 2012 Compared to September 30, 2011

# Revenues

Our revenues, which consist of property rentals, tenant expense reimbursements, hotel revenues, trade shows revenues, amortization of acquired below-market leases, net of above-market leases and fee income, were \$2,078,487,000 for the nine months ended September 30, 2012, compared to \$2,050,828,000 in the prior year's nine months, an increase of \$27,659,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

Increase (decrease) due to:	Total	New '	York	W	ashington, DC		Retail operties	Me	erchandise Mart		Other
Property rentals:											
Acquisitions	\$ 6,947	\$	2,507	\$	4,440	\$	-	\$	-	\$	-
Development (out of service)	(21,774)		(4,528)		(16,385)		(861)		-		-
Hotel Pennsylvania	313		313		-		-		-		-
Trade Shows	(5,059)		-		-		-		(5,059)		-
Amortization of acquired below-market											
leases, net	(9,453)		(9,397)		(60)		(904)		-		908
Leasing activity (see page 49)	327		29,107		(25,985)		4,016		(3,953)		(2,858)
	(28,699)		18,002	_	(37,990)		2,251		(9,012)		(1,950)
Tenant expense reimbursements:											
Acquisitions/development	(9,182)		(3,923)		1,243		(3,815)		-		(2,687)
Operations	(4,476)		(3,137)		1,986		(3,196)		(1,286)		1,157
·	(13,658)		(7,060)		3,229		(7,011)		(1,286)		(1,530)
		-									<u> </u>
Cleveland Medical Mart development											
project	75,811	(1)	_		-		_		75,811 <sup>(1</sup>	.)	-
r		-									
Fee and other income:											
BMS cleaning fees	2,958		3,563		-		-		_		(605)
Signage revenue	(494)		(494)		-		_		-		-
Management and leasing fees	(126)		477		153		(428)		(160)		(168)
Lease termination fees	(11,306)		(8,842)		(2,757)		(215)		508		_
Other income	3,173		58		3,530		189		(570)		(34)
	(5,795)	_	(5,238)	_	926		(454)		(222)	_	(807)
	(0,70)		(-,===)	_	,20	-	()		(===)	_	(007)
Total increase (decrease) in revenues	\$ 27,659	\$	5,704	\$	(33,835)	\$	(5,214)	\$	65,291	\$	(4,287)

<sup>(1)</sup> This increase in income is offset by an increase in development costs expensed in the period. See note (4) on page 70.

### **Expenses**

Our expenses, which consist primarily of operating, depreciation and amortization and general and administrative expenses, were \$1,483,575,000 for the nine months ended September 30, 2012, compared to \$1,425,162,000 in the prior year's nine months, an increase of \$58,413,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

Increase (decrease) due to:		Total	N	New York	w	ashington, DC		Retail operties	M	lerchandise Mart		Other
Operating:												
Acquisitions	\$	2,567	\$	2,607	\$	2,647	\$	-	\$	-	\$	(2,687)
Development (out of service)		(6,226)		(392)		(3,458)		(2,376)		-		-
Non-reimbursable expenses, including												
bad debt reserves		(13,287)		(4,052)		(60)		(2,943)		(6,232)		-
Hotel Pennsylvania		1,735		1,735		-		-		-		-
Trade Shows		(4,024)		-		-		-		(4,024)		-
BMS expenses		2,418		3,023		-		-		-		(605)
Operations		7,504	_	9,470		2,583		(3,060)	_	(1,025)		(464)
	_	(9,313)	_	12,391	_	1,712	_	(8,379)	_	(11,281)	_	(3,756)
Depreciation and amortization:												
Acquisitions/development		13,542		(891)		15,162		(729)		-		-
Operations		52		4,251		(4,707)		87		730		(309)
·		13,594		3,360		10,455		(642)		730		(309)
General and administrative:												
Mark-to-market of deferred compensation												
plan liability (1)		3,765		-		-		-		-		3,765
Real Estate Fund placement fees		(3,451)		-		-		-		-		(3,451)
Operations		(3,531)		1,571		353		(1,243)		(7,782) (2)		3,570 (3)
·	_	(3,217)		1,571	_	353	_	(1,243)	_	(7,782)	_	3,884
Cleveland Medical Mart development												
project	_	75,490	l) 		_	=	_	-	_	75,490 (4)	_	-
Acquisition related costs and												
tenant buy-outs		(18,141)	_	(16,558) (5	_	-		(35)	_	(3,040)	_	1,492
Total increase (decrease) in expenses	\$	58,413	\$	764	\$	12,520	\$	(10,299)	\$	54,117	\$	1,311

<sup>(1)</sup> This increase in expense is entirely offset by a corresponding increase in income from the mark-to-market of the deferred compensation plan assets, a component of "interest and other investment income (loss), net" on our consolidated statements of income.

<sup>(2)</sup> Primarily from lower payroll costs due to a reduction in workforce.

<sup>(3)</sup> Primarily from higher payroll costs and stock based compensation.

<sup>(4)</sup> This increase in expense is offset by the increase in development revenue in the period. See note (1) on page 69.

<sup>(5)</sup> Represents the buy-out of below-market leases in the prior year.

### <u>Income Applicable to Toys</u>

In the nine months ended September 30, 2012, we recognized net income of \$88,696,000 from our investment in Toys, comprised of \$81,667,000 for our 32.5% share of Toys' net income (\$99,649,000 before our share of Toys' income tax expense) and \$7,029,000 of management fees. In the nine months ended September 30, 2011, we recognized net income of \$80,794,000 from our investment in Toys, comprised of \$74,135,000 for our 32.7% share of Toys' net income (\$104,049,000 before our share of Toys' income tax expense) and \$6,659,000 of management fees.

#### **Income from Partially Owned Entities**

Summarized below are the components of income (loss) from partially owned entities for the nine months ended September 30, 2012 and 2011.

	Percentage Ownership at	For the Nine Months Ended September 30,		
(Amounts in thousands)	<b>September 30, 2012</b>	2012	2011	
<b>Equity in Net Income (Loss):</b>				
Alexander's	32.4%	\$ 24,827	\$ 24,052	
Lexington (1)	11.8%	371	10,209	
LNR (2)	26.2%	39,319	39,913	
India real estate ventures	4.0%-36.5%	(4,526)	(692)	
Partially owned office buildings:				
280 Park Avenue (acquired in May 2011)	49.5%	(9,267)	(8,645)	
Warner Building (3)	55.0%	(7,438)	(15,330)	
666 Fifth Avenue Office Condominium (acquired in				
December 2011)	49.5%	5,244	-	
330 Madison Avenue	25.0%	2,036	1,440	
1101 17th Street	55.0%	1,920	2,094	
One Park Avenue (acquired in March 2011)	30.3%	890	(1,347)	
West 57th Street Properties	50.0%	732	634	
Rosslyn Plaza	43.7%-50.4%	99	2,160	
Fairfax Square	20.0%	(85)	7	
Other partially owned office buildings	Various	1,587	5,165	
Other investments:				
Verde Realty Operating Partnership (4)	8.3%	(6,000)	1,204	
Independence Plaza Partnership (mezzanine position)				
(acquired in June 2011)	51.0%	5,243	1,811	
Monmouth Mall	50.0%	1,007	1,588	
Downtown Crossing, Boston	50.0%	(872)	(1,156)	
Other investments	Various	(1,596)	(8,072)	
		\$ 53,491	\$ 55,035	

<sup>(1) 2011</sup> includes a \$9,760 net gain resulting from Lexington's stock issuance.

