1 As filed with the Securities and Exchange Commission on February 9, 1999

Exhibit Index on Page 4

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): December 1, 1998

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

07663

(Address of principal executive offices)

(Zip Code)

(201) 587-1000

(Registrant's telephone number, including area code)

(Former name or former address, if changed since last report)

ITEMS 1 - 4. NOT APPLICABLE.

ITEM 5. OTHER EVENTS.

ISSUANCE OF CLASS A UNITS AND SERIES C-1 PREFERRED UNITS BY VORNADO REALTY L.P.

Effective December 1, 1998, Vornado Realty L.P., a Delaware limited partnership through which Vornado Realty Trust conducts its business (the "Operating Partnership"), issued approximately \$7.5 million of Class A Units of limited partnership interest ("Class A Units") and approximately \$36.0 million of Series C-1 Preferred Units of limited partnership interest ("Series C-1 Preferred Units") to the partners of Market Square Limited Partnership and approximately \$1.4 million of Series C-1 Preferred Units to Phillips Property Company, L.L.C., in exchange for all of the ownership interests in certain limited liability companies that own the 1.05 million square foot Market Square Complex of showrooms in High Point, North Carolina. The consideration for such properties also included approximately \$6.4 million of cash and the assumption of approximately \$45.6 million of debt.

The Series C-1 Preferred Units are perpetual and may be redeemed without penalty in whole or in part by the Operating Partnership at any time on or after November 24, 2003 for 1.1431 Class A Units per Series C-1 Preferred Unit, subject to anti-dilution adjustments (the "Conversion Rate"). Holders of Series C-1 Preferred Units have the right to convert all or a portion of their Series C-1 Preferred Units at any time into Class A Units at the Conversion Pare

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 Fourth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of November 30, 1998
- 99.1 Press Release of Vornado Realty Trust, dated December 9, 1998
- 99.2 Press Release of Vornado Realty Trust, dated August 19, 1998

ITEMS 8 AND 9. NOT APPLICABLE.

SIGNATURES

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

VORNADO REALTY TRUST (Registrant)

By: /s/ Irwin Goldberg

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

Date: February 9, 1999

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Index to Exhibits

Exhibit No. Description

3.1 Fourth Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of November 30, 1998

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FOURTH AMENDMENT TO

SECOND AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP

OF VORNADO REALTY L.P.

Dated as of November 30, 1998

THIS FOURTH AMENDMENT TO THE SECOND AMENDED AND RESTATED AGREEMENT OF LIMITED PARTNERSHIP OF VORNADO REALTY L.P. (this "Amendment") 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, 1997, and the Third Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P., dated as of November 12, 1998 (as so amended and as the same may be further amended, the "Agreement").

WHEREAS, the Partnership was formed on October 2, 1996, under the name "Mendik Real Estate Group, L.P." and, concurrently therewith, the Partnership's general partner caused the Partnership's initial Certificate of Limited Partnership to be filed with the Secretary of State of the State of Delaware;

WHEREAS, on November 7, 1996, the general partner of the Partnership changed the name of the Partnership to "The Mendik Company, L.P." and, in connection therewith, caused a Certificate of Amendment to the Certificate of Limited Partnership of the Partnership to be filed in the office of the Delaware Secretary of State on November 8, 1996;

WHEREAS, as of April 15, 1997, the General Partner, certain of affiliates of the General Partner, FW/Mendik REIT, L.L.C., a Delaware limited liability company, and The Mendik Company, Inc., a Maryland corporation, recapitalized the Partnership and, in connection therewith, entered into a First Amended and Restated Agreement of Limited Partnership, dated as of April 15, 1997 (the "Prior Agreement"), and in connection therewith filed a Certificate of Amendment to the Certificate of Limited Partnership of the Partnership in the office of the Delaware Secretary of State, which filing was made on April 15, 1997;

WHEREAS, effective as of October 20, 1997, the General Partner caused the Partnership to issue and distribute to each Person who was a Limited Partner on October 15, 1997, an additional Common Partnership Unit for each Common Partnership Unit (and in the same Class) that was owned by such Person on October 15, 1997 and, in connection therewith, the General Partner amended and restated the Prior Agreement in the form of the Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P.;

WHEREAS, as of December 16, 1997, in connection with the General Partner's acquisition of Arbor Property Trust, the general partner adopted the Amendment to Second Amended and Restated Agreement of Limited Partnership Vornado Realty L.P.;

WHEREAS, as of April 1, 1998, in connection with the Partnership's acquisition of certain properties and businesses from the shareholders of Joseph P. Kennedy Enterprises, Inc. and certain of their affiliates, the General Partner adopted the Second Amendment to Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P.;

WHEREAS, on August 15, 1998, the General Partner acquired all of the then-outstanding Class E Units of limited partnership interest in the Partnership for an equal number of Common Shares in satisfaction of a joint redemption request by the holders thereof and, as a result of that redemption, the Class E Units were converted into Class A Units of limited partnership interest:

WHEREAS, on November 12, 1998, in connection with the issuance of additional Partnership Units designated as Series D-1 Preferred Units, the General Partner adopted the Third Amendment to the Second Amended and Restated Agreement of Limited Partnership of Vornado Realty L.P.;

WHEREAS, as of August 18, 1998, the Partnership entered into a Contribution Agreement as amended and restated in its entirety by the Amended and Restated Contribution Agreement executed as of the same date (the "Contribution Agreement") between the Partnership and Market Square Limited Partnership, which Contribution

Agreement required the Partnership to acquire the Contribution Properties, as defined in the Contribution Agreement, in exchange for a combination of cash, Class A Partnership Units and Partnership Units of a newly created series to be designated by the Partnership as "Series C-1 Preferred Units of the Partnership";

WHEREAS, as of August 18, 1998, the Partnership entered into a Contribution Agreement (the "Phillips Contribution Agreement") between the Partnership and Phillips Property Company, L.L.C., which Phillips Contribution Agreement required the Partnership to acquire the Contribution Properties, as defined in the Phillips Contribution Agreement in exchange for Series C-1 Preferred Units of the Partnership;

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 C-1 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 K, attached hereto as Attachment 1, is hereby incorporated by reference into the Agreement and made a part thereof.
- - "I. Issuance of Series C-1 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 C-1 Preferred Units". Series C-1 Preferred Units shall have the terms set forth in Exhibit K attached hereto and made part hereof."

- 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 K to the Agreement, including, but not limited to, Section 2.F(ii) thereof.
- 4. The Agreement is hereby supplemented by adding the following paragraph at the end of Section 8.6 thereof:
- 5. Exhibit A of the Agreement is hereby deleted and is replaced in its entirety by new Exhibit A attached hereto as Attachment 2.

 $\ensuremath{\text{6.}}$ Except as expressly amended hereby, the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the General Partner has executed this Amendment as of the date first written above.

VORNADO REALTY TRUST

By: /s/ Irwin Goldberg

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

EXHIBIT K

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 C-1 PREFERRED UNITS

L. Definitions.

In addition to those terms defined in the Agreement and Exhibits thereto, the following definitions shall be for all purposes, unless otherwise clearly indicated to the contrary or if such terms defined in this Exhibit K are defined differently elsewhere in the Agreement or in an Exhibit thereto (in which case such definition provided in this Exhibit K shall only apply for purposes of defined terms used in this Exhibit K), apply to the terms used in the Agreement and Exhibits thereto including this Exhibit K:

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

"Conversion Price" shall mean the conversion price per Class A Unit for which the Series C-1 Preferred Units are convertible, as such Conversion Price may be adjusted pursuant to the terms of the Series C-1 Preferred Units as provided in Section 2.E(iv) below. The initial conversion price shall be \$43.74 (equivalent to a conversion rate of 1.1431 Class A Units for each Series C-1 Preferred Unit).

