UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE

SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): June 12, 2017

VORNADO REALTY TRUST

(Exact Name of Registrant as Specified in Charter)

Maryland

No. 001-11954 (Commission File Number)

No. 22-1657560 (IRS Employer Identification No.)

No. 13-3925979

(IRS Employer

Identification No.)

(State or Other Jurisdiction of Incorporation)

VORNADO REALTY L.P.

(Exact Name of Registrant as Specified in Charter)

No. 001-34482

(Commission

File Number)

Delaware (State or Other Jurisdiction of Incorporation)

888 Seventh Avenue New York, New York (Address of Principal Executive offices)

10019 (Zip Code)

Registrant's telephone number, including area code: (212) 894-7000

Former name or former address, if changed since last report: N/A

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instructions A.2.):

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425) 0

- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12) 0
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) 0
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) 0

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company o

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. o

Items 7.01 Regulation FD Disclosure.

Attached as Exhibit 99.1 to this Current Report on Form 8-K and incorporated herein by reference is a copy of a presentation, dated June 2017, to be used in investor presentations regarding JBG SMITH Properties ("JBG SMITH"), a wholly-owned subsidiary of Vornado Realty Trust ("Vornado"), that is to be spun-off by Vornado. A copy of the presentation is available on Vornado's website at www.vno.com and JBG SMITH's website at www.JBGSMITH.com.

The accompanying presentation and related discussion contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements are not guarantees of performance. They represent JBG SMITH's intentions, plans, expectations and beliefs and are subject to numerous assumptions, risks and uncertainties. Consequently, JBG SMITH's future results, financial condition and business may differ materially from those expressed in these forward-looking statements. You can find many of these statements by looking for words such as "approximates," "believes," "expects," "anticipates," "estimates," "intends," "plans," "would," "may" or other similar expressions in the presentation. We also note the following forward-looking statements that have been included in the presentation: in the case of JBG SMITH's development and redevelopment projects, the estimated completion date, estimated project cost and cost to complete such projects; estimates of future capital expenditures, dividends to common shareholders and operating partnership distributions. Many of the factors that will determine the outcome of these and JBG SMITH's other forwardlooking statements are beyond our ability to control or predict. These factors include, among others: uncertainties as to the timing of the spin-off and the combination (The "Transactions") with JBG Properties, Inc., JBG/Operating Partners, L.P. (together with JBG Properties, Inc., the "JBG Management Entities"), and certain pooled investment funds that are affiliates of the JBG Management Entities and whether they will be completed; the possibility that various closing conditions to the Transactions may not be satisfied or waived; the expected tax treatment of the Transactions; the composition of JBG SMITH's portfolio; the possibility that third-party consents required to transfer certain properties in the Transactions will not be received; the impact of the Transactions on JBG SMITH; the timing of and costs associated with property improvements; financing commitments; and general competitive factors. For further discussion of factors that could materially affect the outcome of JBG SMITH's forward-looking statements and JBG SMITH's future results and financial condition, see "Risk Factors" and "Cautionary Statement Concerning Forward-Looking Statements" in JBG SMITH's Information Statement, dated as of June 9, 2017. You are cautioned not to place undue reliance on JBG SMITH's forward-looking statements, which speak only as of the date of the presentation. All subsequent written and oral forward-looking statements attributable to JBG SMITH or Vornado or any person on JBG SMITH's or Vornado's behalf are expressly qualified in their entirety by the cautionary statements contained or referred to in this section. JBG SMITH and Vornado do not undertake any obligation to release publicly any revisions to these forward-looking statement to reflect events or circumstances occurring after the date of the presentation.

In accordance with General Instruction B.2 of Form 8-K, the information in this Item 7.01 or furnished with this Current Report on Form 8-K shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities under that Section and shall not be deemed to be incorporated by reference into any filing of Vornado Realty Trust, under the Securities Act of 1933, as amended, or the Exchange Act.

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Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.

99.1 Investor Presentation, dated June 2017.

2

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

VORNADO REALTY TRUST

(Registrant)

By:	/s/ Matthew Iocco
Name:	Matthew Iocco
Title:	Chief Accounting Officer (duly authorized officer and principal
	accounting officer)

Date: June 12, 2017

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

VORNADO REALTY L.P.

(Registrant) By: VORNADO REALTY TRUST, Sole General Partner

By: /s/ Matthew Iocco

Name:	Matthew Iocco
Title:	Chief Accounting Officer of Vornado Realty Trust,
	sole general partner of Vornado Realty L.P.
	(duly authorized officer and principal accounting officer)

Exhibit Index

99.1 Investor Presentation, dated June 2017.





DISCLOSURES

Jaimee of Mit Information In the Conference on the Information Included in this presentation has been provided to Worwado Realty Trout ["Vorroado"] by JBG in connection with the proposed transaction. Variable base not verified the accuracy at completenesis of the IBG information In based college on JBO's estimates using data available to IBG and assumptions made by JBG and JBO's current business plans and may change. In certain instances, these estimates and assumptions have been used as a basis to derive asset values and potential future property level net operating income ("NO") In based college on JBO's estimates using data available to IBG and assumptions made by JBG and JBO's current business plans and may change. In certain instances, these estimates and assumptions have been used as a basis to derive asset values and potential future property level net operating income ("NO") If future carrings before interest, taxes, depreciation and anontiation ("IBITDA's As in the case with any estimate or assumption, there each be no assumptions are carrent aritimate or antibute DOI or IBITDA will be achieved. Tou are caudioned not to place undue reliance on these

formation included in this presentation about IBD SMITH Properties, a Maryland real estate investment trust ("IBD SMITH" or the "Company"), assumes the completion of the spin-off of Vormads's Washington, DC segment into IBD SMITH and the subsequent combination of JBD's management business and operations of the office, multifamily and other commercial assets to be contributed by Vormads and JBD. Currently, IBD SMITH's has been into assets and operations of the office, multifamily and other commercial assets to be contributed by Vormads and JBD. SMITH's has been intoinia assets and no operating hotory. Unless otherwise of all found and other assets are greated on a performa has its to an ecomplete on the twosection.

> the Master Transaction Agreement, the composition of the JBG SN discussed herein will be included as set forth herein or at all.

Manket: Data Market: data and industry forecast s are used in this presentation, including data obtained from publicly available so Nother: the Company nor Varnadis has independently writind any such information.

vformation and metrics in this presentation "at IBG SMITH Share," which refers to our ownership percentage of consolidated and unconsolidated assets in joint ventures [collectively, "partially owned entities"] as applied to these financial measures and metrics. Financial information, "At IBG SMITH Share," but you percentage economic interest to each applicable line item of that entity's financial information, "At IBG SMITH share," induce, "a line," of uncertained and unconsolidated assets in joint ventures, [collectively, "partially owned entities," our pro-rate share," are "our pro-rate share," and, and in not interest to each applicable line item. The Model to be, a the GMITH share information, which we also refer to as being "at share," are "our pro-rate share," are "our pro-rate share," are shale through joint ventures, we believe this form of presentation, which presents our economic interests in the partially owned entities, provides investors important information regarding a signific to monomic interests in the partially owned entities, provides investors important information regarding a signific to monomic interests our connection interests in the partially owned entities, provides investors important information regarding a signific to monomic interests in the partially owned entities, provides investors important information regarding a signific to monomic interests our connection interests on the partially owned entities, provides investors important information regarding a signific to monomic interests our connection interests our connection interests of the partially owned entities, provides investors important information regarding a signific to monomic interests our connection interests our connection interests our connection interests our connection interests out out on the entities of the entities of the entities of the entities out on the entities of the entities of the entities out on the entities of the entities out on the entities out on the entities out on the entities out on the entitie

We do not control the unconsolidated pinet ventures and do not have singly don't to and a series, liabilities, memory and expenses. The operating agreements of the unconsolidated pinet ventures are added to not ave a construct to reactive cash distributions to the extent them is an appendix. The amount of cash and a built was a series cash distributions.

pert to any such third party arrangement, we would not be in a position to exercise soli decision manage adultability regarding the property, part verture or other entity, and many, under certain incrvamations, be exposed to economic raiss not present were a finite party not investing or other entity, and many, under certain incrvamations, be exposed to economic raiss not present were a finite party not investing or a position to exercise soli decision manage adultability regarding the property and vertures of the underlying asset, either on undersolution to exercise solit decision manage adultability regarding the underlying asset, either on undersolution to exercise solit decision incrvations of the point vertures are may be adversely affected. Because of three limitations, the non GAAP "at

DEFINITIONS

a, Depreciation and Amerilarition, or ENTDA, and Adionted ENTDA neasure, represents "Earnings Refore Interest, Taxes, Depreciation and Amortization." We consider ENTDA useful for making decisions and for both management and shareholders to assess the unlevered performance of our business as it relates to the total return on assets as opposed to the summaries are bought and useful and an analyzie of ENTDA, and allow this measure to make investment decisions as well as to compare the performance of our assets to that of our press. ENTDA should not be considered a substitute for net income. ENTDA may not be compareable to similarly

and discuss the non-GAM featured (ETDA), "which represents (ETDA) adjusted for them not considered part or comparable operations, such as non-ask equity based experision associated with the acquisition and entrained metagements () adjusted for them not considered part of comparable operations of the description of acquisition and entrained metagements () adjusted for them not considered part of comparable operations of the description of acquisition and entrained metagements () adjusted for them not considered part of comparable operations of them of the operation of the description of the description of the description of the operation of the description of the descrip

her and Dabilited Assets blow in a Dabilited Assets blow is a Dabilited Assets blow is a Dabilited Status of the construction or the near some development assets will achieve the Estimated Stabilized Stabilized Value set to the construction of the assets under construction and the asset soon tabilitation will be appropriate at the time of rabilitation. As result, there can be no assumes that the assets under construction or the near some development assets will have the Estimated Stabilized Values set to the construction of the asset soon tabilitation will be appropriate at the time of rabilitation. As result, there can be no assumes that the assets under construction and the asset some development assets will have the Estimated Stabilized Values set

that are at or above 90% leased or have been operating assets collecting rent for longer than 12 months as of 03/31/17

The mean the estimated values we expect to create through our development and leading estimates. We calculate Estimated Value for an asort by subtracting mesagement's estimate of Value for the Estimated Value for an estimate Value for an asort by subtracting mesagement's estimate of Value for the Estimated Value for the estimate value for the estimate value for an estimate Value for the estimated Value for the estimate value for the estimated Value for the estimate value for the estima

ent Plaeline ent pipeline" refers to assets that are o

Estimated incremental investment and Total Investment "means the total historical cost incurred by the predecessors of JBG SMITH (JBG and Vornado) with respect to the development of an asset, including any a MIXTO. "Historical Cost does not include a mark up on the IBG assets that will be required by GAAP as a result of the combination transaction.

