# SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 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): May 25, 2000

Commission File Number: 1-11954

VORNADO REALTY TRUST (Exact name of registrant as specified in its charter)

MARYLAND (State or other jurisdiction of incorporation) 22-1657560 (I.R.S. employer identification number)

PARK 80 WEST, PLAZA II, SADDLE BROOK, NEW JERSEY (Address of principal executive offices)

07663 (Zip Code)

(201) 587-1000 (Registrant's telephone number, including area code)

 $$\rm N/A$$  (Former name or former address, if changed since last report)

#### TTEMS 1-4. NOT APPLICABLE

### ITEM 5. OTHER EVENTS

# ISSUANCE OF SERIES D-7 PREFERRED UNITS BY VORNADO REALTY L.P.

On May 25, 2000, Vornado Realty L.P., a Delaware limited partnership through which Vornado Realty Trust conducts its business (the "Operating Partnership"), sold \$180 million of Series D-7 Preferred Units of limited partnership interest (the "Series D-7 Preferred Units") to an institutional investor in a private placement, resulting in net proceeds of \$175,500,000.

The Series D-7 Preferred Units are perpetual and may be redeemed without penalty in whole or in part by the  $\ensuremath{\mathsf{Operating}}\xspace{\ensuremath{\mathsf{Partnership}}\xspace$  any time on or after May 25, 2005 for cash equal to \$25 per Series D-7 Preferred Unit and any accumulated and unpaid distributions owing in respect of the Series D-7 Preferred Units being redeemed. At any time on or after the Series D-7 Effective Date (as defined below), holders of Series D-7 Preferred Units will have the right to have their Series D-7 Preferred Units redeemed by the Operating Partnership for (i) cash equal to the holder's capital account after the carrying values of all Operating Partnership assets are adjusted pursuant to the limited partnership agreement of the Operating Partnership and the holder's capital account is adjusted accordingly for the Series D-7 Preferred Units being redeemed or (ii) at the option of Vornado Realty Trust, one Series D-7 8.25% Cumulative Redeemable Preferred Share of Beneficial Interest (liquidation preference \$25 per share), no par value (the "Series D-7 Preferred Shares"), of Vornado Realty Trust for each Series D-7 Preferred Unit redeemed. The "Series D-7 Effective Date" means the sooner of (i) May 25, 2010, (ii) the first business day following any period in which the Operating Partnership has failed to make full distributions in respect of the Series D-7 Preferred Units for six quarters, whether or not consecutive, (iii) the first business day following receipt by the holder of the Series D-7 Preferred Units of either notice from Vornado Realty Trust, or an opinion of counsel, that the Operating Partnership is or likely is a "publicly-traded partnership," as defined in the Internal Revenue Code of 1986, as amended, and (iv) the first business day following the date on which the institutional investor to which the Series D-7 Preferred Units were issued reasonably determines that there is an imminent and substantial risk that the Series D-7 Preferred Units held by it represent or will represent 19.5% or more of the total profits or capital interests in the Operating Partnership for a taxable year.

The Series D-7 Preferred Shares will be perpetual and will be redeemable at the option of Vornado Realty Trust at any time on and after May 25, 2005 for cash equal to \$25 per Series D-7 Preferred Share plus dividends accumulated and unpaid prior to the date of redemption. No Series D-7 Preferred Shares are now outstanding. Vornado Realty Trust and the purchaser of the Series D-7 Preferred Units have entered into a registration rights agreement with respect to the Series D-7 Preferred Shares that may be issued upon redemption of Series D-7 Preferred Units.

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# ITEM 6. NOT APPLICABLE

# ITEM 7. FINANCIAL STATEMENTS, PRO FORMA FINANCIAL INFORMATION AND EXHIBITS.

The following exhibits are furnished in accordance with the provisions of Item 601 of Regulation S-K:

Exhibit No.	Description
3.1	Articles Supplementary to Declaration of Trust of Vornado Realty Trust with respect to the Series D-7 Preferred Shares, dated May 25, 2000, as filed with the State Department of Assessments and Taxation of Maryland on June 1, 2000
3.2	Thirteenth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of May 25, 2000
3.3	Press release of Vornado Realty Trust, dated May 26, 2000

ITEM 8. NOT APPLICABLE

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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/ Irwin Goldberg

Name: Irwin Goldberg Title: Vice President, Chief Financial Officer

Date: June 16, 2000

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### VORNADO REALTY TRUST

#### ARTICLES SUPPLEMENTARY

# SERIES D-7 8.25% CUMULATIVE REDEEMABLE PREFERRED SHARES (LIQUIDATION PREFERENCE \$25.00 PER SHARE)

Vornado Realty Trust, a Maryland real estate investment trust (the "Trust"), hereby certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: Under a power contained in Article VI of the Amended and Restated Declaration of Trust of the Trust (the "Declaration"), the Board of Trustees of the Trust (the "Board of Trustees"), by unanimous written consent, classified and designated 7,200,000 shares (the "Shares") of the Preferred Stock, no par value per share (as defined in the Declaration), of the Trust as shares of Series D-7 8.25% Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share, with the following preferences, conversion and other rights, voting powers, restrictions, limitations as to dividends and other distributions, qualifications and terms and conditions of redemption, which upon any restatement of the Declaration, shall be deemed to be part of Article VI of the Declaration, with any necessary or appropriate changes to the enumeration or lettering of sections or subsections hereof:

### SERIES D-7 8.25% CUMULATIVE REDEEMABLE PREFERRED SHARES

SECTION 1. NUMBER OF SHARES AND DESIGNATION. This series of Preferred Stock shall be designated as Series D-7 8.25% Cumulative Redeemable Preferred Shares of Beneficial Interest, liquidation preference \$25.00 per share (the "Series D-7 Preferred Shares"), and 7,200,000 shall be the number of shares of Preferred Stock constituting such series.

SECTION 2. DEFINITIONS. For purposes of the Series D-7 Preferred Shares, the following terms shall have the meanings indicated:

"Board of Trustees" shall mean the Board of Trustees of the Trust or any committee authorized by such Board of Trustees to perform any of its responsibilities with respect to the Series D-7 Preferred Shares.

"Business Day" shall mean any day other than a Saturday, Sunday or a day on which state or federally chartered banking institutions in New York, New York are not required to be open.

"Common Shares" shall mean the common shares of beneficial interest of the Trust, par value 04 per share.

"Dividend Payment Date" shall mean the first calendar day of January, April, July and October, in each year, commencing on the first of January 1, April 1, July 1 or October 1 to follow the Issue Date; provided, however, that if any Dividend Payment Date falls on any day other than a Business Day, the dividend payment due on such Dividend Payment Date shall be paid on the first Business Day immediately following such Dividend Payment Date.

"Dividend Periods" shall mean quarterly dividend periods commencing on January 1, April 1, July 1 and October 1 of each year and ending on and including the day preceding the first day of the next succeeding Dividend Period (other than the initial Dividend Period with respect to each Series D-7 Preferred Share, which shall commence on the date on which such Series D-7 Preferred Share was issued by the Trust and end on and include the day preceding the next succeeding January 1, April 1, July 1 or October 1 to occur (whichever occurs first)).

"Issue Date" shall mean the first date on which any Series D-7 Preferred Shares are issued.

"Junior Shares" shall mean the Common Shares and any other class or series of shares of beneficial interest of the Trust constituting junior shares of beneficial interest as described in paragraph (c) of Section 9 hereof.

"Liquidation Preference" shall have the meaning set forth in paragraph (a) of Section 4 hereof.

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"Operating Partnership" shall mean Vornado Realty L.P., a Delaware limited partnership.

"Parity Shares" shall mean any shares of beneficial interest as described in paragraph (b) of Section 9 hereof.

"Person" shall mean any individual, firm, partnership, corporation, limited liability company or other entity, and shall include any successor (by merger or otherwise) of such entity.

"Redemption Date" shall have the meaning set forth in paragraph (c) of Section 5 hereof.

"Redemption Price" shall have the meaning set forth in paragraph (a) of Section 5 hereof.

"Series D-7 Preferred Shares" shall have the meaning set forth in Section 1 hereof. It is the intention of the Trust in establishing the Series D-7 Preferred Shares, that, except to the extent otherwise set forth herein, each Series D-7 Preferred Share shall be substantially the economic equivalent of a Series D-7 Preferred Unit in respect of which it was issued.

"Series D-7 Preferred Units" shall mean the Series D-7 Preferred Units of limited partner interest of the Operating Partnership.

"Set apart for payment" shall be deemed to include, without any action other than the following, the recording by the Trust in its accounting ledgers of any accounting or bookkeeping entry which indicates, pursuant to a declaration of a dividend or other distribution by the Board of Trustees, the allocation of funds to be so paid on any series or class of shares of beneficial interest of the Trust; provided, however, that if any funds for any class or series of Junior Shares or any class or series of shares of beneficial interest ranking on a parity with the Series D-7 Preferred Shares as to the payment of dividends are placed in a separate account of the Trust or delivered to a disbursing, paying or other similar agent, then "set apart for payment" with respect to the Series D-7 Preferred Shares shall mean placing such funds in a separate account or delivering

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such funds to a disbursing, paying or other similar agent.

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"Transfer Agent" means First Union National Bank, Charlotte, North Carolina, or such other agent or agents of the Trust as may be designated by the Board of Trustees or its designee as the transfer agent for the Series D-7 Preferred Shares.

"Voting Preferred Shares" shall have the meaning set forth in Section 10 hereof.

SECTION 3. DIVIDENDS. (a) The holders of Series D-7 Preferred Shares shall be entitled to receive, when, as and if authorized by the Board of Trustees and declared by the Trust out of assets legally available for that purpose, dividends payable in cash at the rate per annum of \$2.0625 per Series D-7 Preferred Share (the "Annual Dividend Rate"). Such dividends with respect to each Series D-7  $\operatorname{Preferred}$  Share shall be cumulative from the date on which such Series D-7 Preferred Share was issued by the Trust, whether or not in any Dividend Period or Periods there shall be assets of the Trust legally available for the payment of such dividends, and shall be payable quarterly, when, as and if authorized by the Board of Trustees and declared by the Trust, in arrears on Dividend Payment Dates commencing with respect to each Series D-7 Preferred Share on the first Dividend Payment Date after the date on which such Series D-7 Preferred Share was issued by the Trust. Dividends are cumulative from the most recent Dividend Payment Date to which dividends have been paid, whether or not in any Dividend Period or Periods there shall be assets legally available therefor. Each such dividend shall be payable in arrears to the holders of record of the Series D-7 Preferred Shares, as they appear on the share records of the Trust at the close of business on such record dates, not more than 30 days preceding the applicable Dividend Payment Date (the "Dividend Payment Record Date"), as shall be fixed by the Board of Trustees. Accumulated and unpaid dividends for any past Dividend Periods may be authorized and declared and paid at any time, without reference to any regular Dividend Payment Date, to holders of record on such date, not exceeding 45 days preceding the payment date thereof, as may be fixed by the Board of Trustees.

(b) The amount of dividends payable for each full Dividend Period for each Series D-7 Preferred Share shall be computed by dividing the Annual Dividend Rate by four. The

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amount of dividends payable for the initial Dividend Period, or any other period shorter or longer than a full Dividend Period, on the Series D-7 Preferred Shares shall be computed on the basis of twelve 30-day months and a 360-day year. Holders of Series D-7 Preferred Shares shall not be entitled to any dividends, whether payable in cash, property or stock, in excess of cumulative dividends, as herein provided, on the Series D-7 Preferred Shares. No interest, or sum of money in lieu of interest, shall be payable in respect of any dividend payment or payments on the Series D-7 Preferred Shares that may be in arrears.

(c) So long as any Series D-7 Preferred Shares are outstanding, no dividends, except as described in the immediately following sentence, shall be authorized and declared or paid or set apart for payment on any series or class or classes of Parity Shares for any period unless full cumulative dividends have been or contemporaneously are authorized and declared and paid or authorized and declared and a sum sufficient for the payment thereof set apart for such payment on the Series D-7 Preferred Shares for all Dividend Periods terminating on or prior to the dividend payment date on such class or series of Parity Shares. When dividends are not paid in full or a sum sufficient for such payment is not set apart, as aforesaid, all dividends authorized and declared upon Series D-7 Preferred Shares shall be authorized and declared ratably in proportion to the respective amounts of dividends accumulated and unpaid on the Series D-7 Preferred Shares and such Parity Shares.

(d) So long as any Series D-7 Preferred Shares are outstanding, no dividends (other than dividends or distributions paid solely in shares of, or options, warrants or rights to subscribe for or purchase shares of, Junior Shares) shall be authorized and declared or paid or set apart for payment or other distribution authorized and declared or made upon Junior Shares, nor shall any Junior Shares be redeemed, purchased or otherwise acquired (other than a redemption, purchase or other acquisition of Common Shares made for purposes of and in compliance with requirements of an employee incentive or benefit plan of the Trust or any subsidiary, or as permitted under Article VI of the Declaration), for any consideration (or any moneys to be paid to or made available for a sinking fund for the redemption of any shares of beneficial interest) by the Trust, directly or indirectly (except by conversion into or exchange for Junior

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Shares), unless in each case (i) the full cumulative dividends on all outstanding Series D-7 Preferred Shares and any other Parity Shares of the Trust shall have been paid or set apart for payment for all past Dividend Periods with respect to the Series D-7 Preferred Shares and all past dividend periods with respect to such Parity Shares and (ii) sufficient funds shall have been paid or set apart for the payment of the dividend for the current Dividend Period with respect to the Series D-7 Preferred Shares and any Parity Shares.

(e) Any accumulated distributions on Series D-7 Preferred Units that remain unpaid at the time such Series D-7 Preferred Units are acquired by the Trust for Series D-7 Preferred Shares shall also be deemed to be accumulated and unpaid dividends in respect of such Series D-7 Preferred Shares as of the date of issuance of such Series D-7 Preferred Shares and shall be paid when declared by the Board of Trustees.

SECTION 4. LIQUIDATION PREFERENCE. (a) In the event of any  $% \left( {\left[ {{{\left( {{{\rm{A}}} \right)}} \right]_{\rm{A}}}} \right)$ liquidation, dissolution or winding up of the Trust, whether voluntary or involuntary, before any payment or distribution of the assets of the Trust (whether capital or surplus) shall be made to or set apart for the holders of Junior Shares, the holders of Series D-7 Preferred Shares shall be entitled to receive Twenty Five Dollars (\$25.00) per Series D-7 Preferred Share (the "Liquidation Preference") plus an amount equal to all dividends (whether or not earned or declared) accumulated and unpaid thereon to the date of final distribution to such holder; but such holders of Series D-7 Preferred Shares shall not be entitled to any further payment. If, upon any such liquidation, dissolution or winding up of the Trust, the assets of the Trust, or proceeds thereof, distributable among the holders of Series D-7 Preferred Shares shall be insufficient to pay in full the preferential amount aforesaid and liquidating payments on any other Parity Shares, then such assets, or the proceeds thereof, shall be distributed among the holders of such Series D-7 Preferred Shares and any such other Parity Shares ratably in accordance with the respective amounts that would be payable on such Series D-7 Preferred Shares and any such other Parity Shares if all amounts payable thereon were paid in full. For the purposes of this Section 4, (i) a consolidation or merger of the Trust with one or more entities, (ii) a statutory share exchange and (iii) a sale or transfer of all or substantially all of the Trust's assets, shall not be deemed to be a

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(b) Subject to the rights of the holders of shares of any series or class or classes of shares of beneficial interest ranking on a parity with or prior to the Series D-7 Preferred Shares upon liquidation, dissolution or winding up, upon any liquidation, dissolution or winding up of the Trust, after payment shall have been made in full to the holders of the Series D-7 Preferred Shares, as provided in this Section 4, any series or class or classes of Junior Shares shall, subject to any respective terms and provisions applying thereto, be entitled to receive any and all assets remaining to be paid or distributed, and the holders of the Series D-7 Preferred Shares shall not be entitled to share therein.

SECTION 5. REDEMPTION AT THE OPTION OF THE TRUST. (a) Except as otherwise permitted by Article VI of the Declaration, the Series D-7 Preferred Shares shall not be redeemable by the Trust prior to May 25, 2005. On and after May 25, 2005, the Trust, at its option, may redeem the Series D-7 Preferred Shares, in whole or in part, as set forth herein, subject to the provisions described below, at a redemption price, payable in cash, equal to the Liquidation Preference plus dividends accumulated and unpaid prior to the date of redemption (the "Redemption Price"). The Redemption Price of the Series D-7 Preferred Shares (other than any portion consisting of accrued and unpaid dividends) shall be payable solely with the proceeds from the sale by the Trust or the Operating Partnership of other Capital Shares of the Trust or the Operating Partnership (whether or not such sale occurs concurrently with such redemption). For purposes of the preceding sentence, "Capital Shares" means any common shares, preferred shares, depositary shares, partnership or other interests, participations or other ownership interests (however designated) and any rights (other than debt securities convertible into or exchangeable for equity securities) or options to purchase any of the foregoing of or in the Trust or the Operating Partnership.

(b) If full cumulative dividends on the Series D-7 Preferred Shares and any other series or class or classes of Parity Shares of the Trust have not been paid or declared and set apart for payment, except as otherwise permitted under Article VI of the Declaration, the Series D-7 Preferred Shares may not be redeemed in part and the Trust may not purchase,

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redeem or otherwise acquire Series D-7 Preferred Shares or any Parity Shares other than in exchange for Junior Shares.

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(c) If the Trust shall redeem shares of Series D-7 Preferred Shares pursuant to paragraph (a) of this Section 5, notice of such redemption shall be given to each holder of record of the Series D-7 Preferred Shares to be Such notice shall be provided by first class mail, postage prepaid, at redeemed. such holder's address as the same appears on the stock records of the Trust, or by publication in The Wall Street Journal or The New York Times, or if neither such newspaper is then being published, any other daily newspaper of national circulation. If the Trust elects to provide such notice by publication, it shall also promptly mail notice of such redemption to the holders of the Series D-7 Preferred Shares to be redeemed. Neither the failure to mail any notice required by this paragraph (c), nor any defect therein or in the mailing thereof, to any particular holder, shall affect the sufficiency of the notice or the validity of the proceedings for redemption with respect to the other holders. Any notice that was mailed in the manner herein provided shall be conclusively presumed to have been duly given on the date mailed whether or not the holder receives the notice. Each such mailed or published notice shall state, as appropriate: (1) the date on which such Series D-7 Preferred Shares are to be redeemed (the "Redemption Date"); (2) the number of Series D-7 Preferred Shares to be redeemed and, if fewer than all the Series D-7 Preferred Shares held by such holder are to be redeemed, the number of such Series D-7 Preferred Shares to be redeemed from such holder; (3) the Redemption Price; (4) the place or places at which certificates for such Series D-7 Preferred Shares are to be surrendered for payment of the Redemption Price; and (5) that dividends on the shares to be redeemed shall cease to accrue on such Redemption Date except as otherwise provided herein. Notice having been published or mailed as aforesaid, from and after the Redemption Date (unless the Trust shall fail to make available an amount of cash necessary to effect such redemption), (i) except as otherwise provided herein, dividends on the Series D-7 Preferred Shares so called for redemption shall cease to accumulate, (ii) said shares shall no longer be deemed to be outstanding, and (iii) all rights of the holders thereof as holders of Series D-7 Preferred Shares of the Trust shall cease (except the right to receive the Redemption Price, without interest thereon, upon surrender and endorsement of their certificates if so required). The Trust's obligation to provide cash in accordance with the preceding sentence shall be deemed fulfilled if, on or before the Redemption Date, the

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Trust shall deposit with a bank or trust company (which may be an affiliate of the Trust) that has an office in the Borough of Manhattan, City of New York, or in Baltimore, Maryland and that has, or is an affiliate of a bank or trust company that has, a capital and surplus of at least \$50,000,000, the cash necessary for such redemption, in trust, with irrevocable instructions that such cash be applied to the redemption of the Series D-7 Preferred Shares so called for redemption. No interest shall accrue for the benefit of the holder of Series D-7 Preferred Shares to be redeemed on any cash so set aside by the Trust. Subject to applicable escheat laws, any such cash unclaimed at the end of two years from the Redemption Date shall revert to the general funds of the Trust, after which reversion the holders of such shares so called for redemption shall look only to the general funds of the Trust for the payment of such cash.

As promptly as practicable after the surrender in accordance with said notice of the certificates for any such Series D-7 Preferred Shares so redeemed (properly endorsed or assigned for transfer, if the Trust shall so require and if the notice shall so state), such Series D-7 Preferred Shares shall be exchanged for the cash (without interest thereon) for which such Series D-7 Preferred Shares have been redeemed. If fewer than all of the outstanding Series D-7 Preferred Shares are to be redeemed, the Series D-7 Preferred Shares to be redeemed shall be selected by the Trust from the outstanding Series D-7 Preferred Shares not previously called for redemption by lot or pro rata (as nearly as may be) or by any other method determined by the Trust in its sole discretion to be equitable. If fewer than all the Series D-7 Preferred Shares evidenced by any certificate are redeemed, then new certificates evidencing the unredeemed Series D-7 Preferred Shares shall be issued without cost to the holder thereof.

SECTION 6. REACQUIRED SHARES TO BE RETIRED. All Series D-7 Preferred Shares which shall have been issued and reacquired in any manner by the Trust shall be restored to the status of authorized but unissued shares of Preferred Stock, without designation as to series.

SECTION 7. NO RIGHT OF CONVERSION. The Series D-7 Preferred Shares are not convertible into or exchangeable for any other property or securities of the Trust at the option of any holder of Series D-7 Preferred Shares.

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SECTION 8. PERMISSIBLE DISTRIBUTIONS. In determining whether a distribution (other than upon liquidation, dissolution or winding up), whether by dividend, or upon redemption or other acquisition of shares or otherwise, is permitted under Maryland law, amounts that would be needed, if the Trust were to be dissolved at the time of the distribution, to satisfy the preferential rights upon dissolution of holders of shares of any class or series of beneficial interest whose preferential rights upon dissolution are superior or prior to those receiving the distribution shall not be added to the Trust's total liabilities.

SECTION 9. RANKING. Any class or series of shares of beneficial interest of the Trust shall be deemed to rank:

(a) prior to the Series D-7 Preferred Shares, as to the payment of dividends and as to distribution of assets upon liquidation, dissolution or winding up, if the holders of shares of such class or series shall be entitled to the receipt of dividends or of amounts distributable upon liquidation, dissolution or winding up, as the case may be, in preference or priority to the holders of Series D-7 Preferred Shares ("Senior Shares");

(b) on a parity with the Series D-7 Preferred Shares, as to the payment of dividends and as to the distribution of assets upon liquidation, dissolution or winding up, whether or not the dividend rates, dividend payment dates or redemption or liquidation prices per share thereof be different from those of the Series D-7 Preferred Shares, if the holders of shares of such class or series and the Series D-7 Preferred Shares shall be entitled to the receipt of dividends and of amounts distributable upon liquidation, dissolution or winding up in proportion to their respective amounts of accumulated and unpaid dividends per share or liquidation preferences, without preference or priority one over the other ("Parity Shares"); and

(c) junior to the Series D-7 Preferred Shares, as to the payment of dividends or as to the distribution of assets upon liquidation, dissolution or winding up, if such shares shall be Common Shares or if the holders of Series D-7 Preferred Shares shall be entitled to receipt of dividends or of amounts distributable upon liquidation, dissolution or winding up, as the case may be, in preference or priority to the holders of shares of such class or series, and shares of

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such class or series shall not in either case rank prior to the Series D-7 Preferred Shares.

SECTION 10. VOTING. Except as otherwise set forth herein, the Series D-7 Preferred Shares shall not have any relative, participating, optional or other voting rights or powers, and the consent of the holders thereof shall not be required for the taking of any corporate (or trust) action.

If and whenever six quarterly dividends (whether or not consecutive) payable on the Series D-7 Preferred Shares or any series or class of Parity Shares shall be in arrears (which shall, with respect to any such quarterly dividend, mean that any such dividend has not been paid in full) and whether or not earned or declared, the number of trustees then constituting the Board of Trustees shall be increased by two and the holders of Series D-7 Preferred Shares, together with the holders of shares of every other series or class of Parity Shares having like voting rights (shares of any such other series, the "Voting Preferred Shares"), voting as a single class regardless of series, shall be entitled to elect the two additional trustees to serve on the Board of Trustees at any annual meeting of shareholders or special meeting held in place thereof, or at a special meeting of the holders of Series D-7 Preferred Shares and the Voting Preferred Shares called as hereinafter provided. Whenever all arrears in dividends on the Series D-7 Preferred Shares and the Voting Preferred Shares then outstanding shall have been paid and full dividends thereon for the current quarterly dividend period shall have been paid or declared and set apart for payment, then the right of the holders of the Series D-7 Preferred Shares and the Voting Preferred Shares to elect such additional two trustees shall cease (but subject always to the same provision for the vesting of such voting rights in the case of any similar future arrearages in six quarterly dividends), and the terms of office of all persons elected as trustees by the holders of the Series D-7 Preferred Shares and the Voting Preferred Shares shall forthwith terminate and the number of trustees constituting the Board of Trustees shall be reduced accordingly. At any time after such voting power shall have been so vested in the holders of shares of Series D-7 Preferred Shares and the Voting Preferred Shares, the Secretary of the Trust may, and upon the written request of any holder of Series D-7  $\,$ Preferred Shares (addressed to the Secretary at the principal office of the Trust) shall, call a special meeting of the holders of the Series D-7 Preferred Shares and of the Voting Preferred Shares for the election of

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the two trustees to be elected by them as herein provided, such call to be made by notice similar to that provided in the Bylaws of the Trust for a special meeting of the shareholders or as required by law. If any such special meeting required to be called as above provided shall not be called by the Secretary within 20 days after receipt of such request, then any holder of Series D-7 Preferred Shares may call such meeting, upon the notice above provided, and for that purpose shall have access to the stock books of the Trust. The trustees elected at any such special meeting shall hold office until the next annual meeting of the shareholders or special meeting held in lieu thereof if such office shall not have previously terminated as above provided. If any vacancy shall occur among the trustees elected by the holders of the Series D-7 Preferred Shares and the Voting Preferred Shares, a successor shall be elected by the Board of Trustees, upon the nomination of the then-remaining trustee elected by the holders or the Series D-7 Preferred Shares and the Voting Preferred Shares or the successor of such remaining trustee, to serve until the next annual meeting of the shareholders or special meeting held in place thereof if such office shall not have previously terminated as provided above.