"Current Market Price" of publicly traded Common Shares or any other class of shares of beneficial interest or other security of the General Partner or any other issuer for any day shall mean the last reported sales price, regular way, on such day, or, if no sale takes place on such day, the average of the reported closing bid and asked prices on such day, regular way, in either case as reported on the New York Stock Exchange ("NYSE") or, if such security is not listed or admitted for trading on the NYSE, on the principal national securities exchange on which such security is listed or admitted for trading or, if not listed or admitted for trading on any national securities exchange, on the NASDAQ National Market or, if such security is not quoted on such NASDAQ National Market, the average of the closing bid and asked prices on such day in the over-the-

counter market as reported by NASDAQ or, if bid and asked prices for such security on such day shall not have been reported through NASDAQ, the average of the bid and asked prices on such day as furnished by any NYSE member firm regularly making a market in such security selected for such purpose by the Chief Executive Officer of the General Partner or the Board of Trustees.

"Distribution Payment Date" shall mean the first calendar day of January, April, July and October, in each year, commencing on January 1, 1998; provided, however, that if any Distribution Payment Date falls on any day other than a Business Day, the dividend payment due on such Distribution Payment Date shall be paid on the first 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).

"Initial Distribution Period" shall mean the quarterly distribution period commencing on November 24, 1998 and including December 31, 1998.

"Junior Units" shall have the meaning set forth in Paragraph 2.F(c) helow.

"Parity Units" shall have the meaning set forth in Paragraph 2.F(b) below.

"Series B Preferred Units" means collectively, the Partnership's outstanding Series B-1 Convertible Preferred Units and Series B-2 Restricted Preferred Units, the terms of which are set forth in Exhibit I to the Partnership Agreement.

"Series C-1 Preferred Unit" means a Partnership Unit issued by the Partnership under that designation. Series C-1 Preferred Units shall have 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 K.

"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 or any class or series of Partnership Units ranking on a parity with the Series C-1 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 C-1 Preferred Units shall mean placing such funds in a separate account or delivering such funds to a disbursing, paying or other similar agent.

"Trading Day" shall mean any day on which the securities in question are traded on the NYSE, or if such securities are not listed or admitted for trading on the NYSE, on the principal national securities exchange on which such securities are listed or admitted, or if not listed or admitted for trading on any national securities exchange, on the NASDAQ National Market, or if such securities are not quoted on such NASDAQ National Market, in the applicable securities market in which the securities are traded.

Terms of the Series C-1 Preferred Units.

- A. Number. As of the close of business on the date hereof, the total number of Series C-1 Preferred Units issued and outstanding will be up to 1,250,000. The General Partner may issue additional Series C-1 Preferred Units from time to time in accordance with the terms of the Agreement, and in connection with any such additional issuance the General Partner shall revise Exhibit A to the Agreement to reflect the total number of Series C-1 Preferred Units then issued and outstanding.
- B. Distributions. (i) The holders of the then outstanding Series C-1 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 \$3.25 per Series C-1 Preferred Unit (the "Annual Distribution Rate"). Such distributions shall be cumulative from the date of issuance and shall be payable quarterly, when, as and if authorized and declared by the General Partner, in arrears on each Distribution Payment Date, commencing on the first Distribution Payment Date after the date of issuance of the Series C-1 Preferred Units; provided that distribution amount per Series C-1 Preferred Unit paid in respect of the Initial Distribution Period shall be determined in accordance with paragraph (ii) below. Distributions are cumulative from the most recent Distribution Payment Date to which distributions have been paid. Accrued and unpaid distribution 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 dividends payable for each full Distribution Period for the Series C-1 Preferred Units 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 C-1 Preferred Units shall be computed on the basis of the actual number of days in such period and a 360-day year of twelve 30-day months. The holders of the then outstanding Series C-1 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 C-1 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 C-1 Preferred Units that may be in arrears.

(iii) So long as any Series C-1 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 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 C-1 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 C-1 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 C-1 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.

(iv) So long as any Series C-1 Preferred Units are outstanding, no distributions (other than distributions paid solely in Junior Units or options, warrants or 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 C-1 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 C-1 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 C-1 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.

- C. 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 C Preferred Units shall be entitled to receive Fifty Dollars (\$50.00) per Series C-1 Preferred Unit (the "Liquidation Preference") plus an amount equal to all distributions (whether or not earned or declared) accrued and unpaid thereon to the date of final distribution to the holders of such units; but the holders of the Series C-1 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 the Series C 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 C-1 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 C-1 Preferred Units and any such other Parity Units if all amounts payable thereon were paid in full. For the purposes of this Section C, (i) a consolidation or merger of the Partnership or the General Partner with one or more entities, (ii) 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.
- (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 C-1 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 C-1 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 holders of the Series C-1 Preferred Units shall not be entitled to share therein.
- D. Redemption of the Series C-1 Preferred Units. (i) The Series C-1 Preferred Units shall not be redeemable prior to November 24, 2003. On and after November 24, 2003, the General Partner may, at its option, cause the Partnership to redeem the Series C-1 Preferred Units for Class A Units, in whole or in part, as set forth herein, subject to the provisions described below (the "Redemption Date").
- (ii) Upon redemption of Series C-1 Preferred Units by the General Partner on the Redemption Date, each Series C-1 Preferred Unit so redeemed shall be converted into a number of Class A Units equal to the aggregate Liquidation Preference of the Series C-1 Preferred Units being redeemed divided by the Conversion Price as of the opening of business on the Redemption Date.

Upon any redemption of Series C-1 Preferred Units, the Partnership shall pay in cash any accrued and unpaid distributions in arrears for any Distribution Period ending on or prior to the Redemption Date. If the Redemption Date falls after the record date for a Distribution Payment Date and before the related Distribution Payment Date, the holder of the Series C-1 Preferred Units to which such redemption applies shall be entitled to such distributions notwithstanding the redemption of such Series C-1 Preferred Units. Except as provided above, the Partnership shall make no payment or allowance for unpaid distributions, whether or not in arrears, on Series C-1 Preferred Units called for redemption or on the Class A Units issued upon such redemption.

- (iii) If full cumulative distributions on the Series C-1 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 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 C-1 Preferred Units may not be redeemed in part and the Partnership may not purchase, redeem or otherwise acquire Series C-1 Preferred Units.
- (vi) As promptly as practicable after the surrender of the certificates for any such Series C-1 Preferred Units so redeemed, such Series C-1 Preferred Units shall be exchanged for certificates of Class A Units and any cash (without interest thereon) as provided herein for which such Series C-1 Preferred Units have been redeemed. If fewer than all the Series C-1 Preferred Units represented by any certificate are redeemed, then new certificates representing the unredeemed Series C-1 Preferred Units shall be issued without cost to the holders thereof.
- (v) No fractional Partnership Unit shall be issued upon redemption of Series C-1 Preferred Units. Instead of any fractional interest in a Class A Unit that would otherwise be deliverable upon the redemption of Series C-1 Preferred Units, the Partnership shall pay to the holders of the Series C Preferred Units an amount in cash (computed to the nearest cent) based upon the Current Market Price of Common Shares of the General Partner on the Trading Day immediately preceding the Redemption Date.
- (vi) The Partnership covenants that any Class A Unit issued upon redemption of the Series C-1 Preferred Units shall be validly issued, fully paid and non-assessable.

E. Conversion.

The holders of Series C-1 Preferred Units shall have the right to convert all or a portion of such Series C-1 Preferred Units into Class A Units, converted as follows:

(i) Subject to and upon compliance with the provisions of this Section E, the holders of Series C-1 Preferred Units shall have the right, at their option, at any time and from time to time, to convert all or any portion of such Series C-1 Preferred Units into the number of fully paid and non-assessable Class A Units obtained by dividing the aggregate Liquidation Preference of such Series C-1 Preferred Units by the Conversion Price (as in effect at the time and on the date provided for in the last paragraph of paragraph (ii) of this Section E) by surrendering such Series C-1 Preferred Units to the Partnership to be converted, such surrender to be made in the manner provided in paragraph (ii) of this Section E; provided, however, that the right to convert Series C-1 Preferred Units called for redemption pursuant to Section D hereof shall terminate at the close of business on the Redemption Date fixed for such redemption, unless the Partnership shall default in making payment of the Class A Units and any cash payable in lieu of fractional Partnership Units or otherwise upon such redemption under Section D hereof.