<sup>(2) 2011</sup> includes \$8,977 for our share of a tax settlement gain and \$6,020 of net gains from asset sales.

<sup>(3) 2011</sup> includes \$9,022 for our share of expense, primarily for straight-line reserves and the write-off of tenant improvements in connection with a tenant's bankruptcy at the Warner Building.

<sup>(4)</sup> In the third quarter of 2012, we converted our 2,015,151 units in Verde Realty Operating Partnership into 2,015,151 common shares of Verde Realty ("Verde"). Pursuant to a merger agreement which was approved by Verde shareholders on September 14, 2012, we accepted an offer to receive cash of \$13.85 per share, or \$27,910 in the aggregate; accordingly, we recognized a \$4,936 impairment loss in the third quarter.

### Income from Real Estate Fund

Below are the components of the income from our Real Estate Fund for the nine months ended September 30, 2012 and 2011.

(Amounts in thousands)	For the	For the Nine Months Ended September 30,			
		2012		2011	
Operating income	\$	4,035	\$	3,197	
Net realized gain		-		3,085	
Net unrealized gains		33,537		19,209	
Income from Real Estate Fund		37,572		25,491	
Less (income) attributable to noncontrolling interests		(25,026)		(15,703)	
Income from Real Estate Fund attributable to Vornado (1)	\$	12,546	\$	9,788	

<sup>(1)</sup> Excludes management, leasing and development fees of \$2,025 and \$1,803 for the nine months ended September 30, 2012 and 2011, respectively, which are included as a component of "fee and other income" on our consolidated statements of income.

### Interest and Other Investment Income (Loss), net

Interest and other investment income (loss), net (comprised primarily of the mark-to-market of derivative positions in marketable equity securities, interest income on mezzanine loans receivable and other interest and dividend income) was a loss of \$22,984,000 in the nine months ended September 30, 2012, compared to income of \$95,086,000 in the prior year's nine months, a decrease in income of \$118,070,000. This decrease resulted from:

(Amounts in thousands)	
Mezzanine loan loss reversal and net gain on disposition in 2011	\$ (82,744)
J.C. Penney derivative position (\$53,343 mark-to-market loss in 2012, compared to a \$27,136	
mark-to-market loss in 2011)	(26,207)
Lower dividends and interest on marketable securities	(11,848)
Increase in the value of investments in our deferred compensation plan (offset by a corresponding	
increase in the liability for plan assets in general and administrative expenses)	3,765
Other, net	(1,036)
	\$ (118,070)

#### Interest and Debt Expense

Interest and debt expense was \$377,600,000 in the nine months ended September 30, 2012, compared to \$394,192,000 in the prior year's nine months, a decrease of \$16,592,000. This decrease was primarily due to (i) \$19,175,000 from the redemption of our exchangeable and convertible senior debentures in April 2012 and November 2011, respectively, (ii) \$8,871,000 from the refinancing of 350 Park Avenue in January 2012 (of which \$5,414,000 was due to a lower rate and \$3,457,000 was due to a lower outstanding loan balance), and (iii) \$7,884,000 of capitalized interest, partially offset by (iv) \$15,136,000 from the issuance of \$400,000,000 of senior unsecured notes in November 2011 and (v) \$4,331,000 from the refinancing of 100 West 33<sup>rd</sup> Street in March 2012.

### Net Gain on Disposition of Wholly Owned and Partially Owned Assets

Net gain on disposition of wholly owned and partially owned assets was \$4,856,000 in the nine months ended September 30, 2012, compared to \$7,975,000, in the prior year's nine months and resulted primarily from the sale of marketable securities and residential condominiums.

### Income Tax Expense

Income tax expense was \$17,319,000 in the nine months ended September 30, 2012, compared to \$18,548,000 in the prior year's nine months, a decrease of \$1,229,000. This decrease resulted primarily from the true-up of estimated tax liabilities of our taxable REIT subsidiaries.

#### Results of Operations - Nine Months Ended September 30, 2012 Compared to September 30, 2011 - continued

## <u>Income from Discontinued Operations</u>

We have reclassified the revenues and expenses of the properties that were sold and that are currently held for sale to "income from discontinued operations" and the related assets and liabilities to "assets related to discontinued operations" and "liabilities related to discontinued operations" for all the periods presented in the accompanying financial statements. The table below sets forth the combined results of assets related to discontinued operations for the nine months ended September 30, 2012 and 2011.

	For th	e Nine Month	s Ende	d September 30,
(Amounts in thousands)	2	2012		2011
Total revenues	\$	112,585	\$	160,747
Total expenses		81,508		130,571
		31,077		30,176
Net gains on sale of real estate		203,801		51,623
Gain on sale of Canadian Trade Shows, net of \$11,448 of				
income taxes		19,657		-
Impairment losses		(13,511)		-
Net gain on extinguishment of High Point debt		_		83,907
Income from discontinued operations	\$	241,024	\$	165,706

## Net Income Attributable to Noncontrolling Interests in Consolidated Subsidiaries

Net income attributable to noncontrolling interests in consolidated subsidiaries was \$30,928,000 in the nine months ended September 30, 2012, compared to \$20,643,000 in the prior year's nine months, an increase of \$10,285,000. This increase resulted primarily from a \$9,323,000 increase in income allocated to the noncontrolling interests of our Real Estate Fund.

#### Net Income Attributable to Noncontrolling Interests in the Operating Partnership, including Unit Distributions

Net income attributable to noncontrolling interests in the Operating Partnership, including unit distributions for the nine months ended September 30, 2012 and 2011 is primarily comprised of allocations of income to redeemable noncontrolling interests of \$31,445,000 and \$36,385,000, respectively, and preferred unit distributions of the Operating Partnership of \$9,150,000 and \$10,979,000, respectively. The decrease of \$4,940,000 in allocations of income to redeemable noncontrolling interests resulted primarily from lower net income subject to allocation to unitholders. The decrease of \$1,829,000 in preferred unit distributions of the Operating Partnership resulted from the redemption of the 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units in July 2012.

