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

FORM 10-Q

(Mark one)

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

, Q07III	OF THE SECUR	ITIES EXCHAN	GE ACT OF 1934	
For the qu	uarterly period ended:	June 30, 2010		
		Or		
TRAN			O SECTION 13 OR 15(d) IGE ACT OF 1934	
For the transition period from:			to	
Commission File Number:		001-11954		
		OO REALTY T		
Maryland			22-165756	0
(State or other jurisdiction of incorporation	on or organization)		(I.R.S. Employer Identifi	cation Number)
888 Seventh Avenue, New York,	New York		10019	
(Address of principal executive	offices)		(Zip Code)
	(Registrant's telep	(212) 894-7000 ohone number, includir	ng area code)	
		N/A		
(Former r	ame, former address a	nd former fiscal year,	if changed since last report)	
Indicate by check mark whether the registrant (1) the preceding 12 months (or for such shorter periodhe past 90 days. Yes x No o				
Indicate by check mark whether the registrant has submitted and posted pursuant to Rule 405 of Regregistrant was required to submit and post such fil	ulation S-T (232.405 o			
Indicate by check mark whether the registrant is a definitions of "large accelerated filer," "accelerate				reporting company. See the
x Large Accelerated Filer o Non-Accelerated Filer (Do not check if small	er reporting company)		o Accelerated File o Smaller Reportii	
Indicate by check mark whether the registrant is a	shell company (as def	ined in Rule 12b-2 of t	he Exchange Act). Yes o No x	
As of June 30, 2010, 182,290,243 of the registrant	e's common shares of b	eneficial interest are o	utstanding.	

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

VORNADO REALTY TRUST CONSOLIDATED BALANCE SHEETS (UNAUDITED)

ounts in thousands, except share and per share amounts) ASSETS		June 30, 2010	December 31, 2009		
Real estate, at cost:	-				
Land	\$	4,617,946	\$	4,606,065	
Buildings and improvements		13,055,659		12,902,086	
Development costs and construction in progress		214,804		313,310	
Leasehold improvements and equipment		130,929		128,056	
Total		18,019,338		17,949,517	
Less accumulated depreciation and amortization		(2,683,233)		(2,494,441)	
Real estate, net		15,336,105		15,455,076	
Cash and cash equivalents		652,121		535,479	
Short-term investments		032,121		40,000	
Restricted cash		139,562		293,950	
Marketable securities		305,292		380,652	
Accounts receivable, net of allowance for doubtful accounts of \$52,810 and \$46,708		157,725		157,325	
		833,884		799,832	
Investments in partially owned entities, including Alexander's of \$198,318 and \$193,174		495,800		409,453	
Investments in Toys "R" Us Mezzanine loans receivable, net of allowance of \$192,638 and \$190,738		136,857		203,286	
Receivable arising from the straight-lining of rents, net of allowance of \$5,150 and \$4,680		718,809		681,526	
Deferred leasing and financing costs, net of accumulated amortization of \$204,656 and \$183,224		330,789		311,825	
Due from officers		13,182		13,150	
Other assets	\$	770,751 19,890,877	\$	903,918	
LIABILITIES, REDEEMABLE NONCONTROLLING INTERESTS AND EQUITY					
Notes and mortgages payable	\$	8,400,599	\$	8,445,766	
Senior unsecured notes		1,224,866		711,716	
Exchangeable senior debentures		487,685		484,457	
Convertible senior debentures		404,850		445,458	
Revolving credit facility debt		152,218		852,218	
Accounts payable and accrued expenses		458,628		475,242	
Deferred credit		652,449		682,384	
Deferred compensation plan		83,787		80,443	
Deferred tax liabilities		17,704		17,842	
Other liabilities		98,265		88,912	
Total liabilities		11,981,051		12,284,438	
Commitments and contingencies					
Redeemable noncontrolling interests:					
Class A units - 13,857,608 and 13,892,313 units outstanding		1,010,913		971,628	
Series D cumulative redeemable preferred units - 10,400,000 and 11,200,000 units outstanding		260,000		280,000	
Total redeemable noncontrolling interests		1,270,913		1,251,628	
Vornado shareholders' equity:		-,=: -,===		_,,	
Preferred shares of beneficial interest: no par value per share; authorized 110,000,000 shares; issued and outstanding 33,949,284 and 33,952,324 shares		823,534		823,686	
Common shares of beneficial interest: \$.04 par value per share; authorized,		023,334		023,000	
		7 262		7 210	
250,000,000 shares; issued and outstanding 182,290,243 and 181,214,161 shares Additional capital		7,262 6,944,410		7,218 6,961,007	
*					
Earnings less than distributions		(1,581,176)		(1,577,591)	
Accumulated other comprehensive income		37,597		28,449	
Total Vornado shareholder's equity		6,231,627		6,242,769	
Noncontrolling interest in consolidated subsidiaries		407,286		406,637	
Total equity		6,638,913		6,649,406	
	\$	19,890,877	\$	20,185,472	

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

	For the Three Months Ended June 30,				For the Six Months Ended June 30,			
	-	2010		2009		2010		2009
(Amounts in thousands, except per share amounts)			-		-			_
REVENUES:								
Property rentals	\$	575,776	\$	554,516	\$	1,136,726	\$	1,104,303
Tenant expense reimbursements		88,080		83,375		181,001		181,404
Fee and other income		32,249		35,899		74,709		66,649
Total revenues	·	696,105		673,790		1,392,436		1,352,356
EXPENSES:				,				
Operating		267,925		269,711		546,980		548,609
Depreciation and amortization		135,265		136,686		271,089		268,342
General and administrative		49,582		49,632		98,312		128,697
Litigation loss accrual and acquisition costs		1,930		-		11,986		-
Total expenses		454,702		456,029		928,367		945,648
Operating income		241,403		217,761		464,069		406,708
Income applicable to Alexander's		7,066		6,614		13,526		24,747
(Loss) income applicable to Toys "R" Us		(21,004)		(327)		104,866		96,820
(Loss) income from partially owned entities		(2,614)		(22,797)		2,270		(30,340)
Interest and other investment income (loss), net		3,876		(98,153)		18,584		(84,094)
Interest and debt expense (including amortization of deferred				, , ,				, ,
financing costs of \$4,543 and \$4,313 in each three-month								
period, respectively, and \$8,969 and \$8,732 in each six-month								
period, respectively)		(149,887)		(159,063)		(289,622)		(316,823)
Net (loss) gain on early extinguishment of debt		(1,072)		17,684		(1,072)		23,589
Net gains on disposition of wholly owned and partially owned								
assets other than depreciable real estate		4,382		-		7,687		-
Income (loss) before income taxes		82,150		(38,281)		320,308		120,607
Income tax expense		(4,939)		(5,457)		(10,553)		(10,506)
Income (loss) from continuing operations		77,211		(43,738)		309,755		110,101
Income from discontinued operations		-		3,363		-		5,955
Net income (loss)		77,211		(40,375)		309,755		116,056
Net (income) loss attributable to noncontrolling interests, including		,		, , ,		,		,
unit distributions		(5,105)		2,740		(23,097)		(13,581)
Net income (loss) attributable to Vornado		72,106		(37,635)		286,658		102,475
Preferred share dividends		(14,266)		(14,269)		(28,533)		(28,538)
NET INCOME (LOSS) attributable to common shareholders	\$	57,840	\$	(51,904)	\$	258,125	\$	73,937
INCOME (LOSS) BED COMMON SHADE BASIS								
INCOME (LOSS) PER COMMON SHARE - BASIC:	¢	0.22	ď	(0.22)	c	1 40	ď	0.41
Income (loss) from continuing operations, net	\$	0.32	\$	(0.32)	\$	1.42	\$	0.41
Income from discontinued operations, net	ф.	- 0.22	Φ.	0.02	Φ.	1 40	Φ.	0.04
Net income (loss) per common share	\$	0.32	\$	(0.30)	\$	1.42	\$	0.45
Weighted average shares	_	182,027	_	171,530	_	181,786	=	164,009
INCOME (LOSS) PER COMMON SHARE - DILUTED:								
Income (loss) from continuing operations, net	\$	0.31	\$	(0.32)	\$	1.41	\$	0.41
Income from discontinued operations, net		-		0.02		-		0.04
Net income (loss) per common share	\$	0.31	\$	(0.30)	\$	1.41	\$	0.45
Weighted average shares		183,644		171,530		183,598		165,183
DIVIDENDS PER COMMON SHARE	\$	0.65	\$	0.95	\$	1.30	\$	1.90

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

	(UNAUDITED)								
(Amounts in thousands)	Preferred	l Shares	Common	Common Shares		Earnings Less Than	Accumulated Other Comprehensive	Non- controlling	Total
	Shares	Amount	Shares	Amount	Capital	Distributions	Income (Loss)	Interests	Equity
Balance, December 31, 2008	33,954	\$ 823,807	155,286	\$ 6,195	\$ 6,025,976	\$ (1,047,340)	\$ (6,899)	\$ 412,913	\$ 6,214,652
Net income (loss)	-	-	-	-	-	102,475	-	(3,700)	98,775
Dividends paid on common			4.040	104	100 700	(215 150)			(106 170)
shares	-	-	4,849	194	188,792	(315,159)	-	-	(126,173)
Dividends paid on preferred shares						(20 E40)			(29 E40)
Proceeds from the issuance of	-	-	-	-	-	(28,540)	-	-	(28,540)
common shares	_	_	17,250	690	709,536	_	_	_	710,226
Conversion of Series A			21,200						,
preferred shares to common									
shares	(2)	(89)	2	-	89	-	-	-	-
Deferred compensation shares									
and options	-	-	-	2	9,967	-	-	-	9,969
Common shares issued:									
Upon redemption of Class A Operating Partnership units,									
at redemption value	_	_	1,167	46	49,944	_	_	_	49,990
Under employees' share			1,107		15,511				15,550
option plan	-	_	8	(14)	548	(351)	_	-	183
Change in unrealized net gain									
or loss on securities									
available-for-sale	-	-	-	-	-	-	(12,213)	-	(12,213)
Our share of partially owned							(4.0 550)		(4.0 55.0)
entities OCI adjustments Voluntary surrender of equity	-	-	-	-	-		(16,556)	-	(16,556)
awards on March 31, 2009	_	_	_	_	32,588	_	_	_	32,588
Adjustments to redeemable					32,300				32,300
Class A Operating Partnership									
units	-	-	-	-	194,183	-	-	-	194,183
Other					(646)	6	(183)	(4,086)	(4,909)
Balance, June 30, 2009	33,952	\$ 823,718	178,562	\$	\$	\$ (1,288,909)	\$ (35,851)	\$ 405,127	\$
Balance, December 31, 2009	33,952	\$ 823,686	181,214	\$ 7,218	\$ 6,961,007	\$ (1,577,591)	\$ 28,449	\$ 406,637	\$ 6,649,406
Net income	-	ψ 025,000 -	101,214	ψ /,210 -	ψ 0,501,007 -	286,658	20,443	1,194	287,852
Dividends paid on common						200,000		1,10	207,002
shares	-	-	-	-	-	(236,279)	-	-	(236,279)
Dividends paid on preferred									
shares	-	-	-	-	-	(28,533)	-	-	(28,533)
Conversion of Series A preferred shares to common									
shares	(3)	(152)	1	_	152				_
Deferred compensation shares	(3)	(132)	-		102				_
and options	-	_	17	1	3,905	-	_	-	3,906
Common shares issued:									
Upon redemption of Class A									
Operating Partnership units,									
at redemption value	-	-	495	20	35,691	-	-	-	35,711
Under employees' share option plan			548	22	8,989	(25,433)			(16,422)
Under dividend reinvestment	-	-	J 4 0	22	0,909	(23,433)	-	-	(10,422)
plan	-	_	12	1	801	_	_	_	802
Change in unrealized net gain				_					
or loss on securities									
available-for-sale	-	-	-	-	-	-	25,531	-	25,531
Our share of partially owned									
entities OCI adjustments	-	-	-	-	-	-	(15,965)	-	(15,965)
Adjustments to redeemable									
Class A Operating Partnership units					(66,075)				(66,075)
Other	-		-	-	(60)	2	(418)	(545)	(1,021)
Balance, June 30, 2010	33,949	\$ 823,534	182,290	\$ 7,262	\$ 6,944,410	\$ (1,581,176)	\$ 37,597	\$ 407,286	\$ 6,638,913

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

For the Six Months Ended June 30,

	June 30,					
		2010	2	009		
(Amounts in thousands)						
Cash Flows from Operating Activities:						
Net income	\$	309,755	\$	116,056		
Adjustments to reconcile net income to net cash provided by operating activities:						
Depreciation and amortization (including amortization of deferred financing costs)		280,058		277,806		
Equity in income of partially owned entities, including Alexander's and Toys "R" Us		(114,664)		(91,227)		
Straight-lining of rental income		(38,557)		(53,002)		
Amortization of below market leases, net		(32,209)		(37,542)		
Distributions of income from partially owned entities		18,517		15,131		
Other non-cash adjustments		17,007		25,069		
Litigation loss accrual		10,056		-		
Net gain on dispositions of assets other than depreciable real estate		(7,687)		-		
Net gain resulting from Lexington Realty Trust's March 2010 stock issuance		(5,998)		-		
Net loss (gain) on early extinguishment of debt		1,072		(23,589)		
Mezzanine loans loss accrual		6,900		122,738		
Write-off of unamortized costs from the voluntary surrender of equity awards		-		32,588		
Changes in operating assets and liabilities:						
Accounts receivable, net		(400)		15,654		
Other assets		53,598		(17,773)		
Accounts payable and accrued expenses		23,576		7,715		
Other liabilities		11,341		(10,185)		
Net cash provided by operating activities		532,365		379,439		
Cash Flows from Investing Activities:						
Restricted cash		133,888		60,786		
Proceeds from sales of, and return of investment in, marketable securities		122,956		9,115		
Proceeds from repayment of mezzanine loans receivable		105,061		45,472		
Additions to real estate		(68,925)		(84,750)		
Development costs and construction in progress		(68,499)		(267,124)		
Proceeds from sales of real estate and related investments		49,544		43,873		
Investments in mezzanine loans receivable and other		(48,339)		-		
Investments in partially owned entities		(41,920)		(25,712)		
Proceeds from maturing short-term investments		40,000		-		
Deposits in connection with real estate acquisitions		(15,128)		991		
Purchases of marketable securities		(13,917)		(11,597)		
Distributions of capital from partially owned entities		12,638		9,636		
Net cash provided by (used in) investing activities		207,359		(219,310)		

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

For the Six Months Ended June 30,

		June	/	
		2010	;	2009
Amounts in thousands)				
ash Flows from Financing Activities:				
Repayments of borrowings	\$	(1,197,525)	\$	(644,01
Proceeds from borrowings		901,040		520,13
Dividends paid on common shares		(236,279)		(126,17
Dividends paid on preferred shares		(28,533)		(28,54
Distributions to noncontrolling interests		(27,665)		(20,93
Repurchase of shares related to stock compensation agreements and related tax withholdings		(15,396)		(52
Purchases of outstanding preferred units		(13,000)		(24,33
Debt issuance costs		(5,724)		(4,33
Proceeds from issuance of common shares		=_		710,22
et cash (used in) provided by financing activities		(623,082)		381,51
et increase in cash and cash equivalents		116,642		541,64
ash and cash equivalents at beginning of period		535,479		1,526,85
ash and cash equivalents at end of period	\$	652,121	\$	2,068,49
upplemental Disclosure of Cash Flow Information:				
	\$	270,997	\$	321,06
upplemental Disclosure of Cash Flow Information: Cash payments for interests (including capitalized interest of \$875 and \$10,078) Cash payments for income taxes	\$\$ \$	270,997 3,861	\$\$ \$	321,06 3,84
Cash payments for interests (including capitalized interest of \$875 and \$10,078)	· · · · · · · · · · · · · · · · · · ·			
Cash payments for interests (including capitalized interest of \$875 and \$10,078) Cash payments for income taxes	· · · · · · · · · · · · · · · · · · ·			
Cash payments for interests (including capitalized interest of \$875 and \$10,078) Cash payments for income taxes on-Cash Transactions:	\$ <u></u>	3,861	\$	3,84 194,18
Cash payments for interests (including capitalized interest of \$875 and \$10,078) Cash payments for income taxes on-Cash Transactions: Adjustments to redeemable Class A Operating Partnership units	\$ <u></u>	3,861	\$	3,84 194,18 49,99
Cash payments for interests (including capitalized interest of \$875 and \$10,078) Cash payments for income taxes on-Cash Transactions: Adjustments to redeemable Class A Operating Partnership units Conversion of Class A Operating Partnership units to common shares, at redemption value	\$ <u></u>	3,861 (66,075) 35,711	\$	3,84 194,18 49,99
Cash payments for interests (including capitalized interest of \$875 and \$10,078) Cash payments for income taxes on-Cash Transactions: Adjustments to redeemable Class A Operating Partnership units Conversion of Class A Operating Partnership units to common shares, at redemption value Unrealized net gain (loss) on sale of securities available for sale	\$ <u></u>	3,861 (66,075) 35,711 25,531	\$	3,84

1. Organization

Vornado Realty Trust ("Vornado") is a fully-integrated real estate investment trust ("REIT") and conducts its business through Vornado Realty L.P., a Delaware limited partnership (the "Operating Partnership"). Vornado is the sole general partner of, and owned approximately 92.5% of the common limited partnership interest in the Operating Partnership at June 30, 2010. All references to "we," "us," "our," the "Company" and "Vornado" refer to Vornado Realty Trust and its consolidated subsidiaries, including the Operating Partnership.

Substantially all of Vornado's assets are held through subsidiaries of 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.

On July 8, 2010, we completed the first closing of Vornado Capital Partners, L.P., our real estate investment fund (the "Fund") with initial equity commitments of \$550,000,000, of which we committed \$200,000,000. We expect to raise an additional \$450,000,000 bringing total commitments to \$1 billion. We serve as the general partner and investment manager of the Fund and it will be our exclusive investment vehicle during its three-year investment period for all investments that fit within the Fund's investment parameters. The Fund's investment parameters include debt, equity and other interests in real estate, and excludes (i) investments in vacant land and ground-up development; (ii) investments acquired by merger or primarily for our securities or properties; (iii) properties which can be combined with or relate to our existing properties; (iv) securities of commercial mortgage loan servicers and investments derived from any such investments; (v) non-controlling interests in equity and debt securities; and (vi) investments located outside of North America. The Fund has a term of eight years from the final closing date. In the six months ended June 30, 2010, we expensed \$2,730,000 of Fund organization costs, which is included as a component of "general and administrative" expenses on our consolidated statement of income, and expect to incur additional expenses of approximately \$3,700,000 in the third quarter of 2010.

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. We have made estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated fina ncial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

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 Reports on Form 10-K and Form 10-K/A for the year ended December 31, 2009, as filed with the SEC. The results of operations for the three and six months ended June 30, 2010 are not necessarily indicative of the operating results for the full year.

3. Recently Issued Accounting Literature

On January 21, 2010, the Financial Accounting Standards Board ("FASB") issued an update to Accounting Standards Codification ("ASC") 820, *Fair Value Measurements and Disclosures*, adding new requirements for disclosures about transfers into and out of Levels 1 and 2 fair value measurements and additional disclosures about the activity within Level 3 fair value measurements. The application of this guidance on January 1, 2010 did not have a material effect on our consolidated financial statements.

In June 2009, the FASB issued an update to ASC 810, *Consolidation*, which modifies the existing quantitative guidance used in determining the primary beneficiary of a variable interest entity ("VIE") by requiring entities to qualitatively assess whether an enterprise is a primary beneficiary, based on whether the entity has (i) power over the significant activities of the VIE, and (ii) an obligation to absorb losses or the right to receive benefits that could be potentially significant to the VIE. The adoption of this guidance on January 1, 2010 did not have a material effect on our consolidated financial statements.

4. Investments in Partially Owned Entities

Toys "R" Us ("Toys")

As of June 30, 2010, we own 32.7% 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 32.7% 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 June 30, 2010, 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.

On May 28, 2010, Toys filed a registration statement with the SEC for the offering and sale of its common stock. The offering, if completed, would result in a reduction of our percentage ownership of Toys' equity. The size of the offering and its completion are subject to market and other conditions.

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

(Amounts in thousands)	Balance	e as of		
Balance Sheet:	May 1, 2010	October 31, 2009		
Assets	\$ 11,410,000	\$ 12,589,000		
Liabilities	9,877,000	11,198,000		
Noncontrolling interests	-	112,000		
Toys "R" Us. Inc. equity	1,533,000	1,279,000		

		For the Three			For the Six			
		Months Ended				Months	Ended	
Income Statement:	M	ay 1, 2010	M	Tay 2, 2009	Ma	ay 1, 2010	M	ay 2, 2009
Total revenues	\$	2,608,000	\$	2,477,000	\$	8,465,000	\$	7,938,000
Net (loss) income attributable to Toys	\$	(71,000)	\$	(50,000)	\$	308,000	\$	242,000

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

As of June 30, 2010, we own 32.4% of the outstanding common stock of Alexander's. We manage, lease and develop Alexander's properties pursuant to agreements which expire in March of each year and are automatically renewable. As of June 30, 2010, Alexander's owed us \$58,817,000 in fees under these agreements.

Based on Alexander's June 30, 2010 closing share price of \$302.92, the market value ("fair value" pursuant to ASC 820) of our investment in Alexander's is \$501,050,000, or \$302,732,000 in excess of the June 30, 2010 carrying amount on our consolidated balance sheet. As of June 30, 2010, 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 \$60,169,000. 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 the real esta te (land and buildings). The basis difference related to the buildings is being amortized over their estimated useful lives as an adjustment to our equity in net income of Alexander's. This amortization is not material to our share of equity in Alexander's net income or loss. The basis difference related to the land will be recognized upon disposition of our investment.

4. Investments in Partially Owned Entities - continued

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

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

(Amounts in thousands)	Balan	ce as of	
Balance Sheet:	June 30, 2010	December 31, 2009	
Assets	\$ 1,696,000	\$ 1,704,000	
Liabilities	1,363,000	1,389,000	
Noncontrolling interests	3,000	2,000	
Stockholders' equity	330.000	313.000	

		For the Three Months Ended			For the Six Months Ended			
Income Statement:	June	30, 2010	June	e 30, 2009	June	e 30, 2010	Jun	e 30, 2009
Total revenues	\$	59,000	\$	55,000	\$	118,000	\$	108,000
Net income attributable to Alexander's	\$	15,000	\$	13,000	\$	31,000	\$	59,000

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

As of June 30, 2010, we own 18,468,969 Lexington common shares, or approximately 13.8% of Lexington's common equity. We account for our investment in Lexington on 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-Q prior to the time that Lexington files its financial statements.

Based on Lexington's June 30, 2010 closing share price of \$6.01, the market value ("fair value" pursuant to ASC 820) of our investment in Lexington was \$110,999,000, or \$55,355,000 in excess of the June 30, 2010 carrying amount on our consolidated balance sheet. As of June 30, 2010, the carrying amount of our investment in Lexington was less than our share of the equity in the net assets of Lexington by approximately \$71,885,000. This basis difference resulted primarily from \$107,882,000 of non-cash impairment charges recognized during 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. The basis difference related to the buildings is being amortized over their estimated useful lives as an adjustment to our equity in net income or loss of Lexington. This amortization is not material to our share of equity in Lexington's net income or loss. The basis difference attributable 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)	Bala	nce as of	
Balance Sheet:	March 31, 2010	September 30, 2009	
Assets	\$ 3,537,000	\$ 3,702,000	
Liabilities	2,199,000	2,344,000	
Noncontrolling interests	86,000	94,000	
Shareholders' equity	1,252,000	1.264.000	

	For the Three Months Ended March 31,				For the Si Ended M	
Income Statement:	2010		2009		2010	2009
Total revenues	\$ 89,000	\$	93,000	\$	179,000	\$ 192,000
Net loss attributable to Lexington	\$ (27,000)	\$	(65,000)	\$	(73,000)	\$ (79,000)

4. Investments in Partially Owned Entities - continued

The carrying amount of our investments in partially owned entities and income (loss) recognized from such investments are as follows:

		Baland	e as of							
(Amounts in thousands)	J	June 30,		ember 31,						
Investments:		2010		2010		2010		2010		2009
Toys	\$	495,800	\$	409,453						
Alexander's	\$	198,318	\$	193,174						
Partially owned office buildings		158,063		158,444						
India real estate ventures		124,607		93,322						
Lexington		55,644		55,106						
Other equity method investments		297,252		299,786						
	\$	833,884	\$	799,832						

		For the Three Months				For the Six Months				
(Amounts in thousands)		Ended June 30,				Ended June 30,				
Our Share of Net (Loss) Income:		2010		2009		2010		2009		
Toys:										
32.7% share of:										
Equity in net (loss) income before income taxes	\$	(47,314)	\$	(25,854)	\$	126,236	\$	122,531		
Income tax benefit (expense)		24,123		9,634		(25,587)		(43,457)		
Equity in net (loss) income		(23,191)		(16,220)		100,649		79,074		
Non-cash purchase price accounting adjustments		-		13,946		-		13,946		
Interest and other income		2,187		1,947		4,217		3,800		
	\$	(21,004)	\$	(327)	\$	104,866	\$	96,820		
Alexander's:										
32.4% share of:										
Equity in net income before reversal of stock										
appreciation rights compensation expense	\$	4,920	\$	3,767	\$	8,697	\$	7,622		
Reversal of stock appreciation rights										
compensation expense		-		-		-		11,105		
Equity in net income		4,920		3,767		8,697		18,727		
Management and leasing fees		2,092		2,199		4,170		4,092		
Development fees		54		648		659		1,928		
-	\$	7,066	\$	6,614	\$	13,526	\$	24,747		
Lexington – 13.8% share in 2010 and 16.1%										
share in 2009 of equity in net (loss) income	\$	(428)	\$	(6,876) (1)	\$	_{5,617} (2)	\$	(9,915)		
India real estate ventures – 4% to 36.5% range in our										
share of equity in net income (loss)		606		(784)		2,257		(921)		
Other, net (3)		(2,792)		(15,137) (4)		(5,604)		(19,504)		
	\$	(2,614)	\$	(22,797)	\$	2,270	\$	(30,340)		

⁽¹⁾ Includes \$4,580 for our share of impairment losses recorded by Lexington.

⁽²⁾ Includes a \$5,998 net gain resulting from Lexington's March 2010 stock issuance.

⁽³⁾ Represents equity in net income or loss of partially owned office buildings in New York and Washington, DC, the Monmouth Mall, Verde Realty Operating Partnership, 85 10th Avenue Associates and others.

⁽⁴⁾ Includes \$7,650 of expense for our share of the Downtown Crossing, Boston lease termination payment.

4. Investments in Partially Owned Entities - continued

Below is a summary of the debt of our partially owned entities as of June 30, 2010 and December 31, 2009, none of which is recourse to us.