(ii) In order to exercise the conversion right, the holder of each Series C-1 Preferred Unit to be converted shall surrender the certificate representing such Series C-1 Preferred Unit to the Partnership.

The holders of Series C-1 Preferred Units shall be entitled to receive the distribution payable on such Series C-1 Preferred Units on a Distribution Payment Date notwithstanding the conversion thereof following the record date for such Distribution Payment Date and prior to such Distribution Payment Date. However, Series C-1 Preferred Units surrendered for conversion during the period between the close of business on the record date of any Distribution Payment Date and the opening of business on the corresponding Distribution Payment Date must be accompanied by payment of an amount equal to the distribution payable on such Series C-1 Preferred Units on such Distribution Payment Date, to the extent such distribution amount has been received, or when such amount is thereafter received, by the holder of the Series C-1 Preferred Units. Except as provided above, the Partnership shall make no payment or allowance for unpaid distributions, whether or not in arrears, on converted Series C-1 Preferred Units or for distributions on the Class A Units issued upon such conversion.

As promptly as practicable after the surrender of certificates for Series C-1 Preferred Units as aforesaid, the General Partner shall receive a certificate or certificates for the number of full Class A Units issuable upon the conversion of Series B Preferred Units surrendered in accordance with the provisions of this Section E, and any fractional interest in respect of a Class A Unit arising upon such conversion shall be settled as provided in paragraph (iii) of this Section E.

Each conversion shall be deemed to have been effected immediately prior to the close of business on the date on which the certificates for Series C-1 Preferred Units shall have been surrendered (and if applicable, payment of an amount equal to the

distribution payable on such Series C-1 Preferred Units) and received by the Partnership as aforesaid, and the General Partner shall be deemed to have become the holder or holders of record of the Class A Units represented thereby at such time on such date, and such conversion shall be at the Conversion Price in effect at such time and on such date unless the stock transfer books of the Partnership shall be closed on that date, in which event such person or persons shall be deemed to have become such holder or holders of record at the close of business on the next succeeding day on which such partnership transfer books are open, but such conversion shall be at the Conversion Price in effect on the date on which such Series C-1 Preferred Units shall have been surrendered and received by the General Partner.

- (iii) No fractional Partnership Unit shall be issued upon conversion of the Series C-1 Preferred Units. Instead of any fractional interest in a Class A Unit that would otherwise be deliverable upon the conversion of a Series C-1 Preferred Unit, the Partnership shall pay to the holder of such Series C-1 Preferred Unit an amount in cash based upon the Current Market Price of Common Shares of the General Partner on the Trading Day immediately preceding the date of conversion.
- (iv) The Conversion Price shall be adjusted in a manner comparable to the adjustment of the conversion price applicable to the Series A Preferred Shares of the General Partner as provided in Section 7(d) of the Articles Supplemental (\$3.25 Series A Convertible Preferred Shares) of the Declaration of Trust of the General Partner.
- F. Ranking. (i) Any class or series of Partnership Units shall be deemed to rank:
- (a) prior to the Series C-1 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 Preferred 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 C-1 Preferred Units;
- (b) on a parity with the Series C-1 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 C-1 Preferred Units, if the holders of such Partnership Units of such class or series and the Series C-1 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 C-1 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 Common Partnership Units or if the General Partner, in its capacity as the holder of Series C-1 Preferred Units, shall be entitled to receipt of distribution 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, and such class or series of Partnership Units shall not in either case rank prior to the Series C-1 Preferred Units ("Junior Units").
- (ii) The Series A Preferred Units and Series B Preferred Units shall be Parity Units with respect to the Series C-1 Preferred Units and the holders of the Series C-1 Preferred Units, the Series A Preferred Units and Series B 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 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 C Units are outstanding, the Series C-1 Preferred Units shall not rank senior to the Class C Units as to preferential distributions or redemption or voting rights and shall receive: (i) accumulated and unpaid distributions pari passu with distributions made to the holders of Class C Units pursuant to Subsection 5.1.B(iv) of the Agreement and (ii) other distributions pari passu with distributions made to the holders of Class C Units pursuant to Subsection 5.1.B(v) of the Agreement.
- (b) For so long as the Class D Units are outstanding, the Series C-1 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 (and the Class C Units are no longer outstanding), the Series C-1 Preferred Units shall receive: (i) accumulated and unpaid distributions 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 pari passu with distributions made to the holders of any outstanding Class D Units pursuant to Subsection 5.1.B(iii) of the Agreement.
- (c) When the Class C Units and Class D Units are no longer outstanding, the Series C-1 Preferred Units shall receive distributions pari passu with other Partnership Units, if any, receiving distributions pursuant to Section 5.1.B(i), 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.

- (d) Distributions made pursuant to Subsections F(ii)(a) and F(ii)(b) of this Exhibit K 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 C-1 Preferred Units and such other Partnership Units, as applicable, to the total amounts to be paid the Series C-1 Preferred Units and such other Partnership Units taken together on the Partnership Record Date, except in the case of distributions on the Series B-2 Restricted Preferred Units to the extent such distribution may not be paid due to a lack of funds in the Nongovernmental Account.
- $\mbox{(iii)}$ For purposes of allocations of items made pursuant to Article VI of the Agreement:
- (a) As long as Class C Units are outstanding, the Series C-1 Preferred Units shall be allocated items pari passu with the allocation of items to holders of Class C Units in respect of their priority payments (i.e., as allocated in Section 6.1.A (v), (vi) and (vii) and Section 6.1.B (v), (vi) and (vii) 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 C Units in Article VI of the Agreement shall be deemed to also refer to Series C-1 Preferred Units except that references to distributions made to the Class C Units shall be deemed to refer to distributions made to the Series C-1 Preferred Units in a pro rata manner with such distributions made to the Class C Units.
- (b) As long as the Class D Units are outstanding (and the Class C Units are no longer outstanding), the Series C-1 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 C-1 Preferred Units except that references to distributions made to the Class D Units shall be deemed to refer to distributions made to the Series C-1 Preferred Units in a pro rata manner with such distributions made to the Class D Units.
- (c) When the Class C Units and Class D Units are no longer outstanding, the Series C-1 Preferred Units 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

Agreement shall be deemed to also refer to Series C-1 Preferred Units except that references to distributions made to Preference Units shall be deemed to refer to distributions made to the Series C-1 Preferred Units in a pro rata manner with such distributions, if any, made to the Preference Units.

- G. Voting. Except as required by law, the holders of the Series C 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. When entitled to vote on a matter being submitted to holders of Partnership Units of more than one Class or Series, the Series C-1 Preferred Units shall vote together as a class.
- H. Restrictions on Ownership and Transfer. Transfers of Series C-1 Preferred Units shall be governed by Article XI of the Agreement.

17

Attachment 2

EXHIBIT A (12/01/98) - HIGH POINT 1998 ACQUISITION

VORNADO REALTY L.P. PARTNERS AND PARTNERSHIP INTERESTS

CLASS OF UNITS

200,000

699,566

\$10,000,000 22.23%

\$34,978,300 77.77%

SERIES A	VALUE	PERCENTAGE	SERIES B-1	VALUE	PERCENTAGE
PREFERRED	0F	0F	PREFERRED	0F	0F
UNITS	SERIES A	A SERIES A	UNITS	SERIES B-1	SERIES B-1

5,789,239 \$296,061,682 100.0000%

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.

Washington Design Center, L.L.C. Merchandise Mart Owners, L.L.C. Merchandise Mart Enterprises, L.L.C. World Trade Center Chicago, L.L.C.

Greene Street 1998 Exchange Fund, L.P.