### Preferred Share Dividends

Preferred share dividends were \$56,187,000 in the nine months ended September 30, 2012, compared to \$47,743,000 in the prior year's nine months, an increase of \$8,444,000. This increase resulted from the issuance of \$246,000,000 of 6.875% Series J cumulative redeemable preferred shares in April 2011 and \$300,000,000 of 5.70% of Series K cumulative redeemable preferred shares in July 2012, partially offset by the redemption of \$75,000,000 of 7.0% Series E cumulative redeemable preferred shares in August 2012.

### Discount on Preferred Unit Redemption

In the nine months ended September 30, 2012, we recognized a \$11,700,000 discount from the redemption of all of the 7.0% Series D-10 and 6.75% Series D-14 cumulative redeemable preferred units, compared to a \$5,000,000 discount in the prior year's nine months from the redemption of Series D-11 cumulative redeemable preferred units.

### Results of Operations - Nine Months Ended September 30, 2012 Compared to September 30, 2011 - continued

### Same Store EBITDA

Same store EBITDA represents EBITDA from property level operations which are owned by us in both the current and prior year reporting periods. Same store EBITDA excludes segment-level overhead expenses, which are expenses that we do not consider to be property-level expenses, as well as other non-operating items. We present same store EBITDA on both a GAAP basis and a cash basis, which excludes income from the straight-lining of rents, amortization of below-market leases, net of above-market leases and other non-cash adjustments. We present these non-GAAP measures to (i) facilitate meaningful comparisons of the operational performance of our properties and segments, (ii) make decisions on whether to buy, sell or refinance properties, and (iii) compare the performance of our properties and segments to those of our peers. Same store EBITDA should not be considered as an alternative to net income or cash flow from operations and may not be comparable to similarly titled measures employed by other companies.

Below are the same store EBITDA results on a GAAP and cash basis for each of our segments for the nine months ended September 30, 2012, compared to the nine months ended September 30, 2011.

(Amounts in thousands)	N	ew York	Wasl	hington, DC	Pi	Retail roperties	Mo	erchandise Mart
EBITDA for the nine months ended September 30, 2012	\$	610,036	\$	414,391	\$	220,600	\$	133,486
Add-back: non-property level overhead								
expenses included above		21,980		19,849		18,803		14,877
Less: EBITDA from acquisitions, dispositions								
and other non-operating income or expenses		(39,254)		(140,744)		(54,537)		(86,904)
GAAP basis same store EBITDA for the nine months								
ended September 30, 2012		592,762		293,496		184,866		61,459
Less: Adjustments for straight-line rents,								
amortization of below-market leases, net, and other								
non-cash adjustments		(73,249)		(4,754)		(11,259)		(580)
Cash basis same store EBITDA for the nine months								
ended September 30, 2012	\$	519,513	\$	288,742	\$	173,607	\$	60,879
EBITDA for the nine months ended September 30, 2011	\$	579,442	\$	374,937	\$	208,496	\$	145,130
Add-back: non-property level overhead		,		ĺ		ĺ		ĺ
expenses included above		20,409		19,496		20,046		22,659
Less: EBITDA from acquisitions, dispositions								
and other non-operating income or expenses		(20,536)		(78,976)		(42,603)		(108,006)
GAAP basis same store EBITDA for the nine months								
ended September 30, 2011		579,315		315,457		185,939		59,783
Less: Adjustments for straight-line rents,								
amortization of below-market leases, net, and other								
non-cash adjustments		(67,404)		(8,332)		(11,426)		1,261
Cash basis same store EBITDA for the nine months								
ended September 30, 2011	\$	511,911	\$	307,125	\$	174,513	\$	61,044
Increase (decrease) in GAAP basis same store EBITDA for								
the nine months ended September 30, 2012 over the								
nine months ended September 30, 2011	\$	13,447	\$	(21,961)	\$	(1,073)	\$	1,676
				(22,522)		(2,010)		2,070
Increase (decrease) in Cash basis same store EBITDA for								
the nine months ended September 30, 2012 over the								
nine months ended September 30, 2011	\$	7,602	\$	(18,383)	\$	(906)	\$	(165)
	<del></del>	-	-		===			
% increase (decrease) in GAAP basis same store EBITDA		2.3%		(7.09/)		(0.69/)		2 00/
70 mercase (decrease) in GAAP basis same store EBITDA	_	2.3%	_	(7.0%)	_	(0.6%)	_	2.8%
% increase (decrease) in Cash basis same store EBITDA		1.5%		(6.0%)		(0.5%)		(0.3%)
70 mercase (decrease) in Cash basis same store EDITDA		1.570		(0.070)	_	(0.570)		(0.570)

## SUPPLEMENTAL INFORMATION

## Reconciliation of EBITDA to Same Store EBITDA - Three Months Ended September 30, 2012 vs. June 30, 2012

Below are the same store EBITDA results on a GAAP and cash basis for each of our segments for the three months ended September 30, 2012, compared to the three months ended June 30, 2012.

(Amounts in thousands)	N	ew York	Was	shington, DC	P	Retail Properties	Me	erchandise Mart
EBITDA for the three months ended September 30, 2012	\$	206,663	\$	217,567	\$	73,505	\$	44,942
Add-back: non-property level overhead expenses								
included above		6,739		6,668		6,103		4,120
Less: EBITDA from acquisitions, dispositions								
and other non-operating income or expenses		(9,119)		(128,541)		(17,346)		(32,205)
GAAP basis same store EBITDA for the three months								
ended September 30, 2012		204,283		95,694		62,262		16,857
Less: Adjustments for straight-line rents, amortization of								
below-market leases, net, and other non-cash adjustments		(24,728)		(1,943)		(3,830)		171
Cash basis same store EBITDA for the three months								
ended September 30, 2012	\$	179,555	\$	93,751	\$	58,432	\$	17,028
EBITDA for the three months ended June 30, 2012 <sup>(1)</sup>	\$	210,421	\$	96,312	\$	76,352	\$	10,939
Add-back: non-property level overhead expenses								
included above		6,654		6,231		6,367		4,848
Less: EBITDA from acquisitions, dispositions								
and other non-operating income or expenses		(8,239)		(4,743)		(20,543)		6,448
GAAP basis same store EBITDA for the three months								
ended June 30, 2012		208,836		97,800		62,176		22,235
Less: Adjustments for straight-line rents, amortization of								
below-market leases, net, and other non-cash adjustments		(30,345)		(1,883)		(4,313)		(83)
Cash basis same store EBITDA for the three months								
ended June 30, 2012	\$	178,491	\$	95,917	\$ <u></u>	57,863	\$	22,152
(Decrease) increase in GAAP basis same store EBITDA for								
the three months ended September 30, 2012 over the								
three months ended June 30, 2012	\$	(4,553)	\$	(2,106)	\$	86	\$	(5,378)
Increase (decrease) in Cash basis same store EBITDA for								
the three months ended September 30, 2012 over the								
three months ended June 30, 2012 over the	\$	1,064	\$	(2,166)	\$	569	\$	(5,124)
tinee months ended June 30, 2012	Ψ	1,004	Ψ	(2,100)	Ψ	307	Ψ <u></u>	(3,124)
% (decrease) increase in GAAP basis same store EBITDA		(2.2%)		(2.2%)		0.1%		(24.2%)
% increase (decrease) in Cash basis same store EBITDA		0.6%		(2.3%)	_	1.0%		(23.1%)
- Therease (decrease) in Cash out State Store EDITO	_ =	0.070	_	(2.570)	_	1.070	_	(23.170)

<sup>(1)</sup> Below is the reconciliation of net income to EBITDA for the three months ended June 30, 2012.

