UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

FORM 10-Q

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QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15 (d)
OF THE SECURITIES EXCHANGE ACT OF 1934

Х	OF THE SECURITIES EXCHANGE ACT OF 1934	4	· ·	
	For the quarterly period 6	ended: Septem	nber 30, 2006	
		Or		
0	TRANSITION REPORT PURSUANT TO SECTIO OF THE SECURITIES EXCHANGE ACT OF 1934		(d)	
	For the transition period from:		_ to	
	Commission File N	umber: 001	-11954	
	VORNADO RI	EALTY 1	TRUST	
	(Exact name of registrant			
	Maryland		22-1657560	
	(State or other jurisdiction of incorporation or organization)		(I.R.S. Employer Identification Number)	
	888 Seventh Avenue, New York, New York		10019	
	(Address of principal executive offices)		(Zip Code)	
		394-7000		
	(Registrant's telephone nu	•	g area code)	
-	(Former name, former address and form	N/A er fiscal year, if	changed since last report)	
the Se	licate by check mark whether the registrant: (1) has filed all reports re- ecurities Exchange Act of 1934 during the preceding 12 months (or for ed to file such reports), and (2) has been subject to such filing require	such shorter p	eriod that the registrant was	
	Yes X	No O		
	licate by check mark whether the registrant is a large accelerated filer efinitions of "accelerated filer and large accelerated filer" in Rule 12b-2			
	X Large Accelerated Filer O Acce	elerated Filer	O Non-Accelerated Filer	
Ind	licate by check mark whether the registrant is a shell company (as def	fined in Rule 12	b-2 of the Exchange Act).	
	Yes	O No X		

As of September 30, 2006, 142,047,241 of the registrant's common shares of beneficial interest are outstanding.

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VORNADO REALTY TRUST CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(Amounts in thousands, except share and per share amounts) ASSETS	_	September 30, 2006	De	cember 31, 2005
Real estate, at cost:	Φ.	0.044.447	Φ.	0.007.070
Land Ruildings and improvements	\$	2,644,447	Ф	2,337,878
Buildings and improvements		9,266,317		8,467,973
Development costs and construction in progress		327,406		235,347
Leasehold improvements and equipment	_	335,461		326,614
Total		12,573,631		11,367,812
Less accumulated depreciation and amortization	_	(1,890,645)		(1,663,777)
Real estate, net		10,682,986		9,704,035
Cash and cash equivalents		386,882		294,504
Escrow deposits and restricted cash		190,092		192,619
Marketable securities		260,943		276,146
Investments and advances to partially-owned entities, including Alexander's of \$106,089 and \$105,241		1,065,598		944,023
Investment in Toys "R" Us, including a \$76,816 participation in a senior unsecured bank loan bridge facility at December 31, 2005		343,135		425,830
Due from officers		23,831		23,790
Accounts receivable, net of allowance for doubtful accounts of \$16,511 and \$16,907		205,309		238,351
Notes and mortgage loans receivable		558,396		363,565
Receivable arising from the straight-lining of rents, net of allowance of		330,390		303,303
\$2,642 and \$6,051		426,906		375,547
Other assets		724,436		722,392
Assets related to discontinued operations		908		76,361
Account foliated to discontinuous operations	\$	14,869,422	\$	13,637,163
LIABILITIES AND SHAREHOLDERS' EQUITY Notes and mortgages payable	\$	5,695,098	\$	4,794,411
Senior unsecured notes		1,195,862	•	948,889
Exchangeable senior debentures		491,500		490,750
Americold Realty Trust revolving credit facility		_		9,076
Accounts payable and accrued expenses		424,423		476,523
Deferred credit		253,703		184,206
Other liabilities		161,973		148,506
Officers compensation payable		60,258		52,020
Liabilities related to discontinued operations				12,831
Total liabilities	_	8,282,817		7,117,212
Minority interest, including unitholders in the Operating Partnership	<u> </u>	1,249,651	_	1.256.441
Commitments and contingencies	_	1,249,031		1,230,441
Shareholders' equity:				
Preferred shares of beneficial interest: no par value per share; authorized				
110,000,000 shares; issued and outstanding 34,052,351 and 34,169,572 shares		828,696		834,527
Common shares of beneficial interest: \$.04 par value per share; authorized, 200,000,000 shares; issued and outstanding 142,047,241 and 141,153,430 shares		5,722		5,675
Additional paid-in capital		4,274,050		4,233,047
Earnings in excess of distributions		160,420		103,061
	_	5,268,888		5,176,310
Common shares issued to officer's trust		(65,753)		(65,753)
Deferred compensation shares earned but not yet delivered		69,140		69,547
Accumulated other comprehensive income		64,679		83,406
Total shareholders' equity	_	5,336,954		5,263,510
	\$	14,869,422	\$	13,637,163
See notes to consolidated financial statements.	• =		_	<u> </u>
3				

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

		or The Three Ended Septem	For The Nine Months Ended September 30,				
(Amounts in thousands, except per share amounts)		2006	2005	2006		2005	
REVENUES:							
Property rentals	\$	391,574 \$	346,654	\$	1,153,153 \$	1,022,131	
Temperature Controlled Logistics		190,280	232,778		573,177	592,894	
Tenant expense reimbursements		68,599	53,385		191,246	153,111	
Fee and other income		28,021	20,647		71,267	72,052	
Total revenues		678,474	653,464		1,988,843	1,840,188	
EXPENSES:							
Operating		347,742	351,989		999,508	930,245	
Depreciation and amortization		102,293	82,029		291,478	242,551	
General and administrative	_	52,318	48,051		150,745	134,506	
Total expenses	_	502,353	482,069		1,441,731	1,307,302	
Operating income		176,121	171,395		547,112	532,886	
(Loss) income applicable to Alexander's		(3,586)	3,699		7,569	42,115	
(Loss) income applicable to Toys "R" Us		(40,699)	(530)		4,177	(530)	
Income from partially-owned entities		23,010	4,702		43,696	20,522	
Interest and other investment income (expense)		98,096	(35,663)		137,194	135,458	
Interest and debt expense		(115,747)	(88,213)		(340,463)	(249,131)	
Net gain on disposition of wholly-owned and partially-owned assets other than depreciable real estate		8,032	13,448		65,527	16,936	
Minority interest of partially-owned entities		2,534	(768)		5,378	962	
Income from continuing operations	_	147,761	68,070		470,190	499,218	
Income from discontinued operations, net of minority interest		8	1,229		33,505	35,845	
Income before allocation to limited partners		147,769	69,299		503,695	535,063	
Minority limited partners' interest in the Operating Partnership		(13,103)	(3,342)		(46,301)	(54,512)	
Perpetual preferred unit distributions of the Operating Partnership		(6,683)	(27,215)		(17,030)	(60,908)	
Net income	_	127,983	38,742		440,364	419,643	
Preferred share dividends		(14,351)	(11,519)		(43,162)	(32,290)	
NET INCOME applicable to common shares	\$	113,632 \$	27,223	\$	397,202 \$	387,353	
INCOME PER COMMON SHARE – BASIC:							
Income from continuing operations	\$	0.80 \$	0.19	¢	2.57 \$	2.67	
Income from discontinued operations, net of	Ψ	υ.ου φ	0.19	Ψ	2.57 φ	2.07	
minority interest		_	0.01		0.24	0.27	
Net income per common share	\$	0.80 \$	0.20	\$	2.81 \$	2.94	
INCOME PER COMMON SHARE – DILUTED:							
Income from continuing operations	\$	0.76 \$	0.18	\$	2.44 \$	2.53	
Income from discontinued operations, net of minority interest		_	0.01		0.22	0.26	
Net income per common share	\$	0.76 \$	0.19	\$	2.66 \$	2.79	
DIVIDENDS PER COMMON SHARE	\$ <u></u>	0.80 \$	0.76	\$	2.40 \$	2.28	

See notes to consolidated financial statements.

VORNADO REALTY TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

		Nine Months eptember 30,
(Amounts in thousands)	2006	2005
Cash Flows from Operating Activities:		
Net income	\$ 440,364	\$ 419,643
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization (including amortization of debt issuance costs)	302,869	252,555
Equity in income of partially-owned entities, including Alexander's and Toys "R" Us	(55,442)	(62,107)
Net gain on dispositions of wholly-owned and partially-owned assets other than depreciable real estate	(65,527)	(16,936)
Net gain on sale of real estate	(33,769)	(31,614)
Minority limited partners' interest in the Operating Partnership	46,302	54,512
Straight-lining of rental income	(47,688)	(35,313)
Perpetual preferred unit distributions of the Operating Partnership	15,905	42,641
Amortization of below market leases, net	(15,558)	(9,118)
Net gain from derivative positions, including Sears Holdings, McDonalds and GMH	(65,589)	(82,898)
Minority interest of partially-owned entities	(5,378)	, ,
Write-off of issuance costs of preferred units redeemed	1,125	18,267
Loss on early extinguishment of debt and write-off of unamortized financing costs	15,596	_
Distributions of income from partially-owned entities	27,518	31.045
Other non-cash adjustments	3,977	_
Changes in operating assets and liabilities:		
Accounts receivable, net	33,047	(49,692)
Accounts payable and accrued expenses	(48,222)	37,980
Other assets	(88,536)	
Other liabilities	25,844	9,273
Net cash provided by operating activities	486,838	502,850
Cash Flows from Investing Activities:		
Investments in notes and mortgage loans receivable	(361,841)	(280,000)
Acquisitions of real estate and other	(577,399)	(634,933)
Proceeds received on settlement of derivatives (primarily Sears Holdings)	135,028	
Proceeds from sale of, and return of investment in, marketable securities	157,363	66,820
Additions to existing real estate	(139,751)	(71,332)
Development costs and construction in progress	(156,051)	(106,814)
Proceeds from sale of real estate	110,388	126,584
Investments in partially-owned entities	(112,729)	(944,653)
Purchases of marketable securities	(83,698)	(225,647)
Distributions of capital from partially-owned entities	108,779	179,483
Proceeds received upon repayment of notes and mortgage loans receivable	169,746	375,000
Cash restricted, including mortgage escrows	2,527	46,491
Deposits in connection with real estate acquisitions, including pre-acquisition costs	(21,676)	-
Net cash used in investing activities	(769,314)	(1,484,059)

See notes to consolidated financial statements.

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

For The Nine Months
Ended September 30,

		aca ocpiciiisci	ibei oo,			
(Amounts in thousands)	2006		2005			
Cash Flows from Financing Activities:						
Proceeds from borrowings	1,80	07,091	890,000			
Repayments of borrowings	(80	02,785)	(202,563)			
Dividends paid on common shares	(33	39,844)	(302,435)			
Distributions to minority partners	`(6	65,303)	(93,691)			
Dividends paid on preferred shares	(4	13,257)	(22,974)			
Debt issuance costs	(1	L5,166)	(8,495)			
Exercise of share options	•	9,510	46,123			
Purchase of marketable securities in connection with the legal						
defeasance of mortgage notes payable	(17	74,254)	_			
Redemption of perpetual preferred shares and units	(4	15,000)	(782,000)			
Proceeds from issuance of preferred shares and units	4	13,862	471,673			
Proceeds from issuance of common shares		_	780,750			
Net cash provided by financing activities	37	74,854	776,388			
Net increase (decrease) in cash and cash equivalents		92,378	(204,821)			
Cash and cash equivalents at beginning of period	29	94,504	599,282			
Cash and cash equivalents at end of period	\$ 38	36,882 \$	394,461			
Supplemental Disclosure of Cash Flow Information:						
Cash payments for interest (including capitalized						
interest of \$16,014 and \$11,613)	\$ 32	21,676 \$	242,238			
Non-Cash Transactions:						
Financing assumed in acquisitions	\$ 28	33,695 \$	81,000			
Marketable securities transferred in connection with						
the legal defeasance of mortgage notes payable	17	74,254	_			
Mortgage notes payable legally defeased	16	63,620	_			
Conversion of Class A Operating Partnership units to common shares		22,458	127,440			
Unrealized net gain on securities available for sale		22,438	89,752			
Officialized fiel gain off Securities available for Sale	-	.2,009	09,752			
See notes to consolidated financial st	atements.					

1. Organization

Vornado Realty Trust 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"). All references to "our," "we," "us," the "Company" and "Vornado" refer to Vornado Realty Trust and its consolidated subsidiaries. We are the sole general partner of, and owned approximately 89.7% of the common limited partnership interest in, the Operating Partnership at September 30, 2006.

Substantially all of Vornado Realty Trust's assets are held through subsidiaries of the Operating Partnership. Accordingly, Vornado Realty Trust'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.

2. Basis of Presentation

The accompanying consolidated financial statements are unaudited. 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 have been condensed or omitted. These condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2005, as filed with the Securities and Exchange Commission. The results of operations for the three and nine months ended September 30, 2006, are not necessarily indicative of the operating results for the full year.

The accompanying consolidated financial statements include the accounts of Vornado and its majority-owned subsidiaries, including the Operating Partnership, as well as certain partially-owned entities in which we own more than 50% unless a partner has shared board and management representation and substantive participation rights on all significant business decisions, or 50% or less when (i) we are the primary beneficiary and the entity qualifies as a variable interest entity under Financial Accounting Standards Board ("FASB") Interpretation No. 46 (Revised) — Consolidation of Variable Interest Entities ("FIN 46R"), or (ii) when we are a general partner that meets the criteria under Emerging Issues Task Force ("EITF") Issue No. 04-05. All significant inter-company amounts have been eliminated. Equity interests in partially-owned entities are accounted for under the equity method of accounting when they do not meet the criteria for consolidation and our ownership interest is greater than 20%. When partially-owned investments are in partnership form, the 20% threshold for equity method accounting is generally reduced to 3% to 5%, based on our ability to influence the operating and financial policies of the partnership. Investments accounted for under the equity method are initially recorded at cost and subsequently adjusted for our share of the net income or loss and cash contributions and distributions to or from these entities. Investments in partially-owned entities that do not meet the criteria for consolidation or for equity method accounting are accounted for on the cost method.

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 financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates.

Certain prior year balances related to discontinued operations have been reclassified in order to conform to current year presentation.

3. Recently Issued Accounting Literature

On December 16, 2004, the FASB issued Statement No. 123(R), *Share-Based Payment* ("SFAS No. 123R"). SFAS No. 123R replaces SFAS No. 123 and requires that the compensation cost relating to share-based payment transactions be recognized in financial statements and measured based on the fair value of the equity or liability instruments issued. We adopted SFAS No. 123R on the modified prospective method on January 1, 2006. This adoption did not have a material effect on our consolidated financial statements.

3. Recently Issued Accounting Literature - continued

In May 2005, the FASB issued Statement No. 154, *Accounting Changes and Error Corrections – A Replacement of APB Opinion No. 20 and SFAS No.* 3 ("SFAS No. 154"). SFAS No. 154 changes the requirements for the accounting and reporting of a change in accounting principle by requiring retrospective application to prior periods' financial statements of the change in accounting principle, unless it is impracticable to do so. SFAS No. 154 also requires that a change in depreciation or amortization for long-lived, non-financial assets be accounted for as a change in accounting estimate effected by a change in accounting principle. SFAS No. 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. We adopted SFAS No. 154 on January 1, 2006. This adoption had no effect on our consolidated financial statements.

In February 2006, the FASB issued Statement No. 155, *Accounting for Certain Hybrid Financial Instruments – An Amendment of SFAS No. 133* and No. 140 ("SFAS No. 155"). The purpose of SFAS No. 155 is to simplify the accounting for certain hybrid financial instruments by permitting fair value re-measurement for any hybrid financial instrument that contains an embedded derivative that otherwise would require bifurcation. SFAS No. 155 also eliminates the restriction on passive derivative instruments that a qualifying special-purpose entity may hold. SFAS No. 155 is effective for all financial instruments acquired or issued after the beginning of an entity's first fiscal year beginning after September 15, 2006. We believe that the adoption of this standard on January 1, 2007 will not have a material effect on our consolidated financial statements.

In March 2006, the FASB issued Statement No. 156, *Accounting for Servicing of Financial Assets, an Amendment of SFAS No. 140* ("SFAS No. 156"). SFAS No. 156 requires separate recognition of a servicing asset and a servicing liability each time an entity undertakes an obligation to service a financial asset by entering into a servicing contract. This statement also requires that servicing assets and liabilities be initially recorded at fair value and subsequently adjusted to the fair value at the end of each reporting period. This statement is effective in fiscal years beginning after September 15, 2006. We believe that the adoption of this standard on January 1, 2007 will not have a material effect on our consolidated financial statements.

In July 2006, the FASB issued Interpretation No. 48, Accounting for Uncertainty in Income Taxes, an Interpretation of FASB Statement No. 109 ("FIN 48"). FIN 48 clarifies the accounting for uncertainty in income taxes recognized in a company's financial statements and prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. The Interpretation also provides guidance on description, classification, interest and penalties, accounting in interim periods, disclosure and transition. We believe that the adoption of this standard on January 1, 2007 will not have a material effect on our consolidated financial statements.

In September 2006, the FASB issued Statement No. 157, Fair Value Measurements ("SFAS No. 157"). SFAS No. 157 provides guidance for using fair value to measure assets and liabilities. This statement clarifies the principle that fair value should be based on the assumptions that market participants would use when pricing the asset or liability. SFAS No. 157 establishes a fair value hierarchy, giving the highest priority to quoted prices in active markets and the lowest priority to unobservable data. SFAS No. 157 applies whenever other standards require assets or liabilities to be measured at fair value. This statement is effective in fiscal years beginning after November 15, 2007. We believe that the adoption of this standard on January 1, 2008 will not have a material effect on our consolidated financial statements.

3. Recently Issued Accounting Literature - continued

In September 2006, the FASB issued Statement No. 158, *Employer's Accounting for Defined Benefit Pension and Other Postretirement Plans, an Amendment of SFAS No. 87, 88, 106 and 132R* ("SFAS No. 158"). SFAS No. 158 requires an employer to (i) recognize in its statement of financial position an asset for a plan's overfunded status or a liability for a plan's underfunded status; (ii) measure a plan's assets and its obligations that determine its funded status as of the end of the employer's fiscal year (with limited exceptions); and (iii) recognize changes in the funded status of a defined benefit postretirement plan in the year in which the changes occur. Those changes will be reported in comprehensive income of a business entity. The requirement to recognize the funded status of a benefit plan and the disclosure requirements are effective as of the end of the fiscal year ending after December 15, 2006, for entities with publicly traded equity securities, and at the end of the fiscal year ending after June 15, 2007, for all other entities. The requirement to measure plan assets and benefit obligations as of the date of the employer's fiscal year-end statement of financial position is effective for fiscal years ending after December 15, 2008. We believe the adoption of this standard on January 1, 2007 will not have a material effect on our consolidated financial statements.

In September 2006, the Securities and Exchange Commission issued Staff Accounting Bulletin No. 108 ("SAB 108"), which becomes effective beginning on January 1, 2007. SAB 108 provides guidance on the consideration of the effects of prior period misstatements in quantifying current year misstatements for the purpose of a materiality assessment. SAB 108 provides for the quantification of the impact of correcting all misstatements, including both the carryover and reversing effects of prior year misstatements, on the current year financial statements. If a misstatement is material to the current year financial statements, the prior year financial statements should also be corrected, even though such revision was, and continues to be, immaterial to the prior year financial statements. Correcting prior year financial statements for immaterial errors would not require previously filed reports to be amended. Such correction should be made in the current period filings. We are currently evaluating the impact of adopting SAB 108.

4. Acquisitions and Dispositions

Acquisitions:

San Francisco Bay Area Properties

On January 10, 2006, we acquired four properties consisting of 189,000 square feet of retail and office space in the San Francisco Bay area for approximately \$72,000,000 in cash, including closing costs. We consolidate the accounts of these properties into our financial position and results of operations from the date of acquisition.

Springfield Mall

On January 31, 2006, we closed on an option to purchase the 1.4 million square foot Springfield Mall which is located on 79 acres at the intersection of Interstate 95 and Franconia Road in Springfield, Fairfax County, Virginia, and is anchored by Macy's, and J.C. Penney and Target, who own their stores aggregating 389,000 square feet. The purchase price for the option was \$35,600,000, of which we paid \$14,000,000 in cash at closing and the remainder of \$21,600,000 will be paid in installments over four years. We intend to redevelop, reposition and re-tenant the mall and have committed to spend \$25,000,000 in capital expenditures over a six-year period from the closing of the option agreement. The option becomes exercisable upon the passing of one of the existing principals of the selling entity and may be deferred at our election through November 2012. Upon exercise of the option, we will pay \$80,000,000 to acquire the mall, subject to the existing mortgage of \$180,000,000, which will be amortized to \$149,000,000 at maturity in 2013. Upon closing of the option on January 31, 2006, we acquired effective control of the mall, including management of the mall and right to the mall's net cash flow. Accordingly, we consolidate the accounts of the mall into our financial position and results of operations pursuant to the provisions of FIN 46R. We have a 2.5% minority partner in this transaction.

BNA Complex

On February 17, 2006, we entered into an agreement to sell our 277,000 square foot Crystal Mall Two office building, located in Arlington, Virginia, to The Bureau of National Affairs, Inc. ("BNA") for use as its corporate headquarters, subject to the buildout of the building to agreed-upon specifications. Simultaneously, we agreed to acquire a three building complex from BNA containing approximately 300,000 square feet, which is located in Washington D.C.'s West End between Georgetown and the Central Business District. We will receive sales proceeds of approximately \$100,000,000 for Crystal Mall Two and recognize a net gain on sale of approximately \$23,000,000. We will pay BNA \$111,000,000 for the three building complex. One of the buildings, containing 130,000 square feet, will remain an office building, while the other two buildings will be redeveloped into residential condominiums. These transactions are expected to close in the second half of 2007.

San Jose, California Ground-up Development

On March 29, 2006, a joint venture, in which we have a 45% equity interest and are a co-managing partner, acquired 55 acres of land in San Jose, California for approximately \$59,600,000, including closing costs. The purchase price was funded with \$20,643,000 of cash contributed by the partners, of which our share was \$9,289,000, and \$38,957,000 drawn on a \$117,000,000 acquisition/construction loan. The remainder of the loan will be used to fund the development of a 635,000 square foot retail center on the site. As of September 30, 2006, \$47,708,000 was outstanding under the loan, which bears interest at LIBOR plus 1.75% (7.13% at September 30, 2006) and matures in March 2009 with a one-year extension option. Upon completion of the development we have an option to acquire our partner's 55% equity interest at a 7% unlevered yield. We account for this investment on the equity method

4. Acquisitions and Dispositions - continued

1925 K Street

On April 13, 2006, we acquired the 92.65% interest that we did not already own of 1925 K Street, a 150,000 square foot office building located in the Central Business District of Washington, DC. The purchase price for the 92.65% interest was \$52,800,000, consisting of \$34,600,000 in cash and \$18,200,000 of existing mortgage debt. Mitchell N. Schear, President of our Washington, DC Office division, received \$3,675,000 for his share of the proceeds as a partner of the selling entity. We plan to redevelop this property into a 226,000 square foot Class A office building at a cost of approximately \$80,000,000. We consolidate the accounts of this property into our financial position and results of operations from the date of acquisition.

1540 Broadway

On July 11, 2006, we acquired the retail, signage and parking components of 1540 Broadway located in Manhattan's Times Square between 45 th and 46th Street. The purchase price was approximately \$260,000,000 in cash. The property contains 152,000 square feet of retail space which is 60% occupied. The principal tenants are Virgin Records and Planet Hollywood. We consolidate the accounts of this property into our financial position and results of operations from the date of acquisition.

Refrigerated Warehouses

On August 31, 2006, a subsidiary of Americold Realty Trust ("Americold") entered into a definitive agreement to acquire from ConAgra Foods, Inc. ("ConAgra Foods") four refrigerated warehouse facilities and the lease on a fifth facility, with an option to purchase. These five warehouses contain a total of 1.7 million square feet and 48.9 million cubic feet. The aggregate purchase price, including closing costs, is approximately \$190,000,000, consisting of \$152,000,000 in cash to ConAgra Foods and \$38,000,000 representing the recording of a capital lease obligation for the fifth facility. On October 10, 2006, a subsidiary of Americold assumed the leasehold on the fifth facility and the related capital lease obligation. Americold expects to complete the balance of this acquisition in the first quarter of 2007.

Tovs "R" Us Stores

On September 14, 2006, we entered into an agreement to purchase up to 44 previously closed Toys "R" Us stores for up to \$190,000,000. On October 16, 2006, we completed the first phase of the agreement by acquiring 37 stores for \$171,000,000 in cash. These properties, of which 18 are owned in fee, 8 are ground leased and 11 are space leased, aggregate 1.5 million square feet and are primarily located in seven east coast states, Texas and California. Of these properties, 25 are leased or subleased to other retailers and 12 are currently vacant. All of these stores were part of the store closing program announced by Toys "R" Us in January 2006.

We expect to purchase six of the remaining stores by the end of the first quarter of 2007, subject to landlords' consent, where applicable, and customary closing conditions. The seventh store we agreed to purchase was sold by Toys "R" Us to a third party.

Our 32.9% share of Toys "R" Us ("Toys") net gain on this transaction will be recorded as an adjustment to the basis of our investment in Toys and will not be recorded as income.

Filene's, Boston, Massachusetts

On October 13, 2006, we entered into a 50/50 joint venture with Gale International, LLC to acquire and redevelop the Filene's property located in the Downtown Crossing district of Boston, Massachusetts which we had agreed to purchase from Federated Department Stores, Inc. The purchase price is approximately \$100,000,000 in cash. Current plans for the development include over 1,200,000 square feet, consisting of office, retail, condominium apartments and a hotel. The project is subject to governmental approvals. The purchase is expected to close in the first quarter of 2007, subject to customary closing conditions.

4. Acquisitions and Dispositions - continued

Other

In addition to the acquisitions described above, during 2006 we completed \$288,739,000 of other real estate acquisitions and investments in 12 separate transactions, comprised of \$274,239,000 in cash and \$14,500,000 of existing mortgage debt.

Dispositions:

424 Sixth Avenue

On March 13, 2006, we sold 424 Sixth Avenue, a 10,000 square foot retail property located in New York City, for \$22,000,000, which resulted in a net gain of \$9,218,000.

33 North Dearborn Street

On March 14, 2006, we sold 33 North Dearborn Street, a 336,000 square foot office building located in Chicago, Illinois, for \$46,000,000, which resulted in a net gain of \$4,835,000. All of the proceeds from the sale were used to fund a portion of the purchase price of the San Francisco Bay area properties (see Acquisitions above) pursuant to Section 1031 of the Internal Revenue Code.

1919 South Eads Street

On June 22, 2006, we sold 1919 South Eads Street, a 96,000 square foot office building located in Arlington, Virginia, for \$38,400,000, which resulted in a net gain of \$17,609,000.

5. Derivative Instruments and Marketable Securities

Investment in McDonald's Corporation ("McDonalds") (NYSE: MCD)

In July 2005, we acquired an aggregate of 858,000 common shares of McDonalds for \$25,346,000, an average price of \$29.54 per share. These shares are recorded as marketable equity securities on our consolidated balance sheets and are classified as "available for sale." Appreciation or depreciation in the fair market value of these shares is recorded as an increase or decrease in "accumulated other comprehensive income" in the shareholders' equity section of our consolidated balance sheet and not recognized in income. At September 30, 2006, based on McDonalds' closing stock price of \$39.12 per share, \$4,736,000 of appreciation in the value of these shares was included in "accumulated other comprehensive income."

During the second half of 2005, we acquired an economic interest in an additional 14,565,500 McDonalds common shares through a series of privately negotiated transactions with a financial institution pursuant to which we purchased a call option and simultaneously sold a put option at the same strike price on McDonalds' common shares. These call and put options had an initial weighted-average strike price of \$32.66 per share, or an aggregate of \$475,692,000, expire on various dates between July 30, 2007 and September 10, 2007 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points (up to 95 basis points under certain circumstances) and is credited for the dividends received on the shares. The options provide us with the same economic gain or loss as if we had purchased the underlying common shares and borrowed the aggregate purchase price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in "interest and other investment income" on our consolidated statements of income.

In the three months ended March 31, 2006, we sold 2,119,500 of the option shares in the derivative position at a weighted average sales price of \$35.49. In the three months ended June 30, 2006, we acquired an additional 1,250,000 option shares at a weighted average purchase price of \$33.08. As of September 30, 2006, there are 13,696,000 option shares in the derivative position with an adjusted weighted average strike price of \$32.70 per share or an aggregate of \$447,822,000. For the three and nine months ended September 30, 2006, we recognized net gains of \$68,796,000 and \$60,581,000, respectively, representing the mark-to-market of the shares in the derivative to \$39.12 per share, net of the expense resulting from the LIBOR charges.

Our aggregate net gain recognized from inception of this investment through September 30, 2006 is \$77,635,000.

5. Derivative Instruments and Marketable Securities

Investment in Sears, Roebuck and Co. ("Sears")

In August and September 2004, we acquired an economic interest in 7,916,900 Sears common shares through a series of privately negotiated transactions with a financial institution pursuant to which we purchased a call option and simultaneously sold a put option at the same strike price on Sears common shares. These call and put options had an initial weighted-average strike price of \$39.82 per share, or an aggregate of \$315,250,000, expire in April 2006 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points and is credited for the dividends received on the shares. The options provide us with the same economic gain or loss as if we had purchased the underlying common shares and borrowed the aggregate strike price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in "interest and other investment income" on our consolidated statement of income.

On March 30, 2005, as a result of the merger between Sears and Kmart and pursuant to the terms of the contract, our derivative position representing 7,916,900 Sears common shares became a derivative position representing 2,491,819 common shares of Sears Holdings, Inc. ("Sears Holdings") (NYSE: SHLD) valued at \$323,936,000 based on the then closing share price of \$130.00 and \$146,663,000 of cash. As a result, we recognized a net gain of \$58,443,000 based on the fair value of the derivative position on March 30, 2005. In 2005 we sold 402,660 of the option shares at a weighted average sales price of \$124.44 per share. In the first quarter of 2006, we settled the entire derivative position by selling the remaining 2,089,159 option shares at a weighted average sales price of \$125.43, which resulted in a net gain of \$18,611,000, comprised of \$20,673,000 from the remaining option shares sold, partially offset by, \$2,062,000 of expense resulting from the increase in strike price for the LIBOR charge.

Our aggregate net gain realized from inception of this investment through settlement was \$142,877,000.

Sears Canada, Inc. ("Sears Canada")

On April 3, 2006, we tendered the 7,500,000 Sears Canada shares we owned to Sears Holdings at the increased tender price of Cdn. \$18.00 per share (the equivalent at that time of US \$15.68 per share), which resulted in a net gain of \$55,438,000, representing the difference between the tender price, and our carrying amount of \$8.29 per share. The net gain is reflected as a component of "net gain on disposition of wholly-owned and partially-owned assets other than depreciable real estate" on our consolidated statement of income. Together with income recognized in the fourth quarter of 2005 that resulted from a Sears Canada special dividend, the aggregate net gain from inception on our \$143,737,000 investment was \$78,323,000. If at any time on or before December 31, 2008 Sears Canada or any of its affiliates pays more than Cdn. \$18.00 per share to acquire Sears Canada common shares from third parties, we will be entitled to receive the difference as additional consideration for the shares we sold.