Jacob H. Froelich, Jr. S.D. Phillips George W. Lyles Canoe House Partners, LLC Roaring Gap Limited Partnership Phillips Property Company, LLC

The Mendik Partnership, L.P. Mendik Realty Company, Inc. FW / Mendik REIT, L.L.C. (2) Mendik RELP Corp. 2750 Associates Abrams, Trust U/W/O Ralph Adler, Robert Alpert, Vicki Ambassador Construction Company, Inc. Aschendorf-Shasha, Ellen Ash, Herbert Aubert, Trust FBO Lysa UWO Barbara Schwartz Aubert, Trust FBO Lysa UWO Ellis Schwartz Barr, Thomas Barkin, Leonard Batkin, Nancy Batkin, Nancy 1998 Trust u/a/d 5/11/98 Berenson, David Berenson, Joan Berenson, Richard Berenson, Robert Berger, Alice C. Bianculli, Louis Bierman, Jacquin

Blumenthal, Joel Marie
Braverman, Madlyn
Bonk, Chris
Carb, Sally
Carney, Thomas
Chambers, Robert
CHO Enterprises
Dembner, Shirley
Dembner, Shirley UGMA
for Lindsey Dembner
Doner, Max
Downey, Michael
Dryfoos, Jacqueline
Dubrowski, Raymond
Evans, Ben
Field, Walter L.
Jesse Fierstein & Co.
Fischer, Alan A.
Freedman, Robert
Gershon, Estate of Murray
Getz, Howard
Getz, Sandra
Getz, Sandra & Howard

CLASS OF UNITS

150,067 \$ 5,373,899 9,976 \$ 357,241

70,044 \$ 2,508,276

200,090 \$ 7,165,223

290,158 \$10,390,558

987,532

27,577 \$

20.0648%

1.3338%

9.3653%

26.7531%

38.7957%

3.6872%

SERIES B-2	VALUE	PERCENTAGE	SERIES C-1	VALUE	PERCENTAGE
PREFERRED	0F	0F	PREFERRED	0F	0F
UNITS	SERIES B-2	SERIES B-2	UNITS	SERIES C-1	SERIES C-1

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.

Washington Design Center, L.L.C. Merchandise Mart Owners, L.L.C. Merchandise Mart Enterprises, L.L.C. World Trade Center Chicago, L.L.C.

100,000 \$5,000,000 22.23% 349,783 \$17,489,150 77.77%

Greene Street 1998 Exchange Fund, L.P.

Jacob H. Froelich, Jr. S.D. Phillips George W. Lyles Canoe House Partners, LLC Roaring Gap Limited Partnership Phillips Property Company, LLC

The Mendik Partnership, L.P. Mendik Realty Company, Inc. FW / Mendik REIT, L.L.C. Mendik RELP Corp. (2)

2750 Associates Abrams, Trust U/W/O Ralph Adler, Robert Alpert, Vicki

Ambassador Construction Company, Inc. Aschendorf-Shasha, Ellen

Ash, Herbert

Aubert, Trust FBO Lysa UWO Barbara Schwartz Aubert, Trust FBO Lysa

UWO Ellis Schwartz

Barr, Thomas Barkin, Leonard

Batkin, Nancy Batkin, Nancy 1998 Trust u/a/d 5/11/98

Berenson, David Berenson, Joan

Berenson, Richard Berenson, Robert Berger, Alica C. Bianculli, Louis

Biarman, Jacquin
Blumenthal, Joel Marie
Braverman, Madlyn
Bonk, Chris
Carb, Sally
Carney, Thomas
Chambers, Robert

CHO Enterprises

Dembner, Shirley Dembner, Shirley UGMA

for Lindsey Dembner

Doner, Max

Downey, Michael

Dryfoos, Jacqueline

Dubrowski, Raymond

Evans, Ben Field, Walter L.

Jesse Fierstein & Co. Fischer, Alan A.

Freedman, Robert Gershon, Estate of Murray

Getz, Howard

Getz, Sandra

Getz, Sandra & Howard

CLASS OF UNITS

SERIES D-1 VALUE PERCENTAGE PREFERRED OF OF UNITS SERIES D-1 SERIES D-1

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.

Washington Design Center, L.L.C. Merchandise Mart Owners, L.L.C.
Merchandise Mart Enterprises, L.L.C. World Trade Center Chicago, L.L.C.

Greene Street 1998 Exchange Fund, L.P.

2,400,000 60,000,000 100.00%

Jacob H. Froelich, Jr. S.D. Phillips George W. Lyles Canoe House Partners, LLC

Roaring Gap Limited Partnership Phillips Property Company, LLC The Mendik Partnership, L.P. Mendik Realty Company, Inc. FW / Mendik REIT, L.L.C. Mendik RELP Corp. (2)

2750 Associates Abrams, Trust U/W/O Ralph Adler, Robert Alpert, Vicki

Ambassador Construction Company, Inc. Aschendorf-Shasha, Ellen

Ash, Herbert Aubert, Trust FBO Lysa UWO Barbara Schwartz

Aubert, Trust FBO Lysa

UWO Ellis Schwartz Barr, Thomas

Barkin, Leonard

Batkin, Nancy Batkin, Nancy 1998 Trust u/a/d 5/11/98

Berenson, David Berenson, Joan Berenson, Richard

Berenson, Robert Berger, Alica C. Bianculli, Louis

Biarman, Jacquin
Blumenthal, Joel Marie
Braverman, Madlyn
Bonk, Chris
Carb, Sally
Carney, Thomas
Chambers, Robert

CHO Enterprises

Dembner, Shirley Dembner, Shirley UGMA

for Lindsey Dembner Doner, Max

Downey, Michael Dryfoos, Jacqueline Dubrowski, Raymond

Evans, Ben Field, Walter L. Jesse Fierstein & Co.