(Amounts in thousands)	N	lew York	Wasł	nington, DC	Retail operties	 rchandise Mart
Net income attributable to Vornado for the three months					 	
ended June 30, 2012	\$	99,231	\$	23,073	\$ 34,119	\$ (8,888)
Interest and debt expense		46,413		32,549	20,102	8,786
Depreciation and amortization		63,664		39,656	22,131	9,826
Income tax expense		1,113		1,034	-	1,215
EBITDA for the three months ended June 30, 2012	\$	210,421	\$	96,312	\$ 76,352	\$ 10,939

### **Related Party Transactions**

On March 8, 2012, Steven Roth, the Chairman of our Board of Trustees, repaid his \$13,122,500 outstanding loan from the Company.

## **Liquidity and Capital Resources**

Property rental income is our primary source of cash flow and is dependent upon the occupancy and rental rates of our properties. Our cash requirements include property operating expenses, capital improvements, tenant improvements, leasing commissions, dividends to shareholders, distributions to unitholders of the Operating Partnership, as well as acquisition and development costs. Other sources of liquidity to fund cash requirements include proceeds from debt financings, including mortgage loans, senior unsecured borrowings, and our revolving credit facilities; proceeds from the issuance of common and preferred equity; and asset sales.

We anticipate that cash flow from continuing operations over the next twelve months will be adequate to fund our business operations, cash distributions to unitholders of the Operating Partnership, cash dividends to shareholders, debt amortization and recurring capital expenditures. Capital requirements for development expenditures and acquisitions (excluding Fund acquisitions) may require funding from borrowings and/or equity offerings. Our Real Estate Fund has aggregate unfunded commitments of \$314,371,000 for acquisitions, including \$78,592,750 from us.

We may from time to time purchase or retire outstanding debt securities or redeem our equity securities. Such purchases, if any, will depend on prevailing market conditions, liquidity requirements and other factors. The amounts involved in connection with these transactions could be material to our consolidated financial statements.

Details of our 2012 Investing and Financing Activities are provided in the "Overview" of Management's Discussion and Analysis of Financial Condition on page 45.

Cash Flows for the Nine Months Ended September 30, 2012

Our cash and cash equivalents were \$465,884,000 at September 30, 2012, a \$140,669,000 decrease over the balance at December 31, 2011. Our consolidated outstanding debt was \$9,810,578,000 at September 30, 2012, a \$258,725,000 decrease over the balance at December 31, 2011. As of September 30, 2012 and December 31, 2011, \$600,000,000 and \$138,000,000, respectively, was outstanding under our revolving credit facilities. During the remainder of 2012 and 2013, \$19,427,000 and \$1,130,353,000, respectively, of our outstanding debt matures; we may refinance this maturing debt as it comes due or choose to repay it using a portion of our \$2,365,884,000 of available capacity (comprised of \$465,884,000 of cash and cash equivalents and \$1,900,000,000 of availability under our revolving credit facilities).

Cash flows provided by operating activities of \$510,646,000 was comprised of (i) net income of \$602,648,000, (ii) return of capital from Real Estate Fund investments of \$61,052,000, (iii) distributions of income from partially owned entities of \$59,322,000, and (iv) \$14,489,000 of non-cash adjustments, which include depreciation and amortization expense, the effect of straight-lining of rental income, equity in net income of partially owned entities and net gains on sale of real estate, partially offset by (v) the net change in operating assets and liabilities of \$226,865,000, including \$163,307,000 related to Real Estate Fund investments.

Net cash provided by investing activities of \$34,012,000 was comprised of (i) \$408,856,000 of proceeds from sales of real estate and related investments, (ii) \$89,850,000 from the return of the J.C. Penney derivative collateral, (iii) \$58,460,000 of proceeds from the sale of marketable securities, (iv) \$52,504,000 of proceeds from the sale of the Canadian Trade Shows, (v) \$26,665,000 of capital distributions from partially owned entities, (vi) \$13,123,000 of proceeds from the repayment of loan to officer, and (vii) \$2,379,000 of proceeds from repayments of mezzanine loans, partially offset by (viii) \$138,060,000 of additions to real estate, (ix) \$121,117,000 for the funding of the J.C. Penney derivative collateral, (x) \$116,264,000 of investments in partially owned entities, (xi) \$106,502,000 of development costs and construction in progress, (xii) \$73,069,000 of acquisitions of real estate and other, and (xiii) \$62,813,000 of changes in restricted cash.

Net cash used in financing activities of \$685,327,000 was comprised of (i) \$2,070,295,000 for the repayments of borrowings, (ii) \$384,353,000 of dividends paid on common shares, (iii) \$243,300,000 for purchases of outstanding preferred units and shares, (iv) \$80,994,000 of distributions to noncontrolling interests, (v) \$54,034,000 of dividends paid on preferred shares, (vi) \$30,034,000 for the repurchase of shares related to stock compensation agreements and related tax holdings, and (vii) \$17,417,000 of debt issuance and other costs, partially offset by (viii) \$1,773,000,000 of proceeds from borrowings, (ix) \$291,144,000 of proceeds from the issuance of preferred shares, (x) \$120,746,000 of contributions from noncontrolling interests in consolidated subsidiaries, and (xi) \$10,210,000 of proceeds from exercise of employee share options.

Capital Expenditures in the nine months ended September 30, 2012

Capital expenditures consist of expenditures to maintain assets, tenant improvement allowances and leasing commissions. Recurring capital expenditures include expenditures to maintain a property's competitive position within the market and tenant improvements and leasing commissions necessary to re-lease expiring leases or renew or extend existing leases. Non-recurring capital expenditures include expenditures to lease space that has been vacant for more than nine months and expenditures completed in the year of acquisition and the following two years that were planned at the time of acquisition, as well as tenant improvements and leasing commissions for space that was vacant at the time of acquisition. Below is a summary of capital expenditures, leasing commissions and a reconciliation of total expenditures on an accrual basis to the cash expended in the nine months ended September 30, 2012.