So long as any Series D-7 Preferred Shares are outstanding, in addition to any other vote or consent of shareholders required by the Declaration, the affirmative vote of at least 66-2/3% of the votes entitled to be cast by the holders of Series D-7 Preferred Shares and the Voting Preferred Shares, at the time outstanding, voting as a single class regardless of series, given in person or by proxy, either in writing without a meeting or by vote at any meeting called for the purpose, shall be necessary for effecting or validating (a) any amendment, alteration or repeal of any of the provisions of the Declaration or these Articles Supplementary that materially and adversely affects the voting powers, rights or preferences of the Series D-7 Preferred Shares; provided, however, that (i) the amendment of the provisions of the Declaration so as to authorize or create or to increase the authorized amount of, any Junior Shares or any shares of any class or series ranking on a parity with the Series D-7 Preferred Shares or the Voting Preferred Shares shall not be deemed to materially and adversely affect the voting powers, rights or preferences of the holders of Series D-7 Preferred Shares and (ii) any filing with the State Department of Assessments and Taxation of Maryland by the Trust in connection with a merger, consolidation or sale of all or substantially all of the assets of the Trust shall not be deemed to be an amendment, alteration or repeal of any of

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the provisions of the Declaration or these Articles Supplementary; and provided further, that if any such amendment, alteration or repeal would materially and adversely affect any voting powers, rights or preferences of the Series D-7 Preferred Shares but not all series of Voting Preferred Shares at the time outstanding, the affirmative vote of at least 66-2/3% of the votes entitled to be cast by the holders of all series similarly affected at the time outstanding, voting as a single class regardless of series, given in person or by proxy, either in writing without a meeting or by vote at any meeting called for the purpose, shall be required in lieu of the affirmative vote of at least 66-2/3% of the votes entitled to be cast by the holders of the Series D-7 Preferred Shares and the Voting Preferred Shares otherwise entitled to vote in accordance herewith or (b) the authorization or creation of, or the increase in the authorized or issued amount of, any shares of any class or series or any security convertible into or exchangeable for shares of any class or series ranking prior to the Series D-7 Preferred Shares in the distribution of assets on any liquidation, dissolution or winding up of the Trust or in the payment of dividends or distributions; provided, however, that, in the case of each of subparagraphs (a) and (b), no such vote of the holders of Series D-7 Preferred Shares or Voting Preferred Shares, as the case may be, shall be required if, at or prior to the time when such amendment, alteration or repeal is to take effect, or when the issuance of any such prior shares or convertible security is to be made, provision is made for the redemption of all Series D-7 Preferred Shares or Voting Preferred Shares, as the case may be, at the time outstanding in accordance with Section 5 hereof.

For purposes of the foregoing provisions of this Section 9, each Series D-7 Preferred Share shall have one (1) vote per share, except that when any other series of Preferred Stock shall have the right to vote with the Series D-7 Preferred Shares as a single class on any matter, then the Series D-7 Preferred Shares and such other series shall have with respect to such matters one (1) vote per \$50.00 of stated liquidation preference.

SECTION 11. RECORD HOLDERS. The Trust and the Transfer Agent may deem and treat the record holder of any Series D-7 Preferred Shares as the true and lawful owner thereof for all purposes, and neither the Trust nor the Transfer Agent shall be affected by any notice to the contrary.

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SECTION 12. RESTRICTIONS ON OWNERSHIP AND TRANSFER. The Series D-7 Preferred Shares constitute Preferred Stock, and Preferred Stock constitutes Equity Stock of the Trust. Therefore, the Series D-7 Preferred Shares, being Equity Stock, are governed by and issued subject to all the limitations, terms and conditions of the Declaration applicable to Equity Stock generally, including but not limited to the terms and conditions (including exceptions and exemptions) of Article VI of the Declaration applicable to Equity Stock. The foregoing sentence shall not be construed to limit the applicability to the Series D-7 Preferred Shares of any other term or provision of the Declaration.

SECOND: The Shares have been classified and designated by the Board of Trustees under the authority contained in the Declaration.

THIRD: These Articles Supplementary have been approved by the Board of Trustees in the manner and by the vote required by law.

FOURTH: The undersigned Vice President and Chief Financial Officer acknowledges these Articles Supplementary to be the trust act of the Trust and, as to all matters or facts required to be verified under oath, the undersigned Vice President and Chief Financial Officer acknowledges that, to the best of his knowledge, information and belief, these matters and facts are true in all material respects and that this Statement is made under the penalties for perjury.

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IN WITNESS WHEREOF, the Trust has caused these Articles Supplementary to be executed in its name and on its behalf by its Vice President and Chief Financial Officer and attested to by one of its Assistant Secretaries on this 25th day of May, 2000.

VORNADO REALTY TRUST

/s/ Irwin Goldberg Name: Irwin Goldberg Title: Vice President and Chief Financial Officer

ATTEST:

/s/ Lee D. Ratner Name: Lee D. Ratner Title: Assistant Secretary

# THIRTEENTH AMENDMENT

### TO SECOND AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP OF

VORNADO REALTY L.P.

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# Dated as of May 25, 2000

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THIS THIRTEENTH AMENDMENT TO THE SECOND AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP OF VORNADO REALTY L.P. (this "Amendment"), dated as of May 25, 2000, is hereby adopted by Vornado Realty Trust, a Maryland real estate investment trust (defined therein as the "General Partner"), as the general partner of Vornado Realty L.P., a Delaware limited partnership (the "Partnership"). For ease of reference, capitalized terms used herein and not otherwise defined have the meanings assigned to them in the Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., as amended by the Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of December 16, 1997, and further amended by the Second Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of April 1, 1998, the Third Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of November 12, 1998, the Fourth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of November 30, 1998, the Fifth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of March 3, 1999, the Sixth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of March 17, 1999, the Seventh Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of May 20, 1999, the Eighth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of May 27, 1999, the Ninth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of September 3, 1999, the Tenth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of September 3, 1999, the Eleventh Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of November 24, 1999, and the Twelfth Amendment to Second Amended and Restated Agreement of

Limited Partnership of Vornado Realty L.P., dated as of May 1, 2000 (as so amended, the "Agreement").

WHEREAS, the General Partner desires to establish and set forth the terms of a new series of Partnership Interests designated as Series D-7 Preferred Units (the "Series D-7 Preferred Units");

WHEREAS, as of the date hereof, the Partnership entered into a Private Placement Purchase Agreement with Goldman Sachs 2000 Exchange Place Fund, L.P., a Delaware limited partnership (the "Initial Series D-7 Purchaser"), pursuant to which the Partnership agreed to issue to the Initial Series D-7 Purchaser Series D-7 Preferred Units;

WHEREAS, the General Partner has determined that it is in the best interest of the Partnership to amend the Agreement to reflect the issuance of the above-referenced Series D-7 Preferred Units;

WHEREAS, Section 14.1.B of the Agreement grants the General Partner power and authority to amend the Agreement without the consent of any of the Partnership's limited partners if the amendment does not adversely affect or eliminate any right granted to a limited partner pursuant to any of the provisions of the Agreement specified in Section 14.1.C or Section 14.1.D of the Agreement as requiring a particular minimum vote; and

WHEREAS, the General Partner has determined that the amendment effected hereby does not adversely affect or eliminate any of the limited partner rights specified in Section 14.1.C or Section 14.1.D of the Agreement;

NOW, THEREFORE, the General Partner hereby amends the Agreement as follows:

1. Exhibit T, attached hereto as Attachment 1, is hereby incorporated by reference into the Agreement and made a part thereof.

2. Section 4.2 of the Agreement is hereby supplemented by adding the following paragraph to the end thereof:

"Q. Issuance of Series D-7 Preferred Units. From and after the date hereof the Partnership shall be authorized to issue Partnership Units of a new series, which Partnership Units are hereby designated as "Series D-7 Preferred Units". Series D-7 Preferred Units shall have the terms set forth in Exhibit T attached hereto and made part hereof."

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3. In making distributions pursuant to Section 5.1(B) of the Agreement, the General Partner of the Partnership shall take into account the provisions of Paragraph 2 of Exhibit T to the Agreement, including, but not limited to, Paragraph 2.G(ii) thereof.

4. The Agreement is hereby supplemented by adding the following paragraph at the end of Section 8.6 thereof:

"P. Series D-7 Preferred Unit Exception. Holders of Series D-7 Preferred Units shall not be entitled to the Redemption Right provided for in Section 8.6.A of this Agreement."

5. Exhibit A of the Agreement is hereby deleted and is replaced in its entirety by new Exhibit A attached hereto as Attachment 2.

6. Except as expressly amended hereby, the Agreement shall remain in full force and effect.

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VORNADO REALTY TRUST

By: /s/ Irwin Goldberg Name: Irwin Goldberg Title: Vice President and Chief Financial Officer

# DESIGNATION OF THE PREFERENCES, CONVERSION AND OTHER RIGHTS, VOTING POWERS, RESTRICTIONS, LIMITATIONS AS TO DISTRIBUTIONS, QUALIFICATIONS AND TERMS AND CONDITIONS OF REDEMPTION

# OF THE

### SERIES D-7 PREFERRED UNITS

1. Definitions.

In addition to those terms defined in the Agreement, the following definitions shall be for all purposes, unless otherwise clearly indicated to the contrary, applied to the terms used in the Agreement and this Exhibit T:

"Annual Distribution Rate" shall have the meaning set forth in Section 2.B(i) hereof.

"Common Shares" shall mean the common shares of beneficial interest of the General Partner, par value \$.04 per share.

"Distribution Payment Date" shall mean the first calendar day of January, April, July and October, in each year, commencing on July 1, 2000; provided, however, that if any Distribution Payment Date falls on any day other than a Unit Business Day, the distribution payment due on such Distribution Payment Date shall be paid on the first Unit Business Day immediately following such Distribution Payment Date.

"Distribution Periods" shall mean quarterly distribution periods commencing on January 1, April 1, July 1 and October 1 of each year and ending on and including the day preceding the first day of the next succeeding Distribution Period (other than the initial Distribution Period with respect to each Series D-7 Preferred Unit, which shall commence on the date on which such Series D-7 Preferred Unit was issued by the Partnership and end on and include the day preceding the first day of the next succeeding Distribution Period). "Dividend Payment Date" shall mean a dividend payment date with respect to the Series D-7 Preferred Shares.

"Redemption Date" shall have the meaning set forth in Section 2.D(iii) hereof.

"Redemption Price" shall have the meaning set forth in Section 2.D(i) hereof.

"Series D-7 Effective Date" shall be the sooner of: (w) May 25, 2010, (x) the first Unit Business Day following any period in which the Partnership has failed to make full distributions in respect of the Series D-7 Preferred Units for six (6) Distribution Periods, whether or not consecutive, (y) the first Unit Business Day following the receipt by the holder of the Series D-7 Preferred Units of (A) notice from the General Partner that the General Partner or the Partnership has taken the position that the Partnership is or likely is a publicly-traded partnership within the meaning of Section 7704 of the Code or any successor provision thereof (a "PTP") or (B) an opinion rendered by independent counsel familiar with such matters addressed to the holder of Series D-7 Preferred Units that the Partnership is or likely is a PTP, and (2) the first Unit Business Day following the date on which Goldman Sachs 2000 Exchange Place Fund, L.P. (the "Initial Series D-7 Purchaser") determines, based on results or projected results, that there exists (in the Initial Series D-7 Purchaser's reasonable judgment) an imminent and substantial risk that the Series D-7 Preferred Units held by the Initial Series D-7 Purchaser represent or will represent 19.5% or more of the total profits or capital interests in the Partnership for a taxable year (determined in accordance with Treasury Regulations Section 1.731-2(e)(4)).

"Series D-7 Notice of Redemption" shall have the meaning set forth in Section 2.E(i)(a) hereof.

"Series D-7 Preferred Shares" means the shares of beneficial interest of the General Partner Entity designated as Series D-7 8.25% Cumulative Redeemable Preferred Shares of Beneficial Interest (liquidation preference \$25.00 per share), no par value, having the rights and preferences and other terms set forth in Schedule 1 to this Exhibit T.

"Series D-7 Preferred Unit" means a Partnership Unit issued by the Partnership having the preferences, conversion and other rights, voting powers, restrictions, limitations as to distributions, qualifications and terms and conditions of redemption as are set forth in this Exhibit T.

"Series D-7 Redeeming Partner" shall have the meaning set forth in Section 2.E(i)(a) hereof.

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"Series D-7 Redemption Right" shall have the meaning set forth in Section 2.E(i)(a) hereof.

"Series D-7 Specified Redemption Date" shall mean the sixtieth Unit Business Day after receipt by the General Partner of a Series D-7 Notice of Redemption in respect of the Series D-7 Units; provided, however, that the Series D-7 Specified Redemption Date shall mean the tenth Unit Business Day after receipt by the General Partner of a Series D-7 Notice of Redemption delivered in respect of a redemption described in Treas. Reg. Section 1.7704-1(e).

"set apart for payment" shall be deemed to include, without any action other than the following, the recording by the Partnership or the General Partner on behalf of the Partnership in its accounting ledgers of any accounting or bookkeeping entry which indicates, pursuant to a declaration of a distribution by the General Partner, the allocation of funds to be so paid on any series or class of Partnership Units; provided, however, that if any funds for any class or series of Junior Units (as defined below) or any class or series of Partnership Units ranking on a parity with the Series D-7 Preferred Units as to the payment of distributions are placed in a separate account of the Partnership or delivered to a disbursing, paying or other similar agent, then "set apart for payment" with respect to the Series D-7 Preferred Units shall mean placing such funds in a separate account or delivering such funds to a disbursing, paying or other similar agent.

"Third Party Redemption Date" shall have the meaning set forth in Section 2.D(ii) hereof.

"Unit Business Day" shall mean any day other than a Saturday, Sunday or a day on which state or federally chartered banking institutions in New York, New York are not required to be open.

2. Terms of the Series D-7 Preferred Units.

A. Number. As of the close of business on the date of the amendment pursuant to which this Exhibit was adopted, the total number of Series D-7 Preferred Units issued and outstanding will be 7,200,000. The Partnership may issue additional Series D-7 Preferred Units from time to time in accordance with the terms of the Agreement and, in connection with any such additional issuance, Exhibit A to the Agreement shall be revised to reflect the total number of Series D-7 Preferred Units then issued and outstanding.

B. Distributions. (i) The holders of the then outstanding Series D-7 Preferred Units shall be entitled to receive, when, as and if declared by the General Partner, distributions payable in cash at the rate per annum of \$2.0625 per Series D-7

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Preferred Unit (the "Annual Distribution Rate"). Such distributions with respect to each Series D-7 Preferred Unit shall be cumulative from the date of issuance of such Series D-7 Preferred Unit and shall be payable quarterly, when, as and if authorized and declared by the General Partner, in arrears on Distribution Payment Dates, commencing on the first Distribution Payment Date after May 25, 2000. Distributions are cumulative from the most recent Distribution Payment Date to which distributions have been paid; provided that the amount per Series D-7 Preferred Unit to be paid in respect of the initial Distribution Period, or any other period shorter or longer than a full Distribution Period, shall be determined in accordance with paragraph (ii) below. Accumulated and unpaid distributions for any past Distribution Periods may be declared and paid at any time, without reference to any regular Distribution Payment Date.

(ii) The amount of distribution per Series D-7 Preferred Unit accruing in each full Distribution Period shall be computed by dividing the Annual Distribution Rate by four. The amount of distributions payable for the initial Distribution Period, or any other period shorter or longer than a full Distribution Period, on the Series D-7 Preferred Units shall be computed on the basis of twelve 30-day months and a 360-day year. The holders of the then outstanding Series D-7 Preferred Units shall not be entitled to any distributions, whether payable in cash, property or securities, in excess of cumulative distributions, as herein provided, on the Series D-7 Preferred Units. No interest, or sum of money in lieu of interest, shall be payable in respect of any distribution payment or payments on the Series D-7 Preferred Units that may be in arrears.

(iii) So long as any Series D-7 Preferred Units are outstanding, no distributions, except as described in the immediately following sentence, shall be declared or paid or set apart for payment on any series or class or classes of Parity Units (as defined below) for any period unless full cumulative distributions have been or contemporaneously are declared and paid or declared and a sum sufficient for the payment thereof set apart for such payment on the Series D-7 Preferred Units for all Distribution Periods terminating on or prior to the distribution payment date on such class or series of Parity Units, except in the case of distributions on the Series B-2 Restricted Preferred Units to the extent not paid due to a lack of funds in the Nongovernmental Account. When distributions are not paid in full or a sum sufficient for such payment is not set apart, as aforesaid, all distributions declared upon Series D-7 Preferred Units and all distributions declared upon any other series or class or classes of Parity Units shall be declared ratably in proportion to the respective amounts of distributions accumulated and unpaid on the Series D-7 Preferred Units and such Parity Units, except in the case of distributions on the Series B-2 Restricted Preferred Units to the extent not paid due to a lack of funds in the Nongovernmental Account.

 $({\rm iv})$  So long as any Series D-7 Preferred Units are outstanding, no distributions (other than distributions paid solely in Junior Units or options, warrants or

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rights to subscribe for or purchase Junior Units) shall be declared or paid or set apart for payment or other distribution declared or made upon Junior Units, nor shall any Junior Units be redeemed, purchased or otherwise acquired (other than a redemption, purchase or other acquisition of Junior Units made in respect of a redemption, purchase or other acquisition of Common Shares made for purposes of and in compliance with requirements of an employee incentive or benefit plan of the General Partner or any subsidiary, or as permitted under Article VI of the Declaration of Trust of the General Partner), for any consideration (or any moneys to be paid to or made available for a sinking fund for the redemption of any such Junior Units) by the General Partner, directly or indirectly (except by conversion into or exchange for Junior Units), unless in each case (a) the full cumulative distributions on all outstanding Series D-7 Preferred Units and any other Parity Units of the Partnership shall have been paid or set apart for payment for all past Distribution Periods with respect to the Series D-7 Preferred Units and all past distribution periods with respect to such Parity Units, except to the extent that distributions on the Series B-2 Restricted Preferred Units are not then able to be paid owing to a lack of funds in the Nongovernmental Account, and (b) sufficient funds shall have been paid or set apart for the payment of the distribution for the current Distribution Period with respect to the Series D-7 Preferred Units and any Parity Units, except to the extent that distributions on the Series B-2 Restricted Preferred Units are not then able to be paid owing to a lack of funds in the Nongovernmental Account.

С. Liquidation Preference. (i) In the event of any liquidation, dissolution or winding up of the Partnership or the General Partner, whether voluntary or involuntary, before any payment or distribution of the assets of the Partnership shall be made to or set apart for the holders of Junior Units, holders of the Series D-7 Preferred Units shall be entitled to receive an amount equal to the holder's Capital Account in respect of those Series D-7 Preferred Units; but the holders of Series D-7 Preferred Units shall not be entitled to any further payment. If, upon any such liquidation, dissolution or winding up of the Partnership or the General Partner, the assets of the Partnership, or proceeds thereof, distributable to the holders of Series D-7 Preferred Units, shall be insufficient to pay in full the preferential amount aforesaid and liquidating payments on any other Parity Units, then such assets, or the proceeds thereof, shall be distributed among the holders of the Series D-7 Preferred Units and the holders of any such other Parity Units ratably in accordance with the respective amounts that would be payable on such Series D-7 Preferred Units and any such other Parity Units if all amounts payable thereon were paid in full. For the purposes of this Section 2.C, (i) a consolidation or merger of the Partnership or the General Partner with one or more entities, (ii) a statutory share exchange by the Partnership or the General Partner and (iii) a sale or transfer of all or substantially all of the Partnership's or the General Partner's assets, shall not be deemed to be a liquidation, dissolution or winding up, voluntary or involuntary, of the Partnership or General Partner.

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(ii) Subject to the rights of the holders of Partnership Units of any series or class or classes of shares ranking on a parity with or prior to the Series D-7 Preferred Units upon any liquidation, dissolution or winding up of the General Partner or the Partnership, after payment shall have been made in full to the holders of the Series D-7 Preferred Units, as provided in this Section, any series or class or classes of Junior Units shall, subject to any respective terms and provisions applying thereto, be entitled to receive any and all assets remaining to be paid or distributed, and the holder of the Series D-7 Preferred Units shall not be entitled to share therein.

D. The Partnership's Right to Redeem the Series D-7 Preferred Units. (i) Except in connection with the redemption of the Series D-7 Preferred Shares by the General Partner as permitted by Article VI of the Declaration of Trust or as set forth in Section E below, the Series D-7 Preferred Units shall not be redeemable prior to May 25, 2005. On and after May 25, 2005, the General Partner may, at its option, cause the Partnership to redeem the Series D-7 Preferred Units in whole or in part, as set forth herein, subject to the provisions described below, at a redemption price, payable in cash, in an amount equal to \$25 per unit for the Series D-7 Preferred Units being redeemed (the "Redemption Price"). Upon any such redemption, the Partnership shall also pay any accumulated and unpaid distributions owing in respect of the Series D-7 Preferred Units being redeemed.

(ii) Such Series D-7 Preferred Units as are not held by the General Partner may be redeemed by the Partnership on or after May 25, 2005, in whole or in part, at any time or from time to time, upon not less than 30 nor more than 60 days' written notice. If fewer than all of the outstanding Series D-7 Preferred Units that are not held by the General Partner are to be redeemed, the Series D-7 Preferred Units to be redeemed from each holder (other than the General Partner) shall be selected pro rata (as nearly as practicable without creating fractional units). Any notice of redemption delivered pursuant to this Section D(ii) will be (x) faxed and (y) mailed by the Partnership, by certified mail, postage prepaid, not less than 30 nor more than 60 days prior to the date upon which such redemption is to occur (the "Third Party Redemption Date"), addressed to each holder of record of the Series D-7 Preferred Units at their respective addresses as they appear on the records of the Partnership. No failure to give or defect in such notice shall affect the validity of the proceedings for the redemption of any Series D-7 Preferred Units. In addition to any information required by law, each such notice shall state: (a) the Third Party Redemption Date, (b) the amount payable per Series D-7 Preferred Unit upon redemption, including the Redemption Price and any amount payable pursuant to Section D(iv) hereof, (c) the aggregate number of Series D-7 Preferred Units to be redeemed and, if fewer than all of the outstanding Series D-7 Preferred Units are to be redeemed, the number of Series D-7 Preferred Units to be redeemed held by such holder, which number shall equal such holder's pro rata share (based on the percentage of the aggregate number of outstanding Series D-7 Preferred Units not held by the General Partner that the total

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number of Series D-7 Preferred Units held by such holder represents and determined as nearly as practicable without creating fractional interests) of the aggregate number of Series D-7 Preferred Units to be redeemed, (d) the place or places where such Series D-7 Preferred Units are to be surrendered for payment of the amount payable upon redemption and (e) that payment of such amount will be made upon presentation and surrender of such Series D-7 Preferred Units. If the Partnership gives a notice of redemption in respect of Series D-7 Preferred Units pursuant to this Section D(ii), then, by 12:00 noon, New York City time, on the Third Party Redemption Date, the Partnership will deposit irrevocably in trust for the benefit of the holders of Series D-7 Preferred Units being redeemed funds sufficient to pay the applicable amount payable with respect to such Series D-7 Preferred Units and will give irrevocable instructions and authority to pay such amount to the holders of the Series D-7 Preferred Units upon surrender of the Series D-7 Preferred Units by such holders at the place designated in the notice of redemption.

(iii) Such Series D-7 Preferred Units as may be held by the General Partner may be redeemed, in whole or in part, at the option of the General Partner, at any time, upon payment by the Partnership to the General Partner of the Redemption Price and any amount payable pursuant to Section D(iv) hereof with respect to such Series D-7 Preferred Units; provided that the General Partner shall redeem an equivalent number of Series D-7 Preferred Shares. Such redemption of Series D-7 Preferred Units shall occur substantially concurrently with the redemption by the General Partner of such Series D-7 Preferred Shares (such date is herein referred to collectively with the Third Party Redemption Date as the "Redemption Date").

(iv) Upon any redemption of Series D-7 Preferred Units, the Partnership shall pay any accumulated and unpaid distributions for any Distribution Period, or any other period shorter than a full Distribution Period, ending on or prior to the Redemption Date. On and after the Redemption Date, distributions will cease to accumulate on the Series D-7 Preferred Units called for redemption, unless the Partnership defaults in payment therefor. If any date fixed for redemption of Series D-7 Preferred Units is not a Unit Business Day, then payment of the Redemption Price payable on such date will be made on the next succeeding day that is a Unit Business Day (and without any interest or other payment in respect of any such delay) except that, if such Unit Business Day falls in the next calendar year, such payment will be made on the immediately preceding Unit Business Day, in each case with the same force and effect as if made on such date fixed for redemption. If payment of the Redemption Price is improperly withheld or refused and not paid by the Partnership, distributions on such Series D-7 Preferred Units will continue to accumulate from the original redemption date to the date of payment, in which case the actual payment date will be considered the date fixed for redemption for purposes of calculating the applicable Redemption Price. Except as provided above, the Partnership shall make no payment or allowance for unpaid distributions, whether or not in arrears, on Series D-7 Preferred Units called for redemption under this Section 2.D.