Metro-served "Metro-served" mean locations, submarkets, or assets that are generally nearby and w

Monthly Rent Per Unit For multifamily assets, represents monthly multifamily rent for December divided by oc

Near-Term Development Pipeline "Near-term development pipeline" refers to assets that have substantially con

Under Construction Properties "Under construction properties" refers to assets that were under construction as of OI/31/3

DEFINITIONS

Asset Value / Historical Cost and Net Asset Value / Historical Cost "Asset Value,"Historical Cost" represents management's estimate of the t

a / Harvis Cont and Hark Anata Value / Habitation Cont are Shore may a be equivalent to the entiregistic wide of BOS MITHS on an advectory for any analysis of Harits Anata Value / Harvis Cont and Anata Anata Value / Harvis Co

a torm Net Asset Yale / Hatarial Cast and Fer Asset Yale / Historial Cast per Shee & not have any standardiant meaning actions on problem companiable to similar meaning actions and the Asset Yale / Historial Cast and Per Asset Yale / Historial Cast per Shee & Net Asset Yale / Historial Cast per Shee website significant estimates and the Asset Yale / Historial Cast per Shee & Net Asset Yale / Historial Cast pe

NUMBER Ing Income is a style operation performance of our assets and schedules or program come ("NOI"), which excludes straight-line rent, related party ma recall red NOI and Cash NOI are only estimates of JBG SMITH's fin her non-cash ad lod of 12 month

"Estimated Stabilized NOI" means our underwritten initial full year Stabilized NOI. We estimate an asset's Estimated Stabilized NOI as part of our s taxes (if any), depreciation and amortization and related party management fees) from our estimate of its initial full year stabilized cash revenue.

tors, including delays and/or difficul and NOI to the most directly compa-stimated with confidence. Accordin

"Stabilized NOI" or "NOI Upon Stabilization" means an asset's net or from the cash revenue generated by such asset during such period.

"Targeted NOI Yield" or "Projected NOI Yield" means our Estimated Stabilized NOI as a percentage of estimated Total Investr NOI, and there can be no assurance that we will achieve the Targeted or Projected NOI Yields described in this presentation.

n and no rental asyments had set been received. As of 03/13/17, this included its leases with annualized base rental revenues of ow

DEFINITIONS

The Debt "is a non-GAP financial measure that represents total pro forma indetectives less cash and cash equivalents, which have been adjusted for expected facility draws and proceeds from secured financing, less estimated transaction costs. We use net debt to review the liquidity of our operations and believe that net debt provides useful information to management and abareholders regarding the level of our indetections and builty to pursue business opportunities and investments. Net debt is not a measure of our liquidity under GAP and should not be considered an abareholders regarding the level of our indetections and our ability to pursue business opportunities and investments. Net debt is not a measure of our liquidity under GAP and should not be considered an abareholders regarding the level of our indetections of the second of the second

Recently Delivered Recently delivered means assets that have been delivered within the 12 months ended 03/31/17.

Signed Leases not Commenced Signed leases not commenced means leases for assets in JBG SMITH's portfolio that, as of 03/31/17, h SGL 1 million (SGL 1 million at our share).

NON-GAAP MEASURES

This presentation includes non-GAAP measures. For these measures, we have provided an explanation of how these non-GAAP measures are calculated and why IBG SMITH's management believes that the presentation. Recordination of certain non-GAAP measures to the most directly comparable GAAP financial measure are included in the Appendix to this presentation.

- NOI Annualized NOI Annualized NOI Potential Future NOI Estimated Stabilized NOI Stabilized NOI er NOI Spon Stabilization Targeted NOI Vield or Projected NOI Vield Not Orki

ANNUALIZED EBITDA AND NOI

MEDBA BETDBA non-GRAP financial measure for making decisions and assessing the unlevered performance of our segments as it relates to the total return on assets as opposed to the levered return on equity. As assets are bought and solid based on a relicions as well as to compare the performance of our assets to that of our peers. EBITDA should not be considered a subsistuat For net income. EBITDA may not be comparable to similarly titled measures employed by other comparable. ed March 13, 2017 multiplied by four. Management believes Annulated EHTDA provides useful information in understanding BIG MMTH financial partemance sever a partici of 12 months. However, investors and other users are autoined against artification of the sense of t

these months anded March 11, 2017 multiplet by few. Management belows Arounders 4HD provides seeful information is understanding (BG MMTH's Financial performance oner a period of 12 months. However, investors and other server are castioned applied tetrohomic guides certainty to use d ROL Actual NOL for any 12 months period will depend on a number of factors beyond our ability to control or prefet, including general capital extensions conditions, any balance to pay rent by default or other failure to pay rent by one or more of our transits and the distinction of entries due to terrorist attack, nature all basets or other causality, among others. We do not selfectuate to applied to a calculation to reflect events or informations instement. There can be no assessment that the Annualized Hourse Albume will be appresented on the second casting of the second casting and the distinction of the second casting and the distinction statement. There can be no assessment that the Annualized Hourse Albume will be appresented appresented and and the distinction of the second casting and the distinction statement. There can be no assessment that the Annualized Hourse Albume will be appresented and the distinction of the second casting and the distinction appresented apprese

EBITDA RECONCILATION

EBITDA and Adjusted EBITDA Reconciliation For the Three Months Ended March 31, 2017

	EBITDA
Revenues:	
Property rentals	
Tenant expense reimbursements	
Development, management and other service revenue	17,70
Other income and reimbursement from managed properties	13,00
Total revenues	159,23
Expenses	
Depreciation and amortization	46,85
Property operating and reimbursable expenses from managed properties	39,94
Real estate taxes	17,94
General and administrative	39,19
Ground rent	95
Total operating expenses	144,89
Operating income	14,34
Loss from unconsolidated real estate ventures	(1,655
Interest and other investment income, net	
Gain on derivative instruments	
Interest and debt expense	(19,97)
Loss before income tax expense	(6.654
Income tax provision	(3,401
Netioss	(10,055
Net loss attributable to noncontrolling interests in JBG SMITH LP	(1,405
Pro forma net loss attributable to common shareholders (1)	(8,650
RECONCILIATION OF PRO FORMA NET LOSS ATTRIBUTABLE	
TO COMMON SHAREHOLDERS TO EBITDA	
Net loss attributable to noncontrolling interests in JBG SMITH LP	(1,405
Interest and debt expense (2)	23.52
Depreciation and amortization (2)	51,59
Income tax provision (2)	
EBITDA (3)	68,47
Certain items that impact EBITDA:	
Non-cash equity based acquisition consideration	9,79
	78.27
Annualized EBITDA, adjusted for non-cash equity based acquisition consideration	313,10
Annual estimated run rate adjustments:	
Estimated net synergies	35.00
Incremental non-cash compensation	(21,000
Adjusted EBITDA	\$327,10

ildated and unconsolidated indebtedness, at share before pro forma ments	\$2,385,375
ma adjustments:	
ecured financing on the Bartlett	215,398
ated revolver draw at close	117,269
ated term loan draw at close	50,000
ment of 1730 M & 1150 17th financing	(43.529)
ment of payable to Vornado	(117,269)
pro forma indebledness	2,607,244
at share	90,689
il contributions	293,613
ed financing and facility draws, net	221,789
sing costs	(10,754)
ent of transaction costs	
pro forma cash (5)	527,918
et f	\$2,079,326
ed EBITDA	\$327,104
ebt/ Adjusted EBITDA	6.4 1
	menta ma adjustmenta: Incured financing on the Bartlett Bade formUnier dawa at close Med form Unier dawa at close ment of paysbib to Viornado reo forma shebtedness at share coortifications di financing and facility draws, net ing costs net of transaction costs reo forma clash (5)

- EBTDA represents "Lemings Before Internet, Taxes, Depreciation and Amortization." We calculate EBTDA on an basis which excludes the allocation to the noncontrolling interest of the Operating Partmenhip.
 Represents considered para tax of a Vironada and Bid Before any para forms adjustment.
 Represents considered and an our share of \$510,506 and \$127,412 of tash at our share of accountidated para.