	100% of Partially Owned Entities' Debt at					
(Amounts in thousands)		June 30, 2010		ember 31, 2009		
Toys (32.7% interest) (as of May 1, 2010 and October 31, 2009, respectively):						
10.75% senior unsecured notes, due 2017 (Face value – \$950,000)	\$	926,970	\$	925,931		
8.50% senior unsecured notes, due 2017 (Face value \$725,000)		715,098		-		
\$2.0 billion credit facility, due 2012, LIBOR plus 1.00% – 4.25%		-		418,777		
\$800 million secured term loan facility, due 2012, LIBOR plus 4.25% (4.60% at						
June 30, 2010)		798,255		797,911		
Senior U.K. real estate facility, due 2013, with interest at 5.02%		536,167		578,982		
7.625% bonds, due 2011 (Face value – \$500,000)		493,220		490,613		
7.875% senior notes, due 2013 (Face value – \$400,000)		383,673		381,293		
7.375% senior notes, due 2018 (Face value – \$400,000)		341,202		338,989		
\$181 million unsecured term loan facility, due 2013, LIBOR plus 5.00% (5.35% at						
June 30, 2010)		180,529		180,456		
4.51% Spanish real estate facility, due 2013		172,004		191,436		
Japan borrowings, due 2011		171,550		168,720		
Japan bank loans, due 2011 – 2014, 1.20% – 2.85%		161,155		172,902		
6.84% Junior U.K. real estate facility, due 2013		94,076		101,861		
4.51% French real estate facility, due 2013		82,978		92,353		
8.750% debentures, due 2021 (Face value – \$22,000)		21,038		21,022		
Mortgage loan, due 2010, LIBOR plus 1.30%		,		800,000		
European and Australian asset-based revolving credit facility, due 2012, LIBOR/EURIBOR						
plus 4.00%		_		102,760		
Other		149,508		136,206		
Cut.		5,227,423		5,900,212		
Alexander's (32.4% interest):		5,227,125		0,000,===		
731 Lexington Avenue mortgage note payable collateralized by the office space, due in						
February 2014, with interest at 5.33% (prepayable without penalty after December 2013)		357,419		362,989		
731 Lexington Avenue mortgage note payable, collateralized by the retail space, due in		557,115		502,505		
July 2015, with interest at 4.93% (prepayable without penalty after December 2013)		320,000		320,000		
Rego Park construction loan payable, due in December 2010, LIBOR plus 1.20% (1.55% at		520,000		520,000		
June 30, 2010)		282,615		266,411		
Kings Plaza Regional Shopping Center mortgage note payable, due in June 2011, with interest at		202,013		200,411		
7.46% (prepayable without penalty after December 2010)		153,540		183,319		
Rego Park mortgage note payable, due in March 2012 (prepayable without penalty)		78,246		78,246		
Paramus mortgage note payable, due in October 2011, with interest at 5.92% (prepayable		70,240		70,240		
without penalty)		68,000		68,000		
without penalty)		1,259,820		1,278,965		
Lexington (13.8% interest) (as of March 31, 2010 and September 30, 2009, respectively)		1,239,020		1,270,903		
Mortgage loans collateralized by Lexington's real estate, due from 2010 to 2037, with a		2 002 650		2,132,253		
weighted average interest rate of 5.78% at March 31, 2010 (various prepayment terms)		2,002,650		2,132,253		
12						

4. Investments in Partially Owned Entities - continued

with interest at 6.87%

Other

4. Investments in Partially Owned Entities - continued				
	100%	6 of		
	Partially Owned	ned Entities' Debt at		
	 June 30,	Dece	ember 31,	
(Amounts in thousands)	2010		2009	
Partially owned office buildings:	 -			
330 Madison Avenue (25% interest) \$150,000 mortgage note payable, due in June 2015,				
LIBOR plus 1.50% (1.87% at June 30, 2010)	\$ 150,000	\$	150,000	
Kaempfer Properties (2.5% and 5.0% interests in two partnerships) mortgage notes				
payable, collateralized by the partnerships' real estate, due 2011, with a weighted				
average interest rate of 5.85% at June 30, 2010 (various prepayment terms)	140,444		141,547	
100 Van Ness, San Francisco office complex (9% interest) up to \$132 million construction				
loan payable, due in July 2013, LIBOR plus 2.75% (3.10% at June 30, 2010)				
with an interest rate floor of 6.50%	85,249		85,249	
Fairfax Square (20% interest) mortgage note payable, due in December 2014,				
with interest at 7.00% (prepayable without penalty after July 2014)	72,138		72,500	
Rosslyn Plaza (46% interest) mortgage note payable, due in December 2011,				
LIBOR plus 1.00% (1.34% at June 30, 2010)	56,680		56,680	
330 West 34th Street (34.8% interest) mortgage note payable, collateralized by land, due in July				
2022, with interest at $5.71%$; we obtained a fee interest in the land upon foreclosure				
of our \$9,041 mezzanine loan	50,150		-	
West 57th Street (50% interest) mortgage note payable, due in February 2014,				
with interest at 4.94% (prepayable without penalty)	23,086		29,000	
825 Seventh Avenue (50% interest) mortgage note payable, due in October 2014,				
with interest at 8.07% (prepayable without penalty after April 2014)	20,794		20,773	
India Real Estate Ventures:				
TCG Urban Infrastructure Holdings (25% interest) mortgage notes payable, collateralized				
by the entity's real estate, due from 2010 to 2022, with a weighted average interest rate				
of 12.78% at June 30, 2010 (various prepayment terms)	189,031		178,553	
India Property Fund L.P. (36.5% interest) revolving credit facility, repaid upon				
maturity in March 2010	-		77,000	
Verde Realty Operating Partnership (8.3% interest) mortgage notes payable,				
collateralized by the partnerships' real estate, due from 2010 to 2025, with a weighted				
average interest rate of 5.85% at June 30, 2010 (various prepayment terms)	582,982		607,089	
Green Courte Real Estate Partners, LLC (8.3% interest) (as of March 31, 2010				
and September 30, 2009), mortgage notes payable, collateralized by the partnerships'				
real estate, due from 2010 to 2018, with a weighted average interest rate of 5.29% at				
June 30, 2010 (various prepayment terms)	303,263		304,481	
Waterfront Associates, LLC (2.5% interest) construction and land loan up to \$250 million				
payable, due in September 2011 with a six month extension option, LIBOR				
plus 2.00% - 3.50% (2.56% at June 30, 2010)	209,606		183,742	
Monmouth Mall (50% interest) mortgage note payable, due in September 2015,				
with interest at 5.44% (prepayable without penalty after July 2015)	165,000		165,000	
San Jose, California (45% interest) construction loan, due in March 2013,				
LIBOR plus 4.00% (4.38% at June 30, 2010)	130,215		132,570	
Wells/Kinzie Garage (50% interest) mortgage note payable, due in December 2013,				
with interest at 6.87%	14,576		14,657	
Orleans Hubbard Garage (50% interest) mortgage note payable, due in December 2013,				

Based on our ownership interest in the partially owned entities above, our pro rata share of the debt of these partially owned entities was \$2,844,923,000 and \$3,149,640,000 as of June 30, 2010 and December 31, 2009, respectively.

10,045

431,784

10,101

425,717

5. Marketable Securities

The carrying amount of marketable securities on our consolidated balance sheets and their corresponding fair values at June 30, 2010 and December 31, 2009 are as follows:

	As of June 30, 2010				 As of Decem	1, 2009	
		Carrying		Fair	Carrying		Fair
(Amounts in thousands)		Amount		Value	Amount		Value
Marketable equity securities - available for sale	\$	104,712	\$	104,712	\$ 79,925	\$	79,925
Debt securities ⁽¹⁾		200,580		200,580	300,727		319,393
	\$	305,292	\$	305,292	\$ 380,652	\$	399,318

⁽¹⁾ In the three months ended June 30, 2010, we sold certain of our investments in debt securities that were classified as "held-to-maturity," for an aggregate of \$122,294 in cash and recognized a \$3,774 net gain, which is included as a component of "net gains on disposition of wholly owned and partially owned assets other than depreciable real estate" on our consolidated statement of income. In connection therewith, we reclassified \$184,697 of investments in debt securities that were previously classified as "held-to-maturity" to "available for sale" and recorded a \$14,135 unrealized gain, which is included as a component of "accumulated other comprehensive income" on our consolidated balance sheet.

At June 30, 2010 and December 31, 2009, we had \$37,175,000 and \$13,026,000, respectively, of gross unrealized gains. There were no unrealized losses at June 30, 2010 and \$1,223,000 of gross unrealized losses at December 31, 2009.

6. Mezzanine Loans Receivable

The following is a summary of our investments in mezzanine loans as of June 30, 2010 and December 31, 2009.

		Interest Rate				
(Amounts in thousands)		as of		Carrying An	nount as of	
Mezzanine Loans Receivable:	Maturity	June 30, 2010	Jun	e 30, 2010	Decem	ber 31, 2009
Riley HoldCo Corp. (1)	02/15	10.00%	\$	74,437	\$	74,437
Tharaldson Lodging Companies	04/11	4.65%		72,856		74,701
280 Park Avenue	06/16	10.25%		70,352		73,750
Equinox (2)	n/a	n/a		-		97,968
Other, net	11/11-8/15	1.45% - 8.95%		111,850		73,168
				329,495		394,024
Valuation allowance (3)				(192,638)		(190,738)
			\$	136,857	\$	203,286

⁽¹⁾ On July 29, 2010, as part of LNR Property Corporation's ("LNR") recapitalization, we acquired a 26.2% equity interest in LNR for a new investment of \$116,000 in cash and conversion into equity of our mezzanine loan made to LNR's parent, Riley HoldCo Corp. At June 30, 2010, the carrying amount of the loan was \$15,000, after a \$52,537 loss accrual recognized in 2009 and \$6,900 in the current quarter. LNR is the industry leading servicer and special servicer of commercial mortgage loans and CMBS and a diversified real estate, investment, finance and management company. We will account for our investment in LNR on the equity method from the date of the recapitalization.

⁽²⁾ In January 2010, Equinox prepaid the entire balance of this loan which was scheduled to mature in February 2013. We received \$99,314, including accrued interest, for our 50% interest in the loan which we acquired in 2006 for \$57,500.

⁽³⁾ Represents loan loss accruals on certain mezzanine loans based on our estimate of the net realizable value of each loan. Our estimates are based on the present value of expected cash flows, discounted at each loan's effective interest rate, or if a loan is collateralized, based on the fair value of the underlying collateral, adjusted for estimated costs to sell. The excess of the carrying amount over the net realizable value of a loan is recognized as a reduction of "interest and other investment income (loss), net" in our consolidated statements of income.

7. Identified Intangible Assets and Intangible Liabilities

The following summarizes our identified intangible assets (primarily acquired above-market leases) and intangible liabilities (primarily acquired below-market leases) as of June 30, 2010 and December 31, 2009.

	Balance as of						
	June 30,			cember 31,			
(Amounts in thousands)		2010		2009			
Identified intangible assets (included in other assets):				_			
Gross amount	\$	742,453	\$	755,467			
Accumulated amortization		(338,372)		(312,957)			
Net	\$	404,081	\$	442,510			
Identified intangible liabilities (included in deferred credit):							
Gross amount	\$	928,349	\$	942,968			
Accumulated amortization		(331,657)		(309,476)			
Net	\$	596,692	\$	633,492			

Amortization of acquired below-market leases, net of acquired above-market leases resulted in an increase to rental income of \$16,302,000 and \$19,560,000 for the three months ended June 30, 2010 and 2009, respectively, and \$32,209,000 and \$37,542,000 for the six months ended June 30, 2010 and 2009, 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, 2011 is as follows:

(Amounts in thousands)	
2011	\$ 58,657
2012	54,359
2013	46,429
2014	40,471
2015	37,608

Amortization of all other identified intangible assets (a component of depreciation and amortization expense) was \$15,814,000 and \$17,778,000 for the three months ended June 30, 2010 and 2009, respectively, and \$30,728,000 and \$33,564,000 for the six months ended June 30, 2010 and 2009, 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, 2011 is as follows:

(Amounts in thousands)	
2011	\$ 51,724
2012	46,397
2013	38,908
2014	20,099
2015	14,993

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 \$509,000 and \$533,000 for the three months ended June 30, 2010 and 2009, respectively and \$1,018,000 and \$1,066,000 for the six months ended June 30, 2010 and 2009, respectively. Estimated annual amortization of these below-market leases, net of above-market leases for each of the five succeeding years commencing January 1, 2011 is as follows:

(Amounts in thousands)	
2011	\$ 2,036
2012	2,036
2013	2,036
2014	2,036
2015	2,036

8. Debt

The following is a summary of our debt:

(Amounts in thousands)		Interest Rate at	Balance at			
		June 30,		June 30,	December 31,	
Notes and mortgages payable:	Maturity (1)	2010		2010		2009
Fixed rate:						
New York Office:						
350 Park Avenue	01/12	5.48%	\$	430,000	\$	430,000
1290 Avenue of the Americas	01/13	5.97%		429,417		434,64
770 Broadway	03/16	5.65%		353,000		353,00
888 Seventh Avenue	01/16	5.71%		318,554		318,55
Two Penn Plaza	02/11	4.97%		279,932		282,49
909 Third Avenue	04/15	5.64%		208,862		210,66
Eleven Penn Plaza	12/11	5.20%		201,241		203,19
Washington, DC Office:						
Skyline Place	02/17	5.74%		678,000		678,00
Warner Building	05/16	6.26%		292,700		292,70
River House Apartments	04/15	5.43%		195,546		195,54
1215 Clark Street, 200 12th Street and 251 18th Street	01/25	7.09%		112,297		113,26
Bowen Building	06/16	6.14%		115,022		115,02
Universal Buildings	04/14	6.36%		104,854		106,63
Reston Executive I, II, and III	01/13	5.57%		93,000		93,00
2011 Crystal Drive	08/17	7.30%		81,845		82,17
1550 and 1750 Crystal Drive	11/14	7.08%		80,638		81,82
1235 Clark Street	07/12	6.75%		52,786		53,25
2231 Crystal Drive	08/13	7.08%		47,465		48,53
1750 Pennsylvania Avenue	06/12	7.26%		45,507		45,87
241 18th Street	10/10	6.82%		45,097		45,60
1225 Clark Street	08/13	7.08%		28,391		28,92
1800, 1851 and 1901 South Bell Street	12/11	6.91%		14,821		19,33
1101 17th, 1140 Connecticut, 1730 M and 1150 17th Street ⁽²⁾	n/a	n/a		-		85,91
Retail:						
Springfield Mall (including present value of purchase option) ⁽³⁾	10/12-04/13	9.01%		245,254		242,58
Montehiedra Town Center	07/16	6.04%		120,000		120,00
Broadway Mall	07/13	5.30%		91,419		92,60
828-850 Madison Avenue Condominium	06/18	5.29%		80,000		80,00
Las Catalinas Mall	11/13	6.97%		58,534		59,30
Other ⁽⁴⁾	12/10-05/36	4.75%-10.70%		156,003		156,70
Merchandise Mart:	45/46			550 00 2		
Merchandise Mart	12/16	5.57%		550,000		550,00
High Point Complex ⁽⁵⁾	09/16	10.35%		220,456		217,81
Boston Design Center	09/15	5.02%		69,105		69,66
Washington Design Center	11/11	6.95%		43,849		44,24
Other:						
555 California Street	09/11	5.79%		639,754		664,11
Industrial Warehouses	10/11	6.95%		24,622		24,81
Total fixed rate notes and mortgages payable		6.12%	\$	6,507,971	\$	6,640,01

See notes on page 18.

8. Debt - continued

(Amounts in thousands)			Interest Rate at		Balanc	e at	
Notes and mortgages payable:	Maturity (1)	Spread over LIBOR	June 30, 2010		June 30, 2010	Dec	ember 31, 2009
Variable rate:	Wiaturity (1)	LIBOR	2010		2010		2003
New York Office:							
Manhattan Mall	02/12	L+55	0.90%	\$	232,000	\$	232,000
866 UN Plaza	05/11	L+40	0.88%		44,978		44,978
Washington, DC Office:							
2101 L Street	02/13	L+120	1.53%		150,000		150,000
West End 25 (construction loan)	02/11	L+130	1.65%		93,998		85,735
1101 17th, 1140 Connecticut, 1730 M and							
1150 17th Street ⁽²⁾	06/14	L+140	1.94%		84,966		_
220 20th Street (construction loan)	01/11	L+115	1.60%		81,239		75,629
River House Apartments	04/18	_{n/a} (6)	1.67%		64,000		64,000
2200/2300 Clarendon Boulevard	01/15	L+75	1.10%		62,204		65,133
Retail:					•		,
Green Acres Mall	02/13	L+140	1.74%		335,000		335,000
Bergen Town Center (construction loan)	03/13	L+150	1.84%		261,903		261,903
Beverly Connection (7)	07/12	L+350 ⁽⁷⁾	5.00%		100,000		100,000
4 Union Square South	04/14	L+325	3.62%		75,000		75,000
435 Seventh Avenue ⁽⁸⁾	08/14	L+300 ⁽⁸⁾	5.00%		52,000		52,000
Other	11/12	L+375	4.11%		22,612		22,758
Other:	11/12	2 3,3	11170		,		22,750
220 Central Park South	11/10	L+235-L+245	2.74%		123,750		123,750
Other (9)	09/10-02/12	Various	1.85%-4.00%		108,978		117,868
Total variable rate notes and mortgages payable	03/10 02/12	various	2.09%	_	1,892,628	_	1,805,754
Total notes and mortgages payable			5.21%	\$	8,400,599	\$	8,445,766
3 3 1 3				_		_	
Senior unsecured notes:							
Senior unsecured notes due 2015 (10)	04/15		4.25%	\$	499,214	\$	_
Senior unsecured notes due 2039 ⁽¹¹⁾	10/39			Ψ		Ψ	446,134
Senior unsecured notes due 2010	12/10		7.88% 4.75%		460,000 148,292		148,240
					-, -		•
Senior unsecured notes due 2011	02/11		5.60%	Φ.	117,360	_	117,342
Total senior unsecured notes			5.80%	\$	1,224,866	\$	711,716
2004							
3.88% exchangeable senior debentures due 2025							
(see page 19)	04/12		5.32%	\$	487,685	\$	484,457
Convertible senior debentures: (see page 19)							
3.63% due 2026 ⁽¹²⁾	11/11		5.32%		383,338		424,207
2.85% due 2027	04/12		5.45%		21,512	_	21,251
Total convertible senior debentures (13)			5.33%	\$	404,850	\$	445,458
Unsecured revolving credit facilities:							
\$1.595 billion unsecured revolving credit facility	09/12	L+55	0.88%	\$	152,218	\$	427,218
\$.965 billion unsecured revolving credit facility	03/12	1.33	0.0070	Ψ	102,210	Ψ	127,210
(\$21,947 reserved for outstanding letters of credit)	06/11	L+55	_		_		425,000
Total unsecured revolving credit facilities	00,11	1.55	0.88%	\$	152,218	\$	852,218
and and the state of the state			0.0070	_	- ,	_	

See notes on the following page.

8. 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. In the case of our convertible and exchangeable debt, represents the earliest date holders may require us to repurchase the debentures.
- (2) On June 1, 2010, we refinanced this loan in the same amount. The new loan, which is guaranteed by the Operating Partnership, has a rate of LIBOR plus 1.40% (1.94% at June 30, 2010) and matures in June 2011, with three one-year extension options.
- (3) In the fourth quarter of 2009, we requested that the Springfield Mall mortgage loan with a principal balance of \$163,554 be placed with the special servicer. In March 2010, we received notice from the special servicer that the loan was in default. We are in negotiations with the special servicer; there can be no assurance as to the timing and ultimate resolution of these negotiations.
- (4) In March 2010, we requested that the mortgage loan on a California retail property with a principal balance of \$17,540 be placed with the special servicer. We have not made debt service payments since March and are in default. We are in negotiations with the special servicer; there can be no assurance as to the timing and ultimate resolution of these negotiations.
- (5) In March 2010, we requested that the High Point Complex mortgage loan be placed with the special servicer. We have not made debt service payments since March and are in default. We are in negotiations with the special servicer; there can be no assurance as to the timing and ultimate resolution of these negotiations.
- (6) This loan bears interest at the Freddie Mac Reference Note Rate plus 1.53%.
- (7) This loan has a LIBOR floor of 1.50%.
- (8) This loan has a LIBOR floor of 2.00%.
- (9) In June 2010, we extended the maturity date of a \$50,000 construction loan to February 2011, with a one-year extension option. In addition, in July 2010, we extended the maturity date of a \$36,000 loan which had matured in October 2009, to September 2010, and are in negotiations to further extend this loan.
- (10) On March 26, 2010, we completed a public offering of \$500,000 aggregate principal amount of 4.25% senior unsecured notes due April 1, 2015. Interest on the notes is payable semi-annually on April 1 and October 1, commencing on October 1, 2010. The notes were sold at 99.834% of their face amount to yield 4.287%. The notes can be redeemed without penalty beginning January 1, 2015. We retained net proceeds of approximately \$496,000.
- (11) These notes 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. In the quarter ended March 31, 2010, we reclassified \$13,866 of deferred financing costs to "deferred leasing and financing costs" on our consolidated balance sheet.
- (12) In the second quarter of 2010, we purchased \$45,251 aggregate face amount (\$44,170 aggregate carrying amount) of our convertible senior debentures for \$45,242 in cash, resulting in a net loss of \$1,072.
- (13) The net proceeds from the offering of these debentures were contributed to the Operating Partnership in the form of an inter-company loan and the Operating Partnership fully and unconditionally guaranteed payment of these debentures. There are no restrictions which limit the Operating Partnership from making distributions to Vornado and Vornado has no independent assets or operations outside of the Operating Partnership.

8. Debt - continued

Pursuant to the provisions of ASC 470-20, *Debt with Conversion and Other Options*, below is a summary of required disclosures related to our convertible and exchangeable senior debentures.

(Amounts in thousands, except per share amounts)	\$1.4 Billion Convertible Senior Debentures			\$1 Billion (Senior D			\$500 Million Exchangeable Senior Debentures				
Balance Sheet:		ıne 30, 2010	ember 31, 2009	J	une 30, 2010	Decei	nber 31, 2009	J	une 30, 2010	Dece	mber 31, 2009
Principal amount of debt component	\$	22,479	\$ 22,479	\$	392,046	\$	437,297	\$	499,982	\$	499,982
Unamortized discount		(967)	(1,228)		(8,708)		(13,090)		(12,297)		(15,525)
Carrying amount of debt component	\$	21,512	\$ 21,251	\$	383,338	\$	424,207	\$	487,685	\$	484,457
Carrying amount of equity component	\$	2,104	\$ 2,104	\$	21,027	\$	23,457	\$	32,301	\$	32,301
Effective interest rate		5.45%	 5.45%	_	5.32%	_	5.32%		5.32%		5.32%
Maturity date (period through which discount is being amortized)		4/1/12			11/15/11				4/15/12		
Conversion price per share, as adjusted	\$	157.18		\$	148.46			\$	87.17		
Number of shares on which the aggregate consideration to be delivered upon conversion is											
determined		_ (1)			_ (1)				5,736		

⁽¹⁾ Pursuant to the provisions of ASC 470-20, we are required to disclose the conversion price and the number of shares on which the aggregate consideration to be delivered upon conversion is determined (principal plus excess value). Our convertible senior debentures require that upon conversion, the entire principal amount is to be settled in cash, and at our option, any excess value above the principal amount may be settled in cash or common shares. Based on the June 30, 2010 closing share price of our common shares and the conversion prices in the table above, there was no excess value; accordingly, no common shares would be issued if these securities were settled on this date. The number of common shares on which the aggregate consideration that would be delivered upon conversion is 143 and 2,641 common shares, respectively.

		Three Mon	ths Ende	d	Six Montl	hs Ende	d
(Amounts in thousands)		June	30,		June	30,	
Income Statement:	2	010		2009	2010		2009
\$1.4 Billion Convertible Senior Debentures:							
Coupon interest	\$	160	\$	9,660	\$ 320	\$	19,512
Discount amortization – original issue		23		1,305	46		2,631
Discount amortization – ASC 470-20 implementation		107		6,111	215		12,316
	\$	290	\$	17,076	\$ 581	\$	34,459
\$1 Billion Convertible Senior Debentures:							
Coupon interest	\$	3,842	\$	8,856	\$ 7,805	\$	17,826
Discount amortization – original issue		447		959	903		1,936
Discount amortization – ASC 470-20 implementation		1,198		2,567	2,416		5,180
	\$	5,487	\$	12,382	\$ 11,124	\$	24,942
\$500 Million Exchangeable Senior Debentures:							
Coupon interest	\$	4,844	\$	4,844	\$ 9,688	\$	9,688
Discount amortization – original issue		384		375	762		733
Discount amortization – ASC 470-20 implementation		1,241		1,215	2,466		2,375
	\$	6,469	\$	6,434	\$ 12,916	\$	12,796
	19						

9. 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-10, D-11, D-14 and D-15 (collectively, "Series D") 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, 2008	\$ 1,177,978
Net income	17,281
Distributions	(20,931)
Conversion of Class A redeemable units into common shares, at redemption value	(49,990)
Adjustment to carry Class A redeemable units at redemption value	(194,183)
Other, net	5,944
Balance at June 30, 2009	\$ 936,099
Balance at December 31, 2009	\$ 1,251,628
Net income	21,903
Distributions	(27,338)
Conversion of Class A redeemable units into common shares, at redemption value	(35,711)
Adjustment to carry Class A redeemable units at redemption value	66,075
Redemption of Series D-12 redeemable units	(13,000)
Other, net	7,356
Balance at June 30, 2010	\$ 1,270,913

As of June 30, 2010 and December 31, 2009, the aggregate redemption value of our Class A operating partnership units was \$1,010,913,000 and \$971,628,000, respectively.

Redeemable noncontrolling interests exclude our Series G 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 \$61,122,000 and \$60,271,000 as of June 30, 2010 and December 31, 2009, respectively.

In March and May of 2010, we redeemed 246,153 and 553,847 Series D-12 cumulative redeemable preferred units, respectively, for \$16.25 per unit in cash, or \$13,000,000 in the aggregate. In connection with these redemptions, we recognized a \$6,972,000 net gain, of which \$4,818,000 was recognized in the second quarter of 2010. Such gain is included as a component of "net income attributable to noncontrolling interests, including unit distributions," on our consolidated statement of income.

10. 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 (un adjusted) 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 disp osition 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 primarily of (i) marketable securities, (ii) the assets of our deferred compensation plan, which are primarily marketable equity securities and equity investments in limited partnerships, (iii) short-term investments (CDARS classified as available-for-sale) and (iv) mandatorily redeemable instruments (Series G convertible preferred units and Series D-13 cumulative redeemable preferred units). The tables below aggregate the fair values of financial assets and liabilities by the levels in the fair value hierarchy at June 30, 2010 and December 31, 2009, respectively.

			As of June	30, 2010			
(Amounts in thousands)	Total	I	Level 1	Leve	el 2	L	evel 3
Marketable securities	\$ 305,292	\$	305,292	\$	-	\$	-
Deferred compensation plan assets (included in other assets)	83,787		40,189		-		43,598
Total assets	\$ 389,079	\$	345,481	\$	-	\$	43,598
Mandatorily redeemable instruments (included in other liabilities)	\$ 61,122	\$	61,122	\$	<u>-</u>	\$	
			As of Decemb	er 31, 2009			
(Amounts in thousands)	Total	I	Level 1	Leve	1 2	Le	evel 3
Marketable equity securities	\$ 79,925	\$	79,925	\$	-	\$	-
Deferred compensation plan assets (included in other assets)	80,443		40,854		-		39,589
Short-term investments	40,000		40,000		-		-
Total assets	\$ 200,368	\$	160,779	\$	-	\$	39,589
Mandatorily redeemable instruments (included in other liabilities)	\$ 60,271	\$	60,271	\$	-	\$	-

The fair value of Level 3 "deferred compensation plan assets" represents equity investments in certain limited partnerships. The tables below summarize the changes in these assets for the three and six months ended June 30, 2010 and 2009, respectively.

	For the Three	Months	Ended		nded		
(Amounts in thousands)	2010		2009		2010		2009
Beginning balance	\$ 43,263	\$	32,426	\$	39,589	\$	34,176
Total realized/unrealized gains	41		2,806		1,149		1,310
Purchases, sales, other settlements and issuances, net	294		936		2,860		682
Ending balance	\$ 43,598	\$	36,168	\$	43,598	\$	36,168

10. Fair Value Measurements - continued

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 and debt. Estimates of the fair values of these instruments are based on our assessments of available market information and valuation methodologies, including discounted cash flow analyses. The table below summarizes the carrying amounts and fair values of these financial instruments as of June 30, 2010 and December 31, 2009.

	As of June	e 30, 20 1	10		As of Decem	ber 31, 2	2009
	Carrying		Fair	-	Carrying	Fair	
(Amounts in thousands)	Amount		Value		Amount		Value
Mezzanine loans receivable	\$ 136,857	\$	128,591	\$	203,286	\$	192,612
Debt:	 			·			
Notes and mortgages payable	\$ 8,400,599	\$	8,236,755	\$	8,445,766	\$	7,858,873
Senior unsecured notes	1,224,866		1,228,601		711,716		718,302
Exchangeable senior debentures	487,685		537,481		484,457		547,480
Convertible senior debentures	404,850		414,497		445,458		461,275
Revolving credit facility debt	152,218		152,218		852,218		852,218
	\$ 10,670,218	\$	10,569,552	\$	10,939,615	\$	10,438,148

11. Discontinued Operations

The table below sets forth the combined results of operations of assets related to discontinued operations for the three and six months ended June 30, 2010 and 2009 and includes the operating results of 1999 K Street, which was sold on September 1, 2009 and 15 other retail properties, which were sold during 2009.