6. Investments in Partially-Owned Entities

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

Investments:

(Amounts in thousands)	As of September 30, 2006					As of December 31, 2005			
Toys "R" Us, Inc. ("Toys") (see page 19)		\$		343,135	\$		4	25,830	
H Street Building Corporation ("H Street") non-consolidated									
subsidiaries (1)		\$		204,940	\$			96,563	
Newkirk Master Limited Partnership ("Newkirk MLP")				183,692				72,488	
Alexander's Inc. ("Alexander's") (see page 20)				106,089			1	05,241	
GMH Communities L.P. ("GMH") (see page 20)				106,571				90,103	
Beverly Connection (2)				81,274			1	03,251	
Other				383,032		276,377			
		\$		1,065,598	\$		9	44,023	
Equity in Net Income (Loss): (Amounts in thousands)		For the Thre Ended Sept		er 30,		For the Nii Ended Sep	ber 30,		
Toys:		2006		2005		2006		2005	
32.9% share of equity in net loss (3)	\$	(41,720)	\$	(1,977)	\$	(3,614)	\$	(1,977)	
Interest and other income		1,021		1,447		7,791		1,447	
	\$	(40,699)	\$	(530)	\$	4,177	\$	(530)	
Alexander's: 33% share of: Equity in net income before net gain on sale of condominiums and stock appreciation rights compensation expense	\$	4,580	\$	3,129	\$	13,176	\$	10,823	
Net gain on sale of condominiums	Ψ	4,500	Ψ	1,960	Ψ	4,580	Ψ	28,134	
Stock appreciation rights compensation expense		(10,797)		(5,961)		(18,356)		(15,428)	
Equity in net (loss) income	_		_	(872)	_	(600)	_	23,529	
		(6,217)		` ,		` ,			
Management and leasing fees		2,471		2,355		7,604		6,713	
Development and guarantee fees Interest income		160		1,615		565		5,851	
interest income		(2.500)		601		7.500		6,022	
New deid, MI D.	\$_	(3,586)	\$_	3,699	\$_	7,569	\$_	42,115	
Newkirk MLP:									
15.8% in 2006 and 22.5% in 2005 share of equity in	\$	13,574 (4) ው	(970) ⁽	4) Ժ	22,089(5	ο Δ	7,174(5)	
net income (loss) Interest and other income	Ф	30) Ф	(334)	΄ Φ		ψ		
interest and other income	-		-		-	88	_	923	
II Chronite	-	13,604	_	(1,304)	-	22,177	_	8,097	
H Street: 50% share of equity in income (1)		4.005				0.076			
	-	4,065	-		-	8,376	_		
Beverly Connection: 50% share of equity in net loss		(1 0 4 4)		(1 120)		(7.067)		(2.611)	
Interest and fee income		(1,844)		(1,120)		(7,867)		(2,611)	
interest and ice income	_	2,862		1,855		9,199		4,877	
CML	_	1,018	-	735	-	1,332	_	2,266	
GMH: 13.5% in 2006 and 12.22% in 2005 share of equity in net income	_	15	_	495	_	15	_	995	
Other		4,308		4,776 (6))	11,796		9,164(6)	
	\$	23,010	\$	4,702	\$	43,696	\$	20,522	
	_		-		-		_		
See notes on following page.	;								

6. Investments in Partially-Owned Entities - continued

Notes to preceding tabular information:

(Amounts in thousands)

- (1) We account for our investment in H Street partially owned entities on the equity method on a one-quarter lag basis. Prior to the quarter ended June 30, 2006, two 50% owned entities that are contesting our acquisition of H Street impeded access to their financial information and accordingly, we were unable to record our pro rata share of their earnings. During the three and nine months ended September 30, 2006, based on the financial information provided to us, we recognized equity in net income of \$4,065 and \$8,376, respectively, from these entities, of which \$1,083 and \$3,890, respectively, represents our 50% share of their earnings for the period from July 20, 2005 (date of acquisition) to December 31, 2005.
- (2) In connection with our preferred equity investment to this venture, we provided the venture with a \$59,500 first mortgage loan, which bore interest at 10% through its scheduled maturity in February 2006. On February 11, 2006, \$35,000 of our loan to the venture was converted to additional preferred equity on the same terms as our existing preferred equity and the maturity date of the loan was extended. On June 30, 2006, the venture completed a \$100,000 refinancing and repaid to us the remaining \$24,500 balance of the loan. The venture's new loan bears interest at LIBOR (capped at 5.5%) plus 2.20% (7.52% as of September 30, 2006) and matures in July 2008 with 3 one-year extension options.
- (3) The business of Toys is highly seasonal. Historically, Toys' fourth quarter net income accounts for more than 80% of its fiscal year net income. Because Toys' fiscal year ends on the Saturday nearest January 31, we record our 32.9% share of Toys' net income or loss on a one-quarter lag basis.
- (4) The three months ended September 30, 2006 includes \$10,842 for our share of net gains on sale of real estate. The three months ended September 30, 2005 includes (i) \$7,992 for our share of Newkirk MLP's losses on the early extinguishment of debt and write-off of related deferred financing costs, (ii) \$2,586 for our share of impairment losses, partially offset by (iii) \$3,509 for our share of net gains on sale of real estate.
- (5) The nine months ended September 30, 2006 includes \$10,842 for our share of net gains on sale of real estate. The nine months ended September 30, 2005 includes (i) \$7,992 for our share of Newkirk MLP's losses on the early extinguishment of debt and write-off of related deferred financing costs, (ii) \$6,602 for our share of impairment losses, partially offset by (iii) \$3,723 for our share of net gains on sale of real estate.
- (6) Includes \$2,173 for a prepayment penalty from the Monmouth Mall venture in August 2005 upon the repayment of our initial preferred equity investment.

6. Investments in Partially-Owned Entities - continued

Below is a summary of the debt of partially-owned entities as of September 30, 2006 and December 31, 2005, none of which is guaranteed by us.

	100% Partially-Owned	
(Amounts in thousands)	September 30, 2006	December 31, 2005
Toys (32.9% interest):		
\$1.3 billion senior credit facility, due 2008, LIBOR plus 3.00% (8.33% at September 30, 2006)	\$ 1,300,000	\$ —
\$1.9 billion bridge loan, due 2012, LIBOR plus 5.25%	_	1,900,000
\$804 million secured term loan facility, due 2012, LIBOR plus 4.25% (9.67% at September 30, 2006)	800,000	_
Mortgage loan, due 2007, LIBOR plus 1.30% (6.63% at September 30, 2006)	800,000	800,000
Senior U.K. real estate facility, due 2013, 4.56% plus 0.28% to 1.50% (5.02% at September 30, 2006)	663,000	_
7.625% bonds, due 2011 (Face value – \$500,000)	476,000	475,000
7.875% senior notes, due 2013 (Face value – \$400,000)	368,000	366,000
7.375% senior notes, due 2018 (Face value - \$400,000)	327,000	324,000
Toys "R" Us - Japan short-term borrowings, 2006, tiered rates (weighted-average rate 0.39% at September 30, 2006)	316,000	_
6.875% bonds, due 2006 (Face value – \$250,000)	250,000	253,000
\$200 million asset sale facility, due 2008, LIBOR plus 3.00% - 4.00% (8.39% at September 30, 2006)	200,000	_
8.750% debentures, due 2021 (Face value – \$200,000)	193,000	193,000
Spanish real estate facility, due 2013, 1.50% plus EURIBOR (4.51% at September 30, 2006)	172,000	_
Toys "R" Us - Japan bank loans, due 2010-2014, 1.20%-2.80%	165,000	_
\$1.0 billion senior facility, due 2006-2011, LIBOR plus 1.50% (6.11% at September 30, 2006)	157,000	1.035.000
Junior U.K. real estate facility, due 2013, LIBOR plus 2.25% (6.81% at September 30, 2006)	116,000	
French real estate facility, due 2013, 1.50% plus EURIBOR (4.51% at September 30, 2006)	83,000	_
Note at an effective cost of 2.23% due in semi-annual installments through 2008	64,000	82,000
\$2.0 billion credit facility, due 2010, LIBOR plus 1.75%-3.75% (6.60% at September 30, 2006)	434,000	1,160,000
Other	15,000	32,000
	6,899,000	6,620,000
Alexander's (33% interest):		
731 Lexington Avenue mortgage note payable collateralized by the office space, due in February 2014, with interest at 5.33% (prepayable without penalty)	395,558	400,000
731 Lexington Avenue mortgage note payable, collateralized by the retail space, due in July 2015, with interest at 4.93% (prepayable without penalty)	320,000	320,000
Kings Plaza Regional Shopping Center mortgage note payable, due in June 2011, with interest at 7.46% (prepayable with yield maintenance)	208,017	210,539
Rego Park mortgage note payable, due in June 2009, with interest at 7.25% (prepayable without penalty after March 2009)	80,342	80,926
Paramus mortgage note payable, due in October 2011, with interest at 5.92% (prepayable without penalty)	68,000	68,000
	1,071,917	1,079,465
Newkirk MLP (15.8% interest in 2006 and 15.8% interest in 2005): Portion of first mortgages collateralized by the partnership's real estate,		
due from 2006 to 2024, with a weighted average interest rate of 6.77% at September 30, 2006 (various prepayment terms)	856,884	742,879
GMH (13.5% interest in 2006 and 11.3% interest in 2005):		
Mortgage notes payable, collateralized by 57 properties, due from 2007 to 2015, with a weighted average interest rate of 5.34% (various prepayment terms)	889,415	688,412
H Street (50% interest): Mortgage notes payable, collateralized by 6 properties, due from 2006 to 2029 with a weighted average interest rate of 6.88% at September 30, 2006	341,174	_

6. Investments in Partially-Owned Entities - continued

(Amounts in thousands)	1009 Partially-Owne		
Partially-Owned Office Buildings:	September 30, 2006	December 31, 2005	
Kaempfer Properties (2.5% to 5.0% interests in two partnerships) mortgage notes payable, collateralized by the partnerships' real estate, due from 2011 to 2031, with a weighted			
average interest rate of 6.62% at September 30, 2006 (various prepayment terms)	\$ 145,880	\$ 166,460	
Fairfax Square (20% interest) mortgage note payable, due in August 2009, with interest at 7.50%	65,450	66,235	
330 Madison Avenue (25% interest) mortgage note payable, due in April 2008, with interest at 6.52% (prepayable with yield maintenance)	60,000	60,000	
825 Seventh Avenue (50% interest) mortgage note payable, due in October 2014, with interest at 8.07% (prepayable with yield maintenance)	22,243	22,484	
Rosslyn Plaza (46% interest) mortgage note payable, due in November 2007, with interest at 7.28% (prepayable without penalty)	57,578	58,120	
West 57 th Street (50% interest) mortgage note payable, due in October 2009, with interest at 4.94% (prepayable without penalty after July 2009)	29,000	-	
Verde Realty Master Limited Partnership (6.39% interest) mortgage notes payable, collateralized by the partnerships' real estate, due from 2006 to 2025, with a weighted average interest rate of 5.61% at September 30, 2006 (various prepayment terms)	221,944	176,345	
Monmouth Mall (50% interest) mortgage note payable, due in September 2015, with interest at 5.44% (prepayable with yield maintenance)	165,000	165,000	
Green Courte Real Estate Partners, LLC (8.3% interest) mortgage notes payable, collateralized by the partnerships' real estate, due from 2006 to 2015, with a weighted average interest rate of 5.62% at September 30, 2006 (various prepayment terms)	188,227	159,573	
San Jose, California Ground-up Development (45% interest) construction loan, due in March 2009, with a one-year extension option and interest at 7.13% (LIBOR plus 1.75%)	47,708	_	
Beverly Connection (50% interest) mortgage and mezzanine loans payable, due in March 2008 and July 2008, with a weighted average interest rate of 10.02%, \$70,000 of which is due to Vornado (prepayable with yield maintenance)	170,000	69,003	
TCG Urban Infrastructure Holdings (25% interest) mortgage notes payable, collateralized by the entity's real estate, due from 2008 to 2013, with a weighted average interest rate of 9.12% at September 30, 2006 (various prepayment terms)	43,354	40,239	
478-486 Broadway (50% interest) mortgage note payable, due October 2007, with interest at 8.53% (LIBOR plus 3.15%) (prepayable with yield maintenance)	20,000	20,000	
Wells/Kinzie Garage (50% interest) mortgage note payable, due in May 2009, with interest at 7.03%	14,836	15,067	
Orleans Hubbard Garage (50% interest) mortgage note payable, due in March 2009, with interest at 7.03%	9,308	9,455	
Other	26,305	24,426	

Based on our ownership interest in the partially-owned entities above, our pro rata share of the debt of these partially-owned entities was \$3,286,180,000 and \$3,002,346,000 as of September 30, 2006 and December 31, 2005, respectively.

6. Investments in Partially-Owned Entities - continued

Toys

On July 21, 2005, a joint venture owned equally by us, Bain Capital and Kohlberg Kravis Roberts & Co. acquired Toys for \$26.75 per share in cash or approximately \$6.6 billion. In connection therewith, we invested \$428,000,000 of the \$1.3 billion of equity in the venture, consisting of \$407,000,000 in cash and \$21,000,000 in Toys common shares held by us. This investment is accounted for under the equity method of accounting.

In the first quarter of 2006, Toys closed 87 Toys "R" Us stores in the United States as a result of its store-closing program. Toys incurred restructuring and other charges aggregating approximately \$127,000,000 before tax, which includes \$44,000,000 for the cost of liquidating the inventory. Of this amount, \$94,000,000 was recognized in Toys' fourth quarter ending January 28, 2006 and \$33,000,000 was recorded in Toys' first quarter ending April 29, 2006. Our 32.9% share of the \$127,000,000 charge is \$42,000,000, of which \$33,000,000 had no income statement effect as a result of purchase price accounting and the remaining portion relating to the cost of liquidating inventory of approximately \$10,000,000 after-tax, was recognized as an expense as part of our equity in Toys' net income in the first quarter of 2006.

On July 19, 2006, Toys completed a financing, consisting of an \$804,000,000, six-year term loan bearing interest at LIBOR plus 4.25% (9.6% at September 30, 2006) and a \$200,000,000, two-year term loan bearing interest at an initial rate of LIBOR plus 3.00% (8.39% at September 30, 2006) for the first three months (increasing to 3.50% for the next three months and then to 4.00% for the remainder of the term). The proceeds from these loans were used to repay Toys' \$973,000,000 bridge loan, including the \$76,816,000 balance due to us.

The unaudited information set forth below presents our pro forma condensed consolidated statement of income for the three and nine months ended September 30, 2005 (including Toys' results for the three and nine months ended July 30, 2005) as if the above transaction occurred on February 1, 2004. The unaudited pro forma information below is not necessarily indicative of what our actual results would have been had the Toys transaction been consummated on February 1, 2004, nor does it represent the results of operations for any future periods. In our opinion, all adjustments necessary to reflect this transaction have been made.

Condensed Consolidated Statements of Income		For the Three Months Ended September 30,					ne Months ptember 30,							
(in thousands, except per share amounts)		Actual 2006				Pro Forma 2005				Actual 2006				Pro Forma 2005
Revenues	\$_	678,474	\$	653,464	\$	1,988,843	\$	1,840,188						
Income before allocation to limited partners	\$	147,769	\$	21,938	\$	503,695	\$	518,509						
Minority limited partners' interest in the Operating Partnership		(13,103)		1,631		(46,301)		(52,774)						
Perpetual preferred unit distributions of the Operating Partnership		(6,683)		(27,215)		(17,030)		(60,908)						
Net income (loss)	_	127,983		(3,646)		440,364	-	404,827						
Preferred share dividends		(14,351)		(11,519)		(43,162)		(32,290)						
Net income (loss) applicable to common shares	\$	113,632	\$	(15,165)	\$	397,202	\$	372,537						
Net income (loss) per common share – basic	\$	0.80	\$	(0.11)	\$	2.81	\$	2.83						
Net income (loss) per common share – diluted	\$	0.76	\$	(0.11)	\$	2.40	\$	2.68						

6. Investments in Partially-Owned Entities - continued

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

We own 33% of the outstanding common stock of Alexander's at September 30, 2006. As of September 30, 2006, the market value of our investment in Alexander's was \$513,175,000, based on Alexander's September 30, 2006 closing share price of \$310.25. We manage, lease and develop Alexander's properties pursuant to agreements, which expire in March of each year and are automatically renewable. In addition, we provide property management services for the common area of 731 Lexington Avenue for an annual fee of \$220,000, escalating at 3% per annum.

As of September 30, 2006, Alexander's owed us \$34,967,000 for fees under the above agreements.

GMH Communities L.P. ("GMH")

As of September 30, 2006, we own 7,337,857 limited partnership units (which are exchangeable on a one-for-one basis into common shares of GMH Communities Trust ("GCT") (NYSE: GCT), a real estate investment trust that conducts its business through GMH and of which it is the sole general partner, and 2,517,247 common shares of GCT (1,817,247 shares were received upon exercise of our warrants discussed below), or 13.5% of the limited partnership interest of GMH. As of September 30, 2006, the market value of our investment in GMH and GCT was \$124,372,000, based on GCT's September 30, 2006 closing share price of \$12.62.

We account for our investment in GMH on the equity method and record our pro rata share of GMH's net income or loss on a one-quarter lag basis as we file our consolidated financial statements on Form 10-K and 10-Q prior to the time that GCT files its financial statements. On July 31, 2006 GCT filed its annual report on Form 10-K for the year ended December 31, 2005, which restated the quarterly financial results of each of the first three quarters of 2005. On September 15, 2006 GCT filed its quarterly reports on Form 10-Q for the quarters ended March 31, 2006 and June 30, 2006. GMH's earnings for their fourth quarter of 2005 and first quarter of 2006 were not available in time to be recorded in our financial results for the second quarter of 2006. Accordingly, our earnings for the three and nine months ended September 30, 2006 include equity in net income of \$15,000, which consists of (i) a \$94,000 net loss representing our share of GMH's fourth quarter results, net of adjustments to restate its first three quarters of 2005, and (ii) \$109,000 of net income for our share of GMH's 2006 earnings through June 30, 2006.

On May 2, 2006, the date our GMH warrants were to expire, we received 1,817,247 GCT common shares through an automatic cashless exercise. The amount of the shares received was equal to the excess of GCT's average closing share price for the trailing 20-day period ending on May 1, 2006 and the \$8.22 exercise price, divided by GCT's average closing share price for the trailing 20-day period ending on May 1, 2006, then multiplied by 6,085,180 warrants. For the nine months ended September 30, 2006, we recognized a net loss of \$16,370,000, the difference between the value of the GCT common shares received on May 2, 2006 and GCT's closing share price on December 31, 2005. From inception of our investment in the warrants, including the first tranche of warrants exercised on November 3, 2004, the aggregate net gain recognized was \$51,352,000.

7. Notes and Mortgage Loans Receivable

Equinox Loan

On February 10, 2006 we acquired a 50% interest in a \$115,000,000 note issued by Related Equinox Holdings II, LLC (the "Note"), for \$57,500,000 in cash. The Note is secured by a pledge of the stock of Related Equinox Holdings II. Related Equinox Holdings II owns Equinox Holdings, which in turn owns all of the assets and obligations, including the fitness clubs, operated under the Equinox brand. The Note is junior to a \$50,000,000 (undrawn) revolving loan and \$280,000,000 of senior unsecured obligations. The Note is senior to \$125,000,000 of cash equity contributed by third parties for their acquisition of the Equinox fitness club business. The Note matures on February 15, 2013 and bears interest at 14% through February 15, 2011, increasing by 3% per annum through maturity. The Note is prepayable at any time after February 15, 2009.

Mervyn's Loans

On April 12, 2006, we acquired a 23.6% interest in two mezzanine loans totaling \$138,136,000, for \$32,560,000 in cash. The loans mature in January 2008 with two one-year extension options and bear interest at LIBOR plus 3.84% (9.16% at September 30, 2006).

I NR Loans

In 2005 we made a \$135,000,000 loan to Riley HoldCo Corp., consisting of a \$60,000,000 mezzanine loan and a \$75,000,000 fixed rate unsecured loan. We received principal payments on the mezzanine loan of \$5,557,000 and \$13,901,000, on February 6, 2006 and June 2, 2006, respectively. On July 12, 2006, the remaining \$40,542,000 balance of the mezzanine loan was repaid with a pre-payment premium of \$972,000, which was recognized as "interest and other investment income" in the three months ended September 30, 2006.

Tharaldson Lodging Companies Loan

On June 16, 2006, we acquired an 81.5% interest in a \$95,968,000 mezzanine loan to Tharaldson Lodging Companies for \$78,166,000 in cash. The loan is secured by a 107 hotel property portfolio with brands including Fairfield Inn, Residence Inn, Comfort Inn, and Courtyard by Marriott. The loan is subordinate to \$671,778,000 of debt and is senior to approximately \$192,000,000 of other debt and equity. The loan matures in April 2008, with three one-year extensions, provides for a 0.75% placement fee and bears interest at LIBOR plus 4.30% (9.62% at September 30, 2006).

Drake Hotel Loan

On June 19, 2006, we acquired a 49% interest in a \$37,789,000 mezzanine loan for \$18,517,000 in cash. The loan matures in April 2007, with a six month extension option and bears interest at LIBOR plus 10% (15.32% at September 30, 2006).

280 Park Avenue Loan

On June 30, 2006, we made a \$73,750,000 mezzanine loan secured by the equity interests in 280 Park Avenue, a 1.2 million square foot office building, located between 48th and 49th Street in Manhattan. The loan bears interest at 10.25% and matures in June 2016. The loan is subordinate to \$1.036 billion of other debt and is senior to approximately \$260,000,000 of equity and interest reserves.

Sheffield Loan

On July 7, 2006, we were repaid the \$108,000,000 outstanding balance of the Sheffield mezzanine loan, together with accrued interest of \$1,165,000 and a prepayment premium of \$2,288,000, which was recognized as "interest and other investment income" in the three months ended September 30, 2006.

7. Notes and Mortgage Loans Receivable - continued

Fortress Loan

On August 2, 2006, we purchased bonds for \$99,500,000 in cash, representing a 7% interest in two margin loans aggregating \$1.430 billion. The loans were made to two separate funds owned by Fortress Investment Group LLC and are secured by \$3.8 billion of publicly traded equity securities. The loans mature in June 2007 with an automatic extension to December 2007 and bear interest at LIBOR plus 3.50% (8.82% at September 30, 2006).

8. Identified Intangible Assets, Intangible Liabilities and Goodwill

The following summarizes our identified intangible assets, intangible liabilities (deferred credit) and goodwill as of September 30, 2006 and December 31, 2005.

(Amounts in thousands)	Sep	September 30, 2006		cember 31, 2005
Identified intangible assets (included in other assets):		<u>.</u>		
Gross amount	\$	303,624	\$	266,268
Accumulated amortization		(92,969)		(73,893)
Net	\$	210,655	\$	192,375
Goodwill (included in other assets): Gross amount	\$ <u></u>	10,384	\$ _	11,122
Identified intangible liabilities (included in deferred credit):	_		_	
Gross amount	\$	304,643	\$	217,640
Accumulated amortization		(85,760)		(66,748)
Net	\$	218,883	\$	150,892

Amortization of acquired below market leases, net of acquired above market leases (a component of rental income) was \$7,087,000 and \$15,558,000 for the three and nine months ended September 30, 2006 and \$3,471,000 and \$9,145,000 for the three and nine months ended September 30, 2005. The estimated annual amortization of acquired below market leases, net of acquired above market leases for each of the five succeeding years is as follows:

(Amounts in thousands)	
2007	\$ 15,760
2008	14,878
2009	13,610
2010	11,118
2011	11,535

The estimated annual amortization of all other identified intangible assets (a component of depreciation and amortization expense) including acquired in-place leases, customer relationships, and third party contracts for each of the five succeeding years is as follows:

(Amounts in thousands)	
2007	\$ 19,903
2008	18,733
2009	17,560
2010	16,180
2011	14.280

9. Debt

The following is a summary of our debt:

amounts in thousands)		Interest Rate as of	Balance as of			
	Moturity	September 30, 2006	September 30, 2006	December 31, 2005		
otes and Mortgages Payable:	Maturity	2006	2006	2005		
Fixed Interest:						
Office:						
New York:	04/40	5 740/		040		
888 Seventh Avenue	01/16	5.71%	\$ 318,554 \$	318,		
770 Broadway (1)	03/16	5.65%	353,000	000		
Two Penn Plaza	02/11	4.97%	297,510	300		
909 Third Avenue	04/15	5.64%	221,058	223		
Eleven Penn Plaza	12/14	5.20%	214,429	216		
866 UN Plaza	05/07	8.39%	45,825	46		
Washington, DC:						
Crystal Park 1-5 (2)	08/07-08/13	6.66%-7.08%	202,206	249		
Crystal Gateway 1-4, Crystal Square 5	07/12-01/25	6.75%-7.09%	208,279	210		
Crystal Square 2, 3 and 4	10/10-11/14	6.82%-7.08%	136,993	138		
Warner Building (3)	05/16	6.26%	292,700	137		
Bowen Building (4)	06/16	6.14%	115,022			
Skyline Place (5)	08/06-12/09	6.60%-6.87%	94,298	128		
Reston Executive I, II and III	01/13	5.57%	93,000	93		
1101 17 th , 1140 Connecticut, 1730 M and 1150 17 th	08/10	6.74%	91,633	92		
Courthouse Plaza 1 and 2	01/08	7.05%	74,812	75		
Crystal Gateway N. and Arlington Plaza	11/07	6.77%	52,901	57		
One Skyline Tower	06/08	7.12%	61,858	62		
Crystal Malls 1-4	12/11	6.91%	44,362	49		
1750 Pennsylvania Avenue	06/12	7.26%	47,948	48		
Retail:						
Cross-collateralized mortgages payable on 42 shopping centers	03/10	7.93%	464,859	469		
Green Acres Mall	02/08	6.75%	141,131	143		
Broadway Mall	07/13	6.42%	93,885	94		
Westbury Retail Condominium	06/18	5.29%	80,000	80		
Las Catalinas Mall	11/13	6.97%	63,706	64		
Montehiedra Town Center (6)	06/16	6.04%	120,000	57		
Forest Plaza	05/09	4.00%	19,450	20		
Rockville Town Center	12/10	5.52%	14,966	15		
Lodi Shopping Center	06/14	5.12%	11,615	11		
386 West Broadway	05/13	5.09%	4,848	4		
Springfield Mall	04/13	5.45%	195,050			
Springfield Mall - present value of purchase option	11/12	5.45%	75,912			
Merchandise Mart:						
Boston Design Center	09/15	5.02%	72,000	72		
Washington Design Center	11/11	6.95%	46,485	46		
High Point (7)	08/16	6.11%	195,000			
Market Square (7)	N/A	N/A	_	43		
Furniture Plaza (7)	N/A	N/A	_	43		
Other (7)	N/A	N/A	_	17		
Temperature Controlled Logistics:						
Cross-collateralized mortgages payable on 55 properties	05/08	6.89%	457,277	469		
Other:						
Industrial Warehouses	10/11	6.95%	47,358	47		
Total Fixed Interest Notes and Mortgages Payable		6.32%	5,069,930	4,152		

See notes on page 25.

9. Debt - continued

(Amounts in thousands)			Interest Rate as of	Balance as of				
		Spread over	September 30,				December 31, 2005	
Notes and Mortgages Payable:	Maturity	LIBOR	2006		2006	_	2005	
Variable Interest:								
Office:								
New York:		21/2					470.000	
770 Broadway (1)	N/A	N/A	N/A	\$	_	\$	170,000	
Washington, DC:								
Bowen Building (4)	N/A	N/A	N/A				62,099	
Commerce Executive III, IV and V	07/07	L+70	6.03%		32,240		32,690	
Commerce Executive III, IV and V B	07/07	L+70	6.03%		18,433		18,433	
1925 K Street	04/07	L+145	6.78%		19,506		_	
Warner Building \$32 million line of								
credit (3)	N/A	N/A	N/A		_		12,717	
Temperature Controlled Logistics:								
Cross-collateralized mortgages payable on								
27 properties (8)	06/07	L+125	6.50%		430,000		245,208	
()							,	
Other:								
220 Central Park South (9)	10/06	L+350	8.87%		95,000		90,732	
Other	03/07	2.000	6.38%		29,989		9,933	
	00/01		0.0070		20,000		0,000	
Total Variable Interest Notes and								
Mortgages Payable			6.82%		625,168		641,812	
Total Notes and Mortgages Payable			6.38%	\$	5,695,098	\$	4,794,411	
Senior Unsecured Notes: Senior unsecured notes due 2007 at fair								
value (accreted carrying amount of								
\$499,508 and \$499,786)	06/07	L+77	6.14%	\$	497,977	\$	499,445	
Senior unsecured notes due 2009	08/09		4.50%		248,889		249,628	
Senior unsecured notes due 2010	12/10		4.75%		199,199		199,816	
Senior unsecured notes due 2011 (10)	02/11		5.60%		249,797		_	
Total senior unsecured notes			5.45%	\$	1,195,862	\$	948,889	
Exchangeable senior debentures due 2025	04/25		3.88%	\$	491,500	\$	490,750	
Exonangeable sellior dependings and 2020	04/23		0.0070	Ψ	451,500	Ψ	430,100	
\$1 billion unsecured revolving credit facility (\$19,746 reserved for outstanding	20/10		5.0707					
letters of credit) (11)	06/10	L+55	5.87%	\$		\$		
AmeriCold \$30 million secured revolving credit facility (\$17,000 reserved for								
outstanding letters of credit)	10/08	Prime	8.25%	\$		\$	9,076	
Mortgage Note Payable related to discontinued operations: 1919 South Eads Street				\$		\$	11,757	
See notes on following page.								

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9. Debt - continued

Notes to preceding tabular information:

(Amounts in thousands)

- (1) On February 9, 2006, we completed a \$353,000 refinancing of our 770 Broadway property. The loan bears interest at 5.65% and matures in March 2016. We realized net proceeds of \$173,000 after repaying the existing floating rate loan and closing costs.
- (2) On April 3, 2006 we repaid the \$43,496 balance of the Crystal Park 5 mortgage.
- (3) On May 5, 2006, we repaid the existing debt on the Warner Building and completed a 10-year interest-only refinancing of \$292,700. The loan bears interest at 6.26% and matures in May 2016. We realized net proceeds of \$133,000 after repaying the existing loan, closing costs and a prepayment penalty of \$9,818. As part of the purchase price accounting for the December 27, 2005 acquisition of the Warner Building, we accrued a liability for the unfavorable terms of the debt assumed in the acquisition. Accordingly, the prepayment penalty did not result in an expense on our consolidated statement of income.
- (4) On May 23, 2006 we completed a \$115,000 refinancing of the Bowen Building. This interest-only loan bears interest at 6.14% and matures in June 2016. We realized net proceeds of \$51,600 after repaying the existing floating rate loan and closing costs.
- (5) On August 1, 2006 we repaid the \$31,980 balance of the One and Two Skyline Place mortgages.
- (6) On June 9, 2006, we completed a \$120,000 refinancing of the Montehiedra Town Center. The loan bears interest at 6.04% and matures in June 2016. We realized net proceeds of \$59,000 after defeasing the existing loan and closing costs. As a result of the defeasance of the existing loan, we incurred a net loss on the early extinguishment of debt of approximately \$2,498, which was included in "interest and debt expense" in the second quarter of 2006.
- (7) On August 11, 2006, we completed \$195,000 of a \$220,000 refinancing of the High Point Complex. The remaining \$25,000 was completed on October 4, 2006. The loan bears interest at 6.34% and matures in August 2016. We realized net proceeds of approximately \$108,500 after defeasing the existing loans, and closing costs. As a result of the defeasance of the existing loans, we incurred an \$8,548 net loss on the early extinguishment of debt, which is included in "interest and debt expense" in the third quarter of 2006.
- (8) On June 9, 2006, AmeriCold completed a \$400,000, one-year, interest-only financing, collateralized by 21 owned and six leased temperature-controlled warehouses. On September 8, 2006, an amendment was executed increasing the amount of the loan to \$430,000. Of this loan, \$243,000 was drawn on June 30, 2006 to repay the existing mortgage on the same facilities and the remaining \$187,000 was drawn on September 27, 2006 and will be used primarily to fund the purchase of the 4 ConAgra Foods refrigerated warehouses. The initial interest rate on the loan was LIBOR plus 0.60% and increased to LIBOR plus 1.25% when the remaining balance was drawn, subject to a 6.50% interest rate cap. In connection with the refinancing, AmeriCold wrote off \$4,000 of deferred financing costs associated with the old loan, of which our share is \$1,920, and was included in "interest and debt expense" in the second quarter of 2006.
- (9) On August 31, 2006, we extended the 220 Central Park South mortgage and anticipate completing a refinancing in the fourth quarter of 2006.
- (10) On February 16, 2006, we completed a public offering of \$250,000 aggregate principal amount of 5.6% senior unsecured notes due February 15, 2011. Interest on the notes is payable semi-annually on February 15 and August 15, commencing August 16, 2006. The notes were priced at 99.906% of their face amount to yield 5.622%.
- (11) On June 28, 2006, we entered into a \$1 billion unsecured revolving credit facility, which replaced our previous \$600,000 unsecured revolving credit facility, which was due to mature in July 2006. The new facility has a four-year term, with a one-year extension option and bears interest at LIBOR plus 0.55% (5.87% as of September 30, 2006).

9. Debt - continued

Unsecured Notes Consent Solicitation

On May 9, 2006 we executed supplemental indentures with respect to our senior unsecured notes due 2007, 2009 and 2010 (collectively, the "Notes"), pursuant to our consent solicitation statement dated April 18, 2006, as amended. Holders of approximately 96.7% of the aggregate principal amount of the Notes consented to the solicitation. The supplemental indentures contain modifications of certain covenants and related defined terms governing the terms of the Notes to make them consistent with corresponding provisions of the covenants and defined terms included in the senior unsecured notes due 2011 issued on February 16, 2006. The supplemental indentures also include a new covenant that provides for an increase in the interest rate of the Notes upon certain decreases in the ratings assigned by rating agencies to the Notes. In connection with the consent solicitation we paid an aggregate fee of \$2,241,000 to the consenting note holders, which will be amortized into expense over the remaining term of the Notes. In addition, we incurred advisory and professional fees aggregating \$1,415,000, which were expensed in the second quarter of 2006.

10. Minority Interest

The common and preferred units of our Operating Partnership that are not owned by Vornado Realty Trust represent the minority interest ownership.

On May 2, 2006, we sold 1,400,000 perpetual 6.875% Series D-15 Cumulative Redeemable Preferred Units, at a price of \$25.00 per share. On August 17, 2006 we sold an additional 400,000 Series D-15 Units at a price of \$25.00 per share, for a combined total of 1,800,000 Series D-15 units and net proceeds of \$43,875,000. We may redeem the Series D-15 Units at a price of \$25.00 per share after May 2, 2011.

On September 21, 2006, we redeemed the 8.25% Series D-9 Cumulative Redeemable Preferred Units at a redemption price of \$25.00 per unit, or an aggregate of \$45,000,000 plus accrued distributions. In connection with the redemption, we wrote-off \$1,125,000 of issuance costs in the third quarter.

11. Fee and Other Income

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

(Amounts in thousands)		For the Three M Ended Septemb	For the Nine Months Ended September 30,			
	:	2006	2005	2006	2005	
Tenant cleaning fees	\$	8,818 \$	7,998 \$	24,471 \$	23,220	
Management and leasing fees		2,651	2,532	7,833	10,613	
Lease termination fees		7,522	6,553	17,911	24,732	
Other income		9,030	3,564	21,052	13,487	
	\$	28,021 \$	20,647 \$	71,267 \$	72,052	

Fee and other income above includes management fee income from Interstate Properties, a related party, of \$223,000 and \$212,000 in the three months ended September 30, 2006 and 2005, respectively, and \$605,000 and \$594,000 in the nine month period ended September 30, 2006 and 2005, respectively. The above table excludes fee income from partially-owned entities, which is included in income from partially-owned entities (see Note 6 – Investments in Partially-Owned Entities).