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(v) If full cumulative distributions on the Series D-7 Preferred Units and any other series or class or classes of Parity Units of the Partnership have not been paid or declared and set apart for payment, except in connection with a purchase, redemption or other acquisition of Series D-7 Preferred Shares or shares of beneficial interest ranking on a parity with such Series D-7 Preferred Shares as permitted under Article VI of the Declaration of Trust and except to the extent that such distributions or amounts distributable on the Series B-2 Restricted Preferred Units may not be payable due to a lack of funds in the Nongovernmental Account, the Series D-7 Preferred Units may not be redeemed in part and the Partnership may not purchase, redeem or otherwise acquire Series D-7 Preferred Units or any Parity Units other than in exchange for Junior Units.

As promptly as practicable after the surrender of any such Series D-7 Preferred Units so redeemed, such Series D-7 Preferred Units shall be exchanged for the amount of cash (without interest thereon) payable therefore pursuant to Section 2.D(i). If fewer than all the Series D-7 Preferred Units represented by any physical certificate are redeemed, then the Partnership shall issue new certificates representing the unredeemed Series D-7 Preferred Units without cost to the holder thereof.

(vi) Unless the General Partner elects to assume directly and satisfy the Series D-7 Redemption Right by paying to the Redeeming Partner wholly in the form of Series D-7 Preferred Shares as provided for in Section 2.E(ii)(a) below, such part of the redemption price of the Series D-7 Preferred Units (other than any portion consisting of accumulated and unpaid distributions) required in Section 2.D(i) above and Sections 2.E(i)(a) and Section 2.E(ii)(a) below as is payable in cash shall be payable solely with the proceeds from the sale by the General Partner Entity or the Partnership of other capital shares of the General Partner Entity or the Partnership (whether or not such sale occurs concurrently with such redemption, but in the case of a redemption required by Section 2.E below such sale must occur after the delivery of the applicable Series D-7 Notice of Redemption). For purposes of the preceding sentence, "capital shares" means any common shares, preferred shares, depositary shares, partnership or other interests, participations or other ownership interests (however designated) and any rights (other than debt securities convertible into or exchangeable for equity securities) or options to purchase any of the foregoing of or in the General Partner Entity or the Partnershin.

E. Series D-7 Preferred Unit Holder Redemption Right.

(i) General. (a) Subject to paragraphs (ii) and (iii) below, on or after the Series D-7 Effective Date, the holder of the Series D-7 Preferred Units shall have the right (the "Series D-7 Redemption Right") to require the Partnership to redeem the Series D-7 Preferred Units on any Series D-7 Specified Redemption Date in cash in an amount equal to the holder's Capital Account after the Carrying Values of all Partnership assets are adjusted pursuant to Section 1.D of Exhibit B to the Agreement and the holder's

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Capital Account is adjusted accordingly for the Series D-7 Preferred Units being redeemed. Any such Series D-7 Redemption Right shall be exercised pursuant to notice of redemption comparable to the Notice of Redemption required under Section 8.6 of the Agreement (a "Series D-7 Notice of Redemption") delivered to the Partnership (with a copy to the General Partner) by the Limited Partner who is exercising the Series D-7 Redemption Right (the "Series D-7 Redeeming Partner"). Except in the event of the occurrence of the circumstance described in clause (z) of the definition of "Series D-7 Effective Date", a holder of the Series D-7 Preferred Units may only exercise the Series D-7 Redemption Right in respect of all Series D-7 Preferred Units held by such holder on the date of the applicable Series D-7 Redemption Notice. In addition, any redemption pursuant to the Series D-7 Redemptions under Section 8.6 of the Agreement as if it were a redemption under that section, except as otherwise provided herein.

(b) The Series D-7 Redeeming Partner shall have no right with respect to any Series D-7 Preferred Units so redeemed to receive any distributions paid after the Series D-7 Specified Redemption Date, unless the record date for the distribution preceded the Series D-7 Specified Redemption Date. If the record date for such distribution was a date prior to the Series D-7 Specified Redemption Date and the Distribution Payment Date in respect of such distribution was a date after the Series D-7 Specified Redemption Date, such Series D-7 Redeeming Partner shall be required, as a condition of the redemption of such Series D-7 Preferred Units, to pay the amount of such distribution to the Partnership (if such Series D-7 Preferred Units are redeemed for cash) or to the General Partner (if such Series D-7 Preferred Units are redeemed for Series D-7 Preferred Shares).

(c) The Assignee of any Limited Partner may exercise the rights of such Limited Partner pursuant to this Section 2.E, and such Limited Partner shall be deemed to have assigned such rights to such Assignee and shall be bound by the exercise of such rights by such Limited Partner's Assignee. In connection with any exercise of the such rights by such Assignee on behalf of such Limited Partner, the Redemption Price and any accumulated and unpaid distributions shall be partner.

(ii) General Partner Assumption of Right. (a) If the holder of the Series D-7 Preferred Units has delivered a Series D-7 Notice of Redemption, the General Partner may, in its sole and absolute discretion (subject to any limitations on ownership and transfer of Shares set forth in the Declaration of Trust), elect to assume directly and satisfy the Series D-7 Redemption Right by paying to the Redeeming Partner either (x) an amount equal to the holder's Capital Account for the Series D-7 Preferred Units being redeemed after the Carrying Values of all Partnership assets are adjusted pursuant to Section 1.D of Exhibit B to the Agreement and the holder's Capital Account is adjusted accordingly or (y) in the form of Series D-7 Preferred Shares, as set forth in paragraph (b)

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below. Unless the General Partner, in its sole and absolute discretion, shall exercise its right to assume directly and satisfy the Series D-7 Redemption Right, the General Partner shall not have any obligation to the Redeeming Partner or to the Partnership with respect to the Redeeming Partner's exercise of the Series D-7 Redemption Right. In the event the General Partner shall exercise its right to satisfy the Series D-7 Redemption Right in the manner described in the first sentence of this paragraph (ii) and shall fully perform its obligations in connection therewith, the Partnership shall have no right or obligation to pay any amount to the Redeeming Partner with respect to such Redeeming Partner's exercise of the Series D-7 Redemption Right, and each of the Redeeming Partner, the Partnership and the General Partner shall, for federal income tax purposes, treat the transaction between the General Partner and the Redeeming Partner as a sale of the Redeeming Partner's Partnership Units to the General Partner. Nothing contained in this paragraph (ii) shall imply any right of the General Partner to require any holder of Series D-7 Preferred Units to exercise the Series D-7 Redemption Right afforded pursuant to paragraph (i) above.

(b) In the event that the Partnership redeems Series D-7 Preferred Units for cash in accordance with Section 2.E(i)(a), the units so redeemed shall be terminated. In the event that the General Partner determines to pay the Redeeming Partner in the form of Series D-7 Preferred Shares, the General Partner shall issue to the Series D-7 Redeeming Partner one Series D-7 Preferred Share for each Series D-7 Preferred Unit being redeemed (subject to modification as set forth in paragraph (c) below), whereupon the General Partner shall acquire the Series D-7 Preferred Units offered for redemption by the Series D-7 Redeeming Partner and shall be treated for all purposes of the Agreement as the owner of such Series D-7 Preferred Units. Any accumulated and unpaid distributions on such Series D-7 Preferred Units to the date of such redemption shall also be deemed to have accumulated on the Series D-7 Preferred Shares paid to the Series D-7 Redeeming Partner in consideration of such Series D-7 Preferred Units at the time of the issuance of such Series D-7 Preferred Shares.

(c) In the event that there shall be outstanding at any time both Series D-7 Preferred Shares and Series D-7 Preferred Units and the General Partner shall be a party to any transaction (including, without limitation, a merger, consolidation or statutory share exchange with respect to the Series D-7 Preferred Shares), in each case as a result of which the Series D-7 Preferred Shares are converted into the right to receive shares of capital stock, other securities or other property (including cash or any combination thereof), thereafter the Redemption Price payable by the General Partner in respect of one Series D-7 Preferred Unit shall be the kind and amount of shares of capital stock and other securities and property (including cash or any combination thereof) that was received upon consummation of such transaction in return for one Series D-7 Preferred Share; and the General Partner may not become a party to any such transaction unless the terms thereof are consistent with the foregoing. In case there shall be outstanding Series

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D-7 Preferred Units and no Series D-7 Preferred Shares and the General Partner shall be a party to any merger or consolidation in which the General Partner is not the surviving entity, then the Series D-7 Preferred Shares deliverable by the General Partner thereafter in redemption of Series D-7 Preferred Units pursuant to clause (ii) above shall be shares of the surviving entity or any entity controlling the surviving entity having the preferences, rights, voting powers, restrictions, limitations as to dividends, qualifications and terms and conditions of redemption substantially similar to those set forth on Schedule 1 to this Exhibit T.

(d) Each Redeeming Partner agrees to execute such documents as the General Partner may reasonably require in connection with the issuance of Series D-7 Preferred Shares upon exercise of the Series D-7 Redemption Right.

(iii) Exceptions to Exercise of Redemption Right. Notwithstanding the provisions of paragraphs (i) and (ii) above, a Partner shall not be entitled to exercise the Series D-7 Redemption Right if (but only as long as) the delivery of Series D-7 Preferred Shares to such Partner on the Series D-7 Specified Redemption Date (a) would be prohibited under the Declaration of Trust, or (b) as long as the Common Shares or any previously issued Series D-7 Preferred Shares are Publicly Traded, would be prohibited under applicable federal or state securities laws or regulations (assuming the General Partner would in fact assume and satisfy the Series D-7 Redemption Right).

(iv) No Liens on Partnership Units Delivered for Redemption. Each holder of any Series D-7 Preferred Units covenants and agrees with the General Partner that all Series D-7 Preferred Units delivered for redemption shall be delivered to the Partnership or the General Partner, as the case may be, free and clear of all liens, and, notwithstanding anything contained herein to the contrary, neither the General Partner nor the Partnership shall be under any obligation to acquire Series D-7 Preferred Units which are or may be subject to any liens. Each holder of Series D-7 Preferred Units further agrees that, in the event any state or local property transfer tax is payable as a result of the transfer of its Series D-7 Preferred Units to the Partnership or the General Partner, such holder shall assume and pay such transfer tax.

F. Conversion. The Series D-7 Preferred Units are not convertible into or redeemable or exchangeable for any other property or securities of the General Partner Entity or the Partnership at the option of any holder of Series D-7 Preferred Units, except as provided in Sections D and E hereof.

G. Ranking. (i) Any class or series of Partnership Units shall be deemed to rank:

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(a) prior to the Series D-7 Preferred Units, as to the payment of distributions and as to distribution of assets upon liquidation, dissolution or winding up of the General Partner or the Partnership, if the holders of such class or series of Partnership Units shall be entitled to the receipt of distributions or of amounts distributable upon liquidation, dissolution or winding up, as the case may be, in preference or priority to the holders of Series D-7 Preferred Units;

(b) on a parity with the Series D-7 Preferred Units, as to the payment of distributions and as to the distribution of assets upon liquidation, dissolution or winding up of the General Partner or the Partnership, whether or not the distribution rates, distribution payment dates or redemption or liquidation prices per Partnership Unit be different from those of the Series D-7 Preferred Units, if the holders of such Partnership Units of such class or series and the Series D-7 Preferred Units shall be entitled to the receipt of distributions and of amounts distributable upon liquidation, dissolution or winding up in proportion to their respective amounts of accrued and unpaid distributions per Partnership Unit or liquidation preferences, without preference or priority one over the other, except to the extent that such distributions or amounts distributable on the Series B-2 Restricted Preferred Units may not be payable due to a lack of funds in the Nongovernmental Account ("Parity Units"); and

(c) junior to the Series D-7 Preferred Units, as to the payment of distributions or as to the distribution of assets upon liquidation, dissolution or winding up of the General Partner or the Partnership, if such class or series of Partnership Units shall be Class A Units or if the holders of Series D-7 Preferred Units shall be entitled to receipt of distributions or of amounts distributable upon liquidation, dissolution or winding up, as the case may be, in preference or priority to the holders of Partnership Units of such class or series ("Junior Units").

(ii) The Series A Preferred Units, Series B Pass-Through Preferred Units and Series C Pass-Through Preferred Units shall be Parity Units with respect to the Series D-7 Preferred Units and the holders of the Series D-7 Preferred Units and Series A Preferred Units, Series B Pass-Through Preferred Units and Series C Pass-Through Preferred Units shall be entitled to the receipt of distributions and of amounts distributable upon liquidation, dissolution or winding up in proportion to their respective amounts of accumulated and unpaid distributions per Partnership Unit or liquidation preferences, without preference or priority one over the other, except in the case of distributions on the Series B-2 Restricted Preferred Units to the extent not payable due to a lack of funds in the Nongovernmental Account and except that:

(a) For so long as the Class D Units are outstanding, the Series D-7 Preferred Units shall not rank senior to the Class D Units as to preferential distributions or redemption or voting rights. For so long as the Class D Units are outstanding, the

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Series D-7 Preferred Units shall receive: (i) accumulated and unpaid distributions on a basis pari passu with distributions made to the holders of any outstanding Class D Units pursuant to Subsection 5.1.B(ii) of the Agreement and (ii) other distributions on a basis pari passu with distributions made to the holders of any outstanding Class D Units pursuant to Subsection 5.1.B(ii) of the Agreement.

(b) When the Class D Units are no longer outstanding, the Series D-7 Preferred Units shall be Preference Units and shall receive distributions on a basis pari passu with other Partnership Units, if any, receiving distributions pursuant to Section 5.1.B(i) of the Agreement, except to the extent that distributions on the Series B-2 Restricted Preferred Units may not be paid due to a lack of funds in the Nongovernmental Account.

(c) Distributions made pursuant to Subsections G(ii)(a) and G(ii)(b) of this Exhibit T shall be made pro rata with other distributions made to other Partnership Units as to which they rank pari passu based on the ratio of the amounts to be paid the Series D-7 Preferred Units and such other Partnership Units, as applicable, to the total amounts to be paid in respect of the Series D-7 Preferred Units and such other Partnership Record Date, except in the case of distributions on the Series B-2 Restricted Preferred Units to the extent such distributions may not be paid due to a lack of funds in the Nongovernmental Account.

(iii) For purposes of allocations of items made pursuant to Article VI of the Agreement:

(a) As long as the Class D Units are outstanding, the Series D-7 Preferred Units shall be allocated items pari passu with the allocation of items to the holders of Class D Units in respect of their priority payments (i.e., as allocated in Section 6.1.A (iii) and (vi) and Section 6.1.B (viii) and (ix) of the Agreement) and shall share in those allocations in a pro rata manner based on the distributions and allocations of items, as applicable, made to such Partnership Units, as applicable; references to Class D Units in Article VI of the Agreement shall be deemed to also refer to Series D-7 Preferred Units except that references to distributions made to the Class D Units shall be deemed to refer to distributions made to the Series D-7 Preferred Units in a pro rata manner with such distributions made to the Class D Units.

(b) When the Class D Units are no longer outstanding, the Series D-7 Preferred Units shall be Preference Units and shall be allocated items pari passu with the allocation of items to holders of Preference Units (i.e., as allocated in Section 6.1.A (ii) and Section 6.1.B (x) of the Agreement) and shall share in those allocations in a pro rata manner based on the distributions and allocations of items, as applicable, made to Preference Units, as applicable; references to Preference Units in Article VI of the

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Agreement shall be deemed to also refer to Series D-7 Preferred Units except that references to distributions made to Preference Units shall be deemed to refer to distributions made to the Series D-7 Preferred Units in a pro rata manner with such distributions, if any, made to the Preference Units.

H. Voting. (i) Except as provided in this Section H or as required by law, the holders of the Series D-7 Preferred Units shall not be entitled to vote at any meeting of the Partners or for any other purpose or otherwise to participate in any action taken by the Partnership or the Partners, or to receive notice of any meeting of the Partners.

(ii) So long as any Series D-7 Preferred Units are outstanding, the General Partner shall not authorize the creation of or cause the Partnership to issue Partnership Units of any class or series or any interest in the Partnership convertible into or exchangeable for Partnership Units of any class or series ranking prior to the Series D-7 Preferred Units in the distribution of assets on any liquidation, dissolution or winding up of the General Partner or the Partnership or in the payment of distributions, or reclassify any Partnership Units of the Partnership into any such senior Partnership Units; provided that so long as any Class D Units are outstanding, such senior Partnership Units may be issued to the General Partner if the distribution and redemption (but not voting) rights of such senior Partnership Units are substantially similar to the terms of securities issued by the General Partner and the proceeds or other consideration from the issuance of such securities have been or are concurrently with such issuance contributed to the Partnership.

(iii) So long as any Series D-7 Preferred Units are outstanding, in addition to any other vote or consent of unit holders required by the Agreement of Limited Partnership or of shareholders required by the Declaration of Trust, the affirmative vote of at least a majority of the votes entitled to be cast by the holders of Series D-7 Preferred Units at the time outstanding given in person or by proxy, either in writing without a meeting or by vote at any meeting called for the purpose, shall be necessary for effecting or validating (a) any amendment, alteration or repeal of any of the provisions of the Declaration of Trust that materially and adversely affects the voting powers, rights or preferences of the Series D-7 Preferred Shares; provided, however, that the amendment of the provisions of the Declaration of Trust so as to authorize or create or to increase the authorized amount of, any Junior Shares with respect to the Series D-7 Preferred Shares or any units of any class or series ranking on a parity with the Series D-7 Preferred Shares shall not be deemed to materially and adversely affect the voting powers, rights or preferences of the holders of Series D-7 Preferred Shares or (b) the authorization or creation of, or the increase in the authorized or issued amount of, any shares of any class or series or any security convertible into or exchangeable for shares of any class or series ranking prior to the Series D-7 Preferred Shares in the distribution of assets on any liquidation, dissolution or winding up of the General Partner or in the payment of

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dividends or distributions; provided, however, that, in the case of each of subparagraphs (a) and (b), no such vote of the holders of Series D-7 Preferred Units shall be required if, at or prior to the time when such amendment, alteration or repeal is to take effect, or when the issuance of any such prior shares or convertible security is to be made, provision is made for the redemption of all Series D-7 Preferred Units at the time outstanding in accordance with the provisions hereof.

I. General. (i) At such time, if any, as the General Partner becomes a holder of Series D-7 Preferred Units, the rights of the General Partner, in its capacity as the holder of the Series D-7 Preferred Units, will be in addition to and not in limitation of any other rights or authority of the General Partner, in any other capacity, under the Agreement. In addition, nothing contained in this Exhibit T shall be deemed to limit or otherwise restrict any rights or authority of the General Partner under the Agreement, other than in its capacity as the holder of Series D-7 Preferred Units.

(ii) Anything herein contained to the contrary notwithstanding, the General Partner shall take all steps that it determines are necessary or appropriate (including modifying the foregoing terms of the Series D-7 Preferred Units) to ensure that the Series D-7 Preferred Units (including, without limitation the redemption and conversion terms thereof) permit the General Partner to satisfy its obligations with respect to the Series D-7 Preferred Shares (including, without limitation, its obligations to make dividend payments on the Series D-7 Preferred Shares), if and when any such shares are issued, it being the intention that, except to the extent provided in Schedule 1 to this Exhibit T, the terms of the Series D-7 Preferred Shares will be the same as the terms of the Series D-7 Preferred Units in all material respects.

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EXHIBIT A (6/1/00) - Goldman Sachs 2000 Exchange Fund, L.P.(D-7)

VORNADO REALTY L.P. PARTNERS AND PARTNERSHIP INTERESTS

51.39

Partner #	Series A Preferred Shares	Value of Series A	Percentag of Series A
2 Vornado Realty Trust Vornado Realty Trust Vornado Finance Corp Vornado Investment Corporation 40 East 14 Realty Associates General Partnership 825 Seventh Avenue Holding Corporation Menands Holdings Corporation Two Guys From Harrison, N.Y., Inc.	5,789,239	\$297,508,992	100.0000%
188 Washington Design Center, L.L.C. 213 Fourth & D Street Partners LP 189 Merchandise Mart Owners, L.L.C. 203 H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.) 200 World Trade Center Chicago, L.L.C.			
<ul> <li>192 Greene Street 1998 Exchange Fund L.P. (D-1)</li> <li>239 Meadowbrook Equity Fund II, LLC. (D-2)</li> <li>240 Goldman Sachs 1999 Exchange Place Fund, LP (D-3)</li> <li>241 TMCT II, LLC (D-4)</li> <li>1000 GS-MSD Select Sponsors, L.P. (D-5)</li> <li>Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6)</li> <li>Goldman Sachs 2000 Exchange Place Fund, LP (D-7)</li> </ul>			
242 Commonwealth Atlantic Properties Inc. 243 Commonwealth Atlantic - Crystal City OP Holding Inc.			
197 Jacob H Froelich, Jr. 194 S.D. Phillips 196 George W. Lyles 199 Canoe House Partners, LLC 193 Roaring Gap Limited Partnership 195 Phillips Property Company, LLC			
252-990 Newkirk Partners (See attached schedule)			
<pre>909 Third 106 The Mendik Partnership, L.P. 1001 Mendik Holdings L.L.C. 40 FW / Mendik REIT, L.L.C. 107 Mendik RELP Corp. 251 2750 Associates Limited Partnership 6 Abrams, Trust U/W/O Ralph 214 ACI Associates 7 Adler, Robert 215 Allen &amp; Company Incorporated 216 Allen, C. Robert III 8 Alpert, Vicki 9 Ambassador Construction Company, Inc. 10 Aschendorf - Shasha, Ellen 11 Ash, Herbert 171 Aubert, Lysa 13 Barr, Thomas 12 Barkin, Leonard 173 Batkin, Nancy 1998 Trust u/a/d 5/11/98 17 Berenson, David 18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Richard 20 Berenson, Richard 21 Bianculli, Louis 22 Bierman, Jacquin 23 Blumenthal. Joel Marie</pre>			
23 Blumenthal, Joel Marie 24 Braverman, Madlyn 190 Bonk, Chris 217 Burack, Daniel A. 26 Carb, Sally			
244 Carney, Margaret R. 28 Chambers, Robert 25 CHO Enterprises 218 Damson, Barrie 30 Dembner, Shirley 29 Dembner, Shirley UGMA for Lindsey Dembner 21 Denor, Max			
31 Doner, Max 32 Downey, Michael 33 Dryfoos, Jacqueline			

34 Dubrowski, Raymond 219 Elson, Edward E. 35 Evans, Ben 36 Field, Walter L. 70 Jesse Fierstein & Co. 38 Fischer, Alan A. 39 Freedman, Robert 41 Gershon, Estate of Murray 42 Getz, Howard 43 Getz, Sandra & Howard 44 Getz, Sandra & Howard 45 Gold, Frederica 176 Ginsberg, Adele 47 Goldberg, Clarence 49 Goldring, Stanley 50 Goldschmidt, Beatrice 52 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Edward 55 Gorfiskle, Alaine 56 Gorfinkle, Alaine 56 Gorfinkle, Alaine 56 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 27 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie 60 Gutenberg, Bernice 48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L. 179 Hassler, Jane 222 Hauser, Rita F. 64 Hirsch, Philip J. 63 Hirsch, Judith 65 Hrusha, Alan 66 Hutner, Anne Trust F/B/O 37 Fierstein Co. 69 Jaffe, Elizabeth 71 Jones, Hazel 73 Kaufman, Robert M. 74 Klein, Robin 76 Knight, Laureine 77 Komaroff, Stanley

\$25.00

Partner #	Series B Preferred Shares	Value of Series B	Percentage of Series B
2 Vornado Realty Trust Vornado Realty Trust Vornado Finance Corp Vornado Investment Corporation 40 East 14 Realty Associates General Partnership 825 Seventh Avenue Holding Corporation Menands Holdings Corporation Two Guys From Harrison, N.Y., Inc.	3,400,000	\$85,000,000	100.0000%
188 Washington Design Center, L.L.C. 213 Fourth & D Street Partners LP 189 Merchandise Mart Owners, L.L.C. 203 H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.) 200 World Trade Center Chicago, L.L.C.			
<ul> <li>192 Greene Street 1998 Exchange Fund L.P. (D-1)</li> <li>239 Meadowbrook Equity Fund II, LLC. (D-2)</li> <li>240 Goldman Sachs 1999 Exchange Place Fund, LP (D-3)</li> <li>241 TMCT II, LLC (D-4)</li> <li>1000 GS-MSD Select Sponsors, L.P. (D-5)</li> <li>Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6)</li> <li>Goldman Sachs 2000 Exchange Place Fund, LP (D-7)</li> </ul>			
242 Commonwealth Atlantic Properties Inc. 243 Commonwealth Atlantic - Crystal City OP Holding Inc.			
197 Jacob H Froelich, Jr. 194 S.D. Phillips 196 George W Lyles 199 Canoe House Partners, LLC 193 Roaring Gap Limited Partnership 195 Phillips Property Company, LLC			
252-990 Newkirk Partners (See attached schedule)			
909 Third 106 The Mendik Partnership, L.P. 1001 Mendik Holdings L.L.C. 40 FW / Mendik REIT, L.L.C. 107 Mendik RELP Corp. 251 2750 Associates Limited Partnership			