(Amounts in thousands)	Ended June 30, End					For the Six Months Ended June 30,					
		2010		2009		2010	2009				
Total revenues	\$	-	\$	5,042	\$	-	\$	8,490			
Total expenses		-		1,679		-		2,535			
Income from discontinued operations	\$	_	\$	3,363	\$		\$	5,955			

12. Fee and Other Income

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

(Amounts in thousands)		For The Th Ended J		s	For The Six Months Ended June 30,				
	2	2010	2	2009	2	2010	:	2009	
Tenant cleaning fees	\$	13,468	\$	12,420	\$	27,120	\$	25,192	
Management and leasing fees		3,380		3,017		12,520		5,418	
Lease termination fees		2,841		1,124		9,276		2,748	
Other income		12,560		19,338		25,793		33,291	
	\$	32,249	\$	35,899	\$	74,709	\$	66,649	

Fee and other income above includes management fee income from Interstate Properties, a related party, of \$192,000 and \$183,000 for the three months ended June 30, 2010 and 2009, respectively, and \$392,000 and \$381,000 for the six months ended June 30, 2010 and 2009, respectively. The above table excludes fee income from partially owned entities, which is included in income from partially owned entities (see Note 4 – Investments in Partially Owned Entities).

13. Stock-based Compensation

On May 13, 2010, our shareholders approved the 2010 Omnibus Share Plan (the "Plan"), which replaces the 2002 Omnibus Share Plan. Under the Plan, the Compensation Committee of the Board (the "Committee") may grant eligible participants awards of stock options, stock appreciation rights, performance shares, restricted shares and other stock-based awards and operating partnership units, certain of which may provide for dividends or dividend equivalents and voting rights prior to vesting. Awards may be granted up to a maximum of 6,000,000 shares, if all awards granted are Full Value Awards, as defined, and up to 12,000,000 shares, if all of the awards granted are Not Full Value Awards, as defined. Full Value Awards are awards of securities, such as restricted shares, that, if all vesting requirements are met, do not re quire the payment of an exercise price or strike price to acquire the securities. Not Full Value Awards are awards of securities, such as options, that do require the payment of an exercise price or strike price. This means, for example, if the Committee were to award only restricted shares, it could award up to 6,000,000 restricted shares. On the other hand, if the Committee were to award only stock options, it could award options to purchase up to 12,000,000 shares (at the applicable exercise price). The Committee may also issue any combination of awards under the Plan, with reductions in availability of future awards made in accordance with the above limitations.

We account for all stock-based compensation in accordance ASC 718, *Compensation – Stock Compensation*. Stock-based compensation expense for the three and six months ended June 30, 2010 and 2009 consists of stock option awards, restricted stock awards, Operating Partnership unit awards and outperformance plan awards. Stock-based compensation expense was \$8,480,000 and \$5,651,000 in the quarter ended June 30, 2010 and 2009, respectively, and \$14,957,000 and \$15,900,000 in the six months ended June 30, 2010 and 2009, respectively.

On March 31, 2009, our nine most senior executives voluntarily surrendered their 2007 and 2008 stock option awards and their 2008 out-performance plan awards. Accordingly, we recognized \$32,588,000 of expense in the first quarter of 2009 representing the unamortized portion of these awards, which is included as a component of "general and administrative" expense on our consolidated statement of income.

14. 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 Thr	ee Mon	ths		For the Six	x Mont	hs
		Ended J	une 30,			<u> </u>		
	2	010		2009	2010			2009
Dividends and interest on marketable securities	\$	7,377	\$	6,095	\$	14,622	\$	12,513
Mezzanine loans receivable loss accrual		(6,900)		(122,738)		(6,900)		(122,738)
Interest on mezzanine loans		2,325		9,780		5,040		20,104
Mark-to-market of investments in our deferred compensation plan (1)		(986)		6,210		1,777		416
Other, net		2,060		2,500		4,045		5,611
	\$	3,876	\$	(98,153)	\$	18,584	\$	(84,094)

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

15. 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 utilizes 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 potentially dilutive share equivalents. Potentially dilutive share equivalents include our Series A convertible preferred shares, employee stock options, restricted stock and exchangeable senior debentures due 2025.

(Amounts in thousands, except per share amounts)		For the Thre Ended Ju		s		For the Siz		i
(i mounts in thousands, except per share univaries)		2010		2009		2010		2009
Numerator:								
Income (loss) from continuing operations, net of income								
attributable to noncontrolling interests	\$	72,106	\$	(40,998)	\$	286,658	\$	96,520
Income from discontinued operations, net of income attributable to								
noncontrolling interests		<u>-</u> _		3,363				5,955
Net income (loss) attributable to Vornado		72,106		(37,635)		286,658		102,475
Preferred share dividends		(14,266)		(14,269)		(28,533)		(28,538)
Net income (loss) attributable to common shareholders		57,840		(51,904)		258,125		73,937
Earnings allocated to unvested participating securities		(29)		(55)		(49)		(110)
Numerator for basic income (loss) per share		57,811		(51,959)		258,076		73,827
Impact of assumed conversions:								
Convertible preferred share dividends		-		-		81		-
Numerator for diluted income (loss) per share	\$	57,811	\$	(51,959)	\$	258,157	\$	73,827
Denominator:								
Denominator for basic income (loss) per share –		182,027		171,530		181,786		164,009
weighted average shares								
Effect of dilutive securities ^{(1):}								
Employee stock options and restricted share awards		1,617		-		1,741		1,174
Convertible preferred shares		<u>-</u>		<u>-</u>		71		_
Denominator for diluted income (loss) per share –								
weighted average shares and assumed conversions		183,644		171,530		183,598	_	165,183
INCOME (LOSS) DED COMMON CHARE DAGG.								
INCOME (LOSS) PER COMMON SHARE – BASIC:	•	0.32	•	(0.32)	•	1.42	Φ.	0.41
Income (loss) from continuing operations, net	\$	0.32	\$	0.02	\$		\$	0.41
Income from discontinued operations, net		0.32		(0.30)		1.42		0.04
Net income (loss) per common share	\$ <u></u>	0.32	\$ <u></u>	(0.30)	\$ <u></u>	1.42	\$ <u></u>	0.45
INCOME (LOSS) PER COMMON SHARE – DILUTED:								
Income (loss) from continuing operations, net	\$	0.31	\$	(0.32)	\$	1.41	\$	0.41
Income from discontinued operations, net		-		0.02		-		0.04
Net income (loss) per common share	\$	0.31	\$	(0.30)	\$	1.41	\$	0.45

¹⁾ The effect of dilutive securities above excludes anti-dilutive weighted average common share equivalents. Accordingly the three months ended June 30, 2010 and 2009 exclude 20,075 and 22,729 weighted average common share equivalents, respectively, and the six months ended June 30, 2010 and 2009 exclude 19,941 and 21,551 weighted average common share equivalents, respectively.

16. Comprehensive Income (Loss)

		For The Th	ree Mo	nths	For The Six Months				
(Amounts in thousands)		Ended J	une 30	,		Ended J	une 30		
	2	2010		2009		2010		2009	
Net income (loss)	\$	77,211	\$	(40,375)	\$	309,755	\$	116,056	
Other comprehensive income (loss)		7,644		10,946		9,148		(28,952)	
Comprehensive income (loss)		84,855		(29,429)		318,903		87,104	
Less: Comprehensive income (loss) attributable to noncontrolling interests		5,640		(1,853)		23,737		11,236	
Comprehensive income (loss) attributable to Vornado	\$	79,215	\$	(27,576)	\$	295,166	\$	75,868	

Substantially all of other comprehensive income (loss) for the three and six months ended June 30, 2010 and 2009 relates to income or loss from the mark-to-market of marketable securities classified as available-for-sale and our share of other comprehensive income or loss of partially owned entities.

17. Retirement Plan

In the first quarter of 2009, we finalized the termination of the Merchandise Mart Properties Pension Plan, which resulted in a \$2,800,000 pension settlement expense that is included as a component of "general and administrative" expense on our consolidated statement of income.

18. Subsequent Event

On July 29, 2010, as part of LNR Property Corporation's ("LNR") recapitalization, we acquired a 26.2% equity interest in LNR for a new investment of \$116,000,000 in cash and conversion into equity of our mezzanine loan made to LNR's parent, Riley HoldCo Corp. At June 30, 2010, the carrying amount of the loan was \$15,000,000, after a \$52,537,000 loss accrual recognized in 2009 and \$6,900,000 in the current quarter. LNR is the industry leading servicer and special servicer of commercial mortgage loans and CMBS and a diversified real estate, investment, finance and management company. We will account for our investment in LNR on the equity method from the date of the recapitalization.

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 \$150,000,000 per occurrence, subject to a deductible in the amount of 5% of the value of the affected property, up to a \$150,000,000 annual aggregate.

Penn Plaza Insurance Company, LLC ("PPIC"), our wholly owned consolidated subsidiary, acts as a re-insurer with respect to a portion of 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 TRIPRA. 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. Our coverage for NBCR losses is up to \$2 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 loss borne 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, exchangeable senior debentures, convertible senior debentures 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 and/or refinance 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 June 30, 2010, the aggregate dollar amount of these guarantees and master leases is approximately \$254,042,000.

At June 30, 2010, \$21,947,000 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.

We are committed to fund additional capital to certain of our partially owned entities aggregating approximately \$217,800,000, of which \$200,000,000 is committed to our real estate Fund.

As part of the process of obtaining the required approvals to demolish and develop our 220 Central Park South property into a new residential tower, we have committed to fund the estimated project cost of approximately \$400,000,000 to \$425,000,000.

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 matters referred to below, are not expected to have a material adverse effect on our financial position, results of operations or cash flows.

On January 8, 2003, Stop & Shop filed a complaint with the United States District Court for the District of New Jersey ("USDC-NJ") claiming that we had no right to reallocate and therefore continue to collect the \$5,000,000 of annual rent from Stop & Shop pursuant to the Master Agreement and Guaranty, because of the expiration of the East Brunswick, Jersey City, Middletown, Union and Woodbridge leases to which the \$5,000,000 of additional rent was previously allocated. Stop & Shop asserted that a prior order of the Bankruptcy Court for the Southern District of New York dated February 6, 2001, as modified on appeal to the District Court for the Southern District of New York on February 13, 2001, froze our right to reallocate which effectively terminated our right to collect the additional rent from Stop & Shop . On March 3, 2003, after we moved to dismiss for lack of jurisdiction, Stop & Shop voluntarily withdrew its complaint. On March 26, 2003, Stop & Shop filed a new complaint in New York State Supreme Court, asserting substantially the same claims as in its USDC-NJ complaint. We removed the action to the United States District Court for the Southern District of New York. In January 2005 that court remanded the action to the New York State Supreme Court. On February 14, 2005, we served an answer in which we asserted a counterclaim seeking a judgment for all the unpaid additional rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the additional rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. On May 17, 2005, we filed a motion for summary judgment. On July 15, 2005, Stop & Shop opposed our motion and filed a cross-motion for summary judgment. On December 13, 2005, the Court issued its dec ision denying the motions for summary judgment. Both parties appealed the Court's decision and on December 14, 2006, the Appellate Court division issued a decision affirming the Court's decision. On January 16, 2007, we filed a motion for the reconsideration of one aspect of the Appellate Court's decision which was denied on March 13, 2007. Discovery is now complete. On October 19, 2009, Stop & Shop filed a motion for leave to amend its pleadings to assert new claims for relief, including a claim for damages in an unspecified amount, and an additional affirmative defense. On April 26, 2010, Stop and Shop's motion was denied. We anticipate that a trial date will be set for some time in 2010. We intend to continue to vigorously pursue our claims against Stop & Shop. In our opinion, after consultation with legal counsel, the outcome of such matters will not have a material effect on our financial condition, results of operations or cash f lows.

On May 24, 2007, we acquired a 70% controlling interest in 1290 Avenue of the Americas and the 555 California Street complex. Our 70% interest was acquired through the purchase of all of the shares of a group of foreign companies that own, through U.S. entities, the 1% sole general partnership interest and a 69% limited partnership interest in the partnerships that own the two properties. The remaining 30% limited partnership interest is owned by Donald J. Trump. In August 2005, Mr. Trump brought a lawsuit in the New York State Supreme Court against, among others, the general partners of the partnerships referred to above relating to a dispute over the sale of properties located on the former Penn Central rail yards between West 59th and 72nd Streets in Manhattan which were formerly owned by the partnerships.; In decisions issued in 2006, 2007 and 2009, the New York State Supreme Court dismissed all of Mr. Trump's claims, and those decisions were affirmed by the Appellate Division. Mr. Trump cannot further appeal those decisions. In April 2010, Mr. Trump notified us of his intent to file a new suit claiming, among other things, that the limited partnerships should be dissolved. On April 29, 2010, we filed a motion for declaratory judgment in New York courts seeking to dispose of this claim. In June 2010, our motion was granted and a final judgment was entered that disposed of Mr. Trump's claims with prejudice.

In July 2005, we acquired H Street Building Corporation ("H Street") which has a subsidiary that owns, among other things, a 50% tenancy in common interest in land located in Arlington County, Virginia, known as "Pentagon Row," leased to two tenants, Street Retail, Inc. and Post Apartment Homes, L.P. In April 2007, H Street acquired the remaining 50% interest in that fee. On September 25, 2008, both tenants filed suit against us and the former owners claiming the right of first offer to purchase the fee interest, damages in excess of \$75,000,000 and punitive damages. In April 2010, the Trial Court entered judgment in favor of the tenants, that we sell the land to the tenants for a net sales price of \$14,992,000, representing the Trial Court's allocation of our purchase price for H Street. The request for damages and punitive damages was denied. We have filed a notice of appeal and the Trial Court's judgment is stayed pending the appeal. As a result of the Trial Court's decision, we recorded a \$10,056,000 loss accrual in the three months ended March 31, 2010, primarily representing previously recognized rental income.

20. Segment Information

Below is a summary of net income and a reconciliation of net income to $EBITDA^{(1)}$ by segment for the three and six months ended June 30, 2010 and 2009.

(Amounts in thousands)	For the Three Months Ended June 30, 2010						
		New York	Washington, DC	Merchandise			
	Total	Office	Office	Retail	Mart	Toys	Other ⁽³⁾
Property rentals	\$ 541,839	\$ 195,248	\$ 146,059	\$ 97,000	\$ 60,932	\$ -	\$ 42,600
Straight-line rents:							
Contractual rent increases	12,824	6,387	1,626	3,672	847	-	292
Amortization of free rent	4,811	868	(687)	4,134	(59)	-	555
Amortization of acquired below-							
market leases, net	16,302	9,134	615	4,957	15	-	1,581
Total rentals	575,776	211,637	147,613	109,763	61,735		45,028
Tenant expense reimbursements	88,080	32,431	13,376	36,073	3,937	-	2,263
Fee and other income:							
Tenant cleaning fees	13,468	20,639	-	-	-	-	(7,171)
Management and leasing fees	3,380	1,393	2,384	321	19	-	(737)
Lease termination fees	2,841	2,297	82	428	34	-	-
Other	12,560	4,513	5,055	1,063	784		1,145
Total revenues	696,105	272,910	168,510	147,648	66,509		40,528
Operating expenses	267,925	111,055	52,052	56,604	31,812	-	16,402
Depreciation and amortization	135,265	44,271	36,533	27,714	12,674	-	14,073
General and administrative	49,582	4,767	6,200	6,827	7,181	-	24,607
Litigation loss accrual and acquisition							
costs	1,930	<u> </u>	<u>-</u>	<u> </u>			1,930
Total expenses	454,702	160,093	94,785	91,145	51,667		57,012
Operating income (loss)	241,403	112,817	73,725	56,503	14,842	-	(16,484)
Income applicable to Alexander's	7,066	195	-	198	-	-	6,673
Loss applicable to Toys	(21,004)	-	-	-	-	(21,004)	-
(Loss) income from partially owned							
entities	(2,614)	1,142	188	931	55	-	(4,930)
Interest and other investment							
income, net	3,876	163	23	186	12	-	3,492
Interest and debt expense	(149,887)	(33,047)	(34,304)	(21,000)	(16,255)	-	(45,281)
Net loss on early extinguishment of							
debt	(1,072)	-	-	-	-	-	(1,072)
Net gain on disposition of wholly							
owned and partially owned assets							
other than depreciable real estate	4,382	-	-	-	(31)	-	4,413
Income (loss) before income taxes	82,150	81,270	39,632	36,818	(1,377)	(21,004)	(53,189)
Income tax (expense) benefit	(4,939)	(335)	620		(402)		(4,822)
Net income (loss)	77,211	80,935	40,252	36,818	(1,779)	(21,004)	(58,011)
Net (income) loss attributable to							
noncontrolling interests, including							
unit distributions	(5,105)	(2,556)	-	256	-	_	(2,805)
Net income (loss) attributable to							
Vornado	72,106	78,379	40,252	37,074	(1,779)	(21,004)	(60,816)
Interest and debt expense ⁽²⁾	207,512	31,595	34,943	22,526	16,478	42,093	59,877
Depreciation and amortization ⁽²⁾		42,736	39,694	28,500		34,444	25,944
•	184,103		•	20,500	12,785		
Income tax (benefit) expense ⁽²⁾	(19,140)	335	(617)	-	402	(24,123)	4,863
EBITDA ⁽¹⁾	\$ 444,581	\$ 153,045	\$ 114,272	\$ 88,100	\$ 27,886	\$ 31,410	\$ 29,868

See notes on page 32.

20. Segment Information – continued

For the Three Months Ended June 30, 2009 (Amounts in thousands)

(Amounts in thousands)	For the Three Months Ended June 30, 2009								
		New York	Washington, DC		Merchandise				
	Total	Office	Office	Retail	Mart	Toys	Other ⁽³⁾		
Property rentals	\$ 512,696	\$ 190,226	\$ 133,424	\$ 89,083	\$ 60,954	\$ -	\$ 39,009		
Straight-line rents:									
Contractual rent increases	13,297	7,474	3,156	2,161	652	-	(146)		
Amortization of free rent	8,963	767	3,645	4,109	271	-	171		
Amortization of acquired below-									
market leases, net	19,560	9,885	946	8,267	12	-	450		
Total rentals	554,516	208,352	141,171	103,620	61,889	_	39,484		
Tenant expense reimbursements	83,375	32,092	14,514	30,148	4,512	-	2,109		
Fee and other income:									
Tenant cleaning fees	12,420	17,818	-	-	-	-	(5,398)		
Management and leasing fees	3,017	999	1,987	413	(43)	-	(339)		
Lease termination fees	1,124	256	700	100	68	-	-		
Other	19,338	5,358	4,712	1,189	1,525	-	6,554		
Total revenues	673,790	264,875	163,084	135,470	67,951	-	42,410		
Operating expenses	269,711	109,646	54,514	53,419	34,470		17,662		
Depreciation and amortization	136,686	43,153	34,186	28,784	13,767	-	16,796		
General and administrative	49,632	4,531	5,560	,	6,930	<u> </u>	26,218		
Total expenses	456,029	157,330	94,260	88,596	55,167	-	60,676		
Operating income (loss)	217,761	107,545	68,824	46,874	12,784	-	(18,266)		
Income applicable to Alexander's	6,614	193	-	262	-	-	6,159		
Loss applicable to Toys	(327)	-	-	-	-	(327)	-		
(Loss) income from partially owned									
entities	(22,797)	1,252	2,044	794	35	-	(26,922)		
Interest and other investment (loss)									
income, net	(98,153)	240	179	(198)	41	-	(98,415)		
Interest and debt expense	(159,063)	(33,356)	(31,109	(22,609)	(12,964)	-	(59,025)		
Net gain on early extinguishment of									
debt	17,684	-	-	_	-	-	17,684		
(Loss) income before income taxes	(38,281)	75,874	39,938	25,123	(104)	(327)	(178,785)		
Income tax expense	(5,457)	(260)	(755) (111)	(665)	· -	(3,666)		
(Loss) income from continuing									
operations	(43,738)	75,614	39,183	25,012	(769)	(327)	(182,451)		
Income from discontinued operations	3,363	-	2,184	*	-	-	-		
Net (loss) income	(40,375)	75,614	41,367		(769)	(327)	(182,451)		
Net loss (income) attributable to	(10,575)	75,011	11,507	20,151	(703)	(327)	(102, 101)		
` '									
noncontrolling interests, including	2.740	(1.744)		407			2.007		
unit distributions	2,740	(1,744)		497	 _		3,987		
Net (loss) income attributable to									
Vornado	(37,635)	73,870	41,367		(769)	(327)	(178,464)		
Interest and debt expense ⁽²⁾	197,512	31,675	32,237	24,459	13,190	15,578	80,373		
Depreciation and amortization ⁽²⁾	181,528	41,969	35,904	29,625	13,883	31,754	28,393		
Income tax (benefit) expense ⁽²⁾	(3,784)	260	761	111	665	(9,634)	4,053		
EBITDA ⁽¹⁾	\$ 337,621	\$ 147,774	\$ 110,269	\$ 80,883	\$ 26,969	\$ 37,371	\$ (65,645)		
	30.,	Ψ,		<u> </u>		<u> </u>	(10,1.0)		

See notes on page 32.

20. Segment Information – continued

(Amounts in thousands) For the Six Months Ended June 30, 2010

(Amounts in thousands)				ntns Ended June 3			
	New York		Washington, DC		Merchandise		(0)
	Total	Office	Office	Retail	Mart	Toys	Other ⁽³⁾
Property rentals	\$ 1,065,960	\$ 387,852	\$ 285,939	\$ 192,764	\$ 122,376	\$ -	\$ 77,029
Straight-line rents:							
Contractual rent increases	26,324	13,280	3,823		1,230	-	483
Amortization of free rent	12,233	1,769	1,770	6,674	1,055	-	965
Amortization of acquired below-							
market leases, net	32,209	18,339	1,347		(106)	-	3,131
Total rentals	1,136,726	421,240	292,879		124,555	-	81,608
Tenant expense reimbursements	181,001	65,683	29,126	73,716	8,024	-	4,452
Fee and other income:							
Tenant cleaning fees	27,120	41,057		-	-	-	(13,937)
Management and leasing fees	12,520	2,850	10,480		33	-	(1,388)
Lease termination fees	9,276	3,025	528	•	1,887	-	-
Other	25,793	8,923	10,922		2,784	<u>-</u> _	1,361
Total revenues	1,392,436	542,778	343,935		137,283	<u> </u>	72,096
Operating expenses	546,980	226,104	108,715		71,031	-	30,952
Depreciation and amortization	271,089	87,978	73,216		26,029	-	28,171
General and administrative	98,312	9,346	12,097	13,832	14,411	-	48,626
Litigation loss accrual and acquisition							
costs	11,986	<u> </u>	10,056		<u>-</u>	<u> </u>	1,930
Total expenses	928,367	323,428	204,084		111,471		109,679
Operating income (loss)	464,069	219,350	139,851		25,812	-	(37,583)
Income applicable to Alexander's	13,526	388		- 409	-	-	12,729
Income applicable to Toys	104,866	-	•	-	-	104,866	-
Income (loss) from partially owned							
entities	2,270	2,252	(4	2,111	231	-	(2,320)
Interest and other investment							
income, net	18,584	327	50		25	-	17,991
Interest and debt expense	(289,622)	(65,733)	(68,788	(38,899)	(29,042)	-	(87,160)
Net loss on early extinguishment of debt	(1,072)	-			-	-	(1,072)
Net gain on disposition of wholly							
owned and partially owned assets							
other than depreciable real estate	7,687	_		_	765	_	6,922
Income (loss) before income taxes	320,308	156,584	71,109	80,451	(2,209)	104,866	(90,493)
Income tax expense	(10,553)	(809)	(100		(596)	-	(9,013)
Net income (loss)	309,755	155,775	71,009		(2,805)	104,866	(99,506)
Net (income) loss attributable to	·	•		•	,	•	` '
noncontrolling interests, including							
unit distributions	(23,097)	(4,848)		498			(18,747)
Net income (loss) attributable to Vornado	286,658	150,927	71,009	80,914	(2,805)	104,866	(118,253)
Interest and debt expense ⁽²⁾	403,699	62,587	70,114	41,880	29,487	83,233	116,398
Depreciation and amortization ⁽²⁾	370,252	84,810	79,535		26,267	69,771	52,558
Income tax expense ⁽²⁾	36,566	809	107	•	655	25,587	9,373
EBITDA ⁽¹⁾	\$ 1,097,175	\$ 299,133	\$ 220,765		\$ 53,604	\$ 283,457	\$ 60,076
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See notes on page 32.

For the Six Months Ended June 30, 2009

20. Segment Information – continued

(Amounts in thousands)

New York Washington, DC Merchandise Other⁽³⁾ Total Office Office Mart Toys 1,019,779 Property rentals 378,988 \$ 177,233 76,805 262,798 123,955 Straight-line rents: Contractual rent increases 26,793 14,189 5,775 5,615 1,271 (57)Amortization of free rent 20,189 2,307 7,069 10,417 293 103 Amortization of acquired below-37,542 19,808 2,048 13,536 41 2,109 market leases, net Total rentals 1,104,303 415,292 277,690 206,801 125,560 78,960 181,404 67,249 33,044 67,216 9,831 4,064 Tenant expense reimbursements Fee and other income: 25,192 34,590 (9,398)Tenant cleaning fees 2,094 3,952 691 Management and leasing fees 5,418 14 (1,333)Lease termination fees 2,748 298 1,682 100 668 Other 33,291 10,407 10,150 1,648 2.863 8.223 1,352,356 529,930 326,518 276,456 138,936 80,516 Total revenues 548,609 223,190 111,490 106,199 73,665 34,065 Operating expenses 268,342 51,790 Depreciation and amortization 69,909 27,146 87,263 32,234 General and administrative 128,697 13,693 14,469 18,144 17,894 64,497 Total expenses 945,648 324,146 195,868 176,133 118,705 130,796 Operating income (loss) 406,708 205,784 130,650 100,323 20,231 (50,280)Income applicable to Alexander's 24,747 385 411 23,951 96,820 Income applicable to Toys 96,820 (Loss) income from partially owned (30,340)2,454 3,628 1,986 160 (38,568)entities Interest and other investment (loss) 71 income, net (84,094)522 319 53 (85,059)Interest and debt expense (316,823)(66,474)(61,954)(44,778)(25,800)(117,817)Net gain on early extinguishment of debt 23,589 769 22.820 142,671 72,643 58,764 (5,338)96,820 120,607 (244,953)Income (loss) before income taxes (10,506)(1,188)(908)Income tax expense (260)(277)(7,873)Income (loss) from continuing 58,487 operations 110,101 142,411 71,455 (6,246)96,820 (252,826)

4,012

75,467

75,467

63,838

73,147

1,195

213,647

1,943

615

61,045

47,518

53,695

\$ 162,535

277

60,430

96,820

96,820

50,761

67,011

43,457

\$ 258,049

(252,826)

(10,575)

(263,401)

148,211

55,104

8,121

\$ (51,965)

(6,246)

(6,246)

26,248

27,431

48,406

973

See notes on the following page.

Income from discontinued operations

Net (income) loss attributable to noncontrolling interests, including

Net income (loss) attributable to

Depreciation and amortization⁽²⁾

Interest and debt expense⁽²⁾

Income tax expense⁽²⁾

unit distributions

Net income (loss)

Vornado

EBITDA⁽¹⁾

5,955

116,056

(13,581)

102,475

399,689

361,118

54,283

917,565

142,411

(3,621)

138,790

63,113

84,730

286,893

260

20. 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 expense in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The tables below provide information about EBITDA from certain investments that are included in the "other" column of the preceding EBITDA by segment reconciliations. The totals for each of the columns below agree to the total EBITDA for the "other" column in the preceding EBITDA by segment reconciliations.

(Amounts in thousands)		For the Three Months Ended June 30,				For the Six Months Ended June 30,			
		2010		2009		2010		2009	
Alexander's	\$	14,260	\$	14,061	\$	28,659	\$	38,460	
Lexington		11,435		_{6,603} (2	2)	29,283 (3)		16,992 (2)	
555 California Street		11,136		10,157		22,624		21,795	
Hotel Pennsylvania		6,616		3,617		6,169		4,224	
Industrial warehouses		768		1,369		1,607		2,683	
Other investments		8,423		(9,114) ⁽⁴⁾)	20,157		(5,167) (4)	
		52,638		26,693		108,499		78,987	
Corporate general and administrative expenses (1)		(20,642)		(16,564)		(39,956)		(38,032)	
Investment income and other, net ⁽¹⁾		13,235		25,293		22,912		37,775	
Net (income) loss attributable to noncontrolling interests, including									
unit distributions		(2,805)		3,987		(18,747)		(10,575)	
Mezzanine loans receivable loss accrual		(6,900)		(122,738)		(6,900)		(122,738)	
Real estate Fund organization costs		(2,656)		-		(2,730)		-	
Costs of acquisitions not consummated		(1,930)		-		(1,930)		-	
Net (loss) gain on early extinguishment of debt		(1,072)		17,684		(1,072)		22,820	
Write-off of unamortized costs from the voluntary surrender of equity									
awards		-		-		-		(20,202)	
	\$	29,868	\$	(65,645)	\$	60,076	\$	(51,965)	

- (1) The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.
- (2) Includes \$4,580 for our share of impairment losses recorded by Lexington.
- (3) Includes a \$5,998 net gain resulting from Lexington's March 2010 stock issuance.
- (4) Includes \$7,650 of expense for our share of the Downtown Crossing, Boston lease termination payment.