12. Discontinued Operations

The following table sets forth the assets and liabilities related to discontinued operations at September 30, 2006 and December 31, 2005, which consist primarily of the net book value of real estate of properties available for sale.

	Assets related to Discontinued Operations as of					Liabilities related to Discontinued Operations as of			
	Sep	otember 30, 2006	De	cember 31, 2005	Sep	tember 30, I 2006	December 31, 2005		
Vineland, New Jersey	\$	908	\$	908	\$	_ 9	-		
33 North Dearborn Street, Chicago, IL (sold on March 14, 2006)		_	_	43,148		_	1,050		
1919 South Eads Street, Arlington, VA (sold on June 22, 2006)		_	-	20,435		_	11,781		
424 Sixth Avenue, New York City (sold on March 13, 2006)		_	-	11,870			_		
	\$	908	\$	76,361	\$		12,831		

The following table sets forth the combined results of operations related to discontinued operations for the three and nine months ended September 30, 2006 and 2005.

(Amounts in thousands)		For the Th Ended Se		For the Nine Months Ended September 30,				
		2005		2006			2005	
Revenues	\$	61	\$	3,494	\$	2,457	\$	12,667
Expenses		53		2,265	_	2,721	_	8,436
Net income (loss)		8	_	1,229	_	(264)		4,231
Net gain on sale of 1919 South Eads Street		_		_		17,609		_
Net gain on sale of 424 Sixth Avenue		_		_		9,218		_
Net gain on sale of 33 North Dearborn Street		_		_		4,835		_
Net gain on sale of 400 North LaSalle		_		_		_		31,614
Net gain on disposition of other real estate				_	_	2,107	_	_
Income from discontinued operations,					_		_	
net of minority interest	\$	8	\$	1,229	\$	33,505	\$	35,845

13. 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 and restricted share awards, exchangeable senior debentures due 2025 as well as Operating Partnership convertible preferred units.

(Amounts in thousands, except per share amounts)		For The TI Ended Se		For The Nine Months Ended September 30,				
		2006	20	005		2006		2005
Numerator:								
Income from continuing operations, net of minority								
interest in the Operating Partnership	\$	127,975	\$	37,513	\$	406,859	\$	383,798
Income from discontinued operations, net of minority interest		8		1.229		33,505		35,845
Net income	_	127,983		38,742		440,364		419,643
Preferred share dividends		(14,351)		(11,519)		(43,162)		(32,290)
Numerator for basic income per share – net income applicable to common shares	_	113,632		27,223		397,202		387,353
Impact of assumed conversions:		113,032		21,223		391,202		367,333
Convertible preferred share dividends		139				508		721
Numerator for diluted income per share – net income	_	139	_			506		721
applicable to common shares	\$_	113,771	\$	27,223	\$	397,710	\$	388,074
Denominator:								
Denominator for basic income per share –								
weighted average shares		141,684		136,452		141,413		131,682
Effect of dilutive securities:								
Employee stock options and restricted share awards Convertible preferred shares		8,174 238		7,359 —		7,935 289		6,784 410
Denominator for diluted income per share –								
adjusted weighted average shares and								
assumed conversions	_	150,096		143,811		149,637		138,876
INCOME PER COMMON SHARE – BASIC:								
Income from continuing operations	\$	0.80	\$	0.19	\$	2.57	\$	2.67
Income from discontinued operations, net of minority interest		_		0.01		0.24		0.27
Net income per common share	\$	0.80	\$	0.20	\$	2.81	\$	2.94
INCOME PER COMMON SHARE - DILUTED:								
Income from continuing operations	\$	0.76	\$	0.18	\$	2.44	\$	2.53
Income from discontinued operations, net of	•				,			
minority interest	_	_		0.01		0.22		.26
Net income per common share	\$	0.76	\$	0.19	\$	2.66	\$	2.79

Comprehensive Income

(Amounts in thousands)				ee Months tember 30,	For The Nine Months Ended September 30,			
		2006		2005		2006	2005	
Net income	\$	127,983	\$	38,742	\$	440,364 \$	419,643	
Other comprehensive income (loss)		19,533	_	30,340		(18,727)	52,066	
Comprehensive income	\$	147,516	\$	69,082	\$	421,637 \$	471,709	

Substantially all of other comprehensive income (loss) for the three and nine months ended September 30, 2006 and 2005 relates to income from the mark-to-market of marketable equity securities classified as available-for-sale. Included in other comprehensive loss for the nine months ended September 30, 2006 is the reversal into earnings of previously recorded appreciation of \$55,490,000 on the Sears Canada common shares which were sold on April 3, 2006.

15. Stock-based Compensation

On January 1, 2003, we began to expense the fair value of stock-based compensation awards granted subsequent to January 1, 2003, over the applicable vesting period as a component of general and administrative expenses on our consolidated statements of income. In the three months ended September 30, 2006 and 2005, we recognized \$3,245,000 and \$1,142,000 of stock-based compensation expense, respectively, and in the nine months ended September 30, 2006 and 2005 we recognized \$7,018,000 and \$3,344,000 of stock-based compensation expense, respectively.

For stock-based compensation awards granted prior to 2003, we used the intrinsic value method of accounting. Under this method, no stock-based compensation expense was recognized, as the exercise price equaled the closing share price of our stock on the date of each grant. Because stock option awards granted prior to 2003 vested over a three-year term, the resulting compensation cost based on the fair value of the awards on the date of grant, on a pro forma basis would have been expensed during 2003, 2004 and 2005. Accordingly, our net income applicable to common shares would remain the same on a pro forma basis for the three and nine months ended September 30, 2006, and would have been reduced by \$84,000 and \$253,000 for the three and nine months ended September 30, 2005, respectively, with no change in basic or diluted net income per share.

Amendment to 2002 Omnibus Share Plan

On March 17, 2006, our Board of Trustees (the "Board") approved an amendment to our 2002 Omnibus Share Plan (the "Plan") to permit the Compensation Committee of the Board (the "Compensation Committee") to grant awards in the form of limited partnership units ("OP Units") of the Operating Partnership. OP Units can be granted either as free-standing awards or in tandem with other awards under the Plan. OP Units may be converted into the Operating Partnership's Class A common units and, consequently, become convertible by the holder on a one-for-one basis for our common shares or the cash value of such shares at our election. On April 25, 2006, the Compensation Committee granted a total of 49,851 restricted OP Units to certain officers of the Company. These awards vest ratably over five years. The fair value of these awards on the date of grant, as adjusted for estimated forfeitures, was approximately \$3,500,000 and will be amortized into expense over the five-year vesting period using a graded vesting attribution model.

2006 Out-Performance Plan

On March 17, 2006, the Board approved the terms of the Vornado Realty Trust 2006 Out-Performance Plan (the "2006 Out-Performance Plan"), a long-term incentive compensation program. The purpose of the 2006 Out-Performance Plan is to further align the interests of our shareholders and management by encouraging our senior officers and employees to create shareholder value in a "pay-for-performance" structure.

15. Stock-based Compensation - continued

Under the 2006 Out-Performance Plan, award recipients will share in a performance pool if our total return to shareholders over the three-year period from March 15, 2006 through March 14, 2009 exceeds a cumulative 30%, including both share appreciation and dividends paid, from a price per share of \$89.17 (the average closing price per common share for the 30 trading days prior to March 15, 2006). The size of the pool will be 10% of the out-performance return amount in excess of the 30% benchmark, subject to a maximum dilution cap equal to \$100,000,000. A portion of the performance pool can be earned during the first and second years, up to a cumulative maximum of \$20,000,000 and \$40,000,000, respectively, based on a minimum total return to shareholders benchmark of 10% and 20%, respectively. In the event the potential performance pool reaches the \$20,000,000 dilution cap before March 14, 2007, the \$40,000,000 dilution cap before March 14, 2008, or the \$100,000,000 dilution cap before March 14, 2009, and remains at the applicable level or higher for 30 consecutive days, the applicable performance period will end early and the applicable pool will be established on the last day of such 30-day period. Each award will be designated as a specified percentage of the potential performance pool. Awards will be made in the form of a new class of Operating Partnership units ("OPP Units") that, subject to performance, time vesting and other conditions, are convertible by the holder into an equivalent number of the Operating Partnership's Class A units, which are redeemable by the holder for common shares of the Company on a one-for-one basis or the cash value of such shares, at our election. The OPP Units are issued prior to the determination of the performance pool and are subject to forfeiture to the extent that less than the total award is earned. All awards earned will vest 33.3% on each of March 15, 2009, 2010 and 2011 based on continued employment. The 2006 Outperformance Plan provides that if a performance pool is established, each award recipient will be entitled to an amount equal to the distributions that would have been paid on the earned OPP Units since the beginning of the performance period, payable in the form of additional OPP Units. OPP Units, both vested and unvested, which award recipients have earned based on the establishment of a performance pool, whether at the end of year one, two or three, will be entitled to receive distributions in an amount per unit equal to the distributions payable on a

On April 25, 2006, our Compensation Committee approved 2006 Out-Performance Plan awards to a total of 54 officers of the Company, which aggregated 91% of the total Out-Performance Plan. The awards issued are accounted for in accordance with FASB No. 123R. The fair value of the awards on the date of grant, as adjusted for estimated forfeitures, was approximately \$27,447,000 and will be amortized into expense over the five-year period beginning on the date of grant using a graded vesting attribution model. On August 26, 2006, the first-year \$20,000,000 maximum dilution cap was established under the terms of the plan, as described above.

16. Commitments and Contingencies

At September 30, 2006, our \$1 billion revolving credit facility, which expires in June 2010, had a zero outstanding balance and \$19,746,000 was reserved for outstanding letters of credit. This facility contains financial covenants, which require us to maintain minimum interest coverage and maximum debt to market capitalization ratios, and provides for higher interest rates in the event of a decline in our ratings below Baa3/BBB. At September 30, 2006, Americold's \$30,000,000 revolving credit facility had a zero outstanding balance and \$17,000,000 was reserved for outstanding letters of credit. This facility requires Americold to maintain, on a trailing four-quarter basis, a minimum of \$30,000,000 of free cash flow, as defined. Both of these facilities 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.

We have made acquisitions and investments in partially-owned entities for which we are committed to fund additional capital aggregating \$75,227,000. Of this amount, \$25,000,000 relates to Springfield Mall capital expenditures to be funded over the next six years.

On November 10, 2005, we committed to fund the junior portion of up to \$30,530,000 of a \$173,000,000 construction loan to an entity developing a mix-use building complex in Boston, Massachusetts, at the north end of the Boston Harbor. We will earn current-pay interest at 30-day LIBOR plus 11%. The loan will mature in November 2008, with a one-year extension option. As of September 30, 2006, we have funded \$217,000 of this commitment.

16. Commitments and Contingencies - continued

Our debt instruments, consisting of mortgage loans secured by our properties (which are generally non-recourse to us), our senior unsecured notes due 2007, 2009, 2010 and 2011, our exchangeable senior debentures due 2025 and our revolving credit agreements, contain customary covenants requiring us to maintain insurance. Although we believe that we have adequate insurance coverage under 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, or if the Terrorism Risk Insurance Extension Act of 2005 is not extended past 2007, it could adversely affect our ability to finance and/or refinance our properties and expand our portfolio.

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.

We enter into agreements for the purchase and resale of U.S. government obligations for periods of up to one week. The obligations purchased under these agreements are held in safekeeping in our name by various money center banks. We have the right to demand additional collateral or return of these invested funds at any time the collateral value is less than 102% of the invested funds plus any accrued earnings thereon. We had \$34,750,000 and \$177,650,000 of cash invested in these agreements at September 30, 2006 and December 31, 2005, respectively.

From time to time, we have disposed of substantial amounts of real estate to third parties for which, as to certain properties, we remain contingently liable for rent payments or mortgage indebtedness that cannot be quantified.

Litigation

On January 8, 2003, Stop & Shop filed a complaint with the United States District Court for the District of New Jersey claiming we had no right to reallocate and therefore continue to collect \$5,000,000 of annual rent from Stop & Shop pursuant to the Master Agreement and Guaranty. 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 decision denying the motions for summary judgment. Both parties have appealed the Court's decision and oral argument is expected to occur during November 2006. We intend to pursue our claims against Stop & Shop vigorously.

On July 22, 2005, two corporations owned 50% by H Street filed a complaint against the Company, H Street and three parties affiliated with the sellers of H Street in the Superior Court of the District of Columbia alleging that we encouraged H Street and the affiliated parties to breach their fiduciary duties to these corporations and interfered with prospective business and contractual relationships. The complaint seeks an unspecified amount of damages and a rescission of our acquisition of H Street. On September 12, 2005, we filed a complaint against each of those corporations and their acting directors seeking a restoration of H Street's full shareholder rights and damages. In addition, on July 29, 2005, a tenant under ground leases for which one of these 50%-owned corporations is landlord brought a separate suit in the Superior Court of the District of Columbia, alleging, among other things, that the acquisition of H Street violated a provision giving them a right of first offer and seeks rescission of our acquisition, the right to acquire H Street for the price paid by us and/or damages. On July 14, 2006, we filed a counterclaim against the tenant asserting that the tenant and the other owner of the 50%-owned ground landlord deliberately excluded H Street from negotiating and executing a purported amendment to the agreement to lease when H Street's consent and execution was required and, consequently, that the amended agreement and the related ground leases are invalid, the tenant is in default under the ground leases and the ground leases are void and without any effect. These legal actions are currently in the discovery stage. The Company believes that the actions filed against the Company are without merit and that the Company will ultimately be successful in defending against them.

There are various other legal actions against us in the ordinary course of business. 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 flow.

17. Retirement Plans

The following table sets forth the components of net periodic benefit costs:

(Amounts in thousands)	 For The Thr Ended Sep	 	For The Nine Months Ended September 30,			
	2006	2005		2006		2005
Service cost	\$ 122	\$ 325	\$	365	\$	975
Interest cost	1,230	1,238		3,690		3,714
Expected return on plan assets	(1,474)	(1,346)		(4,422)		(4,037)
Amortization of net loss	125	52		306		155
Net periodic benefit cost	\$ 3	\$ 269	\$	(61)	\$	807

Employer Contributions

We made contributions of \$6,388,000 and \$3,701,000 to the plans during the nine months ended September 30, 2006 and 2005, respectively. We anticipate additional contributions of \$274,000 to the plans during the remainder of 2006.

18. Segment Information

Below is a summary of net income and a reconciliation of net income to EBITDA $^{(1)}$ by segment for the three months ended September 30, 2006 and 2005.

(Amounts in thousands)	For the Three Months Ended September 30, 2006							
,		Office Temperature						
	Total	New York	Washington, DC	Retail	Merchandise Mart	Controlled Logistics	Toys	Other ⁽²⁾
Property rentals	\$ 366,981	\$ 122,743	\$ 100,48	3 \$ 65,106	\$ 56,079	\$ —	\$ —	\$ 22,570
Straight-line rents:								
Contractual rent increases	11,283	1,281	6,33	34 2,399	1,387	_	_	(118)
Amortization of free rent	6,223	1,002	3,00	0 1,595	626	_	_	`
Amortization of acquired below-								
market leases, net	7,087	66	1,07	4 5,451	5			491
Total rentals	391,574	125,092	110,89	74,551	58,097	_	_	22,943
Temperature Controlled Logistics	190,280	_	-		_	190,280	_	_
Tenant expense reimbursements	68,599	29,192	8,84	5 24,521	5,376	_	_	665
Fee and other income:								
Tenant cleaning fees	8,818	11,059			_	_	_	(2,241)
Management and leasing fees	2,651	330	1,75	7 464	100	_	_	
Lease termination fees	7,522	4,752	2,54	4 —	226	_	_	_
Other	9,030	3,699	3,54	1 339	1,449	_	_	2
Total revenues	678,474	174,124	127,57		65,248	190,280		21,369
Operating expenses	347,742	80,310	42,16		27,779	152,277		12,872
Depreciation and amortization	102,293	23,199	27,32		10,682	18,651	_	8,098
General and administrative	52,318	4,387	8,94		6,865	8,099	_	18,959
Total expenses	502,353	107,896	78,43		45,326	179,027		39,929
Operating income (loss)	176,121	66,228	49,14		19,922	11,253		
, ,	170,121	00,228	49,12	4 48,134	19,922	11,253	_	(18,560)
(Loss) income applicable to Alexander's	(3,586)	187		_ 177	_	_	_	(3,950)
Loss applicable to Toys "R" Us	(40,699)	107		_ 1//		_	(40,699)	(3,930)
Income from partially-owned entities	23,010	1,042	4,85	1,805	206	285	(40,099)	14,821
Interest and other investment income	98,096	110	38		83	793		96,554
Interest and debt expense	(115,747)	(20,829)			(12,955)			(23,669)
Net gain on disposition of wholly- owned and partially-owned assets other than depreciable real estate	(115,747) 8,032	(20,629)	(20,50	(17,002)	(12,955)	(14,044)		8,032
Minority interest of partially-owned entities	2,534	_		_ 37	_	2,036	_	461
Income (loss) from continuing operations	147,761	46,738	27,80		7,256	323	(40,699)	73,689
Income (loss) from discontinued operations, net	8	_	Ę	52 (51)	8	_	_	(1)
Income (loss) before allocation to limited partners	147,769	46,738	27,86	32,594	7,264	323	(40,699)	73,688
Minority limited partners' interest in the Operating Partnership	(13,103)	_	-		_	_	_	(13,103)
Perpetual preferred unit distributions of the Operating Partnership	(6,683)	_			_	_	_	(6,683)
Net income (loss)	127,983	46,738	27,86	32,594	7,264	323	(40,699)	53,902
Interest and debt expense (1)	168,864	21,566	27,77		13,175	6,682	43,348	36,065
Depreciation and amortization ⁽¹⁾	141,206	24,179	31,23	•	10,827	8,900	34,951	15,977
·		24,179						
Income tax (benefit) expense (1)	(383)		3,08		215	106	(4,756)	965
EBITDA	\$ 437,670	\$ 92,483	\$ 89,95		\$ 31,481	\$ 16,011	\$ 32,844	\$ 106,909
Percentage of EBITDA by segment	100.0%	6 21.1	% <u>20</u>	. <u>6</u> % 15.5	% <u>7.2</u> 9	% <u>3.7</u> %	6 <u>7.5</u> %	24.4%

Other segment EBITDA includes a \$70,687 net gain on mark-to-market of derivative instruments, a \$10,842 net gain on sale of real estate, and a \$8,032 net gain on sale of marketable equity securities.

See notes on page 37.

18. Segment Information – continued

(Amounts in thousands)	For the Three Months Ended September 30, 2005													
,				ffice					Temperature					
		Total	New York		Washington, DC	Ret	tail	1	Merchandise Mart	Con	trolled gistics	Toys	0	ther ⁽²⁾
Property rentals	\$	329,954		917			0,963	\$	53,488	\$	_	\$ —	\$	18,766
Straight-line rents:														
Contractual rent increases		3,821	(441)	1,758		1,726		761		_	_		17
Amortization of free rent		9,408	3,	821	2,218		872		2,497		_	_		_
Amortization of acquired below- market leases, net		3,471		_	1,829		1,556		_		_	_		86
Total rentals	-	346,654	118,	297	97,625		5,117		56,746				_	18,869
Temperature Controlled Logistics		232,778	,	_	_	_	_		_		232,778	_		
Tenant expense reimbursements		53,385	26.	105	5,030	1	7,719		3,898		_	_		633
Fee and other income:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			.,		,		,,,,,					
Tenant cleaning fees		7,998	7.	998	_		_		_		_	_		_
Management and leasing fees		2,532		215	2,079		220		18		_	_		_
Lease termination fees		6,553	3,	297	140		1,816		1,300		_	_		_
Other		3,564	1,	859	435		93		1,176		_	_		1
Total revenues	_	653,464	157,		105,309	7	4,965	•	63,138		232,778		_	19,503
Operating expenses	-	351,989	75,	_	31,478	2	1,383		26,098	_	185,106		_	12,482
Depreciation and amortization		82,029	22,		19,982		8,351		9,157		18,274	_		3,894
General and administrative		48,051		845	6,567		3,698		5,918		12,289	_		15,734
Total expenses	-	482,069	101,	_	58,027		3,432	•	41,173		215,669		_	32,110
Operating income (loss)	-	171,395	56,	_	47,282		1,533		21,965	_	17,109		_	(12,607)
Income applicable to Alexander's		3,699		190	,202		176					_		3,333
Loss applicable to Toys "R" Us		(530)		_	_		_		_		_	(530)		_
Income from partially-owned entities		4,702		330	337		3.654		46		251	_		(416)
Interest and other investment														` ′
(expense) income		(35,663)		174	260		129		22		592	_		(36,840)
Interest and debt expense		(88,213)	(15,	848)	(20,037)	(1	5,470)		(2,694)		(14,161)	_		(20,003)
Net gain on disposition of wholly- owned and partially-owned assets other than depreciable real estate		13,448		33	_		_		_		_	_		13,415
Minority interest of partially-owned														
entities	_	(768)		_	_			_	12		(850)			70
Income (loss) from continuing operations		68,070	41,	492	27,842	3	0,022		19,351		2,941	(530)		(53,048)
Income from discontinued														
operations, net	_	1,229			343		221		665				_	
Income (loss) before allocation to limited partners		69,299	41,	492	28,185	3	0,243		20,016		2,941	(530)		(53,048)
Minority limited partners' interest in the Operating Partnership		(3,342)		_	_		_		_		_	_		(3,342)
Perpetual preferred unit distributions of the Operating Partnership		(27,215)		_	_		_		_		_	_		(27,215)
Net income (loss)		38,742	41,	192	28,185	3	0,243		20,016		2,941	(530)		(83,605)
Interest and debt expense (1)		100,355	16,	348	20,830	1	7,178		2,917		6,738	4,613		31,731
Depreciation and amortization ⁽¹⁾		87,455		775	20,680		9,370		9,670		8,722	3,295		12,943
Income tax expense (benefit) (1)		1,040	22,	_	634				439		847	(989)		109
EBITDA	\$	227,592	\$ 80,	315	\$ 70,329	\$ 5	6,791	\$	33,042	\$	19,248	\$ 6,389	\$	(38,822)
	Φ.		_											
Percentage of EBITDA by segment	_	100.09	σ ;	35.4 [%]	30.99	70	25.0%	0	14.5%	U	8.5%	6 <u>2.8</u> 9	0	(17.1)%

Other segment EBITDA includes \$51,518 of expense from the mark-to-market of derivative instruments.

See notes on page 37.

18. Segment Information – continued

(Amounts in thousands)	For the Nine Months Ended September 30, 2006												
,					Office			·			Temperature		
		Total		New York	Washington, DC		Retail		Merchandise Mart		Controlled Logistics	Toys	Other ⁽²⁾
Property rentals	\$	1,089,907	\$	362,560	\$ 303,35	6	\$ 190,631	\$	171,924	\$	_ \$	· –	\$ 61,436
Straight-line rents:													
Contractual rent increases		24,534		3,435	10,20	3	6,484		4,579		_	_	(167)
Amortization of free rent		23,154		4,796	12,62	:3	4,216		1,519		_	_	_
Amortization of acquired below-													
market leases, net	_	15,558	_	44	3,20)4	9,998		27				2,285
Total rentals		1,153,153		370,835	329,38	86	211,329		178,049		_	_	63,554
Temperature Controlled Logistics		573,177		_	-	_	_		_		573,177	_	_
Tenant expense reimbursements		191,246		77,544	23,20	1	73,131		15,245		_	_	2,125
Fee and other income:													
Tenant cleaning fees		24,471		30,889	-	_	_		_		_	_	(6,418)
Management and leasing fees		7,833		818	5,68	37	1,184		144		_	_	_
Lease termination fees		17,911		13,911	2,61	.0	371		1,019		_	_	_
Other		21,052		8,545	6,58	86	1,290		4,628		_	_	3
Total revenues	_	1,988,843		502,542	367,47	0	287,305		199,085		573,177		59,264
Operating expenses	_	999,508		226,443	113,66	66	92,507		78,698		452,505	_	35,689
Depreciation and amortization		291,478		68,877	82,34	2	37,149		32,881		53,641	_	16,588
General and administrative		150,745		12,400	25,54	3	15,280		20,009		28,133	_	49,380
Total expenses	_	1,441,731		307,720	221,55	_	144,936		131,588		534,279		101,657
Operating income (loss)	_	547,112	-	194,822	145,91	_	142,369		67,497		38,898		(42,393)
Income applicable to Alexander's		7,569		586	140,01	_	535		-		-		6,448
Income applicable to Toys "R" Us		4,177		_	_		_		_		_	4.177	- 0,1-10
Income from partially-owned entities		43,696		2,852	10,57	5	4,035		985		1,049	-,111	24,200
Interest and other investment income		137,194		478	1,07		647		209		2,789	_	131,996
Interest and debt expense		(340,463)		(61,951)	(75,60		(61,474)		(20,024)		(46,758)	_	(74,651)
Net gain on disposition of wholly- owned and partially-owned assets other than depreciable real estate		65,527		_	(1.0,00	_	(31,,) —		(20,02.)		(is,iss) —	_	65,527
Minority interest of partially-owned													
entities		5,378	_	_		_	66		4	_	4,415		893
Income from continuing operations	_	470,190		136,787	81,96	4	86,178		48,671		393	4,177	112,020
Income from discontinued operations, net		33,505		_	16,40	18	9,247		5,744		2,107	_	(1)
Income before allocation to limited partners	_	503,695		136,787	98,37	'2	95,425		54,415		2,500	4,177	112,019
Minority limited partners' interest in the Operating Partnership		(46,301)		_	-	_	_		_		_	_	(46,301)
Perpetual preferred unit distributions of the Operating Partnership	_	(17,030)				_					<u> </u>		(17,030)
Net income		440,364		136,787	98,37	2	95,425		54,415		2,500	4,177	48,688
Interest and debt expense (1)		511,103		64,000	82,17	'3	69,710		20,686		22,247	148,797	103,490
Depreciation and amortization ⁽¹⁾		400,014		71,393	92,62		41,703		33,308		25,601	101,637	33,752
Income tax (benefit) expense (1)		(3,287)		. 1,000	6,94		.1,.00		334		595	(12,312)	1,156
EBITDA	\$	1,348,194	\$	272,180	\$ 280,10	_	\$ 206,838	\$	108,743	\$	50,943		\$ 187,086
	Φ_					_							
Percentage of EBITDA by segment	_	100.09	0	20.29	⁷⁰ 20	.8%	15.39	0	8.1%	0	3.8%	18.0%	13.89

EBITDA includes net gains on sale of real estate of \$44,611, of which \$17,609 is included in the Washington, DC segment, \$9,218 is included in the Retail segment, \$4,835 is included in the Merchandise Mart segment, \$2,107 is included in the Temperature Controlled Logistics segment and \$10,842 is included in the Other segment. In addition, Other segment EBITDA includes, a \$65,527 net gain on sale of marketable equity securities and a \$65,589 net gain on mark-to-market of derivative instruments.

See notes on page 37.

18. Segment Information – continued

(Amounts in thousands)	For the Nine Months Ended September 30, 2005											
(,	-	(Office			Temperature						
	Total	New York	Washington, DC	Retail	Merchandise Mart	Controlled Logistics	Toys	Other ⁽²⁾				
Property rentals	\$ 977,876	\$ 341,639	\$ 280,350	\$ 146,977	\$ 158,907	\$ —	\$ —	\$ 50,003				
Straight-line rents:												
Contractual rent increases	13,878	4,685	4,001	4,372	767	_	_	53				
Amortization of free rent	21,232	9,430	2,817	1,845	7,140	_	_	_				
Amortization of acquired below-												
market leases, net	9,145		5,374	3,685				86				
Total rentals	1,022,131	355,754	292,542	156,879	166,814	_	_	50,142				
Temperature Controlled Logistics	592,894	_	_	_	_	592,894	_	_				
Tenant expense reimbursements	153,111	72,441	12,299	54,750	11,575	_	_	2,046				
Fee and other income:												
Tenant cleaning fees	23,220	23,220	_	_	_	_	_	_				
Management and leasing fees	10,613	668	9,180	717	48	_	_	_				
Lease termination fees	24,732	6,699	243	2,399	15,391	_	_	_				
Other	13,487	5,438	4,215	204	3,629	_	_	1				
Total revenues	1,840,188	464,220	318,479	214,949	197,457	592,894		52,189				
Operating expenses	930,245	208.949	90.659	64,425	69.851	461,384		34,977				
Depreciation and amortization	242,551	64,327	60,944	23,807	27,686	55,651	_	10,136				
General and administrative	134,506	10,492	17,693	11,177	18,346	31,058	_	45,740				
Total expenses	1,307,302	283,768	169,296	99,409	115,883	548,093		90,853				
Operating income (loss)	532,886	180,452	149,183	115,540	81,574	44,801		(38,664)				
Income applicable to Alexander's	42,115	379	143,103	522	01,574	44,001		41,214				
Loss applicable to Toys "R" Us	(530)	373		522			(530)	41,214				
Income from partially-owned entities	20,522	2,123	640	6,950	476	677	(330)	9,656				
Interest and other investment income	135,458	438	657	409	141	1,292		132,521				
Interest and debt expense	(249,131)	(42,929)	(60,755)	(44,648)	(8,051)	(41,761)		(50,987)				
Net gain on disposition of wholly-	(249,131)	(42,323)	(00,733)	(44,040)	(0,031)	(41,701)		(30,987)				
owned and partially-owned assets												
other than depreciable real estate	16,936	606	_	896	_	_	_	15,434				
Minority interest of partially-owned	000				100	700		70				
entities	962				106	786		70				
Income (loss) from continuing operations	499,218	141,069	89,725	79,669	74,246	5,795	(530)	109,244				
Income from discontinued	433,210	141,005	03,723	13,003	74,240	5,755	(330)	103,244				
operations, net	35,845	_	788	492	1,962	_	_	32,603				
Income (loss) before allocation to limited partners	535,063	141,069	90,513	80,161	76,208	5,795	(530)	141,847				
Minority limited partners' interest in	333,003	141,009	90,313	00,101	70,200	5,795	(330)	141,047				
the Operating Partnership	(54,512)	_	_	_		_	_	(54,512)				
Perpetual preferred unit distributions	()											
of the Operating Partnership	(60,908)							(60,908)				
Net income (loss)	419,643	141,069	90,513	80,161	76,208	5,795	(530)	26,427				
Interest and debt expense ⁽¹⁾	275,321	44,422	62,993	50,477	8,724	19,870	4,613	84,222				
Depreciation and amortization ⁽¹⁾	243,207	65,642	62,936	26,668	29,258	26,559	3,295	28,849				
Income tax expense (benefit) (1)	2,969	_	946	_	1,057	1,466	(989)	489				
EBITDA	\$ 941,140	251,133	\$ 217,388	\$ 157,306	\$ 115,247	\$ 53,690	\$ 6,389	\$ 139,987				
Percentage of EBITDA by segment	100.0%	26.7%	23.19	6 16.7%	12.2%	5.7%	0.7%	14.9%				
	100.070		20.17		12.2	0.17	5.170	1				

Other segment EBITDA includes \$82,898 of income from derivative instruments and \$31,614 for a net gain on sale of real estate.

See notes on following page.

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

18. 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 un-levered 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) Other EBITDA is comprised of:

(Amounts in thousands)	 For the Three Ended Septer		For the Nine Months Ended September 30,			
	2006	2005	2006	2005		
Alexander's (see page 15)	\$ 3,732 \$	10,763 \$	29,238 \$	60,965		
Newkirk Master Limited Partnership (see page 15)	18,067	10,311	34,804	36,383		
Hotel Pennsylvania	6,448	5,615	17,007	14,150		
GMH Communities L.P. (see page 15)	8,427	2,336	8,427	5,329		
Industrial warehouses	1,146	1,354	4,167	4,037		
Other investments	4,022	698	10,425	698		
	41,842	31,077	104,068	121,562		
Minority limited partners' interest in the Operating Partnership	(13,103)	(3,342)	(46,301)	(54,512)		
Perpetual preferred unit distributions of the Operating Partnership	(6,683)	(27,215)	(17,030)	(60,908)		
Corporate general and administrative expenses	(17,795)	(14,706)	(45,796)	(42,617)		
Investment income (expense) and other	102,648	(24,636)	192,145	144,848		
Net gain on sale of 400 North LaSalle	_	_	_	31,614		
	\$ 106,909 \$	(38,822) \$	187,086 \$	139,987		

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 as of September 30, 2006, and the related consolidated statements of income for the three-month and nine-month periods ended September 30, 2006 and 2005, and cash flows for the nine-month periods ended September 30, 2006 and 2005. These interim financial statements are the responsibility of the Company's management.

We conducted our reviews in accordance with 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 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 standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of Vornado Realty Trust as of December 31, 2005, and the related consolidated statements of income, shareholders' equity, and cash flows for the year then ended prior to the reclassification for the discontinued operations described in Note 12 to the accompanying consolidated financial statements (not presented herein); and in our report dated February 28, 2006, we expressed an unqualified opinion on those consolidated financial statements. We also audited the adjustments described in Note 12 that were applied to reclassify the December 31, 2005 consolidated balance sheet of Vornado Realty Trust (not presented herein) for discontinued operations. In our opinion, such adjustments are appropriate and have been properly applied and the information set forth in the accompanying consolidated balance sheet as of December 31, 2005 is fairly stated, in all material respects, in relation to the reclassified consolidated balance sheet from which it has been derived.