6 Abrams, Trust U/W/O Ralph 214 ACI Associates 7 Adler, Robert 215 Allen & Company Incorporated 216 Allen, C. Robert III 8 Alpert, Vicki 9 Ambassador Construction Company, Inc. 10 Aschendorf- Shasha, Ellen 11 Ash, Herbert 171 Aubert, Lysa 13 Barr, Thomas 12 Barkin, Leonard 173 Batkin, Nancy 1998 Trust u/a/d 5/11/98 17 Berenson, David 18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Robert 174 Berger, Alice C. 21 Bianculli, Louis 22 Bierman, Jacquin 23 Blumenthal, Joel Marie 24 Braverman, Madlyn 190 Bonk, Chris 217 Burack, Daniel A. 26 Carb, Sally 244 Carney, Margaret R. 28 Chambers, Robert 25 CHO Enterprises 218 Damson, Barrie 30 Dembner, Shirley 29 Dembner, Shirley UGMA for Lindsey Dembner 31 Doner, Max 32 Downey, Michael 33 Dryfoos, Jacqueline 34 Dubrowski, Raymond 219 Elson, Edward E. 35 Evans, Ben 36 Field, Walter L. 70 Jesse Fierstein & Co. 38 Fischer, Alan A.39 Freedman, Robert41 Gershon, Estate of Murray 42 Getz, Howard 43 Getz, Sandra 44 Getz, Sandra & Howard 46 Gold, Frederica 176 Ginsberg, Adele 47 Goldberg, Clarence 49 Goldring, Stanley 49 Goldring, Stanley 50 Goldschmidt, Beatrice 52 Goldschmidt, Charles 53 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Peter 178 Goldschmidt, Richard 220 Gordon, Melvin 55 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 207 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie 60 Gutenberg, Bernice 48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L. 179 Hassler, Jane 222 Hauser, Rita F. 64 Hirsch, Phillip J. 63 Hirsch, Judith 65 Hrusha, Alan 66 Hutner, Anne Trust F/B/0 37 Fierstein Co. 69 Jaffe, Elizabeth 71 Jones, Hazel 73 Kaufman, Robert M. 74 Klein, Robin 76 Knight, Laureine

77 Komaroff, Stanley

General Partnership

Menands Holdings Corporation

825 Seventh Avenue Holding Corporation

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\$25.00

Partner #	Series C Preferred Shares	Value of Series C	Percentage of Series C
2 Vornado Realty Trust Vornado Realty Trust	4,600,000	\$115,000,000	100.0000%
Vornado Finance Corp Vornado Investment Corporation 40 East 14 Realty Associates			

Two Guys From Harrison, N.Y. , Inc. 188 Washington Design Center, L.L.C. 213 Fourth & D Street Partners LP 189 Merchandise Mart Owners, L.L.C. (Merchandise Mart Enterprises, L.L.C.) 203 H2K L.L.C. 200 World Trade Center Chicago, L.L.C. 192 Greene Street 1998 Exchange Fund L.P. (D-1) 239 Meadowbrook Equity Fund II, LLC. (D-2) 240 Goldman Sachs 1999 Exchange Place Fund, LP (D-3) 241 TMCT II, LLC (D-4) 1000 GS-MSD Select Sponsors, L.P. (D-5) Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6) Goldman Sachs 2000 Exchange Place Fund, LP (D-7) 242 Commonwealth Atlantic Properties Inc. 243 Commonwealth Atlantic - Crystal City OP Holding Inc. 197 Jacob H Froelich, Jr. 194 S.D. Phillips 196 George W Lyles 199 Canoe House Partners, LLC 193 Roaring Gap Limited Partnership 195 Phillips Property Company, LLC 252-990 Newkirk Partners (See attached schedule) 909 Third 106 The Mendik Partnership, L.P. 1001 Mendik Holdings L.L.C. 40 FW / Mendik REIT, L.L.C. 107 Mendik RELP Corp. 251 2750 Associates Limited Partnership 6 Abrams, Trust U/W/O Ralph 214 ACI Associates 7 Adler, Robert 215 Allen & Company Incorporated 216 Allen, C. Robert III 8 Alpert, Vicki 9 Ambassador Construction Company, Inc.
 10 Aschendorf- Shasha, Ellen 11 Ash, Herbert 171 Aubert, Lysa 13 Barr, Thomas 12 Barkin, Leonard 173 Batkin, Nancy 1998 Trust u/a/d 5/11/98 17 Berenson, David 18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Robert 174 Berger, Alice C. 21 Bianculli, Louis 22 Bierman, Jacquin 23 Blumenthal, Joel Marie 24 Braverman, Madlyn 190 Bonk, Chris 217 Burack, Daniel A. 26 Carb, Sally 244 Carney, Margaret R. 28 Chambers, Robert 25 CHO Enterprises 218 Damson, Barrie 30 Dembner, Shirley 29 Dembner, Shirley UGMA for Lindsey Dembner 31 Doner, Max 32 Downey, Michael 33 Dryfoos, Jacqueline 34 Dubrowski, Raymond 219 Elson, Edward E. 219 EISON, Edward E.
35 Evans, Ben
36 Field, Walter L.
70 Jesse Fierstein & Co.
38 Fischer, Alan A.
39 Freedman, Robert
41 Gershon, Estate of Murray 42 Getz, Howard 43 Getz, Sandra 44 Getz, Sandra & Howard 46 Gold, Frederica 176 Ginsberg, Adele 47 Goldberg, Clarence 49 Goldring, Stanley 50 Goldschmidt, Beatrice 52 Goldschmidt, Charles 53 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Peter 178 Goldschmidt, Richard 220 Gordon, Melvin 55 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 207 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie 60 Gutenberg, Bernice 48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L.

179 Hassler, Jane
222 Hauser, Rita F.
64 Hirsch, Phillip J.
63 Hirsch, Judith
65 Hrusha, Alan
66 Hutner, Anne Trust F/B/O
37 Fierstein Co.
69 Jaffe, Elizabeth
71 Jones, Hazel
73 Kaufman, Robert M.
74 Klein, Robin
76 Knight, Laureine
77 Komaroff, Stanley

\$50.00

Partner #		Series B-1 Preferred Units	Value of Series B-1	Percentage of Series B-1
2	Vornado Realty Trust Vornado Realty Trust Vornado Finance Corp Vornado Investment Corporation 40 East 14 Realty Associates General Partnership 825 Seventh Avenue Holding Corporation Menands Holdings Corporation Two Guys From Harrison, N.Y. , Inc.			
213 189 203	Washington Design Center, L.L.C. Fourth & D Street Partners LP Merchandise Mart Owners, L.L.C. H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.) World Trade Center Chicago, L.L.C.	200,000 699,566	\$10,000,000 \$34,978,300	22.23% 77.77%
239 240 241	Greene Street 1998 Exchange Fund L.P. (D-1) Meadowbrook Equity Fund II, LLC. (D-2) Goldman Sachs 1999 Exchange Place Fund, LP (D-3) TMCT II, LLC (D-4) GS-MSD Select Sponsors, L.P. (D-5) Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6) Goldman Sachs 2000 Exchange Place Fund, LP (D-7)			
	Commonwealth Atlantic Properties Inc. Commonwealth Atlantic - Crystal City OP Holding Inc.			
194 196 199 193	Jacob H Froelich, Jr. S.D. Phillips George W Lyles Canoe House Partners, LLC Roaring Gap Limited Partnership Phillips Property Company, LLC			
252-990	Newkirk Partners (See attached schedule)			
$\begin{array}{c} 1001 \\ 40 \\ 107 \\ 251 \\ 6 \\ 214 \\ 7 \\ 215 \\ 216 \\ 8 \\ 9 \\ 10 \\ 11 \\ 171 \\ 13 \\ 12 \\ 173 \\ 12 \\ 173 \\ 17 \\ 18 \\ 19 \\ 20 \\ 174 \\ 21 \\ 22 \\ 23 \end{array}$	<pre>909 Third The Mendik Partnership, L.P. Mendik Holdings L.L.C. FW / Mendik REIT, L.L.C. Mendik RELP Corp. 2750 Associates Limited Partnership Abrams, Trust U/W/O Ralph ACI Associates Adler, Robert Allen &amp; Company Incorporated Allen, C. Robert III Alpert, Vicki Ambassador Construction Company, Inc. Aschendorf- Shasha, Ellen Ash, Herbert Aubert, Lysa Barr, Thomas Barkin, Leonard Batkin, Nancy 1998 Trust u/a/d 5/11/98 Berenson, Joan Berenson, Richard Berenson, Richard Berenson, Richard Berger, Alice C. Bianculli, Louis Bierman, Jacquin Blumenthal, Joel Marie Deverene, Medler</pre>			
190 217 26	Braverman, Madlyn Bonk, Chris Burack, Daniel A. Carb, Sally			
28 25 218 30 29	Carney, Margaret R. Chambers, Robert CHO Enterprises Damson, Barrie Dembner, Shirley Dembner, Shirley UGMA for Lindsey Dembner Doner, Max			

32 Downey, Michael 33 Dryfoos, Jacqueline 34 Dubrowski, Raymond 219 Elson, Edward E. 35 Evans, Ben 36 Field, Walter L. 70 Jesse Fierstein & Co. 38 Fischer, Alan A. 38 Fischer, Alan A.
39 Freedman, Robert
41 Gershon, Estate of Murray
42 Getz, Howard
43 Getz, Sandra
44 Getz, Sandra & Howard
46 Gold, Frederica
176 Ginsberg, Adele
47 Goldberg, Clarence
49 Goldring, Stanley
50 Goldschmidt, Beatrice
52 Goldschmidt, Charles 52 Goldschmidt, Charles 53 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Peter 178 Goldschmidt, Richard 290 Cordon Molvin 220 Gordon, Melvin 55 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 207 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie 60 Gutenberg, Bernice 48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L. 179 Hassler, Jane 222 Hauser, Rita F. 64 Hirsch, Phillip J. 63 Hirsch, Judith 65 Hrusha, Alan 66 Hutner, Anne Trust F/B/0 37 Fierstein Co. 69 Jaffe, Elizabeth 71 Jones, Hazel 73 Kaufman, Robert M. 74 Klein, Robin 76 Knight, Laureine 77 Komaroff, Stanley

Class of Units

Partner #	Series B-2 Preferred Units	of	Percentage of
2 Vornado Realty Trust Vornado Realty Trust Vornado Finance Corp Vornado Investment Corporation 40 East 14 Realty Associates General Partnership 825 Seventh Avenue Holding Corporation Menands Holdings Corporation Two Guys From Harrison, N.Y., Inc.			
188 Washington Design Center, L.L.C.	100,000	\$5,000,000	22.23%
213 Fourth & D Street Partners LP 189 Merchandise Mart Owners, L.L.C. 203 H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.) 200 World Trade Center Chicago, L.L.C.	349, 783	\$17,489,150	77.77%
<ul> <li>192 Greene Street 1998 Exchange Fund L.P. (D-1)</li> <li>239 Meadowbrook Equity Fund II, LLC. (D-2)</li> <li>240 Goldman Sachs 1999 Exchange Place Fund, LP (D-3)</li> <li>241 TMCT II, LLC (D-4)</li> <li>1000 GS-MSD Select Sponsors, L.P. (D-5)</li> <li>Salomon Smith Barney Tax Advantaged Exchange Fund III, LL</li> <li>Goldman Sachs 2000 Exchange Place Fund, LP (D-7)</li> </ul>	_C (D-6)		
242 Commonwealth Atlantic Properties Inc. 243 Commonwealth Atlantic - Crystal City OP Holding Inc.			
197 Jacob H Froelich, Jr. 194 S.D. Phillips 196 George W Lyles 199 Canoe House Partners, LLC 193 Roaring Gap Limited Partnership 195 Phillips Property Company, LLC			
252-990 Newkirk Partners (See attached schedule)			
909 Third 106 The Mendik Partnership, L.P. 1001 Mendik Holdings L.L.C.			

40 FW / Mendik REIT, L.L.C. 107 Mendik RELP Corp. 251 2750 Associates Limited Partnership 6 Abrams, Trust U/W/O Ralph 214 ACI Associates 7 Adler, Robert 215 Allen & Company Incorporated 216 Allen, C. Robert III 8 Alpert, Vicki 9 Ambassador Construction Company, Inc. 10 Aschendorf- Shasha, Ellen 10 Aschendorf- Shasha, Ellen 11 Ash, Herbert 171 Aubert, Lysa 13 Barr, Thomas 12 Barkin, Leonard 173 Batkin, Nancy 1998 Trust u/a/d 5/11/98 17 Berenson, David 18 Berenson, Joan 19 Berenson, Bichard 19 Berenson, Richard 20 Berenson, Robert 174 Berger, Alice C. 21 Bianculli, Louis 22 Bierman, Jacquin 23 Blumenthal, Joel Marie
24 Braverman, Madlyn
190 Bonk, Chris
217 Burack, Daniel A.
26 Carb, Sally
244 Carpey Margaret P 244 Carney, Margaret R. 28 Chambers, Robert 25 CHO Enterprises 218 Damson, Barrie 30 Dembner, Shirley 29 Dembner, Shirley UGMA for Lindsey Dembner 31 Doner, Max 32 Downey, Michael 33 Dryfoos, Jacqueline 34 Dubrowski, Raymond 219 Elson, Edward E. 35 Evans, Ben 36 Field, Walter L. 70 Jesse Fierstein & Co. 38 Fischer, Alan A. 39 Freedman, Robert
41 Gershon, Estate of Murray 42 Getz, Howard 43 Getz, Sandra 44 Getz, Sandra & Howard 46 Gold, Frederica 46 Gold, Frederica 176 Ginsberg, Adele 47 Goldberg, Clarence 49 Goldring, Stanley 50 Goldschmidt, Beatrice 52 Goldschmidt, Charles 53 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Peter 177 Goldschmidt, Peter 178 Goldschmidt, Richard 220 Gordon, Melvin 55 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 207 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie ow Gulenberg, Bernice 48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L. 179 Hassler, Jane 222 Hauser, Rita F. 64 Hirsch, Phillip J. 63 Hirsch Judith 60 Gutenberg, Bernice 63 Hirsch, Judith 65 Hrusha, Alan 66 Hutner, Anne Trust F/B/O 37 Fierstein Co. 69 Jaffe, Elizabeth 71 Jones, Hazel 73 Kaufman, Robert M. 74 Klein, Robin 76 Knight, Laureine 77 Komaroff, Stanley

## \$25.00

	Series C-1	Value	Percentage	
Partner	Preferred	of	of	
#	Units	Series C-1	Series C-1	

2	Vornado	Realty Trust
	Vornado	Realty Trust
	Vornado	Finance Corp
	Vornado	Investment Corporation
	40 East	14 Realty Associates

825 Seventh Avenue Holding Corporation Menands Holdings Corporation Two Guys From Harrison, N.Y. , Inc. 188 Washington Design Center, L.L.C. 213 Fourth & D Street Partners LP 189 Merchandise Mart Owners, L.L.C. 203 H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.) 200 World Trade Center Chicago, L.L.C. 192 Greene Street 1998 Exchange Fund L.P. (D-1) 239 Meadowbrook Equity Fund II, LLC. (D-2) 240 Goldman Sachs 1999 Exchange Place Fund, LP (D-3) 241 TMCT II, LLC (D-4) 1000 GS-MSD Select Sponsors, L.P. (D-5) Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6) Goldman Sachs 2000 Exchange Place Fund, LP (D-7) 242 Commonwealth Atlantic Properties Inc. 243 Commonwealth Atlantic - Crystal City OP Holding Inc. 197 Jacob H Froelich, Jr. 150,067 \$7,503,350 20.0648% 194 S.D. Phillips 9,976 \$498,800 1.3338% 196 George W Lyles 70,044 \$3,502,200 9.3653% 199 Canoe House Partners, LLC 193 Roaring Gap Limited Partnership \$10,004,500 200,090 26.7531% \$14,507,900 38.7957% 290,158 195 Phillips Property Company, LLC 27,577 \$1,378,850 3.6872% 252-990 Newkirk Partners (See attached schedule) 909 Third 106 The Mendik Partnership, L.P. 1001 Mendik Holdings L.L.C. 40 FW / Mendik REIT, L.L.C. 107 Mendik RELP Corp. 251 2750 Associates Limited Partnership 6 Abrams, Trust U/W/O Ralph 214 ACI Associates 7 Adler, Robert 215 Allen & Company Incorporated 216 Allen, C. Robert III 8 Alpert, Vicki 9 Ambassador Construction Company, Inc. 10 Aschendorf- Shasha, Ellen 11 Ash, Herbert 171 Aubert, Lysa 13 Barr, Thomas 12 Barkin, Leonard 173 Batkin, Nancy 1998 Trust u/a/d 5/11/98 17 Berenson, David 18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Robert 174 Berger, Alice C. 21 Bianculli, Louis 22 Bierman, Jacquin 23 Blumenthal, Joel Marie 24 Braverman, Madlyn 190 Bonk, Chris 217 Burack, Daniel A. 26 Carb, Sally 244 Carney, Margaret R. 28 Chambers, Robert 25 CHO Enterprises 218 Damson, Barrie 218 Damson, Barrie
30 Dembner, Shirley
29 Dembner, Shirley UGMA for Lindsey Dembner
31 Doner, Max
32 Downey, Michael
33 Dryfoos, Jacqueline
34 Dubrowski, Raymond
219 Elson, Edward E.
35 Evans, Ben
36 Field, Walter L.
70 Jesse Fierstein & Co.
38 Eischer Alan A 38 Fischer, Alan A. 39 Freedman, Robert 41 Gershon, Estate of Murray 42 Getz, Howard 43 Getz, Sandra 44 Getz, Sandra & Howard 46 Gold, Frederica 176 Ginsberg, Adele 47 Goldberg, Clarence 49 Goldring, Stanley 50 Goldschmidt, Beatrice 52 Goldschmidt, Charles 53 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Peter 178 Goldschmidt, Richard 220 Gordon, Melvin 55 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 207 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie

General Partnership

60 Gutenberg, Bernice

48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L. 179 Hassler, Jane 222 Hauser, Rita F. 64 Hirsch, Phillip J. 63 Hirsch, Judith 65 Hrusha, Alan 66 Hutner, Anne Trust F/B/0 37 Fierstein Co. 69 Jaffe, Elizabeth 71 Jones, Hazel 73 Kaufman, Robert M. 74 Klein, Robin 76 Knight, Laureine 77 Komaroff, Stanley

Partner #		Series D-(1-7) Preferred Units	Value of Series D-(1-7)	Percentage of Series D-(1-7)
	Vornado Realty Trust Vornado Realty Trust Vornado Finance Corp Vornado Investment Corporation 40 East 14 Realty Associates General Partnership 825 Seventh Avenue Holding Corporation Menands Holdings Corporation Two Guys From Harrison, N.Y., Inc.			
213 189 203	Washington Design Center, L.L.C. Fourth & D Street Partners LP Merchandise Mart Owners, L.L.C. H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.) World Trade Center Chicago, L.L.C.			
239 240 241	Greene Street 1998 Exchange Fund L.P. (D-1) Meadowbrook Equity Fund II, LLC. (D-2) Goldman Sachs 1999 Exchange Place Fund, LP (D-3) TMCT II, LLC (D-4) GS-MSD Select Sponsors, L.P. (D-5) Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6) Goldman Sachs 2000 Exchange Place Fund, LP (D-7)	3,500,000 549,336 8,000,000 5,000,000 7,480,000 840,000 7,200,000	\$87,500,000 \$27,466,800 \$200,000,000 \$125,000,000 \$187,000,000 \$21,000,000 \$180,000,000	10.57% 3.32% 24.16% 15.10% 22.59% 2.54% 21.74%
	Commonwealth Atlantic Properties Inc. Commonwealth Atlantic - Crystal City OP Holding Inc.			
194 196 199 193	Jacob H Froelich, Jr. S.D. Phillips George W Lyles Canoe House Partners, LLC Roaring Gap Limited Partnership Phillips Property Company, LLC			
252-990	Newkirk Partners (See attached schedule)			
1001 40 107 251 6 214 7 215 216 8 9 10 11 171 13 12	909 Third The Mendik Partnership, L.P. Mendik Holdings L.L.C. FW / Mendik REIT, L.L.C. Mendik RELP Corp. 2750 Associates Limited Partnership Abrams, Trust U/W/O Ralph ACI Associates Adler, Robert Allen & Company Incorporated Allen, C. Robert III Alpert, Vicki Ambassador Construction Company, Inc. Aschendorf- Shasha, Ellen Ash, Herbert Aubert, Lysa Barr, Thomas Barkin, Leonard			
17 18 19 20	Batkin, Nancy 1998 Trust u/a/d 5/11/98 Berenson, David Berenson, Joan Berenson, Richard Berenson, Robert			
21 22 23 24 190 217 26 244 28 25	Berger, Alice C. Bianculli, Louis Bierman, Jacquin Blumenthal, Joel Marie Braverman, Madlyn Bonk, Chris Burack, Daniel A. Carb, Sally Carney, Margaret R. Chambers, Robert CHO Enterprises Damson, Barrie			

\$25.00

30 Dembner, Shirley 29 Dembner, Shirley UGMA for Lindsey Dembner 31 Doner, Max 32 Downey, Michael 33 Dryfoos, Jacqueline 34 Dubrowski, Raymond 219 Elson, Edward E. 35 Evans, Ben 36 Field, Walter L. 70 Jesse Fierstein & Co. 38 Fischer, Alan A. 39 Freedman, Robert 41 Gershon, Estate of Murray 42 Getz, Howard 43 Getz, Sandra 44 Getz, Sandra & Howard 46 Gold, Frederica 176 Ginsberg, Adele 47 Goldberg, Clarence 49 Goldring, Stanley 50 Goldschmidt, Beatrice 52 Goldschmidt, Charles 53 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Peter 178 Goldschmidt, Richard 220 Gordon, Melvin 55 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 207 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie 60 Gutenberg, Bernice 48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L. 179 Hassler, Jane 222 Hauser, Rita F. 64 Hirsch, Phillip J. 63 Hirsch, Judith 65 Hrusha, Alan 66 Hutner, Anne Trust F/B/0 37 Fierstein Co. 69 Jaffe, Elizabeth 71 Jones, Hazel 73 Kaufman, Robert M. 74 Klein, Robin 76 Knight, Laureine 77 Komaroff, Stanley

\$50.00

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Partner #		Series E-1 Preferred Units	Value of Series E-1	Percentage of Series E-1
40 East 14 Re General P 825 Seventh A Menands Holdi	ý Trust			
213 Fourth & D St 189 Merchandise M 203 H2K L.L.C.	sign Center, L.L.C. reet Partners LP art Owners, L.L.C. (Merchandise Mart Enterprises, L.L.C.) enter Chicago, L.L.C.			
239 Meadowbrook E 240 Goldman Sachs 241 TMCT II, LLC 1000 GS-MSD Select Salomon Smith	1998 Exchange Fund L.P. (D-1) quity Fund II, LLC. (D-2) 1999 Exchange Place Fund, LP (D-3) (D-4) Sponsors, L.P. (D-5) Barney Tax Advantaged Exchange Fund III, LLC ( 2000 Exchange Place Fund, LP (D-7)	D-6)		
	Atlantic Properties Inc. Atlantic - Crystal City OP Holding Inc.	3,899,333 1,098,667	\$194,966,650 \$54,933,350	78.02% 21.98%
	s			
252-990 Newkirk Partn	ers (See attached schedule)			
909 Third				

106 The Mendik Partnership, L.P. 1001 Mendik Holdings L.L.C. 40 FW / Mendik REIT, L.L.C. 107 Mendik RELP Corp. 251 2750 Associates Limited Partnership 6 Abrams, Trust U/W/O Ralph 214 ACI Associates 7 Adler, Robert 215 Allen & Company Incorporated 216 Allen, C. Robert III 8 Alpert, Vicki 9 Ambassador Construction Company, Inc.10 Aschendorf- Shasha, Ellen 11 Ash, Herbert 171 Aubert, Lysa 13 Barr, Thomas 12 Barkin, Leonard 173 Batkin, Nancy 1998 Trust u/a/d 5/11/98 17 Berenson, David 18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Robert 174 Berger, Alice C. 21 Biopulli Louis 21 Bianculli, Louis 22 Bierman, Jacquin 23 Blumenthal, Joel Marie 24 Braverman, Madlyn 190 Bonk, Chris 217 Burack, Daniel A. 26 Carb, Sally 244 Carney, Margaret R. 28 Chambers, Robert 25 CHO Enterprises 218 Damson, Barrie 30 Dembner, Shirley 29 Dembner, Shirley UGMA for Lindsey Dembner 31 Doner, Max 32 Downey, Michael 33 Dryfoos, Jacqueline 34 Dubrowski, Raymond 219 Elson, Edward E. 35 Evans, Ben 36 Field, Walter L. 70 Jesse Fierstein & Co. 38 Fischer, Alan A. 39 Freedman, Robert
41 Gershon, Estate of Murray 42 Getz, Howard 43 Getz, Sandra 44 Getz, Sandra & Howard 46 Gold, Frederica 46 GOLO, Frederica 176 Ginsberg, Adele 47 Goldberg, Clarence 49 Goldring, Stanley 50 Goldschmidt, Beatrice 52 Goldschmidt, Charles 53 Goldschmidt, Edward 54 Goldschmidt, Lawrence 177 Goldschmidt, Peter 178 Goldschmidt, Richard 220 Gordon, Melvin 55 Gorfinkle, Alaine 56 Gorfinkle, Lawrence 207 Gould Investors, L.P. 58 Green, Bernard 57 Green, Barbara 59 Greif, Goldie 59 Greif, Goldie 60 Gutenberg, Bernice 48 H L Silbert trustee U/W of H A Goldman 221 Hagler, Philip Trustee Hagler Family Trust u/a 6/98 62 Harteveldt, Robert L. 179 Hassler, Jane 222 Hauser, Rita F. 64 Hirsch, Phillip J. 63 Hirsch, Judith 65 Hrusha, Alan 66 Hutper, Appe Trust E/B/O 66 Hutner, Anne Trust F/B/O 37 Fierstein Co. 69 Jaffe, Elizabeth 71 Jones, Hazel 73 Kaufman, Robert M. 74 Klein, Robin