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 June 30, 2010, and the related consolidated statements of income for the three-month and six-month periods ended June 30, 2010 and 2009, and of changes in equity and cash flows for the six-month periods ended June 30, 2010 and 2009. 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, 2009, and the related consolidated statements of income, changes in equity, and cash flows for the year then ended (not presented herein); and in our report dated February 23, 2010, we expressed an unqualified opinion on those consolidated financial statements and included an explanatory paragraph relating to a change in method of accounting for debt with conversion options and noncontrolling interests in consolidated subsidiaries. In our opinion, the information set forth in the accompanying consolidated balance sheet as of December 31, 2009 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 August 3, 2010

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

Certain statements contained herein 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" of our Annual Report on Form 10-K for the year ended December 31, 2009. 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 six months ended June 30, 2010. 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.

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, 2009 in Management's Discussion and Analysis of Financial Condition. There have been no significant changes to our policies during 2010.

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 ending June 30, 2010:

		Total Return ⁽¹⁾				
	Vornado	RMS	SNL			
One-year	67.1%	55.2%	55.2%			
Three-year	(26.2%)	(25.0%)	(22.4%)			
Five-year	9.2%	0.5%	3.9%			
Ten-year	241.8%	151.6%	164.7%			

(1) Past performance is not necessarily indicative of how we will perform in the future.

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;
- Investing in fully-integrated operating companies that have a significant real estate component; and
- · Developing and redeveloping our existing properties to increase returns and maximize value.

We expect to finance our growth, acquisitions and investments using internally generated funds, proceeds from possible 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 our shares or any other securities in the future.

On July 8, 2010, we completed the first closing of Vornado Capital Partners, L.P., our real estate investment fund (the "Fund") with initial equity commitments of \$550,000,000, of which we committed \$200,000,000. We expect to raise an additional \$450,000,000 bringing total commitments to \$1 billion. We serve as the general partner and investment manager of the Fund and it will be our exclusive investment vehicle during its three-year investment period for all investments that fit within the Fund's investment parameters. The Fund's investment parameters include debt, equity and other interests in real estate, and excludes (i) investments in vacant land and ground-up development; (ii) investments acquired by merger or primarily for our securities or properties; (iii) properties which can be combined with or relate to our existing prop erties; (iv) securities of commercial mortgage loan servicers and investments derived from any such investments; (v) non-controlling interests in equity and debt securities; and (vi) investments located outside of North America. The Fund has a term of eight years from the final closing date. In the six months ended June 30, 2010, we expensed \$2,730,000 of Fund organization costs, which is included as a component of "general and administrative" expenses on our consolidated statement of income, and expect to incur additional expenses of approximately \$3,700,000 in the third quarter of 2010.

We have a large concentration of properties in the New York City metropolitan area and in the Washington, DC and Northern Virginia areas. 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 breadth and quality of services provided. Our success depends upon, among other factors, trends of the national, regional and local economies, 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 "Risk Factors" in Item 1A of our Annual Report on form 10-K for the year ended December 31, 2009 for additional information regarding these factors.

The economic recession and illiquidity and volatility in the financial and capital markets during 2008 and 2009 negatively affected substantially all businesses, including ours. Although signs of a recovery in 2010 have emerged, it is not possible for us to quantify the timing and impact of such a recovery, or lack thereof, on our future financial results.

Overview - continued

Quarter Ended June 30, 2010 Financial Results Summary

Net income attributable to common shareholders for the quarter ended June 30, 2010 was \$57,840,000, or \$0.31 per diluted share, compared to a net loss of \$51,904,000, or \$0.30 per diluted share, for the quarter ended June 30, 2009. Net loss for the quarter ended June 30, 2009 includes \$500,000 for our share of net gains on sale of real estate. In addition, the quarters ended June 30, 2010 and 2009 include certain items that affect comparability which are listed in the table below. The aggregate of the net gains on sale of real estate and the items in the table below, net of amounts attributable to noncontrolling interests, decreased net income attributable to common shareholders for the quarter ended June 30, 2010 by \$12,596,000, or \$0.07 per diluted share and increased net loss attributable to common shareholders for the quarter ended June 30, 2009 by \$91,516,000, or \$0.53 per diluted share.

Funds from operations attributable to common shareholders plus assumed conversions ("FFO") for the quarter ended June 30, 2010 was \$204,772,000, or \$1.11 per diluted share, compared to \$93,515,000, or \$0.54 per diluted share, for the prior year's quarter. FFO for the quarters ended June 30, 2010 and 2009 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, decreased FFO for the quarter ended June 30, 2010 by \$12,596,000, or \$0.07 per diluted share and decreased FFO for the quarter ended June 30, 2009 by \$92,700,000 or \$0.54 per diluted share.

For the Three Months

		Tor the Three wonths				
		Ended June 30,				
(Amounts in thousands, except per share amounts	20	2009				
Items that affect comparability (income) expense:			,			
Mezzanine loans receivable loss accrual	\$	6,900	\$	122,738		
Default interest and fees accrued on three loans in special servicing		6,558		-		
Net gain on redemption of perpetual perferred units		(4,818)		-		
Real estate Fund organization costs		2,656		-		
Costs of acquisitions not consummated		1,930		-		
Net loss (gain) on early extinguishment of debt		1,072		(17,684)		
Other, net		(722)		(4,209)		
		13,576		100,845		
Noncontrolling interests' share of above adjustments		(980)		(8,145)		
Items that affect comparability, net	\$	12,596	\$	92,700		

The percentage increase in GAAP basis and cash basis same store Earnings Before Interest, Taxes, Depreciation and Amortization ("EBITDA") of our operating segments for the quarter ended June 30, 2010 over the quarter ended June 30, 2009 and the trailing quarter ended March 31, 2010 are summarized below.

Same Store EBITDA:	New York Office	Washington, DC Office	Retail	Merchandise Mart
June 30, 2010 vs. June 30, 2009				
GAAP basis	2.2%	6.9%	12.3%	2.6%
Cash Basis	3.5%	13.2%	12.7%	3.1%
June 30, 2010 vs. March 31, 2010				
GAAP basis	3.6%	3.1%	1.5%	_{19.1%} (1)
Cash Basis	4.8%	6.7%	0.1%	22.1% (1)

⁽¹⁾ Primarily from the timing of trade shows.

Six Months Ended June 30, 2010 Financial Results Summary

Net income attributable to common shares for the six months ended June 30, 2010 was \$258,125,000, or \$1.41 per diluted share, compared to \$73,937,000, or \$0.45 per diluted share, for the six months ended June 30, 2009. Net income for the six months ended June 30, 2010 and 2009 include \$307,000 and \$673,000, respectively, for our share of net gains on sale of real estate. In addition, the six months ended June 30, 2010 and 2009 include certain items that affect comparability which are listed in the table below. The aggregate of the net gains on sale of real estate and the items in the table below, net of amounts attributable to noncontrolling interests, decreased net income attributable to common shareholders for the six months ended June 30, 2010 by \$10,552,000, or \$0.06 per diluted share and decreased net income attributable to common shareholders for the six months ended June 30, 2009 by \$107,531,000, or \$0.65 per diluted share.

FFO for the six months ended June 30, 2010 was \$565,066,000, or \$2.98 per diluted share, compared to \$355,777,000, or \$2.15 per diluted share, for the prior year's six months. FFO for the six months ended June 30, 2010 and 2009 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, decreased FFO for the six months ended June 30, 2010 by \$10,861,000, or \$0.06 per diluted share and decreased FFO for the six months ended June 30, 2009 by \$108,194,000, or \$0.66 per diluted share.

		For the Six	Months				
	Ended June 30,						
(Amounts in thousands, except per share amounts		10	2009				
Items that affect comparability (income) expense:							
Litigation loss accrual and costs of acquisitions not consummated	\$	11,986	\$	-			
Net gain on redemption of perpetual preferred units		(6,972)		-			
Mezzanine loans receivable loss accrual		6,900		122,738			
Default interest and fees accrued on three loans in special servicing		6,558		-			
Net gain resulting from Lexington's March 2010 stock issuance		(5,998)		-			
Net gain on sale of condominiums		(3,149)		-			
Real estate Fund organization costs		2,730		-			
Net loss (gain) on early extinguishment of debt		1,072		(23,589)			
Write-off of unamortized costs from the voluntary surrender of equity awards		-		32,588			
Alexander's stock appreciation rights		-		(11,105)			
Other, net		(1,447)		(2,335)			
		11,680		118,297			
Noncontrolling interests' share of above adjustments		(819)		(10,103)			
Items that affect comparability, net	\$	10,861	\$	108,194			

The percentage increase (decrease) in GAAP basis and cash basis same store EBITDA of our operating segments for the six months ended June 30, 2010 over the six months ended June 30, 2009 is summarized below.

	New York	Washington, DC		Merchandise
Same Store EBITDA:	Office	Office	Retail	Mart
June 30, 2010 vs. June 30, 2009				
GAAP basis	1.7%	6.5%	7.8%	(1.0%)
Cash Basis	2.7%	10.8%	11.2%	(1.9%)

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.

The following table sets forth certain information for the properties we own directly or indirectly, including leasing activity. The leasing activity presented 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 presented below based on square feet leased during the period, on a per square foot and per square foot per annum basis, based on weighted average lease terms and as a percentage of initial rent per square foot.

(Square feet in thousands)		New York		ington, DC			Merchandis		se Mart	
of June 30, 2010:		Office		Office	Retail ⁽³⁾		Office	Sl	Showroom	
Square feet (in service)		16,187		18,558	22,7	67	2,630		6,16	
Number of properties		28		84	1	54	8			
Occupancy rate		95.5%		95.0%(2)	92.3	8%	91.1%		91.7	
asing Activity:										
uarter Ended June 30, 2010:										
Square feet		308		363	4	53	306		28	
Initial rent per square foot ⁽¹⁾	\$	49.69	\$	36.96	\$ 21.	1 7 \$	24.51	\$	25.7	
Weighted average lease terms (years)		7.5		3.9	8	.6	14.4		3.	
Rent per square foot - relet space:										
Square feet		245		285	1	59	42		28	
Initial rent - cash basis ⁽¹⁾	\$	49.64	\$	37.25	\$ 16.	54 \$	25.37	\$	25.7	
Prior escalated rent - cash basis	\$	53.52	\$	35.21	\$ 16	30 \$	25.49	\$	26.3	
Percentage (decrease) increase:										
Cash basis		(7.3%)		5.8%	1.5	5%	(0.5%)		(2.19	
GAAP Basis		(7.1%)		10.2%	9.0)%	23.3%		0.2	
Rent per square foot - vacant space:										
Square feet		63		78	2	34	264			
Initial rent ⁽¹⁾	\$	49.90	\$	35.89	\$ 24.	40 \$	24.37	\$		
Tenant improvements and leasing										
commissions:										
Per square foot	\$	55.70	\$	15.24	\$ 10.	59 \$	92.52	\$	3.4	
Per square foot per annum	\$	7.46	\$	3.91	\$ 1	25 \$	6.43	\$	1.0	
Percentage of initial rent		15.0%		10.6%	5.8	8%	26.2%		4.1	
Months Ended June 30, 2010:										
Square feet		614		723	7:	31	308		77	
Initial rent per square foot ⁽¹⁾	\$	47.27	\$	38.39	\$ 21.	29 \$	24.48	\$	24.7	
Weighted average lease terms (years)		7.3		3.8	8	.1	14.3		4	
Rent per square foot - relet space:										
Square feet		478		522	28	32	44		77	
Initial rent - cash basis ⁽¹⁾	\$	48.50	\$	38.79	\$ 14.	25 \$	25.37	\$	24.7	
Prior escalated rent - cash basis	\$	52.56	\$	35.87	\$ 13.	52 \$	25.49	\$	26.3	
Percentage (decrease) increase:										
Cash basis		(7.7%)		8.1%	4.6	6%	(0.5%)		(6.19	
GAAP Basis		(7.5%)		13.0%	10.2	2%	23.3%		(0.80	
Rent per square foot - vacant space:										
Square feet		136		201	4	19	264			
Initial rent ⁽¹⁾	\$	42.96	\$	37.35	\$ 25.	72 \$	24.34	\$		
Tenant improvements and leasing commissions:										
Per square foot	\$	ED 10	¢	11 50	¢ 12.	31 \$	91.94	¢	3.9	
Per square 1001	D	52.18	\$	11.53	\$ 12.	υτ Φ	91.94	\$	3.5	
Per square foot per annum	\$	7.17	\$	3.03	\$ 1.	59 \$	6.43	\$	1.0	

See notes on the following table.

(Square feet in thousands)	quare feet in thousands) New York Washington, DC			Merchandise Mart		
	Office	Office	Retail ⁽³⁾	Office	Showroom	
As of March 31, 2010:						
Square feet (in service)	16,175	18,530	22,684	2,470	6,301	
Number of properties	28	84	164	8	8	
Occupancy rate	95.3%	94.1%(2)	91.2%	87.5%	89.1%	
As of December 31, 2009:						
Square feet (in service)	16,173	18,560	22,553	2,464	6,301	
Number of properties	28	84	164	8	8	
Occupancy rate	95.5%	93.3%(2)	91.6%	88.9%	88.4%	
As of June 30, 2009:						
Square feet (in service)	16,154	18,073	21,925	2,430	6,337	
Number of properties	28	82	164	8	8	
Occupancy rate	96.1%	94.7%(2)	91.3%	95.4%	90.2%	

⁽¹⁾ Most leases include periodic step-ups in rent which are not reflected in the initial rent per square foot leased.

(2) Excluding residential and other properties, occupancy rates for the office properties were as follows.

 June 30, 2010
 94.8%

 March 31, 2010
 94.6%

 December 31, 2009
 94.6%

 June 30, 2009
 95.1%

(3) Mall sales per square foot, including partially owned malls, for the trailing twelve months ended June 30, 2010 and 2009 were \$462 and \$476, respectively.

On July 29, 2010, as part of LNR Property Corporation's ("LNR") recapitalization, we acquired a 26.2% equity interest in LNR for a new investment of \$116,000,000 in cash and conversion into equity of our mezzanine loan made to LNR's parent, Riley HoldCo Corp. At June 30, 2010, the carrying amount of the loan was \$15,000,000, after a \$52,537,000 loss accrual recognized in 2009 and \$6,900,000 in the current quarter. LNR is the industry leading servicer and special servicer of commercial mortgage loans and CMBS and a diversified real estate, investment, finance and management company. We will account for our investment in LNR on the equity method from the date of the recapitalization.

2010 Financing Activities:

On March 26, 2010, we completed a public offering of \$500,000,000 aggregate principal amount of 4.25% senior unsecured notes due April 1, 2015. Interest on the notes is payable semi-annually on April 1 and October 1, commencing on October 1, 2010. The notes were sold at 99.834% of their face amount to yield 4.287%. The notes can be redeemed without penalty beginning January 1, 2015. We retained net proceeds of approximately \$496,000,000.

On June 1, 2010, we refinanced a cross-collateralized loan of approximately \$85,000,000, secured by 1101 17th, 1140 Connecticut, 1730 M and 1150 17th Streets, in Washington, DC. The new loan, which is guaranteed by the Operating Partnership, has a rate of LIBOR plus 1.40% (1.94% at June 30, 2010) and matures in June 2011, with three one-year extension options.

In the second quarter of 2010, we purchased \$45,251,000 aggregate face amount (\$44,170,000 aggregate carrying amount) of our convertible senior debentures for \$45,242,000 in cash, resulting in net loss of \$1,072,000.

In June 2010, we extended the maturity date of a \$50,000,000 construction loan to February 2011, with a one-year extension option. In addition, in July 2010, we extended the maturity date of a \$36,000,000 loan which had matured in October 2009, to September 2010, and are in negotiations to further extend this loan.

Recently Issued Accounting Literature

On January 21, 2010, the Financial Accounting Standards Board ("FASB") issued an update to Accounting Standards Codification ("ASC") 820, *Fair Value Measurements and Disclosures*, adding new requirements for disclosures about transfers into and out of Levels 1 and 2 fair value measurements and additional disclosures about the activity within Level 3 fair value measurements. The application of this guidance on January 1, 2010 did not have a material effect on our consolidated financial statements.

In June 2009, the FASB issued an update to ASC 810, *Consolidation*, which modifies the existing quantitative guidance used in determining the primary beneficiary of a variable interest entity ("VIE") by requiring entities to qualitatively assess whether an enterprise is a primary beneficiary, based on whether the entity has (i) power over the significant activities of the VIE, and (ii) an obligation to absorb losses or the right to receive benefits that could be potentially significant to the VIE. The adoption of this guidance on January 1, 2010 did not have a material effect on our consolidated financial statements.

Net Income and EBITDA by Segment for the Three Months Ended June 30, 2010 and 2009

Below is a summary of net income and a reconciliation of net income to EBITDA⁽¹⁾ by segment for the three months ended June 30, 2010 and 2009.

(Amounts in thousands)	For the Three Months Ended June 30, 2010									
-		New York	Washington, DC		Merchandise					
	Total	Office	Office	Retail	Mart	Toys	Other ⁽³⁾			
Property rentals	\$ 541,839	\$ 195,248	\$ 146,059	\$ 97,000	\$ 60,932	\$ -	\$ 42,600			
Straight-line rents:										
Contractual rent increases	12,824	6,387	1,626	3,672	847	-	292			
Amortization of free rent	4,811	868	(687)	4,134	(59)	-	555			
Amortization of acquired below-										
market leases, net	16,302	9,134	615	4,957	15	-	1,581			
Total rentals	575,776	211,637	147,613	109,763	61,735	-	45,028			
Tenant expense reimbursements	88,080	32,431	13,376	36,073	3,937	-	2,263			
Fee and other income:										
Tenant cleaning fees	13,468	20,639	-	-	-	-	(7,171)			
Management and leasing fees	3,380	1,393	2,384	321	19	-	(737)			
Lease termination fees	2,841	2,297	82	428	34	-	-			
Other	12,560	4,513	5,055	1,063	784	-	1,145			
Total revenues	696,105	272,910	168,510	147,648	66,509		40,528			
Operating expenses	267,925	111,055	52,052	56,604	31,812		16,402			
Depreciation and amortization	135,265	44,271	36,533	27,714	12,674	-	14,073			
General and administrative	49,582	4,767	6,200	6,827	7,181	-	24,607			
Litigation loss accrual and acquisition										
costs	1,930	-	-	-	-	-	1,930			
Total expenses	454,702	160,093	94,785	91,145	51,667	-	57,012			
Operating income (loss)	241,403	112,817	73,725	56,503	14,842	-	(16,484)			
Income applicable to Alexander's	7,066	195	-	198	-	-	6,673			
Loss applicable to Toys	(21,004)	-	-	-	-	(21,004)	-			
(Loss) income from partially owned										
entities	(2,614)	1,142	188	931	55	-	(4,930)			
Interest and other investment										
income, net	3,876	163	23	186	12	-	3,492			
Interest and debt expense	(149,887)	(33,047)	(34,304)	(21,000)	(16,255)	-	(45,281)			
Net loss on early extinguishment of	, ,		, ,		<u> </u>					
debt	(1,072)	_	_	_	_	_	(1,072)			
Net gain on disposition of wholly	()- /						()-)			
owned and partially owned assets other than depreciable real estate	4,382				(21)		4 419			
Income (loss) before income taxes	82,150	81,270	39,632	36,818	(31) (1,377)	(21,004)	(53,189)			
Income tax (expense) benefit		,	620	30,010	, ,	(21,004)				
Net income (loss)	(4,939) 77,211	(335) 80,935	40,252	36,818	(402)	(21,004)	(4,822)			
, ,	//,211	00,933	40,232	30,010	(1,//9)	(21,004)	(30,011)			
Net (income) loss attributable to										
noncontrolling interests, including	, <u> </u>	/= ===0\								
unit distributions	(5,105)	(2,556)	<u> </u>	256	<u> </u>		(2,805)			
Net income (loss) attributable to										
Vornado	72,106	78,379	40,252	37,074	(1,779)	(21,004)	(60,816)			
Interest and debt expense ⁽²⁾	207,512	31,595	34,943	22,526	16,478	42,093	59,877			
Depreciation and amortization ⁽²⁾	184,103	42,736	39,694	28,500	12,785	34,444	25,944			
Income tax (benefit) expense ⁽²⁾	(19,140)	335	(617)		402	(24,123)	4,863			
EBITDA ⁽¹⁾	\$ 444,581	\$ 153,045	\$ 114,272	\$ 88,100	\$ 27,886	\$ 31,410	\$ 29,868			
EDITUA'	\$ 444 ,301	a 155,045	φ 114,2/2	Ф 00,100	\$ 27,000	φ <u>31,410</u>	\$ 29,000			

See notes on page 43.

Net Income and EBITDA by Segment for the Three Months Ended June 30, 2010 and 2009 - continued

For the Three Months Ended June 30, 2009 (Amounts in thousands) New York Washington, DC Merchandise Other⁽³⁾ Office Total Office Retail Mart Toys 512,696 190,226 133,424 89.083 60,954 39,009 Property rentals \$ \$ Straight-line rents: Contractual rent increases 13,297 7,474 3,156 652 (146)2.161 Amortization of free rent 8,963 767 3,645 4,109 271 171 Amortization of acquired below-946 market leases, net 19,560 9,885 8,267 12 450 554,516 208,352 141,171 61,889 39,484 Total rentals 103,620 83,375 32,092 Tenant expense reimbursements 14,514 30,148 4,512 2,109 Fee and other income: 12,420 Tenant cleaning fees 17,818 (5,398)1,987 Management and leasing fees 3,017 999 413 (43)-(339)1,124 256 100 Lease termination fees 700 68 Other 19,338 5,358 4,712 1,189 1,525 6,554 Total revenues 673,790 264,875 163,084 135,470 67,951 42,410 Operating expenses 269,711 109,646 54,514 53,419 34,470 17,662 136,686 28,784 13,767 16,796 Depreciation and amortization 43,153 34,186 General and administrative 49,632 4,531 5,560 6,393 6,930 26,218 Total expenses 456,029 157,330 94,260 88,596 55,167 -60,676 Operating income (loss) 217,761 107,545 68,824 46,874 12,784 _ (18, 266)Income applicable to Alexander's 6,614 193 262 6,159 Loss applicable to Toys (327)(327)(Loss) income from partially owned 2,044 794 35 entities (22,797)1,252 (26,922)Interest and other investment (loss) income, net (98,153)240 179 (198)41 (98,415)(31,109)Interest and debt expense (159,063)(33,356)(22,609)(12,964)(59,025)Net gain on early extinguishment of debt 17,684 17,684 (38,281)75,874 39,938 25,123 (104)(327)(Loss) income before income taxes (178,785)Income tax expense (665)(5,457)(260)(755)(111)(3,666)(Loss) income from continuing (43,738)75,614 39,183 25,012 (769)(327)(182,451)operations Income from discontinued operations 2,184 3,363 1,179 75,614 41,367 (769)(327)Net (loss) income (40,375)26,191 (182,451)Net loss (income) attributable to noncontrolling interests, including unit distributions 2,740 (1,744)497 3,987 Net (loss) income attributable to Vornado 73,870 41,367 26,688 (769)(327)(178,464)(37,635)Interest and debt expense $^{(2)}$ 197,512 32,237 24,459 13,190 15,578 80,373

See notes on the following page.

Depreciation and amortization⁽²⁾

Income tax (benefit) expense⁽²⁾

EBITDA⁽¹⁾

35,904

110,269

761

29,625

80,883

111

13,883

26,969

665

31,754

(9,634)

37,371

28,393

4.053

\$ (65,645)

31,675

41,969

147,774

260

181,528

(3,784)

337,621

Net Income and EBITDA by Segment for the Three Months Ended June 30, 2010 and 2009 - 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 expense in the reconciliation of net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The tables below provide information about EBITDA from certain investments that are included in the "other" column of the preceding EBITDA by segment reconciliations. The totals for each of the columns below agree to the total EBITDA for the "other" column in the preceding EBITDA by segment reconciliations.

	For the Three Months						
(Amounts in thousands)	 Ended J	une 30,					
	 2010		2009				
Alexander's	\$ 14,260	\$	14,061				
Lexington	11,435		6,603 (2)				
555 California Street	11,136		10,157				
Hotel Pennsylvania	6,616		3,617				
Industrial warehouses	768		1,369				
Other investments	8,423		(9,114) (3)				
	52,638	<u> </u>	26,693				
Corporate general and administrative expenses (1)	(20,642)		(16,564)				
Investment income and other, net ⁽¹⁾	13,235		25,293				
Net (income) loss attributable to noncontrolling interests, including unit distributions	(2,805)		3,987				
Mezzanine loans receivable loss accrual	(6,900)		(122,738)				
Real estate Fund organization costs	(2,656)		-				
Costs of acquisitions not consummated	(1,930)		-				
Net (loss) gain on early extinguishment of debt	 (1,072)		17,684				
	\$ 29,868	\$	(65,645)				

⁽¹⁾ The amounts in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

⁽²⁾ Includes \$4,580 for our share of impairment losses recorded by Lexington.

⁽³⁾ Includes \$7,650 of expense for our share of the Downtown Crossing, Boston lease termination payment.

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 \$696,105,000 for the quarter ended June 30, 2010, compared to \$673,790,000 in the prior year's quarter, an increase of \$22,315,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

Increase (decrease) due to: Property rentals:	Total					Retail	Merchandise Mart		Other	
Acquisitions and other	\$	(2,097)	\$ -	\$ (904)	\$	(1,193)	\$	-	\$	-
Development/redevelopment		3,746	-	2,533		1,213		-		-
Amortization of acquired below-market										
leases, net		(3,258)	(751)	(331)		(3,310)		3		1,131
Hotel Pennsylvania		5,369	-	-		-		-		_{5,369} (1)
Trade shows		2,021	-	-		-		2,021		-
Leasing activity (see page 38)		15,479	 4,036	5,144		9,433		(2,178)		(956)
Increase (decrease) in property rentals		21,260	3,285	6,442	_	6,143		(154)		5,544
Tenant expense reimbursements:										
Acquisitions/development		689	-	39		650		-		-
Operations		4,016	 339	(1,177)		5,275		(575)		154
Increase (decrease) in tenant expense										
reimbursements		4,705	339	(1,138)		5,925		(575)		154
Fee and other income:										
Lease cancellation fee income		1,717	2,041	(618)		328		(34)		-
Management and leasing fees		363	394	397		(92)		62		(398)
BMS cleaning fees		1,048	2,821	-		-		-		(1,773) (2)
Other		(6,778)	(845)	343		(126)		(741)		(5,409) (3)
(Decrease) increase in fee and other income		(3,650)	4,411	122		110		(713)		(7,580)
Total increase (decrease) in revenues	\$	22,315	\$ 8,035	\$ 5,426	\$	12,178	\$	(1,442)	\$	(1,882)

⁽¹⁾ Primarily due to higher REVPAR.

⁽²⁾ Primarily from the elimination of inter-company fees from operating segments upon consolidation. See note (2) on page 45.

⁽³⁾ Primarily due to \$5,402 of income in the prior year, resulting from the termination of a lease with a partially owned entity.

Expenses

Our expenses, which consist primarily of operating, depreciation and amortization and general and administrative expenses, were \$454,702,000 for the quarter ended June 30, 2010, compared to \$456,029,000 in the prior year's quarter, a decrease of \$1,327,000. Below are the details of the (decrease) increase by segment:

(Amounts in thousands)

		New York	Washington, DC		Merchandise	
(Decrease) increase due to:	Total	Office	Office	Retail	Mart	Other
Operating:						
Acquisitions and other	\$ (4,102)	\$ (2,144)	\$ (136)	\$ (1,822)	\$ -	\$ -
Development/redevelopment	424	-	1,082	(658)	-	-
Hotel activity	3,259	-	-	-	-	3,259
Trade shows activity	1,408	-	-	-	1,408	-
Operations	(2,775)	3,553	(1) (3,408)	5,665	(4,066)	(4,519) (2)
(Decrease) increase in operating expenses	(1,786)	1,409	(2,462)	3,185	(2,658)	(1,260)
Depreciation and amortization:						
Acquisitions/development	(99)	-	109	(208)	-	-
Operations (due to additions to buildings						
and improvements)	(1,322)	1,118	2,238	(862)	(1,093)	(2,723)
(Decrease) increase in depreciation and						
amortization	(1,421)	1,118	2,347	(1,070)	(1,093)	(2,723)
	· <u> </u>			·		
General and administrative:						
Mark-to-market of deferred compensation						
plan liability (3)	(7,196)	-	-	-	_	(7,196)
Real estate Fund organization costs	2,656	_	_	<u>-</u>	_	2,656
Operations	4,490	236	640	434	251	2,929 (4)
(Decrease) increase in general and administrative	(50)	236	640	434	251	(1,611)
				·		
Litigation loss accrual and acquisition costs	1,930	_	_	_	_	1,930
3						
Total (decrease) increase in expenses	\$ (1,327)	\$ 2,763	\$ 525	\$ 2,549	\$ (3,500)	\$ (3,664)
						

⁽¹⁾ Results from a \$2,742 increase in BMS operating expenses and a \$2,017 increase in reimbursable operating expenses, partially offset by a \$1,206 decrease in non-reimbursable operating expenses.