t to Adjusted EBIT

NOI Reconciliation Three Months Ended N

	Three months ended March 31, 2017	
Vornado Included Assets	JBG Included Assets	Total JBG SMITH
33,782		
(7,000)		
(88)		
(896)		
13,690		
5,841		
\$72,352	\$16,798	\$89,150
	(1.329)	(5,045)
2,542	594	
(429)		(648)
(609)	(1,040)	(1,649)
\$70,416	\$15,075	\$85,491
\$281,664	\$60,300	\$341,964
	56,318 13,782 441 (7,000) (88) (896) 13,690 5,841 13,918 354 3,518 2,214 572,352 (1,716) 2,542 (429) (609) 276 578,416 578,416	Vornado Included Assets IBG Included Assets 56,318 33,782 441 (7,000) (88) (896) 13,592 541 13,518 354 35,541 354 35,518 2,474 (1,716) (1,139) 2,542 594 (429) (219) (600) (1,040) 276 276 (5) 570,416

NET ASSET VALUE / HISTORICAL COST (NAV/COST) RECONCILIATION⁽¹⁾

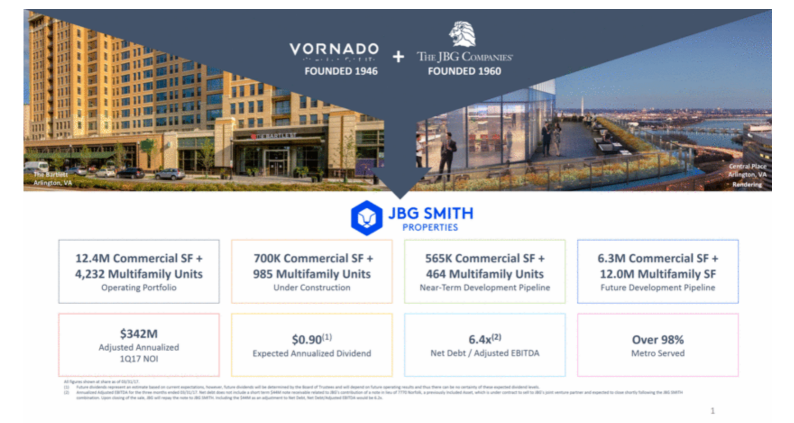
A d darch 12, 2027 Add a darch 22, 2027 A d darch 12, 2027 Add a darch 22, 2027 A d darch 12, 2027 Add a darch 22, 2027 A darch 24, 2027 Add a darch 24, 2027 A darch



TRANSACTION OVERVIEW

N A M E	JBG SMITH Properties
EXCHANGE/TICKER	NYSE/JBGS
DEAL SUMMARY	VNO to spin off its DC business and JBG to contribute its management company and a selected portfolio of complementary Metro-served assets
DISTRIBUTION RATIO	1 JBGS common share for every 2 VNO common shares 1 JBG SMITH Properties LP common unit for every 2 Vornado Realty LP common units
PRO FORMA SHARES	~137.8M fully diluted shares/units outstanding ⁽¹⁾
PRO FORMA OWNERSHIP	VNO Shareholders: 73% / JBG Equity Holders: 27% ⁽¹⁾ (Management: ~5% / Management + Board of Trustees: ~13%)
ANTICIPATED TIMING	July 2017, subject to certain closing conditions, including the registration statement on Form 10 being declared effective by the Securities and Exchange Commission

(1) Subject to closing adjustments



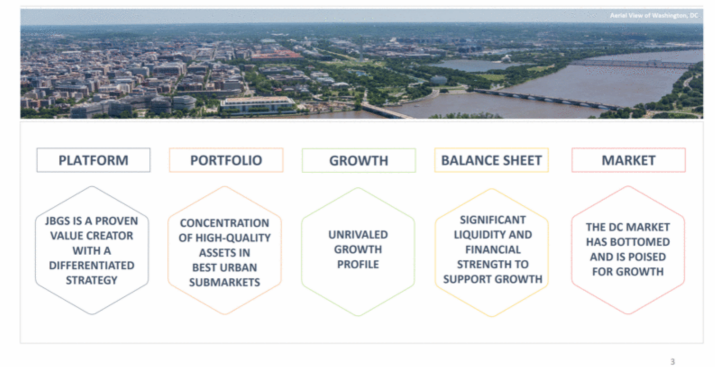
SCALE: LARGEST PURE-PLAY, DC METRO FOCUSED REIT



Conversion area statistics based in the translington-Antonomy (SA) with an intervention statistical area as advined by the U.S. Office and Management and Rudget. New statistics based on, and adjusted to reflect latest public disclosure, subject to availability.

Paramount Group square footage is shown pro forma for the sale of Waterview, which closed 05/00/17.

INVESTMENT RATIONALE - JBGS IS THE BEST WAY TO INVEST IN DC





- Deep bench of mixed-use real estate expertise across office, multifamily, and retail
- Vertically integrated platform with track record of value creation across market cycles
- Size and scale to drive efficiencies
- Placemaking expertise maximizes value of high-density, Metro-served real estate
- Reputation for speed, certainty, creativity, and fair dealing lead to favorable economics

Includes assets at 200% in which either 28G or Vornado/Charles E. Smith has made an equity investment.
 Includes third party assets managed by both the 28G and Vornado/Charles E. Smith management companies.
 Includes learner at weare and thord perty seats managed by the 88G and Vornado/Charles E. Smith management companies.

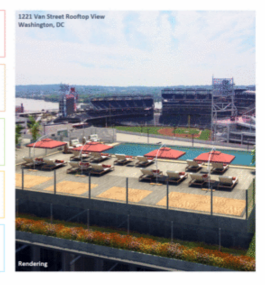
18.0M SF / 8,800 Units⁽¹⁾ Acquired since 1999

24.1M SF / 9,800 Units⁽¹⁾ Developed/Repositioned since 1999

15.7M SF / 5,800 Units⁽²⁾ Managed as of 03/31/17

3.7M SF⁽³⁾ Average Annual Commercial Leased over past three years

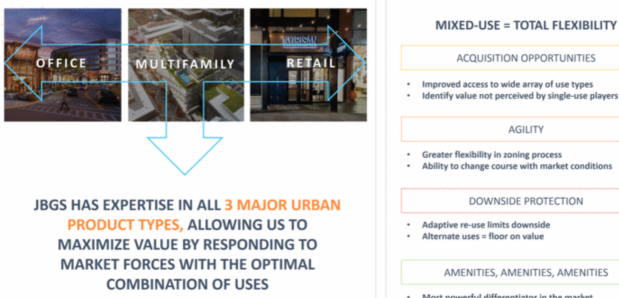
11,000 Units⁽³⁾ Average Annual Multifamily Leased over past three years



PLATFORM: DIFFERENTIATED STRATEGY







ACQUISITION OPPORTUNITIES Improved access to wide array of use types Identify value not perceived by single-use players AGILITY Greater flexibility in zoning process Ability to change course with market conditions DOWNSIDE PROTECTION Adaptive re-use limits downside Alternate uses = floor on value AMENITIES, AMENITIES, AMENITIES Most powerful differentiator in the market

Deep relationships and credibility with retailers

PLATFORM: MIXED-USE COMPETITIVE ADVANTAGES - RTC-WEST CASE STUDY



PLATFORM: MIXED-USE COMPETITIVE ADVANTAGES - 77H CASE STUDY













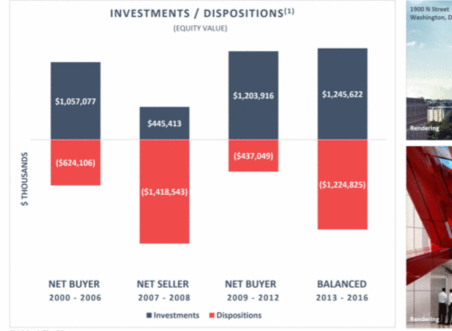
PLATFORM: MIXED-USE COMPETITIVE ADVANTAGES - SKY HOUSE CASE STUDY



PLATFORM: PROVEN TRACK RECORD THROUGH ALL MARKET CYCLES



PLATFORM: DEMONSTRATED CAPITAL ALLOCATION DISCIPLINE





PLATFORM: DISCIPLINED AND EXPERIENCED LEADERSHIP TEAM

EXECUTIVE MANAGEMENT TEAM WILL HAVE SIGNIFICANT OWNERSHIP: ~5% OF JBGS

Name and Title	Age	Years with JBGS ⁽¹⁾
N. Matt Kelly Chief Executive Officer and Trustee	44	12
Robert Stewart Executive Vice Chairman and Trustee	55	29
David Paul President & Chief Operating Officer	54	9
Stephen Theriot Chief Financial Officer	57	4
lames Iker Chief Investment Officer	44	14
Brian Coulter Co-Chief Development Officer	57	29
Cal Reynolds Co-Chief Development Officer	46	13
Patrick Tyrrell Chief Administrative Officer	56	14
iteven Museles Chief Legal Officer	54	<1
Angie Valdes Chief Accounting Officer	48	<1

ONE OF THE MOST SEASONED TEAMS IN THE DC MARKET	The Bartlett Rooftop Arlington, VA
MULTI-GENERATIONAL TEAM WITH LONG HISTORY TOGETHER	
STRONG COLLABORATIVE CORPORATE CULTURE	
MEANINGFUL ALIGNMENT WITH SHAREHOLDER INTERESTS	
100% OF SVPs AND ABOVE HAVE OWNERSHIP INTERESTS	

(1) Years with JBG or Vornado/Charles E.S.