- 76 Knight, Laureine 77 Komaroff, Stanley

## \$32.88

	-			
		Common	n Units	Total
Partner				Common
#		A	D	Units

A For 14 Borly Access         1.43, 72         1.43, 72         1.43, 72           BE Scovers Access Nething Corporation         253, 544         338, 524           Difference Corporation         353, 544         338, 524           Difference Corporation         353, 544         338, 524           Difference Corporation         353, 557         35           Difference Corporation         35, 557         35           Difference Corporation         35         35, 557           Difference Corporation         35         35           Difference Corporation         36         35           Difference Corporation         36         35           Difference Corporation         36         36           Difference Corporation         36         36 <td< th=""><th>Vornado Finance Corp Vornado Investment Corporation</th><th>35,282,694 3,666,666</th><th></th><th>35,282,694 3,666,666</th></td<>	Vornado Finance Corp Vornado Investment Corporation	35,282,694 3,666,666		35,282,694 3,666,666
Hermits Holdings torgor allos         123,224 <th123,224< th="">         123,224         <th123< td=""><td>General Partnership</td><td></td><td></td><td>1,639,278</td></th123<></th123,224<>	General Partnership			1,639,278
19         Stabilizer Destry, 1.1.C.         9         9           23         Autron to Strept Purchaser Line, 1.1.C.         20, 507         20, 507           23         Marchandse Mart Compart, L.L.C.         20, 507         20, 507           24         Marchandse Mart Compart, L.L.C.         20, 507         20, 507           25         Orders Elization and the L.C.         20, 507         20, 507           26         Marting Stability Stabili				
212 Eventh & Different Parliers P         0           200 NGS.L.C. (monomy line filter)         239.667         239.667         239.667         239.667           200 NGS.L.C. (monomy line filter)         229.468         229.468         229.468         229.468           212 Greene Creet 130E Comparison (line filter)         (line filter)         0         0         0           200 NGS.L.C. (monomy line filter)         (line filter)         0         0         0           200 Comparison (line filter)         (line filter)         0         0         0           200 Comparison (line filter)         (line filter)         0         0         0           200 Comparison (line filter)         (line filter)         0         0         0           200 Comparison (line filter)         (line filter)         0         0         0           200 Comparison (line filter)         (line filter)         0         0         0           210 Comparison (line filter)         (line filter)         0         0         0           210 Comparison (line filter)         (line filter)         0         0         0         0           211 Comparison (line filter)         (line filter)         0         0         0         0           211	Two Guys From Harrison, N.Y. , Inc.	180,890		180,890
130         Morthandles Mart Deergrises, L.L.C.         351, 007, 007         351, 007, 007         351, 007, 007         351, 007, 007         351, 007, 007, 007         351, 007, 007, 007         351, 007, 007, 007, 007, 007, 007, 007, 00				0
120 World Trade Emitrer Chicago, L.L.         23,948         24,948	189 Merchandise Mart Owners, L.L.C.			
233         ReadSolution for Ji, LLC. (h.2)         0         0           244         Control for Jing Solution (here)         0				,
340 Bool Ham Such: 1980 Exchange Fund II, LLC (0-8)         0           341 ThefT II, LC (0-4)         0           342 ThefT II, LC (0-4)         0           342 ThefT II, LC (0-4)         0           342 Dec Transfer State Sta	192 Greene Street 1998 Exchange Fund L.P. (D-1)			
1999 05: %50 Solect Sponsors, L.P. (0.5)         0           Salaman Saith Barnys Prade Fund, LP (D-7)         0           242 Commonweilt Allantic - Crystal City OF wolding Inc.         0           243 Commonweilt Allantic - Crystal City OF wolding Inc.         0           199 Jacht Bardin Zording Prade Fund, LP (D-7)         0           199 Jacht Bereith, J.P.         282,411         282,411           196 Sole Nues Performs, LC         0         0           190 Jacht Barder, S.L.C.         0         0           190 Jacht Bergerith, I.P.         1,435,684         1,455,864           196 Sole Nues Performs, LC.         1,52,683         765,103           197 Sole Nues Performs (Sco attached schedule)         1,745,684         1,655,894           198 Heinig Scherth Carter Ship         2,764         2,764           198 Heinig Scherth Carter Ship         2,764         2,764           198 Sole Scherth Rep Forn, L.C.         455,993         7,734           198 Heinig Scherth Scherth Partnership         2,764         2,764           199 Sole Scherth Scherth Partnership         2,764         2,764           199 Sole Scherth Scherth Partnership         1,977         2,466           199 Sole Scherth Scherth Partnership         2,764         2,764           199 Sole				
Salamo Suit Darney Tax Advantaged Exchange Fund III, LLC (0-8)         0           222 Commonwealth Atlantic Properties Inc.         0           223 Commonwealth Atlantic Properties Inc.         0           197 Junch H Fronich, Jr.         202,411         202,411           198 Sale Print Properties Inc.         0         0           199 Junch H Fronich, Jr.         202,411         202,411         0           198 Sale Print Properties Inc.         0         0         0         0           225-998 Mexick Perform Company, LC         1,425,504         1,435,504         0           225-998 Mexick Perform Din, Lr.         1,425,504         1,246         1,246           000 Thrid         00 Thrid         0         7,744         1,246           000 Thrid         00 Thrid         0         7,744         1,264           100 Thrid         00 Thrid         0         7,744         1,777,003           100 Thrid         00 Thrid         0         7,744         1,777,003         1,777,003           100 Thrid         00 Thrid         0         7,744         1,877,703         1,777,703         1,777,703         1,777,703         1,777,703         1,777,703         1,777,703         1,777,703         1,777,703         1,777,703				
242 Commonwaith Atlantic Properties Inc.         0           243 Commonwaith Atlantic Properties Inc.         0           197 Jacob Hredic, Jr.         202,411         202,411           197 Jacob Hredic, Jr.         202,411         202,411           198 Jacob Hredic, Jr.         0         202,411         202,411           198 Canno House Partners, LC         0         0           199 Maching Dap Linicd Partnership         0         0           199 Maching Froperty Company, LC         1,435,584         1,435,584           199 Maching Froperty Company, LC         1,757,035         1,757,035           199 Provide Noting I, LP.         1,265,584         1,435,584           199 Maching KngP Corp.         1,757,035         1,757,035           199 Provide Noting I, LP.         1,767,035         1,757,035           199 Provide Noting I, LP.         1,768,233         1,667           199 Maching Noting I, LP.         1,768,233         1,667           199 Maching Noting I, LP.         1,768,233         1,667           190 Maching Noting I Interprotein Int	Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6)			0
242 Commonwealth Atlantic - Crystal City 0F Holding Inc.         282,411         282,411         282,411         282,411           197 Jacob H Fronk ILL         0 <td></td> <td></td> <td></td> <td></td>				
198       5.0. PHILIDS       0         198       Goorg Willes       0         195       FMILIDS Property Company, LLC       0         252-990       Mewkirk Partners (See attached achedule)       1,435,534       1,435,584         900       Third       13,248       13,248         195       FMILIDS Property Company, LLC       252-990       46,848       1,767,855         1960       Hendik Molfungs LLC,       1,767,855       1,767,785       1,767,785         197       Hendik Rolfungs LLC,       46,069       46,068       46,068         197       Hendik Rolfungs LLC,       7,244       7,244       7,244         197       Hendik Rolfungs LLC,       7,060       7,248       7,244       7,244         197       Hendik Rolfungs       2,496       2,496       1,700       1,700       1,720				
130 Conce Wi Lyles         0           130 Conce Wass Partners, LLC         0           135 Philips Property Component, LC         0           136 The Nendik Partners (ise attached schedule)         1,45,564         1,455,564           999 Third         132,248         132,248         132,248           1060 Nendik Partnership, L-P.         765,183         765,183         765,183           1060 Nendik Partnership, L-P.         2,764         2,764         2,764           21 2728 Accollates         1,067         2,764         2,764         2,764           221 2728 Accollates         1,067         1,067         1,067         1,067         1,067           21 2728 Accollates         1,076         2,744         7,244         7,244         7,244         1,268         2,769         2,769           21 2728 Accollates         1,067         1,067         1,067         1,067         1,067         1,067         1,067         1,067         1,067         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,063         1,06		202,411		
193         Bharing Gap Limited Partnership         9           195         1,435,584         1,435,584         1,435,584           997         113,243         13,243           997         113,243         135,243           198         114,455,584         135,248           198         114,455,584         145,584           198         114,155,133         125,738           198         114,155,134         125,738           198         114,155,134         12,734           198         114,155,134         146,536           198         114,155,134         146,536           198         114,154,151         146,536           198         114,151,151         146,153           198         114,151,151         146,153           198         114,151,151         147,153           198         114,151         147,153           114         144,171,158         142,152           115         144,154         144,154           116         1,153         143,153           117         144,171,155         143,153           118         144,154         144,154           118         1,152	196 George W Lyles			
1115         Printlips         Property Company, LLC         0           252-900         NewKirk Partners (See attached schedule)         1,435,584         1,435,584         1,435,684           060         The Mendik Partnership, L.P.         1,757,635         1,767,635         1,767,635           1380         Mendik Kelic/Orp.         1,767,635         1,767,635         1,767,635           140         Arraws, Trust UW/O Raiph         7,244         2,764         2,764           251<2750				
969 Third         13,248         13,248         13,248           166 The Men Media RELF, L.C.         12,248         12,248         12,248           167 IF the Men Media RELF, L.C.         12,456,540         126,543         126,543           167 IF Mendia RELF, Corp.         684         2,744         2,764         2,764           168 The Mendia RELF, Corp.         684         2,744         2,764         2,764           161 ACL, Scottarte Limited Partnership         7,244         1,657         7,468         2,498           218 Allen, C. 6000T         1,957         2,498         2,498         2,498         2,498           218 Allen, C. 6000T         111         880         522         528,43         4,534         4,534           163 Acconstruction Company, Inc.         27,939         27,938         1,54         4,534         4,534           17 Barenson, Swidt         1,643         1,53         6,648         1,644         1,642         1,842           17 Barenson, Swidt         1,643         1,643         1,643         1,843         1,843           19 Barenson, Richard         1,643         1,643         1,843         1,843         1,843           19 Barenson, Rulert         1,762         1,762				
106         The Mendik Partnership, L.P.         755, 133         755, 133         755, 133           1001         Mendik Woldings L.L.C.         426, 246         426, 246         426, 248           251         2756 Associates         1, 057         7, 244	252-990 Newkirk Partners (See attached schedule)	1,435,584		1,435,584
1901 Nendik Holdings L.L.C.         1,767,785         1,767,785         1,767,785           06 FW / Monik RELP Corp.         26         62         72         62         7,244         7,244         7,244         7,244         7,244         7,244         7,245<				
107 Nendik KELP Corp.         86         54           251 Z706 Associates Limited Partnership         2,764         7,744				
251       27.50       2.7.64       2.7.64       2.7.64         6       Arans, Trust UVAVO Ralpin       7.244       7.244         21       Allen Comput Incorporated       1.657       1.657         21       Allen Comput Incorporated       2.798       1.657         21       Allen Comput Incorporated       2.793       1.711         25       Allen Comput Incorporated       2.793       2.733         31       Aschendorf - Shahas Ellen       1.711       1.711         31       Aubort, Lysa       4.534       4.534         31       Barring Throngs       1.844       1.844       1.844         32       Barring Throngs       1.844       1.844       1.844         33       Barring Throng Nath       1.833       1.633       1.632         34       Barring Nath       1.834       1.832       1.832         35       Barring Nath       1.834       1.832       1.832         36       Barring Nath       1.834       1.832       1.832         37       Barring Nath       1.832       1.832       1.832         38       Barring Nath       1.832       1.832       1.832         38       Barring N				
214 ACT Associates     1,67     2,496     2,496       215 Allen & Company Incorporated     1,769     1,769       216 Allen & Company Incorporated     27,939     27,939       216 Allen & Company Incorporated     27,939     27,939       9 Ambassador Construction Company, Inc.     27,939     27,939       10 Aschendorf-Shasha, Ellen     1,740     1,740       117 Aubert, Lysa     4,534     4,534       13 Barr, Thomas     1,844     1,844       13 Barr, Thomas     1,342     1,842       13 Barrenson, Baudi     10     6,662       13 Barrenson, Richard     842     842       14 Berger, Alice C.     9     9       19 Berenson, Richard     6,664     5,664       20 Borrenson, Baudi     1,762     1,762       21 Biamenthal, Jool Marie     5,664     5,664       22 Blumenthal, Jool Marie     154     154       23 Blumenthal, Jool Marie     154     154       24 Bargeran, Madyn     75,434     75,434     154       24 Bargerang, Majna     75,434     154     154       24 Bargerang, Margin     1,762     1,762     1,762       25 Coto Enterprises     22 F,930     5,934     5,934       25 Coto Enterprises     2,462     3,622	251 2750 Associates Limited Partnership		,	2,704
215 Allen & Company Incorporated     1,760     1,760     1,760       216 Allen C. Robert III     889     5,228     5,228       3 Abstract - Subsucion Company, Inc.     21,710     21,710       11 Ash, Herbert     154     154       11 Ash, Herbert     154     154       12 Bartin, Leonard     962     662       13 Bart, Thomas     1,644     1,844       12 Bartin, Leonard     962     662       13 Bartin, Leonard     1,633     1,432       13 Berenson, Part     1,632     1,432       14 Berger, Allce C.     6     6       12 Bartenson, Bitchard     1,762     1,762       13 Berenson, Richard     1,762     1,762       14 Berger, Allce C.     6     6       12 Barenson, Richard     5,644     5,644       23 Barenan, Jacquin     75,434     75,434       34 Barenth, woll Marile     1,762     1,762       21 Barenan, Jacquin     1,419     1,419       22 Barenan, Jacquin     1,419     1,419       23 Barenan, Barent A.     16     176       24 Barenan, Jacquin     1,429     1,419       25 Barenan, Barent A.     1,429     1,419       26 Barenan, Barent A.     1,420     1,419       21 Barenan, Jacq	214 ACI Associates	1,057		1,057
8 Alperi, Vicki         5,228         5,228         5,228           9 Ambassidor Construction Company, Inc.         27,939         27,939           10 Aschendorf. Shasha, Ellen         1,710         1,713           11 Akh, Herbert         154         154           12 Aubert, Lysa         4,534         4,534           13 Bathin, Nancy 1998 Trust u/a/d 5/11/98         130         6,338         6,484           13 Betrin, Nancy 1998 Trust u/a/d 5/11/98         130         6,338         6,484           13 Betrin, Nancy 1998 Trust u/a/d 5/11/98         130         6,338         6,484           13 Betreson, Joan         1,634         1,634         1,634           14 Berger, Alice C.         842         642           20 Berenson, Robert         1,762         1,762           14 Berger, Alice C.         9         6           21 Bianculli, Louis         5,661         5,661           22 Bianculli, Louis         1,762         1,783           23 Bluemethal, Joel Marie         154         154           24 Braverman, Madiyn         7,534         75,434           29 Bonhor, Shirley         1,763         1,793           24 Carney, Margaret R.         222         7,661         5,664         5,5		1,760	2,496	
9 Ambassador Construction Company, Inc.         27,939         27,939         27,939           10 Aschendorf-Shash, Ellen         1,710         1,713           11 Aub, Herbert         154         154           13 Barr, Thomas         1,844         1,944           13 Barr, Thomas         1,844         1,944           13 Barr, Thomas         1,844         1,944           14 Barreson, David         1,932         1,832           15 Berenson, Robert         1,932         1,832           19 Berenson, Richard         842         842           20 Berenson, Richard         5,644         5,644           21 Biarman, Jacquin         5,644         5,644           22 Bierman, Jacquin         5,643         5,644           21 Biarman, Jacquin         1,762         1,762           22 Bierman, Jacquin         1,743         1,743           23 Biumerhal, Joel Marie         1,44         1,449           24 Carner, Margaret R.         1,414         1,449           24 Carner, Margaret R.         1,414         1,449           24 Dembers, Robert         2,344         3,843           25 OBO Enterprises         5,844         3,844           26 Dambers, Robert         2,344		880	5,228	
11 Ash, Herbert       154       154         117 Aubert, Lysa       4,534       4,534         12 Barkin, Leonard       962       662         13 Barr, Thomas       1,844       1,844         13 Barkin, Leonard       962       662         13 Batkin, Nancy 1990 Trust u/a/d 5/11/98       130       6,338       6,688         14 Berger, Alice C.       1,842       1,842       1,842         20 Berenson, Robert       1,762       1,762       1,762         14 Berger, Alice C.       0       0       0         21 Bianculli, Louis       5,664       5,664       5,664         23 Bierman, Jacquin       15,376       15,376       3,633         24 Braverman, Madlyn       75,434       75,434       75,434         24 Braverman, Madlyn       1,419       1,414         24 Cambers, Robert       222       7,961       8,163         24 Cambers, Robert       222       7,961       8,133         25 CHO Enterprises       5,364       5,364       5,364         26 Dambers, Shirley UGMA for Lindsey Dembner       3,462       3,264       3,264         23 Domer, Margaret R.       2,364       3,264       3,264       3,264       3,264       3,	9 Ambassador Construction Company, Inc.		27,939	27,939
13       Barr, Thomas       1,844       1,844         13       Barkin, Leonard       962         173       Batkin, Nancy 1998       Tus U/a/d 5/11/98       138       6,338       6,688         17       Berenson, Rotard       1,382       1,834       1,834         18       Berenson, Robert       1,762       1,762       1,762         174       Berger, Alice C.       0       0       0         20       Berenson, Robert       5,664       5,964       5,964         21       Blancull, Louis       5,664       5,964       5,964         23       Blamenhal, Joel Marie       5,754       5,664       5,932         24       Braverman, Madlyn       75,434       75,434       75,434       75,434         198       Bonke, Chris       1,693       1,793       1,793         24       Carbey, Margaret R.       1,414       1,144         28       Chabbers, Robert       222       7,961       8,183         25       CHO Enterprises       5,364       5,364       3,364       3,364         29       Dember, Shirley UMA for Lindsey Dembner       3,364       3,364       3,364         20       Doner, Max <td>11 Ash, Herbert</td> <td></td> <td>154</td> <td>154</td>	11 Ash, Herbert		154	154
172       Batkin, Nancy 1998 Trust u/a/d 5/11/98       130       6,338       6,468         17       Berenson, Joan       1,382       1,382         19       Berenson, Rubert       1,762       1,762         17       Berenson, Rubert       0       0       0         17       Berenson, Rubert       0       0       0         17       Berger, Allce C.       0       0       0       0         21       Blamenthal, Joel Marie       5,664       5,664       5,664         22       Blamenthal, Joel Marie       75,434       75,434       75,434         19       Bonk, Chris       176       176       75,434         19       Bonk, Chris       1,793       1,419       1,419         19       Bonk, Chris       1,419       1,419       1,419         24       Carney, Margaret R.       1,414       1,144       1,144         30       Dembner, Shirley       145       78       223         20       Dembner, Shirley UGMA for Lindsey Dembner       3,364       3,364       3,364         30       Dorer, Max       3,364       3,364       3,364       3,364         30       Doryfoos, Jacqueline				
11       Berenson, David       1,034       1,034         12       Berenson, Richard       442       842         13       Berenson, Richard       442       842         14       Berenson, Richard       1,762       1,762       1,762         14       Berger, Alice C.       9       6         14       Berenson, Robert       5,376       5,376         15       154       154       154         19       Bork, Chris       35,032       35,632         217       Burack, Daniel A.       176       176         216       Carb, Sally       1,439       1,443         218       Damson, Barie       222       7,434       1,443         23       Domber, Shirley UGMA for Lindsey Dembner       3,462       3,462         23       Domer, Max       3,364       3,364       3,364         24       Downey, Michael       1,769       1,762       1,669         25       Downey, Michael       3,364       3,364       3,364         26       Downey, Michael       3,364       3,364       3,364         27       Dembner, Shirley UGMA for Lindsey Dembner       1,669       1,669         28 <td>12 Barkin, Leonard</td> <td>130</td> <td>962</td> <td>962</td>	12 Barkin, Leonard	130	962	962
19       Berenson, Richard       842       842         20       Berenson, Robert       1,762       1,762         174       Berger, Alice C.       0       0         28       Biarnan, Jacquin       5,664       5,684         28       Biernan, Jacquin       5,776       5,737         28       Biumenthal, Joel Marie       154       154         24       Bravernan, Madlyn       75,434       775,434       75,632         217       Burack, Daniel A.       176       176       176         26       Carley, Margaret R.       1,419       1,419       1,414         28       Chembers, Robert       222       7,961       8,183         25       CHO Enterprises       5,364       5,364       2,364         29       Dembers, Shirley       145       78       223         20       Donery, Max       3,364       3,364       3,364         21       Donery, Max       2,394       2,394       2,394         23       Dembers, Shirley       1,760       1,760       1,760         342       Donery Max       3,364       3,364       3,364         35       Fisclay, Kaynond       2,394 <td>17 Berenson, David</td> <td>100</td> <td>1,034</td> <td>1,034</td>	17 Berenson, David	100	1,034	1,034
174 Berger, Alice C.       0       0         21 Bianculli, Louis       5,604       5,604         22 Bierman, Jacquin       5,376       5,376         23 Blumenthal, Joel Marie       154       154         24 Braverman, Madlyn       75,434       75,434       75,632         198 Bonk, Chris       35,032       35,632       35,632         217 Burack, Daniel A.       1,793       1,793       1,793         244 Carney, Margaret R.       1,419       1,419       1,419         28 Chambers, Robert       222       7,961       8,183         25 CH0 Enterprises       5,364       5,364       3,364         218 Domer, Shirley       1,57       8,226       83,226         30 Drefr, Max       3,364       3,364       3,364         31 Doner, Max       3,364       3,364       3,364         32 Downey, Michael       83,226       962       962         31 Doner, Max       3,364       3,364       3,364         32 Downey, Michael       1,760       1,760       1,760         31 Pryfoos, Jacqueline       1,680       1,680       1,680         32 Berbarstei & Co.       4,045       4,045       3,364       3,364	19 Berenson, Richard		842	842
22 Bierman, Jacquin       5,376       5,376         23 Blumental, Joel Marie       154       154         14 Braverman, Madlyn       75,434       75,434         190 Bonk, Chris       35,032       217         217 Burack, Daniel A.       176       1.763         26 Carley, Sally       1,793       1.793         24 Carney, Margaret R.       1,419       1,419         28 Chmbers, Robert       222       7,961       8,183         25 CH0 Enterprises       1,444       1,144       1,144         30 Dembner, Shirley UBMA for Lindsey Dembner       3,642       3,642         31 Doner, Max       3,364       3,364       3,364         32 Downey, Michael       83,226       962       962         33 Dryfoos, Jacqueline       1,760       1,760       1,760         34 Dubrowski, Raymond       2,394       2,394       3,364       3,364         35 Evans, Ben       1,760       1,760       1,680       1,680         70 Jesse Fierstein & Co.       4,645       4,045       4,045         38 Fischer, Alan A.       3,364       3,364       3,364       3,364         39 Freedman, Robert       1,760       1,760       1,760				
23       Blumenthal, joel Marie       154       154         24       Braverman, Madlyn       75,434       75,434         190       Bonk, Chris       35,032       35,032         217       Burack, Daniel A.       176       176         26       Carb, Sally       1,793       1,793         244       Carney, Margaret R.       1,419       1,419         28       Chambers, Robert       222       7,961       8,183         25       Cho Enterprises       1,414       1,144       1,144         30       Dembner, Shirley UGMA for Lindsey Dembner       3,462       3,462         31       Doner, Max       3,364       3,364       3,564         32       Downey, Michael       83,226       962       962         33       Dubrowski, Raymond       2,304       2,394       2,394         219       Elson, Edward E.       1,760       1,669       1,669         35       Durbrowski, Raymond       3,34       3,64       3,642         35       Durbrowski, Raymond       2,304       2,304       3,64         36       Durbrowski, Raymond       3,34       3,64       3,64         36       Freedman, Robe	•			
190         Bonk, Chris         35,032         355,032           217 Burack, Daniel A.         176         176           26 Carb, Sally         1,793         1,793           244 Carney, Margaret R.         1,419         1,419           28 Chambers, Robert         222         7,961         8,183           25 CH0 Enterprises         5,364         5,364           218 Damson, Barrle         1,144         1,144           30 Dembner, Shirley UGMA for Lindsey Dembner         3,462         3,364           31 Doner, Max         3,364         3,364           32 Downey, Michael         83,226         962           33 Dryfoos, Jacqueline         2,394         2,394           34 Dubrowski, Raymond         2,384         2,394           219 Elson, Edward E.         1,760         1,760           31 5 Ses Fierstein & Co.         4,045         4,045           35 Fiesher, Alan A.         3,364         3,364           36 Field, Walter L.         1,680         1,680           70 Jesse Fierstein & Co.         4,045         4,045           38 Fischer, Alan A.         3,364         3,364           36 feizd, Sandra         7,328         7,328           74 6 Gold, Freedman, Ro	23 Blumenthal, Joel Marie	75 494		154
26 Carb, Sally1,7931,7931,793244 Carney, Margaret R.1,4191,4191,41928 Chambers, Robert2227,9618,18325 CHO Enterprises5,3645,364218 Damson, Barrie1,1441,14430 Dembner, Shirley UGMA for Lindsey Dembner3,4623,46231 Doner, Max3,3643,3643,36432 Downey, Michael83,22683,22633 Dryfoos, Jacqueline96296234 Dubrowski, Raymond2,3942,394219 Elson, Edward E.1,7601,76070 Jesse Fierstein & Co.4,0454,04536 Field, Walter L.1,6801,68070 Jesse Fierstein & Co.3,3543,36439 Freedman, Robert5,7705,77041 Gershon, Estate of Murray10,49410,49442 Getz, Sandra & Moward33333333 Goldorf, Raymond93293244 Getz, Sandra & Moward93293247 Goldering, Stanley10,49410,494176 Ginsberg, Adele93293247 Goldschmidt, Charles2110,75250 Goldschmidt, Reatrice22,04522,04552 Goldschmidt, Richard2,7962,79653 Goldschmidt, Reatrice2167,45454 Goldschmidt, Richard2,7962,79655 Gordin, Melvin40040056 Gordinke, Lawrence213,85156 Goldschmidt, Richard213,851 <trr>57 Goldschmidt, Richard21<td>190 Bonk, Chris</td><td></td><td>35,032</td><td>35,032</td></trr>	190 Bonk, Chris		35,032	35,032
28 Chambers, Robert       222       7,961       8,183         25 CHO Enterprises       5,364       5,364         218 Damson, Barrie       1,144       1,144         30 Dembner, Shirley UGMA for Lindsey Dembner       3,462       3,262         31 Doner, Max       3,364       3,364         32 Downey, Michael       88,226       98,226         33 Dryfoos, Jacqueline       2,304       2,304         219 Elson, Edward E.       1,760       1,760         35 Evans, Ben       104       104         36 Field, Walter L.       1,680       1,680         70 Jesse Fierstein & Co.       4,045       4,045         38 Fischer, Alan A.       3,364       3,364         39 Freedman, Robert       5,770       5,770         41 Gershon, Estate of Murray       10,444       10,444         42 Getz, Howard       733       333         43 Getz, Sandra       7,228       7,328         44 Getz, Sandra & Howard       916       916         45 Goldschmidt, Beatrice       21       10,672       10,733         50 Goldschmidt, Beatrice       21       10,752       10,773         51 Goldschmidt, Beatrice       22,045       22,045       22,045		176	1,793	
25       CH0 Enterprises       5,364       5,364         218       Damson, Barrie       1,144       1,144         30       Dembner, Shirley       145       78       223         29       Dembner, Shirley UGMA for Lindsey Dembner       3,462       3,462       3,462         31       Doner, Max       3,364       3,364       3,364         32       Downey, Michael       83,226       83,226       33,264         33       Dyfoos, Jacqueline       2,304       2,304       2,304         219       Elson, Edward E.       1,760       1,760       1,760         35       Evans, Ben       104       104       104         36       Fisldt, Walter L.       1,680       1,680       1,680         70       Josse Fierstein & Co.       4,045       4,045         38       Fischer, Alan A.       3,364       3,364       3,364         39       Freedman, Robert       5,770       5,770       5,770         41       Gershon, Estate of Murray       10,494       10,494       10,494         42       Getz, Sandra & Howard       7,328       7,328       7,328         43       Getz, Sandra & Howard       133 <t< td=""><td></td><td>222</td><td></td><td></td></t<>		222		
30 Dembner, Shirley       145       78       223         29 Dembner, Shirley UGMA for Lindsey Dembner       3,462       3,462         31 Doner, Max       3,364       3,364         32 Downey, Michael       83,226       83,226         33 Dryfoos, Jacqueline       962       962         34 Dubrowski, Raymond       2,394       2,394         219 Elson, Edward E.       1,760       1,760         35 Evans, Ben       104       104         36 Field, Walter L.       1,680       1,680         70 Jesse Fierstein & Co.       4,945       4,945         38 Fischer, Alan A.       3,364       3,364         39 Freedman, Robert       5,770       5,770         41 Gershon, Estate of Murray       10,494       10,494         42 Getz, Sandra & Howard       7,328       7,328         43 Golderg, Clarence       916       916         44 Goldberg, Clarence       916       916         49 Goldschmidt, Beatrice       22,045       22,045         52 Goldschmidt, Charles       21       10,752       10,773         53 Goldschmidt, Charles       21       10,752       10,773         54 Goldschmidt, Charles       21       10,753       10,833	25 CHO Enterprises			5,364
31 Doner, Max       3,364       3,364       3,364         32 Downey, Michael       83,226       83,226         33 Dryfoos, Jacqueline       2,02       962       962         34 Dubrowski, Raymond       2,304       2,304       2,304         219 Elson, Edward E.       1,760       1,760       1,680         35 Evans, Ben       1,680       1,680       1,680         70 Jesse Fierstein & Co.       4,045       4,045       4,045         38 Fischer, Alan A.       3,364       3,364       3,364         39 Freedman, Robert       5,770       5,770       5,770         41 Gershon, Estate of Murray       10,494       10,494         42 Getz, Sandra       7,328       7,328       7,328         43 Gold, Frederica       748       748       748         44 Getz, Sandra & Howard       916       916       916         45 Goldberg, Clarence       21       10,833       10,833         47 Goldberg, Clarence       21       10,752       10,752         45 Goldschmidt, Charles       21       10,752       10,752         52 Goldschmidt, Charles       21       10,753       10,752         52 Goldschmidt, Charles       2,796       2,796<	30 Dembner, Shirley			223
33       Dryfoos, Jacqueline       962       962         34       Dubrowski, Raymond       2,304       2,304         219       Elson, Edward E.       1,760       1,760         35       Evans, Ben       104       104         36       Field, Walter L.       1,680       1,680         70       Jesse Fierstein & Co.       4,045       4,045         38       Fischer, Alan A.       3,364       3,364         39       Freedman, Robert       5,770       5,770         41       Gertz, Howard       333       333         43       Getz, Sandra       7,328       7,328         44       Getz, Sandra & Howard       7,328       7,328         44       Getz, Sandra & Howard       916       916         45       Goldschmidt, Federica       916       916         46       Goldschmidt, Beatrice       22,045       22,045         50       Goldschmidt, Edward       2,796       2,796         51       Goldschmidt, Lawrence       21       10,752       10,773         52       Goldschmidt, Edward       2,796       2,796       2,796         52       Goldschmidt, Richard       2,796       2	31 Doner, Max			3,364
34 Dubrowski, Raymond       2,304       2,304         219 Elson, Edward E.       1,760       1,760         35 Evans, Ben       104       104         36 Field, Walter L.       1,680       1,680         70 Jesse Fierstein & Co.       4,045       4,045         38 Fischer, Alan A.       3,364       3,364         39 Freedman, Robert       5,770       5,770         41 Gershon, Estate of Murray       10,494       10,494         42 Getz, Howard       333       333         43 Getz, Sandra & Howard       7,328       7,328         44 Getz, Sandra & Howard       748       748         476 Goldberg, Clarence       916       916         49 Goldring, Stanley       10,833       10,833         50 Goldschmidt, Charles       21       61,752       10,773         53 Goldschmidt, Peter       2,796       2,796       2,796         54 Goldschmidt, Peter       2,796       2,796       2,796         55 Gorfinkle, Alaine       440       440       440         55 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964       458,964 <td></td> <td>83,226</td> <td>962</td> <td></td>		83,226	962	
35 Evans, Ben       104       104         36 Field, Walter L.       1,680       1,680         70 Jesse Fierstein & Co.       4,045       4,045         38 Fischer, Alan A.       3,364       3,364         39 Freedman, Robert       5,770       5,770         41 Gershon, Estate of Murray       10,494       10,494         42 Getz, Howard       333       333         43 Getz, Sandra & Howard       7,328       7,328         44 Gold, Frederica       7,328       7,328         44 Gold, Frederica       414       414         176 Ginsberg, Adele       932       932         9 Goldring, Stanley       10,833       10,833         50 Goldschmidt, Beatrice       22,045       22,045         52 Goldschmidt, Charles       21       10,752       10,773         53 Goldschmidt, Lawrence       2,796       2,796       2,796         178 Goldschmidt, Reter       2,796       2,796       2,796         20 Gordon, Melvin       440       440       440         55 Gorfinkle, Alaine       664       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       4		1.760	2,304	
70       Jesse Fierstein & Co.       4,045       4,045         38       Fischer, Alan A.       3,364       3,364         39       Freedman, Robert       5,770       5,770         41       Gershon, Estate of Murray       10,494       10,494         42       Getz, Howard       333       333         43       Getz, Sandra       7,328       7,328         44       Getz, Sandra & Howard       748       748         46       Gold, Frederica       414       414         176       Ginsberg, Adele       932       932         47       Goldschmidt, Beatrice       916       916         49       Goldschmidt, Beatrice       21       10,783       10,833         50       Goldschmidt, Charles       21       10,752       10,773         53       Goldschmidt, Lawrence       2,796       2,796       2,796         177       Goldschmidt, Peter       2,796       2,796       2,796         178       Goldschmidt, Peter       2,796       2,796       2,796         178       Goldschmidt, Peter       2,796       2,796       2,796       2,796         178       Goldschmidt, Peter       2,796	35 Evans, Ben	27.00		104
39       Freedman, Robert       5,770       5,770         41       Gershon, Estate of Murray       10,494       10,494         42       Getz, Howard       333       333         43       Getz, Sandra       7,328       7,328         44       Getz, Sandra & Howard       748       748         46       Gold, Frederica       414       414         176       Ginsberg, Adele       932       932         47       Goldberg, Clarence       916       916         49       Goldring, Stanley       10,833       10,833         50       Goldschmidt, Beatrice       22,045       22,045         52       Goldschmidt, Charles       21       10,752       10,773         53       Goldschmidt, Edward       12,842       12,842       12,842         54       Goldschmidt, Lawrence       2,796       2,796       2,796         177       Goldschmidt, Richard       2,796       2,796       2,796         220       Gordon, Melvin       440       440       440         55       Gorfinkle, Alaine       664       664         56       Gorfinkle, Lawrence       21       3,830       3,851	70 Jesse Fierstein & Co.		4,045	4,045
42 Getz, Howard       333       333         43 Getz, Sandra       7,328       7,328         44 Getz, Sandra & Howard       748       748         46 Gold, Frederica       414       414         176 Ginsberg, Adele       932       932         47 Goldberg, Clarence       916       916         49 Goldring, Stanley       10,833       10,833         50 Goldschmidt, Beatrice       22,045       22,045         52 Goldschmidt, Edward       21       10,752       10,773         53 Goldschmidt, Lawrence       21       67,454       67,475         177 Goldschmidt, Peter       2,796       2,796       2,796         178 Goldschmidt, Richard       21       67,454       67,475         177 Goldschmidt, Richard       2,796       2,796       2,796         220 Gordon, Melvin       440       440       440         55 Gorfinkle, Alaine       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964       458,964				
43 Getz, Sandra       7,328       7,328         44 Getz, Sandra & Howard       748       748         46 Gold, Frederica       414       414         176 Ginsberg, Adele       932       932         47 Goldberg, Clarence       916       916         49 Goldring, Stanley       10,833       10,833         50 Goldschmidt, Beatrice       22,045       22,045         52 Goldschmidt, Charles       21       10,752       10,773         53 Goldschmidt, Edward       12,842       12,842       12,842         54 Goldschmidt, Lawrence       21       67,454       67,475         177 Goldschmidt, Richard       2,796       2,796       2,796         220 Gordon, Melvin       440       440       450       450         55 Gorfinkle, Alaine       664       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964       458,964				
46 Gold, Frederica       414       414         176 Ginsberg, Adele       932       932         47 Goldberg, Clarence       916       916         49 Goldring, Stanley       10,833       10,833         50 Goldschmidt, Beatrice       22,045       22,045         52 Goldschmidt, Charles       21       10,752       10,773         53 Goldschmidt, Edward       21       10,752       10,773         53 Goldschmidt, Lawrence       21       67,454       67,475         177 Goldschmidt, Peter       2,796       2,796       2,796         178 Goldschmidt, Richard       2,796       2,796       2,796         220 Gordon, Melvin       440       440       664       664         56 Gorfinkle, Alaine       664       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964       458,964	43 Getz, Sandra		7,328	7,328
47 Goldberg, Clarence       916       916         49 Goldring, Stanley       10,833       10,833         50 Goldschmidt, Beatrice       22,045       22,045         52 Goldschmidt, Charles       21       10,752       10,773         53 Goldschmidt, Edward       21       67,454       67,475         54 Goldschmidt, Lawrence       21       67,454       67,475         177 Goldschmidt, Richard       2,796       2,796         220 Gordon, Melvin       440       440         55 Gorfinkle, Alaine       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964       458,964	46 Gold, Frederica		414	414
50 Goldschmidt, Beatrice       22,045       22,045         52 Goldschmidt, Charles       21       10,752       10,773         53 Goldschmidt, Edward       12,842       12,842         54 Goldschmidt, Lawrence       21       67,454       67,475         177 Goldschmidt, Richard       2,796       2,796       2,796         220 Gordon, Melvin       440       440       440         55 Gorfinkle, Alaine       664       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964       458,964	47 Goldberg, Clarence			
52 Goldschmidt, Charles       21       10,752       10,773         53 Goldschmidt, Edward       12,842       12,842         54 Goldschmidt, Lawrence       21       67,454       67,475         177 Goldschmidt, Peter       2,796       2,796       2,796         178 Goldschmidt, Richard       2,796       2,796       2,796         220 Gordon, Melvin       440       440       440         55 Gorfinkle, Alaine       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964       458,964				
54 Goldschmidt, Lawrence       21       67,454       67,475         177 Goldschmidt, Peter       2,796       2,796         178 Goldschmidt, Richard       2,796       2,796         220 Gordon, Melvin       440       440         55 Gorfinkle, Alaine       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964	52 Goldschmidt, Charles	21	10,752	10,773
178 Goldschmidt, Richard       2,796       2,796         220 Gordon, Melvin       440       440         55 Gorfinkle, Alaine       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964	54 Goldschmidt, Lawrence	21	67,454	67,475
55 Gorfinkle, Alaine       664       664         56 Gorfinkle, Lawrence       21       3,830       3,851         207 Gould Investors, L.P.       458,964       458,964	178 Goldschmidt, Richard			2,796
56 Gorfinkle, Lawrence         21         3,830         3,851           207 Gould Investors, L.P.         458,964         458,964		440	664	
	56 Gorfinkle, Lawrence			3,851
			8,548	