⁽²⁾ Primarily from the elimination of inter-company fees from operating segments upon consolidation. See note (2) on page 44.

⁽³⁾ This decrease in expense is entirely offset by a corresponding decrease 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.

⁽⁴⁾ Primarily from higher stock-based compensation expense as a result of awards granted in March 2010.

Income Applicable to Alexander's

Our 32.4% share of Alexander's net income (comprised of our share of Alexander's net income, management, leasing, and development fees) was \$7,066,000 for the three months ended June 30, 2010, compared to \$6,614,000 in the prior year's quarter, an increase of \$452,000.

(Loss) Income Applicable to Toys

During the quarter ended June 30, 2010, we recognized a net loss of \$21,004,000 from our investment in Toys, comprised of \$23,191,000 for our 32.7% share of Toys' net loss (\$47,314,000 before our share of Toys' income tax benefit) and \$2,187,000 of interest and other income.

During the quarter ended June 30, 2009, we recognized a net loss of \$327,000 from our investment in Toys, comprised of (i) \$16,220,000 for our 32.7% share of Toys' net loss (\$25,854,000 before our share of Toys' income tax benefit), partially offset by (ii) \$13,946,000 for our share of income from previously recognized deferred financing cost amortization expense, which we initially recorded as a reduction of the basis of our investment in Toys, and (iii) \$1,947,000 of interest and other income.

(Loss) Income from Partially Owned Entities

Summarized below are the components of loss from partially owned entities for the three months ended June 30, 2010 and 2009.

	For the Three Months Ended						
	June 30,						
(Amounts in thousands)		2010	2009				
Equity in Net (Loss) Income:							
Lexington - 13.8% share in 2010 and 16.1% share in 2009 of equity in net loss	\$	(428)	\$	(6,876) (1)			
India real estate ventures - 4% to 36.5% range in our share of equity in net income (loss)		606		(784)			
Other, net ⁽²⁾		(2,792)		(15,137) (3)			
	\$	(2,614)	\$	(22,797)			

⁽¹⁾ Includes \$4,580 for our share of impairment losses recorded by Lexington.

⁽²⁾ Represents equity in net income or loss of partially owned office buildings in New York and Washington, DC, the Monmouth Mall, Verde Realty Operating Partnership, 85 10th Avenue Associates and others.

⁽³⁾ Includes \$7,650 of expense for our share of Downtown Crossing, Boston lease termination payment.

Interest and Other Investment Income (Loss), net

Interest and other investment income (loss), net (comprised of interest income on mezzanine loans receivable, other interest income and dividend income) was income of \$3,876,000 for the three months ended June 30, 2010, compared to a loss of \$98,153,000 in the prior year's quarter, an increase in income of \$102,029,000. This increase resulted from:

(Amounts in thousands)

Mezzanine loans receivable loss accrual (\$6,900 in this quarter compared to \$122,738 in the prior	
year's quarter)	\$ 115,838
Lower average mezzanine loan investments (\$137,260 in this quarter compared to \$459,682 in the	
prior year's quarter)	(7,455)
Decrease in the value of investments in our deferred compensation plan (offset by a corresponding	
decrease in the liability for plan assets in general and administrative expenses)	(7,196)
Lower average yields on investments (0.1% in this quarter compared to 0.4% in the prior year's	
quarter)	(1,552)
Increase in dividends and interest on marketable securities	1,282
Other, net	1,112
	\$ 102,029

Interest and Debt Expense

Interest and debt expense was \$149,887,000 for the three months ended June 30, 2010, compared to \$159,063,000 in the prior year's quarter, a decrease of \$9,176,000. This decrease was primarily due to savings of (i) \$24,727,000 from the acquisition and retirement of an aggregate of \$2.1 billion of our convertible senior debentures and senior unsecured notes in 2009 and (ii) \$7,903,000 from the repayment of \$400,000,000 of cross-collateralized debt secured by our portfolio of 42 strip shopping centers, partially offset by (iii) \$14,411,000 of interest from the issuance of \$460,000,000 of senior unsecured notes in September 2009 and \$500,000,000 of senior unsecured notes in March 2010, (iv) \$6,558,000 of default interest and fees accrued on three loans that are currently in special servicing and (v) \$2,527,000 from new financings and refinancings.

Net (Loss) Gain on Early Extinguishment of Debt

In the three months ended June 30, 2010, we recognized a \$1,072,000 net loss on the early extinguishment of debt, compared to a \$17,684,000 net gain in the prior year's quarter. The current year's loss resulted from the purchase of \$45,251,000 aggregate face amount (\$44,170,000 aggregate carrying amount) of our convertible senior debentures for \$45,242,000 in cash. The prior year's gain resulted primarily from the acquisition and retirement of our convertible senior debentures.

Net Gains on Disposition of Wholly Owned and Partially Owned Assets Other Than Depreciable Real Estate

Net gains on disposition of wholly owned and partially owned assets other than depreciable real estate was \$4,382,000 in the three months ended June 30, 2010 and was primarily comprised of net gains on sale of marketable securities.

Income Tax Expense

Income tax expense was \$4,939,000 in the three months ended June 30, 2010, compared to \$5,457,000 in the prior year's quarter, a decrease of \$518,000.

Discontinued Operations

The table below sets forth the combined results of operations of assets related to discontinued operations for the three months ended June 30, 2010 and 2009 and include the operating results of 1999 K Street, which was sold on September 1, 2009 and 15 other retail properties, which were sold during 2009.

	For the Three Months Ended							
		June	30,					
(Amounts in thousands)	2010	2009						
Total revenues	\$	-	\$	5,042				
Total expenses		-		1,679				
Income from discontinued operations	\$	-	\$	3,363				

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Net (Income) Loss Attributable to Noncontrolling Interests, Including Unit Distributions

In the three months ended June 30, 2010, we recorded \$5,105,000 of net income attributable to noncontrolling interests, compared to a net loss of \$2,740,000 in the prior year's quarter. Net income and net loss attributable to noncontrolling interests for the three months ended June 30, 2010 and 2009, respectively, is comprised of (i) allocations of income and loss to redeemable noncontrolling interests of \$4,451,000 and \$4,358,000, respectively, (ii) net income and net loss attributable to noncontrolling interests in consolidated subsidiaries of \$981,000 and \$3,200,000, respectively, (iii) preferred unit distributions of the Operating Partnership of \$4,491,000 and \$4,818,000, respectively and (iv) a net gain of \$4,818,000 on the redemption of the remaining portion of the Series D-12 perpetual preferred units in the current period. The inc rease of \$8,809,000 in allocations of income to redeemable noncontrolling interests resulted primarily from higher net income subject to allocation to unitholders.

Preferred Share Dividends

Preferred share dividends were \$14,266,000 for the three months ended June 30, 2010, compared to \$14,269,000 for the prior year's quarter.

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 June 30, 2010, compared to the three months ended June 30, 2009.

(Amounts in thousands)		New York Office	,	Washington, DC Office		Retail		Merchandise Mart
EBITDA for the three months ended June 30, 2010	\$	153,045	\$	114,272	\$	88.100	\$	27,886
Add-back: non-property level overhead	Э	153,045	Э	114,2/2	Ф	88,100	Ф	27,880
expenses included above		4,767		6,200		6,827		7,181
Less: EBITDA from acquisitions, dispositions		4,707		0,200		0,027		7,101
and other non-operating income or expenses		(2,314)		(1,874)		(3,616)		(879)
GAAP basis same store EBITDA for the three months						(2,1 2)		(3-2)
ended June 30, 2010		155,498		118,598		91,311		34,188
Less: Adjustments for straight-line rents,								•
amortization of below-market leases, net and other								
non-cash adjustments		(14,622)		(586)		(10,623)		(803)
Cash basis same store EBITDA for the three months								
ended June 30, 2010	\$	140,876	\$	118,012	\$	80,688	\$	33,385
EBITDA for the three months ended June 30, 2009	\$	147,774	\$	110,269	\$	80,883	\$	26,969
Add-back: non-property level overhead								
expenses included above		4,531		5,560		6,393		6,930
Less: EBITDA from acquisitions, dispositions		(110)		(4.000)		(5.046)		(500)
and other non-operating income or expenses		(119)		(4,862)		(5,946)		(582)
GAAP basis same store EBITDA for the three months		150 100		110.067		04 220		22.247
ended June 30, 2009 Less: Adjustments for straight-line rents,		152,186		110,967		81,330		33,317
amortization of below-market leases, net and other								
non-cash adjustments		(16,080)		(6,754)		(9,747)		(935)
Cash basis same store EBITDA for the three months		(10,000)		(0,734)		(3,747)		(333)
ended June 30, 2009	\$	136,106	\$	104,213	\$	71,583	\$	32,382
ended Julie 30, 2003	Ψ	150,100	Ψ	104,213	Ψ	71,505	Ψ	32,302
Increase in GAAP basis same store EBITDA for								
the three months ended June 30, 2010 over the								
three months ended June 30, 2009	\$	3,312	\$	7,631	\$	9,981	\$	871
ance monais chaca sanc 50, 2005	Ψ		Ψ	1,552	Ψ		Ψ	
Increase in Cash basis same store EBITDA for								
the three months ended June 30, 2010 over the								
three months ended June 30, 2009	\$	4,770	\$	13,799	\$	9,105	\$	1,003
	•				•			
% increase in GAAP basis same store EBITDA		2.2%		6.9%		12.3%		2.6%
, , <u> </u>								
% increase in Cash basis same store EBITDA		3.5%		13.2%		12.7%		3.1%
		49						
		- T -J						

Net Income and EBITDA by Segment for the Six Months Ended June 30, 2010 and 2009

Below is a summary of net income and a reconciliation of net income to $EBITDA^{(1)}$ by segment for the six months ended June 30, 2010 and 2009.

(Amounts in thousands)	For the Six Months Ended June 30, 2010									
_		New York	Washington, DC		Merchandise					
	Total	Office	Office	Retail	Mart	Toys	Other ⁽³⁾			
Property rentals	\$ 1,065,960	\$ 387,852	\$ 285,939	\$ 192,764	\$ 122,376	\$ -	\$ 77,029			
Straight-line rents:										
Contractual rent increases	26,324	13,280	3,823	7,508	1,230	-	483			
Amortization of free rent	12,233	1,769	1,770	6,674	1,055	-	965			
Amortization of acquired below-										
market leases, net	32,209	18,339	1,347	9,498	(106)	-	3,131			
Total rentals	1,136,726	421,240	292,879	216,444	124,555		81,608			
Tenant expense reimbursements	181,001	65,683	29,126	73,716	8,024	-	4,452			
Fee and other income:										
Tenant cleaning fees	27,120	41,057	-	-	-	-	(13,937)			
Management and leasing fees	12,520	2,850	10,480	545	33	-	(1,388)			
Lease termination fees	9,276	3,025	528	3,836	1,887	-	-			
Other	25,793	8,923	10,922	1,803	2,784	-	1,361			
Total revenues	1,392,436	542,778	343,935	296,344	137,283	-	72,096			
Operating expenses	546,980	226,104	108,715	110,178	71,031		30,952			
Depreciation and amortization	271,089	87,978	73,216	55,695	26,029	-	28,171			
General and administrative	98,312	9,346	12,097	13,832	14,411	-	48,626			
Litigation loss accrual and acquisition										
costs	11,986	_	10,056	_	_	_	1,930			
Total expenses	928,367	323,428	204,084	179,705	111,471		109,679			
Operating income (loss)	464,069	219,350	139,851	116,639	25,812		(37,583)			
Income applicable to Alexander's	13,526	388	-	409	-	-	12,729			
Income applicable to Toys	104,866	-	-	_	-	104,866	_			
Income (loss) from partially owned										
entities	2,270	2,252	(4)	2,111	231	_	(2,320)			
Interest and other investment							,			
income, net	18,584	327	50	191	25	-	17,991			
Interest and debt expense	(289,622)	(65,733)	(68,788)	(38,899)	(29,042)	-	(87,160)			
Net loss on early extinguishment of	, ,		· · · ·	, , ,			, , ,			
debt	(1,072)	_	_	_	_	_	(1,072)			
Net gain on disposition of wholly	()-						()-)			
owned and partially owned assets										
other than depreciable real estate	7,687	_	_	_	765	_	6,922			
Income (loss) before income taxes	320,308	156,584	71,109	80,451	(2,209)	104,866	(90,493)			
Income tax expense	(10,553)	(809)	(100)	(35)	(596)	-	(9,013)			
Net income (loss)	309,755	155,775	71,009	80,416	(2,805)	104,866	(99,506)			
Net (income) loss attributable to	555,155	200,110	,,,,,,	55,125	(=,000)	20 1,000	(22,217)			
noncontrolling interests, including										
unit distributions	(23,097)	(4,848)	_	498	-	-	(18,747)			
Net income (loss) attributable to	(20,007)	(.,e .3)					(10,7 17)			
Vornado	286,658	150,927	71,009	80,914	(2,805)	104,866	(118,253)			
Interest and debt expense ⁽²⁾	403,699	62,587	70,114	41,880	29,487	83,233	116,398			
Depreciation and amortization ⁽²⁾	370,252	84,810	79,535	57,311	26,267	69,771	52,558			
Income tax expense ⁽²⁾	36,566	809	107	35	655	25,587	9,373			
EBITDA ⁽¹⁾	\$ 1,097,175	\$ 299,133	\$ 220,765	\$ 180,140	\$ 53,604	\$ 283,457	\$ 60,076			
LDITDII	Ψ 1,007,170	Ψ 200,100	Ψ 220,703	Ψ 100,140	Ψ 33,004	Ψ 200,407	Ψ 00,070			

See notes on page 52.

(Amounts in thousands)

For the	Siv	Months	Ended	Inna 3	Sυ	2009

<u> </u>		New York	Washington, DC		Merchandise		
	Total	Office	Office	Retail	Mart	Toys	Other ⁽³⁾
Property rentals	\$ 1,019,779	\$ 378,988	\$ 262,798	\$ 177,233	\$ 123,955	\$ -	\$ 76,805
Straight-line rents:							
Contractual rent increases	26,793	14,189	5,775	5,615	1,271	-	(57)
Amortization of free rent	20,189	2,307	7,069	10,417	293	-	103
Amortization of acquired below-							
market leases, net	37,542	19,808	2,048	13,536	41	_	2,109
Total rentals	1,104,303	415,292	277,690	206,801	125,560		78,960
Tenant expense reimbursements	181,404	67,249	33,044	67,216	9,831	-	4,064
Fee and other income:							
Tenant cleaning fees	25,192	34,590	-	-	-	-	(9,398)
Management and leasing fees	5,418	2,094	3,952	691	14	-	(1,333)
Lease termination fees	2,748	298	1,682	100	668	-	-
Other	33,291	10,407	10,150	1,648	2,863	-	8,223
Total revenues	1,352,356	529,930	326,518	276,456	138,936	-	80,516
Operating expenses	548,609	223,190	111,490	106,199	73,665	-	34,065
Depreciation and amortization	268,342	87,263	69,909	51,790	27,146	-	32,234
General and administrative	128,697	13,693	14,469	18,144	17,894	-	64,497
Total expenses	945,648	324,146	195,868	176,133	118,705	=	130,796
Operating income (loss)	406,708	205,784	130,650	100,323	20,231		(50,280)
Income applicable to Alexander's	24,747	385	-	411	-	-	23,951
Income applicable to Toys	96,820	-	-	-	-	96,820	-
(Loss) income from partially owned							
entities	(30,340)	2,454	3,628	1,986	160	-	(38,568)
Interest and other investment (loss)							
income, net	(84,094)	522	319	53	71	=	(85,059)
Interest and debt expense	(316,823)	(66,474)	(61,954)	(44,778)	(25,800)	-	(117,817)
Net gain on early extinguishment of							
debt	23,589	_	_	769	_	_	22,820
Income (loss) before income taxes	120,607	142,671	72,643	58,764	(5,338)	96,820	(244,953)
Income tax expense	(10,506)	(260)	(1,188)	(277)	(908)	-	(7,873)
Income (loss) from continuing							
operations	110,101	142,411	71,455	58,487	(6,246)	96,820	(252,826)
Income from discontinued operations	5,955	-	4,012	1,943	(0,240)	50,020	(232,020)
Net income (loss)	116,056	142,411	75,467	60,430	(6,246)	96,820	(252,826)
Net (income) loss attributable to	110,000	11=,111	75,107	00, 100	(0,2.0)	30,020	(202,020)
,							
noncontrolling interests, including unit distributions	(13,581)	(3,621)		615			(10,575)
	(13,301)	(3,021)	<u> </u>	013	<u>-</u> _		(10,575)
Net income (loss) attributable to	100.475	120.700	75 467	C1 045	(6.246)	00.000	(262,404)
Vornado (2)	102,475	138,790	75,467	61,045	(6,246)	96,820	(263,401)
Interest and debt expense ⁽²⁾	399,689	63,113	63,838	47,518	26,248	50,761	148,211
Depreciation and amortization ⁽²⁾	361,118	84,730	73,147	53,695	27,431	67,011	55,104
Income tax expense ⁽²⁾	54,283	260	1,195	277	973	43,457	8,121
EBITDA ⁽¹⁾	\$ 917,565	\$ 286,893	\$ 213,647	\$ 162,535	\$ 48,406	\$ 258,049	\$ (51,965)

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 our net income (loss) to EBITDA includes our share of these items from partially owned entities.
- (3) The tables below provide information about EBITDA from certain investments that are included in the "other" column of the preceding EBITDA by segment reconciliations. The totals for each of the columns below agree to the total EBITDA for the "other" column in the preceding EBITDA by segment reconciliations

(Amounts in thousands)	 For the Six Months Ended June 30,					
	 2010	2009				
Lexington	\$ 29,283 (2)	_{16,992} (3)				
Alexander's	28,659	38,460				
555 California Street	22,624	21,795				
Hotel Pennsylvania	6,169	4,224				
Industrial warehouses	1,607	2,683				
Other investments	20,157	(5,167) (4)				
	108,499	78,987				
Corporate general and administrative expenses ⁽¹⁾	(39,956)	(38,032)				
Investment income and other, net ⁽¹⁾	22,912	37,775				
Net income attributable to noncontrolling interests, including unit distributions	(18,747)	(10,575)				
Mezzanine loans receivable loss accrual	(6,900)	(122,738)				
Real estate Fund organization costs	(2,730)	-				
Costs of acquisitions not consummated	(1,930)	-				
Net (loss) gain on early extinguishment of debt	(1,072)	22,820				
Write-off of unamortized costs from the voluntary surrender of equity awards	-	(20,202)				
	\$ 60,076	(51,965)				

⁽¹⁾ The amount in these captions (for this table only) exclude the mark-to-market of our deferred compensation plan assets and offsetting liability.

⁽²⁾ Includes a \$5,998 net gain resulting from Lexington's March 2010 stock issuance.

⁽³⁾ Includes \$4,580 for our share of impairment losses recorded by Lexington.

⁽⁴⁾ Includes \$7,650 of expense for our share of the Downtown Crossing, Boston lease termination payment.

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 \$1,392,436,000 for the six months ended June 30, 2010, compared to \$1,352,356,000 in the prior year's six months, an increase of \$40,080,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)

Increase (decrease) due to:		Total		New York Washington, DC Office Office			Merchandise Retail Mart			Other		
Property rentals:												
Acquisitions and other	\$	(176)	\$	-	\$	(904)	\$	(288)	\$	2,064	\$	(1,048)
Development/redevelopment		6,332		-		4,302		2,030		-		-
Amortization of acquired below-market												
leases, net		(5,333)		(1,469)		(701)		(4,038)		(147)		1,022
Hotel Pennsylvania		3,945		-		-		-		-		3,945 (1)
Trade shows		1,682		-		-		-		1,682		-
Leasing activity (see page 38)		25,973		7,417		12,492		11,939		(4,604)		(1,271)
Increase (decrease) in property rentals		32,423		5,948		15,189	_	9,643		(1,005)		2,648
Tenant expense reimbursements:												
Acquisitions/development		707		-		(40)		996		-		(249)
Operations		(1,110)		(1,566)		(3,878)		5,504		(1,807)		637
(Decrease) increase in tenant expense												
reimbursements		(403)		(1,566)		(3,918)	_	6,500		(1,807)		388
Fee and other income:												
Lease cancellation fee income		6,528		2,727		(1,154)		3,736		1,219		-
Management and leasing fees		7,102		756		6,528	(2)	(146)		19		(55)
BMS cleaning fees		1,928		6,467		_		<u>.</u>		-		(4,539) (3)
Other		(7,498)		(1,484)		772		155		(79)		(6,862) (4)
Increase (decrease) in fee and other income		8,060		8,466		6,146		3,745		1,159		(11,456)
Total increase (decrease) in revenues	¢	40 080	¢	12 848	¢	17 <i>4</i> 17	¢	19 888	¢	(1.653)	•	(8 420)

⁽¹⁾ Primarily due to higher REVPAR.

⁽²⁾ Primarily from leasing fees in connection with our management of a development project.

⁽³⁾ Primarily from the elimination of inter-company fees from operating segments upon consolidation. See note (2) on page 54.

⁽⁴⁾ Primarily due to \$5,402 of income in the prior year, resulting from the termination of a lease with a partially owned entity.

Expenses

Our expenses, which consist primarily of operating, depreciation and amortization and general and administrative expenses, were \$928,367,000 for the six months ended June 30, 2010, compared to \$945,648,000 in the prior year's six months, a decrease of \$17,281,000. Below are the details of the (decrease) increase by segment:

(Amounts in thousands)

(Decrease) increase due to:	Total	New York Office	Washingtor Office		Retail	Merchandise Mart	Other
Operating:	10tai	Office	OIRC		Ketun	Marc	<u> </u>
Acquisitions and other	\$ (3,875)	\$ (3,666)	\$	(136) \$	(1,147)	\$ 1,770	\$ (696)
Development/redevelopment	2,207	-		2,481	(274)	-	-
Hotel activity	3,870	-		-	-	-	3,870
Trade shows activity	1,118	-		-	-	1,118	-
Operations	(4,949)	6,580	(1)	(5,120)	5,400	(5,522)	(6,287) (2)
(Decrease) increase in operating expenses	(1,629)	2,914		(2,775)	3,979	(2,634)	(3,113)
Depreciation and amortization:							
Acquisitions/development	1,846	-		1,584	869	_	(607)
Operations (due to additions to buildings							ì
and improvements)	901	715		1,723	3,036	(1,117)	(3,456)
Increase (decrease) in depreciation and			·				<u></u>
amortization	2,747	715		3,307	3,905	(1,117)	(4,063)
			'				
General and administrative:							
Write-off of unamortized costs from the							
voluntary surrender of equity awards (3)	(32,588)	(3,451)		(3,131)	(4,793)	(1,011)	(20,202)
Mark-to-market of deferred compensation							
plan liability (4)	1,361	-		-	-	-	1,361
Real estate Fund organization costs	2,730	-		-	-	-	2,730
Operations	(1,888)	(896)		759	481	(2,472)	5) <u>240</u>
Decrease in general and administrative	(30,385)	(4,347)		(2,372)	(4,312)	(3,483)	(15,871)
Litigation loss accrual and acquisition costs	11,986			10,056 (6)			1,930
					· · · · · · · · · · · · · · · · · · ·		
Total (decrease) increase in expenses	\$ (17,281)	\$ (718)	\$	8,216 \$	3,572	\$ (7,234)	\$ (21,117)

⁽¹⁾ Results from a \$6,358 increase in BMS operating expenses.

- (5) Primarily due to \$2,800 of pension plan termination costs in 2009.
- (6) For additional information, see page 65.

⁽²⁾ Primarily from the elimination of inter-company fees from operating segments upon consolidation. See note (2) on page 53.

⁽³⁾ On March 31, 2009, our nine most senior executives voluntarily surrendered their 2007 and 2008 stock option awards and their 2008 out-performance plan awards. Accordingly, we recognized \$32,588 of expense in the first quarter of 2009, representing the unamortized portion of these awards.

⁽⁴⁾ 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.

Income Applicable to Alexander's

Our 32.4% share of Alexander's net income (comprised of our share of Alexander's net income, management, leasing, and development fees) was \$13,526,000 in the six months ended June 30, 2010, compared to \$24,747,000 for the prior year's six months, a decrease of \$11,221,000. This decrease was primarily due to \$11,105,000 of income for our share of the reversal of accrued stock appreciation rights compensation expense in the prior year.

Income Applicable to Toys

During the six months ended June 30, 2010, we recognized \$104,866,000 of income from our investment in Toys, comprised of \$100,649,000 for our 32.7% share of Toys' net income (\$126,236,000 before our share of Toys' income tax expense) and \$4,217,000 of interest and other income.

During the six months ended June 30, 2009, we recognized \$96,820,000 of income from our investment in Toys, comprised of (i) \$79,074,000 for our 32.7% share of Toys' net income (\$122,531,000 before our share of Toys' income tax expense), (ii) \$13,946,000 for our share of income from previously recognized deferred financing cost amortization expense, which we initially recorded as a reduction of the basis of our investment in Toys, and (iii) \$3,800,000 of interest and other income.

Income (Loss) from Partially Owned Entities

Summarized below are the components of loss from partially owned entities for the six months ended June 30, 2010 and 2009.

	For the Six Months Ended						
		June	30,				
(Amounts in thousands)		2010		2009			
Equity in Net Income (Loss):	·			_			
Lexington - 13.8% share in 2010 and 16.1% share in 2009 of equity in	\$	_{5,617} (1)	\$	(9,915) (2)			
net income (loss)							
India real estate ventures - 4% to 36.5% range in our share of equity in net income (loss)		2,257		(921)			
Other, net ⁽³⁾		(5,604)		(19,504) (4)			
	\$	2,270	\$	(30,340)			

- (1) Includes a \$5,998 net gain resulting from Lexington's March 2010 stock issuance.
- (2) Includes a \$4,580 for our share of impairment losses recorded by Lexington.
- (3) Represents our equity in net income or loss of partially owned office buildings in New York and Washington, DC, the Monmouth Mall, Verde Realty Operating Partnership, 85 10th Avenue Associates and others.
- (4) Includes \$7,650 of expense for our share of Downtown Crossing, Boston lease termination payment.

Interest and Other Investment Income (Loss), net

Interest and other investment income (loss), net (comprised of interest income on mezzanine loans receivable, other interest income and dividend income) was income of \$18,584,000 for the six months ended June 30, 2010, compared to a loss of \$84,094,000 in the prior year's six months, an increase in income of \$102,678,000. This increase resulted from:

(Amounts in thousands)

Mezzanine loans receivable loss accrual (\$6,900 in this year's six months compared to \$122,738 in	
the prior year's six months)	\$ 115,838
Lower average mezzanine loan investments (\$127,925 in this year's six months compared to \$466,272	
in the prior year's six months)	(15,064)
Lower average yields on investments (0.2% in this year's six months compared to 0.5% in the prior	
year's six months)	(3,659)
Increase in dividends and interest on marketable securities	2,109
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)	1,361
Other, net	 2,093
	\$ 102,678

Interest and Debt Expense

Interest and debt expense was \$289,622,000 for the six months ended June 30, 2010, compared to \$316,823,000 in the prior year's six months, a decrease of \$27,201,000. This decrease was primarily due to savings of (i) \$51,507,000 from the acquisition and retirement of an aggregate of \$2.1 billion of our convertible senior debentures and senior unsecured notes in 2009 and (ii) \$16,449,000 from the repayment of \$400,000,000 of cross-collateralized debt secured by our portfolio of 42 strip shopping centers, partially offset by (iii) \$23,764,000 of interest from the issuance of \$460,000,000 of senior unsecured notes in September 2009 and \$500,000,000 of a senior unsecured notes in March 2010, (iv) \$9,158,000 of lower capitalized interest and (v) \$6,558,000 of default interest and fees accrued on three loans that are currently in special servicing.