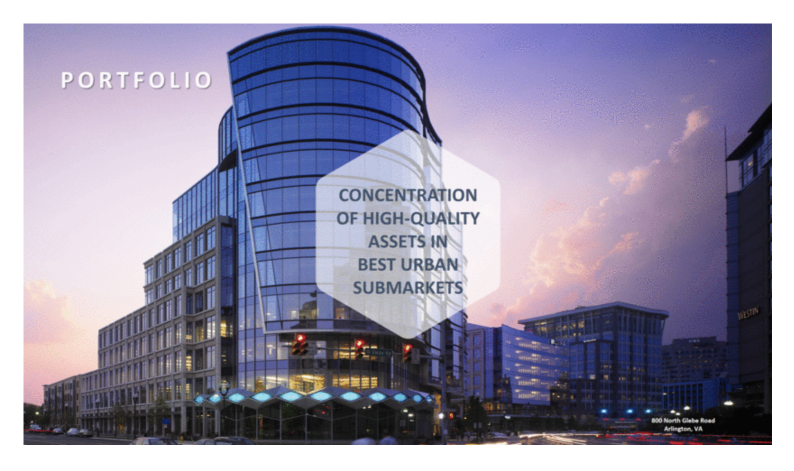
13

PLATFORM: THE MANAGEMENT TEAM



PLATFORM: EXPERIENCED BOARD OF TRUSTEES WITH STRONG SHAREHOLDER ALIGNMENT

Name and Title	Age	Experience/Current Position		
Steven Roth Chairman	75	Chairman of the Board of Trustees of Vornado and CEO of Vornado	MAJORITY INDEPENDENT BOARD OF TRUST WITH SIGNIFICANT SHAREHOLDER ALIGNM	
Robert Stewart Executive Vice Chairman	54	Served as a Managing Partner at JBG		
W. Matt Kelly CEO / Trustee	44	Served as a Managing Partner at JBG		
Scott Estes Independent Trustee	47	Executive Vice President and Chief Financial Officer, Welltower Inc. (NYSE: HCN)	~13% OWNERSHIP IN JBGS (MANAGEMENT TEAM + BOARD OF TRUSTE	
Alan Forman Independent Trustee	51	A Director of Investments at the Yale University Investments Office	Instruction really board of those	
Michael Glosserman Trustee	71	Served as a Managing Partner at JBG		
Charles E. Haldeman, Jr. Independent Trustee	69	Former CEO Freddie Mac & Putnam Investments; Former Chairman of the Dartmouth College Board of Trustees; Chairman of S&P Global	NON-STAGGERED BOARD (AFTER 3 YEARS)	
Carol Melton Independent Trustee	63	Executive Vice President, Global Public Policy, Time Warner, Inc.	(AFTER 3 TEARS)	
William Mulrow Independent Trustee	61	Senior Advisor, The Blackstone Group; previously Chief of Staff to New York Governor Andrew Cuomo		
Mitchell Schear Trustee	58	Served as President of Vornado / Charles E. Smith	REIT INDUSTRY STANDARD CORPORATE	
Ellen Shuman Independent Trustee	61	Former Chief Investment Officer, Carnegie Corporation of New York, Edgehill Partners	GOVERNANCE PRACTICES	



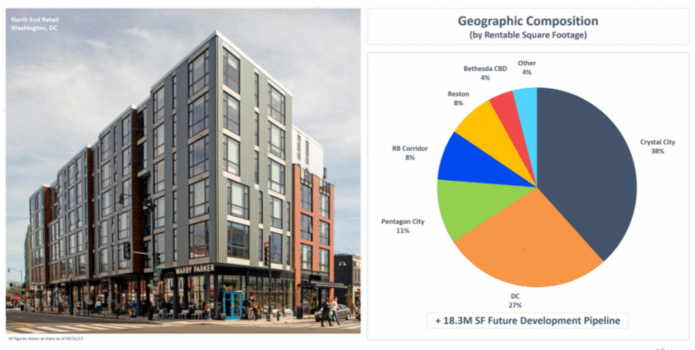
PORTFOLIO: SUMMARY



PORTFOLIO: CONCENTRATION OF HIGH-QUALITY ASSETS IN THE BEST SUBMARKETS

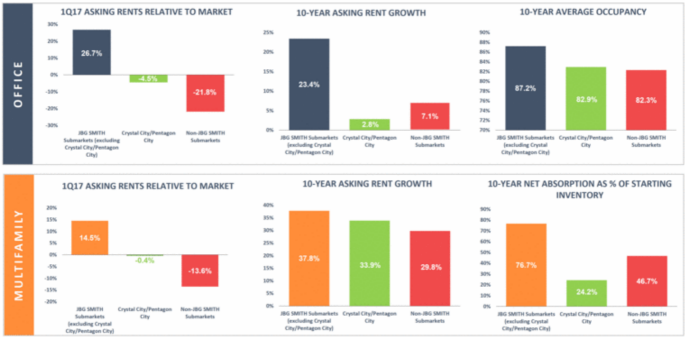


PORTFOLIO: SUMMARY



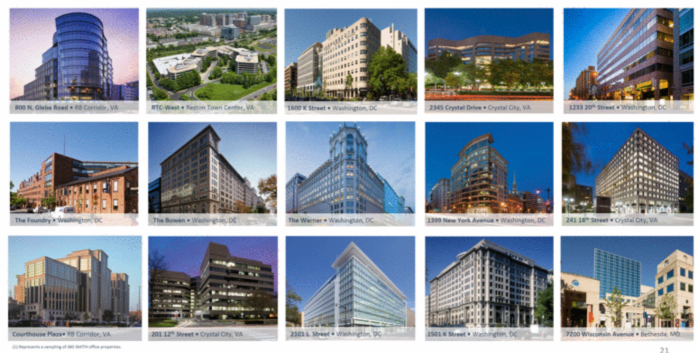
19

PORTFOLIO: OUR SUBMARKETS HAVE SIGNIFICANTLY OUTPERFORMED THE MARKET



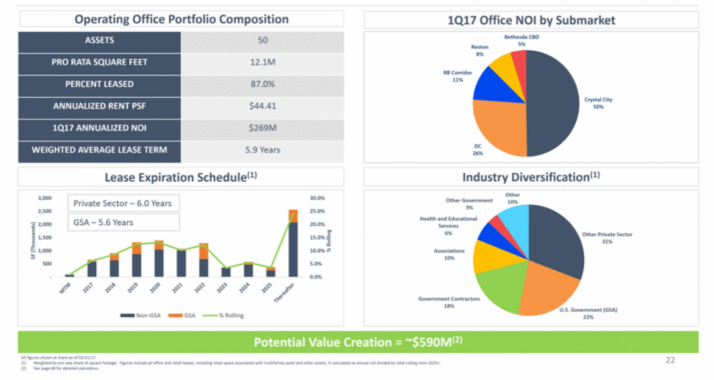
SOURCE: ILL Research. Data only reflects Class A multifamily inventory. Data as of 05/31/1

PORTFOLIO: OFFICE PROPERTIES (1)

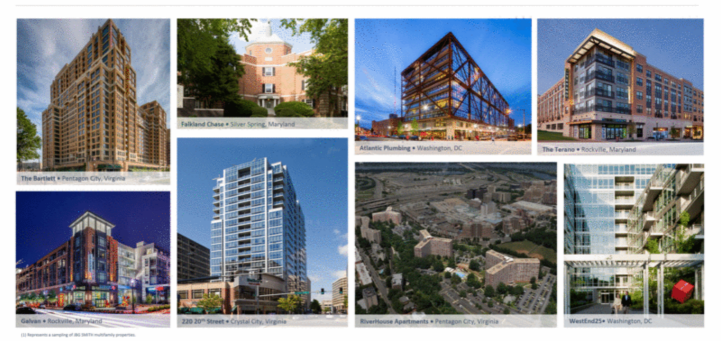


6.4

PORTFOLIO: OPERATING OFFICE



PORTFOLIO: MULTIFAMILY PROPERTIES⁽¹⁾



23

PORTFOLIO: OPERATING MULTIFAMILY



Excludes one recently delivered multifamily asset. The Bartlett, with 699 units at share.

Resident sata is based on tenant reported information for leaves signed in the last 12 months.
 Data reflects DC metro area portfolios based on public diodosure. Walk Scare measures the walkability of any address to nearby amprities. See some

casa renedis DC metro area portfo
 See page 68 for detailed calculation



PORTFOLIO: SUMMARY



GROWTH: UNDER CONSTRUCTION OFFICE/OTHER PROPERTIES⁽¹⁾



(1) Under construction properties are renderings shown as of 00/1

27

GROWTH: UNDER CONSTRUCTION MULTIFAMILY PROPERTIES⁽¹⁾



GROWTH: UNDER CONSTRUCTION PROPERTIES



Potential Value Creation = ~\$420M (\$281 PSF)⁽⁴⁾

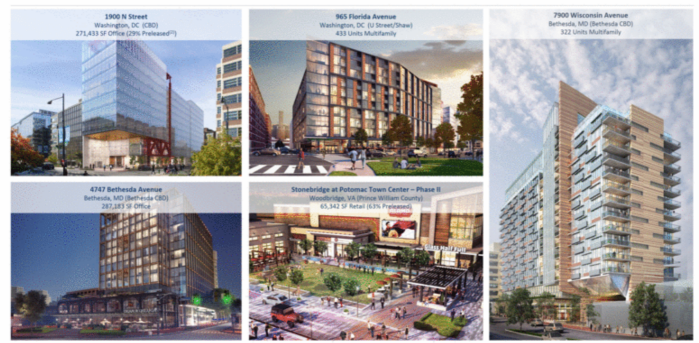
Guaranteed maximum price contracts in place for all under construction assets.

**resort Grant means the table balance of the predections of 200 2MH1 (Dia and predections), balance (and a prediction of the predictions), balance (and a prediction of the predictions), balance (and a prediction of the predictions), balance (and a prediction of the prediction o

Includes standalone retail assets classified as "Or
 See page 69 for detailed calculation.