57	Green, Barbara		8,546	8,546
	Greif, Goldie		6,724	6,724
	Gutenberg, Bernice		688	688
48	H L Silbert trustee U/W of H A Goldman		38,692	38,692
221	Hagler, Philip Trustee Hagler Family Trust u/a 6/98	77	14,631	14,708
	Harteveldt, Robert L.		5,128	5,128
179	Hassler, Jane		2,797	2,797
222	Hauser, Rita F.	1,760		1,760
	Hirsch, Phillip J.	,	338	<sup>′</sup> 338
63	Hirsch, Judith		338	338
65	Hrusha, Alan		1,844	1,844
66	Hutner, Anne Trust F/B/O		15,944	15,944
37	Fierstein Co.		28,415	28,415
69	Jaffe, Elizabeth		76	76
71	Jones, Hazel		2,496	2,496
73	Kaufman, Robert M.		338	338
74	Klein, Robin		3,364	3,364
76	Knight, Laureine	10,242		10,242
77	Komaroff, Stanley		576	576

92.3790%

	Value	Percentage	
Partner	Common	Common	Total
#	Units	Units	Units
2 Vornado Realty Trust	¢1 470 000 001	40.044.0%	100,342,39
Vornado Realty Trust	\$1,479,980,981	48.0413%	
Vornado Finance Corp	\$1,160,094,979	37.6576%	
Vornado Investment Corporation	\$120,559,978	3.9135%	
40 East 14 Realty Associates	\$0 \$52,000,461	0.0000%	
General Partnership	\$53,899,461	1.7496%	
825 Seventh Avenue Holding Corporation	\$7,743,766 \$17,640,909	0.2514%	
Menands Holdings Corporation Two Guys From Harrison, N.Y. , Inc.	\$5,947,663	0.5726% 0.1931%	
188 Washington Design Center, L.L.C.	\$0	0.0000%	300,00
213 Fourth & D Street Partners LP			,
189 Merchandise Mart Owners, L.L.C.	\$0	0.0000%	1,049,34
203 H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.)	\$13,019,395	0.4226%	395,96
200 World Trade Center Chicago, L.L.C.	\$787,410	0.0256%	23,94
192 Greene Street 1998 Exchange Fund L.P. (D-1)	\$0	0.0000%	3,500,00
239 Meadowbrook Equity Fund II, LLC. (D-2)	\$0	0.0000%	549,33
240 Goldman Sachs 1999 Exchange Place Fund, LP (D-3)	\$0	0.0000%	8,000,00
241 TMCT II, LLC (D-4)	\$0	0.0000%	5,000,00
1000 GS-MSD Select Sponsors, L.P. (D-5)	\$0	0.0000%	7,480,00
Salomon Smith Barney Tax Advantaged Exchange Fund III, LL	_C (D-6) \$0	0.0000%	840,00
Goldman Sachs 2000 Exchange Place Fund, LP (D-7)	\$0	0.0000%	7,200,00
242 Commonwealth Atlantic Properties Inc.	\$0	0.0000%	3,899,33
243 Commonwealth Atlantic - Crystal City OP Holding Inc.	\$0	0.0000%	1,098,66
197 Jacob H Froelich, Jr.	\$6,655,274	0.2160%	352,47
194 S.D. Phillips	\$0	0.0000%	9,97
196 George W Lyles	\$0	0.0000%	70,04
199 Canoe House Partners, LLC	\$0	0.0000%	200,09
193 Roaring Gap Limited Partnership	\$0	0.0000%	290,15
195 Phillips Property Company, LLC	\$0	0.0000%	27,57
252-990 Newkirk Partners (See attached schedule)	\$47,202,002	1.5322%	1,435,58
909 Third	\$435,594	0.0141%	13,24
106 The Mendik Partnership, L.P.	\$25,159,217	0.8167%	765,18
1001 Mendik Holdings L.L.C.	\$58,100,111	1.8860%	1,767,03
40 FW / Mendik REIT, L.L.C.	\$15,997,435	0.5193%	486,54
107 Mendik RELP Corp.	\$27,816	0.0009%	84
251 2750 Associates Limited Partnership	\$88,908	0.0029%	2,70
6 Abrams, Trust U/W/O Ralph	\$238,183	0.0077%	7,24
214 ACI Associates	\$34,754	0.0011%	1,05
7 Adler, Robert	\$82,068	0.0027%	2,49
215 Allen & Company Incorporated	\$57,869	0.0019%	1,76
216 Allen, C. Robert III	\$28,934	0.0009%	88
8 Alpert, Vicki	\$171,897	0.0056%	5,22
9 Ambassador Construction Company, Inc.	\$918,634	0.0298%	27,93
10 Aschendorf- Shasha, Ellen	\$56,225	0.0018%	1,71
11 Ash, Herbert	\$5,064	0.0002%	15
171 Aubert, Lysa	\$149,078	0.0048%	4,53
13 Barr, Thomas	\$60,631	0.0020%	1,84
12 Barkin, Leonard	\$31,631	0.0010%	96
173 Batkin, Nancy 1998 Trust u/a/d 5/11/98	\$212,668	0.0069%	6,46
17 Berenson, David	\$33,998	0.0011%	1,03
	\$45,440	0.0015%	1,38
18 Berenson, Joan			84
18 Berenson, Joan 19 Berenson, Richard	\$27,685	0.0009%	
18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Robert	\$57,935	0.0019%	1,76
18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Robert 174 Berger, Alice C.	\$57,935 \$0	0.0019% 0.0000%	1,76
18 Berenson, Joan 19 Berenson, Richard 20 Berenson, Robert	\$57,935	0.0019%	1,76 5,60 5,37

23	Blumenthal, Joel Marie	\$5,064	0.0002%	154
24	Braverman, Madlyn	\$2,480,270	0.0805%	75,434
190	Bonk, Chris	\$1,151,852	0.0374%	35,032
	Burack, Daniel A.	\$5,787	0.0002%	176
	Carb, Sally	\$58,954	0.0019%	1,793
244	Carney, Margaret R.	\$46,657	0.0015%	1,419
28	Chambers, Robert	\$269,057	0.0087%	8,183
25	CHO Enterprises	\$176,368	0.0057%	5,364
218	Damson, Barrie	\$37,615	0.0012%	1,144
	Dembner, Shirley	\$7,332	0.0002%	223
	Dembner, Shirley UGMA for Lindsey Dembner	\$113,831	0.0037%	3,462
	Doner, Max	\$110,608	0.0036%	3,364
	Downey, Michael	\$2,736,471	0.0888%	83,226
	Dryfoos, Jacqueline	\$31,631	0.0010%	962
	Dubrowski, Raymond	\$75,756	0.0025%	2,304
	Elson, Edward E.	\$57,869	0.0019%	1,760
	Evans, Ben	\$3,420	0.0001%	104
	Field, Walter L.	\$55,238	0.0018%	1,680
70	Jesse Fierstein & Co.	\$133,000	0.0043%	4,045
38	Fischer, Alan A.	\$110,608	0.0036%	3,364
39	Freedman, Robert	\$189,718	0.0062%	5,770
41	Gershon, Estate of Murray	\$345,043	0.0112%	10,494
42	Getz, Howard	\$10,949	0.0004%	333
43	Getz, Sandra	\$240,945	0.0078%	7,328
44	Getz, Sandra & Howard	\$24,594	0.0008%	748
46	Gold, Frederica	\$13,612	0.0004%	414
176	Ginsberg, Adele	\$23,300	0.0010%	932
47	Goldberg, Clarence	\$30,118	0.0010%	916
49	Goldring, Stanley	\$356,189	0.0116%	10,833
50	Goldschmidt, Beatrice	\$724,840	0.0235%	22,045
52	Goldschmidt, Charles	\$354,216	0.0115%	10,773
53	Goldschmidt, Edward	\$422,245	0.0137%	12,842
54	Goldschmidt, Lawrence	\$2,218,578	0.0720%	67,475
177	Goldschmidt, Peter	\$91,932	0.0030%	2,796
	Goldschmidt, Richard	\$91,932	0.0030%	2,796
220	Gordon, Melvin	\$14,467	0.0005%	440
55	Gorfinkle, Alaine	\$21,832	0.0007%	664
56	Gorfinkle, Lawrence	\$126,621	0.0041%	3,851
207	Gould Investors, L.P.	\$15,090,736	0.4899%	458,964
	Green, Bernard	\$281,058	0.0091%	8,548
	Green, Barbara	\$280,992	0.0091%	8,546
	Greif, Goldie	\$221,085	0.0072%	6,724
	Gutenberg, Bernice	\$22,621	0.0007%	688
48	H L Silbert trustee U/W of H A Goldman	\$1,272,193	0.0413%	38,692
	Hagler, Philip Trustee Hagler Family Trust u/a 6/98	\$483,599	0.0157%	14,708
	Harteveldt, Robert L.	\$168,609	0.0055%	5,128
179	Hassler, Jane	\$91,965	0.0030%	2,797
	Hauser, Rita F.	\$57,869	0.0019%	1,760
	Hirsch, Phillip J.	\$11, 113	0.0004%	<sup>′</sup> 338
	Hirsch, Judith	\$11,113	0.0004%	338
	Hrusha, Alan	\$60,631	0.0020%	1,844
	Hutner, Anne Trust F/B/O	\$524,239	0.0170%	15,944
	Fierstein Co.	\$934,285	0.0303%	28,415
	Jaffe, Elizabeth	\$2,499	0.0001%	76
	Jones, Hazel	\$82,068	0.0027%	2,496
	Kaufman, Robert M.	\$11,113	0.0004%	338
	Klein, Robin	\$110,608	0.0036%	3,364
	Knight, Laureine	\$336,757	0.0109%	10,242
	Komaroff, Stanley	\$18,939	0.0006%	576
	, ,	===;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;		51.0

artner #	Total Value	Percentage Interest
2 Vornado Realty Trust Vornado Realty Trust Vornado Finance Corp	\$3,343,376,729	70.2261%
Vornado Investment Corporation 40 East 14 Realty Associates General Partnership		
825 Seventh Avenue Holding Corporation Menands Holdings Corporation		
Two Guys From Harrison, N.Y. , Inc.		
188 Washington Design Center, L.L.C.	\$15,000,000	0.3151%
213 Fourth & D Street Partners LP		0.0000%
189 Merchandise Mart Owners, L.L.C.	\$52,467,450	1.1021%
203 H2K L.L.C. (Merchandise Mart Enterprises, L.L.C.)	\$13,019,395	0.2735%
200 World Trade Center Chicago, L.L.C.	\$787,410	0.0165%
192 Greene Street 1998 Exchange Fund L.P. (D-1)	\$87,500,000	1.8379%
239 Meadowbrook Equity Fund II, LLC. (D-2)	\$27,466,800	0.5769%
240 Goldman Sachs 1999 Exchange Place Fund, LP (D-3)	\$200,000,000	4.2009%
241 TMCT II, LLC (D-4)	\$125,000,000	2.6256%
1000 GS-MSD Select Sponsors, L.P. (D-5)	\$187,000,000	3.9278%
Salomon Smith Barney Tax Advantaged Exchange Fund III, LLC (D-6)	\$21,000,000	0.4411%
Goldman Sachs 2000 Exchange Place Fund, LP (D-7)	\$180,000,000	3.7808%
242 Commonwealth Atlantic Properties Inc.	\$194,966,650	4.0952%
243 Commonwealth Atlantic - Crystal City OP Holding Inc.	\$54,933,350	1.1538%