Fischer, Alan A. Freedman, Robert Gershon, Estate of Murray

Getz, Howard

Getz, Sandra

Getz, Sandra & Howard

CLASS OF UNITS

				CLASS	OF UNITS		
		N UNITS			TOTAL COMMON	VALUE COMMON	PERCENTAGE COMMON
	Α	C	D	E	UNITS	UNITS	UNITS
Vornado Realty Trust							
Vornado Realty Trust	43,526,809				43,527,559	\$1,558,695,030	47.3992%
Vornado Finance Corp Vornado Investment Corporation	35,282,694 3,666,666				35,282,694 3,666,666	\$1,263,473,272 \$131,303,309	38.4216% 3.9928%
40 East 14 Realty Associates	, ,				. 0	\$0	0.0000%
General Partnership 825 Seventh Avenue Holding Corporation	1,639,278 235,516				1,639,278 235,516	\$58,702,545 \$8,433,828	1.7851% 0.2565%
Menands Holdings Corporation	536,524				536,524	\$19,212,924	0.5843%
Two Guys From Harrison, N.Y., Inc.	180,890				180,890	\$6,477,671	0.1970%
Washington Design Center, L.L.C. Merchandise Mart Owners, L.L.C.	65,807				65,807 0	\$2,356,549 \$0	0.0717% 0.0000%
Merchandise Mart Enterprises, L.L.C.	395,967				395,967	\$14,179,578	0.4312%
World Trade Center Chicago, L.L.C.	603,948				603,948	\$21,627,378	0.6577%
Greene Street 1998 Exchange Fund, L.P.					0	\$0	0.0000%
Jacob H Froelich, Jr. 202,411					202,411	\$7,248,338	0.2204%
S.D. Phillips	0				0	\$0	0.0000%
George W Lyles Canoe House Partners, LLC	0 0				0 0	\$0 \$0	0.0000% 0.0000%
Roaring Gap Limited Partnership	9				0	\$0	0.0000%
Phillips Property Company, LLC	0				0	\$0	0.0000%
The Mendik Partnership, L.P. Mendik Realty Company, Inc.	161	2,512,023			2,512,023 161	\$89,955,544 \$5,765	2.7355% 0.0002%
FW / Mendik REIT, L.L.C. (2)	101	486,540			486,540	\$17,422,997	0.5298%
Mendik RELP Corp. 2750 Associates		846	2,704		846 2,704	\$30,295 \$96,830	0.0009% 0.0029%
Abrams, Trust U/W/O Ralph			7,244		7,244	\$259,408	0.0079%
Adler, Robert Alpert, Vicki			2,496 5,228		2,496 5,228	\$89,382 \$187,215	0.0027% 0.0057%
Ambassador Construction Company, Inc.			37,178		37,178	\$1,331,344	0.0405%
Aschendorf-Shasha, Ellen Ash, Herbert			1,710 154		1,710 154	\$61,235 \$5,515	0.0019% 0.0002%
Aubert, Trust FBO Lysa					0	\$0	0.0000%
UWO Barbara Schwartz Aubert, Trust FBO Lysa			4,278		4,278 0	\$153,195 \$0	0.0047% 0.0000%
UWO Ellis Schwartz			256		256	\$9,167	0.0003%
Barr, Thomas Barkin, Leonard			1,844 962		1,844 962	\$66,034 \$34,449	0.0020% 0.0010%
Batkin, Nancy			Θ		0	\$0	0.0000%
Batkin, Nancy 1998 Trust u/a/d 5/11/98 Berenson, David	108		6,338 1,034		6,446 1,034	\$230,831 \$37,028	0.0070% 0.0011%
Berenson, Joan			1,382		1,382	\$49,489	0.0011%
Berenson, Richard Berenson, Robert			842 1,762		842 1,762	\$30,152 \$63,097	0.0009% 0.0019%
Berger, Alica C.			374		374	\$13,393	0.0004%
Bianculli, Louis			5,604		5,604	\$200,679	0.0061%
Bierman, Jacquin Blumenthal, Joel Marie			5,376 154		5,376 154	\$192,515 \$5,515	0.0059% 0.0002%
Braverman, Madlyn		75 244	35,032		35,032	\$1,254,496	0.0381%
Bonk, Chris Carb, Sally		75,344	1,793		75,344 1,793	\$2,698,069 \$64,207	0.0820% 0.0020%
Carney, Thomas	4.45		1,419		1,419	\$50,814	0.0015%
Chambers, Robert CHO Enterprises	145		7,961 5,364		8,106 5,364	\$290,276 \$192,085	0.0088% 0.0058%
Dembner, Shirley	145		, 78		223	\$7,986	0.0002%
Dembner, Shirley UGMA for Lindsey Dembner			3,462		0 3,462	\$0 \$123,974	0.0000% 0.0038%
Doner, Max			3,364		3,364	\$120,465	0.0037%
Downey, Michael Dryfoos, Jacqueline		83,226	962		83,226 962	\$2,980,323 \$34,449	0.0906% 0.0010%
Dubrowski, Raymond			2,304		2,304	\$82,506	0.0025%
Evans, Ben Field, Walter L.			104 1,680		104 1,680	\$3,724 \$60,161	0.0001% 0.0018%
Jesse Fierstein & Co.			4,045		4,045	\$144,851	0.0044%
Fischer, Alan A. Freedman, Robert			3,364 5,770		3,364 5,770	\$120,465 \$206,624	0.0037% 0.0063%
Gershon, Estate of Murray			10,494		10,494	\$375,790	0.0114%
Getz, Howard Getz, Sandra			333 7,328		333 7,328	\$11,925 \$262,416	0.0004% 0.0080%
Getz, Sandra & Howard			748		748	\$26,786	0.0008%

	TOTAL	TOTAL	PERCENTAGE
	UNITS	VALUE	INTEREST
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.	90,857,616(1)	\$3,342,360,263	89.3977%
Washington Design Center, L.L.C.	365,807	\$17,356,549	0.4642%
Merchandise Mart Owners, L.L.C.	1,049,349	\$52,467,450	1.4033%
Merchandise Mart Enterprises, L.L.C.	395,967	\$14,179,578	0.3793%
World Trade Center Chicago, L.L.C.	603,948	\$21,627,378	0.5785%
Greene Street 1998 Exchange Fund, L.P.	2,400,000	\$60,000,000	1.6048%
Jacob H. Froelich, Jr. S.D. Phillips George W. Lyles Canoe House Partners, LLC Roaring Gap Limited Partnership Phillips Property Company, LLC	352,478	\$12,622,237	0.3376%
	9,976	\$357,241	0.0096%
	70,044	\$2,508,276	0.0671%
	200,090	\$7,165,223	0.1916%
	290,158	\$10,390,558	0.2779%
	27,577	\$987,532	0.0264%
The Mendik Partnership, L.P. Mendik Realty Company, Inc. FW / Mendik REIT, L.L.C. (2) Mendik RELP Corp.	2,512,023	\$89,955,544	2.4060%
	161	\$5,765	0.0002%
	486,540	\$17,422,997	0.4660%
	846	\$30,295	0.0008%
2750 Associates	2,704	\$96,830	0.0026%
Abrams, Trust U/W/O Ralph	7,244	\$259,408	0.0069%
Adler, Robert	2,496	\$89,382	0.0024%
Alpert, Vicki	5,228	\$187,215	0.0050%
Ambassador Construction Company, Inc. Aschendorf-Shasha, Ellen Ash, Herbert Aubert, Trust FBO Lysa UWO Barbara Schwartz	37,178	\$1,331,344	0.0356%
	1,710	\$61,235	0.0016%
	154	\$5,515	0.0001%
	0	\$0	0.0000%
	4,278	\$153,195	0.0041%
Aubert, Trust FBO Lysa UWO Ellis Schwartz Barr, Thomas Barkin, Leonard Batkin, Nancy	0	\$0	0.0000%
	256	\$9,167	0.0002%
	1,844	\$66,034	0.0018%
	962	\$34,449	0.0009%
	0	\$0	0.0000%
Batkin, Nancy 1998 Trust u/a/d 5/11/98	6,446	\$230,831	0.0062%
Berenson, David	1,034	\$37,028	0.0010%
Berenson, Joan	1,382	\$49,489	0.0013%
Berenson, Richard	842	\$30,152	0.0008%
Berenson, Robert	1,762	\$63,097	0.0017%
Berger, Alice C. Bianculli, Louis Bierman, Jacquin Blumenthal, Joel Marie	374 5,604 5,376 154	\$13,393 \$200,679 \$192,515 \$5,515	0.0017% 0.0004% 0.0054% 0.0051% 0.0001%
Braverman, Madlyn	35,032	\$1,254,496	0.0336%
Bonk, Chris	75,344	\$2,698,069	0.0722%
Carb, Sally	1,793	\$64,207	0.0017%
Carney, Thomas	1,419	\$50,814	0.0014%
Chambers, Robert	8,106	\$290,276	0.0078%
CHO Enterprises Dembner, Shirley Dembner, Shirley UGMA for Lindsey Dembner	5,364	\$192,085	0.0051%
	223	\$7,986	0.0002%
	0	\$0	0.0000%
	3,462	\$123,974	0.0033%
Doner, Max	3,364	\$120,465	0.0032%
Downey, Michael	83,226	\$2,980,323	0.0797%
Dryfoos, Jacqueline	962	\$34,449	0.0009%
Dubrowski, Raymond	2,304	\$82,506	0.0022%
Evans, Ben	104	\$3,724	0.0001%
Field, Walter L.	1,680	\$60,161	0.0016%
Jesse Fierstein & Co.	4,045	\$144,851	0.0039%
Fischer, Alan A.	3,364	\$120,465	0.0032%
Freedman, Robert	5,770	\$206,624	0.0055%
Gershon, Estate of Murray	10,494	\$375,790	0.0101%
Getz, Howard	333	\$11,925	0.0003%
Getz, Sandra	7,328	\$262,416	0.0070%
Getz, Sandra & Howard	748	\$26,786	0.0007%