29

GROWTH: NEAR-TERM DEVELOPMENT PROPERTIES (1)



Hear-term development properties are renderings.
 Tenant executed letter of intent to prelease on 03/23/12

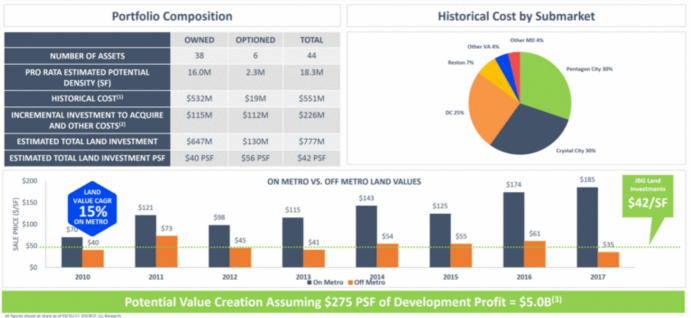
GROWTH: NEAR-TERM DEVELOPMENT PIPELINE



(1) Includes standalone retail assets classified as "Other" Assets.

12 "Interact core means can accurate a processing of the procession of the proces

GROWTH: FUTURE DEVELOPMENT PIPELINE



(i) "Historical Cost" means the table historical cost incomed by the predecessor of BS SMITH (BG and Versido)/Darks E. Smith) with respect to the development of an easet, including any acquisition costs, hard costs, soft costs, torard improvements, leasing costs and other similar costs, but excluding any Francing costs and ground rest expension BUTULT: historical Cost the cost of Indide a meril up on the 26 sensiti hard will be required by AdV as a music of the combination transmission. BUTULT: historical Cost the cost of Indide a meril up on the 26 sensiti hard will be required by AdV as a music of the combination transmission. ButULT: historical Cost the cost of Indide a meril up on the 26 sensiti hard will be required by AdV as a music of the combination transmission. ButULT: historical cost the cost of Indide a meril up on the 26 sensiti hard will be required by AdV as a music of the combination transmission. ButULT: historical Cost the cost of Indide a meril up on the 26 sensiti hard will be required by AdV as a music of the combination transmission.

Includes remaining acquisition costs, capital
 See page 71 for detailed calculation

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GROWTH: CRYSTAL CITY IS A UNIQUE, LARGE-SCALE OPPORTUNITY

- Crystal City's commercial district is comparable in scale to some of the best urban neighborhoods in the country, each with a distinct retail heart
- These neighborhoods have more balanced residential to office ratios than Crystal City
 - High occupancy and credit income in the office space deferred the need to change that balance in Crystal City
- JBGS has mixed-use placemaking skillset to execute on the Crystal City opportunity



GROWTH: PLACEMAKING CRYSTAL CITY



GROWTH: PLACEMAKING CREATES ENORMOUS VALUE





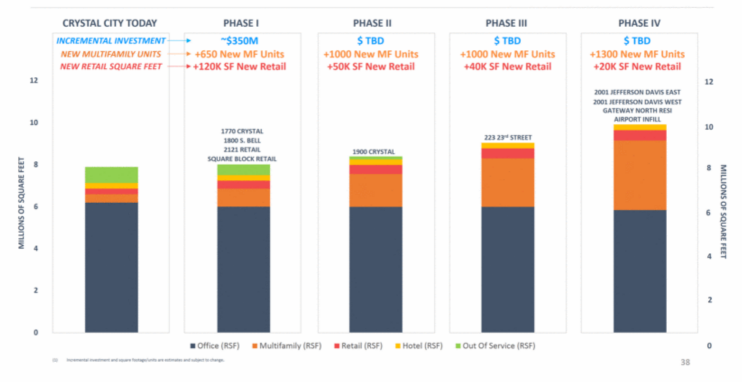




SOURCE: ILL Research



GROWTH: TRANSFORMATIVE REPOSITIONING OF CRYSTAL CITY⁽¹⁾



GROWTH: 6-YEAR POTENTIAL NOI BRIDGE(1)



This is hypothetical presentation of the track likes-Term KN2 and is dependent on numerous assumptions, which may not be accusion of the relax that explicit may differ materially from this hypothetical Potential Future NOL. Presse see the forward looking statements disclosiner and definitions at the beginning of this presentation for a discussion of the relax that could cause attract much that is differ materially from this hypothetical Potential Future NOL. Presse see the forward looking statements disclosiner and definitions at the beginning of this presentation for a discussion of the relax that could cause attract much tables and much tables are used to affer materially from this hypothetical Potential Future NOL. Presse see the forward looking statements disclosiner and definitions at the beginning of this presentation for a discussion of the relax that could cause attract tables are used to a free-tables are used to a free-tables.

39

GROWTH: COMPONENTS OF VALUE

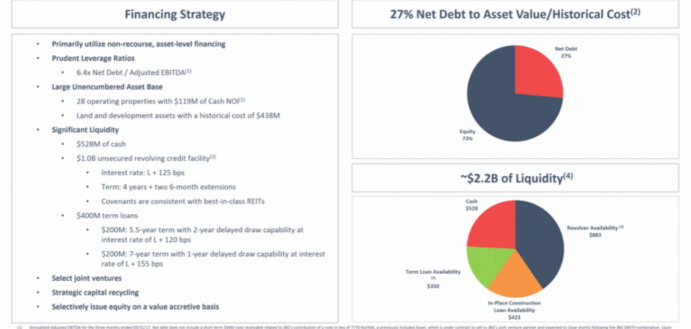


All figures shown at share as of 03/35/17. 'Italue creation is undiscounted.

This is a hypothetical presentation of Internal Fourier and environment assumptions, which may not be excurate, Actual Future NAV may differ materially from this hypothetical Potential Future Value Creation. Please see the forward looking statement disclorer and definitions at the beginning of this



BALANCE SHEET: STRONG BALANCE SHEET TO FUND FUTURE GROWTH



BALANCE SHEET: WELL LADDERED DEBT MATURITY PROFILE⁽¹⁾



of 03/31/17. to be 0.98%.

43

BALANCE SHEET: CAPACITY FOR GROWTH



- Generally seek to use conservative secured construction financing at attractive pricing .
- . Selectively pursue joint ventures
- . Opportunistically consider capital recycling opportunities
- Target steady-state Operating Net Debt to Adjusted EBITDA in 6.0-7.0x range to maintain capacity to take adva ntage of opports ns and future de

(1) (2) (3) (4) (5) (6) (5)

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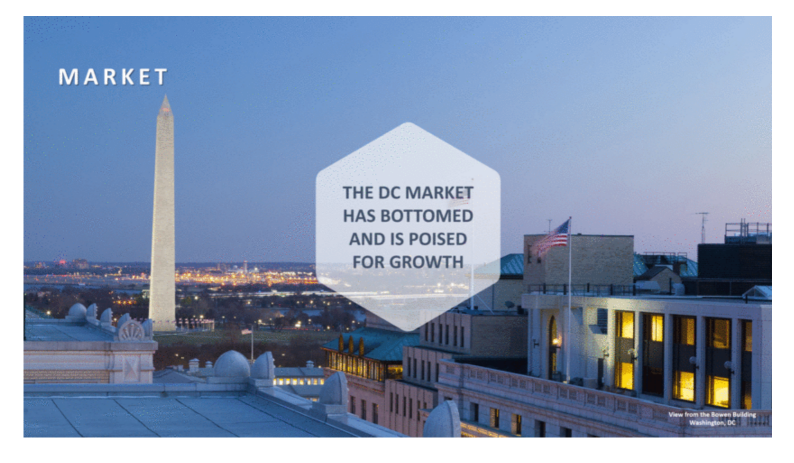
- d the near-term development pipeline. mated growth from operating assets as of 03/35/12
- Based on a hypothetical funding of incremental insectment with 2015 deta. Actual sources of funding may vary. Effect of contraction issue associated with assats under construction. Annualized Adjuster (BEOM for the three months ended OV/21): Effect of 213 and 42 billionized incremental insectment associated with the operating portfulin, assets under construction Effect of 213 and 42 billionized in the community and the complexity of the operating portfulin, assets under Estimated peak the Deb/Adjuster DBT/On areguing to samagement's unrent baseness piles estimates. In provide park the Deb/Adjuster DBT/On areguing to samagement's unrent theorems piles estimates.