(Amounts in thousands)		Total	N	ew York	XX.	Jachington DC		Retail	Me	rchandise Mart		Other
,	Φ.		_		_	ashington, DC		operties	ф			
Expenditures to maintain assets	\$	37,829	\$	17,925	\$		\$	2,497	\$	3,140	\$	3,509
Tenant improvements		150,099		55,628		41,874		6,682		45,915		-
Leasing commissions		48,900		21,536		10,607		1,971		14,786		-
Non-recurring capital expenditures		5,227		4,240		-		-		-		987
Total capital expenditures and leasing									_			
commissions (accrual basis)		242,055		99,329		63,239		11,150		63,841		4,496
Adjustments to reconcile to cash basis:												
Expenditures in the current year												
applicable to prior periods		74,087		35,008		11,811		6,868		15,905		4,495
Expenditures to be made in future												
periods for the current period		(157,152)		(66,954)		(38,221)		(5,731)		(46,246)		-
Total capital expenditures and leasing							_		_			
commissions (cash basis)	\$	158,990	\$	67,383	\$	36,829	\$	12,287	\$	33,500	\$	8,991
	=		_		-				_			
Tenant improvements and leasing commissions:	•											
Per square foot per annum	\$	4.62	\$	5.43	\$	5.18	\$	1.05	\$	5.72 <sup>(1)</sup>	\$	-
Percentage of initial rent	=	11.0%	=	8.5%	:	12.9%		5.4%	_	16.4%	_	-

<sup>(1)</sup> Includes \$6.50 per square foot per annum of tenant improvements and leasing commissions in connection with a 572,000 square foot lease.

Development and Redevelopment Expenditures in the nine months ended September 30, 2012

Development and redevelopment expenditures consist of all hard and soft costs associated with the development or redevelopment of a property, including tenant improvements, leasing commissions, capitalized interest and operating costs until the property is substantially completed and ready for its intended use. Below is a summary of development and redevelopment expenditures incurred in the nine months ended September 30, 2012.

						]	Retail	Merchandise	
(Amounts in thousands)	Total	Ne	w York	Was	hington, DC	Pr	operties	Mart	Other
Crystal Square 5	\$ 12,773	\$	-	\$	12,773	\$	-	\$ -	\$ -
1290 Avenue of the Americas	11,613		11,613		-		-	-	-
510 Fifth Avenue	10,203		10,203		-		-	-	-
Bergen Town Center	9,881		-		-		9,881	-	-
Springfield Mall	8,801		-		-		8,801	-	-
Marriott Marquis Times Square - retail									
and signage	5,970		5,970		-		-	-	-
Beverly Connection	5,539		-		-		5,539	-	-
Amherst, New York	3,439		-		-		3,439	-	-
1851 South Bell Street (1900 Crystal Drive)	2,840		-		2,840		-	-	-
Crystal Plaza 5	2,021		-		2,021		-	-	-
Poughkeepsie, New York	1,529		-		-		1,529	-	-
Crystal City Hotel	1,479		-		1,479		-	-	-
Green Acres Mall	1,205		-		-		1,205	-	-
Other	29,209		9,581		6,216		5,540	20	7,852
	\$ 106,502	\$	37,367	\$	25,329	\$	35,934	\$ 20	\$ 7,852

As of September 30, 2012, the estimated costs to complete the above projects are approximately \$707,000,000. In addition, we plan to redevelop our 220 Central Park South property into a new residential tower. The estimated cost of this project is approximately \$425,000,000, which is expected to be substantially funded by project financing. There can be no assurance that these projects will commence, or, if commenced, be completed on schedule or within budget.

Cash Flows for the Nine Months Ended September 30, 2011

Our cash and cash equivalents were \$585,183,000 at September 30, 2011, a \$105,606,000 decrease over the balance at December 31, 2010. This decrease was primarily due to cash flows from financing activities, partially offset by cash flows from operating activities, as discussed below.

Cash flows provided by operating activities of \$566,671,000 was comprised of (i) net income of \$643,013,000 and (ii) distributions of income from partially owned entities of \$75,612,000, partially offset by (iii) \$7,148,000 of non-cash adjustments, which include depreciation and amortization expense, the effect of straight-lining of rental income and equity in net income of partially owned entities, and (iv) the net change in operating assets and liabilities of \$144,806,000, including \$97,785,000 related to Real Estate Fund investments.

Net cash used in investing activities of \$1,675,000 was comprised of (i) \$440,865,000 of investments in partially owned entities, (ii) \$109,963,000 of additions to real estate, (iii) \$52,816,000 of development costs and construction in progress, (iv) \$44,215,000 of investments in mezzanine loans receivable and other, and (v) \$33,850,000 for the funding of J.C. Penney derivative collateral, partially offset by (vi) \$274,283,000 of capital distributions from partially owned entities, (vii) \$135,762,000 of proceeds from sales of real estate and related investments, (viii) changes in restricted cash of \$121,463,000, (ix) \$100,525,000 of proceeds from sales and repayments of mezzanine loans, (x) \$28,700,000 from the return of the J.C. Penney derivative collateral and (xi) \$19,301,000 of proceeds from sales of marketable securities.

Net cash used in financing activities of \$670,602,000 was comprised of (i) \$2,666,610,000 for the repayments of borrowings, (ii) \$381,382,000 of dividends paid on common shares, (iii) \$77,330,000 of distributions to noncontrolling interests, (iv) \$43,675,000 of dividends paid on preferred shares, (v) \$28,614,000 of debt issuance and other costs, (vi) \$28,000,000 for the purchase of outstanding preferred units and shares, and (vii) \$747,000 for the repurchase of shares related to stock compensation agreements and related tax holdings, partially offset by (viii) \$2,184,167,000 of proceeds from borrowings, (ix) \$239,037,000 of proceeds from the issuance of Series J preferred shares, (x) \$109,605,000 of contributions from noncontrolling interests and (xi) \$22,947,000 of proceeds received from exercise of employee share options.

Capital Expenditures in the nine months ended September 30, 2011

							Retail	M	erchandise		
(Amounts in thousands)		Total	1	New York	V	Vashington, DC	Properties		Mart		Other
Expenditures to maintain assets	\$	31,347	\$	12,355	\$	8,760	\$ 4,168	\$	3,495	\$	2,569
Tenant improvements		82,537		48,105		18,671	4,734		10,705		322
Leasing commissions		23,762		16,567		4,182	1,315		1,575		123
Non-recurring capital expenditures		17,044		15,195		<u>-</u>		_	-	_	1,849
Total capital expenditures and leasing	_									_	
commissions (accrual basis)		154,690		92,222		31,613	10,217		15,775		4,863
Adjustments to reconcile to cash basis:											
Expenditures in the current year											
applicable to prior periods		69,717		32,564		11,363	8,268		11,993		5,529
Expenditures to be made in future											
periods for the current period		(97,374)		(59,499)		(17,794)	(5,726)		(9,711)		(4,644)
Total capital expenditures and leasing	_									-	
commissions (cash basis)	\$	127,033	\$	65,287	\$	25,182	\$ 12,759	\$	18,057	\$	5,748
	-									=	
Tenant improvements and leasing commissio	ns:										
Per square foot per annum	\$	3.59	\$	5.16	\$	4.38	\$ 0.65	\$	3.53	\$	-
Percentage of initial rent	=	8.6%	=	8.5%		10.9%	3.0%		10.6%		-