/s/ DELOITTE & TOUCHE LLP

Parsippany, New Jersey October 31, 2006

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 involve risks, uncertainties and assumptions. 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 similar expressions in this quarterly report on Form 10-Q. These forward-looking statements are subject to numerous assumptions, risks and uncertainties. Many of the factors that will determine these items are beyond our ability to control or predict. Factors that may cause actual results to differ materially from those contemplated by the forward-looking statements include, but are not limited to, those set forth in our Annual Report on Form 10-K for the year ended December 31, 2005 under "Forward Looking Statements" and "Item 1. Business – Certain Factors That May Adversely Affect Our Business and Operations." 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. We expressly disclaim any responsibility to update forward-looking statements, whether as a result of new information, future events or otherwise. Accordingly, investors should use caution in relying on forward-looking statements, which are based on results and trends at the time they are made, to anticipate future results or trends.

Management's Discussion and Analysis of Financial Condition and Results of Operations includes a discussion of our consolidated financial statements for the three months and nine months ended September 30, 2006. 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, 2005 in Management's Discussion and Analysis of Financial Condition. There have been no significant changes to our policies during 2006.

Overview

Business Objective and Operating Strategy

Our business objective is to maximize shareholder value. We measure our success in meeting this objective by our total return to shareholders. Below is a table comparing our performance to the Morgan Stanley REIT Index ("RMS") for the following periods ending September 30, 2006:

	Total Return	(1)
	Vornado	RMS
One-year	31.3%	26.6%
Three-years	159.9%	100.8%
Five-years	260.0%	172.7%
Ten-years	810.1%	319.7%

(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;
- Developing and redeveloping our existing properties to increase returns and maximize value; and
- Providing specialty financing to real estate related companies.

Competition

We compete with a large number of real estate property owners and developers. Principal factors of competition are rent charged, attractiveness of location and quality and breadth of services provided. Our success depends upon, among other factors, trends of the national 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. Economic growth has been fostered, in part, by low interest rates, Federal tax cuts, and increases in government spending. To the extent economic growth stalls, we may experience lower occupancy rates, which may lead to lower initial rental rates, higher leasing costs and a corresponding decrease in our net income, funds from operations and cash flow. Alternatively, if economic growth is sustained, we may experience higher occupancy rates leading to higher initial rents and higher interest rates causing an increase in our weighted average cost of capital and a corresponding effect on our net income, funds from operations and cash flow. Our net income and funds from operations will also be affected by the seasonality of Toys' business and competition from discount and mass merchandisers.

Quarter Ended September 30, 2006 Financial Results Summary

Net income applicable to common shares for the quarter ended September 30, 2006 was \$113,632,000, or \$0.76 per diluted share, versus \$27,223,000, or \$0.19 per diluted share, for the quarter ended September 30, 2005. Net income for the quarter ended September 30, 2006 includes a \$40,699,000 net loss from our investment in Toys and \$10,842,000 for our share of net gains on sale of real estate. Net income for the three months ended September 30, 2005 includes a \$530,000 net loss from our investment in Toys for the period from July 21, 2005 (the date of Toys acquisition) to July 30, 2005 and \$3,509,000 for our share of a net gain on sale of real estate. Net income for the quarters ended September 30, 2006 and 2005 also include certain other items that affect comparability which are listed in the table on page 43. The aggregate of these items, the net gains on sales of real estate and our share of Toys' net loss, net of minority interest, increased net income applicable to common shares for the quarter ended September 30, 2006 by \$14,902,000, or \$0.10 share and reduced net income for the quarter ended September 30, 2005 by \$58,741,000, or \$0.41 per diluted share.

Funds from operations applicable to common shares plus assumed conversions ("FFO") for the quarter ended September 30, 2006 was \$204,535,000, or \$1.31 per diluted share, compared to \$93,272,000, or \$0.65 per diluted share, for the prior year's quarter. FFO for the three months ended September 30, 2006 includes our \$32,750,000 share of Toys' negative FFO for their quarter ended July 29, 2006. FFO for the three months ended September 30, 2005 includes our \$714,000 share of Toys' positive FFO for the period from July 21, 2005 (the date of Toys acquisition) to July 30, 2005. FFO for the quarters ended September 30, 2006 and 2005 include certain other items that affect comparability which are listed in the table on page 43. The aggregate of these items and our share of Toys' FFO, net of minority interest, increased FFO for the quarter ended September 30, 2006 by \$12,530,000, or \$0.08 per diluted share and reduced FFO for the quarter ended September 30, 2005 by \$60,861,000, or \$0.42 per diluted share.

Net income per diluted share and FFO per diluted share for the quarter ended September 30, 2006 were negatively impacted by an increase in weighted average common shares outstanding over the prior year's quarter of 6,285,000 and 11,431,000, respectively. This increase resulted primarily from the public offering of 9,000,000 common shares in August 2005.

We did not recognize income on certain assets with an aggregate carrying amount of \$629,207,000 during the quarter ended September 30, 2006, because they were out of service for redevelopment. Assets under development include the Bergen Mall, 2101 L Street, Crystal Mall Two, Crystal Plaza Two, 220 Central Park South, 40 East 66th Street, and investments in joint ventures including our Beverly Connection and Wasserman ventures.

The percentage increase (decrease) in the same-store Earnings Before Interest, Taxes, Depreciation and Amortization ("EBITDA") of our operating segments for the quarter ended September 30, 2006 over the quarter ended September 30, 2005 and the trailing quarter ended June 30, 2006 are summarized below.

	Off	ice			Temperature
Three Months Ended:	New York City	Washington, DC	Retail	Merchandise Mart	Controlled Logistics
September 30, 2006 vs. September 30, 2005	8.7%	4.9%	4.6%	1.6%	(1.0%)
September 30, 2006 vs. June 30, 2006	(0.2%)	(1.6%)	0.8%	(15.0%)	(4.3%)

Nine Months Ended September 30, 2006 Financial Results Summary

Net income applicable to common shares for the nine months ended September 30, 2006 was \$397,202,000, or \$2.66 per diluted share, versus \$387,353,000, or \$2.79 per diluted share, for the nine months ended September 30, 2005. Net income for the nine months ended September 30, 2006 includes \$4,177,000 of income from our investment in Toys "R" Us and \$43,507,000 of net gains on sale of real estate. Net income for the nine months ended September 30, 2005 includes a \$530,000 net loss from our investment in Toys for the period from July 21, 2005 (the date of the Toys acquisition) to July 30, 2005 and a \$35,337,000 net gain on sale of real estate. Net income for the nine months ended September 30, 2006 and 2005 also include certain other items that affect comparability which are listed in the table on the following page. The aggregate of these items, net gains on sales of real estate and our share of Toys' net earnings, net of minority interest, increased net income applicable to common shares for the nine months ended September 30, 2006 by \$114,853,000, or \$0.77 per diluted share and increased net income for the nine months ended September 30, 2005 by \$92,156,000, or \$0.66 per diluted share.

Funds from operations applicable to common shares plus assumed conversions ("FFO") for the nine months ended September 30, 2006 was \$646,881,000, or \$4.17 per diluted share, compared to \$563,377,000, or \$3.95 per diluted share, for the prior year's nine months. FFO for the nine months ended September 30, 2006 includes our \$29,540,000 share of Toys' FFO for the period from October 30, 2005 to July 29, 2006. FFO for the nine months ended September 30, 2005 includes our \$714,000 share of Toys' FFO for the period from July 21, 2005 (the date of the Toys acquisition) to July 30, 2005. FFO for the nine months ended September 30, 2006 and 2005 also include certain other items that affect comparability which are listed in the table on the following page. The aggregate of these items and our share of Toys' FFO, net of minority interest, increased FFO for the nine months ended September 30, 2006 by \$102,695,000, or \$0.66 per diluted share and increased FFO for the nine months ended September 30, 2005 by \$64,289,000, or \$0.45 per diluted share.

Net income per diluted share and FFO per diluted share for the nine months ended September 30, 2006 were negatively impacted by an increase in weighted average common shares outstanding over the prior year's nine months of 10,761,000 and 12,579,000, respectively. This increase resulted primarily from the public offering of 9,000,000 common shares in August 2005.

The percentage increase (decrease) in the same-store EBITDA of our operating segments for the nine months ended September 30, 2006 over the previous nine months ended September 30, 2005 is summarized below.

	C	Office			Temperature
Nine Months Ended:	New York City	Washington, DC	Retail	Merchandise Mart	Controlled Logistics
September 30, 2006 vs.					
September 30, 2005	5.8%	3.1%	5.3%	(0.5%)	2.7%

Calculations of same-store EBITDA, reconciliations of 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.

		For the Three Septen			For the Nine Months Ended September 30,			
(Amounts in thousands, except per share amounts)		2006	2005		2006		2005	
Items that affect comparability: (Income) expense from: Derivatives:								
McDonalds common shares	\$	(68,796)	\$	(9,859) \$	(60,581)	\$	(9,859)	
GMH stock purchase warrants		_		(5,250)	16,370		(7,813)	
Sears Holdings common shares		_		66,627	(18,611)		(65,226)	
Other		(1,891)		_	(2,767)		_	
Alexander's (33% share): Stock appreciation rights		10,797		5,961	18,356		15,428	
Net gain on sale of 731 Lexington Avenue condominiums		_		(1,960)	(4,580)		(28,134)	
Other: Prepayment penalties and write-off of unamortized financing costs upon refinancings		8,548		_	13,481		_	
H Street litigation costs		3,033		_	6,594		_	
Write-off of perpetual preferred share and unit issuance costs upon their redemption		1,125		16,067	1,125		22,119	
Net gain on sale of Sears Canada common shares		_		_	(55,438)		_	
Senior unsecured notes consent solicitation advisory fees Other		— 586		— (612)	1,415 586		— 1,935	
		(46,598)		70,974	(84,050)		(71,550)	
Minority limited partners' share of above adjustments	_	4,436	_	(9,495)	8,062	_	7,896	
Total items that affect comparability	\$ <u></u>	(42,162)	\$ _	61,479 \$	(75,988)	\$ _	(63,654)	

2006 Acquisitions and Significant Investments

San Francisco Bay Area Properties

On January 10, 2006, we acquired four properties consisting of 189,000 square feet of retail and office space in the San Francisco Bay area for approximately \$72,000,000 in cash, including closing costs. We consolidate the accounts of these properties into our financial position and results of operations from the date of acquisition.

Springfield Mall

On January 31, 2006, we closed on an option to purchase the 1.4 million square foot Springfield Mall which is located on 79 acres at the intersection of Interstate 95 and Franconia Road in Springfield, Fairfax County, Virginia, and is anchored by Macy's, and J.C. Penney and Target, who own their stores aggregating 389,000 square feet. The purchase price for the option was \$35,600,000, of which we paid \$14,000,000 in cash at closing and the remainder of \$21,600,000 will be paid in installments over four years. We intend to redevelop, reposition and re-tenant the mall and have committed to spend \$25,000,000 in capital expenditures over a six-year period from the closing of the option agreement. The option becomes exercisable upon the passing of one of the existing principals of the selling entity and may be deferred at our election through November 2012. Upon exercise of the option, we will pay \$80,000,000 to acquire the mall, subject to the existing mortgage of \$180,000,000, which will be amortized to \$149,000,000 at maturity in 2013. Upon closing of the option on January 31, 2006, we acquired effective control of the mall, including management of the mall and right to the mall's net cash flow. Accordingly, we consolidate the accounts of the mall into our financial position and results of operations pursuant to the provisions of FIN 46R. We have a 2.5% minority partner in this transaction.

BNA Complex

On February 17, 2006, we entered into an agreement to sell our 277,000 square foot Crystal Mall Two office building, located in Arlington, Virginia, to The Bureau of National Affairs, Inc. ("BNA") for use as its corporate headquarters, subject to the buildout of the building to agreed-upon specifications. Simultaneously, we agreed to acquire a three building complex from BNA containing approximately 300,000 square feet, which is located in Washington D.C.'s West End between Georgetown and the Central Business District. We will receive sales proceeds of approximately \$100,000,000 for Crystal Mall Two and recognize a net gain on sale of approximately \$23,000,000. We will pay BNA \$111,000,000 for the three building complex. One of the buildings, containing 130,000 square feet, will remain an office building, while the other two buildings will be redeveloped into residential condominiums. These transactions are expected to close in the second half of 2007.

San Jose, California Ground-up Development

On March 29, 2006, a joint venture, in which we have a 45% equity interest and are a co-managing partner, acquired 55 acres of land in San Jose, California for approximately \$59,600,000, including closing costs. The purchase price was funded with \$20,643,000 of cash contributed by the partners, of which our share was \$9,289,000, and \$38,957,000 drawn on a \$117,000,000 acquisition/construction loan. The remainder of the loan will be used to fund the development of a 635,000 square foot retail center on the site. As of September 30, 2006, \$47,708,000 was outstanding under the loan, which bears interest at LIBOR plus 1.75% (7.13% at September 30, 2006) and matures in March 2009 with a one-year extension option. Upon completion of the development we have an option to acquire our partner's 55% equity interest at a 7% unlevered yield. We account for this investment on the equity method.

1925 K Street

On April 13, 2006, we acquired the 92.65% interest that we did not already own of 1925 K Street, a 150,000 square foot office building located in the Central Business District of Washington, DC. The purchase price for the 92.65% interest was \$52,800,000, consisting of \$34,600,000 in cash and \$18,200,000 of existing mortgage debt. Mitchell N. Schear, President of our Washington, DC Office division, received \$3,675,000 for his share of the proceeds as a partner of the selling entity. We plan to redevelop this property into a 226,000 square foot Class A office building at a cost of approximately \$80,000,000. We consolidate the accounts of this property into our financial position and results of operations from the date of acquisition.

1540 Broadway

On July 11, 2006, we acquired the retail, signage and parking components of 1540 Broadway located in Manhattan's Times Square between 45 th and 46th Street. The purchase price was approximately \$260,000,000 in cash. The property contains 152,000 square feet of retail space which is 60% occupied. The principal tenants are Virgin Records and Planet Hollywood. We consolidate the accounts of this property into our financial position and results of operations from the date of acquisition.

Refrigerated Warehouses

On August 31, 2006, a subsidiary of Americold Realty Trust ("Americold") entered into a definitive agreement to acquire from ConAgra Foods, Inc. ("ConAgra Foods") four refrigerated warehouse facilities and the lease on a fifth facility, with an option to purchase. These five warehouses contain a total of 1.7 million square feet and 48.9 million cubic feet. The aggregate purchase price, including closing costs, is approximately \$190,000,000, consisting of \$152,000,000 in cash to ConAgra Foods and \$38,000,000 representing the recording of a capital lease obligation for the fifth facility. On October 10, 2006, a subsidiary of Americold assumed the leasehold on the fifth facility and the related capital lease obligation. Americold expects to complete the balance of this acquisition in the first quarter of 2007.

Toys "R" Us Stores

On September 14, 2006, we entered into an agreement to purchase up to 44 previously closed Toys "R" Us stores for up to \$190,000,000. On October 16, 2006, we completed the first phase of the agreement by acquiring 37 stores for \$171,000,000 in cash. These properties, of which 18 are owned in fee, 8 are ground leased and 11 are space leased, aggregate 1.5 million square feet and are primarily located in seven east coast states, Texas and California. Of these properties, 25 are leased or subleased to other retailers and 12 are currently vacant. All of these stores were part of the store closing program announced by Toys "R" Us in January 2006.

We expect to purchase six of the remaining stores by the end of the first quarter of 2007, subject to landlords' consent, where applicable, and customary closing conditions. The seventh store we agreed to purchase was sold by Toys "R" Us to a third party.

Our 32.9% share of Toys "R" Us ("Toys") net gain on this transaction will be recorded as an adjustment to the basis of our investment in Toys and will not be recorded as income.

Filene's, Boston, Massachusetts

On October 13, 2006, we entered into a 50/50 joint venture with Gale International, LLC to acquire and redevelop the Filene's property located in the Downtown Crossing district of Boston, Massachusetts which we had agreed to purchase from Federated Department Stores, Inc. The purchase price is approximately \$100,000,000 in cash. Current plans for the development include over 1,200,000 square feet consisting of office, retail, condominium apartments and a hotel. The project is subject to governmental approvals. The purchase is expected to close in the first quarter of 2007, subject to customary closing conditions.

Other

In addition to the acquisitions described above, during 2006 we completed \$288,739,000 of other real estate acquisitions and investments in 12 separate transactions, comprised of \$274,239,000 in cash and \$14,500,000 of existing mortgage debt.

Investment in McDonald's Corporation ("McDonalds") (NYSE: MCD)

In July 2005, we acquired an aggregate of 858,000 common shares of McDonalds for \$25,346,000, an average price of \$29.54 per share. These shares are recorded as marketable equity securities on our consolidated balance sheet and are classified as "available for sale." Appreciation or depreciation in the fair market value of these shares is recorded as an increase or decrease in "accumulated other comprehensive income" in the shareholders' equity section of our consolidated balance sheets and not recognized in income. At September 30, 2006, based on McDonalds' closing stock price of \$39.12 per share, \$4,736,000 of appreciation in the value of these shares was included in "accumulated other comprehensive income."

During the second half of 2005, we acquired an economic interest in an additional 14,565,500 McDonalds common shares through a series of privately negotiated transactions with a financial institution pursuant to which we purchased a call option and simultaneously sold a put option at the same strike price on McDonalds' common shares. These call and put options had an initial weighted-average strike price of \$32.66 per share, or an aggregate of \$475,692,000, expire on various dates between July 30, 2007 and September 10, 2007 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points (up to 95 basis points under certain circumstances) and is credited for the dividends received on the shares. The options provide us with the same economic gain or loss as if we had purchased the underlying common shares and borrowed the aggregate purchsae price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in "interest and other investment income" on our consolidated statements of income.

In the three months ended March 31, 2006, we sold 2,119,500 of the option shares in the derivative position at a weighted average sales price of \$35.49. In the three months ended June 30, 2006, we acquired an additional 1,250,000 option shares at a weighted average purchase price of \$33.08. As of September 30, 2006, there are 13,696,000 option shares in the derivative position with an adjusted weighted average strike price of \$32.70 per share or an aggregate of \$447,822,000. For the three and nine months ended September 30, 2006, we recognized net gains of \$68,796,000 and \$60,581,000, respectively, representing the mark-to-market of the shares in the derivative to \$39.12 per share, net of the expense resulting from the LIBOR charges.

Our aggregate net gain realized from inception of this investment through September 30, 2006 is \$77,635,000.

Investment in Sears, Roebuck and Co. ("Sears")

In August and September 2004, we acquired an economic interest in 7,916,900 Sears common shares through a series of privately negotiated transactions with a financial institution pursuant to which we purchased a call option and simultaneously sold a put option at the same strike price on Sears common shares. These call and put options had an initial weighted-average strike price of \$39.82 per share, or an aggregate of \$315,250,000, expire in April 2006 and provide for net cash settlement. Under these agreements, the strike price for each pair of options increases at an annual rate of LIBOR plus 45 basis points and is credited for the dividends received on the shares. The options provide us with the same economic gain or loss as if we had purchased the underlying common shares and borrowed the aggregate strike price at an annual rate of LIBOR plus 45 basis points. Because these options are derivatives and do not qualify for hedge accounting treatment, the gains or losses resulting from the mark-to-market of the options at the end of each reporting period are recognized as an increase or decrease in "interest and other investment income" on our consolidated statement of income.

On March 30, 2005, as a result of the merger between Sears and Kmart and pursuant to the terms of the contract, our derivative position representing 7,916,900 Sears common shares became a derivative position representing 2,491,819 common shares of Sears Holdings, Inc. ("Sears Holdings") (NYSE: SHLD) valued at \$323,936,000 based on the then closing share price of \$130.00 and \$146,663,000 of cash. As a result, we recognized a net gain of \$58,443,000 based on the fair value of the derivative position on March 30, 2005. In 2005 we sold 402,660 of the option shares at a weighted average sales price of \$124.44 per share. In the first quarter of 2006, we settled the entire derivative position by selling the remaining 2,089,159 option shares at a weighted average sales price of \$125.43 which resulted in a net gain of \$18,611,000, comprised of \$20,673,000 from the remaining option shares sold, partially offset by, \$2,062,000 of expense resulting from the increase in strike price for the LIBOR charge.

Our aggregate net gain realized from inception of this investment through settlement was \$142,877,000.

Sears Canada, Inc. ("Sears Canada")

On April 3, 2006, we tendered the 7,500,000 Sears Canada shares we owned to Sears Holdings at the increased tender price of Cdn. \$18.00 per share (the equivalent at that time of US \$15.68 per share), which resulted in a net gain of \$55,438,000 representing the difference between the tender price, and our carrying amount of \$8.29 per share. The net gain is reflected as a component of "net gain on disposition of wholly-owned and partially-owned assets other than depreciable real estate" on our consolidated statement of income. Together with income recognized in the fourth quarter of 2005 that resulted from a Sears Canada special dividend, the aggregate net gain from inception on our \$143,737,000 investment was \$78,323,000. If at any time on or before December 31, 2008 Sears Canada or any of its affiliates pays more than Cdn. \$18.00 per share to acquire Sears Canada common shares from third parties, we will be entitled to receive the difference as additional consideration for the shares we sold.

2006 Mezzanine Loan Activity:

Equinox Loan

On February 10, 2006 we acquired a 50% interest in a \$115,000,000 note issued by Related Equinox Holdings II, LLC (the "Note"), for \$57,500,000 in cash. The Note is secured by a pledge of the stock of Related Equinox Holdings II. Related Equinox Holdings II owns Equinox Holdings which in turn owns all of the assets and obligations, including the fitness clubs, operated under the Equinox brand. The Note is junior to a \$50,000,000 (undrawn) revolving loan and \$280,000,000 of senior unsecured obligations. The Note is senior to \$125,000,000 of cash equity contributed by third parties for their acquisition of the Equinox fitness club business. The Note matures on February 15, 2013 and bears interest at 14% through February 15, 2011, increasing by 3% per annum through maturity. The Note is prepayable at any time after February 15, 2009.

Mervyn's Loans

On April 12, 2006, we acquired a 23.6% interest in two mezzanine loans totaling \$138,136,000, for \$32,560,000 in cash. The loans mature in January 2008 with two one-year extension options and bear interest at LIBOR plus 3.84% (9.16% at September 30, 2006).

LNR Loans

In 2005 we made a \$135,000,000 loan to Riley HoldCo Corp., consisting of a \$60,000,000 mezzanine loan and a \$75,000,000 fixed rate unsecured loan. We received principal payments on the mezzanine loan of \$5,557,000 and \$13,901,000, on February 6, 2006 and June 2, 2006, respectively. On July 12, 2006, the remaining \$40,542,000 balance of the mezzanine loan was repaid with a pre-payment premium of \$972,000, which was recognized as "interest and other investment income" in the three months ended September 30, 2006.

Tharaldson Lodging Companies Loans

On June 16, 2006, we acquired an 81.5% interest in a \$95,968,000 mezzanine loan to Tharaldson Lodging Companies for \$78,166,000 in cash. The loan is secured by a 107 hotel property portfolio with brands including Fairfield Inn, Residence Inn, Comfort Inn, and Courtyard by Marriott. The loan is subordinate to \$671,778,000 of debt and is senior to approximately \$192,000,000 of other debt and equity. The loan matures in April 2008, with three one-year extensions, provides for a 0.75% placement fee and bears interest at LIBOR plus 4.30% (9.62% at September 30, 2006).

Drake Hotel Loan

On June 19, 2006, we acquired a 49% interest in a \$37,789,000 mezzanine loan for \$18,517,000 in cash. The loan matures in April 2007, with a six month extension option and bears interest at LIBOR plus 10% (15.32% at September 30, 2006).

280 Park Avenue Loan

On June 30, 2006, we made a \$73,750,000 mezzanine loan secured by the equity interests in 280 Park Avenue, a 1.2 million square foot office building, located between 48th and 49th Street in Manhattan. The loan bears interest at 10.25% and matures in June 2016. The loan is subordinate to \$1.036 billion of other debt and is senior to approximately \$260,000,000 of equity and interest reserves.

Sheffield Loan

On July 7, 2006, we were repaid the \$108,000,000 outstanding balance of the Sheffield mezzanine loan, together with accrued interest of \$1,165,000 and a prepayment premium of \$2,288,000, which was recognized as "interest and other investment income" in the three months ended September 30, 2006.

Fortress Loan

On August 2, 2006, we purchased bonds for \$99,500,000 in cash, representing a 7% interest in two margin loans aggregating \$1.430 billion. The loans were made to two separate funds owned by Fortress Investment Group LLC and are secured by \$3.8 billion of publicly traded equity securities. The loans mature in June 2007 with an automatic extension to December 2007 and bear interest at LIBOR plus 3.50% (8.82% at September 30, 2006).

2006 Dispositions:

On March 13, 2006, we sold 424 Sixth Avenue, a 10,000 square foot retail property located in New York City, for \$22,000,000, which resulted in a net gain of \$9,218,000.

On March 14, 2006, we sold 33 North Dearborn Street, a 336,000 square foot office building located in Chicago, Illinois, for \$46,000,000, which resulted in a net gain of \$4,835,000. All of the proceeds from the sale were used to fund a portion of the purchase price of the San Francisco Bay area properties (see Acquisitions above) pursuant to Section 1031 of the Internal Revenue Code.

On June 22, 2006, we sold 1919 South Eads Street, a 96,000 square foot office building located in Arlington, Virginia for \$38,400,000, which resulted in a net gain of \$17,609,000.

2006 Financings:

On February 9, 2006, we completed a \$353,000,000 refinancing of 770 Broadway. The loan bears interest at 5.65% and matures in March 2016. The net proceeds of \$173,000,000, after repaying the existing floating rate loan and closing costs, were used for general corporate purposes.

On February 16, 2006, we completed a public offering of \$250,000,000 aggregate principal amount of 5.6% senior unsecured notes due February 15, 2011. Interest on the notes is payable semi-annually on February 15 and August 15, commencing August 16, 2006. The notes were priced at 99.906% of their face amount to yield 5.622%. The net proceeds of approximately \$248,000,000 were used for general corporate purposes.

On May 2, 2006, we sold 1,400,000 perpetual 6.875% Series D-15 Cumulative Redeemable Preferred Units, at a price of \$25.00 per share. On August 17, 2006 we sold an additional 400,000 Series D-15 Units at a price of \$25.00 per share, for a combined total of 1,800,000 Series D-15 units and net proceeds of \$43,875,000. We may redeem the Series D-15 Units at a price of \$25.00 per share after May 2, 2011.

On May 5, 2006, we repaid the existing debt on the Warner Building and completed a 10-year interest-only refinancing of \$292,700,000. The loan bears interest at 6.26% and matures in May 2016. We realized net proceeds of \$133,000,000, after repaying the existing loan, closing costs and a prepayment penalty of \$9,818,000. As part of the purchase price accounting for the December 27, 2005 acquisition of the Warner Building, we accrued a liability for the unfavorable terms of the debt assumed in the acquisition. Accordingly, the prepayment penalty did not result in an expense on our consolidated statement of income.

On May 23, 2006 we completed a \$115,000,000 refinancing of the Bowen Building. This interest-only loan bears interest at 6.14% and matures in June 2016. The net proceeds of \$51,600,000, after repaying the existing floating rate loan and closing costs, were used for general corporate purposes.

On June 9, 2006, we completed a \$120,000,000 refinancing of the Montehiedra Town Center. The loan bears interest at 6.04% and matures in June 2016. The net proceeds of \$59,000,000, after defeasing the existing loan and closing costs, were used for general corporate purposes. As a result of the defeasance of the existing loan, we incurred a net loss on the early extinguishment of debt of approximately \$2,498,000, which was included in "interest and debt expense" in the second quarter of 2006.

On June 28, 2006, we entered into a \$1.0 billion unsecured revolving credit facility which replaced our previous \$600,000,000 unsecured revolving credit facility which was due to mature in July 2006. The new facility has a four-year term, with a one-year extension option and bears interest at LIBOR plus 0.55% (5.87% as of September 30, 2006). The new facility contains financial covenants similar to the prior facility but have been modified to more accurately reflect the current market conditions in the real estate industry.

On June 9, 2006, AmeriCold completed a \$400,000,000, one-year, interest-only financing, collateralized by 21 of its owned and six of its leased temperature-controlled warehouses. On September 8, 2006 an amendment was executed increasing the amount of the loan to \$430,000,000. Of this loan, \$243,000,000 was drawn on June 30, 2006 to repay the existing mortgage on the same facilities and the remaining \$187,000,000 was drawn on September 27, 2006 and will be used primarily to fund the purchase of the four ConAgra Foods refrigerated warehouses. The initial interest rate on the loan was LIBOR plus 0.60% and increased to LIBOR plus 1.25% when the remaining balance was drawn, subject to a 6.50% interest rate cap. In connection with the refinancing, AmeriCold wrote off \$4,000,000 of deferred financing costs associated with the old loan, of which our share is \$1,920,000, and was included in "interest and debt expense" in the second guarter of 2006.

On July 28, 2006 we called for redemption of the 8.25% Series D-9 Cumulative Redeemable Preferred Units. The Preferred Units were redeemed on September 21, 2006 at a redemption price equal to \$25.00 per unit or an aggregate of \$45,000,000 plus accrued distributions. In conjunction with the redemption, we wrote-off \$1,125,000 of issuance costs in the third quarter of 2006.

On August 1, 2006 we repaid the \$31,980,000 balance of the One and Two Skyline Place mortgages.

On August 11, 2006, we completed \$195,000 of a \$220,000 refinancing of the High Point Complex. The remaining \$25,000 was completed on October 4, 2006. The loan bears interest at 6.34% and matures in August 2016. We realized net proceeds of approximately \$108,500 after defeasing the existing loans, and closing costs. As a result of the defeasance of the existing loans, we incurred an \$8,548 net loss on the early extinguishment of debt, which is included in "interest and debt expense" in the third quarter of 2006.

On August 31, 2006, we extended the 220 Central Park South mortgage and anticipate completing a refinancing in the fourth quarter of 2006.

Unsecured Notes Consent Solicitation

On May 9, 2006 we executed supplemental indentures with respect to our senior unsecured notes due 2007, 2009 and 2010 (collectively, the "Notes"), pursuant to our consent solicitation statement dated April 18, 2006, as amended. Holders of approximately 96.7% of the aggregate principal amount of the Notes consented to the solicitation. The supplemental indentures contain modifications of certain covenants and related defined terms governing the terms of the Notes to make them consistent with corresponding provisions of the covenants and defined terms included in the senior unsecured notes due 2011 issued on February 16, 2006. The supplemental indentures also include a new covenant that provides for an increase in the interest rate of the Notes upon certain decreases in the ratings assigned by rating agencies to the Notes. In connection with the consent solicitation we paid an aggregate fee of \$2,241,000 to the consenting note holders, which will be amortized into expense over the remaining term of the Notes. In addition, we incurred advisory and professional fees aggregating \$1,415,000, which were expensed in the second quarter of 2006.

The following table sets forth certain information for the properties we own directly or indirectly, including leasing activity. Tenant improvements and leasing commissions are presented below based on square feet leased during the period and on a per annum basis based on the weighted average term of the leases.

(Square feet and cubic feet in thousands)		Office					Merc	hand	ise Mart	Temperature	
s of September 30, 2006:				ashington, DC		Retail	Office		Showroom	Controlled Logistics	
Square feet/ cubic feet		13,138		18,006	_	17,790	2,720		6,357	17,595/445,40	
Number of properties		13,136		91		17,790	2,720		9	86	
Occupancy rate		97.49	2	91.2%		95.3%	97.1%		93.5%	78.3%	
Leasing Activity:		91.49	D	91.2%		95.5%	97.1%		93.5%	70.3%	
uarter ended September 30, 2006:											
Square feet		233		512		518	2		353		
Initial rent (1)	\$	56.77	\$	30.58	\$		\$ 58.00	\$	21.57		
Weighted average lease terms	Φ	50.77	Φ	30.56	Φ	17.03	Φ 56.00	Ф	21.57		
(years)		8.9		5.6		11.6	3.0		4.6		
Rent per square foot on relet space:											
Square feet		203		408		208	2		353		
Initial Rent (1)	\$	58.27	\$	30.50	\$	15.94	\$ 58.00	\$	21.57		
Prior escalated rent	\$	47.75	\$	29.80	\$		\$ 55.59	\$	21.40		
Percentage increase: Cash basis		22.0%		2.4%		32.5%	4.3%		0.8%		
Straight-line basis		33.49		4.6%		42.2%	14.6%		9.7%		
Rent per square foot on space previously vacant:		33.47	U	4.070		42.270	14.070		5.170		
Square feet		30		104		310					
Initial rent (1)	\$	46.62	ď	30.90	Ф		\$ —	\$			
Per square foot Per square foot per annum	\$ \$	41.96 4.70	\$	17.29 3.09	\$		\$ — \$ —	\$	5.59 1.22		
rei squaie ioot pei aiiiuiii	φ	4.70	Ψ	3.09	Ψ	0.00	Ψ —	Φ	1.22		
ne months ended September, 2006:											
Square feet		1,449		1,753		1,092	106		925		
Initial rent (1)	\$	50.43	\$	31.58	\$	22.45	\$ 19.74	\$	24.76		
Weighted average lease terms (years)		9.6		6.7		12.3	8.9		5.3		
Rent per square foot on relet space:											
Square feet		1,165		1,146		393	106		925		
Initial Rent (1)	\$	51.75	\$	31.16	\$	25.59	\$ 19.74	\$	24.76		
Prior escalated rent	\$	43.23	\$	30.50	\$	20.42	\$ 21.53	\$	24.63		
Percentage increase (decrease):											
Cash basis		19.7%	ó	2.2%		25.3%	(8.3%))	0.5%		
Straight-line basis		27.7%	ó	3.6%		34.2%	5.8%		11.0%		
Rent per square foot on space previously vacant:											
Square feet		284		607		699	_		_		
	\$	45.02	\$	32.38	\$	20.68	\$ —	\$	_		
Initial rent (1)											
Initial rent (1) Tenant improvements and leasing commissions:											
Tenant improvements and leasing	\$	38.83	\$	16.21	\$	7.92	\$ 36.75	\$	6.90		

In addition to the above, 31 square feet of retail space was leased in New York Office buildings at an initial rent of \$118.09 per square foot, a 123.0% increase over the prior escalated rent.