BALANCE SHEET: RUN RATE G&A ANALYSIS

	Initial G&A ⁽⁴⁾	Explanation of Adjustments	Run-Rate G&A
Q Annualized G&A Expense	157		157
ransaction Related Items ⁽¹⁾	(39)	Elimination of non-cash compensation expense related to the amortization of value of certain units issued to acquire JBG Operating Partners LP and the Initial Formation Awards.	(39)
IQ Normalized G&A Expense	118		118
ncremental Non-Cash Compensation ⁽²⁾	8	Estimated annual non-cash compensation expense of the new JBGS equity compensation plan – will stabilize in Q4 2019.	21
Istimated Net Synergies	(20)	Elimination of allocated Vornado corporate G&A expenses – achieved at closing. Also includes other synergies, net of public company costs – scheduled to be completed by 4Q 2018.	(35)
Total Estimated G&A Expense	105		104
hird Party Services Business Allocated G&A (42.0%)			44
REIT Allocated G&A (58.0%)			60
REIT G&A Expense as % of Asset Value / Historical Cost ⁽³⁾			0.77%

(2) Estimated incremental non-cash compensation expense indiced to annual equity incretive grants under the 2012 Dembus Share Pan set of non-cash compensation included in 32, Annualized G&A Expense indiced to Vornade employees that will remain Bid Sinth employees.
(3) Statistical Carl represents measure of the total value of the Operating Office, Multifare, and Other annual and the institucial Carl of the Under Comprision. Programs The Operationent Papeline and Acute Development Papeline asset.
(4) Extended external and extension statistical card in the under development Papeline and Acute Development Papeline asset.
(5) Extended external and extension statistical extension and exten

(4) Extimate general are administrative expense including the annualced syntexpected to be reacted equily nominive grants under the 2017 Ominious Share Hanniel of on-care compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compensation included in 312 Annualced case Expense expected to be reacted as of the compe





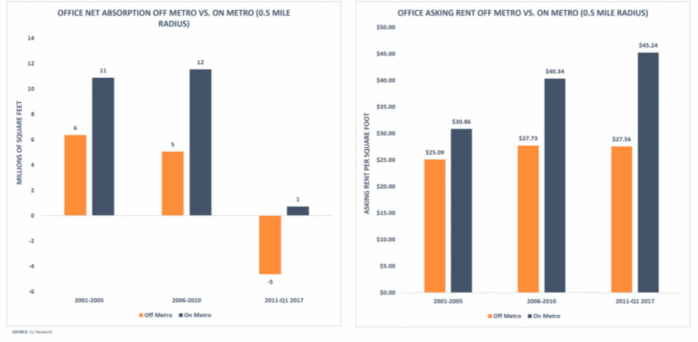
DC MARKET: STRONG FOUNDATION FOR GROWTH



DC MARKET: DC IS LESS VOLATILE OVER TIME RELATIVE TO OTHER GATEWAY MARKETS

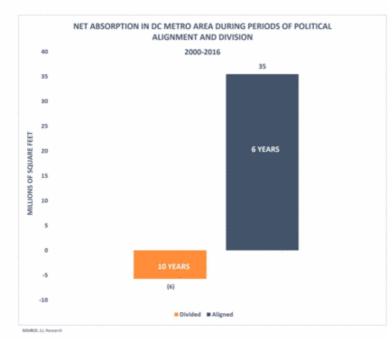


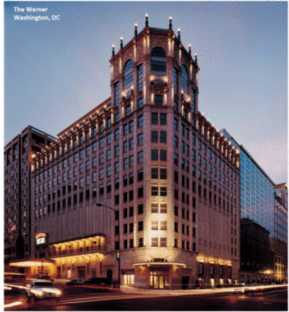
49



OFFICE MARKET: METRO-PROXIMATE, AMENITY-SERVED BUILDINGS PERFORM SIGNIFICANTLY BETTER

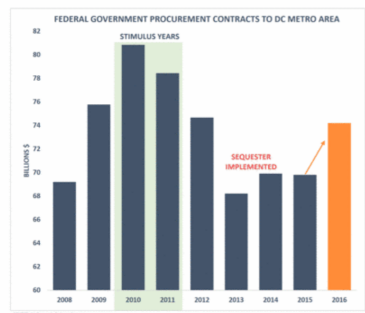
OFFICE MARKET: ALIGNMENT OF CONGRESS + PRESIDENCY = NET ABSORPTION





51

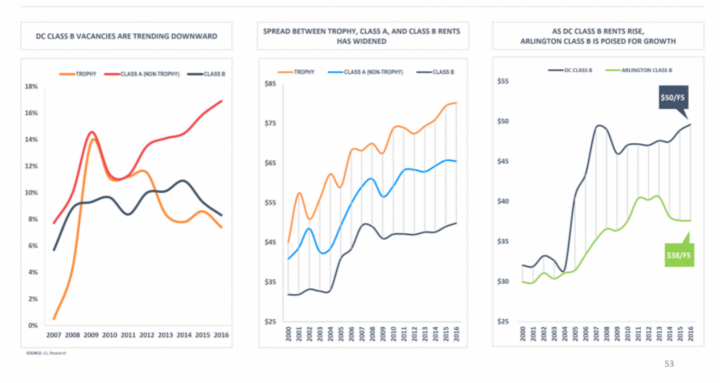
OFFICE MARKET: DC REGION FEDERAL CONTRACT SPENDING IS REBOUNDING



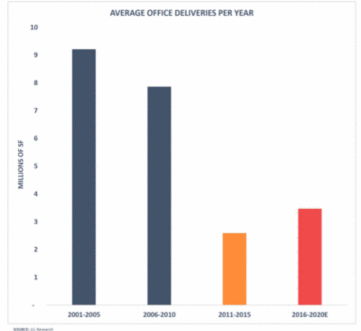


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OFFICE MARKET: VACANCY + GROWTH POTENTIAL

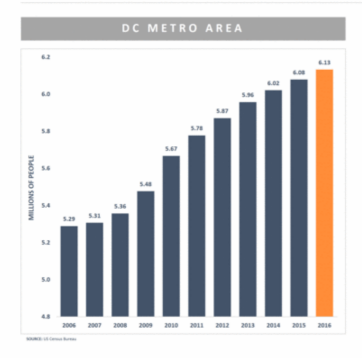


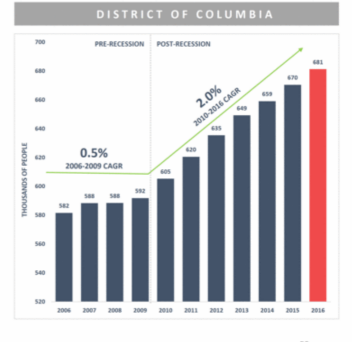
OFFICE MARKET: EVEN WITH NEW STARTS, PIPELINE IS BELOW HISTORICAL LEVELS





MULTIFAMILY MARKET: POPULATION HAS CONSISTENTLY GROWN: PARTICULARLY IN URBAN AREAS





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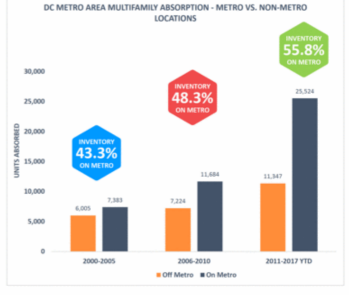
MULTIFAMILY MARKET: RENT GROWTH AND RECORD ABSORPTION, DESPITE SUPPLY GROWTH



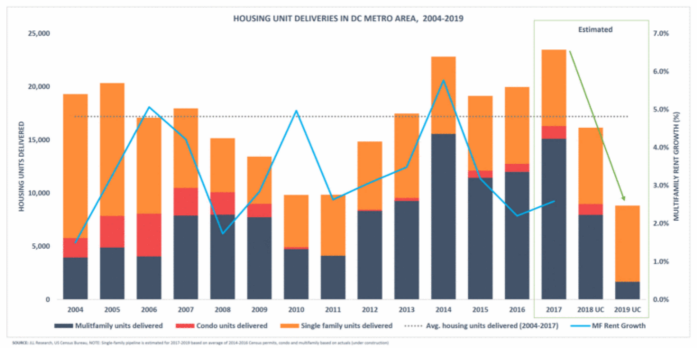


MULTIFAMILY MARKET: METRO-PROXIMATE, AMENITY-SERVED BUILDINGS DRIVING ABSORPTION



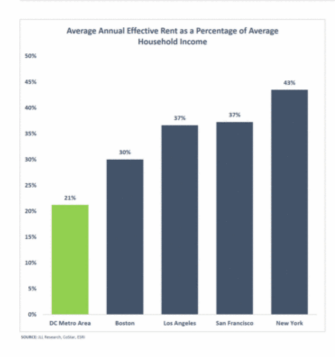


57



MULTIFAMILY MARKET: SHRINKING PIPELINE WILL LIKELY DRIVE RENT GROWTH

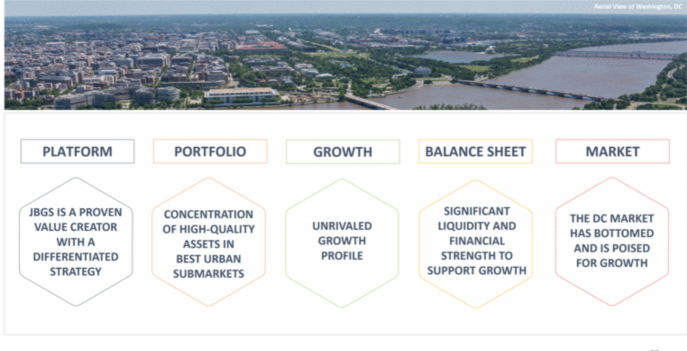
MULTIFAMILY MARKET: DC IS THE MOST AFFORDABLE OF ANY GATEWAY MARKET





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INVESTMENT RATIONALE - JBGS IS THE BEST WAY TO INVEST IN DC





SUSTAINABILITY MISSION STATEMENT AND STRATEGIC GOALS

THE JBG SMITH SUSTAINABILITY PROGRAM'S MISSION IS TO RAISE THE BAR FOR EXCELLENCE IN ENVIRONMENTAL SUSTAINABILITY AND OCCUPANT WELLNESS. WE ARE COMMITTED TO INTEGRATING SUSTAINABILITY GOALS INTO CORPORATE POLICIES AND ASSET BUSINESS PLANS BY PRIORITIZING:



The opportunities and risks associated with the environmental and social impacts of our business activities on the communities where we operate.

Transparency in sustainable investment, development, and operations and in our performance data in key areas of core interest to stakeholders.



Implementation of best in class sustainable operating and development practices verified by market recognized industry certifications.



Collaboration with industry associations, peers, and local jurisdictions to educate the market, driving increased value and long-term sustainability.