Class of Units

	Common Units								
	 А	 С		Total	Value	Percentage	Total	Total	Percentage
	A	C	<i>D</i> E	Common	Common	Common	Units	Value	Interest
				Units	Units	Units			
		·							
Gold, Frederica			414	414	\$14,825	0.0005%	414	\$14,825	
Ginsberg, Benedict Goldberg, Clarence			932 916	932 916	\$33,375 \$32,802	0.0010% 0.0010%	932 916	\$33,375 \$32,802	
Goldring, Stanley			10,833	10,833	\$387,930	0.0118%	10,833	\$387,930	0.0104%
Goldschmidt, Beatrice Goldschmidt, Charles			22,045 10,752	22,045 10,752	\$789,431 \$385,029	0.0240% 0.0117%	22,045 10,752	\$789,431 \$385,029	
Goldschmidt, Edward			12,842	12,842	\$459,872	0.0117%	12,842	\$459,872	
Goldschmidt, C. Trust U/A/D 7/11/90			8,389	8,389	\$300,410	0.0091%	8,389	\$300,410	
Goldschmidt, Lawrence Gorfinkle, Alaine			92,454 664	92,454 664	\$3,310,778 \$23,778	0.1007% 0.0007%	92,454 664	\$3,310,778 \$23,778	0.0886% 0.0006%
Gorfinkle, Lawrence			3,830	3,830	\$137,152	0.0042%	3,830	\$137,152	
Gould Investors, L.P.	458,964		14 150	458,964	\$16,435,501	0.4998%	458,964	\$16,435,501	
Green, Bernard Green, Barbara			14,152 8,546	14,152 8,546	\$506,783 \$306,032	0.0154% 0.0093%	14,152 8,546	\$506,783 \$306,032	
Greenbaum, David R.	701		-, -	701	\$25,103	0.0008%	701	\$25,103	0.0007%
Greif, Goldie			6,724	6,724	\$240,786	0.0073%	6,724	\$240,786	
Gutenberg, Bernice H L Silbert trustee U/W			688 19,976	688 19,976	\$24,637 \$715,341	0.0007% 0.0218%	688 19,976	\$24,637 \$715,341	
of H A Goldman			,					,	
Hagler, Philip Harteveldt, Robert L.			14,631	14,631 5,128	\$523,936 \$183 634	0.0159%	14,631 5,128	\$523,936 \$183,634	
Hirsch, Phillip J.			5,128 338	338	\$183,634 \$12,104	0.0056% 0.0004%	338	\$183,634 \$12,104	0.0049% 0.0003%
Hirsch, Judith			338	338	\$12,104	0.0004%	338	\$12,104	0.0003%
Hrusha, Alan Hutner Anne Trust E/R/O			1,844	1,844 4 610	\$66,034 \$165 084	0.0020%	1,844 4,610	\$66,034 \$165 084	
Hutner, Anne Trust F/B/O Hutner, Estate of Irwin			4,610 11,334	4,610 11,334	\$165,084 \$405,871	0.0050% 0.0123%	11,334	\$165,084 \$405,871	
INS Realty Associates			269,516	269,516	\$9,651,368	0.2935%	269,516	\$9,651,368	0.2581%
Fierstein Co.			28,415 76	28,415	\$1,017,541	0.0309%	28,415 76	\$1,017,541	
Jaffe, Elizabeth Jones, Hazel			2,496	76 2,496	\$2,722 \$89,382	0.0001% 0.0027%	2,496	\$2,722 \$89,382	
Kaufman, Robert M.			338	338	\$12,104	0.0004%	338	\$12,104	0.0003%
Klein, Robin Knatten Inc.			3,364 141,998	3,364 141,998	\$120,465 \$5,084,948	0.0037% 0.1546%	3,364 141,998	\$120,465 \$5,084,948	
Knight, Laureine		10,242	141,990	10,242	\$366,766	0.0112%	10,242	\$366,766	
Komaroff, Stanley			576	576	\$20,627	0.0006%	576	\$20,627	0.0006%
Kosloff, Andrea Kosloff, Andrea UGMA			78	78 0	\$2,793 \$0	0.0001% 0.0000%	78 0	\$2,793 \$0	
for Adam Kosloff			2,116	2,116	\$75,774	0.0023%	2,116	\$75,774	
Kosloff, Andrea UGMA				0	\$0	0.0000%	0	\$0	0.0000%
for Justin Kosloff Koven, Irving			2,116 0	2,116 0	\$75,774 \$0	0.0023% 0.0000%	2,116 0	\$75,774 \$0	0.0020% 0.0000%
Koven, Esther			11,208	11,208	\$401,358	0.0122%	11,208	\$401,358	0.0107%
Kowal, Myron as Custodian				0	\$0	0.0000%	0	\$0	0.0000%
for Andrew Kowal Kramer, Saul			748 652	748 652	\$26,786 \$23,348	0.0008% 0.0007%	748 652	\$26,786 \$23,348	0.0007% 0.0006%
Kuhn, James D.	1,606	151,046	002	152,652	\$5,466,468	0.1662%	152,652	\$5,466,468	
Kuhn, Leo			902	902	\$32,301	0.0010%	902	\$32,301	0.0009%
Kurshan, Herbert Lauder, Leonard			2,496 4,660	2,496 4,660	\$89,382 \$166,875	0.0027% 0.0051%	2,496 4,660	\$89,382 \$166,875	
Lauder, Ronald			4,660	4,660	\$166,875	0.0051%	4,660	\$166,875	
Leff, Joseph			3,364	3,364	\$120,465	0.0037%	3,364	\$120,465	
Leff, Valerie Lefkowitz, Howard			3,364 414	3,364 414	\$120,465 \$14,825	0.0037% 0.0005%	3,364 414	\$120,465 \$14,825	
LeRoy Partners			0	0	\$0	0.0000%	0	\$0	
Liroff, Harriett			12,166	12,166	\$435,664	0.0132%	12,166	\$435,664	0.0117%
Liroff, Richard Loewengart, Irene			1,532 1,664	1,532 1,664	\$54,861 \$59,588	0.0017% 0.0018%	1,532 1,664	\$54,861 \$59,588	0.0015% 0.0016%
Lovitz, David			2,244	2,244	\$80,358	0.0024%	2,244	\$80,358	0.0021%
M. Westport Associates		3,412	0 616	3,412	\$122,184	0.0037%	3,412	\$122,184	0.0033%
Maayan Partners Marvin, Morton			9,616 914	9,616 914	\$344,349 \$32,730	0.0105% 0.0010%	9,616 914	\$344,349 \$32,730	0.0092% 0.0009%
Marvin, Suzanne			76	76	\$2,722	0.0001%	76	\$2,722	0.0001%
Maynard, Jean			2,304	2,304	\$82,506	0.0025%	2,304	\$82,506	
Mazer, David Mazer, Richard			6,724 6,724	6,724 6,724	\$240,786 \$240,786	0.0073% 0.0073%	6,724 6,724	\$240,786 \$240,786	0.0064% 0.0064%
Mendik, Bernard	13,162			13,162	\$471,331	0.0143%	13,162	\$471,331	
Mendik, Susan Trust	26	976	930	1,906	\$68,254	0.0021%	1,906	\$68,254	0.0018%
Mendik, Susan Trust u/w/o Jean A. Batkin	36		4,474	4,510	\$161,503	0.0049%	4,510	\$161,503	0.0043%
L.C. Migdal & Ellin Kalmus,				0	\$0	0.0000%	0	\$0	0.0000%
Trustees of Trust "B"			10.056	10 056	4267 267	0 01120/	10 256	\$267.007	
u/w/o of Murray Silberstein Mil Equities			10,256 13,334	10,256 13,334	\$367,267 \$477,491	0.0112% 0.0145%	10,256 13,334	\$367,267 \$477,491	0.0098% 0.0128%
Myers Group III, Inc.	17,641		_0,004	17,641	\$631,724	0.0192%	17,641	\$631,724	0.0169%
Myers Group IV, Inc.	126,979	1 600		126,979	\$4,547,118	0.1383%	126,979	\$4,547,118	0.1216%
Nevas, Alan Nevas, Leo		1,636 3,271		1,636 3,271	\$58,585 \$117,135	0.0018% 0.0036%	1,636 3,271	\$58,585 \$117,135	
Nicardo Corporation		-,	0	0	\$0	0.0000%	0	\$0	0.0000%
Novick, Lawrence			154	154	\$5,515	0.0002%	154	\$5,515	
Oestreich, David A. Oestreich, Joan E.			38,808 38,802	38,808 38,802	\$1,389,714 \$1,389,500	0.0423% 0.0423%	38,808 38,802	\$1,389,714 \$1,389,500	0.0372% 0.0372%
•			-,	-,	, , = = , = = 0		-,	. , ,	· - · •

Series A Value Percentage Series B-1 Value Percentage Series B-2 Value Percentage Preferred of of Preferred of of Preferred of of Units Series A Series A Units Series B-1 Series B-1 Units Series B-2 Series B-2