See notes on following page

(Square feet and cubic feet in thousands)	Of	fice		Mercha	ndise Mart	Temperature
As of June 30, 2006:	New York City	Washington, DC	Retail	Office	Showroom	Controlled Logistics
Square feet/ cubic feet	13,122	17,833	17,558	2,701	6,366	17,417/ 442,200
Number of properties	24	90	119	9	9	85
Occupancy rate	96.5%	92.2%	95.1%	97.4%	91.9%	73.7%
As of December 31, 2005:						
Square feet/ cubic feet	12,972	17,727	16,169	3,100	6,290	17,311/ 437,500
Number of properties	20	91	111	10	10	85
Occupancy rate	96.0%	91.2%	95.6%	97.0%	94.7%	78.2%
As of September 30, 2005:						
Square feet/ cubic feet	12,984	15,552	15,101	3,027	5,809	17,311/ 437,200
Number of properties	20	76	110	9	9	85
Occupancy rate	94.9%	90.2%	94.4%	97.5%	95.9%	77.5%

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

U.S. Patent and Trade Office ("PTO") space in Crystal City

During 2004 and 2005, the PTO vacated 1,939,000 square feet of space at our Crystal City properties. Of this space, Crystal Plaza Two, Three and Four, aggregating 712,000 square feet was taken out of service for redevelopment. During 2006, the redevelopment of Crystal Plaza Three and Four, aggregating 531,000 square feet, was substantially completed, placed into service and re-leased. As of September 30, 2006, we have re-leased a total of 1,216,000 square feet of the former PTO space and 181,000 square feet, representing Crystal Plaza Two, remains out of service for conversion to a 19-story residential tower.

2006 Other Developments

GMH Communities L.P. ("GMH")

As of September 30, 2006, we own 7,337,857 limited partnership units (which are exchangeable on a one-for-one basis into common shares of GMH Communities Trust ("GCT") (NYSE: GCT), a real estate investment trust that conducts its business through GMH and of which it is the sole general partner, and 2,517,247 common shares of GCT (1,817,247 shares were received upon exercise of our warrants discussed below), or 13.5% of the limited partnership interest of GMH.

We account for our investment in GMH on the equity method and record our pro rata share of GMH's net income or loss on a one-quarter lag basis as we file our consolidated financial statements on Form 10-K and 10-Q prior to the time that GCT files its financial statements. On July 31, 2006 GCT filed its annual report on Form 10-K for the year ended December 31, 2005, which restated the quarterly financial results of each of the first three quarters of 2005. On September 15, 2006, GCT filed its quarterly reports on Form 10-Q for the quarters ended March 31, 2006 and June 30, 2006. GMH's earnings for their fourth quarter of 2005 and first quarter of 2006 were not available in time to be recorded in our financial results for the second quarter of 2006. Accordingly, our earnings for the nine months ended September 30, 2006 include equity in net income of \$15,000, which consists of (i) a \$94,000 net loss representing our share of GMH's fourth quarter results, net of adjustments to restate its first three quarters of 2005, and (ii) \$109,000 of net income for our share of GMH's 2006 earnings through June 30, 2006.

On May 2, 2006, the date our GMH warrants were to expire, we received 1,817,247 GCT common shares through an automatic cashless exercise. The amount of the shares received was equal to the excess of GCT's average closing share price for the trailing 20-day period ending on May 1, 2006 and the \$8.22 exercise price, divided by GCT's average closing share price for the trailing 20-day period ending on May 1, 2006, then multiplied by 6,085,180 warrants. For the nine months ended September 30, 2006, we recognized a net loss of \$16,370,000, the difference between the value of the GCT common shares received on May 2, 2006 and GCT's closing share price on December 31, 2005. From inception of our investment in the warrants, including the first tranche of warrants exercised on November 3, 2004, the aggregate net gain recognized was \$51,352,000.

Reconciliation of Net Income and EBITDA

Below is a summary of net income and a reconciliation of net income to EBITDA ⁽¹⁾ by segment for the three months ended September 30, 2006 and 2005.

(Amounts in thousands)	For the Three Months Ended September 30, 2006													
			Offic	ce					Те	mperature				
	Total	New York	١	Washington, DC		Retail	r	Merchandise Mart		ontrolled ogistics	Toys		ther ⁽²⁾	
Property rentals	\$ 366,981	\$ 122.74	3 \$	100.483	\$	65.106	\$	56.079	\$	_	\$ —	\$	22.570	
Straight-line rents:	4 000,002	4 122,11		200,100	*	00,200	*	00,010	•		•	•	22,010	
Contractual rent increases	11,283	1,28	1	6,334		2,399		1,387		_	_		(118)	
Amortization of free rent	6,223	1,00		3,000		1,595		626		_	_		(110)	
Amortization of acquired below-	0,220	1,00	-	0,000		2,000		020						
market leases, net	7,087	6	6	1,074		5,451		5		_	_		491	
Total rentals	391,574	125,09	2	110,891		74,551		58,097					22,943	
Temperature Controlled Logistics	190,280	_	-	_		_		_		190,280	_		_	
Tenant expense reimbursements	68,599	29,19	2	8,845		24,521		5,376		_	_		665	
Fee and other income:														
Tenant cleaning fees	8,818	11,05	9	_		_		_		_	_		(2,241)	
Management and leasing fees	2,651	33)	1,757		464		100		_	_		_	
Lease termination fees	7,522	4,75	2	2,544		_		226		_	_		_	
Other	9,030	3,69	9	3,541		339		1,449		_	_		2	
Total revenues	678,474	174,12	4	127,578		99,875		65,248		190,280			21,369	
Operating expenses	347,742	80,310		42,161	_	32,343		27,779		152,277			12,872	
Depreciation and amortization	102,293	23,19)	27,328		14,335		10,682		18,651	_		8,098	
General and administrative	52,318	4,38	7	8,945		5,063		6,865		8,099	_		18,959	
Total expenses	502,353	107,89	-	78,434		51,741	•	45,326		179,027			39,929	
Operating income (loss)	176,121	66,22		49,144	_	48,134		19,922	_	11,253		_	(18,560)	
(Loss) income applicable to	110,122	00,22	-	10,211		10,201		10,022		11,200			(10,000)	
Alexander's	(3,586)	18	7	_		177		_		_	_		(3,950)	
Loss applicable to Toys "R" Us	(40,699)	_	-	_		_		_		_	(40,699)		_	
Income from partially-owned entities	23,010	1,04	2	4,851		1,805		206		285			14,821	
Interest and other investment income	98,096	110		382		174		83		793	_		96,554	
Interest and debt expense	(115,747)	(20,82	9)	(26,568)		(17,682)		(12,955)		(14,044)	_		(23,669)	
Net gain on disposition of wholly- owned and partially-owned assets														
other than depreciable real estate	8,032	_	_	_		_		_		_	_		8,032	
Minority interest of partially-owned														
entities	2,534		_			37				2,036			461	
Income (loss) from continuing														
operations	147,761	46,73	3	27,809		32,645		7,256		323	(40,699)		73,689	
Income (loss) from discontinued operations, net	8	_	_	52		(51)		8		_	_		(1)	
Income (loss) before allocation to limited partners	147,769	46,73		27,861		32,594	,	7,264		323	(40,699)	_	73,688	
Minority limited partners' interest in		40,73	,	27,001		32,334		7,204		323	(40,033)			
the Operating Partnership	(13,103)		-					_		_	_		(13,103)	
Perpetual preferred unit distributions of the Operating Partnership	(6,683)								_				(6,683)	
Net income (loss)	127,983	46,73	3	27,861		32,594		7,264		323	(40,699)		53,902	
Interest and debt expense (1)	168,864	21,56	6	27,774		20,254		13,175		6,682	43,348		36,065	
Depreciation and amortization ⁽¹⁾	141,206	24,17	9	31,235		15,137		10,827		8,900	34,951		15,977	
Income tax (benefit) expense (1)	(383)		_	3,087		_		215		106	(4,756)		965	
EBITDA	\$ 437,670	\$ 92,48	3 \$	89,957	\$	67,985	\$	31,481	\$	16,011	\$ 32,844	\$	106,909	
Percentage of EBITDA by segment	100.09			20.6%	_	15.5%		7.2%		3.7%			24.49	

Other segment EBITDA includes a \$70,687 net gain on mark-to-market of derivative instruments, a \$10,842 net gain on sale of real estate, and a \$8,032 net gain on sale of marketable equity securities. Excluding these items, the percentages of EBITDA by segment are 24.9% for New York Office, 25.0% for Washington, DC Office, 18.3% for Retail, 8.5% for Merchandise Mart, 4.3% for Temperature Controlled Logistics, 8.8% for Toys and 10.2% for Other.

See notes on page 55.

Amounts in thousands)	For the Three Months Ended September 30, 2005										
	Total	New York	Office Wa	ashington,	Retail		Merchandise Mart	•	Temperature Controlled Logistics	Tove	Other ⁽²⁾
December 1 and 1 a			Φ.			•		Φ.	Logistics	Toys	
Property rentals	\$ 329,954	\$ 114,917	\$	91,820	\$ 50,963	\$	53,488	\$	_	\$ —	\$ 18,766
Straight-line rents:	0.004	(444)		4.750	4 700		701				4.7
Contractual rent increases	3,821	(441)		1,758	1,726		761			_	17
Amortization of free rent Amortization of acquired below-	9,408	3,821		2,218	872		2,497		_	_	_
market leases, net	3,471	_		1,829	1,556		_		_	_	86
Total rentals	346,654	118,297	_	97,625	55,117		56,746	-			18,869
Temperature Controlled Logistics	232,778	110,257		37,023	33,117		30,740		232,778	_	10,003
Tenant expense reimbursements	53,385	26,105		5,030	17,719		3,898		202,110	_	633
Fee and other income:	50,000	20,100		0,000	11,110		0,000				000
Tenant cleaning fees	7,998	7,998		_	_		_		_	_	_
Management and leasing fees	2,532	215		2,079	220		18		_	_	_
Lease termination fees	6,553	3,297		140	1,816		1,300		_	_	_
Other	3,564	1,859		435	93		1,176		_	_	1
Total revenues	653,464	157,771	_	105,309	74,965		63,138	-	232,778		19,503
Operating expenses	351,989	75,442	_	31,478	21,383		26,098	-	185,106		12,482
Depreciation and amortization	82,029	22,371		19,982	8,351		9,157		18,274	_	3,894
General and administrative	48,051	3,845		6,567	3,698		5,918		12,289		15,734
Total expenses			_					-			
•	482,069	101,658	_	58,027	33,432		41,173	-	215,669		32,110
Operating income (loss)	171,395	56,113		47,282	41,533		21,965		17,109		(12,607
Income applicable to Alexander's	3,699	190		_	176					— (F20)	3,333
Loss applicable to Toys "R" Us	(530)	_		_	_		_		_	(530)	_
Income (loss) from partially-owned entities	4,702	830		337	3,654		46		251	_	(416
Interest and other investment	(05.000)				400				500		(00.010
(expense) income	(35,663)	174		260	129		22		592	_	(36,840
Interest and debt expense	(88,213)	(15,848)		(20,037)	(15,470)		(2,694)		(14,161)		(20,003
Net gain on disposition of wholly- owned and partially-owned											
assets other than depreciable real estate	13,448	33		_	_		_		_	_	13,415
Minority interest of partially-owned											
entities	(768)	_		_	_		12		(850)	_	70
Income (loss) from continuing											
operations	68,070	41,492		27,842	30,022		19,351		2,941	(530)	(53,048
Income from discontinued											
operations, net	1,229		_	343	221		665	-			
Income (loss) before allocation to	00.000	44 400		00.405	00.040		00.046		0.044	(500)	(50.040
limited partners	69,299	41,492		28,185	30,243		20,016		2,941	(530)	(53,048
Minority limited partners' interest in the Operating Partnership	(3,342)	_		_	_		_		_	_	(3,342
Perpetual preferred unit distributions of the Operating Partnership	(27,215)		_	<u> </u>					<u> </u>		(27,215
Net income (loss)	38,742	41,492		28,185	30,243		20,016		2,941	(530)	(83,605
Interest and debt expense ⁽¹⁾	100,355	16,348		20,830	17,178		2,917		6,738	4,613	31,731
Depreciation and amortization ⁽¹⁾	87,455	22,775		20,680	9,370		9,670		8,722	3,295	12,943
Income tax expense (benefit) (1)	1,040			634	5,570		439		847	(989)	109
EBITDA	\$ 227,592	\$ 80,615	\$	70,329	\$ 56,791	\$	33,042	\$	19,248	\$ 6,389	\$ (38,822
			_			-		- 1			_
Percentage of EBITDA by segment	100.0%	35.49	70	30.9%	25.0	0	14.5%		<u>8.5</u> %	2.8%	(17.1

Other segment EBITDA includes \$51,518 of expense from the mark-to-market of derivative instruments. Excluding this item, the percentages of EBITDA by segment are 27.5% for New York Office, 23.8% for Washington, DC Office, 18.5% for Retail, 10.9% for Merchandise Mart, 6.6% for Temperature Controlled Logistics, 2.2% for Toys and 10.5% for Other.

See notes on following page.

Notes:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the un-levered 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) Other EBITDA is comprised of:

(Amounts in thousands)		For the Three Months Ended September 30,						
		2006	2005					
Alexander's (see page 58)	\$	3,732	\$ 10,763					
Newkirk Master Limited Partnership (see page 60)		18,067	10,311					
Hotel Pennsylvania		6,448	5,615					
GMH Communities L.P. (see page 60)		8,427	2,336					
Industrial warehouses		1,146	1,354					
Other investments	_	4,022	698					
		41,842	31,077					
Minority limited partners' interest in the Operating Partnership		(13,103)	(3,342)					
Perpetual preferred unit distributions of the Operating Partnership		(6,683)	(27,215)					
Corporate general and administrative expenses		(17,795)	(14,706)					
Investment income (expense) and other		102,648	(24,636)					
	\$	106,909	\$ (38,822)					

Results of Operations

Revenues

Our revenues, which consist of property rentals, tenant expense reimbursements, Temperature Controlled Logistics revenues, hotel revenues, trade shows revenues, amortization of acquired below market leases, net of above market leases pursuant to SFAS No. 141 and 142, and fee income, were \$678,474,000 for the quarter ended September 30, 2006, compared to \$653,464,000 in the prior year's quarter, an increase of \$25,010,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)				Office			Temperature		
Duamantu nandala:	Date of Acquisition	Total	New York	Washington, DC	Retail	Merchandise Mart	Controlled Logistics	Other	
Property rentals: ncrease (decrease) due to:	Acquisition	- Iotai			Netan	IWAIT	Logistics	Other	
Acquisitions:									
Warner Building	December 2005	\$ 5,414	\$ —	\$ 5.4140	4) \$ —	\$	s –	s —	
Springfield Mall	January 2006	3,637	Ψ —	Ψ 5,414(—	3,637	Ψ — —	Ψ	Ψ —	
Broadway Mall	December 2005	3,704	_	_	3,704	_	_	_	
Boston Design Center	December 2005	2,685	_	_		2,685	_	_	
Wasserman Venture (consolidated beginning in May 2006)		2,574	_	_	_		_	2,574	
San Francisco properties	January 2006	1,413	_	_	1,413	_	_		
1540 Broadway	July 2006	1,152	248	_	904	_	_	_	
40 East 66 th Street	July 2005	504	_	_	328	_	_	176	
South Hills Mall	August 2005	416	_	_	416	_	_	_	
Other	g	3,577	342	1,419	1,609	_	_	207	
Development/Redevelopment:					,,,,,				
Crystal Plaza 3 and 4 – placed into									
service		3,621	_	3,621	_	_	_	_	
2101 L Street – taken out of service		(2,115)	_	(2,115)	_	_	_	_	
7 West 34 th Street – conversion from office space to showroom space		(417)	_	_	_	(417)	_	_	
Bergen Mall – taken out of service		680	_	_	680	_	_	_	
Amortization of acquired below									
market leases, net		3,616	66	(755)	3,895	5	_	405	
Operations:									
Hotel Pennsylvania		1,478	_	_	_	_	_	1,478 (1)	
Trade shows		(2,460)	_	_	_	(2,460)(2) —	_	
Leasing activity (see page 51)		15,441	6,139	5,682	2,848	1,538	_	(766)	
Total increase in property rentals		44,920	6,795	13,266	19,434	1,351		4,074	
Temperature Controlled Logistics:									
Decrease due to operations		(42,498)	_	_	_	_	(42,498)	3)	
Tenant expense reimbursements:								<u> </u>	
Increase due to:									
Acquisitions/development		8,554	27	2,668	4,801	1,058	_	_	
Operations		6,660	3,060	1,147	2,001	420	_	32	
Total increase in tenant expense reimbursements		15,214	3,087	3,815	6,802	1,478		32	
Fee and other income:									
Increase (decrease) in:									
Lease cancellation fee income		969	1,455	2,404	(1,816)	(1,074)	_	_	
Management and leasing fees		119	115	(322)	⁽⁴⁾ 244	82	_	_	
BMS Cleaning fees		820	3,061	_	_	_	_	(2,241)(5	
Other		5,466	1,840	3,106	246	273		1	
Total increase (decrease) in fee and other income		7,374	6,471	5,188	(1,326)	(719)		(2,240)	
Total increase (decrease) in revenues		\$ 25,010	\$ 16,353	\$ 22,269	\$ 24,910	\$ 2,110	\$ (42,498)	\$ 1,866	

⁽¹⁾ Average occupancy and revenue per available room ("REVPAR") were 83.0% and \$107.65 for the three months ended September 30, 2006 compared to 86.6% and \$99.31 for the prior year's third quarter.

⁽²⁾ Results primarily from the timing of the NeoCon East trade show, which was held in September of 2005 (third quarter) and October 2006 (fourth quarter).

⁽³⁾ Results primarily from (i) \$37,500 of transportation management services revenue in the prior year's quarter from a government agency for transportation services in the aftermath of hurricane Katrina and (ii) a \$5,800 decrease in revenue due to a decline in storage, handling and accessorial services in the current quarter. See page 57 note 3 for a discussion of AmeriCold's gross margin.

⁽⁴⁾ Reflects an increase in rentals and a reduction in leasing and management fees as a result of acquiring buildings, which were previously partially-owned and presented as managed for third parties; partially offset by \$2,450 of income in 2006 from the termination of a hotel management agreement.

⁽⁵⁾ Represents the elimination of inter-company cleaning fees charged by the New York Office division to certain properties included in the Washington, DC Office, Retail and Merchandise Mart divisions.

Expenses

Our expenses, which consist of operating, depreciation and amortization and general and administrative expenses, were \$502,353,000 for the quarter ended September 30, 2006, compared to \$482,069,000 in the prior year's quarter, an increase of \$20,284,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)				Office			Temperature		
	Date of		New			Merchandise	Controlled		
Operating:	Acquisition	Total	York	Washington DC	Retail	Mart	Logistics	Other	
Increase (decrease) due to:									
Acquisitions:									
Broadway Mall	December 2005	\$ 3,407	\$ —	\$	\$ 3,407	\$ —	\$ —	\$ —	
Warner Building	December 2005	3,250	_	3,250	_	_	_	_	
Springfield Mall	January 2006	2,620	_	_	2,620	_	_	_	
Central Park South	August 2005	1,979	_	_	_	_	_	1,979	
Wasserman Venture (consolidated beginning in May 2006)		1,924	_					1,924	
Boston Design Center	December 2005	1,476		_		1,476	_	1,524	
40 East 66 th Street			_	_	00	·	_	1 202	
1540 Broadway	July 2005	1,379 684	— 48		96 636	_	_	1,283	
South Hills Mall	July 2006 August 2005	377	48	_	377	_	_	_	
San Francisco properties	January 2006	341		_	341	_	_	_	
Other	January 2000	1,614	306	459	849	_	_	_	
Development/Redevelopment:		1,014	300	459	049	_	_	_	
Crystal Plaza 3 and 4 – placed into service		632	_	632	_	_	_	_	
2101 L Street – taken out of service		(432)	_	(432)	_	_	_	_	
7 West 34 th Street – conversion from office space to showroom space		(386)	_			(386)			
Bergen Mall – taken out of service		, ,			(6)	(300)	_		
Hotel activity		(6) 628		_	(6)	_		628	
Trade shows activity		(537)	_	_	_	(537) ⁽²⁾	_		
Operations		(23,197)	4,514(1)			1,128	(32,829) (3)	(5,424)	
Total (decrease) increase in		(23,197)	4,314(1)	0,774(-	2,040	1,120	(32,829) (-7	(5,424)	
operating expenses		(4,247)	4,868	10,683	10,960	1,681	(32,829)	390	
Depreciation and amortization:									
Increase (decrease) due to:									
Acquisitions/Development		16,276	355	5,191	5,185	810	_	4,735	
Operations (due to additions to buildings and		0.000	470	0.455	700	745	077	(504)	
improvements) Total increase in		3,988	473	2,155	799	715	377	(531)	
depreciation and amortization		20,264	828	7,346	5,984	1,525	377	4,204	
General and administrative:									
Increase (decrease) due to:									
Acquisitions/Development		3,880	_	2,948	903	29	_	_	
Operations		387	542	(570)	462	918	(4,190) ⁽⁵⁾	3,225(6)	
Total increase (decrease) in general and administrative		4,267	542	2,378	1,365	947	(4,190)	3,225	
Total increase (decrease) in expenses		\$ 20,284	\$ 6,238	\$ 20,407	\$ 18,309	\$ 4,153	\$ (36,642)	\$ 7,819	

⁽¹⁾ Results primarily from increases of \$2,352 and \$2,279 in real estate taxes in New York and Washington, DC, respectively.

⁽²⁾ Results primarily from the timing of the NeoCon East trade show, which was held in September of 2005 (third quarter) and October 2006 (fourth quarter).

⁽³⁾ Results primarily from \$27,500 of transportation management services operating expenses in the prior year's quarter related to the services provided to a government agency in the aftermath of hurricane Katrina. AmeriCold's gross margin from comparable warehouses was \$38,100, or 31.8% for the quarter ended September 30, 2006, compared to \$36,800, or 31.5% for the prior year's quarter. Gross margin from transportation management services, managed warehouses and other non-warehouse activities was \$1,800 for the quarter ended September 30, 2006, compared to \$11,800 for the prior year's quarter, a \$10,000 decrease. This decrease was primarily due to higher transportation revenues in last year's quarter as noted above.

⁽⁴⁾ Results primarily from a \$2,241 elimination of intercompany cleaning fees charged by the New York Office division to certain properties included in the Washington, DC, Office, Retail and Merchandise Mart divisions.

⁽⁵⁾ Results primarily from a lower bonus accrual in the current year.

⁽⁶⁾ Includes \$1,653 of stock based compensation expense in 2006 for the amortization of Out-Performance Plan awards granted to certain officers and employees on April 25, 2006.

(Loss) Income Applicable to Alexander's

Our 33% share of Alexander's net loss (including equity in net income or loss, management, leasing, development and commitment fees) was \$3,586,000 for the three months ended September 30, 2006, compared to our share of net income of \$3,699,000 for the prior year's third quarter, a decrease of \$7,285,000. This decrease was primarily due to an increase in our share of Alexander's SAR expense of \$4,836,000 and a \$1,960,000 reduction in our share of Alexander's net gain on sale of 731 Lexington Avenue condominiums.

(Loss) Income Applicable to Toys

On July 21, 2005, a joint venture owned equally by us, Bain Capital and Kohlberg Kravis Roberts & Co. acquired Toys for \$26.75 per share in cash or approximately \$6.6 billion. In connection therewith, we invested \$428,000,000 of the \$1.3 billion of equity in the venture, consisting of \$407,000,000 in cash and \$21,000,000 in Toys common shares held by us. This investment is accounted for under the equity method of accounting.

In the first quarter of 2006, Toys closed 87 Toys "R" Us stores in the United States as a result of its store-closing program. Toys incurred restructuring and other charges aggregating approximately \$127,000,000 before tax, which includes \$44,000,000 for the cost of liquidating the inventory. Of this amount, \$94,000,000 was recognized in Toys' fourth quarter ending January 28, 2006 and \$33,000,000 was recorded in Toys' first quarter ending April 29, 2006. Our 32.9% share of the \$127,000,000 charge is \$42,000,000, of which \$33,000,000 had no income statement effect as a result of purchase price accounting and the remaining portion relating to the cost of liquidating inventory of approximately \$10,000,000 after-tax, was recognized as an expense as part of our equity in Toys' net income in the first quarter of 2006.

As a result of the store-closing program, Toys incurred restructuring and other charges aggregating approximately \$127,000,000 before tax, which includes \$41,000,000 for the cost of liquidating the inventory. Of this amount, \$94,000,000 was recognized in Toys' fourth quarter ending January 28, 2006 and \$33,000,000 was recorded in Toys' first quarter ending April 29, 2006. Our 32.9% share of the \$127,000,000 charge is \$42,000,000, of which \$33,000,000 had no income statement effect as a result of purchase price accounting and the remaining portion relating to the cost of liquidating inventory of approximately \$9,000,000 after-tax, was recognized as an expense as part of our equity in Toys' net income in the first quarter of 2006.

On July 19, 2006, Toys completed a financing, consisting of an \$804,000,000, six-year term loan bearing interest at LIBOR plus 4.25% (9.6% at September 30, 2006) and a \$200,000,000, two-year term loan bearing interest at an initial rate of LIBOR plus 3.00% (8.39% at September 30, 2006) for the first three months (increasing to 3.50% for the next three months and then to 4.00% for the remainder of the term). The proceeds from these loans were used to repay Toys' \$973,000,000 bridge loan, including the \$76,816,000 balance due to us.

The business of Toys is highly seasonal. Historically, Toys' fourth quarter net income accounts for more than 80% of its fiscal year net income. Because Toys' fiscal year ends on the Saturday nearest January 31, we record our 32.9% share of Toys' net income or loss on a one-quarter lag basis. We recorded a net loss of \$40,699,000 from our investment in Toys for the three months ended September 30, 2006 as compared to a net loss of \$530,000 in the prior year's quarter. The net loss in the current quarter consists of (i) our \$42,720,000 share of Toys' second quarter net loss in for their quarter ended July 29, 2006, partially offset by (ii) \$866,000 of interest income from our share of Toys' senior unsecured bridge loan and (iii) \$1,155,000 of management fees. The net loss in the prior year's quarter represents our share of Toy's net loss in Toys' second quarter ended July 30, 2005 for the period from July 21, 2005 (date of acquisition by the Company) to July 30, 2005.

(Loss) Income Applicable to Toys - continued

The unaudited information set forth below presents our pro forma condensed consolidated statement of income for the three months ended September 30, 2005 (including Toys' results for the three months ended July 30, 2005) as if the above transaction occurred on February 1, 2004. The unaudited pro forma information below is not necessarily indicative of what our actual results would have been had the Toys transaction been consummated on February 1, 2004, nor does it represent the results of operations for any future periods. In our opinion, all adjustments necessary to reflect this transaction have been made.

Condensed Consolidated Statements of Income								
(Amounts in thousands, except per share amounts)		Actual 2006		Pro Forma 2005				
Revenues	\$	678,474	\$	653,464				
Income before allocation to limited partners	\$	147,769	\$	21,938				
Minority limited partners' interest in the Operating Partnership		(13,103)		1,631				
Perpetual preferred unit distributions of the Operating Partnership		(6,683)		(27,215)				
Net income (loss)		127,983		(3,646)				
Preferred share dividends		(14,351)		(11,519)				
Net income (loss) applicable to common shares	\$	113,632	\$	(15,165)				
Net income (loss) per common share – basic	\$	0.80	\$	(0.11)				
Net income (loss) per common share – diluted	\$	0.76	\$	(0.11)				

Income from Partially-Owned Entities

Summarized below are the components of income from partially owned entities for the three months ended September 30, 2006 and 2005.

Equity in Net Income (Loss):	For The Three Ended Septe					
(Amounts in thousands)		2006		2005		
Newkirk MLP:						
15.8% in 2006 and 22.5% in 2005 share of equity in net income (loss)	\$	13,574(1)	\$	$(970)^{(1)}$		
Interest and other income (expense)		30		(334)		
	•	13,604		(1,304)		
H Street:	-			,		
50% share of equity in income	_	4,065(2)	_			
Beverly Connection:						
50% share of equity in net loss		(1,844)		(1,120)		
Interest and fee income	_	2,862		1,855		
		1,018		735		
GMH Communities L.P:		_		•		
13.5% in 2006 and 12.22% in 2005 share of equity in net income	_	<u>15</u> (3)	_	495		
Other (4)		4,308		4,776 (5)		
	\$	23,010	\$	4,702		

- (1) 2006 includes \$10,842 for our share of net gains on sale of real estate. 2005 includes (i) \$7,992 for our share of losses on the early extinguishment of debt and write-off of related deferred financing costs, (ii) \$2,586 for our share of impairment losses, partially offset by (iii) \$3,509 for the Company's share of net gains on sale of real estate. Excluding the above items, our share of Newkirk MLP's net income was \$3,368 lower than the prior quarter, primarily as a result of asset sales.
- (2) We account for our investment in H Street partially-owned entities on the equity method on a one-quarter lag basis. Prior to the quarter ended June 30, 2006, two 50% owned entities that are contesting our acquisition of H Street impeded access to their financial information and accordingly, we were unable to record our pro rata share of their earnings. During the three months ended September 30, 2006, based on the financial information provided to us, we recognized equity in net income of \$4,065, from these entities, of which \$1,083 was for the period from July 20, 2005 (date of acquisition) to December 31, 2005.
- (3) We account for our investment in GMH on the equity method and record our pro rata share of GMH's net income or loss on a one-quarter lag basis as we file our consolidated financial statements on Form 10-K and 10-Q prior to the time that GCT files its financial statements. On July 31, 2006 GCT filed its annual report on Form 10-K for the year ended December 31, 2005, which restated the quarterly financial results of each of the first three quarters of 2005. On September 15, 2006 GCT filed its quarterly reports on Form 10-Q for the quarters ended March 31, 2006 and June 30, 2006. GMH's earnings for their fourth quarter of 2005 and first quarter of 2006 were not available in time to be recorded in our financial results for the second quarter of 2006. Accordingly, our earnings for the three months ended September 30, 2006 include equity in net income of \$15,000, which consists of (i) a \$94,000 net loss representing our share of GMH's fourth quarter results, net of adjustments to restate its first three quarters of 2005, and (ii) \$109,000 of net income for our share of GMH's 2006 earnings through June 30, 2006.
- (4) Includes our equity in net earnings of partially owned entities including, partially owned office buildings in New York and Washington, DC, the Monmouth Mall, Dune Capital LP, Verde Group LLC, and others.
- (5) Includes \$2,173 for a prepayment penalty from the Monmouth Mall venture in August 2005 upon the repayment of our initial preferred equity investment.

Interest and Other Investment Income (expense)

Interest and other investment income (mark-to-market of derivative positions, interest income on mortgage loans receivable, other interest income and dividend income) was \$98,096,000 for the three months ended September 30, 2006, compared to expense of \$35,663,000 in the prior year's quarter, an increase of \$133,759,000. This increase resulted primarily from:

(Amounts in thousands)

Sears Holdings derivative position – net loss of \$66,627 in the prior year's quarter (investment sold in the first quarter of 2006)	\$	66,627
McDonalds derivative position – net gain of \$68,796 this quarter compared to a net gain of \$9,859 in the prior year's quarter		58,937
GMH warrants derivative position – net gain of \$5,250 in the prior year's quarter (investment converted to common shares of GCT in the second quarter of 2006)		(5,250)
Other, net – primarily due to interest earned on higher average loans receivable and cash balances, and from prepayment premiums received upon loan repayments	_	13,445
	\$	133,759

Interest and Debt Expense

Interest and debt expense was \$115,747,000 for the three months ended September 30, 2006, compared to \$88,213,000 in the prior year's quarter, an increase of \$27,534,000. This increase was primarily due to (i) \$16,900,000 from a \$1.45 billion increase in outstanding debt due to property acquisitions and refinancings, (ii) \$4,900,000 from a 160 basis point increase in the weighted average interest rate on variable rate of debt, (iii) \$3,500,000 from the February 16, 2006 issuance of \$250,000,000 unsecured notes due 2011, (iv) \$8,500,000 for the cost of the High Point mortgage loan defeasance, partially offset by, (v) \$5,400,000 of an increase in the amount of capitalized interest, of which \$3,500,000 was related to the first and second quarter of 2006 and the remainder relates to a larger amount of assets under development in the current quarter.

Net Gain on Disposition of Wholly-Owned and Partially-Owned Assets Other than Depreciable Real Estate

Net gain on disposition of wholly-owned and partially-owned assets other than depreciable real estate was \$8,032,000 and \$13,448,000 for the three months ended September 30, 2006, and 2005, respectively, and represent net gains on sale of marketable securities in each period.

Minority Interest of Partially-Owned Entities

Minority interest of partially owned entities represents the minority partners' pro rata share of the net income or loss of consolidated partially owned entities, including Americold, 220 Central Park South, Wasserman and the Springfield Mall. In the three months ended September 30, 2006 we recorded \$2,534,000 of income as compared to \$768,000 of expense in the prior year's quarter. The increase of \$3,302,000 over the prior year's quarter relates primarily to a reduction in Americold's minority interest expense as a result of lower net income.

Income From Discontinued Operations

The combined results of operations of the assets related to discontinued operations for the three months ended September 30, 2006 and 2005 include the operating results of Vineland, New Jersey; 33 North Dearborn Street in Chicago, Illinois, which was sold on March 14, 2006; 424 Sixth Avenue in New York City, which was sold on March 13, 2006 and 1919 South Eads Street in Arlington, Virginia, which was sold on June 22, 2006.