Net (Loss) Gain on Early Extinguishment of Debt

In the six months ended June 30, 2010, we recognized a \$1,072,000 net loss on the early extinguishment of debt, compared to a \$23,589,000 net gain in the prior year's six months. The current year's loss resulted from the purchase of \$45,251,000 aggregate face amount (\$44,170,000 aggregate carrying amount) of our convertible senior debentures for \$45,242,000 in cash. The prior year's gain resulted primarily from the acquisition and retirement of our convertible senior debentures.

Net Gains on Disposition of Wholly Owned and Partially Owned Assets Other Than Depreciable Real Estate

Net gains on disposition of wholly owned and partially owned assets other than depreciable real estate was \$7,687,000 in the six months ended June 30, 2010 and was primarily comprised of net gains on the sale of marketable securities and net gains on sale of condominiums at our 40 East 66th Street property.

Income Tax Expense

Income tax expense was \$10,553,000 in the six months ended June 30, 2010, compared to \$10,506,000 in the prior year's six months.

Discontinued Operations

The table below sets forth the combined results of operations of assets related to discontinued operations for the six months ended June 30, 2010 and 2009 and include the operating results of 1999 K Street, which was sold on September 1, 2009 and 15 other retail properties, which were sold during 2009.

	For the Six Months Ended							
		June	30,					
(Amounts in thousands)	2010		2009					
Total revenues	\$	-	\$	8,490				
Total expenses		-		2,535				
Income from discontinued operations	\$	-	\$	5,955				

Net (Income) Loss Attributable to Noncontrolling Interests, Including Unit Distributions

In the six months ended June 30, 2010 and 2009, we recorded \$23,097,000 and \$13,581,000, respectively, of net income attributable to noncontrolling interests. Net income attributable to noncontrolling interests for the six months ended June 30, 2010 and 2009 is comprised of (i) allocations of income to redeemable noncontrolling interests of \$19,666,000 and \$7,644,000, respectively, (ii) net income and net loss attributable to noncontrolling interests in consolidated subsidiaries of \$1,194,000 and \$3,700,000, respectively, (iii) preferred unit distributions of the Operating Partnership of \$9,209,000 and \$9,637,000, respectively and (iv) a net gain of \$6,972,000 on the redemption of all of the Series D-12 perpetual preferred units in the current year. The increase of \$12,022,000 in allocations of income to redeemable noncontrolling interests resulted p rimarily from higher net income subject to allocation to unitholders.

Preferred Share Dividends

Preferred share dividends were \$28,533,000 for the six months ended June 30, 2010, compared to \$28,538,000 for the prior year's six months.

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 six months ended June 30, 2010, compared to the six months ended June 30, 2009.

(Amounts in thousands) Office Office Retail Mart EBITDA for the six months ended June 30, 2010 \$ 299,133 \$ 220,765 \$ 180,140 \$ 53,604 Add-back: non-property level overhead expenses included above 9,346 12,097 13,832 14,411 Less: EBITDA from acquisitions, dispositions and other non-operating income or expenses (2,938) 758 (10,753) (3,607) GAAP basis same store EBITDA for the six months ended June 30, 2010 305,541 233,620 183,219 64,408 Less: Adjustments for straight-line rents, amortization of below-market leases, net and other non-cash adjustments (30,230) (5,048) (20,014) (2,179) Cash basis same store EBITDA for the six months ended June 30, 2010 \$ 275,311 228,572 163,205 62,229 EBITDA for the six months ended June 30, 2009 \$ 286,893 213,647 162,535 48,406 Add-back: non-property level overhead expenses included above 13,693 14,469 18,144 17,894 Less: EBITDA from acquisitions, dispositions 13,693 14,469 18,144 17,894
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Cash basis same store EBITDA for the six months ended June 30, 2010 \$ 275,311 \$ 228,572 \$ 163,205 \$ 62,229 \$ EBITDA for the six months ended June 30, 2009 \$ 286,893 \$ 213,647 \$ 162,535 \$ 48,406 Add-back: non-property level overhead expenses included above 13,693 14,469 18,144 17,894 Less: EBITDA from acquisitions, dispositions
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Less: EBITDA from acquisitions, dispositions
(1.0) (0.700) (1.0700) (1.0700)
and other non-operating income or expenses (129) (8,708) (10,783) (1,250)
GAAP basis same store EBITDA for the six months
ended June 30, 2009 300,457 219,408 169,896 65,050 Less: Adjustments for straight-line rents,
amortization of below-market leases, net and other
non-cash adjustments (32,322) (13,042) (23,112) (1,605)
Cash basis same store EBITDA for the six months
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Increase (decrease) in GAAP basis same store EBITDA for
the six months ended June 30, 2010 over the
six months ended June 30, 2009 \$ 5,084 \$ 14,212 \$ 13,323 \$ (642)
Increase (decrease) in Cash basis same store EBITDA for
the six months ended June 30, 2010 over the
six months ended June 30, 2009 \$ 7,176 \$ 22,206 \$ 16,421 \$ (1,216)
% increase (decrease) in GAAP basis same store EBITDA 1.7% 6.5% 7.8% (1.0%)
% increase (decrease) in Cash basis same store EBITDA 2.7% 10.8% 11.2% (1.9%)
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SUPPLEMENTAL INFORMATION

Three Months Ended June 30, 2010 vs. Three Months Ended March 31, 2010

Our revenues and expenses are subject to seasonality during the year which impacts quarterly net earnings, cash flows and funds from operations, and therefore impacts comparisons of the current quarter to the previous quarter. The business of Toys is highly seasonal. Historically, Toys' fourth quarter net income, which we record on a one-quarter lag basis in our first quarter, accounts for more than 80% of Toys' fiscal year net income. The Office and Merchandise Mart segments have historically experienced higher utility costs in the first and third quarters of the year. The Merchandise Mart segment also has experienced higher earnings in the second and fourth quarters of the year due to major trade shows occurring in those quarters. The Retail segment revenue in the fourth quarter is typically higher due to the recognition of percentage rental income. Be low are the same store EBITDA results on a GAAP and cash basis for each of our segments for the three months ended June 30, 2010, compared to the three months ended March 31, 2010.

(Amounts in thousands)	New York Office		Washington, DC Office		Retail	Merchandise Mart
EBITDA for the three months ended June 30, 2010	\$ 153,045	\$	114,272	\$	88,100	\$ 27,886
Add-back: non-property level overhead expenses						
included above	4,767		6,200		6,827	7,181
Less: EBITDA from acquisitions, dispositions						
and other non-operating income or expenses	(2,314)		(1,874)		(3,616)	86
GAAP basis same store EBITDA for the three months						
ended June 30, 2010	155,498		118,598		91,311	35,153
Less: Adjustments for straight-line rents, amortization of						
below-market leases, net and other non-cash adjustments	(14,622)		(586)		(10,623)	(803)
Cash basis same store EBITDA for the three months						
ended June 30, 2010	\$ 140,876	\$	118,012	\$	80,688	\$ 34,350
EBITDA for the three months ended March 31, 2010 ⁽¹⁾	\$ 146,088	\$	106,493	\$	92,040	\$ 25,718
Add-back: non-property level overhead expenses						
included above	4,579		5,897		7,005	7,230
Less: EBITDA from acquisitions, dispositions						
and other non-operating income or expenses	(624)		2,630		(9,081)	 (3,430)
GAAP basis same store EBITDA for the three months						
ended March 31, 2010	150,043		115,020		89,964	29,518
Less: Adjustments for straight-line rents, amortization of						
below-market leases, net and other non-cash adjustments	(15,608)		(4,461)		(9,391)	(1,376)
Cash basis same store EBITDA for the three months						
ended March 31, 2010	\$ 134,435	\$	110,559	\$	80,573	\$ 28,142
Increase in GAAP basis same store EBITDA for						
the three months ended June 30, 2010 over the	F 4FF	Φ.	2.570	Φ.	1 2 4 7	F 62F
three months ended March 31, 2010	\$ 5,455	\$	3,578	\$	1,347	\$ 5,635
Increase in Cash basis same store EBITDA for						
the three months ended June 30, 2010 over the						
three months ended March 31, 2010	\$ 6,441	\$	7,453	\$	115	\$ 6,208
% increase in GAAP basis same store EBITDA	3.6%		3.1%		1.5%	19.1%
% increase in Cash basis same store EBITDA	4.8%		6.7%		0.1%	22.1%

⁽¹⁾ Below is the reconciliation of net income (loss) to EBITDA for the three months ended March 31, 2010.

(Amounts in thousands)	 New York Office	Washington, DC Office	Retail	 Merchandise Mart
Net income (loss) attributable to Vornado for the three months				
ended March 31, 2010	\$ 72,548	\$ 30,757	\$ 43,840	\$ (1,026)
Interest and debt expense	30,992	35,171	19,354	13,009
Depreciation and amortization	42,074	39,841	28,811	13,482
Income tax expense	474	724	35	253
EBITDA for the three months ended March 31, 2010	\$ 146,088	\$ 106,493	\$ 92,040	\$ 25,718

LIQUIDITY AND CAPITAL RESOURCES

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 as described below), may require funding from borrowings and/or equity offerings. We may from time to time purchase or retire outstanding debt 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.

We have raised, and may continue to raise, capital for future real estate acquisitions through our real estate investment Fund. On July 8, 2010, we completed the first closing of the Fund with initial equity commitments of \$550,000,000, of which we committed \$200,000,000. We expect to raise an additional \$450,000,000 bringing total commitments to \$1 billion. We serve as the general partner and investment manager of the Fund and it will be our exclusive investment vehicle for all investments that fit within the Fund's investment parameters during its three-year investment period.

Cash Flows for the Six Months Ended June 30, 2010

Property rental income is our primary source of cash flow and is dependent upon the occupancy and rental rates of our properties. 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. Our cash requirements include property operating expenses, capital improvements, tenant improvements, leasing commissions, distributions to common and preferred shareholders, as well as acquisition and development costs. Our cash and cash equivalents were \$652,121,000 at June 30, 2010, a \$116,642,000 increase over the balance at December 31, 2009. This increase resulted from \$532,365,000 of net cash provided by operating activities and \$207,359,000 of net cash provided by investing activities, partially offset by, \$623,082,000 of net cash used in financing activities.

Our consolidated outstanding debt was \$10,670,218,000 at June 30, 2010, a \$269,397,000 decrease over the balance at December 31, 2009. This decrease was primarily due to net repayments of \$700,000,000 under our revolving credit facilities, partially offset by the public offering of \$500,000,000 of 4.25% senior unsecured notes in March 2010. During the remainder of 2010 and 2011, \$373,000,000 and \$1,981,000,000 of our outstanding debt matures, respectively. We may refinance such debt or choose to repay all or a portion, using existing cash balances or our revolving credit facilities.

Our share of debt of unconsolidated subsidiaries was \$2,844,923,000 at June 30, 2010, a \$304,717,000 decrease from the balance at December 31, 2009.

Cash flows provided by operating activities of \$532,365,000 was comprised of (i) net income of \$309,755,000, (ii) \$115,978,000 of non-cash adjustments, including depreciation and amortization expense, the effect of straight-lining of rental income, equity in net income of partially owned entities, (iii) distributions of income from partially owned entities of \$18,517,000, and (iv) the net change in operating assets and liabilities of \$88,115,000.

Net cash provided by investing activities of \$207,359,000 was comprised of (i) restricted cash of \$133,888,000, (ii) proceeds from sales of marketable securities of \$122,956,000, (iii) proceeds received from repayment of mezzanine loans receivable of \$105,061,000, (iv) proceeds from the sale of real estate and related investments of \$49,544,000, (v) proceeds from maturing short-term investments of \$40,000,000 and (vi) distributions of capital from partially owned entities of \$12,638,000, partially offset by (vii) additions to real estate of \$68,925,000, (viii) development and redevelopment expenditures of \$68,499,000, (ix) investments in mezzanine loans receivable and other of \$48,339,000, (x) investments in partially owned entities of \$41,920,000, (xi) deposits in connection with real estate acquisitions of \$15,128,000, and (xii) purchases of marketable equity securities of \$13,917,000.

Net cash used in financing activities of \$623,082,000 was comprised of (i) proceeds from borrowings of \$901,040,000, offset by, (ii) repayments of borrowings, including the purchase of our senior unsecured notes, of \$1,197,525,000, (iii) dividends paid on common shares of \$236,279,000, (iv) dividends paid on preferred shares of \$28,533,000, (v) distributions to noncontrolling interests of \$27,665,000, (vi) repurchase of shares related to stock compensation arrangements and related tax withholdings of \$15,396,000, (vii) purchases of outstanding preferred units of \$13,000,000 and (viii) debt issuance costs of \$5,724,000.

Capital Expenditures

Our capital expenditures consist of expenditures to maintain assets, tenant improvement allowances and leasing commissions. Recurring capital improvements 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 improvements include 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 of a property. Our development and redevelopment expenditures include 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 complete and ready for its intended use.

Below are the details of capital expenditures, leasing commissions and development and redevelopment expenditures and a reconciliation of total expenditures on an accrual basis to the cash expended in the six months ended June 30, 2010.

(Amounts in thousands)		Total		w York Office		ington, DC Office	т	Retail		chandise Mart		Other
Capital Expenditures (accrual basis):	-	Iutai		Jince		Jince		retaii		viai t		Julei
Expenditures to maintain assets	\$	20.389	\$	10,237	\$	3,161	\$	1,539	\$	2,721	\$	2,731
Tenant improvements	Ψ	70,845	Ψ	25,300	Ψ	6,127	Ψ	7,045	Ψ	27,550	Ψ	4,823
Leasing commissions		15,516		6,781		2,283		1,416		3,804		1,232
Non-recurring capital expenditures		3,985		-		-		898		-		3,087
Total capital expenditures and leasing						_						
commissions (accrual basis)		110,735		42,318		11,571		10,898		34,075		11,873
Adjustments to reconcile to cash basis:		ĺ		ĺ		ĺ		ĺ		ĺ		
Expenditures in the current year												
applicable to prior periods		47,536		26,786		7,803		6,772		2,777		3,398
Expenditures to be made in future												
periods for the current period		(73,756)		(22,985)		(7,149)		(9,278)		(28,644)		(5,700)
Total capital expenditures and leasing						· , _ ,		<u> </u>				
commissions (cash basis)	\$	84,515	\$	46,119	\$	12,225	\$	8,392	\$	8,208	\$	9,571
Per square foot per annum Percentage of initial rent Development and Redevelopment		3.93 12.5%	_	15.2%	=	7.9%	<u> </u>	7.5%	_	17.0%	<u> </u>	-
Expenditures:												
Wasserman Venture	\$	10,275	\$	-	\$	-	\$	-	\$	-	\$	10,275
West End 25		7,639		-		7,639		-		-		-
1540 Broadway		6,182		-		-		6,182		-		-
Green Acres Mall		6,085		-		-		6,085		-		-
Bergen Town Center		5,976		-		-		5,976		-		-
220 20th Street		3,794		-		3,794		-		-		-
Beverly Connection		3,184		-		-		3,184		-		-
North Bergen, New Jersey		3,078		-		-		3,078		-		-
Garfield, New Jersey		1,288		-		-		1,288		-		-
Poughkeepsie, New York		953		-		-		953		-		-
Other		20,045		3,742		7,758		2,999		824		4,722
	\$	68,499	\$	3,742	\$	19,191	\$	29,745	\$	824	\$	14,997

Cash Flows for the Six Months Ended June 30, 2009

Our cash and cash equivalents were \$2,068,498,000 at June 30, 2009, a \$541,645,000 increase over the balance at December 31, 2008. This increase resulted from \$379,439,000 of net cash provided by operating activities and \$381,516,000 of net cash provided by financing activities, partially offset by \$219,310,000 of net cash used in investing activities.

Our consolidated outstanding debt was \$11,652,801,000 at June 30, 2009, a \$426,654,000 decrease from the balance at December 31, 2008. This decrease resulted primarily from the repurchase of a portion of our convertible senior debentures and senior unsecured notes during 2009. As of June 30, 2009 and December 31, 2008, \$648,250,000 and \$358,468,000, respectively, was outstanding under our revolving credit facilities.

Our share of debt of unconsolidated subsidiaries was \$3,068,868,000 at June 30, 2009, a \$127,717,000 decrease from the balance at December 31, 2008. This resulted primarily from a decrease in our share of Toys "R" Us outstanding debt.

Cash flows provided by operating activities of \$379,439,000 was primarily comprised of (i) net income of \$116,056,000, adjusted for \$252,841,000 of non-cash adjustments, including depreciation and amortization expense, mezzanine loan loss accruals, the effect of straight-lining of rental income, equity in net income of partially owned entities and amortization of below market leases, net of above market leases, (ii) distributions of income from partially owned entities of \$15,131,000, partially offset by (iii) the net change in operating assets and liabilities of \$4,589,000.

Net cash used in investing activities of \$219,310,000 was primarily comprised of (i) development and redevelopment expenditures of 267,124,000, (ii) investments in partially owned entities of \$25,712,000, (iii) additions to real estate of \$84,750,000, partially offset by, (iv) \$60,786,000 of restricted cash and (v) \$45,472,000 received from mezzanine loan receivables repayments.

Net cash provided by financing activities of \$381,516,000 was primarily comprised of (i) \$710,226,000 of proceeds from the issuance of common shares in April 2009, (ii) proceeds from borrowings of \$520,137,000, partially offset by, (iii) repayments of borrowings of \$644,011,000, (iv) dividends paid on common shares of \$126,174,000, (v) distributions to noncontrolling interests of \$20,931,000 and (vi) dividends paid on preferred shares of \$28,540,000.

Capital Expenditures

Below are the details of capital expenditures, leasing commissions and development and redevelopment expenditures and a reconciliation of total expenditures on an accrual basis to the cash expended in the six months ended June 30, 2009.

(Amounts in thousands) Capital Expenditures (accrual basis):	_	Total	 New York Office	 Washington, DC Office	 Retail	 Merchandise Mart	 Other
Expenditures to maintain assets	\$	15,274	\$ 7,564	\$ 3,561	\$ 843	\$ 3,306	\$ -
Tenant improvements		34,078	18,765	13,369	429	1,515	-
Leasing commissions		10,243	6,138	3,925	180	-	-
Non-recurring capital expenditures		10,323	3,511	4,314	34	-	2,464
Total capital expenditures and leasing							
commissions (accrual basis)		69,918	35,978	25,169	1,486	4,821	2,464
Adjustments to reconcile to cash basis:							
Expenditures in the current year							
applicable to prior periods		53,373	17,135	30,092	2,885	3,344	(83)
Expenditures to be made in future							
periods for the current period		(27,623)	(12,037)	(14,477)	(610)	(300)	(199)
Total capital expenditures and leasing							
commissions (cash basis)	\$	95,668	\$ 41,076	\$ 40,784	\$ 3,761	\$ 7,865	\$ 2,182
Tenant improvements and leasing commissions:							
Per square foot per annum	\$	2.60	\$ 5.51	\$ 3.39	\$ 0.14	\$ 0.90	\$
Percentage of initial rent		7.3%	10.4%	8.5%	0.8%	3.4%	
Development and Redevelopment Expenditures:							
West End 25	\$	45,763	\$ _	\$ 45,763	\$ _	\$ _	\$ _
Bergen Town Center		39,215	_		 39,215	_	_
220 20th Street		28,650	_	28,650	-	_	-
Wasserman Venture		25,776	_	-	_	_	25,776
Manhattan Mall		17,359	_	_	17,359	_	_
South Hills Mall		13,955	_	_	13,955	_	_
North Bergen, New Jersey		13,749	_	_	13,749	_	_
2101 L Street		12,397	_	12.397		_	_
1999 K Street		8,107	_	8,107	_	_	_
Other		62,153	7,903	14,492	24,560	4,014	11,184
	\$	267,124	\$ 7,903	\$ 109,409	\$ 108,838	\$ 4,014	\$ 36,960
			63				

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 \$150,000,000 per occurrence, subject to a deductible in the amount of 5% of the value of the affected property, up to a \$150,000,000 annual aggregate.

Penn Plaza Insurance Company, LLC ("PPIC"), our wholly owned consolidated subsidiary, acts as a re-insurer with respect to a portion of 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 TRIPRA. 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. Our coverage for NBCR losses is up to \$2 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 loss borne 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, exchangeable senior debentures, convertible senior debentures 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 and/or refinance 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 June 30, 2010, the aggregate dollar amount of these guarantees and master leases is approximately \$254,042,000.

At June 30, 2010, \$21,947,000 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.

We are committed to fund additional capital to certain of our partially owned entities aggregating approximately \$217,800,000, of which \$200,000,000 is committed to our real estate Fund.

As part of the process of obtaining the required approvals to demolish and develop our 220 Central Park South property into a new residential tower, we have committed to fund the estimated project cost of approximately \$400,000,000 to \$425,000,000.

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 matters referred to below, are not expected to have a material adverse effect on our financial position, results of operations or cash flows.

On January 8, 2003, Stop & Shop filed a complaint with the United States District Court for the District of New Jersey ("USDC-NJ") claiming that we had no right to reallocate and therefore continue to collect the \$5,000,000 of annual rent from Stop & Shop pursuant to the Master Agreement and Guaranty, because of the expiration of the East Brunswick, Jersey City, Middletown, Union and Woodbridge leases to which the \$5,000,000 of additional rent was previously allocated. Stop & Shop asserted that a prior order of the Bankruptcy Court for the Southern District of New York dated February 6, 2001, as modified on appeal to the District Court for the Southern District of New York on February 13, 2001, froze our right to reallocate which effectively terminated our right to collect the additional rent from Stop & Shop. On March 3, 2003, after we moved to dismiss for lack of jurisdiction, Stop & Shop voluntarily withdrew its complaint. On March 26, 2003, Stop & Shop filed a new complaint in New York State Supreme Court, asserting substantially the same claims as in its USDC-NJ complaint. We removed the action to the United States District Court for the Southern District of New York. In January 2005 that court remanded the action to the New York State Supreme Court. On February 14, 2005, we served an answer in which we asserted a counterclaim seeking a judgment for all the unpaid additional rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the additional rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. On May 17, 2005, we filed a motion for summary judgment. On July 15, 2005, Stop & Shop opposed our motion and filed a cross-motion for summary judgment. On December 13, 2005, the Court issued its dec ision denying the motions for summary judgment. Both parties appealed the Court's decision and on December 14, 2006, the Appellate Court division issued a decision affirming the Court's decision. On January 16, 2007, we filed a motion for the reconsideration of one aspect of the Appellate Court's decision which was denied on March 13, 2007. Discovery is now complete. On October 19, 2009, Stop & Shop filed a motion for leave to amend its pleadings to assert new claims for relief, including a claim for damages in an unspecified amount, and an additional affirmative defense. On April 26, 2010, Stop and Shop's motion was denied. We anticipate that a trial date will be set for some time in 2010. We intend to continue to vigorously pursue our claims against Stop & Shop. In our opinion, after consultation with legal counsel, the outcome of such matters will not have a material effect on our financial condition, results of operations or cash f lows.

On May 24, 2007, we acquired a 70% controlling interest in 1290 Avenue of the Americas and the 555 California Street complex. Our 70% interest was acquired through the purchase of all of the shares of a group of foreign companies that own, through U.S. entities, the 1% sole general partnership interest and a 69% limited partnership interest in the partnerships that own the two properties. The remaining 30% limited partnership interest is owned by Donald J. Trump. In August 2005, Mr. Trump brought a lawsuit in the New York State Supreme Court against, among others, the general partners of the partnerships referred to above relating to a dispute over the sale of properties located on the former Penn Central rail yards between West 59th and 72nd Streets in Manhattan which were formerly owned by the partnerships.; In decisions issued in 2006, 2007 and 2009, the New York State Supreme Court dismissed all of Mr. Trump's claims, and those decisions were affirmed by the Appellate Division. Mr. Trump cannot further appeal those decisions. In April 2010, Mr. Trump notified us of his intent to file a new suit claiming, among other things, that the limited partnerships should be dissolved. On April 29, 2010, we filed a motion for declaratory judgment in New York courts seeking to dispose of this claim. In June 2010, our motion was granted and a final judgment was entered that disposed of Mr. Trump's claims with prejudice.

In July 2005, we acquired H Street Building Corporation ("H Street") which has a subsidiary that owns, among other things, a 50% tenancy in common interest in land located in Arlington County, Virginia, known as "Pentagon Row," leased to two tenants, Street Retail, Inc. and Post Apartment Homes, L.P. In April 2007, H Street acquired the remaining 50% interest in that fee. On September 25, 2008, both tenants filed suit against us and the former owners claiming the right of first offer to purchase the fee interest, damages in excess of \$75,000,000 and punitive damages. In April 2010, the Trial Court entered judgment in favor of the tenants, that we sell the land to the tenants for a net sales price of \$14,992,000, representing the Trial Court's allocation of our purchase price for H Street. The request for damages and punitive damages was denied. We have filed a notice of appeal and the Trial Court's judgment is stayed pending the appeal. As a result of the Trial Court's decision, we recorded a \$10,056,000 loss accrual in the three months ended March 31, 2010, primarily representing previously recognized rental income.

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 gains from sales of depreciated real estate assets, 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 diminish es 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 flow 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 15 – Income Per Share, in the notes to our consolidated financial statements on page 24 of this Quarterly Report on Form 10-Q.

FFO for the Three and Six Months Ended June 30, 2010, and 2009

FFO attributable to common shareholders plus assumed conversions for the three months ended June 30, 2010 was \$204,772,000, or \$1.11 per diluted share, compared to \$93,515,000, or \$0.54 per diluted share for the prior year's quarter. FFO attributable to common shareholders plus assumed conversions for the six months ended June 30, 2010 was \$565,066,000 or \$2.98 per diluted share, compared to \$355,777,000, or \$2.15 per diluted share for the prior year's six months. Details of certain items that affect comparability are discussed in the financial results summary of our "Overview."

	For The Three Months Ended June 30,				For The Six				
(Amounts in thousands, except per share amounts)			ed Jun			Months End			
Reconciliation of our net income (loss) to FFO:	2010			2009	2010			2009	
Net income (loss) attributable to Vornado	\$	72,106	\$	(37,635)	\$	286,658	\$	102,475	
Depreciation and amortization of real property		127,181		128,662		254,795		252,789	
Proportionate share of adjustments to equity in net income of									
Toys, to arrive at FFO:									
Depreciation and amortization of real property		17,663		15,566		35,164		32,146	
Income tax effect of Toys' adjustments included above		(6,182)		(5,448)		(12,307)		(11,251)	
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		19,533		19,348		39,074		33,956	
Net gains on sale of real estate		-		(500)		(307)		(673)	
Noncontrolling interests' share of above adjustments		(11,303)		(12,209)		(22,474)		(25,212)	
FFO		218,998	_	107,784		580,603		384,230	
Preferred share dividends		(14,266)		(14,269)		(28,533)		(28,538)	
FFO attributable to common shareholders		204,732		93,515		552,070		355,692	
Interest on 3.875% exchangeable senior debentures		-		-		12,915		-	
Convertible preferred dividends		40				81		85	
FFO attributable to common shareholders plus assumed conversions	\$	204,772	\$	93,515	\$	565,066	\$	355,777	
Reconciliation of Weighted Average Shares									
Weighted average common shares outstanding		182,027		171,530		181,786		164,009	
Effect of dilutive securities:		. , .		,==:		, , , ,		,,,,,	
3.875% exchangeable senior debentures		-		-		5,736		-	
Employee stock options and restricted share awards		1,617		1,371		1,741		1,174	
Convertible preferred shares		71		-		71		74	
Denominator for FFO per diluted share		183,715		172,901		189,334		165,257	
FFO attributable to common shareholders plus assumed conversions per diluted share	\$	1.11	\$	0.54	\$	2.98	\$	2.15	

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)	As at June 30, 2010						As at December 31, 2009			
			Weighted Effect of 1%				Weighted			
			Average		Change In			Average		
Consolidated debt:		Balance	Interest Rate		Base Rates		Balance	Interest Rate		
Variable rate	\$	2,044,846	2.00%	\$	20,448	\$	2,657,972	1.67%		
Fixed rate		8,625,372	5.99%		-	8,281,643		5.89%		
	\$	10,670,218	5.23%		20,448	\$	10,939,615	4.86%		
Pro-rata share of debt of non-	-					•				
consolidated entities (non-recourse):										
Variable rate – excluding Toys	\$	289,428	2.85%		2,894	\$	331,980	2.87%		
Variable rate – Toys		425,439	4.65%		4,254		852,040	3.45%		
Fixed rate (including \$1,285,497, and										
\$1,077,919 of Toys debt in 2010 and 2009)		2,130,056	7.36%		-		1,965,620	7.16%		
	\$	2,844,923	6.49%		7,148	\$	3,149,640	5.70%		
Redeemable noncontrolling interests' share of above					(1,987)	•				
Total change in annual net income				\$	25,609					
Per share-diluted				\$	0.14					

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 June 30, 2010, variable rate debt with an aggregate principal amount of \$507,750,000 and a weighted average interest rate of 2.58% was subject to LIBOR caps. These caps are based on a notional amount of \$507,750,000 and cap LIBOR at a weighted average rate of 5.39%.