JBG SMITH WILL PARTNER WITH OUTSIDE ORGANIZATIONS THAT CONTRIBUTE TO ADVANCING OUR SUSTAINABILITY MISSION:











DEVELOPMENT ADJUSTED NET DEBT TO ADJUSTED EBITDA

Development Adjusted Net Debt to Adjusted EBITDA ⁽¹⁾	
\$ in millions	Estimated
3 in milliona	At Close
Secured Debt on Stabilized Assets (at 1/31/2017)	\$2,101
Secured Debt on The Bartlett (estimated at close)	215
Credit Facility (estimated at close)	117
Term Loans (estimated at close)	50
Total Operating/Corporate Debt	\$2,483
Less: Cash (estimated at close)	(5528)
Operating Net Debt	\$1,955
Plus: Secured Debt on Assets Under Construction (balance at 3/31/2017)	
CEB Tower at Central Place	\$100
RTC - West Retail	
L'Enfant Plaza Office - Southeast	
1221 Van Street	24
Atlantic Plumbing C – North	
Atlantic Plumbing C – South	
West Half III	
West Half II	
Total Net Debt	\$2,079
Adjusted ERITOA (3)	\$327
miggin new Australian Australian Australian Australian Australian Australian Australian Australian Australian A	2027
Operating Net Debt / Adjusted EBITDA	6.0x
Total Net Debt / Adjusted EBITDA	6.4x
13 Annualized Advisord (BITLA for the three munths ended EUT/UT). Net dolet daws not include a phort term fAMM note menalizer failable for 30% contribution of a net in like of 7773 Rorbids, a provincely included Asset, which is under contact to cell to 30% joint venture partner and expended to cell to 30% joint venture partner and expended to clear aborts following the 454	WATH combination. Upon closing of the
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	64

COMPONENTS OF VALUE⁽¹⁾

		Asset Value /		Potential	Potential
in millions, at JBG SMITH Share		Historical		Near Term	Future
		Cost ⁽⁴⁾	Metric	Value Creation	Value Creation
	Office	\$4,882	\$404 / SF		
	Multifamily	1,636	\$387K / Unit		
Operating Portfolio	Other	84	\$241/SF		
	Operating Real Estate	\$6,602	5.4% Cap Rate	\$884	-
Under Construction	Assets Under Construction Historical Cost ⁽²⁾	\$349	\$234 / SF	420	-
Near-Term Development	Near-Term Development Pipeline Historical Cost ⁽²⁾	\$101	\$103 / SF	289	-
Future Development	Future Development Pipeline Historical Cost ⁽²⁾	\$551	\$30 / SF	-	5,045
Platform	Third-Party Asset Management and Real Estate Services	\$200	8.0x EBITDA	-	-
al Asset Value / Historical	Cost ^{ing}	\$7,802			
tal Debt		(\$2,607)			
sh and Cash Equivalents		528			
Debt		(\$2,079)			
t Other Tangible Assets / (U	iabilities)	(\$27)			
t Adjustments		(\$2,106)			
t Asset Value / Historical C	ast ⁹⁴	\$5,696		\$1,593	\$5,045
imated Fully Diluted Share		137.8		137.8	137.8
t Asset Value / Historical C	ast per Share ^(H)	\$41_34		\$11.56	\$36.61
1 See same 1 for definitions					

See page II for definitions.
 "Historical Cost" means the total h Historical Cost" does not include a Second estimated as the fully "Asset Value / Historical Cost" rep Historical Cost plus our pro-rate d

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BALANCE SHEET⁽¹⁾

\$ in thousands, at JBG SMITH Share	As of 3/31/2017	Estimated Adjustments	Adjusted As of 3/31/2017
Other Tangible Assets: ⁰⁰			
Restricted Cash	\$24,357	-	\$24,357
Tenant and Other Receivables, Net of Allowance for Doubtful Accounts	42,129	-	42,125
Other Assets, Including Prepaid Expenses	66,684	-	66,684
Total Other Tangible Assets	\$133,170	-	\$133,170
Other Tangible Liabilities. ⁽⁸⁾			
Accounts Payable and Accrued Expenses	(\$103.662)		(\$103.662
Other Liabilities	(56,355)	_	(56.355)
Total Other Tangible Liabilities	(\$160,017)	-	(\$160,017
Net Other Tangible Assets / (Liabilities)	(\$26,847)		(\$26,847)
Detro:			
Mortgage Debt (Pro Rata Share)	(\$2,224,577)	-	(52,224,577
Repayment of Payable to VNO	(117,269)	117,269	
Repayment of 1730 M & 1150 17th Financing	(43,529)	43,529	
New Secured Financing on the The Bartlett at Close		(215,398)	(215,398)
Estimated Term Loan Draw at Close (9)	-	(50,000)	(50,000)
Estimated Revolver Draw at Close (0)	-	(117,269)	(117,269)
Total Debt	(\$2,385,375)	(5221,869)	(\$2,607,244)
Cash and Cash Equivalents:			

Cash and Cash Equivalents ⁴¹	\$595,337	\$595,337
Transaction Costs to be Paid at Closing ⁽³⁾	(567,419)	(\$67,419)
Total Cash and Cash Equivalents	\$527,918	\$527,918

See page 10 for definitions.
 Other tanglife starts excludes cash and cash equivalents. Other 10: Reflects Management's estimate of funding on the anticipated to Reflects (1) the cash combustion of \$107,800 and \$108,818 by Yor financing on 1700 M & 1150 17th, and (iii) \$313,754 of costs relation Adjustment of \$273,279 instal to our agreement to reimburster

SHARE COUNT SUMMARY⁽¹⁾

JBG SMITH Fully Diluted Shares Calculation:				1 3 (d. 12	SI - SS		
VNO Fully Diluted Shares Outstanding							201,131
Special Dividend of JBG SMITH Shares (2:1) to VNO Investors							100,565
Equity Contribution of VNO Assets							73.0%
JBG SMITH Fully Diluted Shares Outstanding							137,796

OPERATING ASSETS(1)

S in thousands, at JBG SMITH Share		10,17	Annualized	Plus: Signed Leases Not	Plus: Le of Rev Deliv	ently	Pro Forma Annualized Adjusted	Market	Market	
	% Occupied	NO	NO	Commenced	Asse	ts ⁽²⁾	NO	Cap Rate ⁽⁷⁾	Value	
Office:					1.					
×	90.7%	\$17,757	\$71,028	\$2,765			\$73,793	5.00%	\$1,475,86	
VA.	83.5%	46,228	184,912	4,791			189,703	6.00%	3,161,71	
MD	88.2%	3,163	12,652	2,023			14,675	6.00% 5.70%	244,583	
Subtotal / Wtd Avg Office	85.4%	\$67,148	5268,592	39,579			\$278,171	5.70%	\$4,882,160	
Multifamily:				and the second second				A Contract of the		
x	93.7%	\$4,795	\$19,180				\$19,180	4.25%	\$451,29	
VA.	92.2%	10,814	43,256			3,720	46,976	4.50%	1,043,90	
MD	90.7%	1,580	6,320	16			6,336	4.50%	140,800	
Subtotal / Wtd Avg Multifamily	92.4%	\$17,189	\$68,756	\$16		\$3,720	\$72,492	4.43%	\$1,635,995	
Subtotal / Wtd Avg Other Grand Total / Wtd Avg	99.0%	\$1,154 \$85,491	\$4,616 \$341,964	\$8		\$3,720	\$4,624 \$355,287	5.50% 5.38%	\$84,07	
					(1) See page	I for definitions.				
Potential Value Creation:		Office	Pro Forma NOI Multifamily	Total	(2) Increment unoccupie	al Multifamily revenue o 6 unit as of 03/31/17 an	d calculated as the product of incre	sets assuming Management's exten mental units available for occupan Sudes potential revenue from the 1	cy up to 95.0% occupancy and	
Lease Up of Assets ⁽⁸⁾		21,000		21,000	multifami	assets.				
Contractual Rent Growth ⁽⁴⁾		23,000		23,000				portfolio occupancy to 90.3%, net o ue, tenant expense reimbursemen		
Market Rent Growth ⁽⁵⁾⁽⁸⁾		(7,000)	13,000	6,000				ment occupancy (85.4%), [14] multi- d not commenced leases, Manager		
Estimated Total Adjustments				\$50,000	(4) G-year cur place rent	the amount calculated in (c) and tess incremental revenue from signed not commerced teases. Management's estimate of costs associated with where op is 3D per square from. 6 year comulations contractual rent increases at an average of 2.25% per ansum on non-GSA leases with stern beyond 2022 with tota also rent of 35.62.258 or 67.057.07.2				
Market Cap Rate ⁽⁷⁾		5.70%	4.43%	5.30%				rt growth of 2.0%, net of an estima 11 as a % of total office revenue fro		
Estimated Stabilzed Value		649,384	293,385	942,770	13.1%, 14	PS, 10.6%, and 12.9%.		arket rent growth of 2.75% on ann		
incremental Lease Up Investment ⁽³⁾		(58,928)		(58,928)	03/35/17		up of recently delivered multifami	ly assets of \$3,720, less (ii) 2.75% a		
Potential Value Creation		\$590,456	\$293,385	\$883,841			ed average stabilized capitalization	rates.		
				and the second						