	Jacob H Froelich, Jr. S.D. Phillips	\$14,158,624 \$498,800	0.2974% 0.0105%
	George W Lyles	\$498,800	0.0736%
	Canoe House Partners, LLC	\$10,004,500	0.2101%
	Roaring Gap Limited Partnership	\$14,507,900	0.3047%
195	Phillips Property Company, LLC	\$1,378,850	0.0290%
252-990	Newkirk Partners (See attached schedule)	\$47,202,002	0.9915%
	000 Third	¢405 504	0.0001%
106	909 Third The Mendik Partnership, L.P.	\$435,594 \$25,159,217	0.0091% 0.5285%
	Mendik Holdings L.L.C.	\$58,100,111	1.2204%
	FW / Mendik REIT, L.L.C.	\$15,997,435	0.3360%
	Mendik RELP Corp.	\$27,816	0.0006%
	2750 Associates Limited Partnership Abrams, Trust U/W/O Ralph	\$88,908 \$238,183	0.0019% 0.0050%
	ACI Associates	\$34,754	0.0007%
	Adler, Robert	\$82,068	0.0017%
	Allen & Company Incorporated	\$57,869	0.0012%
	Allen, C. Robert III Alpert, Vicki	\$28,934 \$171,897	0.0006% 0.0036%
	Ambassador Construction Company, Inc.	\$918,634	0.0193%
	Aschendorf- Shasha, Ellen	\$56,225	0.0012%
	Ash, Herbert Aubert, Lysa	\$5,064 \$149,078	0.0001% 0.0031%
	Barr, Thomas	\$60,631	0.0013%
	Barkin, Leonard	\$31,631	0.0007%
	Batkin, Nancy 1998 Trust u/a/d 5/11/98	\$212,668	0.0045%
	Berenson, David Berenson, Joan	\$33,998 \$45,440	0.0007% 0.0010%
	Berenson, Richard	\$27,685	0.0006%
	Berenson, Robert	\$57,935	0.0012%
	Berger, Alice C.	\$0	0.0000%
	Bianculli, Louis Bierman, Jacquin	\$184,260 \$176,763	0.0039% 0.0037%
	Blumenthal, Joel Marie	\$5,064	0.0001%
	Braverman, Madlyn	\$2,480,270	0.0521%
	Bonk, Chris	\$1,151,852	0.0242%
	Burack, Daniel A. Carb, Sally	\$5,787 \$58,954	0.0001% 0.0012%
	Carney, Margaret R.	\$46,657	0.0010%
	Chambers, Robert	\$269,057	0.0057%
	CHO Enterprises	\$176,368	0.0037%
	Damson, Barrie Dembner, Shirley	\$37,615 \$7,332	0.0008% 0.0002%
	Dembner, Shirley UGMA for Lindsey Dembner	\$113,831	0.0024%
	Doner, Max	\$110,608	0.0023%
	Downey, Michael	\$2,736,471	0.0575%
	Dryfoos, Jacqueline Dubrowski, Raymond	\$31,631 \$75,756	0.0007% 0.0016%
	Elson, Edward E.	\$57,869	0.0012%
	Evans, Ben	\$3,420	0.0001%
	Field, Walter L. Jesse Fierstein & Co.	\$55,238	0.0012% 0.0028%
	Fischer, Alan A.	\$133,000 \$110,608	0.0023%
	Freedman, Robert	\$189,718	0.0040%
	Gershon, Estate of Murray	\$345,043	0.0072%
	Getz, Howard Getz, Sandra	\$10,949 \$240,945	0.0002% 0.0051%
	Getz, Sandra & Howard	\$24,594	0.0005%
	Gold, Frederica	\$13,612	0.0003%
	Ginsberg, Adele	\$23,300	0.0005%
	Goldberg, Clarence Goldring, Stanley	\$30,118 \$356,189	0.0006% 0.0075%
	Goldschmidt, Beatrice	\$724,840	0.0152%
	Goldschmidt, Charles	\$354,216	0.0074%
	Goldschmidt, Edward Goldschmidt, Lawrence	\$422,245 \$2,218,578	0.0089% 0.0466%
	Goldschmidt, Peter	\$91,932	0.0019%
178	Goldschmidt, Richard	\$91,932	0.0019%
	Gordon, Melvin	\$14,467	0.0003%
	Gorfinkle, Alaine Gorfinkle, Lawrence	\$21,832 \$126,621	0.0005% 0.0027%
	Gould Investors, L.P.	\$15,090,736	0.3170%
58	Green, Bernard	\$281,058	0.0059%
	Green, Barbara	\$280,992	0.0059%
	Greif, Goldie Gutenberg, Bernice	\$221,085 \$22,621	0.0046% 0.0005%
	H L Silbert trustee U/W of H A Goldman	\$1,272,193	0.0267%
	Hagler, Philip Trustee Hagler Family Trust u/a 6/98	\$483,599	0.0102%
	Harteveldt, Robert L. Hassler, Jane	\$168,609 \$91,965	0.0035%
	Hauser, Rita F.	\$91,965 \$57,869	0.0019% 0.0012%
64	Hirsch, Phillip J.	\$11,113	0.0002%
	Hirsch, Judith	\$11,113	0.0002%
	Hrusha, Alan Hutner, Anne Trust F/B/O	\$60,631 \$524,239	0.0013% 0.0110%
	Fierstein Co.	\$934,285	0.0196%
69	Jaffe, Elizabeth	\$2,499	0.0001%
	Jones, Hazel	\$82,068	0.0017%
	Kaufman, Robert M. Klein, Robin	\$11,113 \$110,608	0.0002% 0.0023%
	Knight, Laureine	\$336,757	0.0071%
	Komaroff, Stanley	\$18,939	0.0004%

Series A Value Percentage Preferred Partner of of Series A of Series A # Shares -----79 Kosloff, Andrea 78 Kosloff, Andrea UGMA for Adam Kosloff 80 Kosloff, Andrea UGMA for Justin Kosloff 246 Koven, Corey 181 Koven , Esther 101 ROVENT, ESTING 223 Kramer, Irwin H & Terry Allen JTWROS 1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust 84 Kramer, Saul 85 Kuhn, James D. 86 Kuhn, Leo 88 Kurshan, Herbert 224 Lorgonruer Co 224 Langenmyer Co. 89 Lauder, Leonard
90 Lauder, Ronald
91 Leff, Joseph
92 Leff, Valerie
93 Lefkowitz, Howard 95 Liroff, Harriett 96 Liroff, Richard 98 Loewengart, Irene 99 Lovitz, David 187 M. Westport Associates 225 M-L Three 100 Maayan Partners 247 Magid, Eleanore 226 Mahoney, David J. 227 Mank, Edward H. 101 Marvin, Morton 102 Marvin, Suzanne 103 Maynard, Jean 104 Mazer, David 105 Mazer, Richard 228 McKee, William S. 229 Meister, Robert A. 204 Mendik, Bernard 108 Mendik, Susan 212 Mendik, Susan Trust u/w/o Jean A. Batkin 72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein 109 Mil Equities 201 Myers Group III, Inc. 202 Myers Group IV, Inc. 230 Myers, Israel 185 Nevas, Alan 186 Nevas, Leo 111 Novick, Lawrence 112 Oestreich, David A. 113 Oestreich, Joan E. 115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne 110 Oppennemer, Suzame 210 Phillips, Jonathan 183 Phillips, Lynn 158 Prentice Revocable Trust, 12/12/75 121 Reichler, Richard 122 Reingold, Suzy 123 Roberts, H. Richard 124 Roche, Sara 125 Rolfe, Ronald 231 Root, Leon 126 Rosenberg, Ilse 97 Rosenheim, Edna Revocable Living Trust 127 Rosenzveig, Abraham 128 Rubashkin, Martin 129 Rubin, Murray M. 130 Sahid, Joseph 132 Saunders, Paul 131 Saul, Andrew 133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz 139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz 139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz
136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz
140 Shapiro, Howard
142 Shapiro, Robert I.
143 Shasha, Alfred
144 Shasha, Alfred A. & Hanina
145 Shasha, Alfred & Hanina Trustees UTA 6/8/94
146 Shasha Pobort V 146 Shasha, Robert Y. 87 Shasha-Kupchick, Leslie 147 Sheridan Family Partners, L.P. 148 Shine, William 232 Shuman, Stanley S. 149 Silberstein, John J. 150 Silbert, Harvey I. 248 Simons, Robert - Estate of 152 Sims, David 233 Skoker, Saul 154 Steiner, Phillip Harry

21

155 Steiner, Richard Harris 234 Strauss, Melville 249 Sussman, Walter 156 Tannenbaum, Bernard 157 Tannenbaum, Bernice 159 Tartikoff Living Trust 235 Tessler, Allan R. 164 Winik, Trust U/W/O Carolyn 161 Watt, Emily 160 Wang, Kevin 162 Weissman, Sheila 236 Wexler, Monte 237 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners

TOTAL

5,789,239	\$297,508,992	100.0000%

\_\_\_\_\_ Series B Value Percentage Preferred Partner of of Series B Series B Shares # \_\_\_\_\_ 79 Kosloff, Andrea 78 Kosloff, Andrea UGMA for Adam Kosloff 80 Kosloff, Andrea UGMA for Justin Kosloff 246 Koven, Corey 181 Koven , Esther 223 Kramer, Irwin H & Terry Allen JTWROS 1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust 84 Kramer, Saul 85 Kuhn, James D. 86 Kuhn, Leo 88 Kurshan, Herbert 224 Langenmyer Co. 224 Langenmyer Co. 89 Lauder, Leonard 90 Lauder, Ronald 91 Leff, Joseph 92 Leff, Valerie 93 Lefkowitz, Howard 95 Liroff, Harriett 96 Liroff, Richard 98 Loewengart, Irene 99 Lovitz, David 187 M. Westport Associates 225 M-L Three 100 Maayan Partners 247 Magid, Eleanore 226 Mahoney, David J. 227 Mank, Edward H. 101 Marvin, Morton 102 Marvin, Suzanne 103 Maynard, Jean 104 Mazer, David 105 Mazer, Richard 228 McKee, William S. 229 Mendek, William S. 229 Meister, Robert A. 204 Mendik, Bernard 108 Mendik, Susan 212 Mendik, Susan Trust u/w/o Jean A. Batkin 72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein 109 Mil Equities 201 Myers Group III, Inc. 202 Myers Group IV, Inc. 230 Myers, Israel 185 Nevas, Alan 186 Nevas, Leo 111 Novick, Lawrence 112 Oestreich, David A. 113 Oestreich, Joan E. 115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne 210 Phillips, Jonathan 183 Phillips, Lynn 158 Prentice Revocable Trust, 12/12/75 158 Prentice Revocable Trust, 12/12/75 121 Reichler, Richard 122 Reingold, Suzy 123 Roberts, H. Richard 124 Roche, Sara 125 Rolfe, Ronald 231 Root, Leon 126 Rosenberg, Ilse 97 Rosenheim, Edna Revocable Living Trust 127 Rosenzyeig. Abraham 127 Rosenzveig, Abraham 128 Rubashkin, Martin 129 Rubin, Murray M. 130 Sahid, Joseph 132 Saunders, Paul 131 Saul, Andrew

133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz 139 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz 138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz 140 Shapiro, Howard 142 Shapiro, Robert I. 143 Shasha, Alfred A. & Hanina 145 Shasha, Alfred A. & Hanina 145 Shasha, Alfred & Manina Trustees UTA 6/8/94 146 Shasha, Robert Y. 87 Shasha-Kupchick, Leslie 147 Sheridan Family Partners, L.P. 148 Shine, William 232 Shuman, Stanley S. 149 Silberstein, John J. 150 Silbert, Harvey I. 248 Simons, Robert - Estate of 152 Sims, David 233 Skoker, Saul 154 Steiner, Phillip Harry 155 Steiner, Richard Harris 234 Strauss, Melville 249 Sussman, Walter 156 Tannenbaum, Bernard 157 Tannenbaum, Bernard 158 Wink, Trust U/W/O Carolyn 161 Watt, Emily 160 Wang, Kevin 162 Weissman, Sheila 273 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners

TOTAL

	-			-				 -	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-		-			-		-				•
З	3,	40	90	,	00	90	9						:	\$	8	5	, '	0	00	0	, '	0	0	0								:	1(	00	9	•	90	)(	90	9%	6	

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Partner #		Preferred Shares	Value of Series C	Percentage of Series C
79 Kosloff, Andrea 78 Kosloff, Andrea UGMA for Adam Kosloff				
80 Kosloff, Andrea UGMA for Justin Kosloff				
246 Koven, Corey				
181 Koven , Esther				
223 Kramer, Irwin H & Terry Allen JTWROS				
1003 Kramer, Irwin H & Terry Allen tt for the To 84 Kramer, Saul	erry Allen Kramer Trust			
85 Kuhn, James D.				
86 Kuhn, Leo				
88 Kurshan, Herbert				
224 Langenmyer Co.				
89 Lauder, Leonard				
90 Lauder, Ronald				
91 Leff, Joseph				
92 Leff, Valerie				
93 Lefkowitz, Howard				
95 Liroff, Harriett 96 Liroff, Richard				
98 Loewengart, Irene				
99 Lovitz, David				
187 M. Westport Associates				
225 M-L Three				
100 Maayan Partners				
247 Magid, Eleanore				
226 Mahoney, David J.				
227 Mank, Edward H.				
101 Marvin, Morton 102 Marvin, Suzanna				
102 Marvin, Suzanne 103 Maynard, Jean				
104 Mazer, David				
105 Mazer, Richard				
228 McKee, William S.				
229 Meister, Robert A.				
204 Mendik, Bernard				
108 Mendik, Susan				
212 Mendik, Susan Trust u/w/o Jean A. Batkin	0:11			
72 L.C. Migdal & Ellin Kalmus, Trustees of Mu	ray silberstein			
109 Mil Equities 201 Myers Group III, Inc.				
202 Myers Group IV, Inc.				
230 Myers, Israel				
185 Nevas, Alan				
186 Nevas, Leo				

111 Novick, Lawrence 112 Oestreich, David A. 113 Oestreich, Joan E. 115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne 210 Phillips, Jonathan 183 Phillips, Lynn 158 Prentice Revocable Trust, 12/12/75 191 Phillips 121 Reichler, Richard 121 Reichler, Richard 122 Reingold, Suzy 123 Roberts, H. Richard 124 Roche, Sara 125 Rolfe, Ronald 231 Root, Leon 126 Rosenberg, Ilse 97 Rosenheim, Edna Revocable Living Trust 127 Rosenzyoig Abraham 127 Rosenzveig, Abraham 128 Rubashkin, Martin 129 Rubin, Murray M. 130 Sahid, Joseph 132 Saunders, Paul 131 Saul, Andrew 133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz 139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz 136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz 138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz 140 Shapiro, Howard 142 Shapiro, Robert I. 143 Shasha, Alfred 144 Shasha, Alfred A. & Hanina
144 Shasha, Alfred & Hanina Trustees UTA 6/8/94
146 Shasha, Robert Y.
87 Shasha-Kupchick, Leslie
147 Sheridan Family Partners, L.P. 148 Shine, William 232 Shuman, Stanley S. 149 Silberstein, John J. 150 Silbert, Harvey I. 248 Simons, Robert - Estate of 152 Sims, David 233 Skoker, Saul
154 Steiner, Phillip Harry
155 Steiner, Richard Harris
234 Strauss, Melville
249 Sussman, Walter
156 Tappaphaum Berpard 249 Sussman, Walter 156 Tannenbaum, Bernard 157 Tannenbaum, Bernice 159 Tartikoff Living Trust 235 Tessler, Allan R. 164 Winik, Trust U/W/O Carolyn 161 Watt, Emily 160 Wang, Kevin 162 Weissman, Sheila 236 Wexler, Monte 237 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners 238 WSNH Partners

TOTAL

4,600,000	\$115,000,000	100.00%

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F	Partner #		Series B-1 Preferred Units	of
	78 80 246 181 223 1003 84 85 86 88 224 89 90 91 92 93 95 96 98 99	Kosloff, Andrea Kosloff, Andrea UGMA for Adam Kosloff Kosloff, Andrea UGMA for Justin Kosloff Koven, Corey Koven, Esther Kramer, Irwin H & Terry Allen JTWROS Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust Kramer, Saul Kuhn, James D. Kuhn, Leo Kurshan, Herbert Langenmyer Co. Lauder, Leonard Lauder, Ronald Leff, Joseph Leff, Valerie Lefkowitz, Howard Liroff, Harriett Liroff, Richard Loewengart, Irene Lovitz, David M. Westport Associates		

225 M-L Three 100 Maayan Partners 247 Magid, Eleanore 226 Mahoney, David J. 227 Mank, Edward H. 101 Marvin, Morton 102 Marvin, Suzanne 103 Maynard, Jean 104 Mazer, David 105 Mazer, Richard 228 McKee, William S. 229 Meister, Robert A. 204 Mendik, Bernard 108 Mendik, Susan 212 Mendik, Susan Trust u/w/o Jean A. Batkin 72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein 109 Mil Equities 201 Myers Group III, Inc. 202 Myers Group IV, Inc. 230 Myers, Israel 185 Nevas, Alan 186 Nevas, Leo 111 Novick, Lawrence 112 Oestreich, David A. 113 Oestreich, Joan E. 115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne 210 Phillips, Jonathan 183 Phillips, Lynn
158 Prentice Revocable Trust, 12/12/75 158 Prentice Revocable 121 Reichler, Richard 122 Reingold, Suzy 123 Roberts, H. Richard 124 Roche, Sara 125 Rolfe, Ronald 231 Root, Leon 126 Decemberg, Lieo 126 Rosenberg, Ilse 97 Rosenheim, Edna Revocable Living Trust 127 Rosenzveig, Abraham 128 Rubashkin, Martin 129 Rubin, Murray M. 130 Sahid, Joseph 132 Saunders, Paul 131 Saul, Andrew 133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz 139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz 139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz
136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz
140 Shapiro, Howard
142 Shapiro, Robert I.
143 Shasha, Alfred
144 Shasha, Alfred A. & Hanina
145 Shasha, Alfred & Hanina Trustees UTA 6/8/94
146 Shasha, Robert Y.
97 Shacha Kupchick Loglio 87 Shasha-Kupchick, Leslie 147 Sheridan Family Partners, L.P. 148 Shine, William 232 Shuman, Stanley S. 149 Silberstein, John J. 150 Silbert, Harvey I. 248 Simons, Robert - Estate of 152 Sims, David 133 Skoker, Saul
154 Steiner, Phillip Harry
155 Steiner, Richard Harris
234 Strauss, Melville
249 Sussman, Walter 156 Tannenbaum, Bernard 157 Tannenbaum, Bernice 159 Tartikoff Living Trust 159 Tartikoff Living frust 235 Tessler, Allan R. 164 Winik, Trust U/W/O Carolyn 161 Watt, Emily 160 Wang, Kevin 162 Weissman, Sheila 062 Weissman, Sheila 236 Wexler, Monte 237 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners

TOTAL

899,566 \$44,978,300 100.00%

Class of Units

Series B-2	Value	Percentage
Preferred	of	of
Units	Series B-2	Series B-2

```
79 Kosloff, Andrea
78 Kosloff, Andrea UGMA for Adam Kosloff
80 Kosloff, Andrea UGMA for Justin Kosloff
  246 Koven, Corey
  181 Koven , Esther
201 Roven , Estimate
223 Kramer, Irwin H & Terry Allen JTWROS
1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust
84 Kramer, Saul
85 Kuhn, James D.
86 Kuhn, Leo
88 Kurshan, Herbert
234 Langongwer Co
  224 Langenmyer Co.
   89 Lauder, Leonard
90 Lauder, Ronald
91 Leff, Joseph
92 Leff, Valerie
    93 Lefkowitz, Howard
    95 Liroff, Harriett
96 Liroff, Richard
    98 Loewengart, Irene
    99 Lovitz, David
  187 M. Westport Associates
  225 M-L Three
  100 Maayan Partners
247 Magid, Eleanore
  226 Mahoney, David J.
227 Mank, Edward H.
  101 Marvin, Morton
  102 Marvin, Suzanne
103 Maynard, Jean
  104 Mazer, David
105 Mazer, Richard
228 McKee, William S.
  229 Meister, Robert A.
204 Mendik, Bernard
  108 Mendik, Susan
  212 Mendik, Susan Trust u/w/o Jean A. Batkin
   72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein
  109 Mil Equities
  201 Myers Group III, Inc.
202 Myers Group IV, Inc.
  230 Myers, Israel
  185 Nevas, Alan
 186 Nevas, Leo
111 Novick, Lawrence
112 Oestreich, David A.
113 Oestreich, Joan E.
115 Oppenheimer, Martin J.
116 Oppenheimer, Suzanne
 116 Oppennelmer, Suzanne
210 Phillips, Jonathan
183 Phillips, Lynn
158 Prentice Revocable Trust, 12/12/75
121 Reichler, Richard
122 Reingold, Suzy
123 Roberts, H. Richard
124 Decha Core
  124 Roche, Sara
  125 Rolfe, Ronald
231 Root, Leon
  126 Rosenberg, Ilse
97 Rosenheim, Edna Revocable Living Trust
  127 Rosenzveig, Abraham
128 Rubashkin, Martin
  129 Rubin, Murray M.
130 Sahid, Joseph
  132 Saunders, Paul
  131 Saul, Andrew
133 Schacht, Ronald
  135 Schwartz, Samuel Trust UWO Barbara Schwartz
  139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz
  136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz

136 Schwartz, Carolynn Trust FBO UWO Barbara Schwar
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz
140 Shapiro, Howard
142 Shapiro, Robert I.
143 Shasha, Alfred
144 Shasha, Alfred A. & Hanina
145 Shasha, Alfred & Hanina Trustees UTA 6/8/94
146 Shasha Phopert Y

  146 Shasha, Robert Y.
   87 Shasha-Kupchick, Leslie
  147 Sheridan Family Partners, L.P.
  148 Shine, William
232 Shuman, Stanley S.
  149 Silberstein, John J.
  150 Silbert, Harvey I.
248 Simons, Robert - Estate of
  152 Sims, David
 152 SIMS, David
233 Skoker, Saul
154 Steiner, Phillip Harry
155 Steiner, Richard Harris
234 Strauss, Melville
249 Sussman, Walter
156 Tannenbaum, Bernard
157 Tannenbaum, Bernice
159 Tartikoff Living Trust
235 Tossilor Allan P
  235 Tessler, Allan R.
164 Winik, Trust U/W/O Carolyn
161 Watt, Emily
160 Wang, Kevin
  162 Weissman, Sheila
```

236 Wexler, Monte 237 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners

TOTAL

Series C-1 Value Percentage Preferred of of Units Series C-1 Series C-1 Partner # \_\_\_\_\_ 79 Kosloff, Andrea 78 Kosloff, Andrea UGMA for Adam Kosloff 80 Kosloff, Andrea UGMA for Justin Kosloff 246 Koven, Corey 181 Koven , Esther 201 ROVEN , ESCHEN 223 Kramer, Irwin H & Terry Allen JTWROS 1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust 84 Kramer, Saul 85 Kuhn, James D. 86 Kuhn, Leo 88 Kurshan, Herbert 224 Langonpwer Co 224 Langenmyer Co. 89 Lauder, Leonard 90 Lauder, Ronald 91 Leff, Joseph 92 Leff, Valerie 93 Lefkowitz, Howard 95 Liroff, Harriett 96 Liroff, Richard 98 Loewengart, Irene 99 Lovitz, David 187 M. Westport Associates 225 M-L Three 100 Maayan Partners 247 Magid, Eleanore 226 Mahoney, David J. 227 Mank, Edward H. 101 Marvin, Morton 102 Marvin, Suzanne 103 Maynard, Jean 104 Mazer, David 105 Mazer, Richard 228 McKee, William S. 229 Meister, Robert A. 204 Mendik, Bernard 108 Mendik, Susan 212 Mendik, Susan Trust u/w/o Jean A. Batkin 72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein 109 Mil Equities 201 Myers Group III, Inc. 202 Myers Group IV, Inc. 230 Myers, Israel 185 Nevas, Alan 186 Nevas, Alan 186 Nevas, Leo 111 Novick, Lawrence 112 Oestreich, David A. 113 Oestreich, Joan E. 115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne 210 Phillips, Jonathan 183 Phillips, Lynn 158 Prentice Revocable Trust, 12/12/75 121 Reichler, Richard 122 Reingold, Suzy 123 Roberts, H. Richard 124 Roche, Sara 125 Rolfe, Ronald 231 Root, Leon 126 Rosenberg, Ilse 97 Rosenheim, Edna Revocable Living Trust 127 Rosenzveig, Abraham 128 Rubashkin, Martin 129 Rubin, Murray M. 130 Sahid, Joseph 132 Saunders, Paul 131 Saul, Andrew 133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz 139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz 136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz 130 Schwartz, Carolynn Trust FBO UWO Barbara Schwart
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz
140 Shapiro, Howard
142 Shapiro, Robert I.
143 Shasha, Alfred
144 Shasha, Alfred A. & Hanina
145 Shasha (Lifred A. Wanina Truster UTL 2/2/2) 145 Shasha, Alfred & Hanina Trustees UTA 6/8/94 146 Shasha, Robert Y.