Development and Redevelopment Expenditures in the nine months ended September 30, 2011

					Retail	M	[erchandise	
(Amounts in thousands)	Total	New York	W	Vashington, DC	Properties		Mart	Other
Bergen Town Center	\$ 17,145	\$ -	\$	-	\$ 17,145	\$	-	\$ -
Green Acres Mall	3,443	-		-	3,443		-	-
510 Fifth Avenue	2,367	2,367		-	-		-	-
West End 25	1,897	-		1,897	-		-	-
North Bergen, New Jersey	1,746	-		-	1,746		-	-
Crystal City Hotel	1,556	-		1,556	-		-	-
Crystal Square	1,502	-		1,502	-		-	-
Crystal Plaza 5	1,346	-		1,346	-		-	-
Poughkeepsie, New York	936	-		-	936		-	-
Other	20,878	4,203		7,249	3,890		412	5,124
	\$ 52,816	\$ 6,570	\$	13,550	\$ 27,160	\$	412	\$ 5,124

#### Insurance

We maintain general liability insurance with limits of \$300,000,000 per occurrence and all risk property and rental value insurance with limits of \$2.0 billion per occurrence, including coverage for terrorist acts, with sub-limits for certain perils such as floods. Our California properties have earthquake insurance with coverage of \$180,000,000 per occurrence, subject to a deductible in the amount of 5% of the value of the affected property, up to a \$180,000,000 annual aggregate.

Penn Plaza Insurance Company, LLC ("PPIC"), our wholly owned consolidated subsidiary, acts as a re-insurer with respect to a portion of all risk property and rental value insurance and a portion of our earthquake insurance coverage, and as a direct insurer for coverage for acts of terrorism, including nuclear, biological, chemical and radiological ("NBCR") acts, as defined by the Terrorism Risk Insurance Program Reauthorization Act. Coverage for acts of terrorism (excluding NBCR acts) is fully reinsured by third party insurance companies and the Federal government with no exposure to PPIC. Coverage for NBCR losses is up to \$2.0 billion per occurrence, for which PPIC is responsible for a deductible of \$3,200,000 and 15% of the balance of a covered loss and the Federal government is responsible for the remaining 85% of a covered loss. We are ultimately responsible for any losses incurred by PPIC.

We continue to monitor the state of the insurance market and the scope and costs of coverage for acts of terrorism. However, we cannot anticipate what coverage will be available on commercially reasonable terms in future policy years.

Our debt instruments, consisting of mortgage loans secured by our properties which are non-recourse to us, senior unsecured notes and revolving credit agreements contain customary covenants requiring us to maintain insurance. Although we believe that we have adequate insurance coverage for purposes of these agreements, we may not be able to obtain an equivalent amount of coverage at reasonable costs in the future. Further, if lenders insist on greater coverage than we are able to obtain it could adversely affect our ability to finance our properties and expand our portfolio.

#### Other Commitments and Contingencies

Our mortgage loans are non-recourse to us. However, in certain cases we have provided guarantees or master leased tenant space. These guarantees and master leases terminate either upon the satisfaction of specified circumstances or repayment of the underlying loans. As of September 30, 2012, the aggregate dollar amount of these guarantees and master leases is approximately \$267,090,000.

At September 30, 2012, \$22,576,000 of letters of credit were outstanding under one of our revolving credit facilities. Our credit facilities contain financial covenants that require us to maintain minimum interest coverage and maximum debt to market capitalization ratios, and provide for higher interest rates in the event of a decline in our ratings below Baa3/BBB. Our credit facilities also contain customary conditions precedent to borrowing, including representations and warranties, and also contain customary events of default that could give rise to accelerated repayment, including such items as failure to pay interest or principal.

Each of our properties has been subjected to varying degrees of environmental assessment at various times. The environmental assessments did not reveal any material environmental contamination. However, there can be no assurance that the identification of new areas of contamination, changes in the extent or known scope of contamination, the discovery of additional sites, or changes in cleanup requirements would not result in significant costs to us.

Two of our wholly owned subsidiaries that are contracted to develop and operate the Cleveland Medical Mart and Convention Center, in Cleveland, Ohio, are required to fund \$11,500,000, primarily for tenant improvements, and they are responsible for operating expenses and are entitled to the net operating income, if any, upon the completion of development and the commencement of operations. As of September 30, 2012, our subsidiaries have funded \$1,100,000 of the commitment.

As of September 30, 2012, we expect to fund additional capital to certain of our partially owned entities aggregating approximately \$244,463,000.

#### Litigation

We are from time to time involved in legal actions arising in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters, including the matter referred to below, is not expected to have a material adverse effect on our financial position, results of operations or cash flows.

In 2003, Stop & Shop filed an action against us in the New York Supreme Court, claiming that we had no right to reallocate and therefore continue to collect \$5,000,000 of annual rent from Stop & Shop pursuant to a Master Agreement and Guaranty, because of the expiration of the leases to which the annual rent was previously allocated. Stop & Shop asserted that an order of the Bankruptcy Court for the Southern District of New York, as modified on appeal by the District Court, froze our right to reallocate and effectively terminated our right to collect the annual rent from Stop & Shop. We asserted a counterclaim seeking a judgment for all the unpaid annual rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the annual rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. After summary judgment motions by both sides were denied, the parties conducted discovery. A trial was held in November 2010. On November 7, 2011, the Court determined that we have a continuing right to allocate the annual rent to unexpired leases covered by the Master Agreement and Guaranty, and directed entry of a judgment in our favor ordering Stop & Shop to pay us the unpaid annual rent accrued through February 28, 2011 in the amount of \$37,422,000, a portion of the annual rent due from March 1, 2011 through the date of judgment, interest, and attorneys' fees. On December 16, 2011, a money judgment based on the Court's decision was entered in our favor in the amount of \$56,597,000 (including interest and costs). The amount for attorneys' fees is being addressed in a proceeding before a special referee. Stop & Shop appealed the Court's decision and the judgment, and has posted a bond to secure payment of the judgment. On January 12, 2012, we commenced a new action against Stop & Shop seeking recovery of \$2,500,000 of annual rent not included in the money judgment, plus additional annual rent as it accrues. A motion by Stop & Shop to dismiss the new action was denied on July 19, 2012. Stop & Shop's appeal of that ruling was heard on October 18, 2012, and a decision has not yet been issued.

As of September 30, 2012, we have a \$46,400,000 receivable from Stop & Shop, excluding amounts due to us for interest and costs resulting from the Court's judgment. As a result of Stop & Shop appealing the Court's decision, we believe, after consultation with counsel, that the maximum reasonably possible loss is up to the total amount of the receivable of \$46,400,000.