Oestreich, Sophy Oppenheimer, Martin J. Oppenheimer, Suzanne Oshatz, Michael P. Phillips, Family Trust UWO Edith Phillips, Jonathan Phillips, Lynn Phillips, Estate of John D. Plum Partners L.P. Prentice Revocable Trust, 12/12/75 RCAY S.A. RCAY S.A.
Reichler, Richard
Reingold, Suzy
Roberts, H. Richard
Roche, Sara
Rolfe, Ronald
Rosenberg, Ilse
Rosenheim, Revocable Living
Trust of Edna Rosenzveig, Abraham Rubashkin, Martin Rubin, Murray M. Sahid, Joseph Saunders, Paul Saul, Andrew Schacht, Ronald Schwartz, Trust FBO Samuel UWO Barbara Schwartz Schwartz, Trust FBO Samuel UWO Ellis Schwartz Schwartz, Trust FBO Carolynn UWO Barbara Schwartz Schwartz, Trust FBO Carolynn UWO Ellis Schwartz Shapiro, Howard
Shapiro, Howard A.
Shapiro, Robert I.
Shasha, Alfred
Shasha, Alfred A. & Hanina
Shasha, Alfred A. & Hanina Trustees UTA 6/8/94 Shasha, Robert Y. Shasha-Kupchick, Leslie Sheridan Family Partners, L.P. Shine, William Silberstein, John J. Silbert, Harvey I. Simons, Robert Sims, David Slaner, Estate of Alfred P. Steiner, Phillip Harry Steiner, Richard Harris Tannenbaum, Bernard Tannenbaum, Bernice Tartikoff Living Trust Winik, Trust U/W/O Carolyn Watt, Emily Wang, Kevin Weissman, Sheila Williams, John

TOTAL

5,789,239 \$296,061,682 100.0000% 899,566 \$44,978,300 100.00% 449,783 \$22,489,150 100.00%

0,100,100 410,100 411,1

Class of Units

 Series C-1 Preferred Units	Value of Series C-1	Percentage of Series C-1	Series D-1 Preferred Units	Value of Series D-1	Percentage of Series D-1		

Oestreich, Sophy Oppenheimer, Martin J. Oppenheimer, Suzanne Oshatz, Michael P. Phillips, Family Trust UWO Edith Phillips, Jonathan Phillips, Lynn Phillips, Estate of John D. Plum Partners L.P. Prentice Revocable Trust, 12/12/75 12/12/75 RCAY S.A. Reichler, Richard Reingold, Suzy Roberts, H. Richard Roche, Sara Rolfe, Ronald Rosenberg, Ilse Rosenheim, Revocable Living Trust of Edna Rosenzveig, Abraham Rubashkin, Martin Rubin, Murray M. Sahid, Joseph Saunders, Paul Saul, Andrew Schacht, Ronald Schwartz, Trust FBO Samuel UWO Barbara Schwartz Schwartz, Trust FBO Samuel UWO Ellis Schwartz Schwartz, Trust FBO Carolynn UWO Barbara Schwartz Schwartz, Trust FB0 Carolynn UWO Ellis Schwartz Shapiro, Howard Shapiro, Howard A. Shapiro, Robert I. Shasha, Alfred Shasha, Alfred A. & Hanina Shasha, Alfred & Hanina Trustees UTA 6/8/94 Shasha, Robert Y. Shasha-Kupchick, Leslie Sharidan Family
Partners, L.P.
Shine, William
Silberstein, John J.
Silbert, Harvey I.
Simons, Robert Simons, Robert Sims, David Slaner, Estate of Alfred P. Steiner, Phillip Harry Steiner, Richard Harris Tannenbaum, Bernard Tannenbaum, Bernice Tartikoff Living Trust Winik, Trust U/W/O Carolyn Watt, Emily Wang, Kevin Weissman, Sheila Williams, John

747,912 \$26,782,729 100.00% 2,400,000 \$60,000,000 100.00%

TOTAL

TOTAL

Class of Units

86,956,158 3,534,098 1,340,011

	Class of Units				
		Common Units			
	Α	C	D		
Oestreich, Sophy			4,610		
Oppenheimer, Martin J.			338		
Oppenheimer, Suzanne Oshatz, Michael P.			338 30,180		
Phillips, Family Trust UWO Edith			0		
Phillips, Jonathan			3,364		
Phillips, Lynn			3,364		
Phillips, Estate of John D.			0		
Plum Partners L.P. Prentice Revocable Trust, 12/12/75			0 2,601		
RCAY S.A.			2,001		
Reichler, Richard			5,400		
Reingold, Suzy			4,888		
Roberts, H. Richard			39,426 3,364		
Roche, Sara Rolfe, Ronald			1,844		
Rosenberg, Ilse			576		
Rosenheim, Revocable Living					
Trust of Edna			1,124		
Rosenzveig, Abraham Rubashkin, Martin			3,744 460		
Rubin, Murray M.			3,364		
Sahid, Joseph			1,844		
Saunders, Paul			1,844		
Saul, Andrew			20,196 988		
Schacht, Ronald Schwartz, Trust FBO Samuel			900		
UWO Barbara Schwartz			4,278		
Schwartz, Trust FBO Samuel					
UWO Ellis Schwartz			256		
Schwartz, Trust FBO Carolynn UWO Barbara Schwartz			4,278		
Schwartz, Trust FBO Carolynn			4,210		
UWO Ellis Schwartz			256		
Shapiro, Howard			932		
Shapiro, Howard A. Shapiro, Robert I.			336 3,364		
Shasha, Alfred			5,770		
Shasha, Alfred A. & Hanina			7,484		
Shasha, Alfred & Hanina					
Trustees UTA 6/8/94			13,676		
Shasha, Robert Y. Shasha-Kupchick, Leslie			1,710 3,418		
Sheridan Family Partners, L.P.			15,944		
Shine, William			2,766		
Silberstein, John J.		75,14			
Silbert, Harvey I. Simons, Robert			19,976 3,364		
Sims, David		52,93			
Slaner, Estate of Alfred P.		,	34,958		
Steiner, Phillip Harry			1,124		
Steiner, Richard Harris			1,124		
Tannenbaum, Bernard Tannenbaum, Bernice			912 76		
Tartikoff Living Trust			3,364		
Winik, Trust U/W/O Carolyn			3,364		
Watt, Emily			1,332		
Wang, Kevin Weissman, Sheila		77,45	664		
Williams, John			2,244		
•					