UNDER CONSTRUCTION⁽¹⁾

							Schedule			Costs At JBG SMI	
						Start	Completion	Stabilization	Historical	Incremental	Total
Asset	Type	Submarket	% Ownership	보	Units	Date	Date	Date	Cost ⁽²⁾	Investment	Investment
der Construction:											
B Tower at Central Place	Office	Rosslyn	100.0%	529,997		Q4 2014	Q2 2018	Q2 2020	\$191,611	\$156,851	\$348
infant Plaza Office - Southeast	Office	Southwest	49.0%	214,257		Q1 2017	Q3 2019	Q2 2021	9,255	34,789	44
C - West Retail	Office	Reston	100.0%	40,025		Q4 2015	Q2 2017	Q1 2018	14,167	15,901	30,
21 Van Street	Multifamily	Ballpark/Southeast	100.0%	226,546	291	Q4 2015	Q2 2018	Q2 2019	61,545	48,150	109,
est Half III	Multifamily	Ballpark/Southeast	94.2%	211,939	249	Q1 2017	Q1 2020	Q1 2021	23,283	67,338	90,
est Half II	Multifamily	Ballpark/Southeast	94.2%	176,235	216	Q1 2017	Q1 2020	Q1 2021	29,995	94,343	124,
iantic Plumbing C - North	Multifamily	U Street/Shaw	100.0%	145,605	161	Q1 2017	Q4 2019	Q3 2020	11,989	63,907	75,
iantic Plumbing C – South	Multifamily	U Street/Shaw	100.0%	79,926	95	Q1 2017	Q4 2019	Q2 2020	6,915	36,178	43,
tal / Wtd Avg Under Construction				1,624,530	1,012	Q1 2016	Q1 2019	Q2 2020	\$348,760	\$517,456	\$866,
tential Value Creation:											
stimated Stabilized Value											\$1,286,
Targeted NOI Yield										7.1%	
Estimated Stabilized NOI										\$61,000	
Wtd Avg Stabilized Cap Rate ⁽³⁾										4.74%	
ess: Total Investment											(866,

Potential Value Creation per

(1) See apple 16 conferences.
(2) Rear apple 16 conferences.
(3) Rear apple 16 conferences.
(3) The apple 16 conference and provide the transmit of the approximately, teacing costs and other similar costs, but excluding any financing costs and ground net expenses, incurred as of 00/31/37. Historical Cost does not include a net optimal to the 36 costs.
(3) The apple 16 conference and to costs.
(3) The apple 16 conference and to costs.
(4) The apple 16 conference and to costs.
(5) The apple 16 conference and to costs.</p

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NEAR-TERM DEVELOPMENT PIPELINE⁽¹⁾

\$ in thousands, at JBG SMITH Share

Asset	Type	Submarket	% Ownership	SE	Units
Near-Term Development:					
4747 Bethesda Avenue	Office	Bethesda CBD	100.0%	287,183	-
1900 N Street	Office	CBD	100.0%	271,433	
7900 Wisconsin	Multifamily	Bethesda CBD	50.0%	359,025	322
965 Florida Avenue	Multifamily	U Street/Shaw	70.0%	334,859	433
Stonebridge at Potomac Town Center - Phase II	Other	Prince William County	10.0%	65,342	
Total Near-Term Development				1,317,842	755
					As of 1017
Near-Term Development Cost Basis: Historical Cost ⁽²⁾					\$100,596
Historical Cost Estimated Incremental Investment					473.616
Estimated Total Investment					\$574,212
Potential Value Creation:					
Estimated Stabilized Value					\$862,931
Targeted NOI Yield				7.1%	
Estimated Stabilized NOI				\$41,000	
Wtd Avg Stabilized Cap Rate ⁽³⁾				4.75%	
Leu: Total investment					4574 513
Less: Total Investment					(574,212)
Potential Value Creation					\$288,719
Potential Value Creation per Share					\$2.10
(3) See page 8 for definitions. (3) "Mitmated Cod" means the total instantial cost incorrect in the condensation of this UNITY (200 as					

(ii) See page in the determinion. "Interview of the set of the set of the set of the set of the predecessors of JBG SMXTS Cost does not involve a mark up on the JBG assets that will be required by GAAP as a result Management's estimate of investighted yearage tabilised applicationation rate.

FUTURE DEVELOPMENT PIPELINE⁽¹⁾

n thousands, at JBG SMITH Share	Number of	Estimate	ed Potential Deve	lopment Density [SF	3	Estimated Commercial SF / Multifamily Units to be	Historical	Remaining Acquisition	Capitalized Cost of SF / Units to be	Capitalized Cost of Ground Rent	Estimated Total	Estimated Total Investment
Region	Assets	Total	Office	Multifamily	Retail	Replaced ⁽²⁾	Cost ⁽³⁾	Costs ⁽⁴⁾	Replaced (7)	Payments (1)	Investment	per SF
wned:												
rginia	25	13,015,330	3,654,200	8,652,860	708,270	395,702 SF / 15 units	\$390,708		\$84,512	\$2,337	\$477,558	\$1
ashington, DC	8	1,594,056	635,896	937,910	20,250		128,375				128,375	8
aryland	5	1,402,360	19,170	1,244,560	138,630	25,119 SF / 162 units	13,057		27,667	416	41,139	2
otal / Wtd Avg	38	16,011,746	4,309,266	10,835,330	867,150	420,821 SF / 177 units	\$532,140		\$112,179	\$2,753	\$647,072	\$4
otioned:												
rginia	2	636,250	625,000	10,350	900	**	\$617	\$20,606		**	\$21,223	\$3
(ashington, DC	3	1,698,510	337,510	1,163,500	197,500		10,313	21,194		69,718	101,225	5
taryland	1	-	-	-	-		7,782				7,782	
stal / Wtd Avg	6	2,334,760	962,510	1,173,850	198,400		\$18,712	\$41,800		\$69,718	\$130,230	\$5
rand Total / Wtd Avg	44	18,346,506	5,271,776	12,009,180	1,065,550	420,821 SF / 177 units	\$550,852	\$41,800	\$112,179	\$72,472	\$777,302	54

ial Value Creation:

Potential Value Creation PSF⁽⁷⁾

Total Estimated Potential Development Density

1 I I I totaling \$4,400

(月)(月)

71

\$275

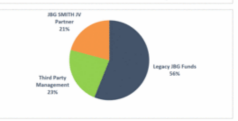
18,346,506

THIRD-PARTY ASSET MANAGEMENT AND REAL ESTATE SERVICES BUSINESS⁽¹⁾

	Source of Revenues ⁽²⁾							
	IBG SMITH IV Partner	Legacy JBG Funds	Third Party Management	Total	Ended 3/31/2017			
Service Revenues:								
Property Management Fees	\$1,449	\$2,336	\$2,355	\$6,140	\$24,560			
Asset Management Fees	431	4,781		5,212	20,848			
Leasing Fees	780	700	1,331	2,811	11,244			
Development Fees	607	1,111	260	1,978	7,912			
Construction Management Fees	273	399	1	673	2,692			
Other Service Revenues	30	291		321	1,284			
Total Revenues	\$3,570	\$9,618	\$3,947	\$17,135	\$68,540			
Allocated Pro Forma G&A ⁽³⁾					(43,541)			
EBITDA					\$24,999			
Market Multiple ⁽⁴⁾					8.0			
Value of Third-Party Asset Management & Real Estate Services Business					\$199,992			







2 Diversified services platform and joint venture relationships provide predictable, stable income streams

3 Scale provides market knowledge, buying power, and operating efficiencies across all product types 4

Strong institutional capital relationships provide access to private capital markets opportunistically

See page 8 for def
 Following the closed future.
 Represents manager
 Represents manager

Walk Score	Score	Description
 Walk Score measures the walkability of any address 	90 - 100	Walker's Paradise Daily errands do not require a car
 For each address, Walk Score analyzes hundreds 		
of walking routes to nearby amenities. Points are	70 - 89	Very Walkable
awarded based on the distance to amenities in each category	70-89	Most errands can be accomplished on foot
 Also accounts for population density and road 		
metrics such as block length and intersection	50 - 69	Somewhat Walkable
density	50 05	Some errands can be accomplished on foot
	25 - 49	Car-Dependent
	23-43	Most errands require a car
	0 - 24	Car-Dependent
	0-24	Almost all errands require a car

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UNDERSTANDING OUR FINANCIAL REPORTING

FFO	Calculated in accordance with NAREIT's definition, adjusting Net Income/(Loss) for: 1) Real estate-related depreciation and amortization 2) Adjustments for one-time extraordinary items, including but not limited to: Gains/(losses) from asset sales, expenses associated with redeeming debts, cumulative effects of accounting changes, and the results of discontinued operations Impairment losses on depreciable real estate JBG SMITH's share of FFO from unconsolidated JVs 	We believe that adjusting for one-time items not considered part of our comparable operations associated with the transaction will provide a more meaningful presentation to:
FFO as Adjusted	Calculated by adjusting FFO for: 1) Expenses associated with the transaction, including: • Non-cash amortization of LP units to be issued to the partners of JBG Operating Partners and Amortization of the Initial Formation Awards 2) Additional public company costs net of expected transaction synergies	Help normalize operating results Improve the ease of understanding
FAD	Calculated by adjusting FFO as Adjusted for: 1) Recurring Capex, Tis and LCs 2) Straight-line rent 3) Above/(below) market leases 4) Deferred financing costs 5) Non-cash compensation related expenses	our operating results to the investing public Help investors make comparisons of our operating results to other REITs Allow investors to more accurately compare our performance across
EBITDA	Calculated as Net Income/(Loss) plus: 1) Interest expense 2) Income tax expense 3) Depreciation and amortization	reporting periods
Adjusted EBITDA	Calculated by adjusting EBITDA for: 1) Expenses associated with the transaction, including: • Non-cash amortization of LP units to be issued to the partners of JBG Operating Partners and Amortization of the Initial Formation Awards 2) Additional public company costs net of expected transaction synergies	operating metrics may not be comparable to those reported by other REITs or real estate companies