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 current rate at which similar loans would be made to borrowers with similar credit ratings for the remaining term of such debt. As of June 30, 2010, the estimated fair value of our consolidated debt was \$10,569,552,000.

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 June 30, 2010, 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 matters referred to below, are not expected to have a material adverse effect on our financial position, results of operations or cash flows.

On January 8, 2003, Stop & Shop filed a complaint with the United States District Court for the District of New Jersey ("USDC-NJ") claiming that we had no right to reallocate and therefore continue to collect the \$5,000,000 of annual rent from Stop & Shop pursuant to the Master Agreement and Guaranty, because of the expiration of the East Brunswick, Jersey City, Middletown, Union and Woodbridge leases to which the \$5,000,000 of additional rent was previously allocated. Stop & Shop asserted that a prior order of the Bankruptcy Court for the Southern District of New York dated February 6, 2001, as modified on appeal to the District Court for the Southern District of New York on February 13, 2001, froze our right to reallocate which effectively terminated our right to collect the additional rent from Stop & Shop . On March 3, 2003, after we moved to dismiss for lack of jurisdiction, Stop & Shop voluntarily withdrew its complaint. On March 26, 2003, Stop & Shop filed a new complaint in New York State Supreme Court, asserting substantially the same claims as in its USDC-NJ complaint. We removed the action to the United States District Court for the Southern District of New York. In January 2005 that court remanded the action to the New York State Supreme Court. On February 14, 2005, we served an answer in which we asserted a counterclaim seeking a judgment for all the unpaid additional rent accruing through the date of the judgment and a declaration that Stop & Shop will continue to be liable for the additional rent as long as any of the leases subject to the Master Agreement and Guaranty remain in effect. On May 17, 2005, we filed a motion for summary judgment. On July 15, 2005, Stop & Shop opposed our motion and filed a cross-motion for summary judgment. On December 13, 2005, the Court issued its dec ision denying the motions for summary judgment. Both parties appealed the Court's decision and on December 14, 2006, the Appellate Court division issued a decision affirming the Court's decision. On January 16, 2007, we filed a motion for the reconsideration of one aspect of the Appellate Court's decision which was denied on March 13, 2007. Discovery is now complete. On October 19, 2009, Stop & Shop filed a motion for leave to amend its pleadings to assert new claims for relief, including a claim for damages in an unspecified amount, and an additional affirmative defense. On April 26, 2010, Stop and Shop's motion was denied. We anticipate that a trial date will be set for some time in 2010. We intend to continue to vigorously pursue our claims against Stop & Shop. In our opinion, after consultation with legal counsel, the outcome of such matters will not have a material effect on our financial condition, results of operations or cash f lows.

On May 24, 2007, we acquired a 70% controlling interest in 1290 Avenue of the Americas and the 555 California Street complex. Our 70% interest was acquired through the purchase of all of the shares of a group of foreign companies that own, through U.S. entities, the 1% sole general partnership interest and a 69% limited partnership interest in the partnerships that own the two properties. The remaining 30% limited partnership interest is owned by Donald J. Trump. In August 2005, Mr. Trump brought a lawsuit in the New York State Supreme Court against, among others, the general partners of the partnerships referred to above relating to a dispute over the sale of properties located on the former Penn Central rail yards between West 59th and 72nd Streets in Manhattan which were formerly owned by the partnerships.; In decisions issued in 2006, 2007 and 2009, the New York State Supreme Court dismissed all of Mr. Trump's claims, and those decisions were affirmed by the Appellate Division. Mr. Trump cannot further appeal those decisions. In April 2010, Mr. Trump notified us of his intent to file a new suit claiming, among other things, that the limited partnerships should be dissolved. On April 29, 2010, we filed a motion for declaratory judgment in New York courts seeking to dispose of this claim. In June 2010, our motion was granted and a final judgment was entered that disposed of Mr. Trump's claims with prejudice.

In July 2005, we acquired H Street Building Corporation ("H Street") which has a subsidiary that owns, among other things, a 50% tenancy in common interest in land located in Arlington County, Virginia, known as "Pentagon Row," leased to two tenants, Street Retail, Inc. and Post Apartment Homes, L.P. In April 2007, H Street acquired the remaining 50% interest in that fee. On September 25, 2008, both tenants filed suit against us and the former owners claiming the right of first offer to purchase the fee interest, damages in excess of \$75,000,000 and punitive damages. In April 2010, the Trial Court entered judgment in favor of the tenants, that we sell the land to the tenants for a net sales price of \$14,992,000, representing the Trial Court's allocation of our purchase price for H Street. The request for damages and punitive damages was denied. We have filed a notice of appeal and the Trial Court's judgment is stayed pending the appeal. As a result of the Trial Court's decision, we recorded a \$10,056,000 loss accrual in the three months ended March 31, 2010, primarily representing previously recognized rental income.

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, 2009.

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

In the second quarter of 2010, we issued 29,782 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, 2009, and such information is incorporated by reference herein.

Item 3. Defaults Upon Senior Securities

None.

Item 5. Other Information

None.

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: August 3, 2010 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)

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EXHIBIT INDEX

Exhibit No.		
3.1	- Articles of Restatement of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on July 30, 2007 - Incorporated by reference to Exhibit 3.75 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2007 (File No. 001-11954), filed on July 31, 2007	*
3.2	 Amended and Restated Bylaws of Vornado Realty Trust, as amended on March 2, 2000 - Incorporated by reference to Exhibit 3.12 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000 	*
3.3	 Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of October 20, 1997 (the "Partnership Agreement") – Incorporated by reference to Exhibit 3.26 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003 	*
3.4	 Amendment to the Partnership Agreement, dated as of December 16, 1997 – Incorporated by reference to Exhibit 3.27 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003 	*
3.5	 Second Amendment to the Partnership Agreement, dated as of April 1, 1998 – Incorporated by reference to Exhibit 3.5 to Vornado Realty Trust's Registration Statement on Form S-3 (File No. 333-50095), filed on April 14, 1998 	*
3.6	- Third Amendment to the Partnership Agreement, dated as of November 12, 1998 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on November 30, 1998	*
3.7	- Fourth Amendment to the Partnership Agreement, dated as of November 30, 1998 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on February 9, 1999	*
3.8	 Fifth Amendment to the Partnership Agreement, dated as of March 3, 1999 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on March 17, 1999 	*
3.9	 Sixth Amendment to the Partnership Agreement, dated as of March 17, 1999 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on July 7, 1999 	*
3.10	 Seventh Amendment to the Partnership Agreement, dated as of May 20, 1999 - Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on July 7, 1999 	*
3.11	 Eighth Amendment to the Partnership Agreement, dated as of May 27, 1999 - Incorporated by reference to Exhibit 3.4 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on July 7, 1999 	*
3.12	 Ninth Amendment to the Partnership Agreement, dated as of September 3, 1999 - Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on October 25, 1999 	*
3.13	 Tenth Amendment to the Partnership Agreement, dated as of September 3, 1999 - Incorporated by reference to Exhibit 3.4 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on October 25, 1999 	*
	* Incorporated by reference.	
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3.14	 Eleventh Amendment to the Partnership Agreement, dated as of November 24, 1999 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on December 23, 1999 	*
3.15	 Twelfth Amendment to the Partnership Agreement, dated as of May 1, 2000 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on May 19, 2000 	*
3.16	- Thirteenth Amendment to the Partnership Agreement, dated as of May 25, 2000 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on June 16, 2000	*
3.17	 Fourteenth Amendment to the Partnership Agreement, dated as of December 8, 2000 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on December 28, 2000 	*
3.18	 Fifteenth Amendment to the Partnership Agreement, dated as of December 15, 2000 - Incorporated by reference to Exhibit 4.35 to Vornado Realty Trust's Registration Statement on Form S-8 (File No. 333-68462), filed on August 27, 2001 	*
3.19	 Sixteenth Amendment to the Partnership Agreement, dated as of July 25, 2001 - Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001 11954), filed on October 12, 2001 	*
3.20	 Seventeenth Amendment to the Partnership Agreement, dated as of September 21, 2001 - Incorporated by reference to Exhibit 3.4 to Vornado Realty Trust's Current Report on Form 8 K (File No. 001-11954), filed on October 12, 2001 	*
3.21	 Eighteenth Amendment to the Partnership Agreement, dated as of January 1, 2002 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K/A (File No. 001-11954), filed on March 18, 2002 	*
3.22	 Nineteenth Amendment to the Partnership Agreement, dated as of July 1, 2002 - Incorporated by reference to Exhibit 3.47 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2002 (File No. 001-11954), filed on August 7, 2002 	*
3.23	 Twentieth Amendment to the Partnership Agreement, dated April 9, 2003 - Incorporated by reference to Exhibit 3.46 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2003 (File No. 001-11954), filed on May 8, 2003 	*
3.24	 Twenty-First Amendment to the Partnership Agreement, dated as of July 31, 2003 - Incorporated by reference to Exhibit 3.47 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended September 30, 2003 (File No. 001-11954), filed on November 7, 2003 	*
3.25	 Twenty-Second Amendment to the Partnership Agreement, dated as of November 17, 2003 – Incorporated by reference to Exhibit 3.49 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2003 (File No. 001-11954), filed on March 3, 2004 	*
3.26	 Twenty-Third Amendment to the Partnership Agreement, dated May 27, 2004 – Incorporated by reference to Exhibit 99.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on June 14, 2004 	*
3.27	 Twenty-Fourth Amendment to the Partnership Agreement, dated August 17, 2004 – Incorporated by reference to Exhibit 3.57 to Vornado Realty Trust and Vornado Realty L.P.'s Registration Statement on Form S-3 (File No. 333-122306), filed on January 26, 2005 	*
	* Incorporated by reference.	

3.28	 Twenty-Fifth Amendment to the Partnership Agreement, dated November 17, 2004 – Incorporated by reference to Exhibit 3.58 to Vornado Realty Trust and Vornado Realty L.P.'s Registration Statement on Form S-3 (File No. 333-122306), filed on January 26, 2005 	*
3.29	 Twenty-Sixth Amendment to the Partnership Agreement, dated December 17, 2004 – Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on December 21, 2004 	*
3.30	 Twenty-Seventh Amendment to the Partnership Agreement, dated December 20, 2004 – Incorporated by reference to Exhibit 3.2 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on December 21, 2004 	*
3.31	 Twenty-Eighth Amendment to the Partnership Agreement, dated December 30, 2004 - Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on January 4, 2005 	*
3.32	 Twenty-Ninth Amendment to the Partnership Agreement, dated June 17, 2005 - Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on June 21, 2005 	*
3.33	 Thirtieth Amendment to the Partnership Agreement, dated August 31, 2005 - Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on September 1, 2005 	*
3.34	- Thirty-First Amendment to the Partnership Agreement, dated September 9, 2005 - Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on September 14, 2005	*
3.35	 Thirty-Second Amendment and Restated Agreement of Limited Partnership, dated as of December 19, 2005 – Incorporated by reference to Exhibit 3.59 to Vornado Realty L.P.'s Quarterly Report on Form 10-Q for the quarter ended March 31, 2006 (File No. 000-22685), filed on May 8, 2006 	*
3.36	 Thirty-Third Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of April 25, 2006 – Incorporated by reference to Exhibit 10.2 to Vornado Realty Trust's Form 8-K (File No. 001-11954), filed on May 1, 2006 	*
3.37	 Thirty-Fourth Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of May 2, 2006 – Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on May 3, 2006 	*
3.38	- Thirty-Fifth Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of August 17, 2006 – Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Form 8-K (File No. 000-22685), filed on August 23, 2006	*
3.39	 Thirty-Sixth Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of October 2, 2006 – Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Form 8-K (File No. 000-22685), filed on January 22, 2007 	*
3.40	- Thirty-Seventh Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of June 28, 2007 – Incorporated by reference to Exhibit 3.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on June 27, 2007	*
*	Incorporated by reference.	

3.41 Thirty-Eighth, Amendment to Scoond Amended and Restated Agreement of Limited Partnership, dated as of June 28, 2007 — Incorporated by reference to Exhibit 3.2 to Vornado Rodly L.P.'s Current Report on Form 8-K (File No. 008-22635), filed on June 27, 2007 3.42 Thirty-Minth Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of June 28, 2007 — Incorporated by reference to Exhibit 3.3 to Vornado Rodly L.P.'s Current Report on Form 8-K (File No. 008-22635), filed on June 27, 2007 3.43 Fortieth Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of June 28, 2007 — Incorporated by reference to Exhibit 3.4 to Vornado Rodly L.P.'s Current Report on Form 8-K (File No. 008-22635), filed on June 27, 2007 3.44 Forty-First Amendment to Second Amended and Restated Agreement of Limited Partnership, dated as of March 31, 2008 — Incorporated by reference to Exhibit 3.44 to Vornado Rodly L.P.'s Current Report on Form 10-Q for the quarter ended March 31, 2008 (file No. 001-11954), filed on May 6, 2008 4.1 Indenture, dated as of November 25, 2003, between Vornado Realty L.P. and The Bank of New York, as Trustee — Incorporated by reference to Exhibit 4.10 to Vornado Realty Trust 2 Quarterly Report on Form 10-Q for the quarter ended June 30, 2005 (File No. 001-11954), filed on April 28, 2005 4.2 Indenture, dated as of November 20, 2006, among Vornado Realty Trust, as Issuer, Vornado Realty L.P., as Guarantor and The Bank of New York, as Trustee — Incorporated by reference to Exhibit 4.1 to Vornado Realty Trust; Schreent Report on Form 8-K (File No. 001-11954), filed on April 28, 2005 Certain instruments defining the rights of holders of long-term debt securities of Vornado Realty Trust and its subsidiaries are omitted pursuant to Item 80(16)(4)(4)(ii) of Regulation S-K. Vornado Realty Trust hereby underture to Internate to Item 80(16)(4)(4)(ii) of Regulation S-K. Vornado Realty Trust hereby underture to Item 80(16) the West Schreen Report on Form 10-K (File N				
Parmership, dated as of June 28, 2007 — Incorporated by reference to Exhibit 3.3 to Vornado Realty L.P. S Current Report on Form 8-K (File No. 000-22685), filed on June 27, 2007 3.43 - Fortieth Amendment to Second Amended and Restated Agreement of Limited Parmership, dated as of June 28, 2007 — Incorporated by reference to Exhibit 3.4 to Vornado Realty L.P. S Current Report on Form 8-K (File No. 000-22685), filed on June 27, 2007 3.44 - Forty-First Amendment to Second Amended and Restated Agreement of Limited Parmership, dated as of March 31, 2008 – Incorporated by reference to Exhibit 3.44 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2008 (file No. 001-11954), filed on May 6, 2008 4.1 - Indenture, dated as of November 25, 2003, between Vornado Realty L.P. and The Bank of New York, as Trustee – Incorporated by reference to Exhibit 4.10 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2005 (File No. 001-11954), filed on April 28, 2005 4.2 - Indenture, dated as of November 20, 2006, among Vornado Realty Trust, as Issuer, Vornado Realty L.P. as Guarantor and The Bank of New York, as Trustee – Incorporated by reference to Exhibit 4.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on November 27, 2006 - Certoin instruments defining the rights of holders of long-term debt securities of Vornado Realty Trust and its subsidiaries are omitted pursuant to Item 601(b)(4)(iii) of Regulation S-K. Vornado Realty Trust on undertakes to furnish to the Securities and Exchange Commission, upon request, copies of any such instruments. 10.1 - Master Agreement and Guaranty, between Vornado, Inc. and Bradlees New Jersey, Inc. dated as of May 1, 1992 - Incorporated by reference to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed February 16, 1993 - Stock Pledge Agreement between Vornado, Inc. and Steven Roth dated December 29, 1992 - Incorporate	3.41		Partnership, dated as of June 28, 2007 – Incorporated by reference to Exhibit 3.2 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on	*
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	10.4	**	- Incorporated by reference to Vornado, Inc.'s Annual Report on Form 10-K for the year	•

10.5	**	-	Employment Agreement, dated as of April 15, 1997, by and among Vornado Realty Trust,	*
			The Mendik Company, L.P. and David R. Greenbaum - Incorporated by reference to Exhibit 10.4 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on April 30, 1997	
10.6	**	-	Promissory Note from Steven Roth to Vornado Realty Trust, dated December 23, 2005 – Incorporated by reference to Exhibit 10.15 to Vornado Realty Trust Annual Report on Form 10-K for the year ended December 31, 2005 (File No. 001-11954), filed on February 28, 2006	*
10.7	**	-	Letter agreement, dated November 16, 1999, between Steven Roth and Vornado Realty Trust - Incorporated by reference to Exhibit 10.51 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1999 (File No. 001-11954), filed on March 9, 2000	*
10.8		-	Agreement and Plan of Merger, dated as of October 18, 2001, by and among Vornado Realty Trust, Vornado Merger Sub L.P., Charles E. Smith Commercial Realty L.P., Charles E. Smith Commercial Realty L.L.C., Robert H. Smith, individually, Robert P. Kogod, individually, and Charles E. Smith Management, Inc Incorporated by reference to Exhibit 2.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on January 16, 2002	*
10.9		-	Tax Reporting and Protection Agreement, dated December 31, 2001, by and among Vornado, Vornado Realty L.P., Charles E. Smith Commercial Realty L.P. and Charles E. Smith Commercial Realty L.L.C Incorporated by reference to Exhibit 10.3 to Vornado Realty Trust's Current Report on Form 8-K/A (File No. 1-11954), filed on March 18, 2002	*
10.10		-	Employment Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 10.7 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2002 (File No. 001-11954), filed on May 1, 2002	*
10.11	**	-	First Amendment, dated October 31, 2002, to the Employment Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 99.6 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.12	**	-	Amendment to Real Estate Retention Agreement, dated as of July 3, 2002, by and between Alexander's, Inc. and Vornado Realty L.P Incorporated by reference to Exhibit 10(i)(E)(3) to Alexander's Inc.'s Quarterly Report for the quarter ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.13		-	59th Street Real Estate Retention Agreement, dated as of July 3, 2002, by and between Vornado Realty L.P., 731 Residential LLC and 731 Commercial LLC - Incorporated by reference to Exhibit 10(i)(E)(4) to Alexander's Inc.'s Quarterly Report for the quarter ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.14		-	Amended and Restated Management and Development Agreement, dated as of July 3, 2002, by and between Alexander's, Inc., the subsidiaries party thereto and Vornado Management Corp Incorporated by reference to Exhibit 10(i)(F)(1) to Alexander's Inc.'s Quarterly Report for the quarter ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
10.15		-	59th Street Management and Development Agreement, dated as of July 3, 2002, by and between 731 Residential LLC, 731 Commercial LLC and Vornado Management Corp Incorporated by reference to Exhibit 10(i)(F)(2) to Alexander's Inc.'s Quarterly Report for the quarter ended June 30, 2002 (File No. 001-06064), filed on August 7, 2002	*
	*		Incorporated by reference.	
	**		Management contract or compensatory agreement.	

10.16		-	Amendment dated May 29, 2002, to the Stock Pledge Agreement between Vornado Realty Trust and Steven Roth dated December 29, 1992 - Incorporated by reference to Exhibit 5 of Interstate Properties' Schedule 13D/A dated May 29, 2002 (File No. 005-44144), filed on May 30, 2002	*
10.17	**	-	Vornado Realty Trust's 2002 Omnibus Share Plan - Incorporated by reference to Exhibit 4.2 to Vornado Realty Trust's Registration Statement on Form S-8 (File No. 333-102216) filed December 26, 2002	*
10.18	**	-	Form of Stock Option Agreement between the Company and certain employees – Incorporated by reference to Exhibit 10.77 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2004 (File No. 001-11954), filed on February 25, 2005	*
10.19	**	-	Form of Restricted Stock Agreement between the Company and certain employees – Incorporated by reference to Exhibit 10.78 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2004 (File No. 001-11954), filed on February 25, 2005	*
10.20	**	-	Amendment, dated March 17, 2006, to the Vornado Realty Trust Omnibus Share Plan – Incorporated by reference to Exhibit 10.50 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2006 (File No. 001-11954), filed on May 2, 2006	*
10.21	**	-	Form of Vornado Realty Trust 2006 Out-Performance Plan Award Agreement, dated as of April 25, 2006 – Incorporated by reference to Exhibit 10.1 to Vornado Realty Trust's Form 8-K (File No. 001-11954), filed on May 1, 2006	*
10.22	**	-	Form of Vornado Realty Trust 2002 Restricted LTIP Unit Agreement – Incorporated by reference to Vornado Realty Trust's Form 8-K (Filed No. 001-11954), filed on May 1, 2006	*
10.23	**	-	Revolving Credit Agreement, dated as of June 28, 2006, among the Operating Partnership, the banks party thereto, JPMorgan Chase Bank, N.A., as Administrative Agent, Bank of America, N.A. and Citicorp North America, Inc., as Syndication Agents, Deutsche Bank Trust Company Americas, Lasalle Bank National Association, and UBS Loan Finance LLC, as Documentation Agents and Vornado Realty Trust – Incorporated by reference to Exhibit 10.1 to Vornado Realty Trust's Form 8-K (File No. 001-11954), filed on June 28, 2006	*
10.24	**	-	Amendment No.2, dated May 18, 2006, to the Vornado Realty Trust Omnibus Share Plan – Incorporated by reference to Exhibit 10.53 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2006 (File No. 001-11954), filed on August 1, 2006	*
10.25	**	-	Amended and Restated Employment Agreement between Vornado Realty Trust and Joseph Macnow dated July 27, 2006 – Incorporated by reference to Exhibit 10.54 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2006 (File No. 001-11954), filed on August 1, 2006	*
10.26		-	Guaranty, made as of June 28, 2006, by Vornado Realty Trust, for the benefit of JP Morgan Chase Bank – Incorporated by reference to Exhibit 10.53 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended September 30, 2006 (File No. 001-11954), filed on October 31, 2006	*
	*		Incorporated by reference. Management contract or compensatory agreement.	

10.27	**	-	Amendment, dated October 26, 2006, to the Vornado Realty Trust Omnibus Share Plan – Incorporated by reference to Exhibit 10.54 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended September 30, 2006 (File No. 001-11954), filed on October 31, 2006			
10.28	**	-	Amendment to Real Estate Retention Agreement, dated January 1, 2007, by and between Vornado Realty L.P. and Alexander's Inc. – Incorporated by reference to Exhibit 10.55 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2006 (File No. 001-11954), filed on February 27, 2007	*		
10.29	**	-	Amendment to 59th Street Real Estate Retention Agreement, dated January 1, 2007, by and among Vornado Realty L.P., 731 Retail One LLC, 731 Restaurant LLC, 731 Office One LLC and 731 Office Two LLC. – Incorporated by reference to Exhibit 10.56 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2006 (File No. 001-11954), filed on February 27, 2007	*		
10.30	**	-	Employment Agreement between Vornado Realty Trust and Mitchell Schear, as of April 19, 2007 – Incorporated by reference to Exhibit 10.46 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2007 (File No. 001-11954), filed on May 1, 2007	*		
10.31		-	Revolving Credit Agreement, dated as of September 28, 2007, among Vornado Realty L.P. as borrower, Vornado Realty Trust as General Partner, the Banks signatory thereto, each as a Bank, JPMorgan Chase Bank, N.A. as Administrative Agent, Bank of America, N.A. as Syndication Agent, Citicorp North America, Inc., Deutsche Bank Trust Company Americas, and UBS Loan Finance LLC as Documentation Agents, and J.P. Morgan Securities Inc. and Bank of America Securities LLC as Lead Arrangers and Bookrunners. - Incorporated by reference to Exhibit 10.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on October 4, 2007	*		
10.32		-	Second Amendment to Revolving Credit Agreement, dated as of September 28, 2007, by and among Vornado Realty L.P. as borrower, Vornado Realty Trust as General Partner, the Banks listed on the signature pages thereof, and J.P. Morgan Chase Bank N.A., as Administrative Agent for the Banks - Incorporated by reference to Exhibit 10.2 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on October 4, 2007	*		
10.33	**	-	Form of Vornado Realty Trust 2002 Omnibus Share Plan Non-Employee Trustee Restricted LTIP Unit Agreement – Incorporated by reference to Exhibit 10.45 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2007 (File No. 001-11954) filed on February 26, 2008	*		
10.34	**	-	Form of Vornado Realty Trust 2008 Out-Performance Plan Award Agreement – Incorporated by reference to Exhibit 10.46 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2008 (File No. 001-11954) filed on May 6, 2008	*		
10.35	**	-	Amendment to Employment Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 29, 2008. Incorporated by reference to Exhibit 10.47 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009	*		
10.36	**	-	Amendment to Employment Agreement between Vornado Realty Trust and Joseph Macnow, dated December 29, 2008. Incorporated by reference to Exhibit 10.48 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009	*		
	* **		Incorporated by reference. Management contract or compensatory agreement.			

10.3	7 **	 Amendment to Employment Agreement between Vornado Realty Trust and David R. Greenbaum, dated December 29, 2008. Incorporated by reference to Exhibit 10.49 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009 	*
10.3	8 **	 Amendment to Indemnification Agreement between Vornado Realty Trust and David R. Greenbaum, dated December 29, 2008. Incorporated by reference to Exhibit 10.50 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009 	*
10.3	9 **	 Amendment to Employment Agreement between Vornado Realty Trust and Mitchell N. Schear, dated December 29, 2008. Incorporated by reference to Exhibit 10.51 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009 	*
10.4	0 **	 Amendment to Employment Agreement between Vornado Realty Trust and Christopher G. Kennedy, dated December 29, 2008. Incorporated by reference to Exhibit 10.53 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2008 (File No. 001-11954) filed on February 24, 2009 	*
10.4	1 **	- Vornado Realty Trust's 2010 Omnibus Share Plan	
15.1		- Letter regarding Unaudited Interim Financial Information	
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	
	* **	Incorporated by reference. Management contract or compensatory agreement.	
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Vornado Reatly Trust

2010 Omnibus Share Plan

(As approved by shareholders on May 13, 2010)

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1. Purpose

The purpose of the 2010 Omnibus Share Plan of Vornado Realty Trust, as amended from time to time (the "Plan"), is to promote the financial interests of Vornado Realty Trust (the "Trust"), including its growth and performance, by encouraging employees of the Trust and its subsidiaries, including officers (together, the "Employees"), its non-employee trustees of the Trust and non-employee directors of its subsidiaries (together, the "Non-Employee Trustees"), and certain non-employee advisors and consultants that provide bona fide services to the Trust or its subsidiaries (together, the "Consultants") to acquire an ownership position in the Trust, enhancing the ability of the Trust and its subsidiaries to attract and retain Employees, Non-Employee Trustees and Consultants of outstanding ability, and providing Employees, Non-Employee Trustees and Consultants with a way to acquire or increase their proprietary interest in the Trust's success and to further align the interests of the Employees, Non-Employee Trustees and Consultants with shareholders of the Trust.

The Plan replaces the 2002 Omnibus Share Plan of Vornado Realty Trust, as amended (the "Predecessor Plan"), for awards granted on or after the Effective Date (as defined in Section 18). Awards may not be granted under the Predecessor Plan beginning on the Effective Date, but the adoption and effectiveness of the Plan will not affect the terms or conditions of any outstanding grants under the Predecessor Plan prior to the Effective Date.