### **Funds From Operations ("FFO")**

FFO is computed in accordance with the definition adopted by the Board of Governors of the National Association of Real Estate Investment Trusts ("NAREIT"). NAREIT defines FFO as GAAP net income or loss adjusted to exclude net gain from sales of depreciated real estate assets, real estate impairment losses, depreciation and amortization expense from real estate assets, extraordinary items and other specified non-cash items, including the pro-rata share of such adjustments of unconsolidated subsidiaries. FFO and FFO per diluted share are used by management, investors and analysts to facilitate meaningful comparisons of operating performance between periods and among our peers because it excludes the effect of real estate depreciation and amortization and net gains on sales, which are based on historical costs and implicitly assume that the value of real estate diminishes predictably over time, rather than fluctuating based on existing market conditions. FFO does not represent cash generated from operating activities and is not necessarily indicative of cash available to fund cash requirements and should not be considered as an alternative to net income as a performance measure or cash flows as a liquidity measure. FFO may not be comparable to similarly titled measures employed by other companies. The calculations of both the numerator and denominator used in the computation of income per share are disclosed in footnote 18 – *Income per Share*, in the notes to our consolidated financial statements on page 31 of this Quarterly Report on Form 10-Q.

## FFO for the Three and Nine Months Ended September 30, 2012 and 2011

FFO attributable to common shareholders plus assumed conversions was \$251,019,000, or \$1.34 per diluted share for the three months ended September 30, 2012, compared to \$195,125,000, or \$1.05 per diluted share, for the prior year's quarter. FFO attributable to common shareholders plus assumed conversions was \$767,347,000, or \$4.07 per diluted share for the nine months ended September 30, 2012, compared to \$951,054,000, or \$4.96 per diluted share, for the prior year's nine months. Details of certain items that affect comparability are discussed in the financial results summary of our "Overview."

(Amounts in thousands, except per share amounts)		For The Th Ended Sep				For The Nine Months Ended September 30,				
Reconciliation of our net income to FFO:		2012		2011		2012		2011		
Net income attributable to Vornado	\$	241,306	\$	53,762	\$	531,125	\$	575,006		
Depreciation and amortization of real property		118,717		128,811		377,338		377,458		
Net gains on sale of real estate		(131,088)		-		(203,801)		(51,623)		
Real estate impairment losses		-		-		13,511		-		
Proportionate share of adjustments to equity in net income of Toys, to arrive at FFO:										
Depreciation and amortization of real property		16,905		17,947		50,706		52,844		
Net gains on sale of real estate		-		-		-		(491)		
Real estate impairment losses		-		-		8,394		-		
Income tax effect of above adjustments		(5,917)		(6,280)		(20,765)		(18,320)		
Proportionate share of adjustments to equity in net income of partially owned entities, excluding Toys, to arrive at FFO:										
Depreciation and amortization of real property		22,750		27,541		65,810		73,743		
Net gains on sale of real estate		(1,156)		(3,591)		(2,051)		(7,360)		
Real estate impairment losses		-		-		1,849		-		
Noncontrolling interests' share of above adjustments		(1,613)	_	(10,468)		(18,197)	_	(27,224)		
FFO		259,904		207,722		803,919		974,033		
Preferred share dividends		(20,613)		(17,627)		(56,187)		(47,743)		
Discount on preferred unit redemptions		11,700	_	5,000	_	11,700	_	5,000		
FFO attributable to common shareholders		250,991		195,095		759,432		931,290		
Interest on 3.88% exchangeable senior debentures		-		-		7,830		19,670		
Convertible preferred share dividends		28	_	30		85	_	94		
FFO attributable to common shareholders plus assumed conversions	\$	251,019	\$	195,125	\$	767,347	\$	951,054		
D										
Reconciliation of Weighted Average Shares		105.004		104 200		105.656		104 220		
Weighted average common shares outstanding		185,924		184,398		185,656		184,220		
Effect of dilutive securities:						2.270		5.726		
3.88% exchangeable senior debentures		681		1 ((7		2,279 693		5,736		
Employee stock options and restricted share awards				1,667 54				1,764		
Convertible preferred shares		196 655	_		_	100 (70	_	101.775		
Denominator for FFO per diluted share	_	186,655	-	186,119	_	188,678	-	191,775		
FFO attributable to common shareholders plus assumed conversions	\$	1.34	\$	1.05	\$	4.07	\$	4.96		

#### Item 3. Quantitative and Qualitative Disclosures About Market Risk

We have exposure to fluctuations in market interest rates. Market interest rates are sensitive to many factors that are beyond our control. Our exposure to a change in interest rates on our consolidated and non-consolidated debt (all of which arises out of non-trading activity) is as follows:

(Amounts in thousands, except per share amounts)			2012			201	1
	S	eptember 30,	Weighted Average	Effect of 1% Change In	Ι	December 31,	Weighted Average
Consolidated debt:		Balance	Interest Rate	Base Rates		Balance	Interest Rate
Variable rate	\$	2,221,239	2.21%	\$ 22,212	\$	1,881,948	2.35%
Fixed rate		7,589,339	5.45%	-		8,187,355	5.55%
	\$	9,810,578	4.72%	22,212	\$	10,069,303	4.95%
Pro-rata share of debt of non-consolidated entities (non-recourse):	=				=		
Variable rate – excluding Toys	\$	368,747	2.66%	3,687	\$	284,372	2.85%
Variable rate – Toys		638,646	5.95%	6,386		706,301	4.83%
Fixed rate (including \$1,124,610 and							
\$1,270,029 of Toys debt in 2012 and 2011)		3,041,715 <sup>(1)</sup>	6.97%	-		3,208,472	6.96%
	\$	4,049,108	6.42%	10,073	\$	4,199,145	6.32%
Noncontrolling interests' share of above				(2,002)	_		
Total change in annual net income				\$ 30,283			
Per share-diluted				\$ 0.16			

<sup>(1)</sup> Excludes \$21.6 billion for our 26.2% pro rata share of LNR's liabilities related to consolidated CMBS and CDO trusts which are non-recourse to LNR and its equity holders, including us.

We may utilize various financial instruments to mitigate the impact of interest rate fluctuations on our cash flows and earnings, including hedging strategies, depending on our analysis of the interest rate environment and the costs and risks of such strategies. As of September 30, 2012, we have one interest rate cap with a principal amount of \$60,000,000 and an interest rate of 2.36%. This cap is based on a notional amount of \$60,000,000 and caps LIBOR at a rate of 7.00%. In addition, we have one interest rate swap on a \$425,000,000 mortgage loan that swapped the rate from LIBOR plus 2.00% (2.21% at September 30, 2012) to a fixed rate of 5.13% for the remaining seven-year term of the loan.