(Amounts in thousands)	For the Three Mon Ended September							
	20	006		2005				
Revenues	\$	61	\$	3,494				
Expenses		53		2,265				
Income from discontinued operations, net of minority interest	\$	8	\$	1,229				

Minority Limited Partners' Interest in the Operating Partnership

Minority limited partners' interest in the Operating Partnership was \$13,103,000 for the three months ended September 30, 2006, compared to \$3,342,000 for the prior year's first quarter, an increase of \$9,761,000. This increase results primarily from higher net income subject to allocation to the minority limited partners.

Perpetual Preferred Unit Distributions of the Operating Partnership

Perpetual preferred unit distributions of the Operating Partnership were \$6,683,000 for the three months ended September 30, 2006, compared to \$27,215,000 for the prior year's quarter, a decrease of \$20,532,000. This decrease resulted primarily from the redemption of the D-3, D-4, D-5, D-6, D-7, and D-8 perpetual preferred units in 2005, partially offset by the issuance of the D-14 units in September 2005 and the D-15 units in May and August 2006

Preferred Share Dividends

Preferred share dividends were \$14,351,000 for the three months ended September 30, 2006, compared to \$11,519,000 for the prior year's third quarter, an increase of \$2,832,000. This increase resulted primarily from dividends paid on the 6.625% Series I Cumulative Redeemable Preferred Shares which were issued in August 2005.

EBITDA by Segment

Below are the details of the changes in EBITDA by segment for the three months ended September 30, 2006 from the three months ended September 30, 2005.

				(Offic	ce				Temperature				
(Amounts in thousands)		Total	N	ew York		Washington, DC	 Retail	_	Merchandise Mart	Controlled Logistics		Toys		Other
Three months ended September 30, 2005	\$	227,592	\$	80,615	\$	70,329	\$ 56,791	\$	33,042	\$ 19,248	\$	6,389	\$	(38,822)
2006 Operations: Same store operations ⁽¹⁾	_			7,312		3,552	2,392		562	(196)	_		_	
Acquisitions, dispositions and non-operating items that affect comparability, including divisional general and administrative expenses				4,556		16,076	8,802		(2,123)	(3,041)				
Three months ended September 30, 2006	\$	437,670	\$	92,483	\$	89,957	\$ 67,985	\$	31,481	\$ 16,011	\$	32,844	\$	106,909
% increase (decrease) in same store operations	=			8.7%		4.9%	4.6%		1.6%	(1.0%)	-		_	

⁽¹⁾ Represents the increase (decrease) in property-level operations which were owned for the same period in each year and excludes the effect of property acquisitions, dispositions and other non-operating items that affect comparability, including divisional general and administrative expenses. Beginning on January 1, 2006, we have revised our definition of same store operations to exclude divisional general and administrative expenses. We utilize this measure to make decisions on whether to buy or sell properties as well as to compare the performance of our properties to that of our peers. Same store operations may not be comparable to similarly titled measures employed by other companies.

Reconciliation of Net Income and EBITDA

Below is a summary of net income and a reconciliation of net income to EBITDA by segment for the nine months ended September 30, 2006.

For the Nine Months Ended September 30, 2006 (Amounts in thousands) Office Temperature Washington, Merchandise Controlled New Retail Other (2) Total York Mart Logistics Toys \$ 190,631 1,089,907 362,560 171.924 \$ 61,436 Property rentals \$ 303.356 Straight-line rents: 24,534 6,484 Contractual rent increases 3,435 10,203 4,579 (167)Amortization of free rent 23,154 12,623 4,216 4,796 1,519 Amortization of acquired belowmarket leases, net 15,558 3,204 9,998 2,285 27 370,835 178,049 1.153.153 329.386 211.329 63.554 Total rentals Temperature Controlled Logistics 573 177 573 177 Tenant expense reimbursements 191,246 77,544 23,201 73,131 15,245 2,125 Fee and other income: Tenant cleaning fees 24,471 30,889 (6,418)5,687 1,184 144 Management and leasing fees 7.833 818 Lease termination fees 17.911 13 911 2 610 371 1 019 Other 21,052 8,545 6,586 1,290 4,628 3 Total revenues 1,988,843 502,542 367,470 287,305 199,085 573,177 59,264 Operating expenses 999.508 226,443 113.666 92.507 78.698 452,505 35.689 Depreciation and amortization 291,478 68,877 82,342 37,149 32,881 53,641 16,588 General and administrative 25,543 15,280 49,380 150,745 12,400 20,009 28,133 Total expenses 1,441,731 307,720 221,551 144,936 131,588 534,279 101.657 Operating income (loss) 547,112 194,822 142,369 (42,393) 145,919 67,497 38,898 Income applicable to Alexander's 535 6,448 7,569 586 Income applicable to Toys "R" Us 4.177 4.177 Income from partially-owned entities 43,696 2,852 10,575 4,035 985 1,049 24,200 Interest and other investment income 137,194 478 1,075 647 209 2,789 131,996 Interest and debt expense (340,463)(61,951)(75,605)(61,474)(20,024)(46,758)(74,651)Net gain on disposition of whollyowned and partially-owned assets other than depreciable real estate 65,527 65,527 Minority interest of partially-owned entities 5.378 66 4.415 893 Income from continuing operations 470,190 136,787 81,964 86,178 48,671 393 4,177 112,020 Income from discontinued operations, net 5,744 33,505 16,408 9,247 2,107 (1) Income before allocation to limited partners 503,695 136,787 98,372 95,425 54,415 2,500 4,177 112,019 Minority limited partners' interest in the Operating Partnership (46,301)(46,301)Perpetual preferred unit distributions (17.030)(17.030)of the Operating Partnership Net income 440,364 136,787 98,372 95.425 54.415 2,500 4,177 48,688 Interest and debt expense (1) 511.103 64.000 82.173 69.710 20.686 22.247 148.797 103.490 Depreciation and amortization $^{(1)}$ 400,014 71,393 92,620 41,703 33,308 25,601 101,637 33,752 Income tax (benefit) expense (1) 6.940 334 595 (12,312)1,156 (3,287)1,348,194 272,180 280,105 206,838 108,743 50,943 242,299 187,086 Percentage of EBITDA by segment 100.0% 20.2% 20.8% 15.3% 8.1% 3.8% 18.0% 13.8%

EBITDA includes net gains on sale of real estate of \$44,611, of which \$17,609 is included in the Washington, DC segment, \$9,218 is included in the Retail segment, \$4,835 is included in the Merchandise Mart segment, \$2,107 is included in the Temperature Controlled Logistics segment and \$10,842 is included in the Other segment. In addition, Other segment EBITDA includes, a \$65,527 net gain on sale of marketable equity securities and a \$65,589 net gain on mark-to-market of derivative instruments. Excluding these items, the percentages of EBITDA by segment are 22.6% for New York Office, 22.3% for Washington, DC Office, 16.4% for Retail, 8.5% for Merchandise Mart, 4.1% for Temperature Controlled Logistics, 20.1% for Toys and 6.0% for Other.

See notes on page 65.

(Amounts in thousands)					o#:		-or the Nine Months Ended September 30, 2005									
			_	New	Offic	Vashington,			Temperature Merchandise Controlled							
		Total		York	,	DC		Retail		Mart		Logistics	1	Гоуѕ	o	ther ⁽²⁾
Property rentals	\$	977,876	\$	341,639	\$	280,350	\$	146,977	\$	158,907	\$	_	\$	_	\$	50,003
Straight-line rents:																
Contractual rent increases		13,878		4,685		4,001		4,372		767		_		_		53
Amortization of free rent		21,232		9,430		2,817		1,845		7,140		_		_		_
Amortization of acquired below-																
market leases, net	_	9,145				5,374		3,685					_		_	86
Total rentals		1,022,131		355,754		292,542		156,879		166,814		_		_		50,142
Temperature Controlled Logistics		592,894		_				_		_		592,894		_		
Tenant expense reimbursements		153,111		72,441		12,299		54,750		11,575		_		_		2,046
Fee and other income:																
Tenant cleaning fees		23,220		23,220		_		_		_		_		_		_
Management and leasing fees		10,613		668		9,180		717		48		_		_		_
Lease termination fees		24,732		6,699		243		2,399		15,391		_		_		_
Other	_	13,487		5,438		4,215		204		3,629			_			1
Total revenues		1,840,188	_	464,220	_	318,479		214,949		197,457	_	592,894	_	_		52,189
Operating expenses	_	930,245		208,949	-	90,659		64,425		69,851		461,384	_	_		34,977
Depreciation and amortization		242,551		64,327		60,944		23,807		27,686		55,651		_		10,136
General and administrative		134,506		10,492		17,693		11,177		18,346		31,058		_		45,740
Total expenses	_	1,307,302	-	283,768		169,296		99,409		115,883		548,093		_	_	90,853
Operating income (loss)	_	532,886		180,452		149,183		115,540		81,574		44,801				(38,664)
Income applicable to Alexander's		42,115		379		_		522		_		_		_		41,214
Loss applicable to Toys "R" Us		(530)		_		_		_		_		_		(530)		_
Income from partially-owned entities		20,522		2,123		640		6,950		476		677		`		9,656
Interest and other investment income		135,458		438		657		409		141		1,292		_		132,521
Interest and debt expense		(249,131)		(42,929)		(60,755)		(44,648)		(8,051)		(41,761)		_		(50,987)
Net gain on disposition of wholly-		,				, ,				, ,						
owned and partially-owned assets other than depreciable real estate		16,936		606				896								15,434
Minority interest of partially-owned		10,550		000		_		030		_		_				15,454
entities		962		_		_		_		106		786		_		70
Income (loss) from continuing	_															
operations		499,218		141,069		89,725		79,669		74,246		5,795		(530)		109,244
Income from discontinued operations		35,845		_		788		492		1,962		_		_		32,603
Income (loss) before allocation to limited partners	_	535,063		141,069		90,513		80,161		76,208		5,795	_	(530)		141,847
Minority limited partners' interest in the Operating Partnership		(54,512)														(54,512)
Perpetual preferred unit distributions		(54,512)				_				_		_				(54,512)
of the Operating Partnership		(60,908)		_		_		_		_		_		_		(60,908)
Net income (loss)	_	419,643	•	141,069		90,513		80,161		76,208		5,795	_	(530)	_	26,427
Interest and debt expense (1)		275,321		44,422		62,993		50,477		8,724		19,870		4,613		84,222
Depreciation and amortization ⁽¹⁾		243,207		65,642		62,936		26,668		29,258		26,559		3,295		28,849
Income tax (benefit) expense (1)		2,969		00,042		946		20,000		1,057		1,466		(989)		489
EBITDA	\$	941,140	\$	251,133	\$	217,388	\$	157,306	\$		\$	53,690	\$	6,389	\$	139,987
	⊸=						- 1								Φ=	
Percentage of EBITDA by segment	=	100.0%		26.7%	0 :	23.1%)	16.7%	0	12.2%		5.7%	_	0.7%	_	14.9%

Other segment EBITDA includes \$82,898 of income from derivative instruments and \$31,614 for a net gain on sale of real estate. Excluding these items, the percentages of EBITDA by segment are 30.4% for New York Office, 26.2% for Washington, DC Office, 18.7% for Retail, 13.6% for Merchandise Mart, 6.5% for Temperature Controlled Logistics, 0.8% for Toys and 3.8% for Other.

See notes on following page.

Notes:

- (1) EBITDA represents "Earnings Before Interest, Taxes, Depreciation and Amortization." We consider EBITDA a supplemental measure for making decisions and assessing the un-levered 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) Other EBITDA is comprised of:

(Amounts in thousands)	 For the Nine Months Ended September 30,								
	 2006		2005						
Alexander's (see page 68)	\$ 29,238	\$	60,965						
Newkirk Master Limited Partnership (see page 69)	34,804		36,383						
Hotel Pennsylvania	17,007		14,150						
GMH Communities L.P.(see page 69)	8,427		5,329						
Industrial warehouses	4,167		4,037						
Other investments	10,425		698						
	104,068		121,562						
Minority limited partners' interest in the Operating Partnership	(46,301)		(54,512)						
Perpetual preferred unit distributions of the Operating Partnership	(17,030)		(60,908)						
Corporate general and administrative expenses	(45,796)		(42,617)						
Investment income and other	192,145		144,848						
Net gain of sale on 400 North LaSalle	 		31,614						
	\$ 187,086	\$	139,987						

Results of Operations

Revenues

Our revenues, which consist of property rentals, tenant expense reimbursements, Temperature Controlled Logistics revenues, hotel revenues, trade shows revenues, amortization of acquired below market leases, net of above market leases pursuant to SFAS No. 141 and 142, and fee income, were \$1,988,843,000 for the nine months ended September 30, 2006, compared to \$1,840,188,000 in the prior year's nine months, an increase of \$148,655,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)			_		Office			Temperature	
Property rentals:	Date of		_	New	Washington,		Merchandise	Controlled	
Increase (decrease) due to:	Acquisition	Tota	al	York	DC	Retail	Mart	Logistics	Other
Acquisitions:									
Warner Building	December 2005	\$ 16	,917 \$	-	\$ 16,917 ⁽⁴	⁴⁾ \$ —	\$	\$	\$ —
Springfield Mall	January 2006	11	,512	_	_	11,512	_	_	_
Broadway Mall	December 2005	11	,530	_	_	11,530	_	_	_
Boston Design Center	December 2005	7	,904	_	_	_	7,904	_	_
Bowen Building	June 2005	3	3,575	_	3,575(4	4)	_	_	_
Wasserman venture (consolidated beginning in May 2006)		3	3,575	_	_	_	_	_	3,575
San Francisco properties	January 2006	4	,194	_	_	4,194	_	_	_
40 East 66 th Street	July 2005	3	3,901	_	_	2,242	_	_	1,659
Westbury Retail Condominium	May 2005	2	2,517	_	_	2,517	_	_	_
South Hills Mall	August 2005	2	2,051	_	_	2,051	_	_	_
220 Central Park South	August 2005	1	,718	_	_	_	_	_	1,718
1540 Broadway	July 2006	1	,152	248	_	904	_		_
Other		10	,125	1,026	3,622	5,477	_	_	_
Development/Redevelopment:									
Crystal Plaza 3 and 4 – placed									
into service			,936	_	6,936		_	_	_
2101L Street – taken our of service		(2	2,115)	_	(2,115)	_	_	_	_
7 West 34 th Street – conversion from office space to			36				36		
showroom space Bergen Mall – taken out of service			280		_	280	30	_	
Amortization of acquired below			200	_	_	200	_	_	_
market leases, net		6	5,413	44	(2,170)	6,313	27	_	2,199
Operations: Hotel Pennsylvania		-	5,345		_	_	_		5,345 (1)
Trade shows			(83)		_	_	(83)	_	5,345 (1)
Leasing activity (see page 51)		22	(63)	13,763	10,079	7,430	3,351	_	(1,084)
								<u></u> _	
Total increase in property rentals		131	,022	15,081	36,844	54,450	11,235		13,412
Temperature Controlled Logistics:									
Decrease due to operations		(19	,717)					(19,717) ⁽²⁾	
Tenant expense reimbursements:									
Increase due to:									
Acquisitions/development		27	,827	69	10,142	14,469	3,147	_	_
Operations		10	,308	5,034	760	3,912	523		79
Total increase in tenant expense reimbursements		38	3,135	5,103	10,902	18,381	3,670		79
Fee and other income:									
Increase (decrease) in:									
Lease cancellation fee income		(6	6,821)	7,212	2,367	(2,028)	(14,372) ⁽³⁾	_	_
Management and leasing fees		(2	2,780)	150	(3,493)	⁽⁴⁾ 467	96	_	_
BMS Cleaning fees		1	,251	7,669	_	_	_	_	(6,418) ⁽⁵⁾
⁽⁵⁾ Other		7	,565	3,107	2,371	1,086	999		2
Total increase (decrease) in fee and other income			(785)	18,138	1,245	(475)	(13,277)		(6,416)
Total increase (decrease) in revenues		\$ 148	3,655	38,322	\$ 48,991	\$ 72,356	\$ 1,628	\$ (19,717)	\$ 7,075

(1) Average occupancy and REVPAR were 82.0% and \$101.52 for the nine months ended September 30, 2006 compared to 82.9% and \$90.42 for the prior year's nine months.

⁽²⁾ Results primarily from (i) \$37,500 of transportation management services revenue in the prior year's nine months from a government agency for transportation services in the aftermath of hurricane Katrina, partially offset by (ii) an \$11,300 increase in other transportation revenue and (iii) a \$6,500 increase in managed warehouse revenue. See page 67 note 3 for a discussion of AmeriCold's gross margin.

⁽³⁾ Reflects lease termination income of \$13,362 received from HIP at 7 West 34 th Street in January 2005.

⁽⁴⁾ Reflects an increase in rentals and a reduction in leasing and management fees as a result of acquiring buildings, which were previously partially owned and presented as managed for third parties, partially offset by \$2,450 of income in 2006 from the termination of a hotel management agreement.

⁽⁵⁾ Represents the elimination of inter-company cleaning fees charged by the New York Office division to certain properties included in the Washington, DC Office, Retail and Merchandise Mart divisions.

Expenses

Our expenses, which consist of operating, depreciation and amortization and general and administrative expenses, were \$1,441,731,000 for the nine months ended September 30, 2006, compared to \$1,307,302,000 in the prior year's nine months, an increase of \$134,429,000. Below are the details of the increase (decrease) by segment:

(Amounts in thousands)				Office			Temperature	
Operating:	Date of		New	Washington,		Merchandise	Controlled	
Increase (decrease) due to:	Acquisition	Total	York	DC	Retail	Mart	Logistics	Other
Acquisitions:								
Broadway Mall	December 2005	\$ 9,577	\$ -	\$	\$ 9,577	\$	\$	\$ —
Warner Building	December 2005	8,786	_	8,786	_	_	_	_
Springfield Mall	January 2006	6,738	_	_	6,738	_	_	_
Boston Design Center	December 2005	5,010	_	_	_	5,010	_	_
Bowen Building	June 2005	2,245	_	2,245	_	_	_	_
40 E. 66 th Street	July 2005	2,139	_	_	476	_	_	1,663
Wasserman Joint Venture (consolidated)		1,924	_	_	_	_	_	1,924
Central Park South	August 2005	1,979	_	_	_	_	_	1,979
South Hills Mall	August 2005	1,340	_	_	1,340	_	_	_
San Francisco properties	January 2006	1,235	_	_	1,235	_	_	_
1540 Broadway	July 2006	684	48	_	636	_	_	_
Other		6,208	306	2,170	3,732	_	_	_
Development/Redevelopment:								
Crystal Plaza 3 and 4 – placed								
into service		2,363	_	2,363	_	_	_	_
Bergen Mall – taken out of								
service		(595)	_	_	(595)	_	_	_
7 West 34 th Street – conversion								
from office space to								
showroom space		(597)	_	_		(597)	_	
2101 L Street – taken out of service		(432)	_	(432)	_	_	_	_
Hotel activity		2,310	_	_		_	_	2,310
Trade shows activity		3,318	_	_	_	3,318	_	_
Operations		15,031	17,140(1) 7,875(2	4,943	1,116	(8,879 ₎ ⁽³⁾	(7,164
Total increase (decrease) in							/·\	
operating expenses		69,263	17,494	23,007	28,082	8,847	(8,879)	712
Depreciation and amortization:								
Increase (decrease) due to:								
Acquisitions/Development		36,015	355	16,054	11,745	1,822	_	6,039
Operations (due to additions to buildings and								
improvements)		12,912	4,195	5,344	1,597	3,373	(2,010) (5)	413
Total increase (decrease) in		12,912	4,133	5,544	1,331	3,373	(2,010)	413
depreciation and amortization		48,927	4,550	21,398	13,342	5,195	(2,010)	6,452
Seneral and administrative:								
Increase (decrease) due to:								
Acquisitions/Development		9,676	_	6,763	2,715	(25)	_	223
Operations		6,563	1,908	1,087	1,388	1,688	(2,925) ⁽⁶⁾	3,417
Total increase (decrease) in			2,000	2,001			(2,525)	3,121
general and administrative		16,239	1,908	7,850	4,103	1,663	(2,925)	3,640

⁽¹⁾ Results primarily from an increase in real estate taxes and utilities.

⁽²⁾ Results primarily from an increase in real estate taxes.

⁽³⁾ Results primarily from (i) \$27,500 of transportation management services operating expenses in the prior year's nine months related to the services provided to a government agency in the aftermath of hurricane Katrina, partially offset by (ii) an \$11,900 increase in other transportation operating expenses associated with higher revenue and (iii) a \$6,700 increase in facility costs, including an increase in utilities due to rate increases. AmeriCold's gross margin from comparable warehouses was \$117,200, or 32.8% for the nine months ended September 30, 2006, compared to \$115,300, or 33.4% for the prior year's nine months. Gross margin from transportation management services, managed warehouses and other non-warehouse activities was \$9,200, for the nine months ended September 30, 2006, compared to \$18,400, for the prior year's nine months, a \$9,200 decrease, primarily due to higher transportation revenues last year as noted above.

⁽⁴⁾ Results primarily from a \$6,418 elimination of inter-company cleaning fees charged by the New York Office division to certain properties included in the Washington, DC Office, Retail and Merchandise Mart divisions.

⁽⁵⁾ Results primarily from the disposition of a warehouse in January 2006 and the closure of the Kansas City Quarry in May 2005.

⁽⁶⁾ Results primarily from a lower bonus accrual in the current year.

⁽⁷⁾ Includes \$2,750 of stock based compensation expense in 2006 for the amortization of Out-Performance Plan awards granted to certain officers and employees on April 25, 2006.

Income Applicable to Alexander's

Our 33% share of Alexander's net income (including equity in net income, management, leasing, development and commitment fees) was \$7,569,000 for the nine months ended September 30, 2006, compared to \$42,115,000 for the prior year's nine months, a decrease of \$34,546,000. This decrease was primarily due to (i) a \$23,554,000 reduction in our share of Alexander's net gain on sale of 731 Lexington Avenue condominiums, (ii) a \$2,928,000 increase in our share of Alexander's SAR expense, (iii) a \$5,286,000 reduction in development and guarantee fees, primarily because Alexander's 731 Lexington Avenue project was substantially completed in 2005, (iv) \$6,022,000 of interest income in the prior year's nine-month period on loans to Alexander's which were repaid to us in July 2005, partially offset by a \$2,353,000 increase in our share of Alexander's operating income.

Income Applicable to Toys

We recorded net income of \$4,177,000 from our investment in Toys for the nine months ended September 30, 2006, as compared to a net loss of \$530,000 in the prior year's nine months. The net income in the current quarter consisted of (i) our \$3,614,000 share of Toys' net loss for the period from October 30, 2005 to July 29, 2006, (ii) \$5,731,000 of interest income from our share of Toys' senior unsecured bridge loan and (iii) \$2,059,000 of management fees. The net loss in the prior year's nine months represents our share of Toys' net loss in Toys' second quarter ended July 30, 2005 for the period ended July 21, 2005 (date of acquisition by the Company) to July 30, 2005.

The unaudited information set forth below presents our pro forma condensed consolidated statement of income for the nine months ended September 30, 2005 (including Toys' results for nine months ended July 30, 2005) as if the above transaction occurred on February 1, 2004. The unaudited pro forma information below is not necessarily indicative of what our actual results would have been had the Toys transaction been consummated on February 1, 2004, nor does it represent the results of operations for any future periods. In our opinion, all adjustments necessary to reflect this transaction have been made.

Condensed Consolidated Statements of Income	For the Nine Months Ended September 30,									
(in thousands, except per share amounts)		Actual 2006		Pro Forma 2005						
Revenues	\$	1,988,843	\$	1,840,188						
Income before allocation to limited partners	\$	503,695	\$	518,509						
Minority limited partners' interest in the Operating Partnership		(46,301)		(52,774)						
Perpetual preferred unit distributions of the Operating Partnership		(17,030)		(60,908)						
Net income	•	440,364	_	404,827						
Preferred share dividends		(43,162)		(32,290)						
Net income applicable to common shares	\$	397,202	\$	372,537						
Net income per common share – basic	\$	2.81	\$	2.83						
Net income per common share – diluted	\$	2.40	\$	2.68						

Income from Partially-Owned Entities

Summarized below are the components of income from partially owned entities for the nine months ended September 30, 2006 and 2005.

Ear The Nine Months

Equity in Net Income (Loss):	et Income (Loss): Ended						
(Amounts in thousands)							
		2006		2005			
Newkirk MLP:							
15.8% in 2006 and 22.5% in 2005 share of equity in net income	\$	22,089(1)	\$	7,174 (1)			
Interest and other income	_	88		923			
		22,177		8,097			
H Street:	_						
50% share of equity in income	_	8,376(2)		<u> </u>			
Beverly Connection:							
50% share of equity in net loss		(7,867)		(2,611)			
Interest and fee income	_	9,199		4,877			
		1,332		2,266			
GMH Communities L.P:	_						
13.5% in 2006 and 12.22% in 2005 share of equity in net income		15(3)		995			
	_						
Other (4)		11,796		9,164 (5)			
	\$	43,696	\$	20,522			

- (1) 2006 includes \$10,842 for our share of net gains on sale of real estate. 2005 includes (i) \$7,992 for our share of losses on the early extinguishment of debt and write-off of related deferred financing costs, (ii) \$6,602 for our share of impairment losses, partially offset by (iii) \$3,723 for our share of net gains on sale of real estate. Excluding the above items, our share of Newkirk MLP's net income was \$7,632 lower than the prior year, primarily as a result of asset sales.
- (2) We account for our investment in H Street partially-owned entities on the equity method on a one-quarter lag basis. Prior to the quarter ended June 30, 2006, two 50% owned entities that are contesting our acquisition of H Street impeded access to their financial information and accordingly, we were unable to record our pro rata share of their earnings. During the nine months ended September 30, 2006, based on the financial information provided to us, we recognized equity in net income of \$8,376 from these entities, of which \$3,890 represents our 50% share of their earnings for the period from July 20, 2006 (date of acquisition) to December 31, 2005.
- (3) We account for our investment in GMH on the equity method and record our pro rata share of GMH's net income or loss on a one-quarter lag basis as we file our consolidated financial statements on Form 10-K and 10-Q prior to the time that GCT files its financial statements. On July 31, 2006 GCT filed its annual report on Form 10-K for the year ended December 31, 2005, which restated the quarterly financial results of each of the first three quarters of 2005. On September 15, 2006 GCT filed its quarterly reports on Form 10-Q for the quarters ended March 31, 2006 and June 30, 2006. GMH's earnings for their fourth quarter of 2005 and first quarter of 2006 were not available in time to be recorded in our financial results for the second quarter of 2006. Accordingly, our earnings for the nine months ended September 30, 2006 include equity in net income of \$15,000, which consists of (i) a \$94,000 net loss representing our share of GMH's fourth quarter results, net of adjustments to restate its first three quarters of 2005, and (ii) \$109,000 of net income for our share of GMH's 2006 earnings through June 30, 2006.
- (4) Includes our equity in net earnings of partially owned entities including, partially owned office buildings in New York and Washington, DC, the Monmouth Mall, Dune Capital LP, Verde Group LLC, and others.
- (5) Includes \$2,173 for a prepayment penalty from the Monmouth Mall venture in August 2005 upon the repayment of our initial preferred equity investment.

Interest and Other Investment Income

Interest and other investment income (mark-to-market of derivative positions, interest income on mortgage loans receivable, other interest income and dividend income) was \$137,194,000 for the nine months ended September 30, 2006, compared to \$135,458,000 in the prior year's nine months, an increase of \$1,736,000. This increase resulted primarily from:

(Amounts in thousands)

(another in thousand)	
Sears Holdings derivative position – net gain of \$18,611 this year compared to \$65,226 in the prior year (investment sold in the first quarter of 2006)	\$ (46,615)
McDonalds derivative position – net gain of \$60,581 this year compared to \$9,859 in the prior year (investment made subsequent to the prior year's second quarter)	50,722
GMH warrants derivative position – net loss of \$16,370 this year compared to a net gain of \$7,813 in the prior year	(24,183)
Other, net – primarily due to interest earned on higher average loans receivable and cash balances, and from prepayment premiums received upon loan repayments	21,812
	\$ 1,736

Interest and Debt Expense

Interest and debt expense was \$340,463,000 for the nine months ended September 30, 2006, compared to \$249,131,000 in the prior year's nine months, an increase of \$91,332,000. This increase was primarily due to (i) \$54,500,000 from a \$2.0 billion increase in outstanding debt due to property acquisitions and refinancings, (ii) \$16,300,000 from a 198 basis point increase in the weighted average interest rate on variable rate of debt, (iii) \$8,800,000 from the February 16, 2006 issuance of \$250,000,000 unsecured notes due 2011, (iv) \$15,596,000 for the cost of mortgage loan defeasances and the write-off of unamortized finance costs, partially offset by, (v) \$4,300,000 of an increase in the amount of capitalized interest relating to a larger amount of assets under development this year.

Net Gain on Disposition of Wholly-Owned and Partially-Owned Assets Other than Depreciable Real Estate

Net gain on disposition of wholly-owned and partially-owned assets other than depreciable real estate was \$65,527,000 and \$16,936,000 for the nine months ended September 30, 2006 and 2005, respectively, and consists primarily of net gains on sales of marketable equity securities. In addition, the nine months ended September 30, 2005 includes a \$1,469,000 net gain on sale of a land parcel.

Minority Interest of Partially-Owned Entities

Minority interest of partially owned entities represents the minority partners' pro rata share of the net income or loss of consolidated partially owned entities, including Americold, 220 Central Park South, Wasserman and the Springfield Mall. In the nine months ended September 30, 2006 and 2005, the minority interests' share of net losses of consolidated partially owned entities was \$5,378,000 and \$962,000, respectively. The increase of \$4,416,000 over the prior year relates primarily to a reduction in Americold's minority interest expense as a result of lower net income and the acquisition of 220 Central Park South in August of 2005, which is currently under development.

Income From Discontinued Operations

The combined results of operations of the assets related to discontinued operations for the nine months ended September 30, 2006 and 2005 include the operating results of Vineland, New Jersey; 33 North Dearborn Street in Chicago, Illinois, which was sold on March 14, 2006; 424 Sixth Avenue in New York City, which was sold on March 13, 2006 and 1919 South Eads Street in Arlington, Virginia, which was sold on June 22, 2006.

(Amounts in thousands)		For the Nine Months Ended September 30,							
		2006							
Revenues	\$	2,457	\$	12,667					
Expenses		2,721		8,436					
Net (loss) income	•	(264)		4,231					
Net gain on sale of 1919 South Eads Street		17,609		_					
Net gain on sale of 424 Sixth Avenue		9,218		_					
Net gain on sale of 33 North Dearborn Street		4,835		_					
Net gain on sale of 400 North LaSalle		_		31,614					
Net gain on disposition of other real estate		2,107		_					
Income from discontinued operations, net of minority interest	\$ __	33,505	\$	35,845					

Minority Limited Partners' Interest in the Operating Partnership

Minority limited partners' interest in the Operating Partnership was \$46,301,000 for the nine months ended September 30, 2006 compared to \$54,512,000 for the prior year's nine months, a decrease of \$8,211,000. This decrease results primarily from lower net income subject to allocation to the minority limited partners.

Perpetual Preferred Unit Distributions of the Operating Partnership

Perpetual preferred unit distributions of the Operating Partnership were \$17,030,000 for the nine months ended September 30, 2006, compared to \$60,908,000 for the prior year's nine months, a decrease of \$43,878,000. This decrease resulted primarily from the redemption of the D-3, D-4, D-5, D-6, D-7, and D-8 perpetual preferred units in 2005, partially offset by the issuance of the D-14 units in September 2005 and the D-15 units May and August 2006.

Preferred Share Dividends

Preferred share dividends were \$43,162,000 for the nine months ended September 30, 2006, compared to \$32,290,000 for the prior year's nine months, an increase of \$10,872,000. This increase resulted primarily from dividends paid on the 6.75% Series H and 6.625% Series I Cumulative Redeemable Preferred Shares which were issued in June 2005 and August 2005, respectively, partially offset by a \$3,852,000 write-off of issuance costs in the first quarter of 2005 related to the redemption of the Series C preferred shares.

EBITDA by Segment

Below are the details of the changes in EBITDA by segment for the nine months ended September 30, 2006 from the nine months ended September 30, 2005.

			Office							Temperature				
(Amounts in thousands)		Total		New York	_	Washington, DC		Retail	_	Merchandise Mart		Controlled Logistics	Toys	 Other
Nine months ended September 30, 2005	\$	941,140	\$	251,133	\$	217,388	\$	157,306	\$	115,247	\$	53,690	\$ 6,389	\$ 139,987
2006 Operations: Same store operations ⁽¹⁾				14,917		6,896		7,905		(571)		1,581		
Acquisitions, dispositions and non-operating items that affect comparability, including divisional general and administrative expenses				6,130		55,821		41,627		(5,933)		(4,328)		
Nine months ended September 30, 2006 % increase (decrease) in same store	\$_	1,348,194	\$	272,180	\$	280,105	\$_	206,838	\$	108,743	\$	50,943	\$ 242,299	\$ 187,086
operations				5.8%		3.1%	_	5.3%		(0.5%)		2.7%		

⁽¹⁾ Represents the increase (decrease) in property-level operations which were owned for the same period in each year and excludes the effect of property acquisitions, dispositions and other non-operating items that affect comparability, including divisional general and administrative expenses. Beginning on January 1, 2006, we have revised our definition of same store operations to exclude divisional general and administrative expenses. We utilize this measure to make decisions on whether to buy or sell properties as well as to compare the performance of our properties to that of our peers. Same store operations may not be comparable to similarly titled measures employed by other companies.