87 Shasha-Kupchick, Leslie 147 Sheridan Family Partners, L.P. 148 Shine, William 232 Shuman, Stanley S. 149 Silberstein, John J. 150 Silbert, Harvey I. 248 Simons, Robert - Estate of 152 Sims, David 233 Skoker, Saul 154 Steiner, Phillip Harry 155 Steiner, Richard Harris 234 Strauss, Melville 249 Sussman, Walter 156 Tannenbaum, Bernard 157 Tannenbaum, Bernard 157 Tannenbaum, Bernard 157 Tasler, Allan R. 164 Winik, Trust U/W/O Carolyn 161 Watt, Emily 160 Wang, Kevin 162 Weissman, Sheila 236 Wexler, Monte 237 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners

TOTAL

747,912 \$37,395,600 100.00%

Partner #	Series D-(1-7) Preferred Units	Value of Series D-(1-7)	Percentage of Series D-(1-7)

79 Kosloff, Andrea 78 Kosloff, Andrea UGMA for Adam Kosloff 80 Kosloff, Andrea UGMA for Justin Kosloff 246 Koven, Corey 246 Koven, Corey 181 Koven, Esther 223 Kramer, Irwin H & Terry Allen JTWROS 1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust 84 Kramer, Saul 85 Kuhn, James D. 86 Kuhn, Leo 20 Kine Markhest 88 Kurshan, Herbert 224 Langenmyer Co. 89 Lauder, Leonard 90 Lauder, Ronald 91 Leff, Joseph 92 Leff, Valerie 93 Lefkowitz, Howard 95 Liroff, Harriett 96 Liroff, Richard 98 Loewengart, Irene 99 Lovitz, David 187 M. Westport Associates 225 M-L Three 100 Maayan Partners 247 Magid, Eleanore 226 Mahoney, David J. 227 Mank, Edward H. 101 Marvin, Morton 102 Marvin, Suzanne 103 Maynard, Jean 104 Mazer, David 105 Mazer, Richard 228 McKee, William S. 229 Meister, Robert A. 204 Mendik, Bernard 108 Mendik, Susan 212 Mendik, Susan Trust u/w/o Jean A. Batkin 72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein 109 Mil Equities 201 Myers Group III, Inc. 202 Myers Group IV, Inc. 230 Myers, Israel 185 Nevas, Alan 186 Nevas, Leo 111 Novick, Lawrence 112 Oestreich, David A. 112 Oestreich, Jaarie A. 113 Oestreich, Joan E. 115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne 210 Phillips, Jonathan 183 Phillips, Lynn 158 Prentice Revocable Trust, 12/12/75 121 Reichler, Richard 122 Reingold, Suzy 123 Roberts, H. Richard 124 Roche, Sara 125 Rolfe, Ronald

231 Root, Leon 126 Rosenberg, Ilse 97 Rosenheim, Edna Revocable Living Trust 127 Rosenzveig, Abraham 128 Rubashkin, Martin 129 Rubin, Murray M. 130 Sahid, Joseph 132 Saunders, Paul 131 Saul, Andrew 133 Schacht, Ronald 133 Schacht, Ronald
135 Schwartz, Samuel Trust UWO Barbara Schwartz
139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz
136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz
140 Shapiro, Howard
142 Shapiro, Robert I.
143 Shasha, Alfred A. & Hanina
145 Shasha, Alfred & Hanina Trustees UTA 6/8/04 145 Shasha, Alfred & Hanina Trustees UTA 6/8/94 146 Shasha, Robert Y. 87 Shasha-Kupchick, Leslie 147 Sheridan Family Partners, L.P. 148 Shine, William 232 Shuman, Stanley S. 149 Silberstein, John J. 150 Silbert, Harvey I. 248 Simons, Robert - Estate of 248 Simons, Robert - Estate 152 Sims, David 233 Skoker, Saul 154 Steiner, Phillip Harry 155 Steiner, Richard Harris 234 Strauss, Melville 249 Sussman, Walter 156 Tannenbaum, Bernard 157 Tannenbaum, Bernice 159 Tartikoff Living Trust 235 Tessler Allan P 235 Tessler, Allan R. 164 Winik, Trust U/W/O Carolyn 161 Watt, Emily 160 Wang, Kevin 162 Weissman, Sheila 236 Wexler, Monte 237 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners

TOTAL

32,569,336	\$827,966,800	100.00%

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Partner #	Series E-1 Preferred Units	Value Of Series E-1	Percentage of Series E-1
79 Kosloff, Andrea			
78 Kosloff, Andrea UGMA for Adam Kosloff			
80 Kosloff, Andrea UGMA for Justin Kosloff			
246 Koven, Corey			
181 Koven , Esther			
223 Kramer, Irwin H & Terry Allen JTWROS			
1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust			
84 Kramer, Saul			
85 Kuhn, James D.			
86 Kuhn, Leo			
88 Kurshan, Herbert			
224 Langenmyer Co.			
89 Lauder, Leonard			
90 Lauder, Ronald			
91 Leff, Joseph			
92 Leff, Valerie			
93 Lefkowitz, Howard			
95 Liroff, Harriett			
96 Liroff, Richard			
98 Loewengart, Irene			
99 Lovitz, David			
187 M. Westport Associates			
225 M-L Three			
100 Maayan Partners 247 Magid, Eleanore			
226 Mahoney, David J.			
227 Mank, Edward H.			
101 Marvin, Morton			
102 Marvin, Suzanne			
103 Maynard, Jean			
104 Mazer, David			
105 Mazer, Richard			
228 McKee, William S.			
229 Meister, Robert A.			
204 Mendik, Bernard			

108 Mendik, Susan 212 Mendik, Susan Trust u/w/o Jean A. Batkin 72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein 109 Mil Equities 201 Myers Group III, Inc. 202 Myers Group IV, Inc. 230 Myers, Israel 185 Nevas, Alan 186 Nevas, Leo 111 Novick, Lawrence 112 Oestreich, David A. 113 Oestreich, Joan E. 115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne 210 Phillips, Jonathan 183 Phillips, Lynn 158 Prentice Revocable Trust, 12/12/75 121 Reichler, Richard 122 Reingold, Suzy 123 Roberts, H. Richard 124 Roche, Sara 125 Rolfe, Ronald 231 Root, Leon 126 Rosenberg, Ilse 97 Rosenheim, Edna Revocable Living Trust 127 Rosenzveig, Abraham 128 Rubashkin, Martin 129 Rubin, Murray M. 130 Sahid, Joseph 132 Saunders, Paul 131 Saul, Andrew 133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz 139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz 136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz 138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz 140 Shapiro, Howard 142 Shapiro, Robert I. 143 Shasha, Alfred 144 Shasha, Alfred A. & Hanina 145 Shasha, Alfred & Hanina Trustees UTA 6/8/94 146 Shasha, Robert Y. 87 Shasha-Kupchick, Leslie 147 Sheridan Family Partners, L.P. 148 Shine, William 232 Shuman, Stanley S. 232 Shuman, Stanley S.
149 Silberstein, John J.
150 Silbert, Harvey I.
248 Simons, Robert - Estate of
152 Sims, David
233 Skoker, Saul
154 Steiner, Phillip Harry
155 Steiner, Richard Harris
234 Strauss, Melville
249 Sussman, Walter
156 Tannenhaum Bernard 156 Tannenbaum, Bernard 157 Tannenbaum, Bernice 159 Tartikoff Living Trust 235 Tessler, Allan R. 164 Winik, Trust U/W/O Carolyn 161 Watt, Emily 160 Wang, Kevin 162 Weissman, Sheila 236 Wexler, Monte 237 Wexner, Leslie H. 163 Williams, John 238 WSNH Partners

TOTAL

4,998,000 \$249,900,000 100.00%

Partner #	Common Units		Total	
	A	D	Common Units	
79 Kosloff, Andrea		78	78	
78 Kosloff, Andrea UGMA for Adam Kosloff		2,116	2,116	
80 Kosloff, Andrea UGMA for Justin Kosloff		2,116	2,11	
246 Koven, Corey		2,791	2,79	
181 Koven , Esther		14,400	14,40	
223 Kramer, Irwin H & Terry Allen JTWROS	1,760		1,76	
1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust	1,760		1,76	
84 Kramer, Saul		652	65	
85 Kuhn, James D.	153,271		153,27	
86 Kuhn, Leo		902	90	
88 Kurshan, Herbert		2,496	2,49	
224 Langenmyer Co.	880		88	

00 Louder Looperd		4 660	4 660
89 Lauder, Leonard 90 Lauder, Ronald		4,660 4,660	4,660 4,660
91 Leff, Joseph		3,364	3,364
92 Leff, Valerie		3,364	3,364
93 Lefkowitz, Howard 95 Liroff, Harriett		414 12,166	414 12,166
96 Liroff, Richard		1,532	1,532
98 Loewengart, Irene		1,664	1,664
99 Lovitz, David 187 M. Westport Associates	1,365	2,244	2,244 1,365
225 M-L Three	1,760		1,760
100 Maayan Partners		9,616	9,616
247 Magid, Eleanore 226 Mahoney, David J.	1,760	2,326	2,326 1,760
227 Mank, Edward H.	1,760		1,760
101 Marvin, Morton		914	914
102 Marvin, Suzanne		76	76 2 204
103 Maynard, Jean 104 Mazer, David		2,304 6,724	2,304 6,724
105 Mazer, Richard		6,724	6,724
228 McKee, William S.	264		264
229 Meister, Robert A. 204 Mendik, Bernard	880 0		880 0
108 Mendik, Susan	976	930	1,906
212 Mendik, Susan Trust u/w/o Jean A. Batkin	58	4,474	4,532
72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein		10,256	10,256
109 Mil Equities 201 Myers Group III, Inc.	17,641	6,667	6,667 17,641
202 Myers Group IV, Inc.	126, 979		126, 979
230 Myers, Israel	880		880
185 Nevas, Alan 186 Nevas, Leo	1,636 3,271		1,636 3,271
111 Novick, Lawrence	5,211	154	154
112 Oestreich, David A.	43	38,808	38,851
113 Oestreich, Joan E.	43	38,802	38,845
115 Oppenheimer, Martin J. 116 Oppenheimer, Suzanne		338 338	338 338
210 Phillips, Jonathan		3,364	3,364
183 Phillips, Lynn		3,364	3,364
158 Prentice Revocable Trust, 12/12/75		2,601	2,601
121 Reichler, Richard 122 Reingold, Suzy	224	5,400 4,888	5,400 5,112
123 Roberts, H. Richard		39,426	39,426
124 Roche, Sara		3,364	3,364
125 Rolfe, Ronald	440	1,844	1,844 440
231 Root, Leon 126 Rosenberg, Ilse	440	576	576
97 Rosenheim, Edna Revocable Living Trust		1,124	1,124
127 Rosenzveig, Abraham		3,744	3,744
128 Rubashkin, Martin 129 Rubin, Murray M.		460 3,364	460 3,364
130 Sahid, Joseph		1,844	1,844
132 Saunders, Paul		1,844	1,844
131 Saul, Andrew		20,196	20,196
133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz		988 4,278	988 4,278
139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz		256	256
136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz		4,278	4,278
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz 140 Shapiro, Howard		256 932	256 932
140 Shapiro, Robert I.		3,364	3,364
143 Shasha, Alfred		5,770	5,770
144 Shasha, Alfred A. & Hanina		7,484	7,484
145 Shasha, Alfred & Hanina Trustees UTA 6/8/94 146 Shasha, Robert Y.		13,676 1,710	13,676 1,710
87 Shasha-Kupchick, Leslie		3,418	3,418
147 Sheridan Family Partners, L.P.		15,944	15,944
148 Shine, William 232 Shuman, Stanley S.	1,760	2,766	2,766 1,760
149 Silberstein, John J.	75,140		75,140
150 Silbert, Harvey I.		57,409	57,409
248 Simons, Robert - Estate of	50,000	3,364	3,364
152 Sims, David 233 Skoker, Saul	52,938 880		52,938 880
154 Steiner, Phillip Harry		1,124	1,124
155 Steiner, Richard Harris		1,124	1,124
234 Strauss, Melville	880	020	880
249 Sussman, Walter 156 Tannenbaum, Bernard		930 912	930 912
157 Tannenbaum, Bernice		76	76
159 Tartikoff Living Trust	000	3,364	3,364
235 Tessler, Allan R. 164 Winik, Trust U/W/O Carolyn	880	3,364	880 3,364
161 Watt, Emily		1,332	1,332
160 Wang, Kevin	72,458		72,458
162 Weissman, Sheila	470	664	664
236 Wexler, Monte 237 Wexner, Leslie H.	176 10,563		176 10,563
163 Williams, John	10,000	2,244	2,244
238 WSNH Partners	2,641		2,641
TOTAL	92,817,364	876,169	93,693,533

Partner #	Value Common Units	Percentage Common Units	Total Units
79 Kosloff, Andrea	\$2,565	0.0001%	78
78 Kosloff, Andrea UGMA for Adam Kosloff	\$69,574	0.0023%	2,116
80 Kosloff, Andrea UGMA for Justin Kosloff 246 Koven, Corey	\$69,574 \$91,768	0.0023% 0.0030%	2,116 2,791
181 Koven , Esther	\$473,472	0.0154%	14,400
223 Kramer, Irwin H & Terry Allen JTWROS	\$57,869	0.0019%	1,760
1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust 84 Kramer, Saul	\$57,869 \$21,438	0.0019% 0.0007%	1,760 652
85 Kuhn, James D.	\$5,039,550	0.1636%	153,271
86 Kuhn, Leo	\$29,658	0.0010%	902
88 Kurshan, Herbert 224 Langenmyer Co.	\$82,068 \$28,934	0.0027% 0.0009%	2,496 880
89 Lauder, Leonard	\$153,221	0.0050%	4,660
90 Lauder, Ronald	\$153,221	0.0050%	4,660
91 Leff, Joseph 92 Leff, Valerie	\$110,608 \$110,608	0.0036% 0.0036%	3,364 3,364
93 Lefkowitz, Howard	\$13,612	0.0004%	414
95 Liroff, Harriett	\$400,018	0.0130%	12,166
96 Liroff, Richard 98 Loewengart, Irene	\$50,372 \$54,712	0.0016% 0.0018%	1,532 1,664
99 Lovitz, David	\$73,783	0.0024%	2,244
187 M. Westport Associates	\$44,881	0.0015%	1,365
225 M-L Three	\$57,869	0.0019% 0.0103%	1,760
100 Maayan Partners 247 Magid, Eleanore	\$316,174 \$76,479	0.0025%	9,616 2,326
226 Mahoney, David J.	\$57,869	0.0019%	1,760
227 Mank, Edward H.	\$57,869	0.0019%	1,760
101 Marvin, Morton 102 Marvin, Suzanne	\$30,052 \$2,499	0.0010% 0.0001%	914 76
103 Maynard, Jean	\$75,756	0.0025%	2,304
104 Mazer, David	\$221,085	0.0072%	6,724
105 Mazer, Richard	\$221,085	0.0072%	6,724
228 McKee, William S. 229 Meister, Robert A.	\$8,680 \$28,934	0.0003% 0.0009%	264 880
204 Mendik, Bernard	\$0	0.0000%	0
108 Mendik, Susan	\$62,669	0.0020%	1,906
212 Mendik, Susan Trust u/w/o Jean A. Batkin 72 L.C. Migdal & Ellin Kalmus,  Trustees of Murray Silberstein	\$149,012 \$337,217	0.0048% 0.0109%	4,532 10,256
109 Mil Equities	\$219,211	0.0071%	6,667
201 Myers Group III, Inc.	\$580,036	0.0188%	17,641
202 Myers Group IV, Inc. 230 Myers, Israel	\$4,175,070	0.1355%	126,979 880
185 Nevas, Alan	\$28,934 \$53,792	0.0009% 0.0017%	1,636
186 Nevas, Leo	\$107,550	0.0035%	3,271
111 Novick, Lawrence	\$5,064	0.0002%	154
112 Oestreich, David A. 113 Oestreich, Joan E.	\$1,277,421 \$1,277,224	0.0415% 0.0415%	38,851 38,845
115 Oppenheimer, Martin J.	\$11,113	0.0004%	338
116 Oppenheimer, Suzanne	\$11,113	0.0004%	338
210 Phillips, Jonathan 183 Phillips, Lynn	\$110,608 \$110,608	0.0036% 0.0036%	3,364 3,364
158 Prentice Revocable Trust, 12/12/75	\$85,521	0.0028%	2,601
121 Reichler, Richard	\$177,552	0.0058%	5,400
122 Reingold, Suzy 123 Roberts, H. Richard	\$168,083 \$1,296,327	0.0055% 0.0421%	5,112 39,426
123 Roberts, H. Richard	\$110,608	0.0036%	3,364
125 Rolfe, Ronald	\$60,631	0.0020%	1,844
231 Root, Leon 126 Rosenberg, Ilse	\$14,467	0.0005%	440
97 Rosenheim, Edna Revocable Living Trust	\$18,939 \$36,957	0.0006% 0.0012%	576 1,124
127 Rosenzveig, Abraham	\$123,103	0.0040%	3, 744
128 Rubashkin, Martin	\$15,125	0.0005%	460
129 Rubin, Murray M. 130 Sahid, Joseph	\$110,608 \$60,631	0.0036% 0.0020%	3,364 1,844
132 Saunders, Paul	\$60,631	0.0020%	1,844
131 Saul, Andrew	\$664,044	0.0216%	20,196
133 Schacht, Ronald 135 Schwartz, Samuel Trust UWO Barbara Schwartz	\$32,485 \$140,661	0.0011% 0.0046%	988 4,278
139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz	\$8,417	0.0003%	256
136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz	\$140,661	0.0046%	4,278
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz 140 Shapiro, Howard	\$8,417 \$30,644	0.0003% 0.0010%	256 932
140 Shapiro, Robert I.	\$110,608	0.0036%	3,364
143 Shasha, Alfred	\$189,718	0.0062%	5,770
144 Shasha, Alfred A. & Hanina	\$246,074	0.0080%	7,484
145 Shasha, Alfred & Hanina Trustees UTA 6/8/94 146 Shasha, Robert Y.	\$449,667 \$56,225	0.0146% 0.0018%	13,676 1,710
87 Shasha-Kupchick, Leslie	\$112,384	0.0036%	3,418
147 Sheridan Family Partners, L.P.	\$524,239	0.0170%	15,944
148 Shine, William 232 Shuman, Stanley S.	\$90,946 \$57,869	0.0030% 0.0019%	2,766 1,760
149 Silberstein, John J.	\$2,470,603	0.0802%	75,140
150 Silbert, Harvey I.	\$1,887,608	0.0613%	57,409
248 Simons, Robert - Estate of	\$110,608 \$1 740 601	0.0036%	3,364
152 Sims, David 233 Skoker, Saul	\$1,740,601 \$28,934	0.0565% 0.0009%	52,938 880
154 Steiner, Phillip Harry	\$36,957	0.0012%	1,124
155 Steiner, Richard Harris	\$36,957 \$28,024	0.0012%	1,124
234 Strauss, Melville 249 Sussman, Walter	\$28,934 \$30,578	0.0009% 0.0010%	880 930
	2007070	0.0010/0	

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156 Tannenbaum, Bernard	\$29,987	0.0010%	912
157 Tannenbaum, Bernice	\$2,499	0.0001%	76
159 Tartikoff Living Trust	\$110,608	0.0036%	3,364
235 Tessler, Allan R.	\$28,934	0.0009%	880
164 Winik, Trust U/W/O Carolyn	\$110,608	0.0036%	3,364
161 Watt, Emily	\$43,796	0.0014%	1,332
160 Wang, Kevin	\$2,382,419	0.0773%	72,458
162 Weissman, Sheila	\$21,832	0.0007%	664
236 Wexler, Monte	\$5,787	0.0002%	176
237 Wexner, Leslie H.	\$347,311	0.0113%	10,563
163 Williams, John	\$73,783	0.0024%	2,244
238 WSNH Partners	\$86,836	0.0028%	2,641
TOTAL	3,080,636,021	100.0000%	147,147,369

Partner #	Total Value	Percentage Interest
79 Kosloff, Andrea	\$2,565	0.00019
78 Kosloff, Andrea UGMA for Adam Kosloff	\$69,574	0.00159
80 Kosloff, Andrea UGMA for Justin Kosloff	\$69,574	0.00159
246 Koven, Corey	\$91,768	0.00199
181 Koven , Esther	\$473,472	0.00999
223 Kramer, Irwin H & Terry Allen JTWROS	\$57,869	0.00129
1003 Kramer, Irwin H & Terry Allen tt for the Terry Allen Kramer Trust	\$57,869	0.00129
84 Kramer, Saul	\$21,438	0.0005
85 Kuhn, James D.	\$5,039,550	0.10599
86 Kuhn, Leo	\$29,658	0.00069
88 Kurshan, Herbert	\$82,068	0.00179
224 Langenmyer Co.	\$28,934	0.00069
89 Lauder, Leonard	\$153,221	0.00329
90 Lauder, Ronald	\$153,221	0.00329
91 Leff, Joseph	\$110,608	0.00239
92 Leff, Valerie	\$110,608	0.00239
93 Lefkowitz, Howard	\$13,612	0.0003
95 Liroff, Harriett	\$400,018	0.00849
96 Liroff, Richard	\$50,372 \$54,712	0.00119
98 Loewengart, Irene	\$54,712 \$73,783	0.00119
99 Lovitz, David 187 M. Westport Associates	\$44,881	0.00159
225 M-L Three	\$57,869	0.00129
100 Maayan Partners	\$316,174	0.00669
247 Magid, Eleanore	\$76,479	0.00169
226 Mahoney, David J.	\$57,869	0.00129
227 Mank, Edward H.	\$57,869	0.00129
101 Marvin, Morton	\$30,052	0.00069
102 Marvin, Suzanne	\$2,499	0.00019
103 Maynard, Jean	\$75,756	0.00169
104 Mazer, David	\$221,085	0.00469
105 Mazer, Richard	\$221,085	0.00469
228 McKee, William S.	\$8,680	0.00029
229 Meister, Robert A.	\$28,934	0.00069
204 Mendik, Bernard	\$0	0.0000
108 Mendik, Susan	\$62,669	0.00139
212 Mendik, Susan Trust u/w/o Jean A. Batkin	\$149,012	0.00319
72 L.C. Migdal & Ellin Kalmus, Trustees of Murray Silberstein	\$337,217	0.00719
109 Mil Equities	\$219,211 \$580,036	0.00469
201 Myers Group III, Inc. 202 Myers Group IV, Inc.	\$380,030	0.01229 0.08779
230 Myers, Israel	\$28,934	0.00069
185 Nevas, Alan	\$53,792	0.00119
186 Nevas, Leo	\$107,550	0.00239
111 Novick, Lawrence	\$5,064	0.00019
112 Oestreich, David A.	\$1,277,421	0.02689
113 Oestreich, Joan E.	\$1,277,224	0.02689
115 Oppenheimer, Martin J.	\$11, 113	0.00029
116 Oppenheimer, Suzanne	\$11,113	0.00029
210 Phillips, Jonathan	\$110,608	0.00239
183 Phillips, Lynn	\$110,608	0.0023
158 Prentice Revocable Trust, 12/12/75	\$85,521	0.00189
121 Reichler, Richard	\$177,552	0.00379
122 Reingold, Suzy	\$168,083	0.00359
123 Roberts, H. Richard	\$1,296,327	0.02729
124 Roche, Sara 125 Bolfo, Bonold	\$110,608	0.0023
125 Rolfe, Ronald	\$60,631 \$14,467	0.0013
231 Root, Leon 126 Rosenberg, Ilse	\$14,467 \$18,939	0.0003
126 Rosenberg, Ilse	\$18,939 \$26,057	0.00049
97 Rosenheim, Edna Revocable Living Trust	\$36,957 \$123,103	0.0008
127 Rosenzveig, Abraham 128 Rubashkin, Martin		0.00269
128 Rubashkin, Martin 129 Rubin Murray M	\$15,125 \$110,608	0.0023
129 Rubin, Murray M. 130 Sahid, Joseph	\$110,608	0.0013
130 Saunders, Paul	\$60,631	0.0013
132 Sauluers, Paul 131 Saul, Andrew	\$664,044	0.0139
	4004, 044	0.0139

135 Schwartz, Samuel Trust UWO Barbara Schwartz	\$140,661	0.0030%
139 Schwartz, Samuel Trust FBO UWO Ellis Schwartz	\$8,417	0.0002%
136 Schwartz, Carolynn Trust FBO UWO Barbara Schwartz	\$140,661	0.0030%
138 Schwartz, Carolynn Trust FBO UWO Ellis Schwartz	\$8,417	0.0002%
140 Shapiro, Howard	\$30,644	0.0006%
142 Shapiro, Robert I.	\$110,608	0.0023%
143 Shasha, Alfred	\$189,718	0.0040%
144 Shasha, Alfred A. & Hanina	\$246,074	0.0052%
145 Shasha, Alfred & Hanina Trustees UTA 6/8/94	\$449,667	0.0094%
146 Shasha, Robert Y.	\$56,225	0.0012%
87 Shasha-Kupchick, Leslie	\$112,384	0.0024%
147 Sheridan Family Partners, L.P.	\$524,239	0.0110%
148 Shine, William	\$90,946	0.0019%
232 Shuman, Stanley S.	\$57,869	0.0012%
149 Silberstein, John J.	\$2,470,603	0.0519%
150 Silbert, Harvey I.	\$1,887,608	0.0396%
248 Simons, Robert - Estate of	\$110,608	0.0023%
152 Sims, David	\$1,740,601	0.0366%
233 Skoker, Saul	\$28,934	0.0006%
154 Steiner, Phillip Harry	\$36,957	0.0008%
155 Steiner, Richard Harris	\$36,957	0.0008%
234 Strauss, Melville	\$28,934	0.0006%
249 Sussman, Walter	\$30,578	0.0006%
156 Tannenbaum, Bernard	\$29,987	0.0006%
157 Tannenbaum, Bernice	\$2,499	0.0001%
159 Tartikoff Living Trust	\$110,608	0.0023%
235 Tessler, Allan R.	\$28,934	0.0006%
164 Winik, Trust U/W/O Carolyn	\$110,608	0.0023%
161 Watt, Emily	\$43,796	0.0009%
160 Wang, Kevin	\$2,382,419	0.0500%
162 Weissman, Sheila	\$21,832	0.0005%
236 Wexler, Monte	\$5,787	0.0001%
237 Wexner, Leslie H.	\$347,311	0.0073%
163 Williams, John	\$73,783	0.0015%
238 WSNH Partners	\$86,836	0.0018%
TOTAL	\$4,760,874,863	100.0000%

Common Units	
Vornado Original Mendik Partners Newkirk Partners Kennedy Partners Freezer Services Partners Westport Partners 770 Broadway Partner 20 Broad Partners High Point Partners	86,553,155 4,456,548 1,435,584 419,915 144,620 6,272 458,964 16,064 202411
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93,693,533 ======= CONTACT: JOSEPH MACNOW (201) 587-1000 Park 80 West, Plaza II Saddle Brook, NJ 07663

MAY 26, 2000

SADDLE BROOK, NEW JERSEY.....VORNADO REALTY TRUST (NYSE:VNO) today announced that Vornado Realty L.P., the operating partnership through which Vornado Realty Trust conducts its business, has sold \$180 million of 8.25% Series D-7 Cumulative Redeemable Preferred Units to an institutional investor in a private placement, resulting in net proceeds of approximately \$175.5 million. The perpetual Preferred Units may be called without penalty at the option of Vornado Realty L.P. commencing in May 2005.

The securities have not been and will not be registered under the Securities Act of 1933, as amended, or any state securities laws and may not be offered or sold except pursuant to an exemption from the registration requirements of the Securities Act and applicable state securities laws.

Vornado Realty Trust is a fully-integrated equity real estate investment trust.

Certain statements contained herein may constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. Such factors include, among others, risks associated with the timing of and costs associated with property improvements, financing commitments and general competitive factors.

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