		Total	Value	Percentage	_		
	Е	Common Units	Common Units	Common Units	Total Units	Total Value	Percentage Interest
		0111113	0111123	01111.2	011103	varue	
Oestreich, Sophy		4,610	\$165,084	0.0050%	4,610	\$165,084	0.0044%
Oppenheimer, Martin J.		338	\$12,104	0.0004%	338	\$12,104	0.0003%
Oppenheimer, Suzanne		338	\$12,104	0.0004%	338	\$12,104	0.0003%
Oshatz, Michael P.		30,180	\$1,080,746	0.0329%	30,180	\$1,080,746	0.0289%
Phillips, Family Trust UWO Edith Phillips, Jonathan		0 3,364	\$0 \$120,465	0.0000% 0.0037%	0 3,364	\$0 \$120,465	0.0000% 0.0032%
Phillips, Lynn		3,364	\$120,465	0.0037%	3,364	\$120,465	0.0032%
Phillips, Estate of John D.		0	\$0	0.0000%	0,004	\$0	0.0000%
Plum Partners L.P.		0	\$0	0.0000%	0	\$0	0.0000%
Prentice Revocable Trust, 12/12/75		2,601	\$93,142	0.0028%	2,601	\$93,142	0.0025%
RCAY S.A.	0	. 0	\$0	0.0000%	. 0	\$0	0.0000%
Reichler, Richard		5,400	\$193,374	0.0059%	5,400	\$193,374	0.0052%
Reingold, Suzy		4,888	\$175,039	0.0053%	4,888	\$175,039	0.0004%
Roberts, H. Richard		39,426	\$1,411,845	0.0429%	39,426	\$1,411,845	0.0378%
Roche, Sara		3,364	\$120,465	0.0037%	3,364	\$120,465	0.0032%
Rolfe, Ronald Rosenberg, Ilse		1,844 576	\$66,034 \$20,627	0.0020% 0.0006%	1,844 576	\$66,034 \$20,627	0.0018%
Rosenheim, Revocable Living		0	\$20,627 \$0	0.0000%	0	\$20,627 \$0	0.0006% 0.0000%
Trust of Edna		1,124	\$40,250	0.0012%	1,124	\$40,250	0.0011%
Rosenzveig, Abraham		3,744	\$134,073	0.0041%	3,744	\$134,073	0.0036%
Rubashkin, Martin		460	\$16,473	0.0005%	460	\$16,473	0.0004%
Rubin, Murray M.		3,364	\$120,465	0.0037%	3,364	\$120,465	0.0032%
Sahid, Joseph		1,844	\$66,034	0.0020%	1,844	\$66,034	0.0018%
Saunders, Paul		1,844	\$66,034	0.0020%	1,844	\$66,034	0.0018%
Saul, Andrew		20,196	\$723,219	0.0220%	20,196	\$723,219	0.0193%
Schacht, Ronald		988	\$35,380	0.0011%	988	\$35,380	0.0009%
Schwartz, Trust FBO Samuel		4 278	\$0 \$152,105	0.0000%	4 270	\$0 \$152,105	0.0000%
UWO Barbara Schwartz		4,278 0	\$153,195 \$0	0.0047% 0.0000%	4,278 0	\$153,195 \$0	0.0041% 0.0000%
Schwartz, Trust FBO Samuel UWO Ellis Schwartz		256	\$9,167	0.0003%	256	\$9,167	0.0002%
Schwartz, Trust FBO Carolynn		0	\$9,107	0.0003%	0	\$9,107	0.0002%
UWO Barbara Schwartz		4,278	\$153,195	0.0047%	4,278	\$153,195	0.0041%
Schwartz, Trust FBO Carolynn		0	\$0	0.0000%	, 0	\$0	0.0000%
UWO Ellis Schwartz		256	\$9,167	0.0003%	256	\$9,167	0.0002%
Shapiro, Howard		932	\$33,375	0.0010%	932	\$33,375	0.0009%
Shapiro, Howard A.		336	\$12,032	0.0004%	336	\$12,032	0.0003%
Shapiro, Robert I.		3,364	\$120,465	0.0037%	3,364	\$120,465	0.0032%
Shasha, Alfred A & Hanina		5,770	\$206,624	0.0063%	5,770	\$206,624	0.0055%
Shasha, Alfred A. & Hanina Shasha, Alfred & Hanina		7,484 0	\$268,002 \$0	0.0081% 0.0000%	7,484 0	\$268,002 \$0	0.0072% 0.0000%
Trustees UTA 6/8/94		13,676	\$489,738	0.0149%	13,676	\$489,738	0.0131%
Shasha, Robert Y.		1,710	\$61,235	0.0019%	1,710	\$61,235	0.0016%
Shasha-Kupchick, Leslie		3,418	\$122,399	0.0037%	3,418	\$122,399	0.0033%
Sheridan Family Partners, L.P.		15,944	\$570,955	0.0174%	15, 944	\$570,955	0.0153%
Shine, William		2,766	\$99,050	0.0030%	2,766	\$99,050	0.0026%
Silberstein, John J.		75,140	\$2,690,763	0.0818%	75,140	\$2,690,763	0.0720%
Silbert, Harvey I.		19,976	\$715,341	0.0218%	19,976	\$715,341	0.0191%
Simons, Robert		3,364	\$120,465	0.0037%	3,364 52,938	\$120,465 \$1,895,710	0.0032%
Sims, David		52,938	\$1,895,710 \$1,251,846	0.0576% 0.0381%	,		0.0507%
Slaner, Estate of Alfred P. Steiner, Phillip Harry		34,958 1,124	\$40,250	0.0012%	34,958 1,124	\$1,251,846 \$40,250	0.0335% 0.0011%
Steiner, Richard Harris		1,124	\$40,250	0.0012%	1,124	\$40,250	0.0011%
Tannenbaum, Bernard		912	\$32,659	0.0010%	912	\$32,659	0.0009%
Tannenbaum, Bernice		76	\$2,722	0.0001%	76	\$2,722	0.0001%
Tartikoff Living Trust		3,364	\$120,465	0.0037%	3,364	\$120,465	0.0032%
Winik, Trust U/W/O Carolyn		3,364	\$120,465	0.0037%	3,364	\$120,465	0.0032%
Watt, Emily		1,332	\$47,699	0.0015%	1,332	\$47,699	0.0013%
Wang, Kevin		77,458	\$2,773,771	0.0843%	77,458	\$2,773,771	0.0742%
Weissman, Sheila		664	\$23,778	0.0007%	664	\$23,778	0.0006%
Williams, John		2,244	\$80,358 	0.0024%	2,244	\$80,358	0.0021%
TOTAL	0	91,830,267	3,288,441,861	100.0000%	102,116,767	\$3,738,753,722	100.0000%

⁽¹⁾ Directly and through the following subsidiaries: Vornado Finance Corp., Vornado Investments Corporation, 40 East 14 Realty Associates General Partnership, 825 Seventh Avenue Holding Corporation, Menands Holding Corporation, and Two Guys From Harrison, N.Y., Inc.

(2) Pledged. (See Section 11.3.F of the Operating Partnership Agreement.)

Common Units

 Vornado
 85,068,377

 Original Mendik Partners
 4,865,790

 Kennedy Partners
 1,065,722

 Freezer Services Partners
 144,620

 Westport Partners
 8,319

 770 Broadway Partner
 458,964

 20 Broad Partners
 16,064

 High Point Partners
 202,411

 91,830,267
 91,830,267

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Exhibit 99.1

CONTACT: JOSEPH MACNOW (201) 587-1000

[Vornado Realty Trust logo] Park 80 West, Plaza II Saddle Brook, NJ 07663

FOR IMMEDIATE RELEASE - December 9, 1998

SADDLE BROOK, NEW JERSEY VORNADO REALTY TRUST (NYSE:VNO) today announced that it has completed its previously announced acquisition of the 1.05 million square foot Market Square Complex of showrooms in the nation's "furniture capital", High Point, NC. The consideration was approximately \$97 million consisting of \$46 million in debt and \$51 million in Operating Partnership Units and 6.5% Preferred Operating Partnership Units convertible at \$43.74 per unit.

The acquired real estate assets include the Market Square, Hamilton Market and Furniture Plaza showroom buildings and the High Point Holiday Inn hotel.

In a second transaction, Vornado announced that it has also acquired the 243,000 square foot National Furniture Mart, which is adjacent to the aforementioned properties, in High Point. The price was approximately \$17.7 million consisting of \$3.8 million in cash and \$13.9 million in debt.

The properties will be managed by Merchandise Mart Properties, Inc. which Vornado acquired as part of the Kennedy Family portfolio in April 1998.

Vornado 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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CONTACT: JOSEPH MACNOW (201) 587-1000

[Vornado Realty Trust logo] Park 80 West, Plaza II Saddle Brook, NJ 07663

FOR IMMEDIATE RELEASE - August 19, 1998

VORNADO REALTY TRUST TO ACQUIRE MARKET SQUARE COMPLEX IN HIGH POINT, NC

SADDLE BROOK, NEW JERSEY VORNADO REALTY TRUST (NYSE:VNO) today announced that it has entered into a definitive agreement to acquire the 1.05 million square foot Market Square Complex of showrooms in the nation's "furniture capital", High Point, NC, for approximately \$100 million consisting of \$45 million in debt and \$55 million in Operating Partnership Units and Convertible Preferred Operating Partnership Units.

The acquired real estate assets include the Market Square, Hamilton Market and Furniture Plaza showroom buildings and the High Point Holiday Inn hotel. The properties will be managed by Merchandise Mart Properties, Inc. which Vornado acquired as part of the Kennedy Family portfolio in April 1998.

The closing, which is expected at the end of the third quarter, is subject to customary closing conditions.

Vornado 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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