LIQUIDITY AND CAPITAL RESOURCES

Cash Flows for the Nine Months Ended September 30, 2006

Our cash and cash equivalents was \$386,882,000 at September 30, 2006, a \$92,378,000 increase over the balance at December 31, 2005. This increase resulted from \$486,838,000 of net cash provided by operating activities, \$374,854,000 of net cash provided by financing activities, partially offset by \$769,314,000 of net cash used in investing activities. Property rental income represents our primary source of net cash provided by operating activities. Our property rental income is primarily dependent upon the occupancy and rental rates of our properties. Other sources of liquidity to fund our cash requirements include proceeds from debt financings, including mortgage loans and corporate level unsecured borrowings; our \$1 billion revolving credit facility; 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 our common and preferred shareholders, as well as acquisition and development costs.

Our consolidated outstanding debt was \$7,382,460,000 at September 30, 2006, a \$1,139,334,000 increase over the balance at December 31, 2005. This increase resulted primarily from debt associated with asset acquisitions and property refinancings during 2006. As of September 30, 2006 and December 30, 2005, our revolving credit facility had a zero outstanding balance. During 2006 and 2007, \$113,637,000 and \$1,188,954,000 of the Company's outstanding debt matures, respectively. The Company may refinance such debt or choose to repay all or a portion, using existing cash balances or its revolving credit facility.

Our share of debt of unconsolidated subsidiaries was \$3,286,180,000 at September 30, 2006, a \$283,834,000 increase over the balance at December 31, 2005. This increase resulted primarily from our \$92,120,000 share of an increase in Toys "R" Us outstanding debt and from debt associated with asset acquisitions and refinancings.

Cash flows provided by operating activities of \$486,838,000 was primarily comprised of (i) net income of \$440,364,000, after adjustments of \$96,823,000 for non-cash items, including depreciation and amortization expense, the effect of straight-lining of rental income, minority interest expense and net gains on sale of real estate and assets other than depreciable real estate, (ii) distributions of income from partially-owned entities of \$27,518,000, partially offset by, (iii) the net change in operating assets and liabilities of \$77,867,000.

Net cash used in investing activities of \$769,314,000 was primarily comprised of (i) investments in notes and mortgage loans receivable of \$361,841,000, (ii) capital expenditures of \$139,751,000, (iii) development and redevelopment expenditures of \$156,051,000, (iv) investments in partially-owned entities of \$112,729,000, (v) acquisitions of real estate of \$572,472,000, (vi) investments in marketable securities of \$83,698,000, (vii) deposits in connection with real estate acquisitions, including pre-acquisition costs, of \$21,676,000, (viii) restricted cash, including mortgage escrows, of \$2,527,000, partially offset by, (ix) proceeds received on the settlement of derivatives (primarily Sears Holdings) of \$135,028,000, (x) proceeds from the sale of real estate of \$110,388,000, (xi) distributions of capital from partially-owned entities of \$108,779,000, (xii) proceeds from the sale of, and returns of investment in, marketable securities of \$157,363,000, and (xiii) proceeds from repayments on notes and mortgages receivable of \$169,746,000.

Net cash provided by financing activities of \$374,854,000 was primarily comprised of (i) proceeds from borrowings of \$1,807,091,000, (ii) proceeds from the issuance of preferred units of \$43,862,000, (iii) proceeds of \$9,510,000 from the exercise by employees of share options, partially offset by, (iv) dividends paid on common shares of \$339,844,000, (v) repayments of borrowings of \$802,785,000, (vi) purchases of marketable securities in connection with the legal defeasance of mortgage notes payable of \$174,254,000, (vii) dividends paid on preferred shares of \$43,257,000, (viii) distributions to minority partners of \$65,303,000 and (ix) debt issuance costs of \$15,166,000.

Capital Expenditures

Our capital expenditures consist of expenditures to maintain assets, tenant improvements 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 and 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 nine months ended September 30, 2006.

(Assessment in the constant)		Total		New York Office		Washington, DC Office		Retail		Merchandise Mart		Temperature Controlled Logistics		Other
(Amounts in thousands) Capital Expenditures – Accrual basis:		Total	_	Onice	_	Onice	_	Retail		Wait	_	Logistics		Julei
Expenditures to maintain the assets:														
Recurring	\$	35,863	\$	9,260	\$	13,459	\$	618	\$	7,690	\$	1,520	\$	3,316
Non-recurring	_	2,021				2,021						_		
		37,884		9,260		15,480		618		7,690		1,520		3,316
Tenant improvements:						,							_	
Recurring		75,007		38,493		22,059		4,910		9,545		_		_
Non-recurring		1,737		_		89		1,648		_		_		_
	_	76,744	•	38,493		22,148		6,558		9,545			_	
Total	\$	114,628	\$	47,753	\$	37,628	\$	7,176	\$	17,235	\$	1,520	\$	3,316
Leasing Commissions:														
Recurring	\$	25,636	\$	17,640	\$	5,218	\$	2,049	\$	729	\$	_	\$	_
Non-recurring		290				32	Ť	258	Ť	_	Ť	_		_
<u> </u>	\$	25,926	\$	17,640	\$	5,250	\$	2,307	\$	729	\$		\$	
Tenant improvements and leasing commissions:	Ψ=	23,320	Ψ,	17,040	Ψ	3,230	Ψ	2,507	Ψ	123	Ψ		Ψ=	
Per square foot	\$	19.46	\$	38.83	\$	16.21	\$	7.92	\$	9.97	\$	_	\$	_
Per square foot per annum	\$	2.33	\$	4.03	\$	2.42	\$	0.64	\$	1.59	\$		\$	_
Square feet leased		5,325		1,449		1,753		1,092		1,031		_		
Total Capital Expenditures and	=	3,323		1,443		1,735		1,032		1,001			-	
Leasing Commissions - Accrual basis	\$	140,554	\$	65,393	\$	42,878	\$	9,483	\$	17,964	\$	1,520	\$	3,316
Adjustments to reconcile accrual basis to cash basis:														
Expenditures in the current year applicable to prior periods		49,122		21,324		22,736		768		4,294		_		_
Expenditures to be made in future		10,122		22,02		22,100				1,20				
periods for the current period		(64,003)		(33,494)		(19,787)		(8,184)		(2,538)		_		_
Total Capital Expenditures and	_													
Leasing Commissions - Cash basis	\$	125,673	\$	53,223	\$	45,827	\$	2,067	\$	19,720	\$	1,520	\$_	3,316
Development and Redevelopment Expenditures:														
Greenfield development,	\$	27,294	\$		\$		\$	27,294	\$		\$		\$	
North Bergen, NJ Green Acres Mall	Ф	26,235	Ф		Ф	_	Ф	26,235	Ф		Ф		Ф	_
Wasserman Venture				<u> </u>		_		20,235		_		_		24.422
(consolidated)		24,422				_								24,422
Bergen Mall		15,582		_				15,582		_		_		_
Crystal Plazas (PTO)		9,671				9,671		_		_				_
7 West 34 th Street		8,883		_		_		_		8,883		_		_
220 Central Park South		8,646		_				_		_		_		8,646
1740 Broadway		8,127		8,127		_		_		_		_		_
2101 L Street		2,582		_		2,582		_		_		_		
640 Fifth Avenue		1,729		1,729		_		_		_		_		_
Crystal Mall Two		1,609		_		1,609		_		_		_		_
Other	_	13,244		668		1,678		9,073						1,825
	\$ <u></u>	148,024	\$	10,524	\$	15,540	\$	78,184	\$	8,883	\$		\$_	34,893

Cash Flows for the Nine Months Ended September 30, 2005

Cash flows provided by operating activities of \$502,850,000 was primarily comprised of (i) net income of \$419,643,000, (ii) adjustments for non-cash items of \$129,027,000, (iii) distributions of income from partially-owned entities of \$31,045,000, partially offset by (iv) the net change in operating assets and liabilities of \$76,865,000. The adjustments for non-cash items are primarily comprised of (i) depreciation and amortization of \$252,555,000, (ii) allocation of income to minority limited partners of the Operating Partnership of \$54,512,000, (iii) perpetual preferred unit distributions of the Operating Partnership of \$42,641,000, (iv) the write-off of preferred unit issuance costs of \$18,267,000, (v) net loss from mark-to-market of Sears Holdings derivative position of \$20,868,000, partially offset by, (vi) the net gain on conversion of Sears common shares and derivative position to Sears Holdings common shares and derivative position of \$86,094,000, (vii) net gain from mark-to-market of McDonalds derivative position of \$9,859,000, (viii) net gain from mark-to-market of GMH Communities L.P. warrants of \$7,813,000, (ix) net gains on disposition of wholly-owned and partially-owned assets other than depreciable real estate of \$16,936,000, (x) the effect of straight-lining of rental income of \$35,313,000, (xi) equity in net income of partially-owned entities and Alexander's of \$62,107,000, (xii) net gains on sale of real estate of \$31,614,000 and (xiii) amortization of acquired below market leases net of above market leases of \$9,118,000.

Net cash used in investing activities of \$1,484,059,000 was primarily comprised of (i) investments in notes and mortgage loans receivable of \$280,000,000, (ii) capital expenditures of \$71,332,000, (iii) development and redevelopment expenditures of \$106,814,000, (iv) investments in partially-owned entities of \$944,653,000, (v) acquisitions of real estate of \$634,933,000, (vi) investments in marketable securities of \$225,647,000, (vii) deposits in connection with real estate acquisitions of \$15,058,000 partially offset by (viii) proceeds from the sale of real estate of \$126,584,000, (ix) distributions of capital from partially-owned entities of \$179,483,000, of which \$124,000,000 relates to the repayment of the Company's loan to Alexander's, (x) repayments on notes and mortgages receivable of \$375,000,000, (xi) restricted cash of \$46,491,000 and (xii) proceeds from the sale of marketable securities of \$66,820,000.

Net cash provided by financing activities of \$776,388,000 was primarily comprised of (i) proceeds from borrowings of \$890,000,000, (ii) proceeds from the issuance of common shares of \$780,750,000, (iii) proceeds from the issuance of preferred shares and units of \$471,673,000, (iv) proceeds of \$46,123,000 from the exercise by employees of share options, partially offset by (v) dividends paid on common shares of \$302,435,000, (vi) repayments of borrowings of \$202,563,000, (vii) redemption of preferred shares and units of \$782,000,000, (viii) dividends paid on preferred shares of \$22,974,000, and (ix) distributions to minority partners of \$93,691,000.

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 nine months ended September 30, 2005.

				(Office	e						
			_			Washington,				Merchandise		
(Amounts in thousands) Capital Expenditures – Accrual basis:	_	Total	_	New York	_	DC	_	Retail	_	Mart		Other
Expenditures to maintain the assets:												
Recurring	\$	21,948	\$	8,457	\$	3,905	\$	(108)	\$	9,536	\$	158
Non-recurring	_											
		21,948		8,457		3,905		(108)		9,536		158
Tenant improvements:	-						_				-	
Recurring		59,111		24,037		13,908		3,754		17,412		_
Non-recurring		1,938				1,938		_				_
<u> </u>	•	61,049		24,037		15,846	-	3,754		17,412	-	
Total	\$	82,997	\$	32,494	\$	19,751	\$	3,646	\$	26,948	\$	158
Ισιαί	Ψ.	02,991	Ψ	32,494	Φ	19,731	Ψ=	3,040	Ψ	20,340	Ψ =	130
Leasing Commissions:												
Recurring	\$	13,547	\$	6,273	\$	3,467	\$	320	\$	3,487	\$	_
Non-recurring		294		_		294		_		_		_
	\$	13,841	\$	6,273	\$	3,761	\$	320	\$	3,487	\$	
											=	
Tenant improvements and leasing commissions:												
Per square foot	\$	15.86	\$	29.82	\$	9.72	\$	8.63	\$	17.53	\$	_
Per square foot per annum	\$	2.37	\$	3.99	\$	1.77	\$	1.00	\$	2.58	\$	
r er square root per annum	Ψ.	2.31	Ψ	3.99	Ψ	1.77	Ψ=	1.00	Ψ	2.30	Ψ=	
Square feet leased	=	4,692		996		2,030	_	473		1,193	_	_
Total Capital Expenditures and Leasing Commissions - Accrual basis Adjustments to reconcile accrual	\$	96,838	\$	38,767	\$	23,512	\$	3,966	\$	30,435	\$	158
basis to cash basis:												
Expenditures in the current year												
applicable to prior periods		43,963		19,247		17,441		1,818		5,457		_
Expenditures to be made in future periods for the												
current period		(45,872)		(22,646)		(12,584)		(3,401)		(7,241)		_
Total Capital Expenditures and		(40,012)		(22,040)		(12,004)	-	(0,401)		(1,241)	-	_
Leasing Commissions -												
Cash basis	\$	94,929	\$	35,368	\$	28,369	\$	2,383	\$	28,651	\$	158
Development and Redevelopment Expenditures:	•						=				=	
Crystal Plazas (PTO)	\$	34,412	\$	_	\$	34,412	\$	_	\$	_	\$	_
7 West 34 th Street		15,894		_		_		_		15,894		_
715 Lexington Avenue		8,267		_		_		8,267		_		_
640 Fifth Avenue		7,004		7,004		_		_		_		_
Bergen Mall		6,255		_		_		6,255		_		_
Farley Building		6,200		6,200		_		_		_		_
Other		28,782		902		1,419		16,620		9,195		646
	\$	106,814	\$	14,106	\$	35,831	\$	31,142	\$	25,089	\$	646
			-	,100	-			,	-		-	

⁽¹⁾ Reflects reimbursements from tenants for expenditures incurred in the prior year.

SUPPLEMENTAL INFORMATION

Three Months Ended September 30, 2006 vs. Three Months Ended June 30, 2006

Below are the details of the changes in EBITDA by segment for the three months ended September 30, 2006 from the three months ended June 30, 2006.

			Office							Temperature					
(Amounts in thousands)		Total		New York		Washington, DC		Retail	Merchandise Mart		Controlled Logistics		Toys	(Other
EBITDA for the three months ended June 30, 2006	\$	439,682	\$	92,545	\$	112,557	\$	65,366	\$ 41,843	\$	16,997	\$	36,464	\$	73,910
2006 Operations: Same store operations ⁽¹⁾			-	(185)		(1,383)		523	 (6,223)		(891)		<u> </u>	_	<u> </u>
Acquisitions, dispositions and non-operating items that affect comparability, including divisional general and administrative expenses				123		(21,217)		2,096	(4,139)		(95)				
EBITDA for the three months ended September 30, 2006	\$_	437,670	\$_	92,483	\$	89,957	\$_	67,985	\$ 31,481	\$	16,011	\$_	32,844	\$	106,909
% increase (decrease) in same store operations			_	(0.2%)(2)	(1.6%) (2	2)	0.8%	(15.0%) (3)	(4.3%)(3	3)	<u></u>	_	

- (1) Represents the increase (decrease) in property-level operations which were owned for the same period in each year and excludes the effect of property acquisitions, dispositions and other non-operating items that affect comparability, including divisional general and administrative expenses. Beginning on January 1, 2006, we have revised our definition of same store operations to exclude divisional general and administrative expenses. We utilize this measure to make decisions on whether to buy or sell properties as well as to compare the performance of our properties to that of our peers. Same store operations may not be comparable to similarly titled measures employed by other companies.
- (2) These decreases reflect seasonal increases in utility costs in the third quarter, of which \$3,962 relates to the New York portfolio and \$2,645 relates to the Washington DC portfolio. The same store operations exclusive of the seasonal increases in utilities increased by 3.7% for the New York portfolio and by 1.5% for the Washington, DC portfolio.
- (3) Results primarily from seasonality of operations.

The following table reconciles Net income to EBITDA for the quarter ended June 30, 2006.

			Office	е			Te	emperature		
(Amounts in thousands)	 Total	New York		Washington DC	Retail	Merchandise Mart	_	ontrolled Logistics	Toys	Other
Net income (loss) for the three months ended June 30, 2006	\$ 163,169 \$	47,172	\$	43,898 \$	24,928	\$ 26,758	\$	(416)	\$ (7,884) \$	28,713
Interest and debt expense	171,778	21,523		30,315	27,118	3,762		8,779	44,348	35,933
Depreciation and amortization	133,377	23,850		34,724	13,320	11,245		8,553	32,522	9,163
Income tax (benefit) expense	(28,642)	_		3,620	_	78		81	(32,522)	101
EBITDA for the three months ended June 30, 2006	\$ 439,682 \$	92,545	\$	112,557 \$	65,366	\$ 41,843	\$	16,997	\$ 36,464 \$	73,910

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 net income or loss determined in accordance with Generally Accepted Accounting Principles ("GAAP"), excluding extraordinary items as defined under GAAP and gains or losses from sales of previously depreciated operating real estate assets, plus specified noncash items, such as real estate asset depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures.

FFO and FFO per diluted share are used by management, investors and industry analysts as supplemental measures of operating performance of equity REITs. FFO and FFO per diluted share should be evaluated along with GAAP net income and income per diluted share (the most directly comparable GAAP measures), as well as cash flow from operating activities, investing activities and financing activities, in evaluating the operating performance of equity REITs. We believe that FFO and FFO per diluted share are helpful to investors as supplemental performance measures because these measures exclude the effect of depreciation, amortization and gains or losses from sales of real estate, all of which are based on historical costs which implicitly assumes that the value of real estate diminishes predictably over time. Since real estate values instead have historically risen or fallen with market conditions, these non-GAAP measures can facilitate comparisons of operating performance between periods and among other equity REITs.

FFO does not represent cash generated from operating activities in accordance with GAAP and is not necessarily indicative of cash available to fund cash needs as disclosed in our Consolidated Statements of Cash Flows. FFO should not be considered as an alternative to net income as an indicator of our operating performance or as an alternative to cash flows as a measure of liquidity.

The calculations of both the numerator and denominator used in the computation of income per share are disclosed in footnote 13 - Income Per Share, in the notes to our consolidated financial statements on page 28 of this Quarterly Report on Form 10-Q.

FFO applicable to common shares plus assumed conversions was \$204,535,000, or \$1.31 per diluted share for the three months ended September 30, 2006, compared to \$93,272,000, or \$0.65 per diluted share for the prior year's quarter. FFO applicable to common shares plus conversions was \$646,881,000, or \$4.17 per diluted share for the nine months ended September 30, 2006, compared to \$563,377,000, or \$3.95 per diluted share for the prior year's nine months. Details of certain items that affect comparability are discussed in the financial results summary of our "Overview."

(Amounts in thousands, except per share amounts)		For The Th Ended Sep				For The Ni Ended Sep		
Reconciliation of Net Income to FFO:		2006		2005		2006		2005
Net income	\$	127,983	\$	38,742	\$	440,364	\$	419,643
Depreciation and amortization of real property		86,235		68,164		246,834		200,458
Net gains on sale of real estate		_		_		(33,769)		(31,614)
Proportionate share of adjustments to equity in net income of partially-owned entities to arrive at FFO: Depreciation and amortization of real								
property		27,526		9,250		75,546		21,837
Net gains on sale of real estate		(11,171)		(3,509)		(10,842)		(3,723)
Income tax effect of Toys adjustments		(, ,		(-,,		(- , - ,		(-, -,
included above		(5,190)		_		(16,031)		_
Minority limited partners' share of above								
adjustments	_	(11,729)	_	(8,082)	_	(27,849)	_	(22,327)
FFO		213,654		104,565		674,253		584,274
Preferred share dividends	_	(14,351)	_	(11,519)	_	(43,162)	_	(32,290)
FFO applicable to common shares		199,303		93,046		631,091		551,984
Interest on 3.875% exchangeable senior debentures		5,093		_		15,281		10,672
Series A convertible preferred share dividends		139		226		509		721
FFO applicable to common shares plus assumed conversions	\$ <u></u>	204,535	\$	93,272	\$	646,881	\$	563,377
Reconciliation of Weighted Average Shares:								
Weighted average common shares outstanding Effect of dilutive securities:		141,684		136,452		141,413		131,682
Employee stock options and restricted share awards		8,174		7,359		7,935		6,784
3.875% exchangeable senior debentures		5,531				5,531		3,713
Series A convertible preferred shares		239		386		289		410
Denominator for diluted FFO per share	_	155,628		144,197	_	155,168		142,589
Diluted FFO per share	\$ <u></u>	1.31	\$_	0.65	\$_	4.17	\$	3.95

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We have exposure to fluctuations in market interest rates. Market interest rates are highly 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 September 30), 2006	S	As at Decem	nber 31, 2005
		Balance	Weighted Average Interest Rate	С	fect of 1% hange In ase Rates	Balance	Weighted Average Interest Rate
Consolidated debt:							
Variable rate ⁽¹⁾	\$	1,123,145	6.52%	\$	11,231 \$	1,150,333	5.98%
Fixed rate		6,259,315	5.98%		_	5,104,550	6.06%
	\$	7,382,460	6.06%		11,231 \$	6,254,883	6.04%
Pro-rata share of debt of non- consolidated entities (non-recourse):	=			_			
Variable rate – excluding Toys	\$	199,969	7.28%		2,000 \$	199,273	5.64%
Variable rate – Toys		1,125,442	6.96%		11,254	1,623,447	7.02%
Fixed rate (including \$1,142,195, and \$557,844 of Toys debt in							
2006 and 2005)	_	1,960,769	6.93%			1,179,626	7.23%
	\$	3,286,180	6.96%		13,254 \$	3,002,346	7.01%
Minority limited partners' share of above	_				(2,522)		
Total change in annual net income				\$	21,963		
Per share-diluted				\$	0.15		

⁽¹⁾ Includes \$497,977 for our senior unsecured notes due 2007, as we entered into an interest rate swap that effectively converted the interest rate from a fixed rate of 5.625% to a floating rate of LIBOR plus 0.7725%, based upon the trailing three month LIBOR rate (6.14% if set on September 30, 2006). In accordance with SFAS No. 133, as amended, we are required to record the fair value of this derivative instrument at each reporting period. At September 30, 2006, the fair value adjustment was a reduction of \$1,531, and is included in the balance of the senior unsecured notes above.

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. In addition, we have notes and mortgage loans receivables aggregating \$269,047,000, as of September 30, 2006, which are based on variable rates and partially mitigate our exposure to a change in interest rates.

Fair Value of Our Debt

The carrying amount of our debt exceeds its aggregate fair value, based on 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, by approximately \$349,481,000 at September 30, 2006.

Derivative Instruments

We have, and may in the future enter into, derivative positions that do not qualify for hedge accounting treatment, including an economic interest in McDonalds common shares. In addition, during the nine months ended September 30, 2006, we settled our derivative position in the common shares of Sears Holdings and exercised our warrants to purchase common shares of GMH Communities Trust. Because these derivatives do not qualify for hedge accounting treatment, the gains or losses resulting from their mark-to-market at the end of each reporting period are recognized as an increase or decrease in "interest and other investment income" on our consolidated statements of income. In addition, we are, and may in the future be, subject to additional expense based on the notional amount of the derivative positions and a specified spread over LIBOR. Because the market value of these instruments can vary significantly between periods, we may experience significant fluctuations in the amount of our investment income or expense. During the three and nine months ended September 30, 2006, we recognized net gains aggregating approximately \$70,687,000 and \$65,589,000, respectively, from these positions.

Item 4. Controls and Procedures

Disclosure Controls and Procedures: The Company's management, with the participation of the Company's Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company's disclosure controls and procedures (as such term is defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report. Based on such evaluation, the Company's Chief Executive Officer and Chief Financial Officer have concluded that, as of September 30, 2006, 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.

The following updates the discussion set forth under "Item 3. Legal Proceedings" in our Annual Report on Form 10-K for the year ended December 31, 2005.

Stop & Shop

On January 8, 2003, Stop & Shop filed a complaint with the United States District Court for the District of New Jersey ("USDC-NJ") claiming the Company has 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 atted February 6, 2001, as modified on appeal to the District Court for the Southern District of New York on February 13, 2001, froze the Company's right to reallocate which effectively terminated the Company's right to collect the additional rent from Stop & Shop. On March 3, 2003, after the Company 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 Supreme Court, asserting substantially the same claims as in its USDC-NJ complaint. The Company 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 Supreme Court. On February 14, 2005, the Company served an answer in which it 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, the Company filed a motion for summary judgment. On July 15, 2005, Stop & Shop opposed the Company's motion and filed a cross-motion for summary judgment. On December 13, 2005, the Court issued its decision denying the motions for summary judgment. Both parties have appealed the Court's decision and oral argument is expected to occur during November 2006. The

H Street Building Corporation ("H Street")

On July 22, 2005, two corporations owned 50% by H Street filed a complaint against the Company, H Street and three parties affiliated with the sellers of H Street in the Superior Court of the District of Columbia alleging that we encouraged H Street and the affiliated parties to breach their fiduciary duties to these corporations and interfered with prospective business and contractual relationships. The complaint seeks an unspecified amount of damages and a rescission of our acquisition of H Street. On September 12, 2005, we filed a complaint against each of those corporations and their acting directors seeking a restoration of H Street's full shareholder rights and damages. In addition, on July 29, 2005, a tenant under ground leases for which one of these 50%-owned corporations is landlord brought a separate suit in the Superior Court of the District of Columbia, alleging, among other things, that the acquisition of H Street violated a provision giving them a right of first offer and seeks rescission of our acquisition, the right to acquire H Street for the price paid by us and/or damages. On July 14, 2006, we filed a counterclaim against the tenant asserting that the tenant and the other owner of the 50%-owned ground landlord deliberately excluded H Street from negotiating and executing a purported amendment to the agreement to lease when H Street's consent and execution was required and, consequently, that the amended agreement and the related ground leases are invalid, the tenant is in default under the ground leases and the ground leases are void and without any effect. These legal actions are currently in the discovery stage. The Company believes that the actions filed against the Company are without merit and that the Company will ultimately be successful in defending against them

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, 2005.

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

None.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Submission of Matters to a Vote of Security Holders

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 October 31, 2006

Ву:

/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

3.1	 Amended and Restated Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 16, 1993 - Incorporated by reference to Exhibit 3(a) to Vornado Realty Trust's Registration Statement on Form S-4/A (File No. 33-60286), filed on April 15, 1993 	
3.2	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on May 23, 1996 – Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2001 (File No. 001-11954), filed on March 11, 2002 	
3.3	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 3, 1997 – Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2001 (File No. 001-11954), filed on March 11, 2002 	
3.4	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on October 14, 1997 - Incorporated by reference to Exhibit 3.2 to Vornado Realty Trust's Registration Statement on Form S-3 (File No. 333-36080), filed on May 2, 2000 	
3.5	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 22, 1998 - Incorporated by reference to Exhibit 3.5 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 	
3.6	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on November 24, 1999 - Incorporated by reference to Exhibit 3.4 to Vornado Realty Trust's Registration Statement on Form S-3 (File No. 333-36080), filed on May 2, 2000 	
3.7	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on April 20, 2000 - Incorporated by reference to Exhibit 3.5 to Vornado Realty Trust's Registration Statement on Form S-3 (File No. 333-36080), filed on May 2, 2000 	
3.8	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, as filed with the State Department of Assessments and Taxation of Maryland on September 14, 2000 - Incorporated by reference to Exhibit 4.6 to Vornado Realty Trust's Registration Statement on Form S-8 (File No. 333-68462), filed on August 27, 2001 	
3.9	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, dated May 31, 2002, as filed with the State Department of Assessments and Taxation of Maryland on June 13, 2002 - Incorporated by reference to Exhibit 3.9 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 	
	* Incorporated by reference	

3.10	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, dated June 6, 2002, as filed with the State Department of Assessments and Taxation of Maryland on June 13, 2002 - Incorporated by reference to Exhibit 3.10 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended September 30, 2002 (File No. 001-11954), filed on August 7, 2002 	*
3.11	 Articles of Amendment of Declaration of Trust of Vornado Realty Trust, dated December 16, 2004, as filed with the State Department of Assessments and Taxation of Maryland on December 16, 2004 – Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on December 21, 2004 	*
3.12	 Articles Supplementary Classifying Vornado Realty Trust's \$3.25 Series A Convertible Preferred Shares of Beneficial Interest, liquidation preference \$50.00 per share - Incorporated by reference to Exhibit 3.11 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 	*
3.13	 Articles Supplementary Classifying Vornado Realty Trust's \$3.25 Series A Convertible Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, as filed with the State Department of Assessments and Taxation of Maryland on December 15, 1997- Incorporated by reference to Exhibit 3.10 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2001 (File No. 001-11954), filed on March 11, 2002 	*
3.14	 Articles Supplementary Classifying Vornado Realty Trust's Series D-6 8.25% Cumulative Redeemable Preferred Shares, liquidation preference \$25.00 per share, as filed with the State Department of Assessments and Taxation of Maryland on May 1, 2000 - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on May 19, 2000 	*
3.15	 Articles Supplementary Classifying Vornado Realty Trust's Series D-8 8.25% Cumulative Redeemable Preferred Shares, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on December 28, 2000 	*
3.16	 Articles Supplementary Classifying Vornado Realty Trust's Series D-9 8.75% Preferred Shares, liquidation preference \$25.00 per share, as filed with the State Department of Assessments and Taxation of Maryland on September 25, 2001 – Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on October 12, 2001 	*
3.17	 Articles Supplementary Classifying Vornado Realty Trust's Series D-10 7.00% Cumulative Redeemable Preferred Shares, liquidation preference \$25.00 per share, as filed with the State Department of Assessments and Taxation of Maryland on November 17, 2003 – Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on November 18, 2003 	*
3.18	 Articles Supplementary Classifying Vornado Realty Trust's Series D-11 7.20% Cumulative Redeemable Preferred Shares, liquidation preference \$25.00 per share, as filed with the State Department of Assessments and Taxation of Maryland on May 27, 2004 - Incorporated by reference to Exhibit 99.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on June 14, 2004 	*
3.19	 Articles Supplementary Classifying Vornado Realty Trust's 7.00% Series E Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.27 to Vornado Realty Trust's Registration Statement on Form 8-A (File No. 001-11954), filed on August 20, 2004 	*
	* Incorporated by reference	
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3.20	 Articles Supplementary Classifying Vornado Realty Trust's 6.75% Series F Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.28 to Vornado Realty Trust's Registration Statement on Form 8-A (File No. 001-11954), filed on November 17, 2004 	*
3.21	 Articles Supplementary Classifying Vornado Realty Trust's 6.55% Series D-12 Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - 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 21, 2004 	*
3.22	 Articles Supplementary Classifying Vornado Realty Trust's 6.625% Series G Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.3 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on December 21, 2004 	*
3.23	 Articles Supplementary Classifying Vornado Realty Trust's 6.750% Series H Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, no par value – Incorporated by reference to Exhibit 3.32 to Vornado Realty Trust's Registration Statement on Form 8-A (File No. 001-11954), filed on June 16, 2005 	*
3.24	 Articles Supplementary Classifying Vornado Realty Trust's 6.625% Series I Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, no par value – Incorporated by reference to Exhibit 3.33 to Vornado Realty Trust's Registration Statement on Form 8-A (File No. 001-11954), filed on August 30, 2005 	*
3.25	 Articles Supplementary Classifying Vornado Realty Trust's Series D-14 6.75% Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share - Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on September 14, 2005 	*
3.26	 Articles Supplementary Classifying Vornado Realty Trust's Series D-15 6.875% Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share – Incorporated by reference to Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on May 3, 2006, and Exhibit 3.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on August 23, 2006 	*
3.27	 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 	*
3.28	 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 	*
3.29	 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 	*
	* Incorporated by reference	

3.30	-	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	*
3.31	-	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	*
3.32	-	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	*
3.33	-	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	*
3.34	-	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	*
3.35	-	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	*
3.36	-	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	*
3.37	-	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	*
3.38	-	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	*
3.39	-	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	*
3.40	-	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	*
3.41	-	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	*
3.42	-	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	*
	*	Incorporated by reference	

3.43	-	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	*
3.44	-	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	*
3.45	-	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	*
3.46	-	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	*
3.47	-	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	*
3.48	-	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	*
3.49	-	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	*
3.50	-	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	*
3.51	-	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	*
3.52	-	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	*
3.53	-	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	*
3.54	-	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	*
3.55	-	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	*
	*	Incorporated by reference	

3.56	-	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	*
3.57	-	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	*
3.58	-	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	*
3.59	-	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	*
3.60	-	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	*
3.61	-	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	*
3.62	-	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	*
3.63	-	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	
4.1	-	Indenture and Servicing Agreement, dated as of March 1, 2000, among Vornado Finance LLC, LaSalle Bank National Association, ABN Amro Bank N.V. and Midland Loan Services, Inc Incorporated by reference to Exhibit 10.48 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	*
4.2	-	Indenture, dated as of June 24, 2002, between Vornado Realty L.P. and The Bank of New York, as Trustee - Incorporated by reference to Exhibit 4.1 to Vornado Realty L.P.'s Current Report on Form 8-K (File No. 000-22685), filed on June 24, 2002	*
4.3	-	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 March 31, 2005 (File No. 001-11954), filed on April 28, 2005	*
	*	Incorporated by reference.	