As of September 30, 2012, we have investments in mezzanine loans with an aggregate carrying amount of \$54,793,000 that are based on variable interest rates which partially mitigate our exposure to a change in interest rates on our variable rate debt.

## Fair Value of Debt

The estimated fair value of our consolidated debt is calculated based on current market prices and discounted cash flows at the rate at which similar loans could be made currently to borrowers with similar credit ratings, for the remaining term of such debt. As of September 30, 2012, the estimated fair value of our consolidated debt was \$9,976,000,000.

#### **Derivative Instruments**

We have, and may in the future enter into, derivative positions that do not qualify for hedge accounting treatment, including our economic interest in J.C. Penney common shares. Because these derivatives do not qualify for hedge accounting treatment, the gains or losses resulting from their mark-to-market at the end of each reporting period are recognized as an increase or decrease in "interest and other investment income, net" on our consolidated statements of income. In addition, we are, and may in the future be, subject to additional expense based on the notional amount of the derivative positions and a specified spread over LIBOR. Because the market value of these instruments can vary significantly between periods, we may experience significant fluctuations in the amount of our investment income or expense in any given period. In the three and nine months ended September 30, 2012, we recognized income of \$4,344,000 and a loss of \$53,343,000 from derivative instruments, compared to losses of \$37,537,000 and \$27,136,000, respectively, for the three and nine months ended September 30, 2011.

### **Item 4. Controls and Procedures**

Disclosure Controls and Procedures: The Company's management, with the participation of the Company's Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company's disclosure controls and procedures (as such term is defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report. Based on such evaluation, the Company's Chief Executive Officer and Chief Financial Officer have concluded that, as of September 30, 2012, such disclosure controls and procedures were effective.

Internal Control Over Financial Reporting: There have not been any changes in the Company's internal control over financial reporting (as such term is defined in Rule 13a-15(f) under the Securities and Exchange Act of 1934, as amended) during the fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

#### PART II. OTHER INFORMATION

### **Item 1. Legal Proceedings**

We are from time to time involved in legal actions arising in the ordinary course of business. In our opinion, after consultation with legal counsel, the outcome of such matters, including the matter referred to below, is not expected to have a material adverse effect on our financial position, results of operations or cash flows.

In 2003, Stop & Shop filed an action against us in the New York Supreme Court, claiming that we had no right to reallocate and therefore continue to collect \$5,000,000 of annual rent from Stop & Shop pursuant to a Master Agreement and Guaranty, because of the expiration of the leases to which the annual rent was previously allocated. Stop & Shop asserted that an order of the Bankruptcy Court for the Southern District of New York, as modified on appeal by the District Court, froze our right to reallocate and effectively terminated our right to collect the annual rent from Stop & Shop. We asserted a counterclaim seeking a judgment for all the unpaid annual rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the annual rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. After summary judgment motions by both sides were denied, the parties conducted discovery. A trial was held in November 2010. On November 7, 2011, the Court determined that we have a continuing right to allocate the annual rent to unexpired leases covered by the Master Agreement and Guaranty, and directed entry of a judgment in our favor ordering Stop & Shop to pay us the unpaid annual rent accrued through February 28, 2011 in the amount of \$37,422,000, a portion of the annual rent due from March 1, 2011 through the date of judgment, interest, and attorneys' fees. On December 16, 2011, a money judgment based on the Court's decision was entered in our favor in the amount of \$56,597,000 (including interest and costs). The amount for attorneys' fees is being addressed in a proceeding before a special referee. Stop & Shop appealed the Court's decision and the judgment, and has posted a bond to secure payment of the judgment. On January 12, 2012, we commenced a new action against Stop & Shop seeking recovery of \$2,500,000 of annual rent not included in the money judgment, plus additional annual rent as it accrues. A motion by Stop & Shop to dismiss the new action was denied on July 19, 2012. Stop & Shop's appeal of that ruling was heard on October 18, 2012, and a decision has not yet been issued.

As of September 30, 2012, we have a \$46,400,000 receivable from Stop & Shop, excluding amounts due to us for interest and costs resulting from the Court's judgment. As a result of Stop & Shop appealing the Court's decision, we believe, after consultation with counsel, that the maximum reasonably possible loss is up to the total amount of the receivable of \$46,400,000.

#### Item 1A. Risk Factors

There were no material changes to the Risk Factors disclosed in our Annual Report on Form 10-K for the year ended December 31, 2011.

## Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

During the third quarter of 2012, we issued 4,436 common shares upon the redemption of Class A units of the Operating Partnership held by persons who received units, in private placements in earlier periods, in exchange for their interests in limited partnerships that owned real estate. The common shares were issued without registration under the Securities Act of 1933 in reliance on Section 4 (2) of that Act.

Information relating to compensation plans under which our equity securities are authorized for issuance is set forth under Part III, Item 12 of the Annual Report on Form 10-K for the year ended December 31, 2011, and such information is incorporated by reference herein.

### Item 3. Defaults Upon Senior Securities

None.

## Item 4. Mine Safety Disclosures

Not applicable.

#### **Item 5. Other Information**

On October 30, 2012, Mr. Anthony W. Deering resigned from our Board of Trustees for personal reasons, effective as of December 31, 2012. Mr. Deering stated that he had no disagreements with Vornado, its Board of Trustees or its management.

## Item 6. Exhibits

Exhibits required by Item 601 of Regulation S-K are filed herewith or incorporated herein by reference and are listed in the attached Exhibit Index.

## **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.

## VORNADO REALTY TRUST

(Registrant)

Date: November 1, 2012 By: /s/ Joseph Macnow

Joseph Macnow, Executive Vice President -Finance and Administration and Chief Financial Officer (duly authorized officer and principal financial and accounting officer)

# EXHIBIT INDEX

Exhibit No.	
3.3	- Articles Supplementary, 5.70% Series K Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, no par value – Incorporated by reference to Exhibit 3.5 to Vornado Realty Trust's Registration Statement on Form 8-A (File No. 001-11954), filed on July 18, 2012
3.48	<ul> <li>Forty-Fourth Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of July 18, 2012 – Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 001-34482), filed on July 18, 2012</li> </ul>
15.1	- Letter regarding Unaudited Interim Financial
31.1	- Rule 13a-14 (a) Certification of the Chief Executive Officer
31.2	- Rule 13a-14 (a) Certification of the Chief Financial Officer
32.1	- Section 1350 Certification of the Chief Executive Officer
32.2	- Section 1350 Certification of the Chief Financial Officer
101.INS	- XBRL Instance Document
101.SCH	- XBRL Taxonomy Extension Schema
101.CAL	- XBRL Taxonomy Extension Calculation Linkbase
101.DEF	- XBRL Taxonomy Extension Definition Linkbase
101.LAB	- XBRL Taxonomy Extension Label Linkbase
101.PRE	- XBRL Taxonomy Extension Presentation Linkbase
*	Incorporated by reference