2. Shares Available for Awards

Subject to the provisions of this Section 2 or any adjustment as provided in Section 16, awards may be granted under the Plan with respect to 6,000,000 Share Equivalents (as defined below), which, in accordance with the share counting provisions of this Section 2, would result in the issuance of up to a maximum of 6,000,000 common shares, par value \$.04, of beneficial interest in the Trust (the "Shares") if all awards granted under the Plan were Full Value Awards (as define d below) and 12,000,000 Shares if all awards granted under the Plan were not Full Value Awards (which includes the number of Shares remaining under the Predecessor Plan as of March 15, 2010). No Participant (as defined in Section 3) who is an Employee shall be granted during any period of 12 consecutive months stock options, stock appreciation rights or any award intended to be "performance-based compensation" (as that term is used in Section 162(m) of the Internal Revenue Code) with respect to more than 12,000,000 Shares (subject to adjustment as provided in Section 16). The Shares issued under the Plan may be authorized and unissued Shares or treasury Shares, as the Trust may from time to time determine. Any Shares that are subject to awards that are not Full Value Awards shall be counted against the number of Share Equivalents available for the grant of awards under the Plan, as set forth in the first sentence of this Section 2, as one-half Share Equivalent for every Share granted pursuant to an award; any Shares that are subject to awards that are Full Value Awards shall be counted as one Share Equivalent for every Share granted pursuant to an award; any Shares that are subject to awards that are Full Value Awards shall be counted as one Share Equivalent for every Share granted pursuant to an award. "Full Value Award" means an award under the Plan other than a stock option, stock appreciation right or other award that does not deliver to a Participant on the grant date of such award the full value of the underlying Shares. "Share Equival

The Committee may, without affecting the number of Share Equivalents available pursuant to this Section 2, authorize the issuance or assumption of benefits under the Plan in connection with any merger, consolidation, acquisition of property or stock, reorganization or similar transaction upon such terms and conditions as it may deem appropriate, subject to compliance with Section 409A (as defined in <u>Section 16</u>) and any other applicable provisions of the Internal Revenue Code.

Shares subject to an award granted under the Plan that expires unexercised, that is forfeited, terminated or cancelled, in whole or in part, or is paid in cash in lieu of Shares, shall thereafter again be available for grant under the Plan; provided, however, that the number of Share Equivalents that shall again be available for the grant under the Plan shall be increased by one Share Equivalent for each Share that is subject to a Full Value Award at the time such Full Value Award expires or is forfeited, terminated or cancelled and by one-half Share Equivalent for each Share that is subject to an award that is not a Full Value Award at the time such award expires or is forfeited, terminated or cancelled. Awards that use Shares as a reference but that are paid or settled in whole or in part in cash shall not affect the number of Share Equivalents available under the Plan pursuant to this Section 2 to the extent paid in cash. The number of Share Equivalents available for the purpose of awards under the Plan shall be reduced by (i) one-half of the gross number of Shares for which stock options or stock appreciation rights are exercised, regardless of whether any of the Shares underlying such awards are not actually issued to the Participant as the result of a net settlement and (ii) one-half of any Shares withheld to satisfy any tax withholding obligation with respect to any award that is not a Full Value Award and one Share for each Share withheld to satisfy any tax withholding obligation with respect to any Full Value Award, as described further in Section 13.

The maximum aggregate number of Share Equivalents that may be granted under the Plan, as set forth in this Section 2, shall be cumulatively increased from time to time by the number of Shares subject to, or acquired pursuant to, that portion of any award granted under the Predecessor Plan and outstanding as of the Effective Date that, on or after the Effective Date, expires unexercised, that is forfeited, terminated or cancelled, in whole or in part, or is paid in cash in lieu of Shares; provided, however, that the number of Share Equivalents that shall again be available for grant under the Plan shall be increased by one-half Share Equivalent for each Share that is subject to an award granted under the Predecessor Plan that would not have been a Full Value Award if granted under the Plan at the time such award expires or is forfeited, terminated or cancelled.

The maximum aggregate number of Shares that may be issued under the Plan pursuant to the exercise of incentive stock options within the meaning of Section 422 of the Internal Revenue Code shall not exceed 12,000,000 Shares (as adjusted pursuant to the provisions of Section 16).

3. Administration

The Plan shall be administered by the Compensation Committee (the "Committee") of the Board of Trustees of the Trust. A majority of the Committee shall constitute a quorum, and the acts of a majority shall be the acts of the Committee. Notwithstanding anything to the contrary contained herein, the Board of Trustees may, in its sole discretion, at any time and from time to time, grant awards or administer the Plan. In any such case, the Board of Trustees will have all of the authority and responsibility granted to the Committee herein.

Subject to the provisions of the Plan, the Committee shall select the Employees, Non-Employee Trustees and Consultants who will be participants in the Plan (together, the "Participants"). The Committee shall (i) determine the type of awards to be made to Participants, determine the Shares or share units subject to awards, and (ii) have the authority to interpret the Plan, to establish, amend, and rescind any rules and regulations relating to the Plan, to determine the terms and provisions of any agreements entered into hereunder, and to make all other determinations necessary or advisable for the administration of the Plan, based on, among other things, information made available to the Committee by the management of the Trust. The Committee may correct any defect, supply any omission or recon cile any inconsistency in the Plan or in any award in the manner and to the extent it shall deem desirable to carry it into effect. The determinations of the Committee in its administration of the Plan, as described herein, shall be final and conclusive.

4. Eligibility

All Employees who have demonstrated significant management potential or who have the capacity for contributing in a substantial measure to the successful performance of the Trust, as determined by the Committee, and Non-Employee Trustees and Consultants, as determined by the Committee, are eligible to be Participants in the Plan.

5. Awards

Awards under the Plan may consist of the following: stock options (either incentive stock options within the meaning of Section 422 of the Internal Revenue Code or non-qualified stock options), stock appreciation rights, performance shares, grants of restricted stock and other-stock based awards, including OP Units (as defined in Section 11). Awards of performance shares, restricted stock or share units and other-stock based awards may provide the Participant with dividends or dividend equivalents and voting rights prior to vesting (whether based on a period of time or based on attainment of specified performance conditions). Unless the Committe e otherwise specifies in the award agreement, if dividends or dividend equivalent rights are granted, dividends and dividend equivalents shall be paid to the Participant at the same time as the Trust pays dividends to common shareholders (even if the Shares subject to the underlying award are held by the Trust) but not less than annually and not later than the fifteenth day of the third month following the end of the calendar year in which the dividends or dividend equivalents are credited (or, if later, the fifteenth day of the third month following the end of the calendar year in which the dividend equivalents are no longer subject to a "substantial risk of forfeiture" within the meaning of Section 409A (as defined in Section 16)); provided, however, that dividend and dividend equivalent payments in the case of an award that is subject to performance vesting conditions shall be treated as unvested so long as such award remains unvested, and any such dividend and dividend equivalent payments that would otherwise have been paid during the vesting period shall instead be accumulated (and, if paid in cash, reinvested in additional Shares based on the Surrender Value of the Shares on the date of reinvestment) and paid within 30 days following the date on which such award is determined by the Committee to have satisfied such performance vesting conditions. Any dividends or

Notwithstanding any other provision of the Plan to the contrary, Full Value Awards (a) that vest on the basis of the Participant's continued employment or service shall be subject to a minimum vesting schedule of at least three years (with no more than one-third of the Shares subject thereto vesting earlier than a date 60 days prior to the first anniversary of the date on which such award is granted and on each of the next two anniversaries of such initial vesting date) and (b) that vest on the basis of the attainment of performance goals shall provide for a performance period that ends no earlier than 60 days prior to the first anniversary of the commencement of the period over which performance is evaluated; <a href="mailto:provided</">provided/font>, however, that the foregoing limitations shall not preclude the acceleration of vesting of any such award upon the death, disability or retirement of the Participant or upon an actual change in control (and not, for example, the commencement of a tender offer for the Trust's shares or shareholder approval of a transaction that, if consummated, would result in an actual change in control). Notwithstanding the foregoing, Full Value Awards with respect to 5% of the maximum aggregate number of Share Equivalents available for the purpose of awards under the Plan pursuant to Section 2 may be granted under the Plan to any one or more Participants without respect to such minimum vesting provisions.

6. Stock Options

The Committee shall establish the option price at the time each stock option is granted, which price shall not be less than 100% of the Fair Market Value (as defined below) of the Shares. Stock options shall be exercisable for such period as specified by the Committee but in no event may options be exercisable more than ten years after their date of grant. No stock option shall be exercisable earlier than a date 60 days prior to the first anniversary of the date on which such award is granted, except in the event of the Participant's retirement, death or disability or an actual change in control. The option price of each Share as to which a stock option is exercised shall be paid in full at the time of such exercise. Such payment shall be made (i) in cash, (ii) by tender of Shares owned by the Parti cipant valued at Surrender Value as of the date of exercise, (iii) to the extent approved by the Committee in its sole discretion, by surrender of all or part of the Shares issuable upon exercise of the option by the largest whole number of Shares with a Surrender Value that does not exceed the aggregate exercise price; provided, however, that the Trust shall accept a cash or other payment from the Participant to the extent of any remaining balance of the aggregate exercise price not satisfied by such reduction in the number of whole Shares to be issued, (iv) in such other consideration as the Committee deems appropriate, or (v) by a combination of cash, Shares and such other consideration.

For purposes of the Plan, (i) "Fair Market Value" means, with respect to a Share, the average of the high and the low prices reported for the Shares on the applicable date as reported on the New York Stock Exchange or, if not so reported, as determined in accordance with a valuation methodology approved by the Committee in a manner consistent with Section 409A, unless determined as otherwise specified herein and (ii) "Surrender Value" means, with respect to a Share, the closing price reported for the Shares on the applicable date as reported on the New York Stock Exchange or, if not so reported, as determined in accordance with a valuation methodology approved by the Committee in a manner consistent with Section 409A, unless determined as otherwise specified herein. For purposes of the grant of any award, the applicable date will be the trading day on which the award is granted or, if the date the award is granted is not a trading day, the trading day immediately prior to the date the award is granted. For purposes of the exercise of any award, the applicable date is the date a notice of exercise is received by the Trust or, if such date is not a trading day, the trading day immediately following the date a notice of exercise is received by the Trust.

7. Stock Appreciation Rights

Stock appreciation rights may be granted in tandem with a stock option, in addition to a stock option, or may be freestanding and unrelated to a stock option. Stock appreciation rights granted in tandem with or in addition to a stock option may be granted either at the same time as the stock option or at a later time. The Committee shall establish the grant price of each stock appreciation right granted at the time each such stock appreciation right is granted, which price shall not be less than 100% of the Fair Market Value of the Shares subject to such award. No stock appreciation right shall be exercisable earlier than a date 60 days prior to the first anniversary of the date on which such award is granted, except in the event of the Participant's retirement, death or disability or an actual chan ge in control, or later than 10 years from the grant date of such award. A stock appreciation right shall entitle the Participant to receive from the Trust an amount equal to the increase of the Fair Market Value of the Shares on the exercise of the stock appreciation right over the grant price. The Committee, in its sole discretion, shall determine whether the stock appreciation right shall be settled in cash, Shares or a combination of cash and Shares.

8. Performance Shares

Performance shares may be granted in the form of actual Shares or share units having a value equal to an identical number of Shares. In the event that a certificate is issued in respect of Shares subject to a grant of performance shares, such certificate shall be registered in the name of the Participant but shall be held by the Trust until the time the Shares subject to the grant of performance shares are earned. The performance conditions and the length of the performance period shall be determined by the Committee. The Committee, in its sole discretion, shall determine whether performance shares granted in the form of share units shall be paid in cash, Shares, or a combination of cash and Shares.

Notwithstanding anything to the contrary herein, performance shares granted under this <u>Section 8</u> may, at the discretion of the Committee, be granted in a manner which is intended to be deductible by the Trust under Section 162(m) of the Internal Revenue Code. In such event, the Committee shall follow procedures substantially equivalent to those set forth in Section 10 for Performance-Based Awards (as defined in <u>Section 10</u>).

9. Restricted Stock

Restricted stock may be granted in the form of actual Shares or share units having a value equal to an identical number of Shares. In the event that a certificate is issued in respect of Shares subject to a grant of restricted stock, such certificate shall be registered in the name of the Participant but shall be held by the Trust until the end of the restricted period. The employment conditions and the length of the period for vesting of restricted stock shall be established by the Committee at time of grant. The Committee, in its sole discretion, shall determine whether restricted stock granted in the form of share units shall be paid in cash, Shares, or a combination of cash and Shares.

Notwithstanding anything to the contrary herein, restricted stock granted under this <u>Section 9</u> may, at the discretion of the Committee, be granted in a manner which is intended to be deductible by the Trust under Section 162(m) of the Internal Revenue Code. In such event, the Committee shall follow procedures substantially equivalent to those set forth in <u>Section 10</u> for Performance-Based Awards.

10. Other Stock-Based Awards

Other types of equity-based or equity-related awards (including the grant or offer for sale of unrestricted Shares and performance stock and performance units settled in shares or cash) may be granted under such terms and conditions as may be determined by the Committee in its sole discretion.

Notwithstanding anything to the contrary herein, any other stock-based awards may, at the discretion of the Committee, be granted in a manner that is intended to be deductible by the Trust under Section 162(m) of the Internal Revenue Code (a "Performance-Based Award"). In such event, the Committee shall follow the following procedures:

A Participant's Performance-Based Award shall be determined based on the attainment of written objective performance goals approved by the Committee for a performance period generally of one year established by the Committee (i) while the outcome for that performance period is substantially uncertain and (ii) no more than 90 days after the commencement of the performance period to which the performance goal relates or, if less, the number of days which is equal to 25% of the relevant performance period. At the same time as the performance goals are established, the Committee will prescribe a formula to determine the amount of the Performance-Based Award that may be payable based upon the level of attainment of the performance goal during the performance period.

The performance goals shall be based on one or more of the following business criteria (either separately or in combination) with regard to the Trust (or a subsidiary, division, other operational unit or administrative department of the Trust): (i) pre-tax income, (ii) after-tax income, (iii) net income (meaning net income as reflected in the Trust's financial reports for the applicable period, on an aggregate, diluted and/or per share basis), (iv) operating income, (v) cash flow, (vi) earnings per share, (vii) return on equity, (viii) return on invested capital or assets, (ix) cash and/or funds available for distribution, (x) appreciation in the Fair Market Value of Shares, (xi) return on investment, (xii) total return to shareholders, (xiii) net earnings growth, (xiv) stock appreciation (meaning a n increase in the price or value of the Shares after the date of grant of an award and during the applicable period), (xv) related return ratios, (xvi) increase in revenues, (xvii) net earnings, (xviii) changes (or the absence of changes) in the per share or aggregate market price of the Shares, (xix) number of securities sold, (xx) earnings before any one or more of the following items: interest, taxes, depreciation or amortization for the applicable period, as reflected in the Trust's financial reports for the applicable period, (xxi) total revenue growth (meaning the increase in total revenues after the date of grant of an award and during the applicable period, as reflected in the Trust's financial reports for the applicable period), (xxii) total shareholder return, and (xxiii) funds from operations, as determined and reported by the Trust in its financial reports.

Performance criteria may be absolute amounts or percentages of amounts or may be relative to the performance of a peer group of real estate investment trusts or other corporations or indices.

Except as otherwise expressly provided, all financial terms are used as defined under Generally Accounting Principles ("GAAP") and all determinations shall be made in accordance with GAAP, as applied by the Trust in the preparation of its periodic reports to shareholders.

In addition, the performance goals may be based upon the attainment of specified levels of Trust (or subsidiary, division, other operational unit or administrative department of the Trust) performance under one or more of the measures described above relative to the performance of other real estate investment trusts or the historic performance of the Trust. To the extent permitted by Section 162(m) of the Code, unless the Committee provides otherwise at the time of establishing the performance goals, for each fiscal year of the Trust, the Committee may (i) designate additional business criteria on which the performance goals may be based or (ii) provide for objectively determinable adjustments, modifications or amendments, as determined in accordance with GAAP, to any of the performance criteria described above for one or more of the items of gain, loss, profit or expense: (A) determined to be extraordinary or unusual in nature or infrequent in occurrence, (B) related to the disposal of a segment of a business, (C) related to a change in accounting principle under GAAP, (D) related to discontinued operations that do not qualify as a segment of business under GAAP, and (E) attributable to the business operations of any entity acquired by the Trust during the fiscal year.

Following the completion of each performance period, the Committee shall have the sole discretion to determine, based on information made available to the Committee by the management of the Trust, whether the applicable performance goals have been met with respect to a given Participant and, if they have, shall so certify and ascertain the amount of the applicable Performance-Based Award. No Performance-Based Awards will be paid for such performance period until such certification is made by the Committee. The amount of the Performance-Based Award actually paid to a given Participant may be less (but not more) than the amount determined by the applicable performance goal formula, at the discretion of the Committee. The amount of the Performance-Based Award determined by the Committee for a performance per iod shall be paid to the Participant at such time as determined by the Committee in its sole discretion, after the end of such performance period.

11. Operating Partnership Units

Awards may be granted under the Plan in the form of undivided fractional limited partnership interests in Vornado Realty L.P. (together with any successor entity, the "Operating Partnership"), a Delaware limited partnership, the entity through which the Trust conducts its business and an entity that has elected to be treated as a partnership for federal income tax purposes, of one or more classes ("OP Units") established pursuant to the Operating Partnership's agreement of limited partnership, as amended from time to time. Awards of OP Units shall be valued by reference to, or otherwise determined by reference to or based on, Shares. OP Units awarded under the Plan may be (1) convertible, exchangeable or redeemable for other limited partnership interests in the Operating Part nership (including OP Units of a different class or series) or Shares, or (2) valued by reference to the book value, fair value or performance of the Operating Partnership. Awards of OP Units are intended to qualify as "profits interests" within the meaning of IRS Revenue Procedure 93-27, as clarified by IRS Revenue Procedure 2001-43, with respect to a Participant in the Plan who is rendering services to or for the benefit of the Operating Partnership, including its subsidiaries.

For purposes of calculating the number of Shares underlying an award of OP Units relative to the total number of Share Equivalents available for issuance under the Plan, the Committee shall establish in good faith the maximum number of Shares to which a Participant receiving such award of OP Units may be entitled upon fulfillment of all applicable conditions set forth in the relevant award documentation, including vesting conditions, partnership capital account allocations, value accretion factors, conversion ratios, exchange ratios and other similar criteria. If and when any such conditions are no longer capable of being met, in whole or in part, the number of Shares underlying such awards of OP Units shall be reduced accordingly by the Committee, and the number of Share Equivalents shall be increased by one Share Equivalent for each Share so reduced. Awards of OP Units may be granted either alone or in addition to other awards granted under the Plan. The Committee shall determine the eligible Participants to whom, and the time or times at which, awards of OP Units shall be made; the number of OP Units to be awarded; the price, if any, to be paid by the Participant for the acquisition of such OP Units; and the restrictions and conditions applicable to such award of OP Units. Conditions may be based on continuing employment (or other service relationship), computation of financial metrics and/or achievement of pre-established performance goals and objectives, with related length of the service period for vesting, minimum or maximum performance thresholds, measurement procedures and length of the performance period to be established by the Committee at the time of grant, in its sole discretion. The Committee may allow awards of OP Units to be held through a limited partnership, or similar "look-through& #8221; entity, and the Committee may require such limited partnership or similar entity to impose restrictions on its partners or other beneficial owners that are not inconsistent with the provisions of this Sect

Notwithstanding Section 5 of the Plan, the award agreement or other award documentation in respect of an award of OP Units may provide that the recipient of an award under this Section 11 shall be entitled to receive, currently or on a deferred or contingent basis, dividends or dividend equivalents with respect to the number of Shares underlying the award or other distributions from the Operating Partnership prior to vesting (whether based on a period of time or based on attainment of specified performance conditions), as determined at the time of grant by the Committee, in its sole discretion, and the Committee may provide that such amounts (if any) shall be deemed to have been reinvested in additional Shares or OP Units.

OP Units awarded under this <u>Section 11</u> may be issued for no cash consideration.

12. Award Agreements

Each award under the Plan shall be evidenced by an agreement setting forth the terms and conditions, as determined by the Committee, which shall apply to such award, in addition to the terms and conditions specified in the Plan.

13. Withholding

The Trust shall have the right to deduct from any payment to be made pursuant to the Plan, or to require prior to the issuance or delivery of any Shares or the payment of cash under the Plan, any taxes required by law to be withheld therefrom. The Committee, in its sole discretion, may permit a Participant who is an employee of the Trust or its subsidiaries to elect to satisfy such withholding obligation by having the Trust retain the number of Shares whose Fair Market Value equals the minimum statutory amount of taxes required by applicable law to be withheld. Any fraction of a Share required to satisfy such obligation shall be disregarded, and the amount due shall instead be paid in cash to or by the Participant, as the case may be.

14. Nontransferability

No award under the Plan shall be assignable or transferable except by will or the laws of descent and distribution, and no right or interest of any Participant shall be subject to any lien, obligation or liability of the Participant. Notwithstanding the foregoing, the Committee may determine, at the time of grant or thereafter, that an award (other than stock options intended to be incentive stock options within the meaning of Section 422 of the Internal Revenue Code) is transferable by the Participant to such Participant's immediate family members (or trusts, partnerships, or limited liability companies established for such immediate family members). For this purpose, immediate family member means, except as otherwise defined by the Committee, the Participant's children, stepchildren, grandchildren, parents, stepparents, grandparents, spouse, siblings (including half brothers and sisters), in-laws and persons related by reason of legal adoption. Such transferees may transfer an award only by will or the laws of descent or distribution. An award transferred pursuant to this Section 14 shall remain subject to the provisions of the Plan, and shall be subject to such other rules as the Committee shall determine. Upon transfer of a stock option, any related stock appreciation right shall be canceled. Except in the case of a holder's incapacity, an award shall be exercisable only by the holder thereof.

15. No Right to Employment

No person shall have any claim or right to be granted an award, and the grant of an award shall not be construed as giving a Participant any right to continue his or her service to the Trust or its subsidiaries as an Employee, Non-Employee Trustee or Consultant. Further, the Trust and its subsidiaries expressly reserve the right at any time to dismiss a Participant free from any liability, or any claim under the Plan, except as provided herein or in any agreement entered into hereunder.

16. Adjustment of and Changes in Shares

In the event of any change in the outstanding Shares by reason of any share dividend or split, reverse split, recapitalization, merger, consolidation, spinoff, combination or exchange of Shares or other corporate change, or any distributions to common shareholders other than regular cash dividends, the Committee shall make such substitution or adjustment, if any, as it deems to be equitable, as to (i) the number of Share Equivalents for which awards may be granted under the Plan; (ii) the number or kind of Shares or other securities issued or reserved for issuance pursuant to outstanding awards, (iii) the individual Participant limitation set forth in Section 2, and (iv) the number of Shares set forth in Section 2 that can be issued through incentive stock options within the meaning of Section 422 of the Internal Revenue Code; provided, however, that no such substitution or adjustment shall be required if the Committee determines that such action could cause an award to fail to satisfy the conditions of an applicable exception from the requirements of Section 409A of the Internal Revenue Code ("Section 409A") or otherwise could subject a Participant to the additional tax imposed under Section 409A in respect of an outstanding award; and further provided that no Participant shall have the right to require the Committee to make any adjustment or substitution under this Section 16 or have any claim or right whatsoever against the Trust or any of its subsidiaries or affiliates or any of their respective trustees, directors, officer or employees in respect of any action taken or not taken under this Section 16.

17. Amendment

The Committee may amend or terminate the Plan or any portion thereof from time to time, provided that no amendment shall be made without shareholder approval if such amendment (i) would increase the maximum aggregate number of Shares that may be issued under the Plan (other than pursuant to Section 16), (ii) would materially modify the requirements for participation in the Plan, (iii) would result in a material increase in the benefits accrued to Participants under the Plan, (iv) would reduce the exercise price of outstanding stock options or stock appreciation rights or cancel outstanding stock options or stock appreciation rights with an exercise price that is less than the exercise price of the original stock options or stock appreciation rights (other than pursuant to Section 16) or (v) requires shareholder approval to comply with any applicable laws, regulations or rules, including the rules of a securities exchange or self-regulatory agency.

18. Effective Date

The Plan was adopted on February 18, 2010 by the Board of Trustees, subject to the approval of the Compensation Committee, which was given on March 25, 2010 and subject to the approval by the shareholders of the Trust at the 2010 Annual Meeting on May 13, 2010, and shall be effective as of the date of the approval by the requisite shareholders of the Trust at the 2010 Annual Meeting (the "Effective Date"). If the Plan is not so approved by the requisite shareholders of the Trust, then the Plan will be null and void in its entirety and the Predecessor Plan will remain in full force and effect. Subject to earlier termination pursuant to Section 17, the Plan shall have a term of ten years from the Effective Date; provided, however, that all awards made under the Plan before its termination, and the Committee's authority to administer the terms of such awards, will remain in effect until such awards have been satisfied or terminated in accordance with the terms and provisions of the Plan and the applicable award agreements; provided, further< font face="Times New Roman,serif" lang=EN-US style='font-size:9.5pt;'>, that no awards (other than a stock option or stock appreciation right) that are intended by the Committee to be "performance-based" under Section 162(m) of the Internal Revenue Code (including any Performance-Based Awards) shall be granted on or after the first shareholder meeting that occurs in the fifth year following the year in which shareholders of the Trust previously approved the performance criteria in Section 10 unless the performance criteria are reapproved (or other designated performance criteria are approved) by the shareholders of the Trust on or before such shareholder meeting.

August 3, 2010

Vornado Realty Trust New York, New York

We have reviewed, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the unaudited interim financial information of Vornado Realty Trust for the periods ended June 30, 2010 and 2009, as indicated in our report dated August 3, 2010; because we did not perform an audit, we expressed no opinion on that information.

We are aware that our report referred to above, which is included in your Quarterly Report on Form 10-Q for the quarter ended June 30, 2010, is incorporated by reference in the following registration statements of Vornado Realty Trust:

Registration Statement No. 333-68462 on Form S-8 Amendment No. 1 to Registration Statement No. 333-36080 on Form S-3 Registration Statement No. 333-64015 on Form S-3 Amendment No.1 to Registration Statement No. 333-50095 on Form S-3 Registration Statement No. 333-52573 on Form S-8 Registration Statement No. 333-29011 on Form S-8 Registration Statement No. 333-09159 on Form S-8 Registration Statement No. 333-76327 on Form S-3 Amendment No.1 to Registration Statement No. 333-89667 on Form S-3 Registration Statement No. 333-81497 on Form S-8 Registration Statement No. 333-102216 on Form S-8 Amendment No.1 to Registration Statement No. 333-102215 on Form S-3 Amendment No.1 to Registration Statement No. 333-102217 on Form S-3 Registration Statement No. 333-105838 on Form S-3 Registration Statement No. 333-107024 on Form S-3 Registration Statement No. 333-109661 on Form S-3 Registration Statement No. 333-114146 on Form S-3 Registration Statement No. 333-114807 on Form S-3 Registration Statement No. 333-121929 on Form S-3 Amendment No. 1 to Registration Statement No. 333-120384 on Form S-3 Registration Statement No. 333-126963 on Form S-3 Registration Statement No. 333-139646 on Form S-3 Registration Statement No. 333-141162 on Form S-3 Registration Statement No. 333-150592 on Form S-3 Registration Statement No. 333-150593 on Form S-8 Registration Statement No. 333-166856 on Form S-3

and in the following joint registration statements of Vornado Realty Trust and Vornado Realty L.P.:

Amendment No. 4 to Registration Statement No. 333-40787 on Form S-3 Amendment No. 4 to Registration Statement No. 333-29013 on Form S-3 Registration Statement No. 333-108138 on Form S-3 Registration Statement No. 333-122306 on Form S-3 Registration Statement No. 333-138367 on Form S-3 Registration Statement No. 333-162775 on Form S-3

We also are aware that the aforementioned report, pursuant to Rule 436(c) under the Securities Act of 1933, is not considered a part of the Registration Statement prepared or certified by an accountant or a report prepared or certified by an accountant within the meaning of Sections 7 and 11 of that Act.

/s/ Deloitte & Touche LLP Parsippany, New Jersey

I, Michael D. Fascitelli, certify that:

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

August 3, 2010

/s/ Michael D. Fascitelli

Michael D. Fascitelli

President and Chief Evecu

President and Chief Executive Officer

I, Joseph Macnow, certify that:

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

August 3, 2010

/s/ Joseph Macnow

Joseph Macnow

Executive Vice President and Chief Financial Officer

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Subsection (a) and (b) of Section 1350 of Chapter 63 of Title 18 of the United States Code)

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350 of Chapter 63 of Title 18 of the United States Code), the undersigned officer of Vornado Realty Trust (the "Company"), hereby certifies, to such officer's knowledge, that:

The Quarterly Report on Form 10-Q for quarter ended June 30, 2010 (the "Report") of the Company fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

August 3, 2010 /s/ Michael D. Fascitelli

Name: Michael D. Fascitelli

Title: President and Chief Executive Officer

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Subsection (a) and (b) of Section 1350 of Chapter 63 of Title 18 of the United States Code)

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350 of Chapter 63 of Title 18 of the United States Code), the undersigned officer of Vornado Realty Trust (the "Company"), hereby certifies, to such officer's knowledge, that:

The Quarterly Report on Form 10-Q for quarter ended June 30, 2010 (the "Report") of the Company fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Joseph Macnow August 3, 2010

> Joseph Macnow Name:

Title: Executive Vice President and

Chief Financial Officer