		Certain 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 hereby undertakes to furnish to the Securities and Exchange Commission, upon request, copies of any such instruments.	
10.1	** -	Vornado Realty Trust's 1993 Omnibus Share Plan - Incorporated by reference to Exhibit 4.1 to Vornado Realty Trust's Registration Statement on Form S-8 (File No. 331-09159), filed on July 30, 1996	*
10.2	** -	Vornado Realty Trust's 1993 Omnibus Share Plan, as amended - Incorporated by reference to Exhibit 4.1 to Vornado Realty Trust's Registration Statement on Form S-8 (File No. 333-29011), filed on June 12, 1997	*
10.3	-	Master Agreement and Guaranty, between Vornado, Inc. and Bradlees New Jersey, Inc. dated as of May 1, 1992 - Incorporated by reference to Vornado, Inc.'s Quarterly Report on Form 10-Q for the quarter ended March 31, 1992 (File No. 001-11954), filed on May 8, 1992	*
10.4	** -	Employment Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Exhibit 10(C)(3) to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1996 (File No. 001-11954), filed on March 13, 1997	*
10.5	-	Registration Rights Agreement between Vornado, Inc. and Steven Roth, dated December 29, 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 on February 16, 1993	*
10.6	-	Stock Pledge Agreement between Vornado, Inc. and Steven Roth dated December 29, 1992 - Incorporated by reference to Vornado, Inc.'s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed on February 16, 1993	*
10.7	-	Management Agreement between Interstate Properties and Vornado, Inc. dated July 13, 1992 -Incorporated by reference to Vornado, Inc.'s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed on February 16, 1993	*
10.8	-	Real Estate Retention Agreement between Vornado, Inc., Keen Realty Consultants, Inc. and Alexander's, Inc., dated as of July 20, 1992 - Incorporated by reference to Vornado, Inc.'s Annual Report on Form 10-K for the year ended December 31, 1992 (File No. 001-11954), filed February 16, 1993	*
10.9	-	Amendment to Real Estate Retention Agreement between Vornado, Inc., Keen Realty Consultants, Inc. and Alexander's, Inc., dated February 6, 1995 - Incorporated by reference to Exhibit 10(F)(2) to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1994 (File No. 001-11954), filed on March 23, 1995	*
10.10	-	Stipulation between Keen Realty Consultants Inc. and Vornado Realty Trust re: Alexander's Retention Agreement - Incorporated by reference to Exhibit 10(F)(2) to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1993 (File No. 001-11954), filed on March 24, 1994	*
10.11	-	Management and Development Agreement among Alexander's Inc. and Vornado Realty Trust, dated as of February 6, 1995 - Incorporated by reference to Exhibit 99.1 to Vornado Realty Trust's Current Report on Form 8-K (File No. 001-11954), filed on February 21, 1995	*
	* **	Incorporated by reference. Management contract or compensatory agreement.	

10.12	**	-	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	*
10.13		-	Consolidated and Restated Mortgage, Security Agreement, Assignment of Leases and Rents and Fixture Filing, dated as of March 1, 2000, between Entities named therein (as Mortgagors) and Vornado (as Mortgagee) - Incorporated by reference to Exhibit 10.47 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	*
10.14	**	-	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	*
10.15	**	-	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	*
10.16		-	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	*
10.17		-	Registration Rights Agreement, dated January 1, 2002, between Vornado Realty Trust and the holders of the Units listed on Schedule A thereto - Incorporated by reference to Exhibit 10.2 to Vornado Realty Trust's Current Report on Form 8-K/A (File No. 1-11954), filed on March 18, 2002	*
10.18		-	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	*
10.19	**	-	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	*
10.20	**	-	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	*
10.21	**	-	Convertible Units Agreement, dated December 2, 1996, between Vornado Realty Trust and Michael D. Fascitelli – Incorporated by reference to Exhibit E of the Employment Agreement, dated December 2, 1996, between Vornado Realty Trust and Michael D. Fascitelli, filed as Exhibit 10(C)(3) to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 1996 (File No. 001-11954), filed on March 13, 1997	*
		*	Incorporated by reference. Management contract or compensatory agreement	

Management contract or compensatory agreement.

10.22	**	-	First Amendment, dated June 7, 2002, to the Convertible Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Exhibit 99.3 to Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.23	**	-	Second Amendment, dated October 31, 2002, to the Convertible Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Exhibit 99.4 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.24	**	-	2002 Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 99.7 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.25	**	-	First Amendment, dated October 31, 2002, to the 2002 Units Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated March 8, 2002 - Incorporated by reference to Exhibit 99.8 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.26	**	-	First Amendment, dated October 31, 2002, to the Registration Agreement between Vornado Realty Trust and Michael D. Fascitelli, dated December 2, 1996 - Incorporated by reference to Exhibit 99.9 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.27	**	-	Trust Agreement between Vornado Realty Trust and Chase Manhattan Bank, dated December 2, 1996 - Incorporated by reference to Exhibit 99.10 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.28	**	-	First Amendment, dated September 17, 2002, to the Trust Agreement between Vornado Realty Trust and The Chase Manhattan Bank, dated December 2, 1996 - Incorporated by reference to Exhibit 99.11 to the Schedule 13D filed by Michael D. Fascitelli on November 8, 2002	*
10.29		-	Registration Rights Agreement, dated as of July 21, 1999, by and between Vornado Realty Trust and the holders of Units listed on Schedule A thereto - Incorporated by reference to Exhibit 10.2 to Vornado Realty Trust's Registration Statement on Form S-3 (File No. 333-102217), filed on December 26, 2002	*
10.30		-	Form of Registration Rights Agreement between Vornado Realty Trust and the holders of Units listed on Schedule A thereto - Incorporated by reference to Exhibit 10.3 to Vornado Realty Trust's Registration Statement on Form S-3 (File No. 333-102217), filed on December 26, 2002	*
10.31		-	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	*
10.32		-	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	*
		*	Incorporated by reference.	
		**	Management contract or compensatory agreement.	

10.33		-	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	*
10.34		-	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	*
10.35		-	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	*
10.36	**	-	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 on December 26, 2002	*
10.37	**	-	First Amended and Restated Promissory Note from Michael D. Fascitelli to Vornado Realty Trust, dated December 17, 2001 – Incorporated by reference to Exhibit 10.59 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2002 (File No. 001-11954), filed on March 7, 2003	*
10.38	**	-	Promissory Note from Joseph Macnow to Vornado Realty Trust, dated July 23, 2002–Incorporated by reference to Exhibit 10.60 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2002 (File No. 001-11954), filed on March 7, 2003	*
10.39	**	-	Employment Agreement between Vornado Realty Trust and Mitchell Schear, dated April 9, 2003 – Incorporated by reference to Exhibit 10.1 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended June 30, 2003 (File No. 001-11954), filed on August 8, 2003	*
10.40		-	Registration Rights Agreement by and between Vornado Realty Trust and Bel Holdings LLC dated as of November 17, 2003 – Incorporated by reference to Exhibit 10.68 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	*
10.41		-	Registration Rights Agreement, dated as of May 27, 2004, by and between Vornado Realty Trust and 2004 Realty Corp. – Incorporated by reference to Exhibit 10.75 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	*
10.42		-	Registration Rights Agreement, dated as of December 17, 2004, by and between Vornado Realty Trust and Montebello Realty Corp. 2002 – Incorporated by reference to Exhibit 10.76 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	*
10.43	**	-	Form of Stock Option Agreement between the Company and certain employees dated as of February 8, 2005 – 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	*
			Incompared by reference	
		*	Incorporated by reference. Management contract or compensatory agreement.	

10.44	**	-	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	
10.45	**	-	Employment Agreement between Vornado Realty Trust and Sandeep Mathrani, dated February 22, 2005 and effective as of January 1, 2005 – Incorporated by reference to Exhibit 10.76 to Vornado Realty Trust's Quarterly Report on Form 10-Q for the quarter ended March 31, 2005 (File No. 001-11954), filed on April 28, 2005	
10.46		-	Contribution Agreement, dated May 12, 2005, by and among Robert Kogod, Vornado Realty L.P. and certain Vornado Realty Trust's affiliates – Incorporated by reference to Exhibit 10.49 to Vornado Realty Trust's Annual Report on Form 10-K for the year ended December 31, 2005 (File No. 001-11954), filed on February 28, 2006	
10.47	**	-	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	*
10.48	**	-	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	*
10.49	**	-	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	*
10.50	**	-	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	*
10.51	**	-	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	*
10.52	**	-	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	*
10.53		-	Guaranty, made as of June 28, 2006, by Vornado Realty Trust, for the benefit of JP Morgan Chase Bank	
10.54			Amendment, dated October 26, 2006, to the Vornado Realty Trust 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.	

GUARANTY OF PAYMENT

GUARANTY OF PAYMENT (this "<u>Guaranty</u>"), made as of June 28, 2006, by VORNADO REALTY TRUST, a real estate investment trust organized and existing under the laws of the State of Maryland, having an address at 888 Seventh Avenue, New York, New York 10019 ("<u>Guarantor</u>"), for the benefit of JPMORGAN CHASE BANK, N.A. (the "<u>Administrative Agent</u>"), as agent for the Banks (the "<u>Banks</u>") that are from time to time parties to that certain Revolving Credit Agreement (the "<u>Credit Agreement</u>"), dated as of June 28, 2006 among Vornado Realty, L.P. (the "<u>Borrower</u>"), Guarantor, the banks signatory thereto, the Administrative Agent, Bank of America, N.A. and Citicorp North America, Inc., as Syndication Agents and Deutsche Bank Trust Company Americas, LaSalle Bank National Association and UBS Loan Finance LLC, as Documentation Agents.

WITNESSETH:

WHEREAS, the Banks have agreed to make loans and otherwise extend credit to Borrower in the aggregate principal amount not to exceed One Billion Dollars (\$1,000,000,000) or, in the event that Borrower exercises its rights pursuant to Section 2.16(c) of the Credit Agreement, One Billion Two Hundred Fifty Million Dollars (\$1,250,000,000) (hereinafter collectively referred to as the "Loans");

WHEREAS, the Loans are and will be evidenced by (i) certain promissory notes of Borrower made to each of the Banks, (ii) a promissory note of Borrower made to the Administrative Agent, (iii) certain letters of credit, and (iv) certain promissory notes of Borrower made to each of the Designated Lenders, in each case in accordance with the terms of the Credit Agreement (collectively, the "Notes");

WHEREAS, the Credit Agreement and the Notes and any other documents executed in connection therewith are hereinafter collectively referred to as the "Loan Documents";

WHEREAS, capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto in the Credit Agreement;

WHEREAS, Guarantor is the sole general partner of Borrower; and

WHEREAS, as a condition to the execution and delivery of the Loan Documents, the Banks have required that Guarantor execute and deliver this Guaranty.

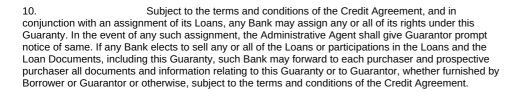
NOW, THEREFORE, in consideration of the premises and the benefits to be derived from the making of the Loans by the Banks to Borrower, and in order to induce the Administrative Agent, the Syndication Agents, the Documentation Agents, the Lead Arrangers and Bookrunners, and the Banks to enter into the Credit Agreement and the other Loan Documents, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Guarantor hereby agrees as follows:

- 1. Guarantor, on behalf of itself and its successors and assigns, hereby irrevocably, absolutely and unconditionally guarantees the full and punctual payment when due, whether at stated maturity or otherwise, of all Obligations of Borrower now or hereafter existing under the Notes and the Credit Agreement and the other Loan Documents, including in the event that the Borrower exercises its rights under the Credit Agreement to increase the Total Loan Commitment, for principal and/or interest as well as any and all other amounts due thereunder, including, without limitation, all indemnity obligations of Borrower thereunder, and any and all reasonable costs and expenses (including, without limitation, reasonable attorneys' fees and disbursements) incurred by the Administrative Agent and/or the Banks in enforcing their rights under this Guaranty (all of the foregoing obligations being the "Guaranteed Obligations").
- It is agreed that the obligations of Guarantor hereunder are primary and this Guaranty shall be enforceable against Guarantor and its successors and assigns without the necessity for any suit or proceeding of any kind or nature whatsoever brought by the Administrative Agent or any of the Banks against Borrower or its respective successors or assigns or any other party or against any security for the payment and performance of the Guaranteed Obligations and without the necessity of any notice of non-payment or non-observance or of any notice of acceptance of this Guaranty or of any notice or demand to, or consent of, which Guarantor might otherwise be entitled (including, without limitation, diligence, presentment, notice of maturity, extension of time, or change in the nature or form of the Guaranteed Obligations, acceptance of security, release of security, Borrower or any other obligor in respect of the Guaranteed Obligations, imposition or agreement arrived at as to the amount of or the terms of the Guaranteed Obligations, notice of any adverse change in Borrower's financial condition and any other fact which might materially increase the risk to Guarantor), all of which Guarantor hereby expressly waives; and Guarantor hereby expressly agrees that the validity of this Guaranty and the obligations of Guarantor hereunder shall in no way be terminated, affected, diminished, modified or impaired by reason of the assertion of, or the failure to assert by, the Administrative Agent or any of the Banks against Borrower or its respective successors or assigns, or any of the rights or remedies reserved to the Administrative Agent or any of the Banks pursuant to the provisions of the Loan Documents. Guarantor agrees that any notice or directive given at any time to the Administrative Agent or any of the Banks which is inconsistent with the waiver in the immediately preceding sentence shall be void and may be ignored by the Administrative Agent and the Banks, and, in addition, may not be pleaded or introduced as evidence in any litigation relating to this Guaranty for the reason that such pleading or introduction would be at variance with the written terms of this Guaranty, unless the Administrative Agent has specifically agreed otherwise in a writing, signed by a duly authorized officer. Guarantor specifically acknowledges and agrees that the foregoing waivers are of the essence of this transaction and that, but for this Guaranty and such waivers, the Administrative Agent and the Banks would not extend credit to the Borrower.

- Guarantor waives, and covenants and agrees, that it will not at any time insist 3. upon, plead or in any manner whatsoever claim or take the benefit or advantage of, any and all appraisal, valuation, stay, extension, marshaling-of-assets or redemption laws, or right of homestead or exemption, whether now or at any time hereafter in force, which may delay, prevent or otherwise affect the performance by Guarantor of its obligations under, or the enforcement by the Administrative Agent or any of the Banks of, this Guaranty. Guarantor further covenants and agrees not to set up or claim any defense, counterclaim, offset, setoff or other objection of any kind to any action, suit or proceeding at law, in equity or otherwise, or to any demand or claim that may be instituted or made by the Administrative Agent or any of the Banks other than the defense of the actual timely payment and performance by Borrower of the Guaranteed Obligations; provided, however, that the foregoing shall not be deemed a waiver of Guarantor's right to assert any compulsory counterclaim, if such counterclaim is compelled under local law or rule of procedure, nor shall the foregoing be deemed a waiver of Guarantor's right to assert any claim which would constitute a defense, setoff, counterclaim or crossclaim of any nature whatsoever against Administrative Agent or any Bank in any separate action or proceeding. Guarantor represents, warrants and agrees that, as of the date hereof, its obligations under this Guaranty are not subject to any counterclaims, offsets or defenses against the Administrative Agent or any Bank of any kind.
- 4. The provisions of this Guaranty are for the benefit of the Administrative Agent and the Banks and their successors and permitted assigns, and nothing herein contained shall impair as between Borrower and the Administrative Agent and the Banks the obligations of Borrower under the Loan Documents.
- 5. This Guaranty shall be a continuing, unconditional, irrevocable and absolute guaranty and the liability of Guarantor hereunder shall in no way be terminated, affected, modified, impaired or diminished by reason of the happening, from time to time, of any of the following, all without notice or the further consent of Guarantor:
 - (a) any assignment, amendment, modification or waiver of or change in any of the terms, covenants, conditions or provisions of any of the Guaranteed Obligations or the Loan Documents or the invalidity or unenforceability of any of the foregoing;
 - (b) any extension of time that may be granted by the Administrative Agent and/or the Banks to Borrower, any guarantor, or their respective successors or assigns, heirs, executors, administrators or personal representatives;
 - (c) any action which the Administrative Agent or any of the Banks may take or fail to take under or in respect of any of the Loan Documents or by reason of any waiver of, or failure to enforce any of the rights, remedies, powers or privileges available to the Administrative Agent under this Guaranty or available to the Administrative Agent or any of the Banks at law, in equity or otherwise, or any action on the part of the Administrative Agent or any of the Banks granting indulgence or extension in any form whatsoever;

- (d) any sale, exchange, release, or other disposition of any property pledged, mortgaged or conveyed, or any property in which the Administrative Agent and/or the Banks have been granted a lien or security interest to secure any indebtedness of Borrower to the Administrative Agent and/or the Banks or any failure to perfect, or any impairment of any such lien or security interest;
- (e) any release of any person or entity who may be liable in any manner for the payment and collection of any amounts owed by Borrower to the Administrative Agent and/or the Banks;
- (f) the application of any sums by whomsoever paid or however realized to any amounts owing by Borrower to the Administrative Agent and/or the Banks under the Loan Documents in such manner as the Administrative Agent shall determine in its sole discretion;
- (g) Borrower's or Guarantor's voluntary or involuntary liquidation, dissolution, sale of all or substantially all of their respective assets and liabilities, appointment of a trustee, receiver, liquidator, sequestrator or conservator for all or any part of Borrower's or Guarantor's assets, insolvency, bankruptcy, assignment for the benefit of creditors, reorganization, arrangement, composition or readjustment, or the commencement of other similar proceedings affecting Borrower or Guarantor or any of the assets of any of them, including, without limitation, (i) the release or discharge of Borrower or any guarantor from the payment and performance of their respective obligations under any of the Loan Documents by operation of law, or (ii) the impairment, limitation or modification of the liability of Borrower or any guarantor in bankruptcy, or of any remedy for the enforcement of the Guaranteed Obligations under any of the Loan Documents, or any guarantor's liability under this Guaranty, resulting from the operation of any present or future provisions of the Bankruptcy Code or other present or future federal, state or applicable statute or law or from the decision in any court; or
- (h) any improper disposition by Borrower of the proceeds of the Loans, it being acknowledged by Guarantor that the Administrative Agent or any Bank shall be entitled to honor any request made by Borrower for a disbursement of such proceeds and that neither the Administrative Agent nor any Bank shall have any obligation to see to the proper disposition by Borrower of such proceeds.

- 6. Guarantor agrees that if at any time all or any part of any payment at any time received by the Administrative Agent from Borrower under the Loan Documents or Guarantor under or with respect to this Guaranty is or must be rescinded or returned by the Administrative Agent or any Bank for any reason whatsoever (including, without limitation, the insolvency, bankruptcy or reorganization of Borrower or Guarantor), the Guaranteed Obligations hereunder shall, to the extent of the payment rescinded or returned, be deemed to have continued in existence notwithstanding such previous receipt by such party, and Guarantor's obligations hereunder shall continue to be effective or reinstated, as the case may be, as to such payment, as though such previous payment had never been made.
- 7. Until this Guaranty is terminated pursuant to the terms hereof, Guarantor (i) shall have no right of subrogation against Borrower by reason of any payments or acts of performance by Guarantor in compliance with the obligations of Guarantor hereunder, (ii) waives any right to enforce any remedy which Guarantor now or hereafter shall have against Borrower by reason of any one or more payments or acts of performance in compliance with the obligations of Guarantor hereunder and (iii) from and after an Event of Default, subordinates any liability or indebtedness of Borrower now or hereafter held by Guarantor or any affiliate of Guarantor to the obligations of Borrower under the Loan Documents. The foregoing, however, shall not be deemed in any way to limit any rights that Guarantor may have pursuant to the Agreement of Limited Partnership of Borrower or which it may have at law or in equity with respect to any other partners of Borrower.
- 8. Guarantor represents and warrants to the Administrative Agent and the Banks with the knowledge that the Administrative Agent and the Banks are relying upon the same, as follows:
 - (a) as of the date hereof, Guarantor is the sole general partner of Borrower;
 - (b) based upon such relationships, Guarantor has determined that it is in its best interests to enter into this Guaranty;
 - (c) this Guaranty is necessary and convenient to the conduct, promotion and attainment of Guarantor's business, and is in furtherance of Guarantor's business purposes; and
 - (d) the benefits to be derived by Guarantor from Borrower's access to funds made possible by the Loan Documents are at least equal to the obligations undertaken pursuant to this Guaranty.
- 9. Guarantor and Administrative Agent each acknowledge and agree that this Guaranty is a guarantee of payment and performance and not of collection and enforcement in respect of any obligations which may accrue to the Administrative Agent and/or the Banks from Borrower under the provisions of any Loan Document.



- 11. Guarantor agrees, upon the written request of the Administrative Agent, to execute and deliver to the Administrative Agent, from time to time, any modification or amendment hereto or any additional instruments or documents reasonably considered necessary by the Administrative Agent or its counsel to cause this Guaranty to be, become or remain valid and effective in accordance with its terms, provided, that any such modification, amendment, additional instrument or document shall not increase Guarantor's obligations or diminish its rights hereunder and shall be reasonably satisfactory as to form to Guarantor and to Guarantor's counsel.
- 12. The representations and warranties of Guarantor set forth in this Guaranty shall survive until this Guaranty shall terminate in accordance with the terms hereof.
- 13. This Guaranty, together with the Credit Agreement, contains the entire agreement among the parties with respect to the subject matter hereof and supersedes all prior agreements relating to such subject matter and may not be modified, amended, supplemented or discharged except by a written agreement signed by Guarantor and the Administrative Agent.
- 14. If all or any portion of any provision contained in this Guaranty shall be determined to be invalid, illegal or unenforceable in any respect for any reason, such provision or portion thereof shall be deemed stricken and severed from this Guaranty and the remaining provisions and portions thereof shall continue in full force and effect.
- 15. This Guaranty may be executed in counterparts which together shall constitute the same instrument.
- 16. All notices, requests and other communications to any party hereunder shall be in writing (including bank wire, facsimile transmission followed by telephonic confirmation or similar writing) and shall be addressed to such party at the address set forth below or to such other address as may be identified by any party in a written notice to the others:

If to Guarantor

Vornado Realty Trust 210 Route 4 East

Paramus, New Jersey 07652-0910 Attn: Chief Financial Officer Telephone: (201) 587-1000 Telecopy: (210) 587-0600

With Copies of Notices to Guarantor to:

Sullivan & Cromwell LLP 125 Broad Street

New York, New York 10004 Attn: William G. Farrar, Esq Telephone: (212) 558-4000 Telecopy: (212) 558-3588

and

Vornado Realty Trust 888 Seventh Avenue New York, NY 10019

Attn: Executive Vice President -Capital Markets and Senior Vice President - Corporation Counsel Telephone: (212) 894-7000 Telecopy: (212) 894-7073

If to the

Notices to Guarantor to: Administrative Agent: JPMorgan Chase Bank, N.A. 270 Park Avenue, Fourth Floor New York, New York 10017 Attn: Marc Costantino Telephone: (212) 622-8167 Telecopy: (212) 534-0574

With Copies to:

JPMorgan Chase Bank, N.A. 1111 Fannin, Eighth Floor Houston, Texas 77002 Attn: Loan and Agency Services Telephone: (713) 750-2736 Telecopy: (713) 750-2732

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With Copies of Notices to Administrative Agent: Skadden, Arps, Slate, Meagher & Flom LLP

4 Times Square

New York, New York 10036

Attn: Loan and Agency Services Attn: Martha Feltenstein, Esq. Telecopy: (713) 750-2732

Each such notice, request or other communication shall be effective (i) if given by facsimile transmission, when such facsimile is transmitted to the facsimile number specified in this Section and the appropriate facsimile confirmation is received, (ii) if given by certified or registered mail, return receipt requested, with first class postage prepaid, addressed as aforesaid, upon receipt or refusal to accept delivery, (iii) if given by a nationally recognized overnight carrier, the Banking Day after such communication is deposited with such carrier with postage prepaid for next day delivery, or (iv) if given by any other means, when delivered at the address specified in this Section.

- 17. Any acknowledgment or new promise, whether by payment of principal or interest or otherwise by Borrower or Guarantor, with respect to the Guaranteed Obligations shall, if the statute of limitations in favor of Guarantor against the Administrative Agent and the Banks shall have commenced to run, toll the running of such statute of limitations, and if the period of such statute of limitations shall have expired, prevent the operation of such statute of limitations.
- 18. This Guaranty shall be binding upon Guarantor and its successors and assigns and shall inure to the benefit of the Administrative Agent and the Banks and their successors and permitted assigns, provided that the Guarantor may not assign or transfer or delegate any of its rights or obligations hereunder without the prior written consent of all of the Banks (and any attempt at such assignment, transfer or delegation without such consent shall be null and void).
- 19. The failure of the Administrative Agent to enforce any right or remedy hereunder, or promptly to enforce any such right or remedy, shall not constitute a waiver thereof, nor give rise to any estoppel against the Administrative Agent or any Bank, nor excuse Guarantor from its obligations hereunder. Any waiver of any such right or remedy to be enforceable against the Administrative Agent and the Banks must be expressly set forth in a writing signed by the Administrative Agent (acting with the requisite consent of the Banks as provided in the Credit Agent).

- (a) THIS GUARANTY AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE CONSTRUED IN ACCORDANCE WITH AND BE GOVERNED BY THE LAWS OF THE STATE OF NEW YORK.
- (b) Any legal action or proceeding with respect to this Guaranty and any action for enforcement of any judgment in respect thereof may be brought in the courts of the State of New York or of the United States of America for the Southern District of New York, and, by execution and delivery of this Guaranty, the Guarantor hereby accepts for itself and in respect of its property, generally and unconditionally, the non-exclusive jurisdiction of the aforesaid courts and appellate courts from any thereof. The Guarantor irrevocably consents to the service of process out of any of the aforementioned courts in any such action or proceeding by the mailing of copies thereof by registered or certified mail, postage prepaid, to the Guarantor at its address for notices set forth herein. The Guarantor hereby irrevocably waives any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions or proceedings arising out of or in connection with this Guaranty brought in the courts referred to above and hereby further irrevocably waives and agrees not to plead or claim in any such court that any such action or proceeding brought in any such court has been brought in an inconvenient forum. Nothing herein shall affect the right of the Administrative Agent to serve process in any other manner permitted by law or to commence legal proceedings or otherwise proceed against the Guarantor in any other jurisdiction.
- (c) GUARANTOR HEREBY WAIVES ITS RIGHTS TO A JURY TRIAL OF ANY AND ALL CLAIMS OR CAUSES OF ACTION BASED UPON OR ARISING OUT OF THIS GUARANTY. IT IS HEREBY ACKNOWLEDGED BY GUARANTOR THAT THE WAIVER OF A JURY TRIAL IS A MATERIAL INDUCEMENT FOR THE ADMINISTRATIVE AGENT AND THE BANKS TO ACCEPT THIS GUARANTY AND THAT THE LOANS MADE BY THE BANKS ARE MADE IN RELIANCE UPON SUCH WAIVER. GUARANTOR FURTHER WARRANTS AND REPRESENTS THAT SUCH WAIVER HAS BEEN KNOWINGLY AND VOLUNTARILY MADE, FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, THIS GUARANTY MAY BE FILED BY THE ADMINISTRATIVE AGENT IN COURT AS A WRITTEN CONSENT TO A NONJURY TRIAL.
- (d) Guarantor does hereby further covenant and agree to and with the Administrative Agent that Guarantor may be joined in any action against Borrower in connection with the Loan Documents and that recovery may be had against Guarantor in such action or in any independent action against Guarantor (with respect to the Guaranteed Obligations), without the Administrative Agent or any Bank first pursuing or exhausting any remedy or claim against Borrower or its successors or assigns. Guarantor also agrees that, in an action brought with respect to the Guaranteed Obligations in any jurisdiction, it shall be conclusively bound by the judgment in any such action by the Administrative Agent and/or the Banks (wherever brought) against Borrower or its successors or assigns, as if Guarantor were a party to such action, even though Guarantor was not joined as a party in such action.

- (e) Guarantor agrees to pay all reasonable expenses (including, without limitation, attorneys' fees and disbursements) which may be incurred by the Administrative Agent or the Banks in connection with the enforcement of their rights under this Guaranty, whether or not suit is initiated.
- 20. Notwithstanding anything to the contrary contained herein, this Guaranty shall terminate and be of no further force or effect upon the full and indefeasible performance and payment of the Guaranteed Obligations hereunder. Upon termination of this Guaranty in accordance with the terms of this Guaranty, the Administrative Agent promptly shall deliver to Guarantor such documents as Guarantor or Guarantor's counsel reasonably may request in order to evidence such termination.
- 21. All of the Administrative Agent's and the Banks' rights and remedies under each of the Loan Documents or under this Guaranty are intended to be distinct, separate and cumulative and no such right or remedy therein or herein mentioned is intended to be in exclusion of or a waiver of any other right or remedy available to the Administrative Agent or any Bank.

22 The Guarantor shall not use any assets of an "employee benefit plan" within the meaning of Section 3(3) of ERISA or a "plan" within the meaning of Section 4975(e)(1) of the Internal Revenue Code (the "Code") to repay or secure the Loans, the Notes, the Credit Agreement, the Guaranteed Obligations or this Guaranty. The Guarantor shall not assign, sell, pledge, encumber, transfer, hypothecate or otherwise dispose of any of its rights or interests (direct or indirect) in Borrower, or attempt to do any of the foregoing or suffer any of the foregoing, or permit any party with a direct or indirect interest or right in Borrower to do any of the foregoing, if such action would cause the Notes, the Loans, the Credit Agreement, the Guaranteed Obligations, this Guaranty, or any of the Loan Documents or the exercise of any of the Administrative Agent's or any Bank's rights in connection therewith, to constitute a prohibited transaction under ERISA or the Code (unless the Guarantor furnishes to the Administrative Agent a legal opinion satisfactory to the Administrative Agent that the transaction is exempt from the prohibited transaction provisions of ERISA and the Code (and for this purpose, the Administrative Agent and the Banks, by accepting the benefits of this Guaranty, hereby agree to supply Guarantor all relevant non-confidential, factual information reasonably necessary to such legal opinion and reasonably requested by Guarantor) or would otherwise result in the Administrative Agent or any of the Banks being deemed in violation of Section 404 or Section 406 of ERISA or Section 4975 of the Code or would otherwise result in the Administrative Agent or any of the Banks being a fiduciary or party in interest under ERISA or a "disqualified person" as defined in Section 4975(e)(2) of the Code with respect to an "employee benefit plan" within the meaning of Section 3(3) of ERISA or a "plan" within the meaning of Section 4975(e)(1) of the Code. The Guarantor shall indemnify and hold free and harmless each of the Administrative Agent and the Banks from and against all loss, costs (including attorneys' fees and expenses), expenses, taxes and damages (including consequential damages) that each of the Administrative Agent and the Banks may suffer by reason of the investigation, defense and settlement of claims arising out of, and in obtaining, any prohibited transaction exemption under ERISA necessary in Administrative Agent's or any Bank's reasonable judgment by reason of a breach of the foregoing provisions by Guarantor. The foregoing indemnities shall survive the repayment of the Loans and the

[SIGNATURE PAGE FOLLOWS]

 $\label{thm:local_equation} \mbox{IN WITNESS WHEREOF, the parties here to have executed and delivered this Guaranty as of the date and year first above written.}$

		GUARANTOR: VORNADO REALTY TRUST By: Name: Title:	
ACCEPTED: JPMORGAN (as Administrat By:	CHASE BANK, N.A., tive Agent Name: Title:		
		12	

ACKNOWLEDGMENT FOR GUARANTOR

STATE OF NEW YORK)) SS.
COUNTY OF NEW YORK)
the person who executed the foregoing say that [s]he is of Vo instrument in the organization's name,	fore me personally came, to me known to be instrument, and who, being duly sworn by me, did depose and rnado Realty Trust, and that [s]he executed the foregoing and that [s]he had authority to sign the same, and [s]he ad the same as the act and deed of said organization for the uses
[Jeal]	
Notary Public	

VORNADO REALTY TRUST

AMENDMENT TO VORNADO REALTY TRUST 1993 OMNIBUS SHARE PLAN

1. Purpose Of Amendment.

The Vornado Realty Trust 1993 Omnibus Share Plan, as previously amended as of May 28, 1997, June 2, 1999, and May 31, 2000 (as so amended, the "Plan"), is hereby amended pursuant to Section 15 thereof to replace Section 14 thereof, in its entirety, with the following:

"14. Adjustment of and Changes in Shares. In the event of any change in the outstanding Shares by reason of any share dividend or 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 or the Board of Trustees, respectively, shall make such substitution or adjustment, if any, as it deems to be equitable, as to the number or kind of Shares or other securities issued or reserved for issuance pursuant to the Plan and to outstanding awards; provided, however, that no such substitution or adjustment shall be required if the Committee or the Board of Trustees 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 or the Board of Trustees to make any adjustment or substitution under this Section 14 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 14.'

2. No Shareholder Approval Required

Pursuant to Section 15 of the Plan, no shareholder approval of this amendment is required.

3. No Other Changes

Except as expressly provided herein, there are no other amendments or modifications to the Plan other than all references to the Plan in the Plan or otherwise will mean 1993 Omnibus Share Plan as previously modified and as modified as of the date hereof (and as may hereafter be amended or modified from time to time in accordance with the terms thereof). The Plan had a 10 year term from the date of its approval in 1993 and continues solely for purposes of governing the terms of awards previously granted.

4. Effective Date

This amendment is effective as of October 26, 2006, the date on which it was approved by the Board of Trustees.

October 31, 2006

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 September 30, 2006 and 2005, as indicated in our report dated October 31, 2006; 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 September 30, 2006 is incorporated by reference in:

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

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. 333-114146 on Form S-3 Registration Statement No. 333-114807 on Form S-3 Registration Statement No. 333-121929 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, Steven Roth, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Vornado Realty Trust;
- 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.

,	
/s/ Steven Roth	
Steven Roth	
Chief Executive Officer	

October 31, 2006

- I, Joseph Macnow, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Vornado Realty Trust;
- 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.

October 31, 2006

/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 September 30, 2006 (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.

October 31, 2006 /s/ Steven Roth

Name: Steven Roth

Title: 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 the quarter ended September 30, 2006 (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.

October 31, 2006 /s/ Joseph Macnow

Name: Joseph Macnow Title: Chief Financial Officer